

The following documentation is an electronicallysubmitted vendor response to an advertised solicitation from the *West Virginia Purchasing Bulletin* within the Vendor Self-Service portal at *wvOASIS.gov*. As part of the State of West Virginia's procurement process, and to maintain the transparency of the bid-opening process, this documentation submitted online is publicly posted by the West Virginia Purchasing Division at *WVPurchasing.gov* with any other vendor responses to this solicitation submitted to the Purchasing Division in hard copy format.

me, Christopher W Seckma	n		Procurement I	Budgeting Accounts Rece	ivable Accounts Payable	
itation Response(SR) De	pt: 0803 ID: ESR072	2240000000	0567 Ver.: 1 Function	on: New Phase: Final	 Modified by batch , 08/01/20 	24
Header 🕅 4						
						📃 List View
eneral Information Cor	ntact Default Values	Discount	Document Information	Clarification Request		
Procurement Folder:	1451340			SO Doc Code	: CRFQ	
Procurement Type:	Central Master Agreeme	nt		SO Dept	: 0803	
Vendor ID:	000000207186			SO Doc ID	: DOT2400000104	
Legal Name:	HEALTH RESEARCH S	STEMS INC	>	Published Date	: 7/22/24	
Alias/DBA:				Close Date	: 8/1/24	
Total Bid:	\$149,050.00			Close Time	: 13:30	
Response Date:	07/22/2024			Status	: Closed	
Response Time:	14:48			Solicitation Description	DRUG AND ALCOHOL TESTING 8324C0076	11
Responded By User ID:	mhutchinson		т	otal of Header Attachments	: 4	
First Name:	Merilee			Total of All Attachments	: 4	
Last Name:	Hutchinson					
Email:	mhutchinson@healthres	eard				
Phone:	304-529-4453					



Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

State of West Virginia Solicitation Response

Proc Folder:	1451340							
Solicitation Description:	DRUG AND ALCOHOL TESTING 8324C0076							
Proc Type:	Central Master A	Central Master Agreement						
Solicitation Closes	Solicitation Closes Solicitation Response Version							
2024-08-01 13:30		SR 0803 ESR0722240000000567 1						

VENDOR							
00000207186 HEALTH RESEARCH SYSTEMS INC							
Solicitation Number:	CRFQ 0803 DOT2400000104						
Total Bid:	149050	Response Date:	2024-07-22	Response Time:	14:48:51		
Comments:							

FOR INFORMATION CONTACT THE BUYER John W Estep 304-558-2566 john.w.estep@wv.gov

Vendor Signatur

Signature X

FEIN#

DATE

All offers subject to all terms and conditions contained in this solicitation

Line	Comm Ln Desc		Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
1	On-Site Urine Collection		1400.000	00 EA	60.000000	84000.00
Comm	Code	Manufacturer		Specifica	ation	Model #
851218	810					

Commodity Line Comments:

Extended Description:

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

Line	Comm Ln Desc		Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount	
2	On-Site Urine Collection	on - After Hours	10.00000	EA	60.000000	600.00	
Comm	Code	Manufacturer		Specifica	ation	Model #	
851218	10						

Commodity Line Comments:

Extended Description:

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

Line	Comm Ln Desc		Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
3	On-Site Alcohol (Breath) T	est	250.00000	EA	15.000000	3750.00
Comm	Code	Manufacturer		Specificatio	on	Model #
851218	310					

Commodity Line Comments:

Extended Description:

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

Line	Comm Ln Desc		Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
4	On-Site Alcohol	(Breath) Test - After Hours	10.00000	EA	15.000000	150.00
Comm	Code	Manufacturer		Specifica	ation	Model #
851218	310					

Commodity Line Comments:

Extended Description:

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
5	Collector Testimony	1.00000	DAY	0.000000	0.00

Comm Code	Manufacturer	Specification	Model #	
85121810				

Commodity Line Comments: No Charge for this commodity.

Extended Description:

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

Line	Comm Ln Desc		Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
6	Deposition		1.00000	DAY	0.000000	0.00
Comm	Code	Manufacturer		Specifica	ation	Model #
851218	10			-		

Commodity Line Comments: No charge for this commodity.

Extended Description:

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
7	Expert Witness Testimony	1.00000	DAY	0.000000	0.00

Comm Code	Manufacturer	Specification	Model #
85121810			

Commodity Line Comments: No charge for this commodity.

Extended Description:

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

Line	Comm Ln Desc		Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount	
8	Laboratory Litigation Packages		1.00000 EA		0.000000	0.00	
Comm Code		Manufacturer		Specificat	ion	Model #	
851218	10						

Commodity Line Comments: No charge for this commodity.

Extended Description:

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
9	Scheduled Clinic Visit - Urine Collections	900.000	000 EA	65.000000	58500.00

Comm Code	Manufacturer	Specification	Model #	
85121810				

Commodity Line Comments:

Extended Description:

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

Line	Comm Ln Desc		Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount	
10	Scheduled Clinic Visit	t - Alcohol (Breath) Test	20.00000	EA	65.000000	1300.00	
Comm	Code	Manufacturer		Specifica	ition	Model #	
851218	10						

Commodity Line Comments:

Extended Description:

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
11	Reasonable Suspicion Test-Urine Collection- Business Hours	5.00000	EA	60.000000	300.00
Comm	Comm Code Manufacturer		Specifica	ation	Model #
851218	10				

Commodity Line Comments:

Extended Description:

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
12 Reasonable Suspicion Test-Urine Collection- After Hours		5.00000 EA		60.000000	300.00
Comm Code Manufacturer			Specifica	ation	Model #
851218	10				

Commodity Line Comments:

Extended Description:

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

Line	Comm Ln Desc		Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
13	Reasonable Suspicion Test-Alcohol Breath Test-Business Hours		5.00000 EA	15.000000	75.00	
Comm Code Manufacturer			Specifica	ation	Model #	
851218	10					

Commodity Line Comments:

Extended Description:

Line	Comm Ln Desc		Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
14	14 Reasonable Suspicion Test-Alcohol Breath Test-After Hours			5.00000 EA 15.00000		75.00
Comm Code Manufacturer			Specifica	ation	Model #	
851218	310					

Commodity Line Comments:

Extended Description:



Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

State of West Virginia Centralized Request for Quote Laboratory

Proc Folder:	1451340	Reason for Modification:		
Doc Description	n: DRUG AND ALCOHOL		ADDENDUM NO_2 Bid Opening move to 07/25/2024	
Date Issued	Solicitation Closes	Solicitation No	Version	
2024-07-08	2024-07-25 13:30	CRFQ 0803 DOT2400000104	3	

BID RECEIVING LO	CATIO	N	
BID CLERK			
DEPARTMENT OF	ADMIN	ISTRATION	·
PURCHASING DIVI	SION		
2019 WASHINGTO	N ST E		
CHARLESTON	WV	25305	
US			

VENDOR
Vendor Customer Code:
Vendor Name: Health Research Systems
Address: M Stonecrest Dr.
Street :
city: Huntington
city: Huntington State: WV country: USA zip: 2570)
Principal Contact: Merilee Hutchinson
Vender Contact Phone: 304-521-1422 Extension:
FOR INFORMATION CONTACT THE BUYER John W Estep
304-558-2566
john.w.estep@wv.gov
Vendor Signature X PLUIDE MUTCHINDOL FEIN# 550703755 DATE 7/22/2024

All offers subject to all terms and conditions contained in this solicitation

ADDITIONAL INFORMATION

Addendum No_2

Addendum No_2 issued to publish and distribute the attached information to the Vendor Community

REQUEST FOR QUOTATION:

The West Virginia Purchasing Division is soliciting bids on behalf of the West Virginia Department of Transportation (WVDOT) to establish an open-end contract for drug and alcohol testing services involving WVDOT agency employees, and individuals proposed to become WVDOT agency employees, in all 55 counties of the State of West Virginia. Per the Bid Requirements, Specifications, Terms and Conditions attached to this solicitation.

