

**UNITED STATES TRANSPORTATION COMMAND
(USTRANSCOM)**

**Contract Number FA4428-06-D-0006,
1 October 2006**

Civil Reserve Air Fleet (CRAF)

**Awarded to Federal Express Charter Programs Team
Arrangement**

Previously released under FOIA 08-73
Information being withheld pursuant
To 5 U.S.C. 552(b)(4) & (b)(6)

AWARD/CONTRACT		1. THIS CONTRACT IS A RATED ORDER UNDER DPAS (15 CFR 350)		RATING	PAGE 1 OF 1 PAGES		
2. CONTRACT (Proc. Inst. Ident.) NO. FA4428-06-D-0006		3. EFFECTIVE DATE 01/Oct/2006		4. REQUISITION/PURCHASE REQUEST/PROJECT NO. See Schedule			
5. ISSUED BY HQ AMC/A3KI 402 Scott Dr., Unit 3A1 Scott AFB, IL 62225-5302		6. ADMINISTERED BY (If other than Item 5) John Carlson (618) 229-2505					
7. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State and ZIP Code) FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT 3131 DEMOCRAT ROAD BLDG D-190 MEMPHIS, TN 38118-0102				8. DELIVERY <input checked="" type="checkbox"/> FOB ORIGIN <input type="checkbox"/> OTHER (See below)			
				9. DISCOUNT FOR PROMPT PAYMENT NET 15			
10. SUBMIT INVOICES (4 copies unless otherwise specified) TO THE ADDRESS SHOWN IN				ITEM SEE ATCH 3			
CODE 1SB34		FACILITY CODE					
11. SHIP TO/MARK FOR		12. PAYMENT WILL BE MADE BY DFAS-LIMESTONE/DFAS-BAASD/CC P.O. BOX 369020 LIMESTONE PAYING OFFICE COLUMBUS, OH 43236-9020		CODE F67100			
13. AUTHORITY FOR USING OTHER THAN FULL AND OPEN COMPETITION: <input checked="" type="checkbox"/> 10 U.S.C. 2304(c) (3) <input type="checkbox"/> 41 U.S.C. 253(c) ()				14. ACCOUNTING AND APPROPRIATION DATA Will be cited on Delivery Orders			
15A. ITEM NO.	15B. SUPPLIES/SERVICES	15C. QUANTITY	15D. UNIT	15E. UNIT PRICE	15F. AMOUNT		
	SEE SCHEDULE						
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					(ESTIMATED)		
15G. TOTAL AMOUNT OF CONTRACT					\$1,020,170,748.49		
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19A. NAME AND TITLE OF SIGNER (Type or print) Air Transport International LLC				20A. NAME OF CONTRACTING OFFICER SANDRA M. HALAMA SANDY.HALAMAGSCOTT.AF.MIL (618) 229-3771			
19C. DATE SIGNED 06/Sept/12				20B. UNITED STATES OF AMERICA Sandra M. Halama		20C. DATE SIGNED 18 SEP 2006	
(Signature of person authorized to sign)				(Signature of Contracting Officer)			

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				SANDRA M. HALAMA			
				SANDY.HALAMA@SCOTT.AF.MIL			
				(618) 229-3771			
19B. NAME OF CONTRACTOR				20B. UNITED STATES OF AMERICA			
19C. DATE SIGNED				20C. DATE SIGNED			
13 Sept 2006				18 SEP 2006			
BY <i>(Signature of person authorized to sign)</i>				BY <i>(Signature of Contracting Officer)</i>			
				Sandra M. Halama			

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19B. NAME OF CONTRACTOR				20B. UNITED STATES OF AMERICA		20C. DATE SIGNED 18 SEP 2006	
BY [Signature] (Signature or person authorized to sign)				BY Sandram.Halama (Signature of Contracting Officer)			
19C. DATE SIGNED 12 Sept 2006							

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19B. NAME OF CONTRACTOR BY				20B. UNITED STATES OF AMERICA BY Sandra Halama			
19C. DATE SIGNED 20060911				20C. DATE SIGNED 18 SEP 2006			
AUTHORIZED FOR LOCAL REPRODUCTION Previous edition is usable				STANDARD FORM 28 (REV. 12/2002) Prescribed by GSA - FPMR (41 CFR) 101-11.6			

1. EXPANSION PEACETIME AIRLIFT SERVICES ENTITLEMENT BY CATEGORY

CAT B CARGO	<u>Narrow Body</u> TBD	<u>Wide Body</u> TBD
CAT B COMBI	TBD	N/A
CAT B PASSENGER	TBD	TBD
SCHEDULED SERVICE CARGO	<u>Minus Alaska</u> TBD	<u>Alaska Only</u> TBD
SHORT RANGE	<u>Passenger</u> TBD	<u>Cargo</u> TBD

2. MINIMUM GUARANTEE

a. The total minimum guarantee to be awarded under this contract will be those dollars negotiated and awarded for each contract as the fixed award (excluding CAT A). This minimum can be satisfied by a combination of fixed and expansion award when circumstances so dictate.

b. For those contracts awarded for expansion only, the minimum guarantee will be to attend the MOBREP Conference. This minimum will be satisfied as reimbursement costs for up to two representatives to attend the annual meeting sponsored by the CRAF office, HQ AMC/A3BC.

3. PRICING

a. CLIN 0001AA shall be priced as follows:

(1) CLIN 0001AA. Reimbursables. The following additional charges are not included in the Uniform Rate which may be recognized under the terms of this contract: Transportation Tax; Head Tax; Custom Charges as outlined in 19 USC 58c; Immigration Charges as outlined in 8 USC 1356(d); Animal and Plant Health Inspection Service Fee as outlined in 7 CFR Part 354 (passenger fee only); Excess Baggage; Federal Inspection Station Fee, Eurocontrol, Reimbursables, and Demurrage. Contractor will be reimbursed for actual Eurocontrol charges included and submitted on the invoice for payment on cargo missions flying hub and spoke operations within Europe, i.e. L-100 operations. Contractor will be reimbursed for actual Eurocontrol charges included and submitted on the invoice for payment on combi missions within Europe. Demurrage will be paid on completed cargo missions when departure is delayed over 3 hours beyond scheduled block time and the delay is Government controlled (See Section F, paragraph 5). Payment of delays of fractions of an hour will be calculated using normal rounding procedures, i.e., 29 minutes or less will be dropped, 30 minutes or more will be rounded to the next whole hour. Charges are as follows:

<u>Large</u>	<u>Per Hour</u>	<u>Medium</u>	<u>Per Hour</u>	<u>Small</u>	<u>Per Hour</u>
(a) B747 100/200/400/400ER	-- \$ 1306	(a) A-300-600ER	-- \$ 1697	(a) B-727-100	-- \$1057
(b) MD-11F	-- \$ 1248	(b) A-300-400(F)	-- \$ 1664	(b) B-727-200	-- \$1292
(c) MD-11C	-- \$ 1190	(c) DC-8-63/71-73F	-- \$ 1597	(c) L-100	-- \$500
(d) DC-10-30/40	-- \$ 1089	(d) DC-8-61/62	-- \$ 1304		
(e) DC10-10F	-- \$ 1016	(e) DC-8-50	-- \$ 1214		
(f) L-1011-50/10	-- \$ 871				

(2) Fuel Adjustments. The prices are subject to adjustment for variances in fuel prices as set forth in the AMC Final Uniform Negotiated Rates and Rules, and Attachment 1, Appendix 3, paragraph 17 of Section C, Performance Work Statement (PWS). The L-100 fuel adjustments will be accomplished using the procedures contained in the AMC Final Uniform Rates and Rules.

(3) Other costs not specifically noted above may be allowed as reimbursable, if determined appropriate and authorized by the Contracting Officer prior to the contractor incurring the cost.

b. CLIN 0001AB. MOBREP Conference. The government will reimburse the contractor for certain expenses incurred as a result of carrier representatives attending the MOBREP Conference. Reimbursement for food, lodging and travel will be consistent with the Joint Travel Regulation (JTR).

c. CLIN 0001AC. Accessorial Charge (CAT A only). These costs shall include dangerous goods surcharge, dangerous goods certification, and courier movement. Other costs not specifically addressed in this paragraph may be allowed as reimbursable, if determined appropriate and authorized by the Contracting Officer prior to the contractor incurring the cost.

d. CLIN 0002. Contingency Alert. CLIN is priced as a NOT-TO-EXCEED amount which the Contractor shall not exceed without the Contracting Officer's prior concurrence. The intent of this provision is to fairly compensate for services performed which will not be compensated through the award of a mission. The Contractor shall submit complete documentation to support all costs identified on their invoice for services performed. The Contracting Officer will evaluate the Contractor's submission for reasonableness, allowability, and allocability consistent with the Federal Acquisition Regulation and negotiate with the Contractor as needed. Potential loss of revenue from commercial business is not an allowable cost. (See Section B, CLIN 0002, Section 4, para 4.27 of Section C, PWS.)

e. CLINs 0003-0035. CRAF Activation, shall be priced as follows:

(1) Prices for airlift services during CRAF activation, Stage I, II and III and during AMC Commander- determined periods (where volunteered airlift is used in lieu of CRAF activated airlift) shall be determined in the same manner as for the fixed award CLINs, except that one-way cargo and passenger missions will be priced at the percentage of the round trip rate, identified as CRAF Contingency rate, in the AMC Negotiated Uniform Rates and Rules. The price for Aeromedical evacuation airlift shall be determined IAW the AMC Aeromedical Airlift Uniform Rates and Rules and Appendix 5, paragraph 6.0 of Section C, PWS.

(2) For long-range international aircraft called up (See Section C, PWS, Appendix 5, para 2.5) under CRAF activation Stages I, II or III, there will be a guaranteed average daily utilization of 8 hours flight time. If an aircraft fails to achieve the guaranteed utilization, the Contractor will be entitled to additional compensation due to under utilization.

(a) The equation for computing compensation for under utilization is:

(Guaranteed Hours - actual hours) X 500 mph X Aircraft Cabin Load (ACL) X roundtrip rate (See 3. below) = compensation

1. Flight time (actual hours) shall include all revenue hours including paid ferry and any commercial flights operated during the CRAF activation.

2. Actual hours will be increased by 8 hours for each time an aircraft is unavailable to the Government for Contractor controllable reasons. (ie: maintenance or lack of sufficient crew).

3. The rate will be based on the round trip rate in the AMC Negotiated Uniform Rate minus any costs not expected to be incurred (i.e., fuel, meals, maintenance).

4. The underutilized hours will be converted to miles using an average speed of 500 mph.

EXAMPLE:

(i) Tail number N123 with an ACL of 326 PAX is activated on the 5th of the month.

(ii) The aircraft operated for 100 flight hours for the remainder of the month including 10 commercial hours.

(iii) Guaranteed utilization = 240 hours (30 days x 8 hours)

(iv) Actual utilization = 100 hours

(v) Underutilized hours = 140 hours

(vi) $140 \text{ hours} \times 500 \text{ mph} = 70,000 \text{ miles} \times 326 \text{ ACL} = 22,820,000 \text{ seat miles} \times .045 \text{ (actual rate to be determined)} = \$1,026,900$ compensation earned for the month.

(b) The procedure for determining under utilization and compensation will be based on documentation provided by the Contractor. Contractor may report to AMC at the end of each month, at the end of the contract period or upon CRAF deactivation, total hours flown for each called up aircraft, (or substituted aircraft), the number of Contractor controllable delays, hours flown in commercial service, and hours flown in AMC service. Compensation for under utilization will be accomplished at the end of the contract period or upon CRAF deactivation, whichever comes first. Contractors must provide cost data to determine the rate 30 days after contract period or CRAF deactivation.

(c) Additionally, should the long-range international aircraft called up, as defined in Appendix 5, para 2.5, not be required for the 30-day minimum guaranteed utilization period or not be required for all or a portion of the 15 days between notification and official release from call up, they will be compensated for under utilization at an amount not to exceed that calculated as provided in paragraph (2)(a) above. Carriers are obligated to make their best efforts to obtain commercial business to minimize Government costs.

(3) Prices for airlift called up under all CRAF activation Stages may be adjusted by negotiation between the Contractor and the Government pursuant to the procedures in the CHANGES clause. The Memorandum of Understanding (MOU) between the Contractor and AMC shall serve as the guideline for establishing prices and adjustments thereto. In establishing such prices, it shall be presumed, unless the Contractor presents evidence establishing that an adjustment to the rate of compensation is appropriate, that prices computed in accordance with the AMC Negotiated Uniform Rate applied to the mileage set forth in Commercial Operations Integrated System (COINS) for the shortest route over which the type of aircraft involved operated, constitutes equitable prices for such services. For the purpose of circumnavigating countries which will not grant overflight clearances, peacetime and wartime missions which operate the segments listed in paragraph 2f(2) below, will be paid according to the special miles listed therein instead of the mileage calculated by COINS. Consideration will be given, but not limited to evidence so presented by the Contractor for aircraft called up which reflect reasonable incurred cost outside the peacetime rate associated with call-up aircraft under CRAF activation. Examples of such costs are:

(a) Additional per diem expenses incurred to relocate personnel required to assist in the flow of CRAF activated aircraft.

(b) Additional security expenses for the safety of aircraft and crew.

(4) Vectoring. If conditions require vectoring during CRAF activation or periods where volunteered airlift is used in lieu of CRAF activated airlift, the Contracting Officer will issue a change order in accordance with the CHANGES clause. Vectoring is a change from the contracted route due to specific military conditions in the mission operating environment which requires a deviation from the contracted route. The change order will provide the area, times, etc., for which vectoring will be recognized as a changed condition. A change order authorizes submission of requests for price adjustments. To expedite adjustments, periodic submissions are encouraged. The Contractor should document and support the baseline from which adjustment is requested in addition to substantiation of the amount of the equitable adjustment in any request submitted to the Contracting Officer.

f. CLINs for the fixed and expansion requirements shall be priced as follows:

(1) Airlift services shall be paid at the price established for each SUBCLIN. Such price shall be determined in accordance with AMC Uniform Negotiated Rates and Rules incorporated by reference for International Long- and Short-Range Commercial Augmentation (see Section B, paragraphs 3f(2), 3f(3), 3f(4), and 3f(5) for exceptions). AMC will continue to conduct an annual rate review in accordance with the MOU between the Contractors and AMC. Mileages will be determined in accordance with the COINS. Those missions that cannot be flown at the mileages calculated in COINS, will be paid override mileage. Override mileage will be determined based on actual flight plans and mutually agreed to by the Contractor and Contracting Officer. The Contracting Officer may also pre-approve extraordinary insurance costs applicable to a pending mission when in the best interest of the Government.

(2) Special Miles:

For the purpose of circumnavigating countries which will not grant overflight clearances, peacetime and wartime missions which operate the following segments will be paid according to the special miles listed below instead of great circle statute miles.

On missions into and out of Guantanamo Bay, Cuba (MUGM), 198 miles will be added for circumnavigation of Cuba.

The following special miles will be paid to circumnavigate Cuba or Nicaragua. As required by this contract, additional locations may be added.

KCHS-MHSC	1483	MPTO-MHSC	795
KCHS-MHTG	1486	MPTO-MHTG	806
KCHS-MPTO (via MMCZ)	1888	MPTO-MSSS	739
KCHS-MSSS	1487	KNGU-MKJP	1580
KCHS-MKJP	1321	EDDN-LYPR	250

(3) CAT A cargo transportation services.

(a) Full Pallet CAT A cargo shall be paid at the prices negotiated on each CLIN for the number of pounds moved based on the following:

1. The minimum weight of 3750 pounds on each pallet for narrowbody aircraft and 4980 pounds on each pallet for widebody aircraft times the number of pallets in the consignment is the guaranteed minimum charge for any consignment.

2. If the total actual weight of cargo on all pallets in the consignment exceeds the guaranteed minimum charge, payment for actual weight shall be made. A consignment consists of pallets moving as one shipment, on the same date and assigned a Government Bill of Lading (GBL) Number or listed on a DD Form 250 as one shipment.

(b) Less-than-full pallet CAT A cargo shall be paid at the prices negotiated on each CLIN for the number of pounds moved at the respective weight break price.

(4) When requirements for Special Assignment Airlift Missions (SAAMs) or Exercises exceed the Maximum Standard Payloads as set forth in Appendix A of the Rates and Rules, the Government shall negotiate an ACL taking into consideration the Gross Take Off Weight (as certified by the carrier), desired ACL and mission requirements. The Contracting Officer may elect to use the appropriate rate from the Uniform Rates and Rules. Ferry on SAAMs or Exercises will be paid at the standard ACL or where allowable cabin loads for various aircraft types are less, the Government shall pay ferry for the lower number of seats.

(5) When the Government requires airlift services for Outsized Cargo (reference PWS, Section 1, paragraph 1.3.17.) or service in areas where the operations of US-certificated carriers are restricted, the rates in the AMC Negotiated Uniform Rates and Rules will not apply (See Section H, paragraph 20). Award will be based on the total trip price proposed for each mission. Each trip price proposed shall include all costs (i.e., ferry points, fuel). Miles flown in performance of these types of missions are not subject to fuel adjustment procedures (see Section B, paragraph 3a(2)).

(6) The L-100 rates are negotiated along with a fuel burn rate. The pegged fuel price will be that price pegged in the FY07 AMC Uniform Rates and Rules.

g. CLIN 0107. Aeromedical Evacuation Testing and Training. The government will negotiate price and services prior to performance in accordance with the Section C, PWS, Section 4, paragraph 4.25.

h. The Government shall also have the right, at its sole option, to order other airlift service under the contract in accordance with and at the rate specified by the Contractor for service to the public which will, in the judgment of the Contracting Officer, meet the Government needs. In addition, the Government may, for airlift service not covered by the AMC Uniform Rates and Rules, establish rates by negotiation.

i. Passenger Processing Services at Seattle-Tacoma International Airport in accordance with Section C, PWS, Section 1, paragraph 1.1.2.3.2. Reimbursement shall be in accordance with the Rates and Rules.

