

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.

WOASIS	Jump to: FORMS 🛕 Go 😚 Home 🄑 Personalize 🔬 Accessibility 🛜 App Help 🌾 About
come, Lu Anne Cottrill	Procurement Budgeting Accounts Receivable Accounts Payable
licitation Response(SR) Dept: 0506 ID: ESR12131600000002735 Ver.: 1	Function: New Phase: Final Modified by batch , 12/15/2016
Header () 1	
	List View
General Information Contact Default Values Discount Document In	formation
Procurement Folder: 270166	SO Doc Code: CRFQ
Procurement Type: Central Master Agreement	SO Dept: 0506
	SO Doc ID: CME1700000002
Legal Name: SALAM INTERNATIONAL INC	Published Date: 12/6/16
Alias/DBA:	Close Date: 12/15/16
Total Bid: \$239,610.00	Close Time: 13:30
Response Date: 12/13/2016	Status: Closed
Response Time: 18:46	Solicitation Description: ADDENDUM_1: Body Bags
10,40	
	Total of Header Attachments: 1
	Total of All Attachments: 1



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

## State of West Virginia Solicitation Response

	Proc Folder: 270166 Solicitation Description: ADDENDUM_1: Body Bags							
Pr	Proc Type : Central Master Agreement							
Date issued	Solicitation Closes	Solicitation Response	Version					
	2016-12-15 13:30:00	SR 0506 ESR1213160000002735	1					
VENDOR								

#### 000000175490

SALAM INTERNATIONAL INC

Solicitation N	umber:	CRFQ	0506	CME170000002			
Total Bid :	\$239,61	0.00		Response Date:	2016-12-13	Response Time:	18:46:50
•							

Comments:

FOR INFORMATION CONTACT THE BUYER			
Mark A Atkins			
(304) 558-2307 mark.a.atkins@wv.gov			
Signature on File	FEIN #	DATE	
All offens such last to all terms and semilitizers senteined :	in this selicitation		

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	3.1.1 Medical body bag-Prenatal	1000.00000	EA	\$4.950000	\$4,950.00
Comm Code	Manufacturer	Specification		Model #	
42261602					
Extended De	scription : 3.1.1 Prenatal Body Bags				

Comments: SALAM ITEM # 11-208C DISASTER POUCH 7-9 MIL VINYL WHITE CENTER ZIPPER, INFANT 24" x 12"

Line	Comm Ln	Desc	Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
2	3.1.2 Mec	dical body bag-Infant	1000.00000	EA	\$4.950000	\$4,950.00
Comm Code	M;	anufacturer	Specification		Model #	
42261602						
Extended Des	scription :	3.1.2 Infant Body Bags				
Cor	mments:	SALAM ITEM # 11-206 DISASTER POUCH 7-9 N ENVELOPE ZIPPER, PEI	/IL VINYL WHITE DIATRIC 48" x 24'			
Line	Comm Ln	Desc	Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
3	3.1.3 Mec	dical body bag-Child	1000.00000	EA	\$7.910000	\$7,910.00
Comm Code	Ma	anufacturer	Specification		Model #	
42261602						
Extended Des	scription :	3.1.3 Child Body Bag				

Comments: SALAM ITEM # \*11-382 DISASTER POUCH ENVIRONMENTAL FRIENDLY CENTER ZIPPER, WHITE ADULT 94" x 36" (SEE ATTACHED CATALOG PAGE)

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
4	3.1.4 Medical body bag-Adult Large	10000.00000	EA	\$8.700000	\$87,000.00

Comm Code	Manufacturer	Specification	Model #	
42261602				
Extended Descrip	ption : 3.1.4 Adult Body E	Bag		

Comments: SALAM ITEM # 11-384 DISASTER POUCH, ENVIRONMENTAL FRIENDLY ENVELOPE ZIPPER WHITE, ADULT 94" x 36"

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
5	3.1.5 Medical body bag-Adult X-Large	5000.00000	EA	\$26.960000	\$134,800.00
Comm Code	Manufacturer	Specification		Model #	
42261602					
Extended Des	scription : 3.1.5 Adult XL Body Bag				

**Comments:** SALAM ITEM # \*11-354 DISASTER POUCH, SUPER MEDIUM WEIGHT, ENVELOPE ZIPPER DARK BLUE, 6 HANDLES ADULT XL 94" x 46" (SEE ATTACHED CATALOG PAGE



#### State of West Virginia Request for Quotation 26 — Medical

F	Proc Folder: 270166						
<b>_ _ _</b>	Doc Description: Body Bags						
	Proc Type: Central Master Agreement						
Date Issued	Solicitation Closes	Solicitation No	Version				
2016-11-18	2016-12-15 13:30:00	CRFQ 0506 CME1700000002	1				

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BID CLERK			
DEPARTMENT OF ADMINISTRATIO	N		
PURCHASING DIVISION			
2019 WASHINGTON ST E			
CHARLESTON	wv	25305	
US			

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Vendor Name	Address	and Telej	phone Nurr	nber:

Salam International, Inc. P.O Box 6847 Laguna Niguel, CA 92607-6847 Tel: (949) 699-3663 / 1 (800) 947-1104 Fax:(949) 699-3665

BODY BAG SAMPLES ARE AVAILABLE UPON REQUEST WITH NO CHARGE

FOR INFORMATION CONTACT THE BUYER		
Mark A Atkins		
(304) 558-2307		
mark.a.atkins@wv.gov		
		· · · · · · · · · · · · · · · · · · ·
Signature X B. A. Mahar	FEIN # 33-0727513	DATE 12/13/2016
All offers subject to all terms and conditions contained		

Page : 1

The WV Purchasing Division is soliciting bids on behalf of the West Virginia Department of Health and Human Resources (WVDHHR), Bureau for Public Health (BPH), Office of the Chief Medical Examiner (OCME), to establish an open-end contract for the purchase of body bags per attached documents.

Note: The contract awarded as a result of this solicitation may be funded in whole or in part with Federal Funds and thus this solicitation and its resulting awarded contract are subject to the requirements of Attachment 1: Provisions Required for Federally Funded Procurements.

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PURCHASING DIRECTOR	- 304-356-4095	PURCHASING DIRECTOR	R - 304-356-4095
HEALTH AND HUMAN RES	OURCES	HEALTH AND HUMAN RE	SOURCES
	ALTH OFFICE CHIEF MEDICAL	BUREAU FOR PUBLIC HE	ALTH OFFICE CHIEF MEDICAL EXAMINER
EXAMINER 619 VIRGINIA ST WEST		619 VIRGINIA ST W	
CHARLESTON	WV25302	CHARLESTON	WV 25302
US		US	

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
1	3.1.1 Medical body bag-Prenatal	1000.00000	EA	\$ 4.95	\$4,950.00

Comm Code	Manufacturer	Specification	Model #	······································
42261602	SALAM INTERNATIONAL, INC.	DISASTER POUCH 7-9 MIL VINYL WHITE	11-208C	
		CENTER ZIPPER, INFANT 24" x 12"		

#### Extended Description :

#### 3.1.1 Prenatal Body Bags

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PURCHASING DIRECTOR - 304-356-4095	PURCHASING DIRECTOR - 304-356-4095
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EXAMINER 619 VIRGINIA ST WEST	619 VIRGINIA ST W
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US	US

Γ	Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
Γ	2	3.1.2 Medical body bag-Infant	1000.00000	ÉA	\$ 4.95	\$4,950.00

Comm Code	Manufacturer	Specification	Model #	
42261602	SALAM INTERNATIONAL, INC.	DISASTER PUCH 7-9 MIL VINYL WHITE	11-206	
		ENVELOPE ZIPPER, PEDIATRIC 48" x 24"		