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INVOIC	ETO	SHIP TO					
	DN OF HIGHWAYS NRESOURCES DN	DIVISION HUMAN R DIVISION					
	ANAWHA BLVD E, 5 RM A317 ESTON WV	1900 KAN/ BLDG 5 RI CHARLES		wv			
US		US					
Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price		
1	On-Site Urine Collection	1400.00000	EA	\$60.00	\$84,000.00		

Comm Code	Manufacturer	Specification	Model #	
85121810				
05121010				

Extended Description:

INVOIC	ETO		SHIP TO			
DIVISIC	ON OF HIGHWA	YS	DIVISION OF HIGHWAYS			
HUMAN RESOURCES DIVISION			HUMAN F	RESOURCES		
1900 KANAWHA BLVD E, BLDG 5 RM A317			1900 KANAWHA BLVD E, BLDG 5 RM A317			
CHARLESTON WV		CHARLESTON		wv		
US			US	US		
Line	Comm Ln	Jesc	Qty	Unit Issue	Unit Price	Total Price
2	On-Site Urir	ne Collection - After Hours	10.00000	EA	\$40.00	\$600.00
Comm Code		Manufacturer	Specification		Model #	
851218	10					

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

INVOIC	ЕТО		SHIP TO			
DIVISIO	ON OF HIGHWA	YS	DIVISION	OF HIGHWAYS		
HUMAN	RESOURCES		HUMAN F	RESOURCES		
1900 KANAWHA BLVD E, BLDG 5 RM A317			1900 KAN BLDG 5 R	IAWHA BLVD E, M A317		
CHARLESTON WV		CHARLESTON		wv		
US			US			
Line	Comm Ln I	Desc	Qty	Unit Issue	Unit Price	Total Price
3	On-Site Alc	ohol (Breath) Test	250.00000	EA	\$15.00	33,750.00
Comm Code		Manufacturer	Specification		Model #	
851218	10			-		

Extended Description:

INVOICE	ТО		SHIP TO			
DIVISION	N OF HIGHWAYS	i	DIVISION	OF HIGHWAYS		
HUMAN RESOURCES DIVISION		HUMAN RESOURCES DIVISION				
1900 KANAWHA BLVD E, BLDG 5 RM A317		1900 KANAWHA BLVD E, BLDG 5 RM A317				
CHARLE	CHARLESTON WV		CHARLESTON		wv	
US			US			
Line	Comm Ln Des	BC	Qty	Unit Issue	Unit Price	Total Price
4	On-Site Alcoho	ol (Breath) Test - After Hours	10.00000	EA	\$15.00	\$150.00
Comm C	ode	Manufacturer	Specificat	ion	Model #	
8512181	0					

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

INVOICE TO			SHIP TO				
DIVISION OF HIGHWAYS			DIVISION OF HIGHWAYS				
HUMAN RESOURCES DIVISION			HUMAN RESOURCES DIVISION				
1900 KANAWHA BLVD E, BLDG 5 RM A317			1900 KANAWHA BLVD E, BLDG 5 RM A317				
CHARLESTON WV		CHARLESTON		WV			
US			US				
Line	Comm Ln Desc		Qty	Unit Issue	Unit Price	Total Price	
5	Collector Testimon	у	1.00000	DAY	0	0	
Comm Code Manufacturer		Specifica	tion	Model #			
851218	10						

Extended Description:

INVOIC	ETO		SHP TO				
DIVISIC	N OF HIGHWAYS		DIVISION OF HIGHWAYS				
HUMAN RESOURCES DIVISION			HUMAN RESOURCES DIVISION				
1900 KANAWHA BLVD E, BLDG 5 RM A317		1900 KANAWHA BLVD E, BLDG 5 RM A317					
CHARLESTON		WV	CHARLESTON		WV		
US			US				
Line	Comm Ln Desc		Qty	Unit Issue	Unit Price	Total Price	
6	Deposition		1.00000	DAY	0-	4	
Comm Code		Manufacturer	Specifica	tion	Model #		
851218	10						

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

INVOICE TO			SHIP TO			
DIVISION	OF HIGHWAYS	6	DIVISION	N OF HIGHWAYS		
HUMAN RESOURCES DIVISION			HUMAN RESOURCES			
1900 KANAWHA BLVD E, BLDG 5 RM A317			1900 KANAWHA BLVD E, BLDG 5 RM A317			
CHARLESTON WV		CHARLESTON		WV		
US			US			
Line	Comm Ln De	SC	Qty	Unit Issue	Unit Price	Total Price
7	Expert Witnes	s Testimony	1.00000	DAY	0	0
Comm Code Manufacturer		Manufacturer	Specification		Model #	
85121810				· · · · · · · · · · · · · · · · · · ·		

Extended Description:

INVOIC	ETO		SHIP TO					
DIVISIC	N OF HIGHWAY	′S	DIVISION OF HIGHWAYS					
HUMAN RESOURCES DIVISION			HUMAN RESOURCES DIVISION					
1900 KANAWHA BLVD E, BLDG 5 RM A317			1900 KANAWHA BLVD E, BLDG 5 RM A317					
CHARL	ARLESTON WV		CHARLESTON		WV			
US			US					
Line	Comm Ln De	esc	Qty	Unit Issue	Unit Price	Total Price		
8	Laboratory Li	tigation Packages	1.00000	EA	0	Ð		
Comm Code Manufacturer		Specification		Model #				
851218	10							

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

INVOICE TO			SHIP TO					
DIVISIO	ON OF HIGHWA	YS	DIVISION OF HIGHWAYS					
HUMAN RESOURCES DIVISION 1900 KANAWHA BLVD E, BLDG 5 RM A317			HUMAN F	RESOURCES				
			1900 KAN BLDG 5 R	AWHA BLVD E, M A317				
CHARLESTON WV		CHARLESTON		WV				
US			US					
Line	Comm Ln I	Desc	Qty	Unit Issue	Unit Price	Total Price		
9	Scheduled	Clinic Visit - Urine Collections	900.00000	EA	\$45.00	\$58,5000		
Comm Code Manufac		Manufacturer	Specification		Model #			
851218	10							

Extended Description:

INVOIC	ETO		SHIP TO				
DIVISIO	DIVISION OF HIGHWAYS			OF HIGHWAYS			
HUMAN RESOURCES DIVISION			HUMAN RESOURCES DIVISION				
1900 KANAWHA BLVD E, BLDG 5 RM A317			1900 KANAWHA BLVD E, BLDG 5 RM A317				
CHARLESTON WV		CHARLESTON WV					
US			US				
Line	Comm Ln De	SC	Qty	Unit Issue	Unit Price	Total Price	
10	Scheduled Cl	nic Visit - Alcohol (Breath) Test	20.00000	EA	\$45.00	\$1,300.00	
Comm Code Manufacturer		Specification		Model #			
8 <mark>51218</mark>	10						

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

INVOICE	INVOICE TO			SHE CO					
DIVISION OF HIGHWAYS			DIVISION OF HIGHWAYS						
HUMAN RESOURCES DIVISION			HUMAN RESOURCES DIVISION						
1900 KANAWHA BLVD E, BLDG 5 RM A317			1900 KANAWHA BLVD E, BLDG 5 RM A317						
CHARLESTON WV		CHARLESTON		WV					
US		US							
Line	Comm Ln	Desc	Qty	Unit Issue	Unit Price	Total Price			
11	Reasonabl Business H	e Suspicion Test-Urine Collection- Iours	5.00000	EA	\$60.00	\$300.00			
Comm Code Manufacturer		Specifica	ntion	Model #					
8512181	10								