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B-5

NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0001	REIMBURSABLES The following SUBCLIN identifies additional charges not included in the Uniform Rate which may be recognized and reimbursed at cost if incurred in the performance of this contract.				
0001AA	REIMBURSABLES Purchase Request - F7CRAF60190100 Applicable US Taxes, Customs, Immigration, Federal Inspection Station Fees, Animal and Plant Health Inspection Service Fee as outlined in 7 CFR Part 354 (passenger fee only), Excess Baggage (Section B para 3a(1)); Demurrage (See Section B, para 3a(1)); and Eurocontrol (See para 3a(1)). Extraordinary Insurance Costs (must be pre-approved by Contracting Officer, see Section B, para 3f(1)). Fuel Adjustment (Section B, para 3a(2)). Other costs not listed above as reimbursables which the Contracting Officer may determine appropriate and authorize on a case-by-case basis prior to Contractor incurring the costs. (For example, Government-directed Contractor care of passengers to include billeting and transportation during noncontrollable delays).	Estimated 19,900,000	DO	\$1.00	Estimated \$19,900,000.00
0001AB	MOBREP Purchase Request - F7CRAF60190100 Attendance of two Contractor representatives at annual Mobilization Representative (MOBREP) conference. (See Section B, para 3b.)	Estimated 9,870	DO	\$1.00	Estimated \$9,870.00
0001AC	CAT A ACCESSORIAL CHARGES These costs shall include dangerous goods surcharge, dangerous goods certification, and courier movement (See Section B, para 3(c)). The rate for courier movement shall be equivalent to the purchase of a coach class commercial ticket on a passenger mission. No reimbursement for courier movement on cargo missions. Other costs not specifically addressed in this paragraph may be allowed as reimbursable, if determined appropriate and authorized by the Contracting Officer prior to the contractor incurring the cost.	TBD			TBD
0002	CONTINGENCY ALERT The Government may implement Contingency Alert when necessary to perform airlift for a potential contingency. Defined in PWS, para 4.27.	Not To Exceed			Not To Exceed
0003	CRAF ACTIVATION (CLINs 0003-0035) The Government may unilaterally increase the airlift and related support services to be performed hereunder up to and including the full capacity of all aircraft listed in PWS, Appendix 3A, as described in PWS, Appendix 5.	TBD			TBD

NSN 7540-01-152-8067

TBD in Quantity column denotes : To Be Determined at time of notification

OPTIONAL FORM 336 (4-86)

Sponsored by GSA FAR (48 CFR) 53.110

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B-7

NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066	PEACETIME AIRLIFT SERVICE -- FIXED REQUIREMENTS -- CAT A CLIN 0066AA - FULL PALLET, GERMANY [7 CLIN 0066AC - LTFP (MEDPV), PIRMASSENS GERMANY - CLIN 0066AE - LTFP (MEDPV), PIRMASSENS GERMANY - CLIN 0066AF - LTFP (MEDPV), PIRMASSENS GERMANY - CLIN 0066AG - LTFP (MEDPV), ITALY - 7 CLIN 0066AH - LTFP (MEDPV), ITALY - CLIN 0066AJ - LTFP (MEDPV), ITALY - CLIN 0066AK - LTFP (MEDPV), SPAIN - CLIN 0066AL - LTFP (MEDPV), U.K. - CLIN 0066AQ - LTFP (MEDPV), QATAR - CLIN 0066AR - LTFP, KOREA - \$1,152, CLIN 0066AS - LTFP (MEDPV), KOREA - CLIN 0066AT - LTFP (MEDPV), KOREA - CLIN 0066AU - LTFP (MEDPV), KOREA - CLIN 0066AV - LTFP (MEDPV), KOREA - CLIN 0066AW - LTFP, JAPAN - [7 CLIN 0066AX - LTFP (MEDPV), JAPAN - CLIN 0066AY - LTFP (MEDPV), JAPAN - CLIN 0066AZ - LTFP (MEDPV), JAPAN CLIN 0066BA - LTFP (MEDPV), JAPAN CLIN 0066BB - LTFP (MEDPV), GUAM - CLIN 0066BC - LTFP (MEDPV), GUAM - CLIN 0066BD - LTFP (MEDPV), GUAM - CLIN 0066BE - LTFP, ALASKA - L 7	(b)(4)			

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 18B34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AA	<p>CAT A - FULL PALLET - GERMANY</p> <p>ROUTE: DDSP (New Cumberland Facility) - Germany</p> <p>ALTERNATE ROUTE: DDSP-Mechanicsburg Facility</p> <p>SCHEDULE: Monday through Saturday</p> <p>OCT - 164,188 JAN - 164,188 APR - 164,188 JUL - 164,188 NOV - 164,188 FEB - 164,188 MAY - 164,188 AUG - 164,188 DEC - 164,188 MAR - 164,188 JUN - 164,188 SEP - 164,189</p> <p>TOTAL # OF PALLETS ESTIMATED: 662</p> <p>TOTAL ESTIMATED POUNDS: 3,300,000</p> <p>MILEAGE 4136 - based on KMDT-EDOI, longest probable route</p> <p>DESTINATIONS:</p> <p>KMDT-EDOI (Vilseck) - 4136 miles KMDT-EDEK (Baumholder) - 3957 miles KMDT-ETIN (Klingen) - 4071 miles KMDT-EDED (Kaiserslautern) - 3984 miles KMDT-EDFM (Mannheim) - 4011 miles KMDT-ETEU (Giebelstadt) - 4064 miles KMDT-EDOA (Schweinfurt) - 4060 miles KMDT-ETOU (Darmstadt) - 3987 miles No location indicator available for Darmstadt, used indicator for Weisbaden. KMDT-EDIK (Illesheim) - 4087 miles KMDT-EDEF (Babenhausen) - 4015 miles KMDT-ETID (Hanau) - 4008 miles KMDT-EDEB (Ansbach, Katterbach) - 4102 miles KMDT-ETAA (Pirmasens) - 3996 miles KMDT-ETEU (Bamberg) - 4093 miles KMDT-ETID (Friedberg) - 4008 miles No location indicator for Friedberg, used indicator for Hanau. KMDT-EDTK (Germersheim) - 4019 miles No location indicator for Germersheim, used indicator for Karlsruhe KMDT-ETIE (Heidelberg) - 4109 miles KMDT-ETAR (Ramstein) - 3975 miles KMDT-EDFZ (Dexheim) - 3982 miles No location indicator for Dexheim, used indicator for Mainz Finthen</p> <p>MINIMUM PALLET WEIGHTS: WIDEBODY 4,980 LBS NARROWBODY 3,750 LBS</p> <p>PRICE:</p> <p>1,970,257 Lbs x [] per pound = NOT TO EXCEED (NTE)</p> <p>[] Total SUBCLIN Cost</p>	Estimated	LB	[]	Estimated

(b)(4)

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AC	<p>CAT A - LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) - PIRMASENS, GERMANY</p> <p>ROUTE: Medical Prime Vendor Bindley Western (Cardinal) #3 Girbaud Court Greensboro, NC 27407 POC:</p> <p>POC at Destination: LTC Sean Morgan 011-49-6331-86-6046 or 6076</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 73,554 JAN - 73,554 APR - 73,554 JUL - 73,554 NOV - 73,554 FEB - 73,554 MAY - 73,554 AUG - 73,554 DEC - 73,554 MAR - 73,554 JUN - 73,554 SEP - 73,555</p> <p>QUANTITY BREAKS PER LB</p> <p>Minimum Charge</p> <p>0-100 101-200 201-500 501-1100 1101-2200 2201+</p> <p>The pickup points will provide cargo shipments loose or on wooden pallets (40 x 48 inches). Wooden pallets will represent single customers. Pallets will be wrapped in plastic for ease of handling.</p> <p>Type of Cargo: Pharmaceutical</p> <p>Transit Requirement: Not To Exceed 72 hours</p> <p>NOTE: This SUBCLIN is subject to dimensional pricing as defined in the Uniform Rates and Rules for International Service.</p> <p>PRICE:</p> <p>882,649 Lbs x } per pound = NOT TO EXCEED (NTE) Total SUBCLIN Cost</p>	Estimated 882,649	LB	[Estimated

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AE	<p>CAT A - LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) - PIRMASENS, GERMANY</p> <p>ROUTE: CARDINAL HEALTH CARE 2101 WAUKEGAN ROAD WAUKEGAN IL 60085 POC: [redacted]</p> <p>POC at Destination: LTC Sean Morgan 011-49-6331-86-6046 or 6076</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 4,332 JAN - 4,332 APR - 4,332 JUL - 4,332 NOV - 4,332 FEB - 4,332 MAY - 4,332 AUG - 4,332 DEC - 4,332 MAR - 4,332 JUN - 4,332 SEP - 4,335</p> <p>QUANTITY BREAKS PER LB</p> <p>Minimum Charge [redacted]</p> <p>0-100 101-200 201-500 501-1100 1101-2200 2201+</p> <p>Type of Cargo: Medical Surgical supplies</p> <p>Transit Requirement: Not To Exceed 72 hours</p> <p>NOTE: This SUBCLIN is subject to dimensional pricing as defined in the Uniform Rates and Rules for International Service.</p> <p>PRICE:</p> <p>51,987 Lbs x [redacted] per pound = NOT TO EXCEED (NTE)</p> <p>Total SUBCLIN Cost [redacted]</p>	Estimated 51,987	LB	[redacted]	Estimated [redacted]

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AF	<p>CAT A - LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) - PIRMASENS, GERMANY</p> <p>ROUTE: McKEESON HBOC/HEALTH SYSTEMS 2975 EVERGREEN DRIVE DULUTH GA 30896 POC</p> <p>POC at Destination: LTC Sean Morgan 011-49-6331-86-6046 or 6076</p> <p>SCHEDULE: Monday through Saturday</p> <p>OCT - 500 JAN - 500 APR - 500 JUL - 500 NOV - 500 FEB - 500 MAY - 500 AUG - 500 DEC - 500 MAR - 500 JUN - 500 SEP - 500</p> <p>QUANTITY BREAKS PER LB</p> <p>Minimum Charge</p> <p>0-100 101-200 201-500 501-1100 1101-2200 2201+</p> <p>Type of Cargo: Pharmaceutical</p> <p>Transit Requirement: Not To Exceed 72 hours</p> <p>NOTE: This SUBCLIN is subject to dimensional pricing as defined in the Uniform Rates and Rules for International Service.</p> <p>PRICE:</p> <p>6,000 Lbs x per pound = NOT TO EXCEED (NTE)</p> <p>Total SUBCLIN Cost</p>	Estimated 6,000	LB	[Estimated

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AG	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) ITALY</p> <p>ROUTE: Owens & Minor 1425 Magellan Road Hanover MD 21076 POC</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 633 JAN - 633 APR - 633 JUL - 633 NOV - 633 FEB - 633 MAY - 633 AUG - 633 DEC - 633 MAR - 633 JUN - 633 SEP - 631</p> <p>DESTINATIONS:</p> <p>DODAAC Address N66096 US Naval Hospital, 80078 Pozzuoli-Napoli, Italy</p> <p>N39163 US Naval Hospital, Sigonella, Italy POC</p> <p>QUANTITY BREAKS PER LB</p> <p>Minimum Charge</p> <p>0-100 101-200 201-500 501+</p> <p>NOTE: This item is subject to dimensional pricing as Defined in the Uniform Rates and Rules for International Service.</p> <p>Type Cargo: Normal, Refrigerated, Hazardous</p> <p>Transit Requirement: Not To Exceed 120 hours</p> <p>PRICE:</p> <p>7,594 Lbs x } per pound = NOT TO EXCEED (NTE) } Total SUBCLIN Cost</p>	Estimated 7,594	LB		Estimated

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT (b)(4)
0066AH	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) ITALY</p> <p>ROUTE: Cardinal Drug 3 Girbaud Court Greensboro, NC 27407 POC: (b)(6)</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 1,825 JAN - 1,825 APR - 1,825 JUL - 1,825 NOV - 1,825 FEB - 1,825 MAY - 1,825 AUG - 1,825 DEC - 1,825 MAR - 1,825 JUN - 1,825 SEP - 1,826</p> <p>DESTINATIONS:</p> <p>DODAAC Address N66096 US Naval Hospital, 80078 Pozzuoli-Napoli, Italy POC: (b)(6)</p> <p>FM5682 31st Medical Group, 33081 Aviano, (PN) Italy POC: (b)(6)</p> <p>N39163 US Naval Hospital, Sigonella, Italy POC: (b)(6)</p> <p>QUANTITY BREAKS PER LB</p> <p>Minimum Charge (b)(4)</p> <p>0-100 101-200 201-500 501-1100 1101 +</p> <p>NOTE: This item is subject to dimensional pricing as Defined in the Uniform Rates and Rules for International Service.</p> <p>Type Cargo: Normal, Refrigerated, Hazardous</p> <p>Transit Requirement: Not To Exceed 120 hours</p> <p>PRICE:</p> <p>21,901 Lbs x (b)(4) per pound = NOT TO EXCEED (NTE)</p> <p>Total SUBCLIN Cost</p>	Estimated 21,901	LB	(b)(4)	Estimated (b)(4)

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 15B34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AJ	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) - ITALY</p> <p>ROUTE: Midwest Medical Supply (MMS) 13400 Lakefront Drive Earth City, MO 63045 POC: [</p> <p>OCT - 160 JAN - 160 APR - 160 JUL - 160 NOV - 160 FEB - 160 MAY - 160 AUG - 160 DEC - 160 MAR - 160 JUN - 160 SEP - 160</p> <p>SCHEDULE: Monday through Friday</p> <p>DESTINATION:</p> <p>DODAAC Address PM5682 31st Medical Support Squadron Clinic Base Americana Building 121 33081, Aviano AB, Italy POC: [</p> <p>QUANTITY BREAKS PER LB [</p> <p>Minimum Charge [</p> <p>0-100 101-200 201-500 501-1100</p> <p>Type of Cargo: Normal, Refrigerated and Hazardous</p> <p>Transit Requirement: Not to Exceed 120 hours</p> <p>NOTE: This SUBCLIN is subject to dimensional pricing as defined in the Uniform Rates and Rules for International Service.</p> <p>PRICE:</p> <p>1,920 Lbs x [Per pound = NOT TO EXCEED (NTE) Total SUBCLIN Cost [</p>	Estimated 1,920	LB	[Estimated (b)(4)

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AK	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) SPAIN</p> <p>ROUTE: Cardinal Drug 3 Girbaud Court Greensboro, NC 27407 POC: (b)(6)</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 1,682 JAN - 1,682 APR - 1,682 JUL - 1,682 NOV - 1,682 FEB - 1,682 MAY - 1,682 AUG - 1,682 DEC - 1,682 MAR - 1,682 JUN - 1,682 SEP - 1,687</p> <p>DESTINATION:</p> <p>DODAAC Address N66101 US Naval Hospital, Rota, Spain POC: (b)(6)</p> <p>QUANTITY BREAKS PER LB</p> <p>Minimum Charge</p> <p>0-100 101-200 201-500 501-1000 1001+</p> <p>NOTE: This item is subject to dimensional pricing as Defined in the Uniform Rates and Rules for International Service.</p> <p>Type Cargo: Normal, Refrigerated, Hazardous</p> <p>Transit Requirement: Not To Exceed 168 hours</p> <p>PRICE:</p> <p>20,189 Lbs x { } per pound = NOT TO EXCEED (NTE) { } Total SUBCLIN Cost (b)(4)</p>	Estimated 20,189	LB	[Estimated (b)(4)

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B-7i

NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AL	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) U.K.</p> <p>ROUTE: Owens & Minor 1425 Magellan Road Hanover MD 21076 POC: [(b)(6)]</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 11,543 JAN - 11,543 APR - 11,543 JUL - 11,543 NOV - 11,543 FEB - 11,543 MAY - 11,543 AUG - 11,543 DEC - 11,543 MAR - 11,543 JUN - 11,543 SEP - 11,541</p> <p>DESTINATIONS:</p> <p>DODAAC Address FM5587 48th Medical Group, Lakenheath, Brandon IP27 9PN, United Kingdom POC: [(b)(6)]</p> <p>QUANTITY BREAKS PER LB</p> <p>Minimum Charge</p> <p>0-100 101-200 201-500 501-1000 1001-2200 2201+ [(b)(4)]</p> <p>NOTE: This item is subject to dimensional pricing as Defined in the Uniform Rates and Rules for International Service.</p> <p>Type Cargo: Normal, Refrigerated, Hazardous</p> <p>Transit Requirement: Not To Exceed 72 hours</p> <p>PRICE:</p> <p>138,514 Lbs x [(b)(4)] per pound = NOT TO EXCEED (NTE)</p> <p>Total SUBCLIN Cost</p>	Estimated 138,514	LB	[(b)(4)]	Estimated [(b)(4)]

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT																																																						
0066AQ	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) QATAR</p> <p>ROUTE: Owens & Minor 1425 Magellan Road Hanover MD 21076 POC: [(b)(6)]</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 10,494 JAN - 10,494 APR - 10,494 JUL - 10,494 NOV - 10,494 FEB - 10,494 MAY - 10,494 AUG - 10,494 DEC - 10,494 MAR - 10,494 JUN - 10,494 SEP - 10,492</p> <p>DESTINATIONS:</p> <p>Addresses: US Army Medical Material Center, SWA, Doha Qatar POC: [(b)(6)]</p> <p>USAMMA Supply Support Activity (W90B0C) Camp As Sayliyah Bldg 417 Doha Qatar POC: [(b)(6)]</p> <table><thead><tr><th>EXPRESS SERVICE</th><th>QUANTITY</th><th>PER LB</th><th>REGULAR SERVICE</th><th>QUANTITY</th><th>PER LB</th></tr></thead><tbody><tr><td>BREAKS</td><td></td><td></td><td>BREAKS</td><td></td><td></td></tr><tr><td>Minimum Charge</td><td></td><td></td><td>Minimum Charge</td><td></td><td></td></tr><tr><td>0-100</td><td></td><td></td><td>0-100</td><td></td><td></td></tr><tr><td>101-200</td><td></td><td></td><td>101-200</td><td></td><td></td></tr><tr><td>201-500</td><td></td><td></td><td>201-500</td><td></td><td></td></tr><tr><td>501-1000</td><td></td><td></td><td>501-1000</td><td></td><td></td></tr><tr><td>1001-2200</td><td></td><td></td><td>1001-2200</td><td></td><td></td></tr><tr><td>2001+</td><td></td><td></td><td>2001+</td><td></td><td></td></tr></tbody></table> <p>NOTE: This item is subject to dimensional pricing as Defined in the Uniform Rates and Rules for International Service.</p> <p>Type Cargo: Normal, Refrigerated, Hazardous</p> <p>Transit Requirement for Business Express Service Not To Exceed 96 hours</p> <p>Transit Requirement for Regular Business Service Not To Exceed 192 hours</p> <p>PRICE:</p> <p>125,926 Lbs x [] per pound = NOT TO EXCEED (NTE) Total SUBCLIN Cost [(b)(4)]</p>	EXPRESS SERVICE	QUANTITY	PER LB	REGULAR SERVICE	QUANTITY	PER LB	BREAKS			BREAKS			Minimum Charge			Minimum Charge			0-100			0-100			101-200			101-200			201-500			201-500			501-1000			501-1000			1001-2200			1001-2200			2001+			2001+			Estimated 125,926	LB	[(b)(4)]	Estimated [(b)(4)]
EXPRESS SERVICE	QUANTITY	PER LB	REGULAR SERVICE	QUANTITY	PER LB																																																						
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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT																																		
0066AR	<p>CAT A - LESS THAN FULL PALLET - KOREA</p> <p>DESTINATION: South Korea</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 38,580 JAN - 38,580 APR - 38,580 JUL - 38,580 NOV - 38,580 FEB - 38,580 MAY - 38,580 AUG - 38,580 DEC - 38,580 MAR - 38,580 JUN - 38,580 SEP - 38,581</p> <p>PICKUP POINTS:</p> <table><tr><td>Defense Depot San Joaquin Sharpe Facility Lathrop, CA 95331-5000</td><td>Defense Depot San Joaquin Marine Corps Logistics Base Barstow, CA 92311-5087</td></tr><tr><td>Defense Depot San Diego Naval Station Facility San Diego, CA 92136-5294</td><td>Defense Depot Corpus Christi Naval Air Station Corpus Christi, TX 78419-5255</td></tr><tr><td>Defense Depot San Diego North Island Facility San Diego, CA 92135-0000</td><td>Defense Depot Puget Sound Naval Supply Center Bremerton, WA 98314-5130</td></tr><tr><td>Defense Depot San Joaquin Tracy Facility Tracy, CA 95376-0111</td><td>Defense Depot Ogden Hill Facility Hill AFB, UT 84056-5999</td></tr><tr><td>Defense Depot Red River Texarkana, TX 75507-5000</td><td>Defense Depot Oklahoma City Tinker AFB, OK 73145-9013</td></tr></table> <p>Defense Depot Ogden 500 W. 12th Street Ogden, UT 84407-5000</p> <table><tr><td>QUANTITY BREAKS</td><td>ESTIMATED % OF SHIPMENTS</td><td>PER LB</td></tr><tr><td>Minimum Charge</td><td></td><td></td></tr><tr><td>0-100</td><td>10%</td><td></td></tr><tr><td>101-200</td><td>10%</td><td></td></tr><tr><td>201-500</td><td>20%</td><td></td></tr><tr><td>501-1100</td><td>20%</td><td></td></tr><tr><td>1101-2200</td><td>30%</td><td></td></tr><tr><td>2201+</td><td>10%</td><td></td></tr></table> <p>NOTE: This SUBCLIN is subject to dimensional pricing as defined in the Uniform Rates and Rules for International Service.</p> <p>Type of Cargo: Normal</p> <p>Transit Requirement: Not To Exceed 96 hours</p> <p>PRICE:</p> <p>462,961 Lbs x 3 per pound = NOT TO EXCEED (NTE)</p> <p>Total SUBCLIN Cost</p>	Defense Depot San Joaquin Sharpe Facility Lathrop, CA 95331-5000	Defense Depot San Joaquin Marine Corps Logistics Base Barstow, CA 92311-5087	Defense Depot San Diego Naval Station Facility San Diego, CA 92136-5294	Defense Depot Corpus Christi Naval Air Station Corpus Christi, TX 78419-5255	Defense Depot San Diego North Island Facility San Diego, CA 92135-0000	Defense Depot Puget Sound Naval Supply Center Bremerton, WA 98314-5130	Defense Depot San Joaquin Tracy Facility Tracy, CA 95376-0111	Defense Depot Ogden Hill Facility Hill AFB, UT 84056-5999	Defense Depot Red River Texarkana, TX 75507-5000	Defense Depot Oklahoma City Tinker AFB, OK 73145-9013	QUANTITY BREAKS	ESTIMATED % OF SHIPMENTS	PER LB	Minimum Charge			0-100	10%		101-200	10%		201-500	20%		501-1100	20%		1101-2200	30%		2201+	10%		Estimated 462,961	LB		Estimated (b)(4)
Defense Depot San Joaquin Sharpe Facility Lathrop, CA 95331-5000	Defense Depot San Joaquin Marine Corps Logistics Base Barstow, CA 92311-5087																																						
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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT																				
0066AS	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) KOREA & HAZARDOUS MATERIEL</p> <p>ROUTE: Cardinal Healthcare Customer Service: 808-682-4800 1009 Opule Street Kapolei, HI 96707</p> <p>MONTHLY ESTIMATES - 2,170 LBS PER MONTH</p> <p>SCHEDULE: Monday through Friday</p> <p>DESTINATIONS:</p> <p>DODAAC Address WT4J8S- 16th MEDLOG Battalion Waegwan, Korea POC:</p> <p>FM5294- 51st Medical Group Osan Air Base, Korea POC:</p> <p>FM5284 8TH MDSS Kunsan Air Base, Korea POC:</p> <p>FM5288 51ST USAF Kimhae Air Base, Korea POC:</p> <p>FM5280 Det 1, 607 MMS, USAF Kwang - Ju AB: Attn: Det B/Medical WRM #305 MPO, Dosan-Dong Kwangsan-KU Kwang-Ju, Korea POC:</p> <p>W904EE USA MED MAT AGENCY Bldg 955, APS-4, Class VIII 16th MEDLOG BN, UNIT 15479 Camp Carroll, Waegwan Korea POC:</p> <table><tr><th>QUANTITY BREAKS</th><th>PER LB</th><th>QUANTITY BREAKS</th><th>PER LB</th></tr><tr><td>Minimum Charge</td><td></td><td></td><td></td></tr><tr><td>0-100</td><td></td><td>501-1100</td><td></td></tr><tr><td>101-200</td><td></td><td>1101-2000</td><td></td></tr><tr><td>201-500</td><td></td><td>2201+</td><td></td></tr></table> <p>Type of Cargo: Hazardous only</p> <p>Transit Requirement: Not To Exceed 96 hours</p> <p>NOTE: This SUBCLIN is subject to dimensional pricing as defined in the Uniform Rates and Rules for International Service.</p> <p>PRICE:</p> <p>26,040 Lbs x [] per pound = NOT TO EXCEED (NTE)</p> <p>Total SUBCLIN Cost []</p>	QUANTITY BREAKS	PER LB	QUANTITY BREAKS	PER LB	Minimum Charge				0-100		501-1100		101-200		1101-2000		201-500		2201+		Estimated 26,040	LB		Estimated (b)(4)
QUANTITY BREAKS	PER LB	QUANTITY BREAKS	PER LB																						
Minimum Charge																									
0-100		501-1100																							
101-200		1101-2000																							
201-500		2201+																							

