

Contract #:		

STATE OF ARKANSAS SERVICES CONTRACT

Service Type		Federal Procure	ement Method		
Contracting Part after referred to a		kansas is hereinafter referred or.	d to as the Departm	nent and co	intractor is herein
Department No. & N	lame				
Division					
Contractor Name					
Contractor Address	5				
Contractor Number	,	Minority/Wom	en Owned Busin	ess 🔘	Yes No
contract (Contract Attachment 4.	e original term	nethods the Department will achieved. If space below (Original Term) of the Cont., unless earlier terminated	is insufficient it n	nay be su	pplemented with

Arkansas Code Annotated § 19-11-238(c)(1). By written agreement of the parties, the term of the Contract may be extended or renewed for additional time beyond the Original Term. This allows for a total possible term (**Total Possible Term**) beyond the Contract's Original Term, as defined in the following paragraph.

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	The Total Possible Term of the Contract is a period comprised of the Original Term plus any extensions or renewals that may be agreed to by the parties in writing, but in no event longer than a period of seven (7) consecutive years from the effective date of the Original Term , unless otherwise provided by law. Subject to applicable law, the terms hereof, and an appropriation of necessary funding, the Total Possible Term of this Contract expires no later than (mm/dd/yyyy).
4.	Contractor's Performance Obligations. Contractor, for the duration of the Contract and as consideration for the Department's payment as set forth below, shall provide the following to the Department:
	The parties agree that this paragraph 4 of the Contract, and any incorporated attachment, fully sets forth the Contractor's performance upon which the Department's obligation to pay the Contractor is conditioned. (if the space provided is not enough to fully specify the Contractor's duty to perform and to identify the standards of satisfactory performance, the Contractor's covenant to perform must be set forth in Attachment 5 hereto, Performance Details, the terms of which, if any, are incorporated herein by reference.)
5.	Department's Payment Obligations . Department, as consideration for the Contractor's satisfactory performance of the Contractor's Performance Obligations, as set forth above, shall pay the Contractor as follows:

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The parties agree that this paragraph 5 of the Contract, and any incorporated attachment, fully sets forth all applicable rates, fees, charges, costs (transportation, per diem, subsistence, out-of-pocket allowances, and

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any other costs that may apply), and items for which the Contractor is entitled to payment under the Contract as consideration for Contractor's satisfactory performance of its obligations under the Contract.
The Department shall not pay Contractor except as set forth. The parties also agree that the method(s) determining the amount of payment corresponding to the Contractor's satisfactory performance is/are storth in this paragraph 5 such that the total payment owed under the Contract can be determined by reference thereto. (If the space provided is not enough to fully set forth the information needed to determine proper compensation owed by the Department for Contractor's satisfactory performance under the Contract, that information must be set forth in Attachment 2, Calculation of Compensation, the terms which, if any, are incorporated herein by reference.)
Assuming: (a) Contractor's full and satisfactory performance under the Contract for the duration of the Contract Term, and (b) the corresponding compensation identified in paragraph 5; the maximum number of dollars that the Department may be obligated to pay to the Contractor under the terms of the Contract for the Original Term is: (Initial Contract Amount).
Assuming: (a) Contractor's full and satisfactory performance under the Contract for the duration of its Tot Possible Term , and (b) the corresponding compensation identified in paragraph 5, the maximum number dollars that the Department may be obligated to pay to the Contractor under the terms of the Contract for the Total Possible Term is: (Total Projected Contract Amount).
If either the Total Projected Contract Amount or the amount the Department may be obligated to pay the Contractor in any given year of the Original Term , or the Total Possible Term of the Contract meets exceeds the threshold of Arkansas Code Annotated § 19-11-265, the Contract shall be submitted for egislative review prior to its effective date.
Terms and Conditions of Solicitation Incorporated and Order of Precedence. The parties agree the the agreement in this Contract memorializes and incorporates by reference any and all writted representations, warranties, terms, and conditions, set forth in the underlying solicitation document and the bod or proposal that became the basis of the Contract award, which representations, warranties, terms, are conditions continue in full force and effect unless expressly amended hereby.
Accordingly, the provisions of this memorialization of the Contract should be read as being consister

Accordingly, the provisions of this memorialization of the Contract should be read as being consistent therewith and supplementary thereto to the extent reasonably possible. However, in the event of a conflict between the provisions of this memorialization and the specific provisions of the bid or proposal that was the basis of award, such conflict shall be resolved by giving priority to the documents in the order listed below, including but not limited to conflicting order of precedence provisions.

 A. This Contract, as may be amended in writing by 	y the parties;
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- **B.** The solicitation _____ (Solicitation number) including all Addenda;
- **C.** Contractor's response to the solicitation.