**Extended Description :** 

3.1.2 Infant Body Bags

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Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
3	3.1.3 Medical body bag-Child	1000.00000	EA	\$ 7.91	\$7,910.00
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Comm Code	Manufacturer		lication	Model #	
42261602	SALAM INTERNATIONAL, INC.		ENVIRONMENTAL FRIEI VHITE ADULT 94" × 36"	NDLY *11-382	
Extended De	scription :				
3.1.3 Child B	-	PLEASE SEE ATTA	CHED CATALOG PAGE		
	00, 20g				
PURCHASI	NG DIRECTOR - 304-356-4095		PURCHASING DIRECT	OR - 304-356-4095	
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Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
4	3.1.4 Medical body bag-Adult Larg	e 10000.00000	EA	\$ 8.70	\$87,000.00
			<u></u>	<u></u>	
Comm Code	Manufacturer	Specif	ication	Model #	
42261602	SALAM INTERNATIONAL, INC.		ENVIRONMENTAL FRIE		
			WHITE, ADULT 94" x 36		
Extended Dea	scription :		·····		
3.1.4 Adult B					
Hat see	and the state of the		- <u>(</u>	<u> </u>	10
PURCHASI	NG DIRECTOR - 304-356-4095		PURCHASING DIRECT	OR - 304-356-4095	
HEALTH AN	ID HUMAN RESOURCES		HEALTH AND HUMAN I	RESOURCES	
BUREAU FO	OR PUBLIC HEALTH OFFICE CHIE	EF MEDICAL	BUREAU FOR PUBLIC	HEALTH OFFICE CH	HEF MEDICAL EXAMINER
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Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
5	3,1.5 Medical body bag-Adult X-Large	5000.00000	EA	\$ 26.96	\$134,800.00

Comm Code	Manufacturer	Specification	Model #
42261602	SALAM INTERNATIONAL, INC.	DISASTER POUCH, SUPER MEDIUM	
	<u></u>	WEIGHT, ENVELOPE ZIPPER	*11-354
Extended Des	cription :	DARK BLUE, 6 HANDLES ADULT XL 94	" x 46"
3,1,5 Adult Xi	L Body Bag	SEE ATTACHED CATALOG PAGE	

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<u>Line</u>	<u>Event</u>	Event Date	
1	Technical Questions due by 4:00 pm EST	2016-12-02	

	Document Phase	Document Description	Page 5
CME170000002	Final	Body Bags	of 5

#### ADDITIONAL TERMS AND CONDITIONS

See attached document(s) for additional Terms and Conditions

**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.

Basheer A. Mahar, Vice President	
(Name, Title) Basheer A. Mahar, Vice President	
(Printed Name and Title) P.O Box 6847 Laguna Niguel, CA 92607-6847	
(Address) (949) 699-3663 / (949) 699-3650	
(Phone Number) / (Fax Number) salamint@aol.com	·
(email address)	

**CERTIFICATION AND SIGNATURE:** By signing below, or submitting documentation through wvOASIS, I certify that I have reviewed this Solicitation 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 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 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.

Salam International, Inc.

(Company)

B.A.Mahac Basheer A. Mahar, Vice President

(Authorized Signature) (Representative Name, Title)

Basheer A. Mahar, Vice President

(Printed Name and Title of Authorized Representative)

12/13/2016

(Date)

(949) 699-3663 / (949) 949-3650

(Phone Number) (Fax Number)

#### ADDENDUM ACKNOWLEDGEMENT FORM SOLICITATION NO .: CRFQ 0506 CME1700000002

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 receivea)

Addendum No. 1	🔲 Addendum No. 6
🗖 Addendum No. 2	🗍 Addendum No. 7
Addendum No. 3	🔲 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 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.

Salam International, Inc.

Company

<u>B. A. Mahar</u> Authorized Signature

12/13/2016

Date

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

#### **SPECIFICATIONS**

1. **PURPOSE AND SCOPE:** The WV Purchasing Division is soliciting bids on behalf of the West Virginia Department of Health and Human Resources (WVDHHR), Bureau for Public Health (BPH), Office of the Chief Medical Examiner (OCME), to establish an open-end contract for the purchase of body bags.

The contract awarded as a result of this solicitation may be funded in whole or in part with Federal Funds and thus this solicitation and its resulting awarded contract are subject to the requirements of Attachment 1: Provisions Required for Federally Funded Procurements.

- **2. DEFINITIONS:** The terms listed below shall have the meanings assigned to them below. Additional definitions can be found in section 2 of the General Terms and Conditions.
  - **2.1** "Contract Item" or "Contract Items" means the list of items identified in Section 3.1 below and on the Pricing Pages.
  - **2.2** "**Pricing Pages**" means the schedule of prices, estimated order quantity, and totals contained in wvOASIS or attached hereto as Exhibit A, and used to evaluate the Solicitation responses.
  - **2.3 "Solicitation"** means the official notice of an opportunity to supply the State with goods or services.

#### **3. GENERAL REQUIREMENTS:**

**3.1 Contract Items and Mandatory Requirements:** Vendor shall provide Agency with the Contract Items listed below on an open-end and continuing basis. Contract Items must meet or exceed the mandatory requirements as shown below.

#### **3.1.1 Prenatal Body Bags**

- **3.1.1.1** Prenatal Body bag must be a minimum size of 12" W X 18" L and maximum of 20" W X 24" L with rust resistant zippers.
- **3.1.1.2** Prenatal Body bag must be polyethylene coated woven scrim material or equal.

#### REQUEST FOR QUOTATION CRFQ 0506 CME170000002 Body Bags

- **3.1.1.2.1** Must have the equivalent tensile strength rating of minimum 10 mil thick and maximum of 16 mil thick vinyl.
- 3.1.1.3 Prenatal Body bag end seams must be heat sealed for strength and leakage prevention per OSHA regulation 1910.1030 see Attachment\_2 or the following web link: <u>HTTPS://WWW.OSHA.GOV/PLS/OSHAWEB/OWA</u> <u>DISP.SHOW\_DOCUMENT?P\_TABLE=STANDARD</u> <u>S&P\_ID=10051</u>
- **3.1.1.4** Prenatal Body bag must remain flexible at a minimum temperature of -70 degrees Fahrenheit (-57 degrees Celsius) to a maximum of -100 degrees Fahrenheit (-73 degrees Celsius).
- 3.1.1.5 Prenatal Body bag must have an access panel with rust resistant dual zippers that allows opening from either end.3.1.1.5.1 Panel access to the bag must be restricted by using locking tag through the zipper.
- **3.1.1.6** Prenatal Body bag must have shelf life of minimum of 8 years.
- **3.1.1.7** Prenatal Body bag must be chlorine free for incineration disposal.
- **3.1.1.8** Prenatal Body bag must be impervious to blood and other body fluids.
- **3.1.1.9** Prenatal Body bag must be mildew resistant.

#### 3.1.2 Infant Body Bags

- **3.1.2.1** Infant Body bag must be a minimum size of 22" W X 30 " L and maximum of 24" W X 32" L with rust resistant zippers.
- **3.1.2.2** Infant Body bag must be polyethylene coated woven scrim material or equal.
  - **3.1.2.2.1** Must have the equivalent tensile strength rating of minimum 10 mil thick and maximum of 16 mil thick vinyl.

- 3.1.2.3 Infant Body bag end seams must be heat sealed for strength and leakage prevention per OSHA regulation 1910.1030 see Attachment\_2 or the following web link: <u>HTTPS://WWW.OSHA.GOV/PLS/OSHAWEB/OWA</u> <u>DISP.SHOW\_DOCUMENT?P\_TABLE=STANDARD</u> <u>S&P\_ID=10051</u>
- **3.1.2.4** Infant Body bag must remain flexible at a minimum temperature of -70 degrees Fahrenheit (-57 degrees Celsius) to a maximum of -100 degrees Fahrenheit (-73 degrees Celsius).
- 3.1.2.5 Infant Body bag must have an access panel with rust resistant dual zippers that allows opening from either end.3.1.2.5.1 Panel access to the bag must be restricted by using locking tag through the zipper.
- **3.1.2.6** Infant Body bag must have shelf life of minimum of 8 years.
- **3.1.2.7** Infant Body bag must be chlorine free for incineration disposal.
- **3.1.2.8** Infant Body bag must be impervious to blood and other body fluids.
- **3.1.2.9** Infant Body bag must be mildew resistant.