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AT	<p>CAT A - LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) - KOREA</p> <p>ROUTE: BERGEN BRUNSWIG DRUG COMPANY 238 SAND ISLAND ACCESS ROAD HONOLULU HI 96819 POC</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 15,164 JAN - 15,164 APR - 15,164 JUL - 15,164 NOV - 15,164 FEB - 15,164 MAY - 15,164 AUG - 15,164 DEC - 15,164 MAR - 15,164 JUN - 15,164 SEP - 15,169</p> <p>DESTINATIONS:</p> <p>DODAAC ADDRESS:</p> <p>FM5284 8 MG SGHL. BLDG 421. UNIT 202 YONGAN AB KOREA POC:</p> <p>FM5288 51 USAF HOSP - SGAN. KIMHAE AB. KOREA POC:</p> <p>FM5294 51 MG SGAL UNIT 2060. BLDG 777. SONG TAN CITY ROK POC:</p> <p>WT4J8S SR 16TH MED BN CI VIII, WAEGWAN, KOREA POC:</p> <p>W80MAX XR 121ST EVAC HOSP CO MAT BR, SEOUL, KOREA POC: Sgt Zsabroca Hughe 1182279176040 or Lt Michael Hamilton 1882279177988</p> <p>FM5280 Det 1, 607 MMS, USAF Kwang - Ju AB: Attn: Det B/Medical WRM #305 MPO, Dosan-Dong Kwangsan-KU Kwang-Ju, Korea POC: SSgt Jason Jameson jason.jameson@osan.af.mil Commercial 011-82-62-940-6170</p> <p>W904EE USA MED MAT AGENCY Bldg 955, APS-4, Class VIII 16th MEDLOG BN, UNIT 15479 Camp Carroll, Waegwan Korea POC: Mr. Eduardo Colon Commercial 011-82-54970-4291 (Office) 011-82-106875-8852 (Cell)</p> <p>QUANTITY BREAKS</p> <p>Minimum Charge</p> <p>0-100</p> <p>101-200</p> <p>201-500</p> <p>501-1100</p> <p>1101-2200</p> <p>2201+</p> <p>Type of Cargo: Normal, Refrigerated and Hazardous</p> <p>Transit Requirement: Not To Exceed 96 hours</p> <p>NOTE: This SUBCLIN is subject to dimensional pricing as defined in the Uniform Rates and Rules for International Service.</p> <p>PRICE:</p> <p>181,973 Lbs [] per pound = NOT TO EXCEED (NTE) (b)(4)</p> <p>Total SUBCLIN Cost</p>	Estimated 181,973	LB		Estimated

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ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AU	<p>CAT A - LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) - KOREA HAZARDOUS MATERIAL</p> <p>ROUTE: ALLEGIANCE 4551 E. PHILADELPHIA STREET ONTARIO CA 91761 POC: Jermey Gables 909-974-3645 Monica Rawson 909-605-9000</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 44,813 JAN - 44,813 APR - 44,813 JUL - 44,813 NOV - 44,813 FEB - 44,813 MAY - 44,813 AUG - 44,813 DEC - 44,813 MAR - 44,813 JUN - 44,813 SEP - 44,816</p> <p>DESTINATIONS:</p> <p>DODAAC ADDRESS:</p> <p>FM5284 8 MG SGHL, BLDG 421, UNIT 202, KUNSAN AB, KOREA POC:] (b)(6)</p> <p>FM5288 51 USAF HOSP - SGAN, KIMHAE AB, KOREA] (b)(6)</p> <p>FM5294 51 MG SGAL UNIT 2060, BLDG 777, SONG TAN CITY ROK POC:] (b)(6)</p> <p>WT4J8S SR 16TH MED BN CI VIII. WAEGWAN. KOREA POC:] (b)(6)</p> <p>FM5280 Det 1, 607 MMS, USAF Kwang - Ju AB: Attn: Det B/Medical WRM #305 MPO, Dosan-Dong Kwangsan-KU Kwang-Ju, Korea POC:] (b)(6)</p> <p>W904EE USA MED MAT AGENCY Bldg 955, APS-4, Class VIII 16th MEDLOG BN, UNIT 15479 Camp Carroll, Waegwan Korea] (b)(6)</p> <p>QUANTITY BREAKS PER LB Minimum Charge</p> <p>0-100 101-200 201-500 501-1100 1101-2200 2201+</p> <p>Type of Cargo: Normal, Refrigerated (wet ice only), Hazardous</p> <p>Transit Requirement: Not To Exceed 96 hours</p> <p>NOTE: This SUBCLIN is subject to dimensional pricing as defined in the Uniform Rates and Rules for International Service.</p> <p>PRICE: 537,759 Lbs x [] per pound = NOT TO EXCEED (NTE) Total SUBCLIN Cost (b)(4)</p>	Estimated 537,759	LB	[Estimated (b)(4)

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FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

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ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AV	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) KOREA</p> <p>ROUTE: Owens & Minor 455 South Brea Canyon Road City of Industry CA 91789-3058 POC: Brian Malek, 1-909-444-6500</p> <p>OCT - 500 JAN - 500 APR - 500 JUL - 500 NOV - 500 FEB - 500 MAY - 500 AUG - 500 DEC - 500 MAR - 500 JUN - 500 SEP - 500</p> <p>SCHEDULE: Monday through Friday</p> <p>DESTINATION:</p> <p>DODAAC Address WT4J8S 16th MEDLOG Bn. Unit #15479, Bldg #709 Camp Carroll, Waegwan, Chikok, Korea POC:</p> <p>W904EE USA Med Mat Agency Bldg 955, APS-4, Class VIII 16th MEDLOG BN, Unit 15479 Camp Carroll, Waegwan, Korea POC:</p> <p>FM5280 Det 1, 607 MMS Kwang-Ju AB: Attn Det B/Medical WRM #305 MPO, Dosan-Dong Kwangsan-Ku Kwang-Ju, Korea POC:</p> <p>QUANTITY BREAKS PER LB</p> <p>Minimum Charge</p> <p>0-100</p> <p>101-200</p> <p>201-500</p> <p>501-1100</p> <p>Type of Cargo: Normal, Refrigerated, and Hazardous</p> <p>Transit Requirement: Not to Exceed 96 hours</p> <p>NOTE: This SUBCLIN is subject to dimensional pricing as defined in the Uniform Rates and Rules for International Service.</p> <p>PRICE:</p> <p>6,000 Lbs x per pound = NOT TO EXCEED (NTE)</p> <p>Total SUBCLIN Cost</p>	Estimated 6,000	LB	(b)(4)	Estimated

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

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ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AW	<p>CAT A - LESS THAN FULL PALLET - JAPAN</p> <p>ROUTE: Japan</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 29,049 JAN - 29,049 APR - 29,049 JUL - 29,049 NOV - 29,049 FEB - 29,049 MAY - 29,049 AUG - 29,049 DEC - 29,049 MAR - 29,049 JUN - 29,049 SEP - 29,049</p> <p>PICKUP POINTS:</p> <p>Defense Depot San Joaquin Sharpe Facility Lathrop, CA 95331-5000 Defense Depot San Joaquin Marine Corps Logistics Base Barstow, CA 92311-5087</p> <p>Defense Depot San Diego Naval Station Facility San Diego, CA 92136-5294 Defense Depot Ogden Hill Facility Hill AFB, UT 84056-5999</p> <p>Defense Depot San Diego North Island Facility San Diego, CA 92135-0000 Defense Depot Corpus Christi Naval Air Station Corpus Christi, TX 78419-5255</p> <p>Defense Depot San Joaquin Tracy Facility Tracy, CA 95376-0111 Defense Depot Puget Sound Naval Supply Center Bremerton, WA 98314-5130</p> <p>Defense Depot Red River Texarkana, TX 75507-5000 Defense Depot Oklahoma City Tinker AFB, OK 73145-9013</p> <p>Defense Depot Ogden 500 W. 12th Street Ogden, UT 84407-5000</p> <p>QUANTITY BREAKS ESTIMATED % OF SHIPMENTS</p> <p>Minimum Charge</p> <p>0-100 0% 101-200 0% 201-500 0% 501-1100 0% 1101-2200 27% 2201+ 73%</p> <p>Type of Cargo: Normal</p> <p>Transit Requirement: Not to Exceed 96 hours</p> <p>PRICE:</p> <p>348,588 Lbs x 1 per pound = NOT TO EXCEED (NTE)</p> <p>Total SUBCLIN Cost</p> <p>The pickup points will provide cargo shipments loose or on wooden pallets (40 x 48 inches). Wooden pallets will represent single customers. Pallets will be wrapped in plastic for ease of handling.</p> <p>NOTE: This SUBCLIN is subject to dimensional pricing as defined in the Uniform Rates and Rules for International Service.</p>	Estimated 348,588	LB		Estimated (b)(4)

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ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AX	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) JAPAN HAZARDOUS MATERIAL</p> <p>ROUTE: Cardinal Healthcare 4551 E. Philadelphia Street Ontario, CA 91761 POC: [(b)(6)]</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 63,136 JAN - 63,136 APR - 63,136 JUL - 63,136 NOV - 63,136 FEB - 63,136 MAY - 63,136 AUG - 63,136 DEC - 63,136 MAR - 63,136 JUN - 63,136 SEP - 63,136</p> <p>DESTINATIONS:</p> <p>DODAAC Address FM5202 374th Medical Group, Yokota AB Honshu Japan POC: [(b)(6)]</p> <p>FM5205 35th Medical Group, Misawa, Japan POC: [(b)(6)]</p> <p>N68292 US Naval Hospital, Yokosuka, Japan POC: [(b)(6)]</p> <p>WT5JOF Camp Zama, Japan POC: [(b)(6)]</p> <p>FM5270 18th Med Support Squadron, Kadena, AFB, Okinawa Japan POC: [(b)(6)]</p> <p>M97115 Camp Kinser, Okinawa, Japan POC: [(b)(6)]</p> <p>N68470 US Naval Hosp. Camp Lester, Okinawa POC: [(b)(6)]</p> <p>W904EG 17th ASG Bldg 116-3 Sagami Army Depot Kamiyabe 600, Sagami-hara-Shi Kama-gawa-Ken Japan 229-0000 [(b)(6)]</p> <p>QUANTITY BREAKS PER LB QUANTITY BREAKS PER LB</p> <p>Minimum Charge [(b)(6)]</p> <p>0-100 501-1000 [(b)(6)]</p> <p>101-200 1001-2200 [(b)(6)]</p> <p>201-500 2201+ [(b)(6)]</p> <p>NOTE: This item is subject to dimensional pricing as Defined in the Uniform Rates and Rules for International Service.</p> <p>Type Cargo: Normal, Refrigerated (wet ice only), Hazardous</p> <p>Transit Requirement: Not To Exceed 96 hours</p> <p>PRICE:</p> <p>757,632 Lbs x [(b)(6)] per pound = NOT TO EXCEED (NTE)</p> <p>[(b)(6)] Total SUBCLIN Cost [(b)(4)]</p>	Estimated 757,632	LB	[(b)(6)]	Estimated [(b)(4)]

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Cage Code: 15B34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AY	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) JAPAN</p> <p>ROUTE: Cardinal Healthcare 1009 Opule Street Kapolei, HI 96707 POC: (b)(6)</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 200 JAN - 200 APR - 200 JUL - 200 NOV - 200 FEB - 200 MAY - 200 AUG - 200 DEC - 200 MAR - 200 JUN - 200 SEP - 200</p> <p>DESTINATIONS:</p> <p>DODAAC Address FM5202 374th Medical Group, Yokota AB Honshu Japan POC: (b)(6)</p> <p>FM5205 35th Medical Group, Misawa, Japan POC: (b)(6)</p> <p>N68292 US Naval Hospital, Yokosuka, Japan POC: (b)(6)</p> <p>WT5JOF Camp Zama, Japan POC: (b)(6)</p> <p>FM5270 18th Med Support Squadron, Kadena, AFB, Okinawa Japan POC: (b)(6)</p> <p>M97115 Camp Kinser, Okinawa, Japan</p> <p>N68470 US Naval Hosp. Camp Lester, Okinawa POC: LT Willie Brown 11-81-6117-43-7647</p> <p>W904EG 17th ASG Bldg 116-3 Sagami Army Depot Kamiyabe 600, Sagami-hara-Shi Kamagawa-Ken Japan 229-0001</p> <p>QUANTITY BREAKS PER LB</p> <p>Minimum Charge</p> <p>0-100</p> <p>101-200</p> <p>201-500</p> <p>501-1000</p> <p>1001-2200</p> <p>2201+</p> <p>NOTE: This item is subject to dimensional pricing as Defined in the Uniform Rates and Rules for International Service.</p> <p>Type Cargo: Refrigerated, Hazardous</p> <p>Transit Requirement: Not To Exceed 96 hours</p> <p>PRICE:</p> <p>2,400 Lbs x } per pound = NOT TO EXCEED (NTE)</p> <p>Total SUBCLIN Cost (b)(4)</p>	Estimated 2,400	LB		Estimated (b)(4)

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B-7s

NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066AZ	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) JAPAN</p> <p>ROUTE: Bergen Brunswig Drug Co. 238 Sand Island Access Rd. Honolulu, HI 96819 POC: [(b)(4)]</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 16,378 JAN - 16,378 APR - 16,378 JUL - 16,378 NOV - 16,378 FEB - 16,378 MAY - 16,378 AUG - 16,378 DEC - 16,378 MAR - 16,378 JUN - 16,378 SEP - 16,372</p> <p>DESTINATIONS:</p> <p>DODAAC Address FM5202 374th Medical Group, Yokota AB Honshu Japan POC: [(b)(6)]</p> <p>FM5205 35th Medical Group, Misawa, Japan POC: [(b)(6)]</p> <p>N68292 US Naval Hospital, Yokosuka, Japan POC: [(b)(6)]</p> <p>WT5JOF Camp Zama, Japan POC: [(b)(6)]</p> <p>FM5270 18th Med Support Squadron, Kadena AFB, Okinawa Japan POC: [(b)(6)]</p> <p>M97115 Camp Kinser, Okinawa, Japan [(b)(6)]</p> <p>N68470 US Naval Hosp. Camp Lester, Okinawa [(b)(6)]</p> <p>W904EG 17th ASG Bldg 116-3 Sagami Army Depot Kamihara 600, Sagami-hara-Shi Kamagawa-Ken Japan 229-0001 [(b)(6)]</p> <p>QUANTITY BREAKS PER LB</p> <p>Minimum Charge</p> <p>0-100</p> <p>101-200</p> <p>201-500</p> <p>501-1000</p> <p>1001-2200</p> <p>2201+</p> <p>NOTE: This item is subject to dimensional pricing as Defined in the Uniform Rates and Rules for International Service.</p> <p>Type Cargo: Normal, Refrigerated, Hazardous</p> <p>Transit Requirement: Not To Exceed 96 hours</p> <p>PRICE:</p> <p>196,540 Lbs x [] per pound = NOT TO EXCEED (NTE)</p> <p>Total SUBCLIN Cost [(b)(4)]</p>	Estimated 196,540	LB	[Estimated [(b)(4)]