Extended Description:

INVOIC	ETO		SHPTO					
DIVISIO	DIVISION OF HIGHWAYS			DIVISION OF HIGHWAYS				
HUMAN RESOURCES DIVISION 1900 KANAWHA BLVD E, BLDG 5 RM A317			HUMAN DIVISION	RESOURCES		12		
			1900 KANAWHA BLVD E, BLDG 5 RM A317					
CHARLESTON WV		CHARLESTON		wv				
US			US					
Line	Comm Ln De	esc	Qty	Unit Issue	Unit Price	Total Price		
12	Reasonable After Hours	Suspicion Test-Urine Collection-	5.00000	EA	5UO.0UE	\$300.00		
Comm Code Manufacturer		Specification		Model #				
8512181	10							

DRUG AND ALCOHOL TESTING SERVICES, INCLUDING BUT NOT LIMITED TO, RANDOM, PRE-EMPLOYMENT, REASONABLE SUSPICION/CAUSE, POST ACCIDENT/INCIDENT, RETURN TO DUTY/FOLLOW UP AND ANY OTHER DRUG AND OR ALCOHOL TESTING SERVICE DEEMED NECESSARY BY WVDOT

INVOIC	ETO		SHIP TO			
DIVISIC	N OF HIGHWA	YS	DIVISIO	N OF HIGHWAYS		
HUMAN RESOURCES DIVISION		HUMAN DIVISIOI	RESOURCES N	Ð		
	KANAWHA BLVD E,1900 KANAWHA BLVD E,5 RM A317BLDG 5 RM A317					
CHARL	ESTON	wv	CHARLESTON		WV	
US			US			
Line	Comm Ln	Jesc	Qty	Unit Issue	Unit Price	Total Price
13	Reasonable Test-Busine	Suspicion Test-Alcohol Breath ss Hours	5.00000	EA	\$15.00	\$ 15.00
Comm	Code	Manufacturer	Specifica	tion	Model #	
851218	10					

Extended Description:

INVOICE	E TO		SHIP TO			
DIVISIO	N OF HIGHWAYS		DIVISION	N OF HIGHWAYS		
HUMAN RESOURCES DIVISION			HUMAN DIVISION	RESOURCES N		
	NAWHA BLVD E, RM A317		1900 KANAWHA BLVD E, BLDG 5 RM A317			200
CHARLE	ESTON	wv	CHARLESTON		WV	
US			US			
Line	Comm Ln Des	iC	Qty	Unit Issue	Unit Price	Total Price
14	Reasonable Su Test-After Hou	uspicion Test-Alcohol Breath rs	5.00000	EA	\$15.00	\$75.00
Comm (Code	Manufacturer	Specifica	tion	Model #	
8512181	10					

SCREDU		
Line	Event	Event Date
1	Tech Questions due by 10:00am	2024-07-01

	Document Phase	Document Description	Page 10
DOT2400000104		DRUG AND ALCOHOL TESTING 8324C0076	

ADDITIONAL TERMS AND CONDITIONS

See attached document(s) for additional Terms and Conditions

SOLICITATION NUMBER: CRFQ DOT2400000104 Addendum Number: 1

The purpose of this addendum is to modify the solicitation identified as CRFQ DOT24000000104 ("Solicitation") to reflect the change(s) identified and described below.

Applicable Addendum Category:

- [X] Modify bid opening date and time
- [] Modify specifications of product or service being sought
- [] Attachment of vendor questions and responses
- [] Attachment of pre-bid sign-in sheet
- [] Correction of error
- [] Other

Additional Documentation:

Bid Opening moves to 07/23/2024 at 1:30pm

Terms and Conditions:

- 1. All provisions of the Solicitation and other addenda not modified herein shall remain in full force and effect.
- 2. Vendor should acknowledge receipt of all addenda issued for this Solicitation by completing an Addendum Acknowledgment, a copy of which is included herewith. Failure to acknowledge addenda may result in bid disqualification. The addendum acknowledgement should be submitted with the bid to expedite document processing.

ADDENDUM ACKNOWLEDGEMENT FORM SOLICITATION NO.: CRFO DOT2400000104

Instructions: Please acknowledge receipt of all addenda issued with this solicitation by completing this addendum acknowledgment form. Check the box next to each addendum received and sign below. Failure to acknowledge addenda may result in bid disqualification.

Acknowledgment: I hereby acknowledge receipt of the following addenda and have made the necessary revisions to my proposal, plans and/or specification, etc.

Addendum Numbers Received:

(Check the box next to each addendum received)

[X]	Addendum No. 1	[]	Addendum No. 6
[]	Addendum No. 2	ſ]	Addendum No. 7
[]	Addendum No. 3	[]	Addendum No. 8
[]	Addendum No. 4	[]	Addendum No. 9
[]	Addendum No. 5	ſ]	Addendum No. 10

I understand that failure to confirm the receipt of addenda may be cause for rejection of this bid. I further understand that that any verbal representation made or assumed to be made during any oral discussion held between Vendor's representatives and any state personnel is not binding. Only the information issued in writing and added to the specifications by an official addendum is binding.

Company Authorized Signature

NOTE: This addendum acknowledgement should be submitted with the bid to expedite document processing.

SOLICITATION NUMBER: CRFQ DOT2400000104 Addendum Number: 1

The purpose of this addendum is to modify the solicitation identified as CRFQ DOT24000000104 ("Solicitation") to reflect the change(s) identified and described below.

Applicable Addendum Category:

- [X] Modify bid opening date and time
- [] Modify specifications of product or service being sought
- [X] Attachment of vendor questions and responses
- [] Attachment of pre-bid sign-in sheet
- [] Correction of error
- [] Other

Additional Documentation:

Vendor Questions and Response

Bid Opening moves to 07/11/2024 at 1:30pm

Terms and Conditions:

- 1. All provisions of the Solicitation and other addenda not modified herein shall remain in full force and effect.
- 2. Vendor should acknowledge receipt of all addenda issued for this Solicitation by completing an Addendum Acknowledgment, a copy of which is included herewith. Failure to acknowledge addenda may result in bid disqualification. The addendum acknowledgement should be submitted with the bid to expedite document processing.

ADDENDUM ACKNOWLEDGEMENT FORM SOLICITATION NO.: CRFO DOT2400000104

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Addendum Numbers Received:

(Check the box next to each addendum received)

[X]	Addendum No. 1	[]	Addendum No. 6
[]	Addendum No. 2	ľ]	Addendum No. 7
[]	Addendum No. 3	ſ]	Addendum No. 8
[]	Addendum No. 4	[]	Addendum No. 9
[]	Addendum No. 5	[]	Addendum No. 10

I understand that failure to confirm the receipt of addenda may be cause for rejection of this bid. I further understand that that any verbal representation made or assumed to be made during any oral discussion held between Vendor's representatives and any state personnel is not binding. Only the information issued in writing and added to the specifications by an official addendum is binding.

Company Authorized Signature

NOTE: This addendum acknowledgement should be submitted with the bid to expedite document processing.

SOLICITATION NUMBER: CRFQ DOT2400000104 Addendum Number: 2

The purpose of this addendum is to modify the solicitation identified as CRFQ DOT24000000104 ("Solicitation") to reflect the change(s) identified and described below.