7. Termination & Cancellation Clauses.

6.

A. Non-Appropriation Clause Pursuant to §19-11-1012(11). In the event the State of Arkansas fails to appropriate funds or make monies available for any biennial period covered by the term of this contract for the services to be provided by the Contractor, this Contract shall be terminated on the last day of the last biennial period for which funds were appropriated or monies made available for such purposes.

This provision shall not be construed to abridge any other right of termination the agency may have.

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- **B. For Convenience.** The Department may terminate this contract for any reason by giving the Contractor written notice of such termination no less than sixty (60) days prior to the date of termination.
- C. For Cause. The Department may cancel this Contract for cause when the Contractor fails to perform its obligations under it by giving the Contractor written notice of such cancellation at least thirty (30) days prior to the date of proposed cancellation. In any written notice of cancellation for cause, the State will advise the Contractor in writing of the reasons why the State is considering cancelling the Contract and may provide the Contractor with an opportunity to avoid cancellation for cause by curing any deficiencies identified in the notice of cancellation for cause prior to the date of proposed cancellation. The parties may endeavor to agree to reasonable modifications in the Contract to accommodate the causes of the cancellation for cause and avoid the cancellation, to the extent permitted by law, and at the discretion of each party individually.

8. Non-negotiable Governing Law and Venue.

- **A.** This contract shall be governed by and construed in accordance with the Laws of the State of Arkansas. Exclusive venue arising under this Contract is Pulaski County, Arkansas.
- **B.** Any legislation that may be enacted subsequent to the date of this Contract, which may cause all or any part of the Contract to be in conflict with the laws of the State of Arkansas, will be given proper consideration if and when this contract is renewed or extended. At such time, the parties agree that the Contract shall be amended to comply with any applicable laws in effect.
- **C.** Under Arkansas law, the release of public records is governed by the Arkansas Freedom of Information Act found at Section 25-19-101 et. seq. of the Arkansas Code Annotated.
- 9. Non-negotiable Sovereign Immunity. Nothing in this Contract shall be construed as a waiver of the State's sovereign immunity. Any claims Contractor wishes to assert against the State in connection with this Contract shall be brought in the Arkansas State Claims Commission.
- 10. Non-negotiable Intergovernmental/Cooperative Use. In accordance with Arkansas Code Annotated § 19-11-249, any State public procurement unit may participate in this Contract with a participating addendum signed by the Contractor and approved by the chief procurement officer of the procurement agency issuing the contract.
- 11. Non-negotiable Disclosure Required by Executive Order 98-04. Any contract or amendment to a contract executed by an agency which exceeds \$10,000 shall require the Vendor to disclose information as required under the terms of Executive Order 98-04 and the Regulations pursuant thereto. The Vendor shall also require the subcontractor to disclose the same information. The Contract and Grant Disclosure and Certification Form shall be used for this purpose. Contracts with another government entity such as a state agency, public education institution, federal government entity, or body of a local government are exempt from disclosure requirements.

The failure of any person or entity to disclose as required under any term of Executive Order 98-04, or the violation of any rule, regulation or policy promulgated by the Department of Finance and Administration pursuant to this Order, shall be considered a material breach of the terms of the contract, lease, purchase agreement, or grant and shall subject the party failing to disclose, or in violation, to all legal remedies available to the Agency under the provisions of existing law.

12. Compliance. The Contractor shall ensure, in cooperation with the Department, that the Contract adheres

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to the requirements of Arkansas procurement law, including without limitation the inclusion of any mandatory language and the submission of the contract for any required review. The signature of the Contractor on this Contract serves as an acknowledgement that the Contractor is:

- **A.** Equally responsible with the Department for adhering to the requirements of Arkansas Procurement Law related to the content and review of the Contract; and
- **B.** Subject to the relevant ethical provisions of § 19-11-701 et seq.
- 13. Indemnity. The Contractor shall be fully liable for the actions of its agents, employees, partners, and assigns and shall fully indemnify, defend, and hold harmless the Department, and their officers, agents, and employees from third party suits, actions, damages, and costs of every name and description, including attorney's fees to the extent arising from or relating to personal injury and damage to real or personal property, caused in whole or in part by the negligence or willful misconduct of Contractor, its agents, employees, partners, or assigns.
- **14. Assignment/Subcontracting.** Contractor shall not assign, sell, transfer, subcontract or sublet rights, or delegate responsibilities under this Contract, in whole or in part, without the prior written approval of the Department.
- 15. Amendments. The terms of this Contract shall not be waived, altered, modified, supplemented or amended in any manner whatsoever without written approval of both parties. Any amendment that increases compensation or represents a material substantive change may require review by Legislative Council or Joint Budget Committee pursuant to Arkansas Code Annotated § 19-11-265.
- 16. Records. Financial and accounting records reasonably relevant to State of Arkansas transactions under this Contract shall be subject to examination by appropriate Arkansas government authorities for a period of five (5) years from the date of expiration, termination or cancellation and final payment under this Contract, provided, however, that such government authorities will provide thirty (30) days written notice to the Contractor of its intent to conduct such examination contemplated by this section; and provided that such examination occurs pursuant to a mutually agreed upon location, during normal business hours and subject to reasonable confidentiality obligations.
- **17. Non-waiver.** The failure by one party to require performance of any provision shall not affect that party's right to require performance at any time thereafter, nor shall a waiver of any breach or default of this Contract constitute a waiver of any subsequent breach or default or a waiver of the provision itself.
- **18. Severability.** If any provision of this contract is held unenforceable, all remaining provisions of this Contract shall remain in full force and effect.
- 19. ACH Payment. All payments to the Contractor under this Contract shall be made exclusively through ACH (Automated Clearing House) direct deposit or through the State's authorized VISA Procurement Card (p-card). The Contractor agrees to provide the necessary banking information, including account number, routing number, and any other details required to facilitate ACH direct deposits. The Contractor is responsible for ensuring that the provided banking information is accurate and up to date. Any delays or errors in payment caused by incorrect or outdated information provided by the Contractor shall not be the responsibility of the Department. The Department will process payments according to the agreed payment schedule, and all payments made via ACH direct deposit shall be considered as duly received upon successful transmission to the Contractor's designated bank account.

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	tachments. Certification of Contractor		
	Calculation of Compensation, as appli	icable:	
	Source of Funds	icable,	
3. 4.	Objectives, Scope, and Performance S	Standards as applicable; and	
	Performance Details, as applicable	otandards, as applicable, and	
	Additional Attachments as applicable		
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	A B		
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B.	 Method of Notice. The parties shall go by (i) personal delivery, (ii) a nationally certified mail, postage prepaid[, (iv) Contract, or to the address that a passection. Receipt of Notice. A notice given un i. the other party's receipt of it, or ii. if mailed, the earlier of the other 	r party's receipt of it and the fifth business day afte communications between the parties in writing sha with the following:	ass registered or specified in this purposes of this er mailing it.
Name		Title	
Telepho	ne#	Email	
Contact	#2 - Department Representative with kr	nowledge of this project (for general questions and	responses)
Name		Title	
Telepho	ne #	Email	
Contact response	•	tor or Critical Contact (for time sensitive questions	and

	Contract #:	C
Name	Title	
Telephone#	Email	
22. Technology Access. If the Commodities a including telecommunications hardware or represents and warrants it shall comply with visual impairments and nonvisual access st which standards can be found at <u>Technolog</u> applicable.	software ("Information Technology"), ther federal and state law relating to accessibility andards established by the Division of Info	n the Contractor y by persons with ormation System,
23. SIGNATURES		
DEPARTMENT SIGNATURE CERTIFIES DEPARTMENT UNLESS SUFFICIENT FUNDS BECOME DUE. IN WITNESS WHEREOF, the Parties sign an or other representations by the parties, the "Section 3 above.	S ARE AVAILABLE TO PAY THE OBLIGATION d cause this Contract to be executed. Notwi	ONS WHEN THEY thstanding verbal
Section 3 above.		
CONTRACTOR AUTHORIZED SIGNATURE	DEPARTMENT AUTHORIZED SIG	NATURE
Printed Name	Printed Name	
Title	Title	
Address	Address	
Signature	Signature	
Date	 Date	

Attachment #1 CERTII	FICATION OF CONTRACTOR
Sections A, B and C apply to all service contracts. Secontracts only.	ctions D and E apply to Professional and Consulting Services
A. "I, (Contractor)	(Title)
(Contractor)	(Tiue)
employee of the State of Arkansas will receive any perexecution of this contract that would violate the law." Item 'direct or indirect monetary benefits' "shall not a	my knowledge and belief, no regular full-time or part- time ersonal, direct or indirect monetary benefits as a result of the Where the Contractor is a widely-held public corporation, the oply to any regular corporate dividends paid to a stockholder and who owns less than ten percent (10%) of the total
	actor has with any other state government entities. (Not partments. If no contracts or subcontracts, please put "Not
, , , ,	oversies with any state agencies or representing any clients department? If no controversies, please put "Not applicable"

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D. Contractor shall list below, or on an attachment hereto, names, addresses, and relationship of those persons who will be supplying services to the State at the time of the execution of the contract. If the names are not known at the time of the execution of the contract, the Contractor shall submit the names along with the other information as they become known. Such persons shall, for all purposes, be employees or independent contractors operating under the control of the Contractor (sub- contractors), and nothing herein shall be construed to create an employment relationship between the departments and the persons listed below.