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066BA	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) JAPAN</p> <p>ROUTE: Owens & Minor 455 South Brea Canyon Road City of Industry CA 91789-3058 POC: ✓</p> <p>OCT - 300 JAN - 300 APR - 300 JUL - 300 NOV - 300 FEB - 300 MAY - 300 AUG - 300 DEC - 300 MAR - 300 JUN - 300 SEP - 300</p> <p>SCHEDULE: Monday through Friday</p> <p>DESTINATIONS:</p> <p>DODAAC Address N68470 U.S. NAVAL HOSPITAL Camp Lester Bldg #6000 Chatan-Cho Aza Kuwae Nakaqamigun Okinawa, Japan POC: ✓</p> <p>M97115 3RD Battalion - 3rd FSSG Camp Kinser, Okinawa, Japan POC: ✓</p> <p>W904EG 17th ASG Bldg 116-3 Sagami Army Depot Kamiyabe 600, Sagamihara-Shi Kangawa-Ken Japan 229-0001 POC: ✓</p> <p>QUANTITY BREAKS</p> <p>Minimum Charge PER LB</p> <p>0-100 101-200 201-500 501-1100</p> <p>Type of Cargo: Normal, Refrigerated and Hazardous</p> <p>Transit Requirement: Not to Exceed 96 hours</p> <p>NOTE: This SUBCLIN is subject to dimensional pricing as defined in the Uniform Rates and Rules for International Service.</p> <p>PRICE:</p> <p>3,600 Lbs x 3 per pound = NOT TO EXCEED (NTE)</p> <p>Total SUBCLIN Cost (b)(4)</p>	Estimated 3,600	LB		Estimated (b)(4)

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066BB	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) GUAM</p> <p>ROUTE: Cardinal Healthcare 4551 E. Philadelphia Street Ontario, CA 91761 POC: [redacted]</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 13,566 JAN - 13,566 APR - 13,566 JUL - 13,566 NOV - 13,566 FEB - 13,566 MAY - 13,566 AUG - 13,566 DEC - 13,566 MAR - 13,566 JUN - 13,566 SEP - 13,564</p> <p>DESTINATIONS:</p> <p>DODAAC Address N68096 US Naval Hospital, Agana, Guam POC: [redacted]</p> <p>FM5240 36th Medical Group, Yigo, Anderson AFB, Guam POC: [redacted]</p> <p>QUANTITY BREAKS PER LB</p> <p>Minimum Charge</p> <p>0-100 101-200 201-500 501-1000 1001-2200 2201+</p> <p>NOTE: This item is subject to dimensional pricing as Defined in the Uniform Rates and Rules for International Service.</p> <p>Type Cargo: Normal only</p> <p>Transit Requirement: Not To Exceed 168 hours</p> <p>PRICE:</p> <p>162,790 Lbs x [redacted] per pound = NOT TO EXCEED (NTE)</p> <p>Total SUBCLIN Cost [redacted]</p>	Estimated 162,790	LB		Estimated

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066BC	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) GUAM</p> <p>ROUTE: Cardinal Healthcare 1009 Opule Street Kapolei, HI 96707 POC: (b)(6)</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 200 JAN - 200 APR - 200 JUL - 200 NOV - 200 FEB - 200 MAY - 200 AUG - 200 DEC - 200 MAR - 200 JUN - 200 SEP - 200</p> <p>DESTINATIONS:</p> <p>DODAAC Address N68096 US Naval Hospital, Agana, Guam POC: (b)(6)</p> <p>FM5240 36th Medical Group, Yigo, Anderson AFB, Guam POC: (b)(6)</p> <p>QUANTITY BREAKS PER LB</p> <p>Minimum Charge</p> <p>0-100 101-200 201-500 (b)(4) 501-1000 1001-2200 2201+</p> <p>NOTE: This item is subject to dimensional pricing as Defined in the Uniform Rates and Rules for International Service.</p> <p>Type Cargo: Normal, Refrigerated, Hazardous</p> <p>Transit Requirement: Not To Exceed 168 hours</p> <p>PRICE:</p> <p>2,400 Lbs x { } per pound = NOT TO EXCEED (NTE)</p> <p>{ } Total SUBCLIN Cost (b)(4)</p>	Estimated 2,400	LB	(b)(4)	Estimated (b)(4)

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066BD	<p>CAT A LESS THAN FULL PALLET (MEDICAL PRIME VENDOR) GUAM</p> <p>ROUTE: Bergen Brunswick Drug Co 238 Sand Island Access Rd. Honolulu, HI 96819 POC: (b)(6)(b)(7)(C)</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 3,623 JAN - 3,623 APR - 3,623 JUL - 3,623 NOV - 3,623 FEB - 3,623 MAY - 3,623 AUG - 3,623 DEC - 3,623 MAR - 3,623 JUN - 3,623 SEP - 3,619</p> <p>DESTINATIONS:</p> <p>DODAAC Address N68096 US Naval Hospital, Agana, Guam POC: (b)(6)(b)(7)(C)</p> <p>FM5240 36th Medical Group, Yigo, Anderson AFB, Guam POC: (b)(6)(b)(7)(C)</p> <p>QUANTITY BREAKS PER LB</p> <p>Minimum Charge</p> <p>0-100 101-200 201-500 501-1000 1001-2200 2201+</p> <p>NOTE: This item is subject to dimensional pricing as Defined in the Uniform Rates and Rules for International Service.</p> <p>Type Cargo: Normal, Refrigerated, Hazardous</p> <p>Transit Requirement: Not To Exceed 168 hours</p> <p>PRICE:</p> <p>43,472 Lbs x } per pound = NOT TO EXCEED (NTE) Total SUBCLIN Cost (b)(6)(b)(7)(C)</p>	Estimated 43,472	LB	(b)(6)(b)(7)(C)	Estimated

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NAME OF OFFEROR OR CONTRACTOR

FEDERAL EXPRESS CHARTER PROGRAMS TEAM ARRANGEMENT

Cage Code: 1SB34

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0066BE	<p>CAT A - LESS THAN FULL PALLET - ALASKA</p> <p>ROUTE: Stockton, CA - Fairbanks, AK</p> <p>SCHEDULE: Monday through Friday</p> <p>OCT - 40,313 JAN - 40,313 APR - 40,313 JUL - 40,313</p> <p>NOV - 40,313 FEB - 40,313 MAY - 40,313 AUG - 40,313</p> <p>DEC - 40,313 MAR - 40,313 JUN - 40,313 SEP - 40,323</p> <p>MILEAGE 2153 - based on longest probable route (KSCK-PAFA)</p> <p>PICKUP POINT:</p> <p>Stockton, CA</p> <p>QUANTITY ESTIMATED % BREAKS OF SHIPMENTS PER LB</p> <p>Minimum Charge</p> <p>0-100 2%</p> <p>101-200 8%</p> <p>201-500 35%</p> <p>501-1100 40%</p> <p>1101-2200 10%</p> <p>2201+ 5%</p> <p>ALTERNATE ROUTE:</p> <p>KSCK - PANC (Anchorage) - 2030 miles</p> <p>NOTE: This SUBCLIN is subject to dimensional pricing as defined in the Uniform Rates and Rules for International Service.</p> <p>Type of Cargo: Normal</p> <p>Transit Requirement: Not to Exceed 96 hours</p> <p>PRICE:</p> <p>483,766 Lbs x } per pound = NOT TO EXCEED (NTE)</p> <p>Total SUBCLIN Cost (b)(4)</p>	Estimated 483,766	LB		Estimated (b)(4)

PART I - THE SCHEDULE

SECTION C - DESCRIPTION/SPECS/WORK STATEMENT

The Contractor shall perform International Airlift Services and CRAF Activation (when necessary) in accordance with the attached PWS dated 13 July 2006.

PART I - THE SCHEDULE

SECTION E - INSPECTION AND ACCEPTANCE

1. The following clauses are incorporated by reference:

FAR NUMBER	CLAUSE TITLE	DATE
52.246-4	INSPECTION OF SERVICES--FIXED PRICE	AUG 1996

DEFENSE FAR SUP	CLAUSE TITLE	DATE
252.246-7000	MATERIAL INSPECTION AND RECEIVING REPORT	MAR 2003

2. INSPECTION AND ACCEPTANCE OF SERVICES

a. An authorized Government representative will accomplish government inspection and acceptance of services under this contract at the aerial port of debarkation (APOD). The AMC Form 8 and Global Decision Support System (GDSS) are used to verify services rendered for acceptance. AMC Form 8 shall be accomplished for each passenger mission to be performed under this contract.

b. HQ AMC reserves the right to inspect, conduct onsite capability surveys, perform ramp inspections, conduct flight-deck observation flights, and initiate performance evaluations of the Contractor during all phases of this contract.

c. MEDICAL PRIME VENDOR and ALOC CAT A Full- and Less-Than-Full-Pallet Movement: Powertrack will be used for all inspection and acceptance documentation.

PART I - THE SCHEDULE

SECTION F - DELIVERIES OR PERFORMANCE

1. PERIOD OF PERFORMANCE

a. Performance of this contract shall begin 01 October 2006, or the date of award, whichever occurs later. It shall continue through 30 September 2007 unless sooner terminated or extended by the Government under the provisions of this contract. All flights in progress at midnight of the last day of the contract shall not be affected by the expiration of this contract.

b. If, during the period of this contract, including any extension pursuant to this paragraph, the Government gives notice to the Contractor of the declaration of an airlift emergency or national emergency, or of the activation of CRAF, as described in Appendix 5, the parties agree that the giving of such notice will extend this contract for the purpose of permitting the Government to order additional airlift services throughout the period of the emergency, and extend the Contractor's commitment to the CRAF program for the entire period of CRAF activation, and for up to six months thereafter.

2. SCHEDULES

a. For the purposes of this paragraph "Schedules" shall mean the detailed arrangements regarding the days and time of day of the flight operations required to perform the air transportation services called for under this contract. To the extent such schedules are not specified in this contract, they shall be established by agreement between the Contractor and the CO or the Contracting Officer's Representative (COR) in accordance with the provisions of this paragraph. Scheduling for missions will be done by TACC.

b. Schedule Formation and Coordination.

(1) Fixed award cargo trips.

AMC will provide proposed schedules for Contractor coordination at the conclusion of negotiations (approximately 30 calendar days prior to the month of operation). Contractor shall provide the following in writing to appropriate planner/planning directorate in TACC within three (3) working days after verbal or other notification of the proposed AMC schedule;

(a) confirmation of proposed schedule; or

(b) a proposed alternative schedule.

(2) Fixed award passenger trips.

AMC will provide proposed schedules for Contractor coordination at the conclusion of negotiations (approximately 90 calendar days prior to the month of operation.) Contractor shall provide the following in writing to appropriate planner/planning directorate in TACC within three (3) working days after verbal or other notification of the proposed AMC schedule;

(a) confirmation of proposed schedule; or

(b) a proposed alternative schedule.

(3) Expansion Requirements.

All trips ordered under peacetime expansion provisions will be scheduled no later than 72 hours after notice of order; require confirmation within 24 hours, and will be ordered in accordance with Section H, paragraph 19.

c. Schedules may be revised upon request of either the Government or the Contractor, provided the requester provides a minimum of 12 hours prior to the scheduled departure of the trip involved and the requested change is mutually agreed upon.

3. SCHEDULES-MEDICAL PRIME VENDOR AND ALOC SCHEDULED SERVICE CARGO

The transportation officer at Defense Depot-DDSP-TT located at New Cumberland, Pennsylvania and the transportation officer at Defense Depot-DDSJ-TT, San Joaquin, California will notify the Contractor of scheduled service, CAT "A" cargo for medical supplies (MEDICAL PRIME VENDOR) and Air Line of Communications (ALOC) requirements via telephone or otherwise.

4. DIVERSIONS AND REROUTES

a. **Diversions:** The Government and the Contractor have the right to divert any trip due to the threat of, or actual hostilities, weather, medical emergency or natural disaster. The Contractor shall be paid the AMC rate for Government directed diversions.

b. **Reroute:** The Contractor grants the Government the right to reroute trips, subject to mutual agreement of the parties. Contractor shall be paid at the AMC rate for the reroute trip using Great Circle Statute Miles (GCSM) from airport to airport, for mileage computation.

5. GOVERNMENT CONTROLLABLE DELAYS - CARGO (DEMURRAGE)

Compensation will accrue to the Contractor for departure delays of more than 3 hours beyond the scheduled block time on completed cargo missions when delay is Government controllable. Demurrage charges are limited to delays in loading or unloading but exclude delays due to damage resulting from the negligence of Government personnel. The compensation will be as set forth in Section B, paragraph 3(a)(1). Delays due to Act of God, Air Traffic Control (ATC) or Contractor controllable reasons will not be compensated. Demurrage applies to peacetime business only. Demurrage is calculated by subtracting the 3 hours from the total number of hours (rounded to the nearest hour) the aircraft is delayed. These hours are then multiplied by the price set forth in Section B, paragraph 3(a)(1) based on aircraft type. Following is an example of how demurrage will be calculated:

B-747 cargo aircraft is scheduled to depart at 0700. Departure is delayed due to a broken K-loader until 1140 (4 hours 40 minutes Government controlled delay). Contractor is entitled to demurrage payment of \$2612. (1 hour 40 minutes rounded to the next whole hour multiplied by \$1306 per hour, as outlined in Section B, paragraph 3(a)(1).)

PART I - THE SCHEDULE

SECTION G - CONTRACT ADMINISTRATION DATA

1. 252.232.7003 ELECTRONIC SUBMISSION OF PAYMENT REQUESTS (MAY 2006) - DFARS

(a) *Definitions.* As used in this clause—

(1) "Contract financing payment" and "invoice payment" have the meanings given in section 32.001 of the Federal Acquisition Regulation.

(2) "Electronic form" means any automated system that transmits information electronically from the initiating system to all affected systems. Facsimile, e-mail, and scanned documents are not acceptable electronic forms for submission of payment requests. However, scanned documents are acceptable when they are part of a submission of a payment request made using one of the electronic forms provided for in paragraph (b) of this clause.

(3) "Payment request" means any request for contract financing payment or invoice payment submitted by the Contractor under this contract.

(b) Except as provided in paragraph (c) of this clause, the Contractor shall submit payment requests using one of the following electronic forms:

(1) Wide Area WorkFlow-Receipt and Acceptance (WAWF-RA). Information regarding WAWF-RA is available on the Internet at <https://wawf.eb.mil>.

(2) Web Invoicing System (WInS). Information regarding WInS is available on the Internet at <https://ecweb.dfas.mil>.

(3) American National Standards Institute (ANSI) X.12 electronic data interchange (EDI) formats.

(i) Information regarding EDI formats is available on the Internet at <http://www.X12.org>.

(ii) EDI implementation guides are available on the Internet at <http://www.dod.mil/dfas/>.

(4) Another electronic form authorized by the Contracting Officer.

(c) If the Contractor is unable to submit a payment request in electronic form, or DoD is unable to receive a payment request in electronic form, the Contractor shall submit the payment request using a method mutually agreed to by the Contractor, the Contracting Officer, the contract administration office, and the payment office.

(d) In addition to the requirements of this clause, the Contractor shall meet the requirements of the appropriate payment clauses in this contract when submitting payment requests.

2. CONTRACTOR POINT OF CONTACT

The Contractor shall furnish to the ACO at HQ AMC/A3K:

a. The name of a primary and alternate point of contact who will serve as a liaison between the Contractor and the ACO. Individuals designated must have authority to adjust schedules, engage substitute service, and make decisions pertinent to the airlift service in the name of the Contractor.

b. The name of a point of contact to serve as liaison between the Contractor and the Contract Administrator (CA) responsible for each station transited in accordance with paragraphs 1.1.1 and 1.3.10. of Section C, PWS, Section 1.

3. ELECTRONIC FUNDS TRANSFER (EFT)

Payment to the Contractor by the Government shall be accomplished by the electronic transfer of funds directly into a designated bank account (see Section I, FAR 52.232-33).

4. PAYMENT OF LANDING AND PARKING FEES

The Contractor shall pay all required airport service fees and charges. Such fees and charges are not reimbursable since they are included as part of the AMC uniform negotiated rate.

5. PAYMENT REQUESTS FOR CONTRACT SERVICES

a. **General.** Reference contract Section G, paragraph 1(b) above. USAF has prescribed the use of Wide Area WorkFlow-Receipt and Acceptance (WAWF-RA) for all payments made for services. Therefore, in accordance with DFARS 252.232-7003 Electronic Submission of Payment Requests (page G-1) and the Routing Sheet, Attachment 3, page 1 of 2, the contractor shall submit payment requests via WAWF-RA **only**. Information regarding WAWF-RA is available on the Internet at <https://wawf.eb.mil>.

b. Initiate a separate payment request for each completed payment requested. Do not combine payment requests.

c. A declaration of actual ferry routing and mileage for all ferry (except for round trips where the ferry mileage is between the originating station and the terminating station) shall be submitted. Ferry Declaration shall include aircraft tail number, ferry routing as flown, actual miles flown, and signature of person authorized to bind the company. Contractor shall be paid either the contracted ferry miles or actual ferry miles flown, whichever is less. Refer to Attachment 3, page 2 of 2, for sample Ferry Declaration format.

6. CUSTOMER SERVICE POINTS OF CONTACT – DFAS

The following website contains a current list of customer service phone numbers for all DFAS locations:

http://www.dod.mil/dfas/about/contacts/co_vendoraf.htm

PART I - THE SCHEDULE

SECTION H - SPECIAL CONTRACT REQUIREMENTS

1. PASSENGER AND PUBLIC LIABILITY INSURANCE

a. **General.** Prior to performance of any services hereunder, the contractor shall, at its own expense, procure and maintain during the entire performance period of this contract, with financially and legally responsible insurance company or companies, passenger and public liability insurance in accordance with paragraph b or c, below. Liability insurance purchased pursuant to the requirements of this paragraph shall cover payment to the Government, pursuant to the subrogation provision of the Medical Care Recovery Act (42 USC 2651-3) and within the liability limitations of this contract, of the cost of Government provided medical care to the extent that said insurance would cover payment to injured individuals of the cost of medical care in the absence of any Government obligation to provide medical care. The contractor shall furnish to the Contracting Officer Evidence of Insurance, duly executed by the Insurer, of the insurance required by this paragraph. The Evidence of Insurance shall substantially conform to the form set forth in para 2 of this section. If a court of competent jurisdiction determines that any transportation furnished pursuant to this contract is subject to the Warsaw Convention, 49 Stat. 3000, and that the contractor is entitled to limit its liability under that Convention, then the minimum limit of insurance required by this clause shall be considered to be a "higher limit of liability agreed to by special contract" as contemplated by the last sentence of Article 22(1) of that Convention, and the contractor agrees that it shall not with respect to any claim arising out of the death, wounding, or other bodily injury of a passenger, avail itself of any defense under Article 20(1) of the Convention. Nothing herein shall be deemed to affect the rights and liabilities of the contractor with regard to any claim brought by, on behalf of, or in respect of any person who has willfully caused damage which resulted in death, wounding, or other bodily injury of a passenger. See note below subparagraph c(2).

b. **Split Limits Liability.** The minimum limits of liability insurance coverage maintained by the contractor shall be as follows:

(1) Liability for bodily injury to or death of aircraft passengers: A limit for any one passenger of at least three hundred thousand dollars (\$300,000.00), and a limit for each occurrence in any one aircraft of at least an amount equal to the sum produced by multiplying three hundred thousand dollars (\$300,000.00) by the next highest whole number resulting from taking 75 percent of the total number of passenger seats installed in the aircraft.

(2) Liability for bodily injury to or death of persons (excluding passengers): A limit of at least three hundred thousand dollars (\$300,000.00) for any one person in any one occurrence, and a limit of at least twenty million dollars (\$20,000,000.00) for each occurrence.

(3) Liability for loss of or damage to property: A limit of at least twenty million dollars (\$20,000,000.00) for each occurrence.

c. **Combined Single Limit Liability.**

(1) Notwithstanding the provisions of paragraph b above the contractor may be insured for a single limit of liability for each occurrence. In that event, coverage shall be equal to or greater than the combined required minimums set forth in paragraph b, above, for bodily injury, property damage, and/or passenger liability for the type of use to which such aircraft is put, as the case may be.