#### 3.1.3 Child Body Bag

- **3.1.3.1** Child Body bag must be a minimum size of 36" W X 60 " L and maximum of 42" W X 60" L with rust resistant zippers.
- **3.1.3.2** Child Body bag must be polyethylene coated woven scrim material or equal.
  - **3.1.3.2.1** Must have the equivalent tensile strength rating of minimum 10 mil thick and maximum of 16 mil thick vinyl.

#### REQUEST FOR QUOTATION CRFQ 0506 CME170000002 Body Bags

**3.1.3.3** Child Body bag end seams must be heat sealed for strength and leakage prevention per OSHA regulation 1910.1030 see Attachment\_2 or the following web link:

HTTPS://WWW.OSHA.GOV/PLS/OSHAWEB/OWA DISP.SHOW\_DOCUMENT?P\_TABLE=STANDARD S&P\_ID=10051

- 3.1.3.4 Child Body bag must remain flexible at a minimum temperature of -70 degrees Fahrenheit (-57 degrees Celsius) to a maximum of -100 degrees Fahrenheit (-73 degrees Celsius).
- **3.1.3.5** Child Body bag must have an access panel with rust resistant dual zippers that allows opening from either end.

- **3.1.3.6** Child Body bag must have shelf life of minimum of 8 years.
- **3.1.3.7** Child Body bag must be chlorine free for incineration disposal.
- **3.1.3.8** Child Body bag must be impervious to blood and other body fluids.
- **3.1.3.9** Child Body bag must be mildew resistant.
- **3.1.3.10** Child Body bag must be static lift tested at a minimum of 300 LBS.

#### 3.1.4 Adult Large Body Bag

- **3.1.4.1** Adult Large Body bag must be a minimum size of 36" W X 90 " L and maximum of 42" W X 100" L with rust resistant zippers.
- **3.1.4.2** Adult Body bag must be polyethylene coated woven scrim material or equal.
  - **3.1.4.2.1** Must have the equivalent tensile strength rating of minimum 12 mil thick and maximum of 16 mil thick vinyl.

**<sup>3.1.3.5.1</sup>** Panel access to the bag must be restricted by using locking tag through the zipper

**3.1.4.3** Adult Large Body bag end seams must be heat sealed for strength and leakage prevention per OSHA regulation 1910.1030 see Attachment\_2 or the following web link:

#### HTTPS://WWW.OSHA.GOV/PLS/OSHAWEB/ OWADISP.SHOW\_DOCUMENT?P\_TABLE=STAN DARDS&P\_ID=10051

- **3.1.4.4** Adult Large Body bag must remain flexible at a minimum temperature of -70 degrees Fahrenheit (-57 degrees Celsius) to a maximum of -100 degrees Fahrenheit (-73 degrees Celsius).
- **3.1.4.5** Adult Large Body bag must have an access panel with rust resistant dual zippers that allows opening from either end.

- **3.1.4.6** Adult Large Body bag must have shelf life of minimum of 8 years.
- **3.1.4.7** Adult Large Body bag must be chlorine free for incineration disposal.
- **3.1.4.8** Adult Large Body bag must be impervious to blood and other body fluids.
- 3.1.4.9 Adult Large Body bag must be mildew resistant.
- **3.1.4.10** Adult Large Body bag must be static lift tested at a minimum of 300LBS or maximum.

#### 3.1.5 Adult XL Body Bag

- **3.1.5.1** Adult XL Body bag must be a minimum size of 48" W X 100 " L and maximum of 56" W X 110" L with rust resistant zippers.
- **3.1.5.2** Adult XL Body bag must be polyethylene coated woven scrim material or equal.
  - **3.1.5.2.1** Must have the equivalent tensile strength rating of minimum 12 mil thick and maximum of 16 mil thick vinyl.

**<sup>3.1.4.5.1</sup>** Panel access to the bag must be restricted by using locking tag through the zipper.

#### REQUEST FOR QUOTATION CRFQ 0506 CME170000002 Body Bags

**3.1.5.3** Adult XL Large Body bag end seams must be heat sealed for strength and leakage prevention per OSHA regulation 1910.1030 see Attachment\_2 or the following web link:

#### HTTPS://WWW.OSHA.GOV/PLS/OSHAWEB/ OWADISP.SHOW\_DOCUMENT?P\_TABLE=STAN DARDS&P\_ID=10051

- 3.1.5.4 Adult XL Body bag must remain flexible at a minimum temperature of -70 degrees Fahrenheit (-57 degrees Celsius) to a maximum of 100 degrees Fahrenheit (-73 degrees Celsius).
- **3.1.5.5** Adult XL Body bag must have an access panel with rust resistant dual zippers that allows opening from either end as well as prevents access to the bag by using locking tag through the zipper.
- 3.1.5.6 Adult XL Body bag must have shelf life of minimum of 8 years.
- **3.1.5.7** Adult XL Body bag must be chlorine free for incineration disposal.
- **3.1.5.8** Adult XL Body bag must be impervious to blood and other body fluids.
- 3.1.5.9 Adult XL Body bag be mildew resistant.
- **3.1.5.10** Adult XL Body bag must be static lift tested at a minimum of 400 LBS.

#### 4. CONTRACT AWARD:

- **4.1 Contract Award:** The Contract is intended to provide Agencies with a purchase price on all Contract Items. The Contract shall be awarded to the Vendor that provides the Contract Items meeting the required specifications for the lowest overall total cost as shown on the Pricing Pages.
- **4.2 Pricing Pages:** Vendor should complete the Pricing Pages (Exhibit A) by providing a unit price for the contract item, then multiply by the estimated quantity requested to arrive at a total cost for each line. Then add the total costs per line for the Grand Total. Vendor should complete the Pricing Page in full as failure to complete the Pricing Page in its entirety may result in Vendor's bid being disqualified.

#### REQUEST FOR QUOTATION CRFQ 0506 CME170000002 Body Bags

Vendor should type or electronically enter the information into the Pricing Page to prevent errors in the evaluation.

The Pricing Pages contain a list of the Contract Items and estimated purchase volume. The estimated purchase volume for each item represents the approximate volume of anticipated purchases only. No future use of the Contract or any individual item is guaranteed or implied.

#### **5. ORDERING AND PAYMENT:**

- **5.1. Ordering:** Vendor shall accept orders through wvOASIS, regular mail, facsimile, email, or any other written form of communication. Vendor may, but is not required to, accept on-line orders through a secure internet ordering portal/website. If Vendor has the ability to accept on-line orders, it should include in its response a brief description of how Agencies may utilize the on-line ordering system. Vendor shall ensure that its on-line ordering system is properly secured prior to processing Agency orders on-line.
- **5.2 Payment:** Vendor shall accept payment in accordance with the payment procedures of the State of West Virginia.

#### 6. DELIVERY AND RETURN:

- **6.1 Delivery Time:** Vendor shall deliver standard orders within 15 working days after orders are received. Vendor shall deliver emergency orders within 5 working day(s) after orders are received. Vendor shall ship all orders in accordance with the above schedule and shall not hold orders until a minimum delivery quantity is met.
- **6.2 Late Delivery:** The Agency placing the order under this Contract must be notified in writing if orders will be delayed for any reason. Any delay in delivery that could cause harm to an Agency will be grounds for cancellation of the delayed order, and/or obtaining the items ordered from a third party.

Any Agency seeking to obtain items from a third party under this provision must first obtain approval of the Purchasing Division.

**6.3 Delivery Payment/Risk of Loss:** Standard order delivery shall be F.O.B. destination to the Agency's location. Vendor shall include the cost of standard order delivery charges in its bid pricing/discount and is not permitted to charge the Agency separately for such delivery. The Agency will pay delivery charges on all emergency orders provided that Vendor invoices those delivery costs as a separate charge with the original freight bill attached to the invoice.