Name	Address	Relationship

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CERTIFICATION OF CONTRACTOR CONT'D

E. The State has no managerial responsibilities over the Contractor or Contractor's employees. In carrying out this contract, Contractor understands and represents that there is no employment relationship between the contracting parties.

Pursuant to Arkansas law, a vendor must certify as specified below and as designated by the applicable laws.

1. **Israel Boycott Restriction**: For contracts valued at \$1,000 or greater.

A public entity shall not contract with a person or company (the "Contractor") unless the Contractor certifies in writing that the Contractor is not currently engaged in a boycott of Israel. If at any time after signing this certification the Contractor decides to boycott Israel, the Contractor must notify the contracting public entity in writing. See Arkansas Code Annotated § 25-1-503.

2. Illegal Immigrant Restriction: For contracts valued at \$25,000 or greater.

No state agency may contract for services with a Contractor who knowingly employs or contracts with an illegal immigrant. The Contractor shall certify that it does not knowingly employ, or contract with, illegal immigrants. See Arkansas Code Annotated § 19-11-105.

3. **Energy, Fossil Fuel, Firearms, and Ammunition Industries Boycott Restriction**: For contracts valued at \$75,000 or greater.

A public entity shall not contract unless the contract includes a written certification that the Contractor is not currently engaged in and agrees not to engage in, a boycott of an Energy, Fossil Fuel, Firearms, or Ammunition Industry for the duration of the contract. See Arkansas Code Annotated § 25-1-1102.

4. **Scrutinized Company Restriction**: Required with bid or proposal submission.

A state agency shall not contract with a Scrutinized Company or a company that employs a Scrutinized Company as a subcontractor. A Scrutinized Company is a company owned in whole or with a majority ownership by the government of the People's Republic of China. A state agency shall require a company that submits a bid or proposal for a contract to certify that it is not a Scrutinized Company and does not employ a Scrutinized Company as a subcontractor. See Arkansas Code Annotated § 25-1-1203.

By signing this form, the Contractor agrees and certifies they are in compliance with the certification requirements listed above that are relevant to this contract and will remain so for the aggregate term of any resultant contract

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	Attachmen	ıt #2 Calcı	ulation of Compensation	on
Calculation of Compensa	tion (for Professi	ional & Con	sulting Service Contracts (Only):
•	ovide the variou	ıs levels of	f expertise, the number of	of personnel for each level, the
Level of Personnel	Number		Compensation Rate	Total for Level
TOTAL COMPENSATION	N EXCLUSIVE O	F EXPENS	E REIMBURSEMENT(S)	\$ 0.00
B. In the table below, prov	ide any allowable	reimbursal	ble expenses, estimated ra	ites, and a total for each level.
Reimbursable Expense I	tems (Specify)	Estimated	Rate of Reimbursement	Total
TOTAL REIMBURSABLE	EVDENCES			\$ 0.00
TOTAL NLIMBONSABLE	LAFLINGLS			
Total compensation inc	lusive of expen	ses reimbu	ursement:	\$ 0.00
Annual Contract Amour	nt:			
Calculation of Services a	nd Commodities	for Techn	ical & General Service Cor	ntracts Only):
				d, the quantity, cost per item, and
total cost.				
Services	Quan	tity	Cost Per Item	Total Cost
			TOTAL OF DV//050	
			TOTAL SERVICES	\$ 0.00
B. In the table below, as a	pplicable, provide	e the variou	s commodities, quantity, co	ost per item, and total cost
Commodities	Quantity		Cost Per Item	Total Cost
			TOTAL COMMODITIES	\$ 0.00
				\$ 0.00
Total services inclusive		s:	-	φ 0.00
Annual Contract Amour	nt:		-	

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Attachment #3 Source of Funds

Source of Funds the Department intends to draw on. This is provided for informational purposes only. It is required under Arkansas Procurement Law and is not a performance obligation of the Department or an unconditional promise to pay from the sources identified.

Fund Source	Identify Source of Funds*	Fund	Fund Center	Amount of Funding	% of Total Contract Cost
					%
					%
					%
					%
					%
					%
			TOTALS	\$ 0.00	0.00 %

Identify whether State general revenue funds (GRF), special revenue funds (SRF), federal funds (FED), or other public funds (Other) are the source. Identify each specific source of SRF, such as special taxes or fees, in the "Identify Source of Funds" column. Similarly, if Other public funds, such as tobacco funds, general improvement funds, etc., are being used to pay the Contractor, these should be specified in the "Identify Source of Funds" column.