(2) In the case of a single limit of liability, aircraft may be insured by a combination of primary and excess policies. Such policies shall have combined coverage equal to or greater than the required minimums set forth in paragraph b, above, for bodily injury to non-passengers, property damage, and/or passenger liability for the type of use to which the aircraft is put, as the case may be.

NOTE: In the event the proposed changes to the Warsaw Convention, known as the Montreal Protocol, are approved or ratified by the United States and become effective in the United States, the Montreal Protocol will take precedence to the extent it is inconsistent with the terms of this contract regarding insurance.

2. EVIDENCE OF INSURANCE – PASSENGER AND PUBLIC LIABILITY

(a) Prior to performance of any services hereunder, the contractor shall provide the Government with appropriate evidence of insurance in accordance with paragraphs a, b and c, Section H, paragraph 1. The evidence shall substantially conform to the following paragraph:

Name of Insurer (Hereinafter called the Insurer)
of _____
Address of Insurer
has issued to _____

Name of Insured Policy _____, bearing policy number _____, with respect to the legal liability of the said Insured for aircraft passenger death or bodily injury, aircraft public death or bodily injury (excluding passengers) and aircraft property damage liabilities, effective from _____ through _____.

(Signature of Insurer)

(Current Date)

(b) The minimum limits of liability insurance coverage maintained by the Insured under the said policy are as follows*:

(1) Liability for bodily injury to or death of aircraft passengers: A limit for any one passenger of at least three hundred thousand dollars (\$300,000.00), and a limit for each occurrence in any one aircraft of at least an amount equal to the sum produced by multiplying three hundred thousand dollars (\$300,000.00) by the next highest whole number resulting from taking 75 percent of the total number of passenger seats installed in the aircraft.

(2) Liability for bodily injury to or death of persons (excluding passengers): A limit of at least three hundred thousand dollars (\$300,000.00) for any one person in any one occurrence, and a limit of at least twenty million dollars (\$20,000,000.00) for each occurrence.

(3) Liability for loss of or damage to property: A limit of at least twenty million dollars (\$20,000,000.00) for each occurrence.

(4) The Insurer further agrees that the insurance afforded under this policy covers payment to the Government, pursuant to the subrogation provision of the Medical Care Recovery Act (42 USC 2651-3), of the cost of Government provided medical care to the extent that said insurance would cover payment to injured individuals of the cost of medical care in the absence of any Government obligation to provide medical care.

The terms and conditions of the policy apply throughout the world. The following aircraft are covered by the policy identified above: _____

(List aircraft individually or "All aircraft owned and operated by the Insured")

(c) The parties recognize that the policy may exclude certain liabilities with respect to any DOD operations involving the Civil Reserve Air Fleet (CRAF) subsequent to the effective date of activation of the CRAF. The excluded liabilities will be those where a loss may be incurred during the activation of the CRAF under circumstances such that it cannot be demonstrated that the loss is either attributable to a war risk and therefore reimbursable under FAA Chapter 443, or attributable to cause other than war risk and therefore required to be covered by the Contractor's commercial insurance. The policy contains the attached endorsement.

By _____

(Company)

(City, State)

(Signature)

(Date)

*In the case of a combined single limit of liability, the Insurer will be required to describe the amount or amounts of insurance coverage.

"ENDORSEMENT" (Attachment to the Evidence of Insurance)

It is agreed, that, with respect only to operations of the named Insured performed under contract with the Air Mobility Command, Department of the Air Force (USAF), and with respect only to Aircraft Liability Insurance afforded under this policy, the following conditions shall also apply:

a. The Insurer agrees that, the insurance afforded under this policy shall not be subject to any lower limits of liability of the Warsaw Convention, 49 Stat. 3000, for the death or bodily injury of any passenger. If that convention should otherwise be deemed to be applicable to any passenger death or bodily injury liability, then to the extent stated in the preceding sentence, this insurance shall be deemed to be a higher limit of liability agreed to by special contract as contemplated by the last sentence of Article 22(1) of that convention.

b. The exclusions of the policy are deleted and the following substituted therefore:

The insurance afforded under this policy shall not apply to:

(1) Any loss against which the named Insured has other valid and collectible insurance, except that the limits of liability provided under this policy shall be excess of the limits provided by such other valid and collectible insurance but in no event exceeding the limits of liability expressed elsewhere in this policy.

(2) Any loss arising from the ownership, maintenance or use of any type of aircraft not declared to the Insurer in accordance with the terms and conditions of this policy.

(3) Liability assumed by the Insured under any contract or agreement except as stated in this contract with respect to limitations of the Warsaw Convention.

(4) Bodily injury, sickness, disease, mental anguish or death of any employee of the Insured while engaged in the duties of his employment, or any obligation for which the Insured or any company as his Insurer may be held liable under any Workman's Compensation or occupational disease law.

(5) Damage to or destruction of property owned, rented, occupied, or used by, or in the care, custody or control of the Insured, or carried in or on any aircraft with respect to which the insurance afforded by this policy applies.

(6) Personal injuries or death or damage to or destruction of property, caused directly or indirectly, by hostile or warlike actions, including action in hindering, combating or defending against an actual, impending or expected attack by any Government or sovereign power, de jure or de facto, or military, naval or air forces; the discharge, explosion, or use of any weapon of war employing atomic fission, or atomic fusion, or radioactive materials; insurrection, rebellion, revolution, civil war or usurped power, including any action in hindering, combating or defending against such an occurrence, or confiscation by any Government or public authority.

c. The Insurer hereby waives any right of subrogation it may have against the United States of America, by reason of any payment under the aforesaid policy of insurance, with respect to loss caused to transportation services by acts of the United States of America or any agency thereof, which acts are in conjunction with the performance by the named Insured of any services under said contract.

d. In the event the Insurer elects to cancel the insurance afforded under this policy, the Insurer hereby agrees that such cancellation shall not be effective unless written notice thereof shall be sent by the Insurer by registered mail not less than 30 days in advance of such cancellation, direct to the Air Mobility Command, United States Air Force, 402 Scott Dr., Unit 3A1, Scott Air Force Base, Illinois, Attention: A3KIP, and in the event the named Insured requests such cancellation, the Insurer agrees to notify, by registered mail, the above stated activity immediately upon receipt of such request.

e. Anything in the policy to the contrary notwithstanding, the aircraft may be operated by pilots authorized by the named Insured.

f. Violations of regulations prescribed by the Federal Aviation Administration (FAA) shall not prejudice the insurance afforded by this policy.

g. No special waiver issued by the FAA shall affect the insurance afforded hereunder.

h. Any exclusions, conditions or other provisions of this endorsement, which have the effect of restricting or nullifying the coverage already granted by this policy in the absence of this endorsement, shall not apply.

Endorsement to Policy No: _____

Effective Date: _____

Countersigned: _____ (Date)

Company _____

3. CONTRACTOR ACQUIRED INSURANCE

a. The Contractor shall procure and maintain during the entire period of performance under this contract the following minimum insurance in addition to the insurance required by paragraph 1, of this section:

TYPE	AMOUNT
<u>Automobile</u>	
Bodily Injury Liability	\$200,000 per person \$500,000 per occurrence
Property Damage Liability	\$20,000 per occurrence
<u>Comprehensive General Liability</u>	
Bodily Injury Liability	\$500,000 per occurrence
<u>Workmen's Compensation and Employers Liability</u>	
Workman's Comp & Occupational Disease	Statutory
Employer's Liability	\$100,000

b. Contractor shall comply with the requirements of contract clause "Insurance - Work on a Government Installation" concerning notice to the Contracting Officer.

4. REQUIREMENT FOR INDEMNIFICATION APPROVAL

Notwithstanding the inclusion of FAR 52.250-1 and the clause entitled Definition of Unusually Hazardous Risk in Section I, indemnification will apply to performance under this contract only after Secretary of Air Force approval and after the contractor is notified by the Contracting Officer that the Commander AMC is implementing indemnification for a specific mission or missions.

5. FAA CHAPTER 443 NON-PREMIUM WAR RISK HULL AND LIABILITY INSURANCE (PREVIOUSLY TITLE XIII)

The Contractor shall apply for Chapter 443 Non-Premium Aviation Insurance from the FAA, register all aircraft committed to CRAF as listed in Appendix 3A, and supply the FAA with a complete copy of its current Hull and Comprehensive Liability commercial insurance policies. The Contractor shall promptly notify the FAA of any tail number additions, removals, and/or changes in the aircraft committed to CRAF to ensure that the Contractor is covered by Chapter 443 Non-Premium Aviation Insurance without delay while operating CRAF-like missions to which Non-Premium 443 applies or in the event of a CRAF activation.

6. RESPONSIBILITY FOR GOVERNMENT CARGO

a. Property (hereinafter referenced in this paragraph as Government cargo) placed in Contractor's possession for the sole purpose of air transportation shall not be deemed to be Government Property within the meaning of the Government Property Clause. Government cargo, within the meaning of this paragraph, does not include passenger baggage or scheduled service (Category A) cargo.

b. The Government hereby relieves the Contractor of liability for loss of, or damage to, any and all Government cargo transported by the Contractor in performance of this contract, except such loss, destruction and damage resulting from the willful misconduct or lack of good faith of any of the Contractor's managerial personnel, as defined in the contract clauses entitled "Government-Furnished Property (Short Form)," and except as outlined in paragraphs 1.3.11. and 1.3.11.1 in, Section C, PWS, Section 1:

To the extent insurance required by subparagraph b (3) of paragraph entitled, "Passenger and Public Liability Insurance" of this Section or the appropriate portion of subparagraph c of paragraph entitled, "Passenger and Public Liability Insurance" of this Section (if Combined Single Limit Liability is used), is not required for payment of third party claims, the balance of said insurance shall apply to Government cargo loss, damage or destruction thereto.

7. COLLECTIVE BARGAINING UNITS

a. The Contractor agrees to advise the applicable Collective Bargaining Units of the contract requirements set forth in Section C, PWS, Section 4, paragraphs 4.0 and 4.1.

b. The Contractor agrees to provide the Contracting Officer, upon request, a copy of any Collective Bargaining Agreement applicable to employees performing on this contract.

8. LEGAL DOCUMENTS

The Contractor shall submit, simultaneously with its transfer to the DOT, one copy to HQ AMC/A3K and one copy to HQ AMC/JAQ of each application, pleading, or other document submitted to said Agency by the Contractor or by any organization of which the Contractor is a member, which application, pleading, or other document pertains, directly or indirectly, to this or any other contract for air transportation to which AMC is a party or is expected to be a party. Included among such pleadings is any pertaining to the leasing of any aircraft listed in Appendix 3A.

9. FAR 52.217-8 OPTION TO EXTEND SERVICES (NOV 1999)

The Government may require continued performance of services for a maximum of six (6) months and the AMC Uniform Rate for FY07 shall apply. In the event the Government exercises this option, prices shall be determined in accordance with paragraph 3 of Section B. This option may be exercised more than once, but the total extension of performance hereunder shall not exceed six (6) months. The Contracting Officer may exercise the option by written notice to the Contractor not later than 15 days prior to expiration of the contract.

10. SUBMISSION OF COST AND PRICING DATA—MEMORANDUM OF UNDERSTANDING (MOU)

Contractors who are required to submit certified cost and pricing data pursuant to the MOU shall do so within the time specified by HQ AMC/A7KFP. Failure to provide certified cost and pricing data within the defined time may result in a reduction of such offerors' entitlement for the purpose of awarding business for the forecast year. Mobilization points may be reduced at a rate of one percentage point per day late, up to a maximum reduction of 30 percent. Requirements for submission of certified cost and pricing data are addressed in the MOU and procedures defined in FAR 15.403-4, entitled "Requiring Cost or Pricing Data (10 U.S.C. 2306 and 41 U.S.C. 254b)", paragraph (b).

11. CRAF ACTIVATION ACCOUNTING

Separate accounting of costs during CRAF activation shall be maintained where Contractors anticipate extra contractual cost occurrences. The Contractor should maintain separate accounts, by job order or other suitable accounting procedures, of all incurred direct costs (less allocable credits) allocable to CRAF activation. If established, such accounts shall be maintained for three years after final payment under this contract.

12. PROVISIONAL PAYMENT OF EQUITABLE ADJUSTMENTS

The Contractor may submit requests for equitable adjustment for costs incurred outside the AMC uniform rate during CRAF activation in accordance with the terms and conditions of this contract. The equitable adjustment request may include a request for provisional payment against the amount requested. The Contracting Officer will review such requests and may approve a provisional payment against such requests for reasonable costs incurred outside the Uniform Rate. The provisional payment amount shall be determined by the Contracting Officer but under no circumstances will payment be approved for any costs that the Contracting Officer does not believe are reasonable, allocable to this contract and incurred as a result of the contract. Any payment made under this clause shall be deducted from the final equitable adjustment settlement. If the provisional payments exceed the final equitable adjustment settlement, the Contractor shall refund the amount of the overpayment to the Government on demand, plus interest at the current US Treasury rate, in accordance with FAR 32.614.

13. INVITED CONTRACTOR OR TECHNICAL REPRESENTATIVE STATUS - REPUBLIC OF KOREA

a. Invited-Contractor or technical representative status under the US-ROK Status of Forces Agreement (SOFA) is subject to the written approval of HQ USFK, AcofS, Acquisition Management.

b. The Contracting Officer will coordinate with HQ USFK, AcofS, Acquisition Management, in accordance with DFARS, subpart 225.77, and USFK Reg 700-19. The Acquisition Management will determine the appropriate Contractor status under the SOFA and notify the ACO of the determination.

c. Subject to the above approval, the Contractor, including their employees and lawful dependents, may be accorded such privileges and exemptions as specified in the US-ROK SOFA, and implemented per USFK Reg 700-19, subject to the conditions and limitations imposed by the SOFA and that regulation. These privileges and exemptions may be furnished during the performance period of the contract, subject to their availability and provided the invited-Contractor or technical-representative status is not withdrawn by USFK.

d. The Contractor officials and employees performing under this contract collectively and separately warrant that they are not now performing, nor will perform during the period of this contract, any contract services or otherwise engage in business activities in the ROK other than those pertaining to the US armed forces.

e. During the performance of the work in the ROK required by this contract, the Contractor will be governed by USFK regulations pertaining to the direct hiring and the personnel administration of Korean National employees.

f. The authorities of the ROK will have the right to exercise jurisdiction over invited Contractors and technical representatives, including officials and employees, and their dependents, for offenses committed in the ROK and punishable by the laws of the ROK. In recognition of the role of such persons in the defense of the ROK, they will be subject to the provisions of Article XXII, U.S. ROK SOFA, related Agreed Minutes and Understandings of Implementation. In those cases in which the authorities of the ROK decide not to exercise jurisdiction, they shall notify the US military authorities as soon as possible. On such notification, the military authorities shall have the right to exercise such jurisdiction over the persons referred to, as conferred on them by the law of the United States.

g. Invited Contractors and technical representatives agree to cooperate fully with the USFK sponsoring agency and responsible officer on all matters pertaining to logistic support. In particular, Contractors shall provide prompt and accurate reporting of changes in employee status as required by this regulation to the assigned sponsoring agency.

h. Invited Contractor and technical representative status will be withdrawn by USFK on--

(1) Completion or termination of the contract.

(2) Proof that the Contractor or employees are engaged in business activities in the ROK other than those pertaining to US armed forces.

(3) Proof that the Contractor or employees are engaged in practices illegal in the ROK or are violating USFK regulations.

i. It is agreed that the withdrawal of the invited-Contractor or technical-representative status or any of the privileges associated therewith by the US Government, will not constitute grounds for excusable delay by the Contractor in the performance of the contract, nor will it justify or excuse the Contractor defaulting the performance of this contract; and such

withdrawal shall not serve as a basis for the filing of any claims against the US Government if the withdrawal is made for the reasons stated in subparagraph h above. Under no circumstances shall the withdrawal of such status or privileges be considered or construed as a breach of contract by the US Government. The determination to withdraw SOFA status and privileges by USFK shall be final and binding on the parties unless it is patently arbitrary, capricious, and lacking in good faith.

14. EXEMPTION FROM THE AIR PASSENGER DUTY IN THE UNITED KINGDOM

The Contractor shall request relief from Her Majesty's Air Passenger Duty for all passenger travel performed within the United Kingdom under the terms of this contract. Said request shall be forwarded to Head Office Control Team, HM Customs and Excise, Cambridge Excise, Lockton House, Clarendon Road, Cambridge, CB2 2BH, and shall include reference to the following:

This relief is in accordance with arrangements and agreements between the appropriate US Government authority and HM customs and Excise (reference RDM 513/539/01). All US Government personnel traveling under the authority of this contract are traveling for official purposes and the travel is reimbursed from official funds of the US Government.

Specific reference to this contract.

Failure to apply for said relief shall not be basis for a claim for equitable adjustment.

15. DEFICIT TRAFFIC

a. This term applies to a situation where the Contractor's aircraft departed but the full amount of traffic within the guaranteed ACL could not be transported on the flight involved due to reasons caused by the Contractor. The deficit shall be charged from the station where it is incurred through to the first Government scheduled traffic stop where the deficit is corrected and the Government may utilize the space. Contractor shall be paid at the AMC negotiated uniform price for that portion of the trip, if any, over which he transported said traffic, less a seat mile or ton mile reduction caused by the deficit. The Contractor shall not bill for the dollar value of the deficit traffic, and the Government's guarantee with respect to that mission is reduced accordingly. Deficit traffic moved by a Contractor on any subsequent flight will be considered as newly generated traffic.

b. Below is an example of deficit traffic calculation. The rates are approximations, not the current uniform rate. Actual deficit reduction will be based on actual uniform rates for the appropriate period of performance.

ROUTE: KNKT-(PANC)-(RJTY)-RODN-(RJTY)-(PANC)-KNKT

MILES: 16,020

RATE: \$.11 (round-trip passenger rate per seat mile)

ACL: 190 seats

Situation: Two seats were unavailable for use from Kadena AB (RODN) to Cherry Point MCAS (KNKT). The two-seat deficit is calculated as follows:

8010 miles (RODN-(RJTY)-(PANC)-KNKT); times, \$.11 per seat mile (RATE); times, two seats (number of seats not available for AMC use) = \$1,762.20 Total Deficit.

16. BUMPING PASSENGERS ON NON-STOP SERVICE

a. The Contractor shall provide non-stop service as specified on Section B line items. In the event the ACL must be reduced to provide non-stop service, the Contractor shall move space required bumped passengers on the next available scheduled service flight. The bumped passengers become the sole responsibility of the carrier until moved, to include but not limited to, meals, lodging and transportation to and from lodging. In addition, if deemed appropriate by the ACO, the contracted price will be discounted by the percentage of bumped passengers. The discount will be computed by dividing the bumped passenger count by the contracted ACL. That percentage will be applied to the price for the portion of the flight not flown with the contracted ACL.

b. For example: A MD-11 is contracted for 360 passengers to fly Seattle-Osan-Kunsan-Osan-Seattle. The contract price for the Seattle-Osan leg (5614 miles) is \$145,959.51. The carrier cannot fly non-stop from Seattle to Osan without bumping 18

passengers to reduce the weight. $18 \text{ divided by } 360 = 5\%$. $\$145,959.51 \times 5\% = \$7,297.98$. The total trip price of \$296,078.40 will be reduced by \$7,297.98 for a paid total of \$288,780.42.

c. The Government may invoke remedies which are set forth in this paragraph which will neither constitute a termination within the meaning of "FAR 52.249-2, Termination for Convenience of the Government (Fixed-Price)," nor in any way, diminish the Government's rights under the Clause entitled "Default." The rights and remedies of the Government provided for in this paragraph are not exclusive and do not give rise to Government liability for costs incurred and are in addition to any other Government rights and remedies provided for by law or by this contract.