- **6.4 Return of Unacceptable Items:** If the Agency deems the Contract Items to be unacceptable, the Contract Items shall be returned to Vendor at Vendor's expense and with no restocking charge. Vendor shall either make arrangements for the return within five (5) days of being notified that items are unacceptable, or permit the Agency to arrange for the return and reimburse Agency for delivery expenses. If the original packaging cannot be utilized for the return, Vendor will supply the Agency with appropriate return packaging upon request. All returns of unacceptable items shall be F.O.B. the Agency's location. The returned product shall either be replaced, or the Agency shall receive a full credit or refund for the purchase price, at the Agency's discretion.
- **6.5 Return Due to Agency Error**: Items ordered in error by the Agency will be returned for credit within 30 days of receipt, F.O.B. Vendor's location. Vendor shall not charge a restocking fee if returned products are in a resalable condition. Items shall be deemed to be in a resalable condition if they are unused and in the original packaging. Any restocking fee for items not in a resalable condition shall be the lower of the Vendor's customary restocking fee or 5% of the total invoiced value of the returned items.

#### 7. VENDOR DEFAULT:

7.1 The following shall be considered a vendor default under this Contract.

- **7.1.1** Failure to provide Contract Items in accordance with the requirements contained herein.
- **7.1.2** Failure to comply with other specifications and requirements contained herein.
- **7.1.3** Failure to comply with any laws, rules, and ordinances applicable to the Contract Services provided under this Contract.
- 7.1.4 Failure to remedy deficient performance upon request.

- 7.2 The following remedies shall be available to Agency upon default.
  - 7.2.1 Immediate cancellation of the Contract.
  - **7.2.2** Immediate cancellation of one or more release orders issued under this Contract.
  - 7.2.3 Any other remedies available in law or equity.

#### 8. MISCELLANEOUS:

- **8.1 No Substitutions:** Vendor shall supply only Contract Items submitted in response to the Solicitation unless a contract modification is approved in accordance with the provisions contained in this Contract.
- **8.2 Vendor Supply:** Vendor must carry sufficient inventory of the Contract Items being offered to fulfill its obligations under this Contract. By signing its bid, Vendor certifies that it can supply the Contract Items contained in its bid response.
- **8.3 Reports:** Vendor shall provide quarterly reports and annual summaries to the Agency showing the Agency's items purchased, quantities of items purchased, and total dollar value of the items purchased. Vendor shall also provide reports, upon request, showing the items purchased during the term of this Contract, the quantity purchased for each of those items, and the total value of purchases for each of those items. Failure to supply such reports may be grounds for cancellation of this Contract.
- **8.4 Contract Manager:** During its performance of this Contract, Vendor must designate and maintain a primary contract manager responsible for overseeing Vendor's responsibilities under this Contract. The Contract manager must be available during normal business hours to address any customer service or other issues related to this Contract. Vendor should list its Contract manager and his or her contact information below.

Contract Manager:	Basheer A. Mahar
<b>Telephone Number:</b>	(949) 699-3663
Fax Number:	(949) 699-3650
Email Address:	salamint@aol.com

#### EXHIBIT\_A PRICING PAGE CRFQ 0506 CME1700000002

CONTRACT ITEM #	DESCRIPTION Salam Item #s listed below:	ESTIMATED ANNUAL QUANTITY	UNIT PRICE	EXTENDED PRICE
3.1.1	Prenatal Body Bags 11-208C	1000	\$ 4.95	\$ 4,950.00
3.1.2	Infant Body Bags 11-206	1000	\$ 4.95	\$ 4,950.00
3.1.3	Child Body Bags *11-382	1000	\$ 7.91	\$ 7,910.00
3.1.4	Adult Large Body Bags 11-384	10000	\$ 8.70	\$ 87,000.00
3.1.5	Adult X Large Body Bags *11-354	5000	\$ 26.96	\$ 134,800.00
	Adult X Large Body Bags -11-354 AL: (Extended Price for 3.1.1 + 3.1.2+	······	<b>L</b> .'	\$ 239,610.00

The Estimated Annual Quantity for each Contract Item represents the approximate volume of anticipated purchases only. No future use of the Contract or any individual item is guaranteed or implied. Pricing Page will be used to evaluate bids.

Contract will be awarded to the Vendor meeting the required specifications for the lowest overall Grand Total cost.

Delivery of orders will be F.O.B. Destination.

Payment to Vendor will be made in arrears after delivery and 100% acceptance of Contract Items by Agency.

**VENDOR SECTION:** 

Vendor Name:	Salam International, Inc.	
Physical Address:		
	23082 Terra Drive Laguna Hills, CA 92653	
<b>Remit to Address:</b>		
	P.O Box 6847	
	Laguna Niguel, CA 92607-6847	
Telephone:	(949) 699-3663	
Fax:	(949) 699-3650	
Email:	salamint@aol.com	
Vendor Represent	ative (print name): Basheer A. Mahar	
Signature:	3. A. Mahar	Date: 12/13/2016

NOTE: SALAM ITEM #s WITH \* BODY BAG MEASUREMENTS ARE SLIGHTLY DIFFERENT, PLS SEE ATTACHED CATALOG PAGES

#### **Provisions Required for Federally Funded Procurements**

- 1. Federal Funds: This purchase is being funded in whole or in part with Federal Funds and is subject to the requirements established in 2 CFR § 200. Pursuant to 2 CFR § 200.317 the provisions of 2 CFR §§ 200.322 and 200.326 are expressly included in this solicitation below and incorporated into any contract resulting from this solicitation by reference.
- 2. 2 CFR §200.322 Procurement of recovered materials: A non-Federal entity that is a state agency or agency of a political subdivision of a state and its contractors must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.
- **3. §200.326 Contract provisions:** Pursuant to the requirements contained in 2 CFR §§ 200.317 and 200.326, the following provisions are included any contract resulting from this solicitation, to the extent that the provisions are applicable.

(A) At a minimum, the administrative, contractual, or legal remedies contained in W. Va. CSR § 148-1-5 and the applicable definitions contained in W. Va. CSR § 148-1-2 apply to any contract resulting from this solicitation in instances where contractors violate or breach contract terms for contracts for more than the simplified acquisition threshold currently set at \$150,000 (which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908).,

West Virginia Code of State Rules § 148-1-5 states:

#### § 148-1-5. Remedies.

5.1. The Director may require that the spending unit attempt to resolve any issues that it may have with the vendor prior to pursuing a remedy contained herein. The spending unit must document any resolution efforts and provide copies of those documents to the Purchasing Division.

5.2. Contract Cancellation.

5.2.a. Cancellation. The Director may cancel a purchase or contract immediately under any one of the following conditions including, but not limited to:

5.2.a.1. The vendor agrees to the cancellation;

5.2.a.2. The vendor has obtained the contract by fraud, collusion, conspiracy, or is in conflict with any statutory or constitutional provision of the State of West Virginia;

5.2.a.3. Failure to honor any contractual term or condition or to honor standard commercial practices;

5.2.a.4. The existence of an organizational conflict of interest is identified;

5.2.a.5. Funds are not appropriated or an appropriation is discontinued by the legislature for the acquisition.

5.2.a.6. Violation of any federal, state, or local law, regulation, or ordinance.

5.2.b. The Director may cancel a purchase or contract for any reason or no reason, upon providing the vendor with 30 days' notice of the cancellation.

5.2.c. Opportunity to Cure. In the event that a vendor fails to honor any contractual term or condition, or violates any provision of federal, state, or local law, regulation, or ordinance, the Director may request that the vendor remedy the contract breach or legal violation within a time frame the Director determines to be appropriate. If the vendor fails to remedy the contract breach or the Director determines, at his or her sole discretion, that such a request is unlikely to yield a satisfactory result, then he or she may cancel immediately without providing the vendor an opportunity to perform a remedy.