Applicable Addendum Category:

- [X] Modify bid opening date and time
- [] Modify specifications of product or service being sought
- [] Attachment of vendor questions and responses
- [] Attachment of pre-bid sign-in sheet
- [] Correction of error
- [] Other

Additional Documentation:

Bid Opening moves to 07/25/2024 at 1:30pm

Terms and Conditions:

- 1. All provisions of the Solicitation and other addenda not modified herein shall remain in full force and effect.
- 2. Vendor should acknowledge receipt of all addenda issued for this Solicitation by completing an Addendum Acknowledgment, a copy of which is included herewith. Failure to acknowledge addenda may result in bid disqualification. The addendum acknowledgement should be submitted with the bid to expedite document processing.

ADDENDUM ACKNOWLEDGEMENT FORM SOLICITATION NO.: CRFO DOT2400000104

Instructions: Please acknowledge receipt of all addenda issued with this solicitation by completing this addendum acknowledgment form. Check the box next to each addendum received and sign below. Failure to acknowledge addenda may result in bid disqualification.

Acknowledgment: I hereby acknowledge receipt of the following addenda and have made the necessary revisions to my proposal, plans and/or specification, etc.

Addendum Numbers Received:

(Check the box next to each addendum received)

[]	Addendum No. 1	I]	Addendum No. 6
[X]	Addendum No. 2	[]	Addendum No. 7
[]	Addendum No. 3	ľ]	Addendum No. 8
[]	Addendum No. 4	[]	Addendum No. 9
[]	Addendum No. 5	[]	Addendum No. 10

I understand that failure to confirm the receipt of addenda may be cause for rejection of this bid. I further understand that that any verbal representation made or assumed to be made during any oral discussion held between Vendor's representatives and any state personnel is not binding. Only the information issued in writing and added to the specifications by an official addendum is binding.

Hh Resear tabi Authorized Signature

NOTE: This addendum acknowledgement should be submitted with the bid to expedite document processing.

- 8.3 Reports: Vendor shall provide to the Agency quarterly random testing reports showing the selected employees and shall provide by February 15th each year an annual summary, on a calendar year basis, reporting the number of drug and alcohol tests within each testing category. Annual drug and alcohol testing reports must show DOT-regulated employees' information separately from non-regulated employees' testing information. Failure to supply such reports may be grounds for cancellation of this Contract.
- 8.4 Contract Manager: During its performance of this Contract, Vendor shall designate and maintain a primary contract manager responsible for overseeing Vendor's responsibilities under this Contract. The Contract manager must be available during regular business hours to address any customer service or other issues related to this Contract. Vendor is to list its Contract manager and his or her contact information below.

Contract Manager: Merilee Hutchinson Telephone Number: <u>304-521-1422</u> Fax Number: <u>866-945-9153</u> Email Address: mhutchinson@healthresearchsystems.com **DESIGNATED CONTACT:** Vendor appoints the individual identified in this Section as the Contract Administrator and the initial point of contact for matters relating to this Contract.

(Printed Name and Title) Merilee Hutchinson

(Address) 7 Stonecrest Drive Huntington, WV 25701

(Phone Number) / (Fax Number) _304-521-1422/866-945-9153

(email address) mhutchinson@healthresearchsystems.com

CERTIFICATION AND SIGNATURE: By signing below, or submitting documentation through wvOASIS, I certify that: I have reviewed this Solicitation/Contract in its entirety; that I understand the requirements, terms and conditions, and other information contained herein: that this bid, offer or proposal constitutes an offer to the State that cannot be unilaterally withdrawn; that the product or service proposed meets the mandatory requirements contained in the Solicitation/Contract for that product or service, unless otherwise stated herein; that the Vendor accepts the terms and conditions contained in the Solicitation, unless otherwise stated herein; that I am submitting this bid, offer or proposal for review and consideration; that this bid or offer was made without prior understanding, agreement, or connection with any entity submitting a bid or offer for the same material, supplies, equipment or services; that this bid or offer is in all respects fair and without collusion or fraud; that this Contract is accepted or entered into without any prior understanding, agreement, or connection to any other entity that could be considered a violation of law; that I am authorized by the Vendor to execute and submit this bid, offer, or proposal, or any documents related thereto on Vendor's behalf; that I am authorized to bind the vendor in a contractual relationship; and that to the best of my knowledge, the vendor has properly registered with any State agency that may require registration.

By signing below. I further certify that I understand this Contract is subject to the provisions of West Virginia Code § 5A-3-62, which automatically voids certain contract clauses that violate State law; and that pursuant to W. Va. Code 5A-3-63, the entity entering into this contract is prohibited from engaging in a boycott against Israel.

Health Research Systems

(Signature of Authorized Representative) Merilee Hutchinson/Operations Manager (Printed Name and Title of Authorized Representative) (Date) 304-521-1422/866-945-9153 (Phone Number) (Fax Number) mhutchinson@healthresearchsystems.com

(Email Address)

Revised 8/24/2023

WV STATE GOVERNMENT

HIPAA BUSINESS ASSOCIATE ADDENDUM

This Health Insurance Portability and Accountability Act of 1996 (hereafter, HIPAA) Business Associate Addendum ("Addendum") is made a part of the Agreement ("Agreement") by and between the State of West Virginia ("Agency"), and Business Associate ("Associate"), and is effective as of the date of execution of the Addendum.

The Associate performs certain services on behalf of or for the Agency pursuant to the underlying Agreement that requires the exchange of information including protected health information protected by the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), as amended by the American Recovery and Reinvestment Act of 2009 (Pub. L. No. 111-5) (the "HITECH Act"), any associated regulations and the federal regulations published at 45 CFR parts 160 and 164 (sometimes collectively referred to as "HIPAA"). The Agency is a "Covered Entity" as that term is defined in HIPAA, and the parties to the underlying Agreement are entering into this Addendum to establish the responsibilities of both parties regarding HIPAA-covered information and to bring the underlying Agreement into compliance with HIPAA.

Whereas it is desirable, in order to further the continued efficient operations of Agency to disclose to its Associate certain information which may contain confidential individually identifiable health information (hereafter, Protected Health Information or PHI); and

Whereas, it is the desire of both parties that the confidentiality of the PHI disclosed hereunder be maintained and treated in accordance with all applicable laws relating to confidentiality, including the Privacy and Security Rules, the HITECH Act and its associated regulations, and the parties do agree to at all times treat the PHI and interpret this Addendum consistent with that desire.

NOW THEREFORE: the parties agree that in consideration of the mutual promises herein, in the Agreement, and of the exchange of PHI hereunder that:

- 1. Definitions. Terms used, but not otherwise defined, in this Addendum shall have the same meaning as those terms in the Privacy, Security, Breach Notification, and Enforcement Rules at 45 CFR Part 160 and Part 164.
 - a. Agency Procurement Officer shall mean the appropriate Agency individual listed at: <u>http://www.state.wv.us/admin/purchase/vrc/agencyli.html</u>.
 - b. Agent shall mean those person(s) who are agent(s) of the Business Associate, in accordance with the Federal common law of agency, as referenced in 45 CFR § 160.402(c).
 - c. Breach shall mean the acquisition, access, use or disclosure of protected health information which compromises the security or privacy of such information, except as excluded in the definition of Breach in 45 CFR § 164.402.
 - d. Business Associate shall have the meaning given to such term in 45 CFR § 160.103.
 - **0. HITECH Act** shall mean the Health Information Technology for Economic and Clinical Health Act. Public Law No. 111-05. 111th Congress (2009).