17. TRIP CANCELLATION

a. **General.** The Contracting Officer may unilaterally cancel an occasional mission, provided notification is given the Contractor. Any verbal notification will be confirmed in writing. Large-scale cancellations or long term reduction of requirements will not normally be covered by this paragraph. Any reference to days in this clause means a continuous 24-hour period. All "days" in this clause refer to "calendar days."

(1) A cancellation charge will be paid on missions canceled with notification given within the time frames noted below. Times are all prior to scheduled departure. The cancellation charge will be applied to the trip price for the route segment only (ferry, stop charges, Eurocontrol surcharge or any other additional charges will not be included). Cancellation charges will not apply to missions terminated or canceled due to weather situations beyond the control of the Contractor or the Government. The charges are as follows:

- (a) Seven days or less: Passenger and Combi -- 31.8%
Cargo -- 31.6%
- (b) 8 to 14 days: Passenger and Combi -- 19.8%
Cargo -- 21.2%
- (c) 15 to 30 days: Passenger and Combi -- 11.3%
Cargo -- 10.2%
- (d) 31 to 45 days: Passenger and Combi -- 7%
31 to 75 days: Cargo -- 7%
- (e) Beyond 45 days: Passenger and Combi -- 0.0%
Beyond 75 days: Cargo -- 0.0%

(2) Missions awarded less than 14 days prior to the operating date and subsequently canceled will be paid a cancellation charge of 19.8% for passenger and combi and 21.2 % for cargo.

(3) Missions awarded less than 5 days prior to the operating date and subsequently canceled will not be paid a percentage cancellation charge. The Contractor shall submit actual incurred mission costs for reimbursement consideration.

(4) Contractor may elect to accept replacement missions in lieu of a cancellation charge.

b. No Cost Cancellations

(1) The Government will accrue one no-cost cancellation per quarter (beginning Oct, Jan, Apr, and Jul) from all Contractors (in the event of a teaming arrangement, each individual member of the team) who have operated 30 or more missions during the previous quarter (Oct will be based on missions from the previous contract). These no-cost cancellations may be applied to either basic or expansion buys.

(2) No-cost cancellations may be used by the Government in lieu of paying a cancellation charge for missions canceled with at least 7 days notice and can be used at any time during the contract periods. If a mission is canceled with less than 7 days notice, the application of a no-cost cancellation is subject to mutual agreement.

(3) No-cost cancellations will not be carried over from the current contract to the next contract.

18. 5352.247-9002 CONTRACTOR'S FAILURE TO PROVIDE SERVICE (JUN 2006)-AFFARS

(a) In the event that contractor's aircraft is unable to depart from any station, the government may invoke remedies which are set forth in this paragraph which will neither constitute a termination within the meaning of the clause entitled "Termination for Convenience of the Government," nor in any way diminish the government's rights under the clause entitled "Default." The rights and remedies of the government provided for in this paragraph are not exclusive and do not give rise to government liability for costs incurred and are in addition to any other government rights and remedies provided for by law or by this contract.

(b) Substitute Service. This term, as used herein, applies to the substitution of an aircraft to replace contractor's aircraft, which is unable to proceed from the departure station or from any en route station short of destination in accordance with schedules established pursuant to this contract. If the contractor fails to make an aircraft available for departure within 16 hours subsequent to scheduled departure time for a passenger flight or a mixed flight from an originating station or an en route station, or within 4 hours of a scheduled departure time for a passenger flight or a mixed flight from an en route station where no holding facilities for passengers are available, or within 24 hours of a scheduled departure time for a cargo flight from either the originating station or an en route station, or for any flight within such lesser time as may be agreed to by the contractor's designee, the government may: (1) cancel the requirement for further movement of the defaulted flight; (2) require the contractor to transport the defaulted passengers or cargo by substitute service within such additional time as the contracting officer may allow; (3) acquire substitute service from commercial sources; or (4) reschedule the defaulted flight or transport the defaulted passengers or cargo, or any portion thereof, itself. The exercise of any of these options will be in accordance with the following:

(1) In the event that the requirement for further movement of the defaulted flight is canceled, the number of passengers equal to the Guaranteed Allowable Cabin Load (GACL) for the flight involved, or the number of pounds of cargo equal to the GACL of the flight involved, or the number of miles for the flight involved, will be subtracted from the government's guarantee. Any canceled requirement will be deleted from the contract by unilateral modification. If the failure to depart was from the originating station, contractor will not be paid any amount for the flight involved. If the failure to depart was from an en route station, the contractor will be paid at the AMC negotiated uniform rate for that portion of the trip over which he did transport the passengers or cargo.

(2) If the contractor is required to transport the passengers or cargo of the defaulted flight by substitute service within such additional time as the contracting officer may allow, the contractor shall arrange and pay directly all costs involved in the transportation by the substitute aircraft. In this event, the contractor will be paid the full contract price for the flight involved, irrespective of the amount paid by him for this transportation by substitute aircraft. The substitute aircraft provided by the contractor must be of like type, configured in accordance with the applicable specifications, and must be approved by the contracting officer. In lieu of, or in addition to, providing the above type substitute service, the contractor may, at his own expense, purchase the amount of space, by common carriage or otherwise, needed for the movement of the passengers or cargo of the defaulted flight. The purchase of such space must be approved by the contracting officer and must be obtained only from American Flag carriers, except that in the event an American Flag carrier is unavailable or not reasonably available for point-to-point substitute service within an overseas area, upon prior authorization of the contracting officer, the contractor may use a Foreign Flag schedule carrier for substitute service on an exception basis only and provided the requirements of the clause entitled "Preference for United States Flag Air Carriers," are complied with. In such event, contractor would be paid the contract price for the involved transportation. If contractor transports by purchase of common carriage only a part of the number of passengers or amount of cargo of the defaulted flight, he will only be paid for those passengers or cargo so transported, and the passengers or cargo not transported shall be deducted from the government's guarantee.

(3) The government may purchase substitute service from commercial sources. This can be by a substitute commercial aircraft or by the purchase from commercial sources of sufficient space to transport by common carriage or otherwise, the number of passengers or amount of cargo involved in the defaulted flight. In either event, the substitute service shall be deducted from the government's guarantee and the contractor would be charged by the government, any amount that the government had to pay to commercial sources which is in excess of the contract price for the transportation of the passengers or cargo involved for the distance involved. (If this substitute service is obtained for only a portion of a trip as provided in the contract, the contract price will be prorated for the distance involved in determining the amount due to the government.) Contractor will not be paid any amount for the defaulted flight except that he will be paid at the AMC negotiated uniform rate for that portion of the trip, if any, over which he did transport the passengers or cargo on the flight involved. The contractor shall provide all services normally provided in connection with flights operating under this contract. In the event the defaulted flight was to be performed between military bases and the government procures common carriage substitute service, the defaulting contractor shall be responsible for the transportation between the military bases and the commercial terminal.

(4) The government may, in its discretion, elect to either reschedule the defaulted flight to a later time within the performance period of the contract or may move these passengers and/or this cargo, or any portion thereof. In this event, the number of passengers equal to the GACL for the flight involved, or the number of pounds of cargo to the GACL of the flight involved, or the number of miles for the flight involved will be subtracted from the government's guarantee and the contractor will be charged, by the government, the excess, if any, of the charge for this movement as computed under the provisions of DOD Rates (https://www.amcfm.scott.af.mil/filecabinet/docs/fy05/DoD_by_Zone.pdf) over the contract price. If this movement is utilized for only a portion of a trip as provided in the contract, the contract price will be prorated for the distance involved in determining the amount due the government. Contractor will not be paid any amount for transportation of the passengers or cargo of the defaulted flight except that he will be paid at the AMC negotiated uniform rate for that portion of the trip, if any, over which he did transport said passengers or cargo in the flight involved.

(c) The contracting officer may permit the contractor to provide services with substitute aircraft having a lower Allowable Cabin Load (ACL). When such substitution of aircraft is permitted, the contractor shall be reimbursed at the rate per ton/pax mile established in the original award times the lesser ACL with a corresponding reduction in the government's guarantee. In addition or as an alternative to providing substitute aircraft having a lower ACL, the contracting officer may permit the contractor to acquire, at his own expense, the amount of space, by common carriage, needed for movement of the pax or cargo equal to the ACL of the aircraft originally scheduled for the flight, in which event the contractor will be paid at the contract rate for the pax and/or cargo within the GACL which are actually transported. The contracting officer may also permit the contractor to provide services with substitute aircraft having a higher ACL than the aircraft required for performance of services under the contract. In this event, the contractor will be reimbursed only the contract price for the flight as originally awarded.

(d) The contracting officer, in making his decisions and selections for substitute service, will use his discretion in such a manner as to mitigate contractor's liability for excess costs when reasonably possible. However, military needs and urgency will be the prime consideration in the exercise of this discretion.

(e) The provisions of Section C, Performance Work Statement, relative to contractor's responsibility for care of passengers, and for providing meals and billets, apply to all situations discussed in this clause, wherein the contractor failed to depart as scheduled. Contractor shall retain responsibility for passengers until such time as they are moved by the contractor or the government, or the requirement is canceled by the government.

(f) In the event the contractor fails to deliver any part of the GACL (pax or cargo) to manifested destination due to an accident, contractor will be paid at AMC negotiated uniform rate only for that amount of pax or cargo delivered to manifested destination.

19. ALLOCATION AND ORDERING OF EXPANSION AIRLIFT

a. Expansion requirements will be awarded, based on entitlement, to the contractor who has submitted an acceptable offer in response to the Government's request for offers. Expansion entitlement will be calculated in the same manner as entitlement for the fixed, peacetime airlift award and as described in paragraph (b) below. Factors used to determine the acceptability of an offer include timeliness of submission, type and weight capacity of aircraft offered, date of availability, total cost of offer and contractor reliability and violation status. When two or more members of a Teaming Arrangement (TA) make acceptable offers for the same expansion requirement, the TA agent will determine which contractor will perform the mission.

b. Awards for expansion business will be allocated monthly based on entitlement calculated by dividing each contractor's mobilization value (MV) points by the total points of all entitled contractors offering in a category. Entitled contractor's MV points will be recalculated by the Government at the beginning of each quarter (October, January, April, July) beginning 1 Oct 06, to adjust for any aircraft offered by new contractors or for additional aircraft committed by contractors during the contract period. Entitlement percentages will be recalculated for each category of business. New contractors committing aircraft to the CRAF after the closing of the Request for Proposal (RFP) may offer as an individual contractor, as a new TA or as an addition to an existing TA. A contractor who submits an offer after RFP closing and is awarded a contract is considered a non-entitled contractor until such time as the next quarterly recalculation of MVP is completed. Prior to recalculation, the contractor will be considered for expansion business only if no acceptable offers are received from entitled contractors. If more than one non-entitled contractor offers on an expansion requirement, award will be made to the contractor who has committed the most aircraft in wide body equivalents to the CRAF. Recalculated entitlement percentages shall be utilized for expansion awards only. The Contracting Officer will attempt to make awards commensurate to every contractor's entitlement each month; however, the Government is not obligated to ensure individual contractors/TAs meet or exceed their entitlement each month. Expansion entitlement not received in one month may not be carried over to a future month.

c. Task Orders. The Government will request and contractors shall submit offers for expansion airlift electronically, telephonically, or by telefax. An offer submitted by a contractor is considered a firm offer that, when accepted by the Government, becomes binding. Issuance of a task order (DD Form 1155) serves as Government acceptance of the contractor's offer. Task orders shall set forth (1) the services being ordered, (2) performance date, (3) price, (4) fund cite, and (5) any other pertinent information. An executed copy of each task order will be provided to the Contractor.

d. Awarding 23-ton multi-pallet trains, rolling stock and hazardous material cargo expansion airlift (i.e. L-100). The Contractor shall furnish expansion airlift consisting of 23-ton multi-pallet trains, rolling stock and hazardous material cargo requirements (i.e. L-100) worldwide when ordered by the Government, subject to Contractor's acceptance, at the negotiated round-trip, one-way, and ferry prices identified in CLIN 0036.

20. AWARDING EXPANSION AIRLIFT FOR OUTSIZED CARGO OR SERVICE INTO RESTRICTED AREAS

a. The Government may from time to time during the period of performance of this contract, have requirements for outsized cargo services (as described in Attachment 1, PWS, Section 1 paragraph 1.3.17.) or service into areas where the operations of US-certificated carriers are restricted. These requirements include airlift services not currently available directly from US certificated contractor due to the absence of US certificated aircraft with the requisite capacity. With the express approval of the contracting officer, the contractor may perform these services by subcontracting to a foreign contractor. The foreign contractor must be DOD-approved pursuant to 32 CFR 861 prior to submission of offer (reference Section L, paragraph 9(b)(11)).

b. The process for award of expansion airlift for outsized cargo will be as follows:

(1) Requirements will be competed on a mission-by-mission basis at the time specific routes and dates become available. Interested contractors will propose specific type(s) of aircraft, and an all inclusive trip price. Reference Section B, paragraph 3f(5).

(2) Award of the mission will be made to the DOD approved contractor with the lowest priced acceptable offer in response to the Government's request for offers. Factors other than lowest total trip price used to determine the acceptability of an offer include timeliness of submission, type and weight capacity of aircraft offered, contractor reliability and violation status, and date of availability.

c. Task Orders. The Government will request and contractors shall submit offers for outsized cargo expansion airlift electronically, telephonically, or by telefax. An offer submitted by a contractor is considered a firm offer that, when accepted by the Government, becomes binding. Issuance of a task order (DD Form 1155) serves as Government acceptance of the contractor's offer. Task orders shall set forth (1) the services being ordered, (2) performance date, (3) price, (4) fund cite, and (5) any other pertinent information. An executed copy of each task order will be provided to the contractor. Reference Section G, paragraph 2a.

d. Terms and conditions of this contract that will **not** apply to outsized cargo missions are:

- (1) Entitlement
- (2) AMC Negotiated Uniform Rates and Rules.
- (3) Reimbursables listed in SLIN 0001AA (including fuel adjustments).
- (4) Section G, paragraph 5c concerning ferry certification.

21. 5352.204-9000 NOTIFICATION OF GOVERNMENT SECURITY ACTIVITY AND VISITOR GROUP SECURITY AGREEMENTS (APR 2003) AFFAIRS

This contract contains a DD Form 254, DOD Contract Security Classification Specification, and requires performance at a government location in the U.S. or overseas. Prior to beginning operations involving classified information on an installation identified on the DD Form 254, the contractor shall take the following actions:

(a) At least thirty days prior to beginning operations, notify the security police activity shown in the distribution block of the DD Form 254 as to:

- (1) The name, address, and telephone number of this contract company's representative and designated alternate in the U.S. or overseas area, as appropriate;
- (2) The contract number and military contracting command;
- (3) The highest classification category of defense information to which contractor employees will have access;
- (4) The Air Force installations in the U.S. (in overseas areas, identify only the APO number(s)) where the contract work will be performed;
- (5) The date contractor operations will begin on base in the U.S. or in the overseas area;
- (6) The estimated completion date of operations on base in the U.S. or in the overseas area; and
- (7) Any changes to information previously provided under this clause.

This requirement is in addition to visit request procedures contained in DOD 5220.22-M, National Industrial Security Program Operating Manual.

(b) Prior to beginning operations involving classified information on an installation identified on the DD Form 254 where the contractor is not required to have a facility security clearance, the contractor shall enter into a Visitor Group Security Agreement (or understanding) with the installation commander to ensure that the contractor's security procedures are properly integrated with those of the installation. As a minimum, the agreement shall identify the security actions that will be performed:

- (1) By the installation for the contractor, such as providing storage and classified reproduction facilities, guard services, security forms, security inspections under DOD 5220.22-M, classified mail services, security badges, visitor control, and investigating security incidents; and
- (2) Jointly by the contractor and the installation, such as packaging and addressing classified transmittals, security checks, internal security controls, and implementing emergency procedures to protect classified material.

22. 5352.223-9001 HEALTH AND SAFETY ON GOVERNMENT INSTALLATIONS (JUN 1997) AFFARS

a. In performing work under this contract on a Government installation, the Contractor shall--

- (1) Comply with the specific health and safety requirement established by this contract;
- (2) Comply with the health and safety rules of the Government installation that concern related activities not directly addressed in this contract;
- (3) Take all reasonable steps and precautions to prevent accidents and preserve the health and safety of Contractor and Government personnel performing or in any way coming in contact with the performance of this contract; and
- (4) Take such additional immediate precautions as the Contracting Officer may reasonably require for health and safety.

b. The Contracting Officer may, by written order, direct Air Force Occupational Safety and Health (AFOSH) and/or health/safety standards as may be required in the performance of this contract and any adjustments resulting from such direction will be in accordance with the changes clause of this contract.

c. Any violation of these health and safety rules and requirements, unless promptly corrected as directed by the Contracting Officer, shall be grounds for termination of this contract in accordance with the "Default" clause of this contract.

23. 5352.247-9000 AIR SAFETY (JUN 2006) AFFARS

(a) Contractor is obligated to comply with generally accepted standards of airmanship, training, and maintenance practices and procedures. Contractor must also satisfy Department of Defense (DOD) quality and safety requirements as described in 32 CFR Part 861, Section 861.4. In addition, contractor shall comply with all provisions of applicable statutes, tenders of service, and contract terms as such may affect flight safety, as well as with all applicable Federal Aviation Administration (FAA) Regulations, Airworthiness Directives, Orders, rules, and standards promulgated under the Federal Aviation Act of 1958, as amended. Compliance with published standards may not, standing alone, constitute compliance with generally accepted standards of airmanship, training, or maintenance.

(b) The cleanliness and orderliness of an aircraft, including the visible components and surfaces thereof affect the ability to inspect an aircraft, may be valid indicators of the overall maintenance level of an aircraft, and may have a direct effect on the security and confidence of passengers. Therefore, contractor's failure to keep and maintain all such components and surfaces of the aircraft used in performance of this contract clean, orderly, and in good state of repair may be deemed a failure to comply with generally accepted standards of maintenance to the extent the failure goes beyond mere cosmetic or housekeeping deficiencies and relates in some manner to confidence in the safety, maintenance, or airworthiness of the aircraft.

(c) Should the government determine that any of the following conditions exist, it may suspend or place in temporary nonuse status contractor's further performance of airlift transportation services for the DOD:

(1) Contractor's failure to meet any of the obligations imposed by the preceding two paragraphs.

(2) Involvement of one of contractor's aircraft in a serious or fatal accident, incident, or operational occurrence (regardless of whether or not such aircraft is being used in the performance of this contract).

(3) Any other condition that affects the safe operation of contractor's flights hereunder.

(d) Such suspension shall be accomplished pursuant to the Department of Defense Commercial Air Transportation Quality and Safety Review Program (32 CFR Part 861), which is hereby incorporated in this contract by reference, or any procedures that supersede same which may be adopted by the Commander (Air Mobility Command) from time to time. The suspension procedures, including the temporary nonuse, reinstatement and appeals processes, set out therein, are binding, final, and conclusive. In no event shall suspension or temporary nonuse proceedings, regardless of outcome, give rise to any liability on the part of the government.

(e) Suspension or temporary nonuse hereunder resulting in unavailability of contractor aircraft to perform service under this contract shall be treated as failure to maintain authorization to engage in air transportation under the clause of the contract entitled, "Requirement for Authorization to Engage in Air Transportation."