5.2.d. Re-Award. The Director may award the cancelled contract to the next lowest responsible bidder (or next highest scoring bidder if best value procurement) without a subsequent solicitation if the following conditions are met:

5.2.d.1. The next lowest responsible bidder (or next highest scoring bidder if best value procurement) is able to perform at the price contained in its original bid submission, and

5.2.d.2. The contract is an open-end contract, a one-time purchase contract, or a contract for work which has not yet commenced.

Award to the next lowest responsible bidder (or next highest scoring bidder if best value procurement) will not be an option if the vendor's failure has in any way increased or significantly changed the scope of the original contract. The vendor failing to honor contractual and legal obligations is responsible for any increase in cost the state incurs as a result of the re-award.

5.3. Non-Responsible. If the Director believes that a vendor may be nonresponsible, the Director may request that a vendor or spending unit provide evidence that the vendor either does or does not have the capability to fully perform the contract requirements, and the integrity and reliability necessary to assure good faith performance. If the Director determines that the vendor is non-responsible, the Director shall reject that vendor's bid and shall not award the contract to that vendor. A determination of non-responsibility must be evaluated on a case-by-case basis and can only be made after the vendor in question has submitted a bid. A determination of non-responsibility will only extend to the contract for which the vendor has submitted a bid and does not operate as a bar against submitting future bids.

5.4. Suspension.

5.4.a. The Director may suspend, for a period not to exceed one (1) year, the right of a vendor to bid on procurements issued by the Purchasing Division or any state spending unit under its authority if:

5.4.a.1. The vendor has exhibited a pattern of submitting bids and then requesting that its bid be withdrawn after bids have been publicly opened. For purposes of this provision, a pattern is two or more instances in any 12 month period.

5.4.a.2. The vendor has exhibited a pattern of poor performance in fulfilling his or her contractual obligations to the State. Poor performance includes, but is not limited to, two or more instances of any of the following: violations of law, regulation, or ordinance; failure to deliver timely; failure to deliver quantities ordered; poor performance reports; and failure to deliver commodities, services, or printing at the quality level required by the contract.

5.4.a.3. The vendor has breached a contract issued by the Purchasing Division or any state spending unit under its authority and refuses to remedy that breach.

5.4.a.4. The vendor's actions have given rise to one or more of the grounds for debarment listed in section 5A-3-33d.

5.4.b. Vendor suspension for the reasons listed in section 5.4 above shall occur as follows:

5.4.b.1. Upon a determination by the Director that a suspension is warranted, the Director will serve a notice of suspension to the vendor.

5.4.b.2. A notice of suspension must inform the vendor:

5.4.b.2.A. Of the grounds for the suspension;

5.4.b.2.B. Of the duration of the suspension;

5.4.b.2.C. Of the right to request a hearing contesting the suspension;

5.4.b.2.D. That a request for a hearing must be served on the Director no later than five (5) working days of the vendor's receipt of the notice of suspension;

5.4.b.2.E. That the vendor's failure to request a hearing no later than five (5) working days of the receipt of the notice of suspension will be deemed a waiver of the right to a hearing and result in the automatic enforcement of the suspension without further notice or an opportunity to respond; and

5.4.b.2.F. That a request for a hearing must include an explanation of why the vendor believes the Director's asserted grounds for suspension do not apply and why the vendor should not be suspended.

5.4.b.3. A vendor's failure to serve a request for hearing on the Director no later than five (5) working days of the vendor's receipt of the notice of suspension will be deemed a waiver of the right to a hearing and may result in the automatic enforcement of the suspension without further notice or an opportunity to respond.5.4.b.4. A vendor who files a timely request for hearing but nevertheless fails to provide an explanation of why the asserted grounds for suspension are inapplicable or should not result in a suspension, may result in a denial of the vendor's hearing request.

5.4.b.5. Within five (5) working days of receiving the vendor's request for a hearing, the Director will serve on the vendor a notice of hearing that includes the date, time and place of the hearing.

5.4.b.6. The hearing will be recorded and an official record prepared. Within ten (10) working days of the conclusion of the hearing, the Director will issue and serve on the vendor, a written decision either confirming or reversing the suspension. 5.4.c. A vendor may appeal a decision of the Director to the Secretary of Administration. The appeal must be in writing and served on the Secretary no later than five (5) working days of receipt of the Director's decision.

5.4.d. The Secretary, or his or her designee, will schedule an appeal hearing and serve on the vendor, a notice of hearing that includes the date, time and place of the hearing. The appeal hearing will be recorded and an official record prepared. Within ten (10) working days of the conclusion of the appeal hearing, the Secretary will issue and serve on the vendor a written decision either confirming or reversing the suspension.

5.4.e. Any notice or service related to suspension actions or proceedings must be provided by certified mail, return receipt requested.

5.5. Vendor Debarment. The Director may debar a vendor on the basis of one or more of the grounds for debarment contained in West Virginia Code § 5A-3-33d or if the vendor has been declared ineligible to participate in procurement related activities under federal laws and regulation.

5.5.a. Debarment proceedings shall be conducted in accordance with West Virginia Code § 5A-3-33e and these rules. A vendor that has received notice of the proposed debarment by certified mail, return receipt requested, must respond to the proposed debarment within 30 working days after receipt of notice or the debarment will be instituted without further notice. A vendor is deemed to have received notice, notwithstanding the vendor's failure to accept the certified mail, if the letter is addressed to the vendor at its last known address. After considering the matter and reaching a decision, the Director shall notify the vendor of his or her decision by certified mail, return receipt requested.

5.5.b. Any vendor, other than a vendor prohibited from participating in federal procurement, undergoing debarment proceedings is permitted to continue participating in the state's procurement process until a final debarment decision has been reached. Any contract that a debarred vendor obtains prior to a final debarment decision shall remain in effect for the current term, but may not be extended or renewed. Notwithstanding the foregoing, the Director may cancel a contract held by a debarred vendor if the Director determines, in his or her sole discretion, that doing so is in the best interest of the State. A vendor prohibited from participating in federal procurement will not be permitted to participate in the state's procurement process during debarment proceedings.

5.5.c. If the Director's final debarment decision is that debarment is warranted and notice of the final debarment decision is mailed, the Purchasing Division shall reject any bid submitted by the debarred vendor,

including any bid submitted prior to the final debarment decision if that bid has not yet been accepted and a contract consummated. 5.5.d. Pursuant to West Virginia Code section 5A-3-33e(e), the length of the debarment period will be specified in the debarment decision and will be for a period of time that the Director finds necessary and proper to protect the public from an irresponsible vendor.

5.5.e. List of Debarred Vendors. The Director shall maintain and publicly post a list of debarred vendors on the Purchasing Division's website.

5.6. Damages.

5.6.a. A vendor who fails to perform as required under a contract shall be liable for actual damages and costs incurred by the state.

5.6.b. If any commodities delivered under a contract have been used or consumed by a spending unit and on testing the commodities are found not to comply with specifications, no payment may be approved by the Spending Unit for the merchandise until the amount of actual damages incurred has been determined.

5.6.c. The Spending Unit shall seek to collect damages by following the procedures established by the Office of the Attorney General for the collection of delinquent obligations.

(B) At a minimum, the termination for cause and for convenience provisions contained in W. Va. CSR § 148-1-5.2 and the applicable definitions contained in W. Va. CSR § 148-1-2 apply to any contract in excess of \$10,000 resulting from this solicitation.

West Virginia Code of State Rules § 148-1-5.2 states:

5.2. Contract Cancellation.

5.2.a. Cancellation. The Director may cancel a purchase or contract immediately under any one of the following conditions including, but not limited to:

5.2.a.1. The vendor agrees to the cancellation;

5.2.a.2. The vendor has obtained the contract by fraud, collusion, conspiracy, or is in conflict with any statutory or constitutional provision of the State of West Virginia;

5.2.a.3. Failure to honor any contractual term or condition or to honor standard commercial practices;

5.2.a.4. The existence of an organizational conflict of interest is identified;

5.2.a.5. Funds are not appropriated or an appropriation is discontinued by the legislature for the acquisition.