- f. **Privacy Rule** means the Standards for Privacy of Individually Identifiable Health Information found at 45 CFR Parts 160 and 164.
- g. Protected Health Information or PHI shall have the meaning given to such term in 45 CFR § 160.103, limited to the information created or received by Associate from or on behalf of Agency.
- h. Security Incident means any known successful or unsuccessful attempt by an authorized or unauthorized individual to inappropriately use, disclose, modify, access, or destroy any information or interference with system operations in an information system.
- i. Security Rule means the Security Standards for the Protection of Electronic Protected Health Information found at 45 CFR Parts 160 and 164.
- j. Subcontractor means a person to whom a business associate delegates a function, activity, or service, other than in the capacity of a member of the workforce of such business associate.

2. Permitted Uses and Disclosures.

- a. PHI Described. This means PHI created, received, maintained or transmitted on behalf of the Agency by the Associate. This PHI is governed by this Addendum and is limited to the minimum necessary, to complete the tasks or to provide the services associated with the terms of the original Agreement, and is described in Appendix A.
- b. Purposes. Except as otherwise limited in this Addendum, Associate may use or disclose the PHI on behalf of, or to provide services to, Agency for the purposes necessary to complete the tasks, or provide the services, associated with, and required by the terms of the original Agreement, or as required by law, if such use or disclosure of the PHI would not violate the Privacy or Security Rules or applicable state law if done by Agency or Associate, or violate the minimum necessary and related Privacy and Security policies and procedures of the Agency. The Associate is directly liable under HIPAA for impermissible uses and disclosures of the PHI it handles on behalf of Agency.
- c. Further Uses and Disclosures. Except as otherwise limited in this Addendum, the Associate may disclose PHI to third parties for the purpose of its own proper management and administration, or as required by law, provided that (i) the disclosure is required by law, or (ii) the Associate has obtained from the third party reasonable assurances that the PHI will be held confidentially and used or further disclosed only as required by law or for the purpose for which it was disclosed to the third party by the Associate; and, (iii) an agreement to notify the Associate and Agency of any instances of which it (the third party) is aware in which the confidentiality of the information has been breached. To the extent practical, the information should be in a limited data set or the minimum necessary information pursuant to 45 CFR § 164.502, or take other measures as necessary to satisfy the Agency's obligations under 45 CFR § 164.502.

- 3. Obligations of Associate.
 - a. Stated Purposes Only. The PHI may not be used by the Associate for any purpose other than as stated in this Addendum or as required or permitted by law.
 - b. Limited Disclosure. The PHI is confidential and will not be disclosed by the Associate other than as stated in this Addendum or as required or permitted by law. Associate is prohibited from directly or indirectly receiving any remuneration in exchange for an individual's PHI unless Agency gives written approval and the individual provides a valid authorization. Associate will refrain from marketing activities that would violate HIPAA, including specifically Section 13406 of the HITECH Act. Associate will report to Agency any use or disclosure of the PHI, including any Security Incident not provided for by this Agreement of which it becomes aware.
 - c. Safeguards. The Associate will use appropriate safeguards, and comply with Subpart C of 45 CFR Part 164 with respect to electronic protected health information, to prevent use or disclosure of the PHI, except as provided for in this Addendum. This shall include, but not be limited to:
 - i. Limitation of the groups of its workforce and agents, to whom the PHI is disclosed to those reasonably required to accomplish the purposes stated in this Addendum, and the use and disclosure of the minimum PHI necessary or a Limited Data Set;
 - ii. Appropriate notification and training of its workforce and agents in order to protect the PHI from unauthorized use and disclosure;
 - iii. Maintenance of a comprehensive, reasonable and appropriate written PHI privacy and security program that includes administrative, technical and physical safeguards appropriate to the size, nature, scope and complexity of the Associate's operations, in compliance with the Security Rule;
 - iv. In accordance with 45 CFR §§ 164.502(e)(1)(ii) and 164.308(b)(2), if applicable, ensure that any subcontractors that create, receive, maintain, or transmit protected health information on behalf of the business associate agree to the same restrictions, conditions, and requirements that apply to the business associate with respect to such information.
 - d. Compliance With Law. The Associate will not use or disclose the PHI in a manner in violation of existing law and specifically not in violation of laws relating to confidentiality of PHI, including but not limited to, the Privacy and Security Rules.
 - e. Mitigation. Associate agrees to mitigate, to the extent practicable, any harmful effect that is known to Associate of a use or disclosure of the PHI by Associate in violation of the requirements of this Addendum, and report its mitigation activity back to the Agency.

f. Support of Individual Rights.

- i. Access to PHI. Associate shall make the PHI maintained by Associate or its agents or subcontractors in Designated Record Sets available to Agency for inspection and copying, and in electronic format, if requested, within ten (10) days of a request by Agency to enable Agency to fulfill its obligations under the Privacy Rule, including, but not limited to, 45 CFR § 164.524 and consistent with Section 13405 of the HITECH Act.
- ii. Amendment of PHI. Within ten (10) days of receipt of a request from Agency for an amendment of the PHI or a record about an individual contained in a Designated Record Set, Associate or its agents or subcontractors shall make such PHI available to Agency for amendment and incorporate any such amendment to enable Agency to fulfill its obligations under the Privacy Rule, including, but not limited to, 45 CFR § 164.526.
- III. Accounting Rights. Within ten (10) days of notice of a request for an accounting of disclosures of the PHI, Associate and its agents or subcontractors shall make available to Agency the documentation required to provide an accounting of disclosures to enable Agency to fulfill its obligations under the Privacy Rule, including, but not limited to, 45 CFR §164.528 and consistent with Section 13405 of the HITECH Associate agrees to document disclosures of the PHI and Act. information related to such disclosures as would be required for Agency to respond to a request by an individual for an accounting of disclosures of PHI in accordance with 45 CFR § 164.528. This should include a process that allows for an accounting to be collected and maintained by Associate and its agents or subcontractors for at least six (6) years from the date of disclosure, or longer if required by state law. At a minimum, such documentation shall include:
 - the date of disclosure;
 - the name of the entity or person who received the PHI, and if known, the address of the entity or person:
 - a brief description of the PHI disclosed; and
 - a brief statement of purposes of the disclosure that reasonably informs the individual of the basis for the disclosure, or a copy of the Individual's authorization, or a copy of the written request for disclosure.
- iv. Request for Restriction. Under the direction of the Agency, abide by any individual's request to restrict the disclosure of PHI, consistent with the requirements of Section 13405 of the HITECH Act and 45 CFR § 164.522, when the Agency determines to do so (except as required by law) and if the disclosure is to a health plan for payment or health care operations and it pertains to a health care item or service for which the health care provider was paid in full "out-of-pocket."
- v. Immediate Discontinuance of Use or Disclosure. The Associate will immediately discontinue use or disclosure of Agency PHI pertaining to any individual when so requested by Agency. This includes, but is not limited to, cases in which an individual has withdrawn or modified an authorization to use or disclose PHI.