24. 5352.247-9001 REQUIREMENT FOR AUTHORIZATION TO ENGAGE IN AIR TRANSPORTATION (JUN 2006) AFFARS

(a) This contract is conditioned upon the Contractor (if the contractor is a team arrangement, applies to each team member) being an air carrier and holding a Certificate of Public Convenience and Necessity issued under Section 401 of the Federal Aviation Act (FAA of 1958, as amended), or otherwise authorized by the Department of Transportation (DOT) to engage in direct air transportation services, holding an Air Carrier's Operating Certificate issued by the FAA under Part 121 of the Federal Aviation Regulations (14 CFR 121) for airlift operated by the offeror, and participating in the CRAF, if applicable. Furthermore, the Contractor shall not be in a suspension or temporary nonuse status in accordance with the clause entitled "AIR SAFETY."

(b) If at any time during the performance period of this contract the contractor is not in compliance with the requirements of paragraph a above, including, but not limited to, instances when the certificate demonstrating compliance with paragraph a above is (i) suspended by the pertinent regulatory body for any period of time even though the effect of the suspension is stayed pending review by a court of competent jurisdiction, (ii) canceled or revoked in its entirety by the pertinent regulatory body even though the effect of the cancellation or revocation is stayed pending review by a court of competent jurisdiction, or (iii) such certificate or interim operating authority has expired and has not been renewed, then the contracting officer may elect any one or a combination of the following courses of action:

(1) Suspend the contractor from further performance of all or any part of this contract until such time as the suspension/temporary nonuse imposed by the pertinent regulatory body shall have expired or until such time as the suspension, temporary nonuse, cancellation, or revocation shall have been finally set aside, removed, or otherwise terminated. The period of suspension of this contract will begin at the time that notice thereof is given by the contracting officer to the contractor's

designee named in accordance with paragraph 2 of Section G of this contract. All flights, which were scheduled to be flown during the time any such suspension is in effect, will be canceled. A unilateral modification reflecting the cancellation and reducing the government's obligation accordingly will be issued by the contracting officer at the termination of the period during which this contract is suspended or after the expiration of the period of performance of this contract. Any such cancellation is not for the convenience of the government and is not a termination within the meaning of the clause entitled "Termination for Convenience of the Government (Fixed-Price)." Such cancellation will be accomplished at no cost to either party, and the substitute service provisions of this contract will not apply to such canceled flights.

(2) Exercise the government's rights under the clause of the contract entitled "Contractor's Failure to Provide Service."

(3) Terminate this contract in whole or in part under the procedures of the clause entitled "Default." If this contract is terminated for default pursuant to paragraph b, and if it is subsequently determined that termination for default is not appropriate, this contract shall then be considered to have been canceled pursuant to subparagraph b(4) below.

(4) Cancel this contract in whole or in part. Any such cancellation will be accomplished by the issuance of a unilateral modification and will not be a termination under the provisions of the clause entitled "Termination for Convenience of the Government (Fixed-Price)," and neither party will be liable to the other party for costs incurred as a result of such cancellation.

25. 5352.242-9000 CONTRACTOR ACCESS TO AIR FORCE INSTALLATIONS (JUN 2002) AFFARS

The contractor shall obtain base identification and vehicle passes for all contractor personnel who make frequent visits to or perform work on the Air Force installation(s) cited in the contract. Contractor personnel are required to wear or prominently display installation identification badges or contractor-furnished, contractor identification badges while visiting or performing work on the installation.

The contractor shall submit a written request on company letterhead to the contracting officer listing the following: contract number, location of work site, start and stop dates, and names of employees and subcontractor employees needing access to the base. The letter will also specify the individual(s) authorized to sign for a request for base identification credentials or vehicle passes. The contracting officer will endorse the request and forward it to the issuing base pass and registration office or security police for processing. When reporting to the registration office, the authorized contractor individual(s) should provide a valid driver's license, current vehicle registration, valid vehicle insurance certificate and any other documentation specified by the ACO to obtain a vehicle pass.

During performance of the contract, the contractor shall be responsible for obtaining required identification for newly assigned personnel and for prompt return of credentials and vehicle passes for any employee who no longer requires access to the work site.

When work under this contract requires unescorted entry to controlled or restricted areas, the contractor shall comply with AFI 31-101, Volume 1, The Air Force Installation Security Program, and AFI 31-501, Personnel Security Program Management, as applicable.

Upon completion or termination of the contract or expiration of the identification passes, the prime contractor shall ensure that all base identification passes issued to employees and subcontractor employees are returned to the issuing office. Failure to comply with these requirements may result in withholding of final payment.

26. CONTRACTS TO BE PERFORMED IN JAPAN

The Status of Forces Agreement between the United States and Japan (SOFA) governs the rights and obligations of the United States armed forces in Japan. Unless a contractor is present in Japan solely to perform under a contract with the United States for the sole benefit of the United States armed forces in Japan and is accorded privileges under SOFA Article XIV, it and its employees shall be subject to all the laws and regulations of Japan. Certain contractor employees and their dependents not accorded privileges under SOFA Article XIV may be accorded privileges under SOFA Article I(b). Dependents of contractors or of contractor employees who receive SOFA Article XIV status do not receive status under SOFA Article XIV or SOFA Article I(b). The Contractor shall comply with the instruction of the Contracting Officer concerning the entry of its employees, equipment, and supplies into Japan, and shall comply with all applicable Japanese laws and regulations as well United States Forces Japan (USFJ) and USFJ component policies and regulations during the performance of this contract.

27. SOFA ARTICLE XIV STATUS

(a) Awardee may apply for Article XIV status under the United States – Japan Status of Forces Agreement (SOFA). Persons, including corporations organized under the laws of the United States, and their employees who are ordinarily resident in the United States and whose presence in Japan is solely for the purpose of executing contracts with the United States for the

benefit of the United States armed forces may acquire privileged status under SOFA Article XIV. Such contractors and contractor employees are eligible for agency privileges and benefits under the SOFA but otherwise remain subject to the laws and regulations of Japan. Neither SOFA Article XIV nor SOFA Article I(b) status and privileges extend to dependents of SOFA Article XIV contractors or contractor employees.

(b) Procedures.

(1) Formal application for SOFA Article XIV status shall be made to HQ USFJ only after the contract has been awarded and the contractor's place of operation in Japan has been determined.

(2) A contractor seeking SOFA Article XIV status for itself and its employees shall submit the following to the Contracting Officer as part of its offer:

(i) Proof that the contractor is a person ordinarily resident in the United States or a corporation organized under the laws of the United States and that its presence in Japan is solely for the purpose of executing contracts with the United States for the benefit of the United States armed forces; and

(ii) Proof that the contractor's employees are persons ordinarily resident in the United States and that their presence in Japan is solely for the purpose of performing work under contracts with the United States for the benefit of the United States armed forces.

(3) The Contracting Officer shall make the initial determination whether the contractor qualifies for SOFA Article XIV status. Upon a determination of qualification, the Contracting Officer shall forward a request for designation to Commander, U.S. Forces Japan, ATTN: USFJ/J5, Unit 5068, APO AP 96328. The request shall include the items requested in subparagraph (b)(2), a full explanation of the necessity of using a United States contractor consistent with DFARS 225.874-2, and relevant documentation.

(4) HQ USFJ shall make the final determination on the contractor's SOFA Article XIV status upon consultation with the Government of Japan.

(5) Upon receipt of HQ USFJ approval, the Contracting Officer shall issue Letters of Identification indicating SOFA Article XIV status has been granted to the contractor and contractor employees.

(6) Once a contractor has been designated under SOFA Article XIV, it is not necessary that it be re-designated if a follow-on contract is awarded to that contractor; provided the new contract does not involve a material change from the work under which the SOFA Article XIV designation was originally granted and there is no significant delay between completion of the existing contract and initiation of performance under the follow-on contract.

(c) SOFA Article XIV privileges and benefits. In accordance with SOFA Article XIV, paragraphs 3 through 8, upon certification by appropriate United States authorities as to their identity, such persons and their employees shall be accorded the following benefits of the SOFA. *Note: Privileges and benefits afforded under SOFA Article XIV do not extend to dependents/family members.*

(1) Access to and movement between facilities and areas in use by the United States armed forces and between such facilities and areas and the ports or airports of Japan as provided for in SOFA Article V, paragraph 2;

(2) Entry into Japan and exemption from Japanese laws and regulations on the registration and control of aliens as provided for in SOFA Article IX;

(3) Exemption from customs duties and other such charges on furniture and household goods for private use imported by person when they first arrive to work in Japan, vehicles and parts imported for private use, and reasonable quantities of clothing and household goods for everyday private use which are mailed into Japan through United States military post offices as provided for in SOFA Article XI, paragraph 3;

(4) If authorized by the installation commander or designee, the right to use Navy exchanges, post exchanges, base exchanges, commissaries, messes, social clubs, theaters, newspapers and other non-appropriated fund organizations regulated by United States military authorities as provided for in SOFA Article XV;

(5) The transmission into or outside of Japan of United States dollar or dollar instruments realized as a result of contract performance as provided for in SOFA Article XIX, paragraph 2;

(6) The use of postal facilities as provided for in SOFA Article XXI;

(7) Exemption from the laws and regulations of Japan with respect to terms and conditions of employment except that such exemption shall not apply to the employment of local nationals in Japan;

(8) Exemption from taxes and similar charges of Japan on depreciable assets except houses, held, used, or transferred for the execution of contracts referenced in subparagraph (a);

(9) Exemption from taxation in Japan on the holding, use transfer by death, or transfer to person or agencies entitled to tax exemption under the SOFA, of movable property, tangible or intangible, the presence of which in Japan is due solely to the temporary presence of these persons in Japan, provided such exemption shall not apply to property held for the purpose of investment or the conduct of other business in Japan or to any intangible property registered in Japan. No exemption from taxes payable for the use of roads by private vehicles is provided under SOFA Article XIV;

(10) Exemption from income or corporation taxes of the Government of Japan or any other taxing agency in Japan on any income derived under a contract made in the United States with the Government of the United States in connection with the construction, maintenance or operation of any of the facilities or area covered by the SOFA. The provisions of this paragraph do not exempt such persons from payment of income or corporation taxes on income derived from Japanese sources;

(11) Japan authorities have the right to exercise jurisdiction over SOFA personnel in relation to offenses committed in Japan and punishable by the law of Japan. In those cases in which the Japanese authorities have the primary right to exercise jurisdiction but decide not to do so, the United States shall have the right to exercise such jurisdiction as is conferred on it by the law of the United States.

28. SOFA ARTICLE I(b) STATUS (To be granted to subcontractor employees performing in Japan).

(a) SOFA Article I(b) status. Individuals including, but not limited to, technical advisors, consultants, entertainers serving under contracts with the United States for the provision of services in support of U.S. armed forces in Japan, and whose presence is required in Japan to provide such services, may acquire SOFA status in Japan as part of the civilian component under Article I(b) of the SOFA. To qualify for SOFA status under SOFA Article I(b), such individuals must be:

(1) United States nationals,

(2) not ordinarily resident in Japan,

(3) present in Japan at the invitation of, and solely for the purpose of executing contracts with, the United States for the benefit of the United States armed forces, and

(4) not contractors or employees of a contractor whose presence in Japan is solely for the purpose of executing contracts within the definition of SOFA Article XIV.

(b) SOFA Article I(b) procedures. Contractor personnel must obtain a Letter of Identification from Contracting Officer to authorize entry into Japan under SOFA Article I(b) and to identify which Article I(b) privileges and benefits will be provided to each employee/dependent. Contractor shall, in writing, identify all contractor personnel and accompanying dependents eligible for SOFA Article I(b) status to the Contracting Officer.

(c) SOFA Article I(b) privileges and benefits. Persons granted authority to enter Japan under SOFA Article I(b) and their dependents (defined as spouse, children under 21, and, if dependent for over half their support upon an individual having SOFA Article I(b) status, parents and children over 21) shall be accorded the following benefits of the SOFA. These privileges are personal to the employee/dependent and do not inure to the employer. The employer must be legally present in Japan and authorized to perform the contractual duties in accordance with Japanese law.

(1) Access to and movement between facilities and areas in use by the United States armed forces and between such facilities and areas and the ports or airports of Japan as provided for in SOFA Article V, paragraph 2;

(2) Entry into Japan and exemption from Japanese laws and regulations on the registration and control of aliens as provided for in SOFA Article IX;

(3) Acceptance as valid by Japan, without a driving test or fee, a U.S. Forces, Japan Operator's Permit for Civilian Vehicle as provided for in SOFA Article X. Issuance of such permit shall be subject to applicable military regulation;

(4) Exemption from customs duties and other such charges on materials, supplies, and equipment which are to be incorporated into articles or facilities used by the United States armed forces furniture, household goods for private use imported by person when they first arrive to work in Japan, vehicles and parts imported for private use, and reasonable quantities of clothing and household goods for everyday private use which are mailed into Japan through United States military post offices as provided for in SOFA Article XI, paragraphs 2 and 3;

(5) Exemption from the laws and regulations of Japan with respect to terms and conditions of employment as provided for in SOFA Article XII, paragraph 7, except that such exemption shall not apply to the employment of local nationals in Japan;

(6) Exemption from Japanese taxes to the Government of Japan or to any other taxing agency in Japan on income received as a result of their service with the United States armed forces as provided for in SOFA Article XIII. The provisions of Article XIII do not exempt such persons from payment of Japanese taxes on income derived from Japanese sources;

(7) If authorized by the installation commander or designee, the right to use Navy exchanges, post exchanges, base exchanges, commissaries, messes, social clubs, theaters, newspapers and other non-appropriated fund organizations regulated by United States military authorities as provided for in SOFA Article XV;

(8) The transmission into or outside of Japan of United States dollar or dollar instruments realized as a result of contract performance as provided for in SOFA Article XIX, paragraph 2;

(9) The use of postal facilities as provided for in SOFA Article XXI;

(10) Exemption from taxation in Japan on the holding, use transfer by death, or transfer to person or agencies entitled to tax exemption under the SOFA, of movable property, tangible or intangible, the presence of which in Japan is due solely to the temporary presence of these persons in Japan, provided such exemption shall not apply to property held for the purpose of investment or the conduct of other business in Japan or to any intangible property registered in Japan.

(11) Japan authorities have the right to exercise jurisdiction over SOFA personnel in relation to offenses committed in Japan and punishable by the law of Japan. In those cases in which the Japanese authorities have the primary right to exercise jurisdiction but decide not to do so, the United States shall have the right to exercise such jurisdiction as is conferred on it by the law of the United States.

29. LOGISTIC SUPPORT

Contractor, contractor personnel, and in the case of personnel granted SOFA Article I(b) status, dependents, shall, subject to availability as determined by the installation commander or designee, be provided logistic support including, but not limited to, the items below:

(a) Navy, Base or Post Exchange, including exchange service stations, theaters, and commissary (Article I(b) personnel/dependents and Article XIV personnel only);

(b) Laundry and dry cleaning;

(c) Military banking facilities (Article I(b) personnel/dependents and Article XIV personnel only);

(d) Transient billeting facilities on a reimbursable basis;

(e) Open mess (club) membership, as determined by each respective club (Article I(b) personnel/dependents and Article XIV personnel only);

(f) Casualty assistance (mortuary services) on a reimbursable basis;

(g) Routine medical care on a reimbursable basis for U.S. citizens and emergency medical care on a reimbursable basis for non-U.S. citizens;

(h) Dental care (limited to relief of emergencies) on a reimbursable basis;

(i) Department of Defense Dependent Schools on a space-available and tuition-paying basis;

(j) Postal support, as authorized by military postal regulations (Article I(b) personnel/dependents and Article XIV personnel only);

(k) Local recreation services on a space-available basis;

(l) Issuance of U.S. Forces, Japan Operator's Permit (Article I(b) personnel/dependents and Article XIV personnel only);

(m) Issuance of vehicle license plates (Article I(b) personnel/dependents and Article XIV personnel only).

PART II - CONTRACT CLAUSES

SECTION I - CONTRACT CLAUSES

1. 52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998) FAR

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be addressed electronically at this address: <http://farsite.hill.af.mil/>

2. The following clauses are incorporated by reference:

<u>FAR NUMBER</u>	<u>CLAUSE TITLE</u>	<u>DATE</u>
52.202-1	DEFINITIONS	JUL 2004
52.203-3	GRATUITIES	APR 1984
52.203-5	COVENANT AGAINST CONTINGENT FEES	APR 1984
52.203-6	RESTRICTIONS ON SUBCONTRACTOR SALES TO THE GOVERNMENT	JUL 1995
52.203-7	ANTI-KICKBACK PROCEDURES	JUL 1995
52.203-8	CANCELLATION, RESCISSION, AND RECOVERY OF FUNDS FOR ILLEGAL OR IMPROPER ACTIVITY	JAN 1997
52.203-10	PRICE OR FEE ADJUSTMENT FOR ILLEGAL OR IMPROPER ACTIVITY	JAN 1997
52.203-12	LIMITATION ON PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS	SEP 2005
52.204-2	SECURITY REQUIREMENTS	AUG 1996
52.204-7	CENTRAL CONTRACTOR REGISTRATION	JUL 2006
52.209-6	PROTECTING THE GOVERNMENT'S INTEREST WHEN SUBCONTRACTING WITH CONTRACTORS DEBARRED, SUSPENDED, OR PROPOSED FOR DEBARMENT	JAN 2005
52.215-2	AUDIT AND RECORDS - NEGOTIATION	JUN 1999
52.215-8	ORDER OF PRECEDENCE--UNIFORM CONTRACT FORMAT	OCT 1997
52.215-10	PRICE REDUCTION FOR DEFECTIVE COST OR PRICING DATA	OCT 1997
52.215-12	SUBCONTRACTOR COST OR PRICING DATA	OCT 1997
52.215-15	PENSION ADJUSTMENTS AND ASSET REVERSIONS	OCT 2004
52.215-18	REVERSION OR ADJUSTMENT OF PLANS FOR POST RETIREMENT BENEFITS (PRB) OTHER THAN PENSIONS	JUL 2005
52.215-19	NOTIFICATION OF OWNERSHIP CHANGES	OCT 1997
52.216-18	ORDERING The blank in para (a), line 5 is completed as follows: <u>1 Oct 2006 through 30 Sep 2007</u>	OCT 1995
52.216-19	ORDER LIMITATIONS The blanks are completed as follows: Para (a), line 2 <u>\$1,250</u> (least amount of MOBREP funding) Para (b)(1) <u>\$4,000,000</u> (max single route value) Para (b)(2) <u>\$150,000,000</u> (max task order amount) Para (b)(3) <u>5 days</u> Para (d), line 3 <u>5 days</u>	OCT 1995
52.216-22	INDEFINITE QUANTITY The blank in para (d), last line is completed as follows: <u>30 Sep 2007</u>	OCT 1995
52.219-8	UTILIZATION OF SMALL BUSINESS CONCERNS	MAY 2004
52.219-9	SMALL BUSINESS SUBCONTRACTING PLAN	JUL 2005
52.219-16	LIQUIDATED DAMAGES - SUBCONTRACTING PLAN	JAN 1999