5.2.a.6. Violation of any federal, state, or local law, regulation, or ordinance.

5.2.b. The Director may cancel a purchase or contract for any reason or no reason, upon providing the vendor with 30 days' notice of the cancellation.

5.2.c. Opportunity to Cure. In the event that a vendor fails to honor any contractual term or condition, or violates any provision of federal, state, or local law, regulation, or ordinance, the Director may request that the vendor remedy the contract breach or legal violation within a time frame the Director determines to be appropriate. If the vendor fails to remedy the contract breach or the Director determines, at his or her sole discretion, that such a request is unlikely to yield a satisfactory result, then he or she may cancel immediately without providing the vendor an opportunity to perform a remedy.

(C) Equal Employment Opportunity. Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60–1.3 must include the equal opportunity clause provided under 41 CFR 60–1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964–1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."

41 CFR § 60-1.3 defines "Federally assisted construction contract" as any agreement or modification thereof between any applicant and a person for construction work which is paid for in whole or in part with funds obtained from the Government or borrowed on the credit of the Government pursuant to any Federal program involving a grant, contract, loan, insurance, or guarantee, or undertaken pursuant to any Federal program involving such grant, contract, loan, insurance, or guarantee, or any application or modification thereof approved by the Government for a grant, contract, loan, insurance, or guarantee under which the applicant itself participates in the construction work.

Accordingly, to the extent that this contract meets the definition of a "federally assisted construction contract" under 41 CFR Part 60-1.3, the following clause is included:

## 41 CFR 60-1.4 - Equal opportunity clause. (b) *Federally assisted construction contracts.*

In accordance with the requirements of described above, and except as otherwise provided in the applicable regulations, the following language is hereby incorporated into any contract resulting from this solicitation involving federally assisted construction which is not exempt from the requirements of the equal opportunity clause:

The applicant hereby agrees that it will incorporate or cause to be incorporated into any contract for construction work, or modification thereof, as defined in the regulations of the Secretary of Labor at 41 CFR Chapter 60, which is paid for in whole or in part with funds obtained from the Federal Government or borrowed on the credit of the Federal Government pursuant to a grant, contract, loan insurance, or guarantee, or undertaken pursuant to any Federal program involving such grant, contract, loan, insurance, or guarantee, the following equal opportunity clause:

During the performance of this contract, the contractor agrees as follows:

- (1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- (2) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, or national origin.

- (3) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- (4) The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- (5) The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (6) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- (7) The contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: *Provided, however,* That in the event a contractor or vendor as a result of such direction by the administering agency the contractor may

request the United States to enter into such litigation to protect the interests of the United States.

The applicant further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: *Provided*, That if the applicant so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.

The applicant agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering agency in the discharge of the agency's primary responsibility for securing compliance.

The applicant further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive order. In addition, the applicant agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the applicant under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings.

(D) Davis-Bacon Act, as amended (40 U.S.C.3141–3148). Any construction contract resulting from this solicitation hereby requires compliance with the Davis-Bacon Act (40 U.S.C.3141–3144, and 3146–3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor

Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors are required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors are required to pay wages not less than once a week.

Any construction contract resulting from this solicitation hereby requires compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or subrecipient are prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled.

- (E) Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, any contract resulting from this solicitation in excess of \$100,000 that involve the employment of mechanics or laborers hereby requires compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor is required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.
- (F) Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of "funding agreement' 'under 37 CFR § 401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.

- (G) Clean Air Act (42 U.S.C. 7401–7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251–1387), as amended— Any contract resulting from this solicitation in excess of \$150,000 hereby requires compliance with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401–7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C.1251–1387).
- (H) Debarment and Suspension (Executive Orders 12549 and 12689)— Any contract resulting from this solicitation will not be awarded to parties listed on the government wide Excluded Parties List System in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR Part 1986 Comp., p. 189) and 12689 (3 CFR Part 1989 Comp., p. 235), "Debarment and Suspension."
- (I) Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)— Any contract resulting from this solicitation requires compliance with the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352). Contractors that apply or bid for an award of \$100,000 or more must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.

State of West Virginia NOT APPLICABLE

### **VENDOR PREFERENCE CERTIFICATE**

Certification and application is hereby made for Preference in accordance with **West Virginia Code**, §5A-3-37. (Does not apply to construction contracts). **West Virginia Code**, §5A-3-37, provides an opportunity for qualifying vendors to request (at the time of bid) preference for their residency status. Such preference is an evaluation method only and will be applied only to the cost bid in accordance with the **West Virginia Code**. This certificate for application is to be used to request such preference. The Purchasing Division will make the determination of the Vendor Preference, if applicable.

	Application is made for 2.5% vendor preference for the reason checked: Bidder is an individual resident vendor and has resided continuously in West Virginia for four (4) years immediately preced- ing the date of this certification; or, Bidder is a partnership, association or corporation resident vendor and has maintained its headquarters or principal place of business continuously in West Virginia for four (4) years immediately preceding the date of this certification;
	Bidder is a resident vendor partnership, association, or corporation with at least eighty percent of ownership interest of bidder held by another entity that meets the applicable four year residency requirement; or,
	Bidder is a nonresident vendor which has an affiliate or subsidiary which employs a minimum of one hundred state residents and which has maintained its headquarters or principal place of business within West Virginia continuously for the four (4) years immediately preceding the date of this certification; <b>or</b> ,
<b>2.</b>	Application Is made for 2.5% vendor preference for the reason checked: Bidder is a resident vendor who certifies that, during the life of the contract, on average at least 75% of the employees working on the project being bid are residents of West Virginia who have resided in the state continuously for the two years immediately preceding submission of this bid; or,
3.	Application is made for 2.5% vendor preference for the reason checked: Bidder is a nonresident vendor that employs a minimum of one hundred state residents, or a nonresident vendor which has an affiliate or subsidiary which maintains its headquarters or principal place of business within West Virginia and employs a minimum of one hundred state residents, and for purposes of producing or distributing the commodities or completing the project which is the subject of the bidder's bid and continuously over the entire term of the project, on average at least seventy-five percent of the bidder's employees or the bidder's affiliate's or subsidiary's employees are residents of West Virginia who have resided in the state continuously for the two immediately preceding years and the vendor's bid; or,
<b>4</b> . □	Application is made for 5% vendor preference for the reason checked: Bidder meets either the requirement of both subdivisions (1) and (2) or subdivision (1) and (3) as stated above; or,
<u>5.</u>	Application is made for 3.5% vendor preference who is a veteran for the reason checked: Bidder is an individual resident vendor who is a veteran of the United States armed forces, the reserves or the National Guard and has resided in West Virginia continuously for the four years immediately preceding the date on which the bid is submitted; or,
6.	Application is made for 3.5% vendor preference who is a veteran for the reason checked: Bidder is a resident vendor who is a veteran of the United States armed forces, the reserves or the National Guard, if, for purposes of producing or distributing the commodities or completing the project which is the subject of the vendor's bid and continuously over the entire term of the project, on average at least seventy-five percent of the vendor's employees are residents of West Virginia who have resided in the state continuously for the two immediately preceding years.
7.	Application Is made for preference as a non-resident small, women- and minority-owned business, in accor- dance with West Virginia Code §5A-3-59 and West Virginia Code of State Rules. Bidder has been or expects to be approved prior to contract award by the Purchasing Division as a certified small, women- and minority-owned business.
requirer	understands if the Secretary of Revenue determines that a Bidder receiving preference has failed to continue to meet the nents for such preference, the Secretary may order the Director of Purchasing to: (a) rescind the contract or purchase order; ssess a penalty against such Bidder in an amount not to exceed 5% of the bid amount and that such penalty will be paid to tracting agency or deducted from any unpaid balance on the contract or purchase order.
authoriz the requ	nission of this certificate, Bidder agrees to disclose any reasonably requested information to the Purchasing Division and tes the Department of Revenue to disclose to the Director of Purchasing appropriate information verifying that Bidder has paid uired business taxes, provided that such information does not contain the amounts of taxes paid nor any other information d by the Tax Commissioner to be confidential.
Ridder	hereby certifies that this certificate is true and accurate in all respects; and that if a contract is issued to Bidder

Bidder hereby certifies that this certificate is true and accurate in all respects; and that if a contract is issued to Bidder and if anything contained within this certificate changes during the term of the contract, Bidder will notify the Purchasing Division in writing immediately.