- g. Retention of PHI. Notwithstanding section 4.a. of this Addendum, Associate and its subcontractors or agents shall retain all PHI pursuant to state and federal law and shall continue to maintain the PHI required under Section 3.f. of this Addendum for a period of six (6) years after termination of the Agreement, or longer if required under state law.
- h. Agent's, Subcontractor's Compliance. The Associate shall notify the Agency of all subcontracts and agreements relating to the Agreement, where the subcontractor or agent receives PHI as described in section 2.a. of this Addendum. Such notification shall occur within 30 (thirty) calendar days of the execution of the subcontract and shall be delivered to the Agency Procurement Officer. The Associate will ensure that any of its subcontractors, to whom it provides any of the PHI it receives hereunder, or to whom it provides any PHI which the Associate creates or receives on behalf of the Agency, agree to the restrictions and conditions which apply to the Associate hereunder. The Agency may request copies of downstream subcontracts and agreements to determine whether all restrictions, terms and conditions have been flowed down. Failure to ensure that downstream contracts, subcontracts and agreements contain the required restrictions, terms and conditions may result in termination of the Agreement.
- j. Federal and Agency Access. The Associate shall make its internal practices, books, and records relating to the use and disclosure of PHI, as well as the PHI, received from, or created or received by the Associate on behalf of the Agency available to the U.S. Secretary of Health and Human Services consistent with 45 CFR § 164.504. The Associate shall also make these records available to Agency, or Agency's contractor, for periodic audit of Associate's compliance with the Privacy and Security Rules. Upon Agency's request, the Associate shall provide proof of compliance with HIPAA and HITECH data privacy/protection guidelines, certification of a secure network and other assurance relative to compliance with the Privacy and Security Rules. This section shall also apply to Associate's subcontractors, if any.
- k. Security. The Associate shall take all steps necessary to ensure the continuous security of all PHI and data systems containing PHI. In addition, compliance with 74 FR 19006 Guidance Specifying the Technologies and Methodologies That Render PHI Unusable, Unreadable, or Indecipherable to Unauthorized Individuals for Purposes of the Breach Notification Requirements under Section 13402 of Title XIII is required, to the extent practicable. If Associate chooses not to adopt such methodologies as defined in 74 FR 19006 to secure the PHI governed by this Addendum, it must submit such written rationale, including its Security Risk Analysis, to the Agency Procurement Officer for review prior to the execution of the Addendum. This review may take up to ten (10) days.
- I. Notification of Breach. During the term of this Addendum, the Associate shall notify the Agency and, unless otherwise directed by the Agency in writing, the WV Office of Technology immediately by e-mail or web form upon the discovery of any Breach of unsecured PHI; or within 24 hours by e-mail or web form of any suspected Security Incident, intrusion or unauthorized use or disclosure of PHI in violation of this Agreement and this Addendum, or potential loss of confidential data affecting this Agreement. Notification shall be provided to the Agency Procurement Officer at www.state.wv.us/admin/purchase/vrc/agencyli.htm and.

unless otherwise directed by the Agency in writing, the Office of Technology at incident@wv.gov or https://apps.wv.gov/ot/ir/Default.aspx.

The Associate shall immediately investigate such Security Incident, Breach, or unauthorized use or disclosure of PHI or confidential data. Within 72 hours of the discovery, the Associate shall notify the Agency Procurement Officer, and, unless otherwise directed by the Agency in writing, the Office of Technology of: (a) Date of discovery; (b) What data elements were involved and the extent of the data involved in the Breach; (c) A description of the unauthorized persons known or reasonably believed to have improperly used or disclosed PHI or confidential data; (d) A description of where the PHI or confidential data is believed to have been improperly transmitted, sent, or utilized; (e) A description of the probable causes of the improper use or disclosure; and (f) Whether any federal or state laws requiring individual notifications of Breaches are triggered.

Agency will coordinate with Associate to determine additional specific actions that will be required of the Associate for mitigation of the Breach, which may include notification to the individual or other authorities.

All associated costs shall be borne by the Associate. This may include, but not be limited to costs associated with notifying affected individuals.

If the Associate enters into a subcontract relating to the Agreement where the subcontractor or agent receives PHI as described in section 2.a. of this Addendum, all such subcontracts or downstream agreements shall contain the same incident notification requirements as contained herein, with reporting directly to the Agency Procurement Officer. Failure to include such requirement in any subcontract or agreement may result in the Agency's termination of the Agreement.

m. Assistance in Litigation or Administrative Proceedings. The Associate shall make itself and any subcontractors, workforce or agents assisting Associate in the performance of its obligations under this Agreement, available to the Agency at no cost to the Agency to testify as witnesses, or otherwise, in the event of litigation or administrative proceedings being commenced against the Agency, its officers or employees based upon claimed violations of HIPAA, the HIPAA regulations or other laws relating to security and privacy, which involves inaction or actions by the Associate, except where Associate or its subcontractor, workforce or agent is a named as an adverse party.

4. Addendum Administration.

- a. Term. This Addendum shall terminate on termination of the underlying Agreement or on the date the Agency terminates for cause as authorized in paragraph (c) of this Section, whichever is sooner.
- b. Duties at Termination. Upon any termination of the underlying Agreement, the Associate shall return or destroy, at the Agency's option, all PHI received from, or created or received by the Associate on behalf of the Agency that the Associate still maintains in any form and retain no copies of such PHI or, if such return or destruction is not feasible, the Associate shall extend the protections of this Addendum to the PHI and limit further uses and disclosures to the purposes that make the return or destruction of the PHI infeasible. This shall also apply to all agents and subcontractors of Associate. The duty of the Associate and its agents

and subcontractors to assist the Agency with any HIPAA required accounting of disclosures survives the termination of the underlying Agreement.

- c. Termination for Cause. Associate authorizes termination of this Agreement by Agency, if Agency determines Associate has violated a material term of the Agreement. Agency may, at its sole discretion, allow Associate a reasonable period of time to cure the material breach before termination.
- d. Judicial or Administrative Proceedings. The Agency may terminate this Agreement if the Associate is found guilty of a criminal violation of HIPAA. The Agency may terminate this Agreement if a finding or stipulation that the Associate has violated any standard or requirement of HIPAA/HITECH, or other security or privacy laws is made in any administrative or civil proceeding in which the Associate is a party or has been joined. Associate shall be subject to prosecution by the Department of Justice for violations of HIPAA/HITECH and shall be responsible for any and all costs associated with prosecution.
- e. Survival. The respective rights and obligations of Associate under this Addendum shall survive the termination of the underlying Agreement.

5. General Provisions/Ownership of PHI.

- a. Retention of Ownership. Ownership of the PHI resides with the Agency and is to be returned on demand or destroyed at the Agency's option, at any time, and subject to the restrictions found within section 4.b. above.
- b. Secondary PHI. Any data or PHI generated from the PHI disclosed hereunder which would permit identification of an individual must be held confidential and is also the property of Agency.
- c. Electronic Transmission. Except as permitted by law or this Addendum, the PHI or any data generated from the PHI which would permit identification of an individual must not be transmitted to another party by electronic or other means for additional uses or disclosures not authorized by this Addendum or to another contractor, or allied agency, or affiliate without prior written approval of Agency.
- d. No Sales. Reports or data containing the PHI may not be sold without Agency's or the affected individual's written consent.
- e. No Third-Party Beneficiaries. Nothing express or implied in this Addendum is intended to confer, nor shall anything herein confer, upon any person other than Agency, Associate and their respective successors or assigns, any rights, remedies, obligations or liabilities whatsoever.
- f. Interpretation. The provisions of this Addendum shall prevail over any provisions in the Agreement that may conflict or appear inconsistent with any provisions in this Addendum. The interpretation of this Addendum shall be made under the laws of the state of West Virginia.
- g. Amendment. The parties agree that to the extent necessary to comply with applicable law they will agree to further amend this Addendum.
- **h.** Additional Terms and Conditions. Additional discretionary terms may be included in the release order or change order process.

AGREED:

Name of Agency:

Name of Associate: Merilee Hutchinson

00

QU

hran

Signature:

Title:_____

(

Title: Operations Manager

Date: 7/22/2024

Signature:

Form - WVBAA-012004 Amended 06.26.2013

Date:

APPROVED AS TO FORM THIS 2612
DAY OF 20
Ratrick Morrisey
BY

Exhibit A

Pricing Pages

All per costs are to be based upon an all-inclusive collection as seen throughout the entire process of analysis, culminating with the certification of results and proper reporting of such results of the Human Resources Division or the appropriate Agency Program Manager. Alcohol and drug screening requires separate pricing. Regular hours testing (Monday - Friday, 6:30 am - 5:00 pm) and after hours testing (Saturday, Sunday, and weekdays 5:01 pm - 6:29 am) requires separate pricing. "On-Site" refers to urine or breath collections which are conducted at a DOH, Parkways, or State Rail work location.