<u>FAR NUMBER</u>	<u>CLAUSE TITLE</u>	<u>DATE</u>
52.222-1	NOTICE TO THE GOVERNMENT OF LABOR DISPUTES	FEB 1997
52.222-3	CONVICT LABOR	JUN 2003
52.222-21	PROHIBITION OF SEGREGATED FACILITIES	FEB 1999
52.222-26	EQUAL OPPORTUNITY	APR 2002
52.222-29	NOTIFICATION OF VISA DENIAL	JUN 2003
52.222-35	EQUAL OPPORTUNITY FOR SPECIAL DISABLED VETERANS, VETERANS OF THE VIETNAM ERA, AND OTHER ELIGIBLE VETERANS	DEC 2001
52.222-36	AFFIRMATIVE ACTION FOR WORKERS WITH DISABILITIES	JUN 1998
52.222-37	EMPLOYMENT REPORTS ON SPECIAL DISABLED VETERANS, VETERANS OF THE VIETNAM ERA, AND OTHER ELIGIBLE VETERANS	DEC 2001
52.223-6	DRUG-FREE WORKPLACE	MAY 2001
52.224-1	PRIVACY ACT NOTIFICATION	APR 1984
52.224-2	PRIVACY ACT	APR 1984
52.225-13	RESTRICTIONS ON CERTAIN FOREIGN PURCHASES	FEB 2006
52.226-1	UTILIZATION OF INDIAN ORGANIZATIONS AND INDIAN-OWNED ECONOMIC ENTERPRISES	JUN 2000
52.227-1	AUTHORIZATION AND CONSENT	JUL 1995
52.227-2	NOTICE AND ASSISTANCE REGARDING PATENT AND COPYRIGHT INFRINGEMENT	AUG 1996
52.227-6	ROYALTY INFORMATION	APR 1984
52.228-3	WORKERS' COMPENSATION INSURANCE (DEFENSE BASE ACT)	APR 1984
52.228-4	WORKERS' COMPENSATION AND WAR-HAZARD INSURANCE OVERSEAS	APR 1984
52.228-5	INSURANCE--WORK ON A GOVERNMENT INSTALLATION	JAN 1997
52.229-3	FEDERAL, STATE, AND LOCAL TAXES	APR 2003
52.229-6	TAXES--FOREIGN FIXED-PRICE CONTRACTS	JUN 2003
52.232-4	PAYMENTS UNDER TRANSPORTATION CONTRACTS AND TRANSPORTATION-RELATED SERVICES CONTRACTS	APR 1984
52.232-8	DISCOUNTS FOR PROMPT PAYMENT	FEB 2002
52.232-9	LIMITATION ON WITHHOLDING OF PAYMENTS	APR 1984
52.232-11	EXTRAS	APR 1984
52.232-17	INTEREST	JUN 1996
52.232-18	AVAILABILITY OF FUNDS	APR 1984
52.232-23	ASSIGNMENT OF CLAIMS	JAN 1986
52.232-25	ALTERNATE I PROMPT PAYMENT Subparagraph (a)(.3)(iv)is changed to read: Description, quantity, unit of measure, unit price, and extended price of supplies delivered or services performed. (Note: For certain CLINS, as specified, in the contract, the contractor shall round invoiced amounts to the nearest whole dollar amount.)	APR 1984 OCT 2003
52.232-33	PAYMENT BY ELECTRONIC FUNDS TRANSFER (CCR)	OCT 2003
52.233-1	DISPUTES ALTERNATE I	JULY 2002 DEC 1991
52.233-3	PROTEST AFTER AWARD	AUG 1996
52.237-2	PROTECTION OF GOVERNMENT BUILDINGS, EQUIPMENT, AND VEGETATION	APR 1984
52.242-13	BANKRUPTCY	JUL 1995
52.243-1	CHANGES--FIXED-PRICE	AUG 1987

<u>FAR NUMBER</u>	<u>CLAUSE TITLE</u>	<u>DATE</u>
52.244-2	ALTERNATE IV	APR 1984
52.245-4	SUBCONTRACTS	AUG 1998
52.246-25	GOVERNMENT FURNISHED PROPERTY (SHORT FORM)	JUN 2003
52.247-5	LIMITATION OF LIABILITY - SERVICES	FEB 1997
52.247-12	FAMILIARIZATION WITH CONDITIONS	APR 1984
52.247-21	SUPERVISION, LABOR, OR MATERIALS	APR 1984
52.247-27	CONTRACTOR LIABILITY FOR PERSONAL INJURY AND/OR PROPERTY DAMAGE	APR 1984
52.247-63	CONTRACT NOT AFFECTED BY ORAL AGREEMENT	APR 1984
52.248-1	PREFERENCE FOR U.S.-FLAG AIR CARRIERS	JUN 2003
52.249-2	VALUE ENGINEERING	FEB 2000
52.249-8	TERMINATION FOR CONVENIENCE OF THE GOVERNMENT (FIXED-PRICE)	MAY 2004
	DEFAULT (FIXED-PRICE SUPPLY AND SERVICE), ALT I	APR 1984
<u>DEFENSE FAR SUP NUMBER</u>	<u>CLAUSE TITLE</u>	<u>DATE</u>
252.201-7000	CONTRACTING OFFICER'S REPRESENTATIVE	DEC 1991
252.203-7001	PROHIBITION OF PERSONS CONVICTED OF FRAUD OR OTHER DEFENSE- CONTRACT-RELATED FELONIES	DEC 2004
252.203-7002	DISPLAY OF DOD HOTLINE POSTER	DEC 1991
252.204-7000	DISCLOSURE OF INFORMATION	DEC 1991
252.204-7003	CONTROL OF GOVERNMENT PERSONNEL WORK PRODUCT	APR 1992
252.204-7004	CENTRAL CONTRACTOR REGISTRATION ALTERNATE A	NOV 2003
252.205-7000	PROVISION OF INFORMATION TO COOPERATIVE AGREEMENT HOLDERS	DEC 1991
252.209-7004	SUBCONTRACTING WITH FIRMS THAT ARE OWNED OR CONTROLLED BY THE GOVERNMENT OF A TERRORIST COUNTRY	MAR 1998
252.215-7000	PRICING ADJUSTMENTS	DEC 1991
252.215-7002	COST ESTIMATING SYSTEM REQUIREMENTS	OCT 1998
252.219-7003	SMALL, SMALL DISADVANTAGED AND WOMAN-OWNED SMALL BUSINESS SUBCONTRACTING PLAN (DOD CONTRACTS)	APR 1996
252.222-7000	RESTRICTIONS ON EMPLOYMENT OF PERSONNEL The blank in para (a), line 2 is completed as follows: <u>HAWAII/ALASKA</u>	MAR 2000
252.223-7002	SAFETY PRECAUTIONS FOR AMMUNITION AND EXPLOSIVES	MAY 1994
252.223-7003	CHANGE IN PLACE OF PERFORMANCE-- AMMUNITIONS AND EXPLOSIVES	DEC 1991
252.223-7004	DRUG-FREE WORK FORCE	SEP 1988
252.223-7006	PROHIBITION ON STORAGE AND DISPOSAL OF TOXIC AND HAZARDOUS MATERIALS	APR 1993
252.225-7031	SECONDARY ARAB BOYCOTT OF ISRAEL	JUN 2005
252.225-7042	AUTHORIZATION TO PERFORM	APR 2003
252.225-7043	ANTITERRORISM/FORCE PROTECTION POLICY FOR DEFENSE CONTRACTORS OUTSIDE THE UNITED STATES The blank in paragraph (d) is completed as follows: <u>HQ AFSFC/SFPA</u> <u>Commercial: (210) 925-7035/7036</u>	MAR 2006
252.231-7000	SUPPLEMENTAL COST PRINCIPLES	DEC 1991
252.243-7001	PRICING OF CONTRACT MODIFICATIONS	DEC 1991
252.243-7002	REQUESTS FOR EQUITABLE ADJUSTMENT	MAR 1998

AIR FORCE
FAR SUP
NUMBER

CLAUSE TITLE

DATE

5352.201-9101	OMBUDSMAN The blank in paragraph (c) is completed as follows: Mr. Michael R. Jackson, HQ AMC/A7K, 507 Symington Drive, Scott AFB IL 62225-5022, (618) 229-0267, Fax (618) 256-6668, email: Michael.jackson@scott.af.mil.	AUG 2005
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3. 52.250-1 INDEMNIFICATION UNDER PUBLIC LAW 85-804 (APR 1984) FAR

a. "Contractor's principal officials," as used in this clause, means directors, officers, managers, superintendents, or other representatives supervising or directing--

(1) All or substantially all of the Contractor's business;

(2) All or substantially all of the Contractor's operations at any one plant or separate location in which this contract is being performed; or

(3) A separate and complete major industrial operation in connection with the performance of this contract.

b. Under Public Law 85-804 (50 U.S.C. 1431-1435) and Executive Order 10789, as amended, and regardless of any other provisions of this contract, the Government shall, subject to the limitations contained in the other paragraphs of this clause, indemnify the Contractor against--

(1) Claims (including reasonable expenses of litigation or settlement) by third persons (including employees of the Contractor) for death; personal injury; or loss of, damage to, or loss of use of property;

(2) Loss of, damage to, or loss of use of Contractor property, excluding loss of profit; and

(3) Loss of, damage to, or loss of use of Government property, excluding loss of profit.

c. This indemnification applies only to the extent that the claim, loss, or damage (1) arises out of or results from a risk defined in this contract as unusually hazardous or nuclear and (2) is not compensated for by insurance or otherwise. Any such claim, loss, or damage, to the extent that it is within the deductible amounts of the Contractor's insurance, is not covered under this clause. If insurance coverage or other financial protection in effect on the date the approving official authorizes use of this clause is reduced, the Government's liability under this clause shall not increase as a result.

d. When the claim, loss, or damage is caused by willful misconduct or lack of good faith on the part of any of the Contractor's principal officials, the Contractor shall not be indemnified for--

(1) Government claims against the Contractor (other than those arising through subrogation); or

(2) Loss or damage affecting the Contractor's property.

e. With the Contracting Officer's prior written approval, the Contractor may, in any subcontract under this contract, indemnify the subcontractor against any risk defined in this contract as unusually hazardous or nuclear. This indemnification shall provide, between the Contractor and the subcontractor, the same rights and duties, and the same provisions for notice, furnishing of evidence or proof, and Government settlement or defense of claims as this clause provides. The Contracting Officer may also approve indemnification of subcontractors at any lower tier, under the same terms and conditions. The Government shall indemnify the Contractor against liability to subcontractors incurred under subcontract provisions approved by the Contracting Officer.

f. The rights and obligations of the parties under this clause shall survive this contract's termination, expiration, or completion. The Government shall make no payment under this clause unless the agency head determines that the amount is

just and reasonable. The Government may pay the Contractor or subcontractors, or may directly pay parties to whom the Contractor or subcontractors may be liable.

g. The Contractor shall--

- (1) Promptly notify the Contracting Officer of any claim or action against, or any loss by, the Contractor or any subcontractors that may be reasonably expected to involve indemnification under this clause;
- (2) Immediately furnish to the Government copies of all pertinent papers the Contractor receives;
- (3) Furnish evidence or proof of any claim, loss, or damage covered by this clause in the manner and form the Government requires; and
- (4) Comply with the Government's directions and execute any authorizations required in connection with settlement or defense of claims or actions.

h. The Government may direct, control, or assist in settling or defending any claim or action that may involve indemnification under this clause.

4. DEFINITION OF UNUSUALLY HAZARDOUS RISK

a. Definitions:

(1) "Civil Reserve Air Fleet (CRAF) Mission" means the provision of airlift services under this contract (1) ordered pursuant to authority available because of the activation of CRAF or (2) directed by Commander, Air Mobility Command (AMC/CC) or his successor for missions substantially similar to or in lieu of those ordered pursuant to formal CRAF activation.

(2) "Airlift Services" means all services (passenger, cargo, or medical evacuation) and anything the contractor is required to do in order to conduct or position the aircraft, personnel, supplies, and equipment for a flight and return. Airlift Services include ground related services supporting CRAF missions. Airlift Services do not include any services involving any persons or things which, at the time of the event, act, or omission giving rise to a claim, are directly supporting commercial business operations unrelated to a CRAF mission objective.

(3) "War risks" means risks of:

(a) War (including war between the Great Powers), invasion, acts of foreign enemies, hostilities (whether declared or not), civil war, rebellion, revolution, insurrection, martial law, military or usurped power, or attempt at usurpation of power.

(b) Any hostile detonation of any weapon of war employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter.

(c) Strikes, riots, civil commotions, or labor disturbances related to occurrences under subparagraph (1) above.

(d) Any act of one or more persons, whether or not agents of a sovereign power, for political or terrorist purposes and whether the loss or damage resulting there is accidental or intentional, except for ransom or extortion demands.

(e) Any malicious act or act of sabotage, vandalism, or other act intended to cause loss or damage.

(f) Confiscation, nationalization, seizure, restraint, detention, appropriation, requisition for title or use by or under the order of any Government (whether civil or military or de facto) or public or local authority.

(g) Hijacking or any unlawful seizure or wrongful exercise of control of the aircraft or crew (including any attempt at such seizure or control) made by any person or persons on board the aircraft or otherwise, acting without the consent of the insured.

(h) The discharge or detonation of a weapon or hazardous material while on the aircraft as cargo or in the personal baggage of any passenger.

b. For the purpose of the contract clause entitled "Indemnification Under Public Law 85-804 (APR 1984)," it is agreed that all war risks resulting from the provision of airlift services for a CRAF mission in accordance with the contract are unusually hazardous risks, and shall be indemnified to the extent that such risks are not covered by insurance procured under Chapter 443 of the Federal Aviation Act or other insurance, because such insurance has been canceled, has applicable exclusions, or has been determined by the Government to be prohibitive in cost. The Government's liability to indemnify the contractor shall not exceed that amount for which the contractor commercially insures under its established policies of insurance.

c. Indemnification of risks involving the operation of aircraft, as discussed above, is limited to claims or losses arising out of events, acts, or omissions involving the operation of an aircraft for airlift services for a CRAF mission, from the time that aircraft is withdrawn from the contractor's regular operations (commercial, DOD, or other activity unrelated to airlift services for a CRAF mission) until it is returned for regular operations. Indemnification with regard to other contractor personnel or property utilized or services rendered in support of CRAF missions is limited to claims or losses arising out of events, acts, or omissions occurring during the time the first prepositioning of personnel, supplies and equipment to support the first aircraft of the contractor used for airlift services for a CRAF mission is commenced until the timely removal of such personnel, supplies and equipment after the last such aircraft is returned for regular operations.

d. Indemnification is contingent upon the contractor maintaining, if available, non-premium insurance under Chapter 443 of the Federal Aviation Act and normal commercial insurance, as required by this contract or other competent authority. Indemnification for losses covered by a contractor self-insurance program shall only be on such terms as incorporated in this contract by the Contracting Officer in advance of such a loss.

**5. AFFARS 5352.223-9000 ELIMINATION OF USE OF CLASS I OZONE DEPLETING SUBSTANCES (ODSs)
(APR 2003)**

(a) Unless the requiring activity has obtained prior Senior Acquisition Official (SAO) approval, contractors may not:

(1) Provide any service or product with any specification, standard, drawing, or other document that requires the use of a Class I ODS in the test, operation, or maintenance of any system, subsystem, item, component, or process; or

(2) Provide any specification, standard, drawing, or other document that establishes a test, operation, or maintenance requirement that can only be met by use of a Class I ODS.

[Note: This prohibition does not apply to manufacturing.]

(b) For the purposes of Air Force policy, the following products that are pure (i.e., they meet the relevant product specification identified in AFI 32-7086) are Class I ODSs:

(1) Halons: 1011, 1202, 1211, 1301, and 2402;

(2) Chlorofluorocarbons (CFCs): CFC-11, CFC-12, CFC-13, CFC-111, CFC-112, CFC-113, CFC-114, CFC-115, CFC-211, CFC-212, CFC-213, CFC-214, CFC-215, CFC-216, and CFC-217, and the blends R-500, R-501, R-502, and R-503; and

(3) Carbon Tetrachloride, Methyl Chloroform, and Methyl Bromide.

[NOTE: Material that use one or more of these Class I ODSs as minor constituents do not meet the Air Force definition of a Class I ODS.]

(c) The requiring activity has obtained SAO approval to permit the contractor to use the following Class I ODS(s):

Class I ODS/ Application or Use/Quantity (lbs.) per contract period of performance

NONE

(d) The offeror/contractor is required to notify the contracting officer if any Class I ODS that is not specifically listed above is required in the test, operation, or maintenance of any system, subsystem, item, component, or process.

6. AFFARS 5352.242-9001 COMMON ACCESS CARDS (CACs) FOR CONTRACTOR PERSONNEL (AUG 2004)

(a) For those installations with local procedures requiring CACs as the primary identification for base access contractors shall ensure Common Access Cards (CACs) are obtained by all contract or subcontract personnel who meet one or both of the following criteria: (This is not applicable to transient personnel such as air crew - only applies to permanently stationed personnel such as ground reps, caterers, cleaning crew, etc. Locations are listed on b-pages and subsequent delivery orders.)

(1) Require logical access to Department of Defense computer networks and systems in either:

(i) the unclassified environment; or

(ii) the classified environment where authorized by governing security directives.

(2) Perform work which requires the use of a CAC for installation entry control or physical access to facilities and buildings.

(b) Contractors and their personnel shall use the following procedures to obtain CACs:

(1) Contractors shall provide a listing of personnel authorized a CAC to the contracting officer. The contracting officer will provide a copy of the listing to the government representative in the local organization designated to authorize issuance of contractor CACs (i.e., "authorizing official").

(2) Contractor personnel on the listing shall each complete and submit a DD Form 1172-2 or other authorized DoD electronic form to the authorizing official. The authorizing official will verify the applicant's name against the contractor's listing and return the DD Form 1172-2 to the contractor personnel.

(3) Contractor personnel will proceed to the nearest CAC issuance workstation (usually the local Military Personnel Flight (MPF) with the DD Form 1172-2 and appropriate documentation to support their identification and/or citizenship. The CAC issuance workstation will then issue the CAC.

(c) While visiting or performing work on installation(s)/location(s), contractor personnel shall wear or prominently display the CAC as required by the governing local policy.

(d) During the performance period of the contract, the contractor shall:

(1) Within 7 working days of any changes to the listing of the contract personnel authorized a CAC, provide an updated listing to the contracting officer who will provide the updated listing to the authorizing official;

(2) Return CACs in accordance with local policy/directives within 7 working days of a change in status for contractor personnel who no longer require logical or physical access;

(3) Return CACs in accordance with local policy/directives within 7 working days following a CACs expiration date; and

(4) Report lost or stolen CACs in accordance with local policy/directives.

(e) Within 7 working days following completion/termination of the contract, the contractor shall return all CACs issued to their personnel to the issuing office or the location specified by local policy/directives.

(f) Failure to comply with these requirements may result in withholding of final payment.

7. LOSS OF USE SET RATE

a. In lieu of seeking actual damages for loss of use under the contract indemnification clause, FAR 52.250-1, (Section I para 2), the contractor elects to accept the Loss of Use Set Rate described below. The election to use the set rate is binding upon the contractor during the term of the contract for losses resulting from unusually hazardous or nuclear risk and subject to indemnification under Public Law 85-804.

b. The Loss of Use Set Rate shall be determined as follows:

PART III - LIST OF DOCUMENTS, EXHIBITS AND OTHER ATTACHMENTS

SECTION J - LIST OF ATTACHMENTS AND EXHIBITS

ATTACHMENTS

<u>NO.</u>	<u>NAME</u>	<u>NUMBER OF PAGES</u>
1	Performance Work Statement For International Airlift Services In Support Of The Department Of Defense And The Civil Reserve Air Fleet, dated 13 Jul 06	93
2	DD Form 254, Department of Defense Contract Security Classification Specification, dated December 1999	14
3	Wide Area Work Flow – Receipt and Acceptance (WAWF-RA) Electronic Receiving Report And Invoicing Instructions, dated 1 Oct 06 and Ferry Declaration sample	2
4	Statement of Unavailability of U.S.-Flag Carriers for Cat A Cargo Movement, undated	1
5	AMC Contracted Ground Operations For Carrier Use, dated 9 Feb 06	3
6	Listing of Aircraft Offered to CRAF	10
7	Listing of Government Furnished Equipment	7
8	List of Aircraft Supporting Use of Another Carrier's MVP	3