Bidder: Salam International, Inc.

BAMahar Slaned:

Date: 12/13/2016

Title: Vice President

\*Check any combination of preference consideration(s) indicated above, which you are entitled to receive.

## SOLICITATION NUMBER: CRFQ 0506 CME170000002 Addendum Number: 1

The purpose of this addendum is to modify the solicitation identified as CRFQ CME1700000002 ("Solicitation") to reflect the change(s) identified and described below.

#### **Applicable Addendum Category:**

- [] 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

#### **Description of Modification to Solicitation:**

1. This addendum is for the attachment of vendor questions and responses.

No other changes.

Additional Documentation: Documentation related to this Addendum (if any) has been included herewith as Attachment A and is specifically incorporated herein by reference.

#### **Terms and Conditions:**

- 1. All provisions of the Solicitation and other addenda not modified herein shall remain in full force and effect.
- 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 #1 CRFQ 0506 CME170000002

<u>Vendor Question #1:</u> Can you please tell us what quantities of Body Bags you purchased last year? The Bid document shows estimated Annual Quantities, which is fine.

## <u>Agency Response to Vendor Question #1:</u> Our records indicate total purchases of 2250 large and 500 X-Large body bags since 7/23/15.

<u>Vendor Question #2:</u> Can we get a bid tabulation from previous bid response. Previous Bid was CRFQ 0506 CME 150000000. Close date was October 28, 2014.

Agency Response to Vendor Question #2: Prenatal Body Bag- \$3.40 ea., Infant Body bag \$4.50 ea., Child Body Bag \$6.25 ea., Adult Large Body Bag \$7.86, Adult X Large Body Bag \$12.95, Adult X Large Heavy Duty Body Bag \$27.80 ea.

<u>Vendor Question #3:</u> Per the Request for Quotation, Section 1 – Purpose and Scope, Page 6: Does the State intend to use Federal Funds for the purchase of the Contracted items?

Agency Response to Vendor Question #3: WV Chief Medical Examiner's Office has Federal Funds available and State Funding available for funding this RFQ. Funding used may be one or the other or a combination of the two funding sources.

<u>Vendor Question #4:</u> Per the General Terms and Conditions, Section 12 – Pricing, Page 6: Are price increases allowed at the time of each renewal option?

Agency Response to Vendor Question #4: Price increases must be submitted at the time of the original bid for renewal years for the life of the contract.

<u>Vendor Question #5:</u> Is the State willing to accept exceptions to the terms and conditions (& negotiate the terms and conditions of any resulting contract)?

Agency Response to Vendor Question #5: If you are lowest bidder meeting all mandatory requirements to be awarded this RFQ and have taken exceptions to our terms and conditions, the exceptions will be submitted to the appropriate legal counsel for review and recommendation.

Vendor Question #6: Do you have a bid tabulation?

#### Agency Response to Vendor Question #6: See question 2 and agency response.

<u>Vendor Question #7:</u> Per the General Terms and Conditions, Section 3 – Delivery Order Limitations, Page 2: Could you please clarify the meaning of this section? In specific, "Any delivery order issued within one year of the expiration of this Contract hall be effective for one year from the date the delivery order is issued?"

Agency Response to Vendor Question #7: The delivery order is valid for 1 (one) year after it the issue date.

#### ADDENDUM ACKNOWLEDGEMENT FORM SOLICITATION NO.: CRFO CME1700000002

**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	[	]	Addendum No. 6
[]#	Addendum No. 2	[	]	Addendum No. 7
[]#	Addendum No. 3	[	]	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.

Salam International, Inc.
Company
B.A. Mahar
Authorized Signature
12/13/2016
Date

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



#### State of West Virginia Request for Quotation 26 — Medical

	Proc Folder: 270166 Doc Description: ADDENDUM_1: Body Bags					
Date Issued	Proc Type: Central Master Agreement Date Issued Solicitation Closes Solicitation No Version					
2016-12-06	2016-12-15 13:30:00	CRFQ 0506 CME1700000002	2			

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BID CLERK					
DEPARTMENT OF ADMINISTRAT	ION				
PURCHASING DIVISION					
2019 WASHINGTON ST E					
CHARLESTON	wv	25305			
US					

### Vender Name Address and Talanhone Number

Vendor Name, Address and Telephone Number:

Salam International, Inc. P.O Box 6847 Laguna Niguel, CA 92607-6847 Tel: (949) 699-3663 / 1 (800) 947-1104 Fax:(949) 699-3650

FOR INFORMATION CONTACT THE BUYER

Mark A Atkins (304) 558-2307 mark.a.atkins@wv.gov

13. A. Mahar Signature X

FEIN # 33-0727513

date 12/13/2016

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

ADDENDUM\_1: Is issued to publish the Agency response to the technical questions submitted by vendors.

#### NO OTHER CHANGES

PURCHASING DIRECTOR - 304-356-4095		PURCHASING DIRECTO	R - 304-356-4095		
HEALTH AND HUMAN RESOURCES		HEALTH AND HUMAN R	ESOURCES		
BUREAU FOR PUBLIC HEALTH OFFICE CHIEF MEDICAL		BUREAU FOR PUBLIC H	BUREAU FOR PUBLIC HEALTH OFFICE CHIEF MEDICAL EXAMINER		
EXAMINER 619 VIRGINIA ST WEST		619 VIRGINIA ST W			
CHARLESTON	WV25302	CHARLESTON	WV 25302		
US		US			

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
1	3.1.1 Medical body bag-Prenatal	1000.00000	EA	\$4.95	\$4,950.00

Comm Code	Manufacturer	Specification	Model #	
42261602	SALAM INTERNATIONAL, INC.	DISASTER POUCH 7-9 MIL VINYL	11-208C	
		WHITE CENTER ZIPPER, INFANT 24" x 12"		

Extended Description :

3.1.1 Prenatal Body Bags

awelige no	
PURCHASING DIRECTOR - 304-356-4095	PURCHASING DIRECTOR - 304-356-4095
HEALTH AND HUMAN RESOURCES	HEALTH AND HUMAN RESOURCES
BUREAU FOR PUBLIC HEALTH OFFICE CHIEF MEDICAL	BUREAU FOR PUBLIC HEALTH OFFICE CHIEF MEDICAL EXAMINER
EXAMINER 619 VIRGINIA ST WEST	619 VIRGINIA ST W
CHARLESTON WV25302	CHARLESTON WV 25302
US	US

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
2	3.1.2 Medical body bag-Infant	1000.00000	EA	\$ 4.95	\$4,950.00

Comm Code	Manufacturer	Specification	Model #	
42261602 S	ALAM INTERNATIONAL, INC.	DISASTER POUCH 7-9 MIL VINYL	11-206	
		WHITE, ENVELOPE ZIPPER PEDIATRI	C 48" x 24"	

#### Extended Description :

3.1.2 Infant Body Bags

		C. C	
PURCHASING DIRECTO	R - 304-356-4095	PURCHASING DIRECT	TOR - 304-356-4095
HEALTH AND HUMAN R	ESOURCES	HEALTH AND HUMAN	N RESOURCES
	EALTH OFFICE CHIEF MEDICAL	BUREAU FOR PUBLIC	C HEALTH OFFICE CHIEF MEDICAL EXAMINER
EXAMINER 619 VIRGINIA ST WEST		619 VIRGINIA ST W	
CHARLESTON	WV25302	CHARLESTON	WV 25302
US		US	