The West Virginia Department of Transportation requests your bid on the following services and estimated quantities:

	Usage Sample Totals	Unit of Measure	Cost Of Each Test/Item		•••••••••••••••••••••••••••••••••••••••		Total For Each Line	
1. On-Site Urine Collection	1400	per test	\$	60. <mark>0</mark> 0	\$	84,000.00		
On-Site Urine Colleciton- After Hours	10	per test	\$	60.00	\$	600.00		
2. On-Site Alcohol (Breath) Test	250	per test	\$	15.00	\$	3,750.00		
On-Site Alcohol (Breath) Test-After Hours	10	per test	\$	15.00	\$	150.00		
3. Professional Services								
Collector Testimony	1	per day	\$	-	\$	-		
Deposition	1	per day	\$	-	\$	_		
Expert Witness Testimony	1	per day	\$	-	\$	-		
Laboratory Litigation Packages	1	each	\$	-	\$	-		
4. Scheduled Clinic Visits								
Urine Collections	900	per test	\$	65.00	\$	58,500.00		
Alcohol (Breath) Test	20	per test	\$	65.00	\$	1,300.00		
5. Reasonable Suspicion Testing -No notice given								
Urine Collection - during business hours	5	per test	\$	60.00	\$	300.00		
Urine Colleciton - after hours	5	per test	\$	60.00	\$	300.00		
Alcohol(Breath)Test - during business hours	5	per test	\$	15.00	\$	75.00		
Alcohol (Breath) Test - after hours	5	per test	\$	15.00	\$	75.00		
		\$ ²		Total	\$	149,050.00		

Include the name of the software or internet-based result reporting: **EScreen and FormFox/Workforce** The vendor shall be required to perform all of the services named above. Failure to provide the services and bid prices shall result in disqualification of the bid.

Health Research Systems, Inc. (HRS) is pleased to submit this proposal to West Virginia Department of Transportation (WVDOT) **DOT 2400000104** for drug and alcohol testing services.

HRS is a vendor in good standing with the State of West Virginia and a long-time provider of services to various state agencies. HRS is registered with the West Virginia Secretary of State's office and the State Purchasing Division.

At HRS we are aware of the requirement for WVDOT to have a highly qualified provider that can ensure the delivery of all the required services in a timely and cost-effective manner. At HRS we have in place the systems and processes necessary to meet the state's requirement for an effective and efficient drug testing program.

Health Research Systems, Inc. (HRS) is a privately held West Virginia corporation based in Huntington, WV. HRS has expert personnel as well as the experience necessary to coordinate a program as intricate as the one proposed by WVDOT.

Mr. Michael Day, President and CEO of HRS, has thirty-three (33) years of experience coordinating specimen collection and laboratory services for health services testing. He is able to provide expert testimony on program administration that stands behind the specimens collected by HRS personnel. Mr. Day works to stay current on federal regulations relevant to the drug free workplace in order to provide collectors with the most up-to-date training possible, as well as keep our clients informed of any pertinent changes.

Mrs. Merilee Hutchinson is HRS's current Operations Manager with 12 years of management experience and 10 years of experience in the health services industry. Mrs. Hutchinson is currently a Collections Services Technician Trainer and Breath Alcohol Technician.

HRS's professional staff currently oversees the operation of over 100 programs of this nature with approximately 10,000 covered employees involved in these programs. HRS collects over 30,000 drug and alcohol collections per year.

REQUIREMENTS

3.1.1 Drug and Alcohol Testing Services

3.1.1.1 HRS is highly capable to produce random selection for the employees whose job duties place them into the Department's programs. HRS also has the capability to provide separate pools for each identified entity of this proposal. HRS requires that the divided pools be provided to them in a compatible excel spreadsheet to be uploaded directly into HRS's software.

3.1.1.1.1 HRS will provide quarterly random selections in accordance to Title 49 CFR Parts 40 and 382.

3.1.1.1.2 HRS will utilize the split sample collections, a certified laboratory (Alere), and MRO oversight. Our collections will mirror a DOT collection, storage, and mailing process.

3.1.1.1.3 HRS will maintain The Parkways Authority testing pool in compliance with Title 49 CFR Parts 40 and 382. Quarterly random selections will be accomplished within those same regulations.

3.1.1.1.4 HRS will maintain The State Rail Authority testing pool in compliance with Title 49 CFR Parts 40 and 382. Quarterly random selections will be accomplished within those same regulations and a clinic will be provided within the parameters of this solicitation.

3.1.1.2. HRS can provide and ensure availability when needed, for mobile, onsite collections of urine in compliance with Title 49 CFR Part 40. HRS does not contract their mobile services.

3.1.1.2.1 HRS will provide all necessary collection and identification supplies and will be responsible for the transport, and associated transportation costs thereof, from the collection site to a SAMHSA certified laboratory. (Alere)

3.1.1.2.2 HRS will use the split sample method of collection, handling, and storage.

3.1.1.2.3 HRS will ensure the use of gas chromatography/mass spectrometry technology, a confirmatory test on all positive drug screens.

3.1.1.2.4 HRS will ensure that all urine sample collections requiring direct observation are scheduled and performed at a site at which the necessary personnel, by gender, who will observe such testing are available at the site at the scheduled time of testing.

3.1.1.3 HRS will provide for mobile, on-site (breath) alcohol testing.

3.1.1.3.1 HRS will utilize the Intoximeters, Alco-Senser RBVXL, that is approved by the USDOT and found on its Conforming Products List.

3.1.1.3.2 HRS will be responsible for ensuring that the breath testing devices are fully functional, and our assigned mobile personnel are trained and familiar with each device's performance, use, and care.

3.1.1.3.3 HRS will be responsible for ensuring that any site to be utilized for such testing has on-site at the scheduled testing time the necessary breath alcohol testing equipment.

3.1.1.3.4 HRS ensures to follow USDOT collection protocols, found in Title 49 CFR Part 40.

3.1.1.3.5 HRS will provide for a confirmatory breath alcohol test on all breath concentrations measuring at 0.02 percent blood-alcohol content, or above.

3.1.1.4 HRS understands that the on-site testing locations, dates, and arrival times will be identified and confirmed through the Agency's Drug ad Alcohol Testing Coordinator each quarter.

3.1.1.5 When arriving at Agency location, HRS will not begin random testing without the presence of the Agency's site supervisor, duly assigned to oversee that location's testing process.

3.1.1.6 HRS will include and delineate in our per-test cost the cost of a qualified MRO.

3.1.1.7 HRS will provide mobile testing and testing services Monday through Friday between and throughout the hours of 6:30 am and 5:00 pm Eastern time.

3.1.1.7.1 HRS will provide after-hour services (including Saturday and Sunday collections, and State Holidays) in emergency situations.

3.1.1.8 HRS will provide a secure, internet-based, scheduling portal for use by Agency coordinators to schedule daily testing appointments for Agency employees, or prospective employees, utilizing pre-determined, statewide clinics.

3.1.1.8.1 HRS's web-portals are eScreen (Alere Toxicology) and FormFox (Clinical Reference Laboratories). Our portal systems must offer ample testing locations statewide to accommodate statewide coverage for testing.

3.1.1.8.2 HRS's portal test providers utilize specific Federal DOT testing methodology and have experience with completing Federal DOT testing forms. HRS's portal providers offer sufficient testing locations to meet DOT statewide demand for pre-employment, return-to-duty, follow-up, post-accident, reasonable suspicion, and random drug/alcohol testing.

3.1.1.8.3 HRS can verify the capability, hours of operation, and availability of necessary equipment, trained personnel, and all other pertinent aspects of each clinic or testing location to be utilized as part of our network.

3.1.1.8.4 HRS assumes all responsibility for payments to clinic locations within HRS's approved clinic network.

3.1.1.8.5 HRS's scheduling portal's clinic locations will allow for directobserved collections (as per 49CFR40.67) within 49 miles of agency facility listed within Exhibit B.

3.1.1.8.6 HRS will ensure that staff and personnel at the clinic locations are appropriately trained in DOT testing procedures and will verify that testing site provide direct-observed testing procedures.

3.1.1.8.7 Upon execution of the contract, HRS shall provide the Agency a current list of MRO's affiliated with the scheduling portal and notify the agency of changes during the contract period as well.

3.1.1.8.8 HRS's portals are maintained by the entity themselves such as eScreen and FormFox. Both portals are compatible with existing Agency hardware and has been utilized by the Agency since July 2021. HRS will not allow unauthorized access to Agency data within the portal.

3.1.1.8.9 HRS's portal may be used daily and are proven to be reliable in its availability, functioning and execution.

3.1.1.8.10 HRS's portals ensure privacy and strong security controls by using authentication/passwords, pre-authorizing all users, and confidential handling of data. A user cannot be added to our portals with authorization from the Agency.

3.1.1.9 HRS will provide at no additional cost to the Agency a secure, internetbased result reporting module for tracking, management, and record maintenance of the Agency Programs. HRS's current scheduling portals, eSCreen and FormFox contain this availability inside their internet-based portals. All ordering and resulting is contained within the internet-based programs.

3.1.1.9.1 HRS will provide the Agency with access to the internet-based site including capabilities to search for testing results through use of an employee's or prospective employee's identification number, name, date of test, specimen identification number, and or other indicators.

3.1.1.9.2 HRS will be happy to demonstrate all functions relative to program tracking, management, and record maintenance at no cost to the Agency. HRS can also provide a written "user" manual describing these same functions and the manner by which they are accessed and utilized, to facilitate Agency operations.

3.1.1.9.3 HRS understands that the Agency reserves the right 1) to determine acceptability based on the security of transmission, the limit of access to any transmission, storage, retrieval systems, ease of use, or compatibility with existing Agency systems and hardware; and 2) to approve or reject software or internet-based result reporting.

3.1.1.9.4 HRS will identify on the pricing pages the software(s) or internetbased result reporting proposed for use under this contract, and understand that failure to do so shall result in rejection of the solicitation response (bid).

3.1.1.10 HRS will ensure that strict rules of confidentiality are followed by all representatives and other parties utilized by us. HRS shall complete and provide to Agency, upon execution of contract with Agency, a HIPAA Business Associate

Addendum (Exhibit D), and will adhere to responsible practices regarding the handling, storing, transmitting, or receiving of Protected Health Information.

3.1.1.11 HRS will submit, upon the Agency's request, a list of sub-contractors used for the maintenance of this contract.

3.1.1.12 HRS shall provide on the pricing pages (Exhibit A) its costs for general drug and alcohol testing services.

3.1.1.13 HRS understand that the Agency will pay HRS for each documented test processed at the agreed per-test rates.

Exhibit A

Pricing Pages

All per costs are to be based upon an all-inclusive collection as seen throughout the entire process of analysis, culminating with the certification of results and proper reporting of such results of the Human Resources Division or the appropriate Agency Program Manager. Alcohol and drug screening requires separate pricing. Regular hours testing (Monday - Friday, 6:30 am - 5:00 pm) and after hours testing (Saturday, Sunday, and weekdays 5:01 pm - 6:29 am) requires separate pricing. "On-Site" refers to urine or breath collections which are conducted at a DOH, Parkways, or State Rail work location.

The West Virginia Department of Transportation requests your bid on the following services and estimated quantities:

	Usage Sample Totals	Unit of Measure	Cost Of Each Test/Item		Total For Each Line	
1. On-Site Urine Collection	1400	per test	\$	60.00	\$	84,000.00
On-Site Urine Colleciton- After Hours	10	per test	\$	60.00	\$	600.00
2. On-Site Alcohol (Breath) Test	250	per test	\$	15.00	\$	3,750.00
On-Site Alcohol (Breath) Test-After Hours	10	per test	\$	15.00	\$	150.00
3. Professional Services						
Collector Testimony	1	per day	\$	-	\$	-
Deposition	1	per day	\$	-	\$	-
Expert Witness Testimony	1	per day	\$	-	\$	-
Laboratory Litigation Packages	1	each	\$	-	\$	-
4. Scheduled Clinic Visits						
Urine Collections	900	per test	\$	65.00	\$	58,500.00
Alcohol (Breath) Test	20	per test	\$	65.00	\$	1,300.00
5. Reasonable Suspicion Testing -No notice given						
Urine Collection - during business hours	5	per test	\$	60.00	\$	300.00
Urine Colleciton - after hours	5	per test	\$	60.00	\$	300.00
Alcohol(Breath)Test - during business hours	5	per test	\$	15.00	\$	75.00
Alcohol (Breath) Test - after hours	5	per test	\$	15.00	\$	75.00
				Total	\$	149,050.00

Include the name of the software or internet-based result reporting: **EScreen and FormFox/Workforce** The vendor shall be required to perform all of the services named above. Failure to provide the services and bid prices shall result in disqualification of the bid.

ADDENDUM ACKNOWLEDGEMENT FORM SOLICITATION NO.: CRF0 DOT2400000104

Instructions: Please acknowledge receipt of all addenda issued with this solicitation by completing this addendum acknowledgment form. Check the box next to each addendum received and sign below. Failure to acknowledge addenda may result in bid disqualification.

Acknowledgment: I hereby acknowledge receipt of the following addenda and have made the necessary revisions to my proposal, plans and/or specification, etc.

Addendum Numbers Received:

(Check the box next to each addendum received)

[]	Addendum No. 1	Ľ]	Addendum No. 6
[]	Addendum No. 2	ľ]	Addendum No. 7
[X]	Addendum No. 3	[]	Addendum No. 8
[]	Addendum No. 4	I]	Addendum No. 9
[]	Addendum No. 5	I]	Addendum No. 10

I understand that failure to confirm the receipt of addenda may be cause for rejection of this bid. I further understand that that any verbal representation made or assumed to be made during any oral discussion held between Vendor's representatives and any state personnel is not binding. Only the information issued in writing and added to the specifications by an official addendum is binding.

Hauth Research Sistems
Company
Merilee Hutchnoon
Authorized Signature
719919034
Date

NOTE: This addendum acknowledgement should be submitted with the bid to expedite document processing.

SOLICITATION NUMBER: CRFQ DOT2400000104 Addendum Number: 3

The purpose of this addendum is to modify the solicitation identified as CRFQ DOT24000000104 ("Solicitation") to reflect the change(s) identified and described below.

Applicable Addendum Category:

- [X] Modify bid opening date and time
- [] Modify specifications of product or service being sought
- [] Attachment of vendor questions and responses
- [] Attachment of pre-bid sign-in sheet
- [] Correction of error
- [] Other

Additional Documentation:

Bid Opening moves to 08/01/2024 at 1:30pm

Terms and Conditions:

- 1. All provisions of the Solicitation and other addenda not modified herein shall remain in full force and effect.
- 2. Vendor should acknowledge receipt of all addenda issued for this Solicitation by completing an Addendum Acknowledgment, a copy of which is included herewith. Failure to acknowledge addenda may result in bid disqualification. The addendum acknowledgement should be submitted with the bid to expedite document processing.