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
3	3.1.3 Medical body bag-Child	1000.00000	EA	\$ 7.91	\$7,910.00

Comm Code	Manufacturer	Specification	Model #	
42261602	SALAM INTERNATIONAL, INC.	DISASTER POUCH, ENVIRONMENTAL FRIE	NDLY	
		ENVELOPE XIPPER, WHITE ADULT 94' x 36"	*11-382	
Extended Description :		SEE ATTACHED CATALOG PAGE		

3.1.3 Child Body Bag

	and the second		e en
PURCHASING DIRECTOR	- 304-356-4095	PURCHASING DIRECTO	DR - 304-356-4095
HEALTH AND HUMAN RES	OURCES	HEALTH AND HUMAN F	ESOURCES
	LTH OFFICE CHIEF MEDICAL	BUREAU FOR PUBLIC	HEALTH OFFICE CHIEF MEDICAL EXAMINER
EXAMINER 619 VIRGINIA ST WEST		619 VIRGINIA ST W	
CHARLESTON	WV25302	CHARLESTON	WV 25302
US		US	

Line	Comm Ln Desc	Qty	Unit issue	Unit Price	Total Price
4	3.1.4 Medical body bag-Adult Large	10000.00000	EA	\$ 8.70	\$ 87,000.00

Comm Code	Manufacturer	Specification	Model #
42261602	SALAM INTERNATIONAL, INC.	DISASTER POUCH, ENVIRONMENTAL FRIENDLY	
1		ENVELOPE ZIPPER, WHITE ADULT 94" × 36"	11-384

Extended Description :

3.1.4 Adult Body Bag

		B. T. H. M. S. Martin B. M. S. Martin S. M. S. M	alan an a	
PURCHASING DIRECTOR	304-356-4095	PURCHASING DIRECTO	)R - 304-356-4095	
HEALTH AND HUMAN RES	OURCES	HEALTH AND HUMAN R		
	LTH OFFICE CHIEF MEDICAL	BUREAU FOR PUBLIC H	IEALTH OFFICE CHIEF	F MEDICAL EXAMINER
EXAMINER 619 VIRGINIA ST WEST		619 VIRGINIA ST W		
CHARLESTON	WV 25302	CHARLESTON	WV 2530	02
us		US		

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
5	3.1.5 Medical body bag-Adult X-Large	5000.00000	EA	\$ 26.96	\$134,800.00

Comm Code	Manufacturer	Specification	Model #	
42261602	SALAM INTERNATIONAL, INC.	DISASTER POUCH, SUPER , EDIUM WEIGHT		
		ENVELOPE ZIPPER, DARK BLUË	*11-354	
Extended Description :		6 HANDLES, ADULT XL 94" x 46"		
3.1.5 Adult X	•	SEE ATTACHED CATALOG PAGE.		

Line	Event	Event Date
1	Technical Questions due by 4:00 pm EST	2016-12-02

	Document Phase	Document Description	Page 4
CME170000002	Final	ADDENDUM_1: Body Bags	of 4

#### ADDITIONAL TERMS AND CONDITIONS

See attached document(s) for additional Terms and Conditions

## FEATURES OF OUR DISASTER POUCHES

PATTERN DESIGN Patent No. 6,004,034

Our Innovative Salam Pattern Design Eliminates Sewing and Welding on the Length Sides. This Increases the Strength with **Absolutely No Leakage**. **GUARANTEED** 

### BAG TAG/LOCK Patent No. 6,112,383

With Our New Bag Tag/Lock, Our Salam Pouches will not tear at the end of the zipper.

WELDING

An Innovative Application of High Frequency Welding Ensures that Our Pouches are the Strongest. Salam Pouches are Completely leak proof on all sides.

GUARANTEED

## **ZIPPER WITH 2-SLIDERS**

Salam Pouches Now Have #5, #7 and #10 Heavy-Duty Zippers, with 2 Sliders/Pulls for Easy Opening and Easy Securing of Evidence with Lock.

**GUARANTEED** 

LAM JALAM INTERNATIONAL. INC.

## **RIVETS**

Salam Heavy-Duty Rivets and Fender Washers Ensure that webbing and handles are fastened to the pouch with more than adequate strength. **GUARANTEED** 













## FEATURES OF OUR DISASTER POUCHES

Impervious to Blood, Body Fats, Chemicals and Fluids Best Quality Puncture/Tear Resistant Packed in Poly Bag

Low Odor Detection Mildew/Temperature Resistant

### ANNOUNCING OUR NEW UNIQUE, INNOVATIVE, EARTH FRIENDLY DISASTER POUCHES 1. Biodegradable Green 2. Environmentally Friendly 3. Jumbo Super Heavy Duty

#### Economy

Our Economical Vinyl Pouch, 5-6 mil, Pattern Design (Patent No. 6,004,034) & Bag Tag/Lock (Patent No. 6,112,383), Tear resistant, Heavy-Duty #5 Zipper, 2 Large Lockable Sliders/Pulls for easy opening and securing. Completely Leak proof from all sides.

#### Heavy Vinyl Pouch

Our Thicker, Heavy Vinyl Pouch, 7-9 mil, Pattern Design (Patent No. 6,004,034) & Bag Tag/Lock (Patent No. 6,112,383), Tear resistant, Heavy-Duty #7 Zipper, 2 Large Sliders/Pulls for easy opening and securing. Completely Leak proof from all sides.

#### Medium Weight Pouch

Our Low Cost Pouch, Pattern Design (Patent No. 6,004,034) & Bag Tag/Lock (Patent No. 6,112,383), Tear resistant, Heavy Duty #7 Zipper, 2 Large Sliders/Pulls for easy opening and securing. The strongest pouch in its class. **CHLORINE FREE** 

### Super Medium Weight Pouch

Made with Super Strong Material, Pattern Design (Patent No. 6,004,034) & Bag Tag/ Lock (Patent No. 6,112,383), Tear resistant, Heavy Duty #10 Zipper, 2 Large Sliders/ Pulls for easy opening and securing. A very strong pouch. **CHLORINE FREE** 

#### Heavy Duty Weight Pouch

Our Strongest Pouch Yet, Pattern Design (Patent No. 6,004,034) & Bag Tag/Lock (Patent No. 6,112,383), Tear resistant, Heavy Duty #10 Zipper, 2 Large Sliders/Pulls for easy opening and securing. High Frequency Welded for strength. Completely Leak proof from sides.



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## ENVIRONMENTALLY FRIENDLY DISASTER POUCH

Heavy Duty Superior Strength

A Unique Material Co-Extruded by ETHYLENE COPOLYMER mix with 3 Layers of C4, C6, and C8 Respectively. That is why the Material is so Strong. Chlorine Free.



NEW PATTERN DESIGN (Patent No. 6,004,034) & BAG TAG/LOCK (Patent No. 6,112,383) **ABSOLUTELY NO LEAKAGE FROM ALL SIDES** 

### ♦ A Heavy Duty # 7 Zipper

CAT NO.	SIZE	STYLE
11-382	Adult 94" x 36"	Center Zipper
11-384	Adult 94" x 36"	Envelope Zipper

#### \* THIS POUCH IS 100% LEAK PROOF\* \*DOES NOT INCLUDE ZIPPER AREA.

Complies with OSHA Regulation 3130 involving Containment of Body Fluids, Impervious to Blood, Body Fats, Chemicals and Fluids, CHLORINE -FREE Burn Requirement

### **VOLUME DISCOUNTS & CONTRACT PRICING AVAILABLE**



## SUPER MEDIUM WEIGHT DISASTER POUCHES

HDPE Specially Woven Tarpaulin



NEW PATTERN DESIGN (Patent No. 6,004,034) & BAG TAG/LOCK (Patent No. 6,112,383)

### A Heavy Duty #10 zipper

CAT NO.	SIZE	STYLE	HANDLES	
11-332	Adult 94" x 36"	Center Zipper	No	
11-334	Adult 94" x 36"	Envelope Zipper	No	
11-322	Adult 94" x 36"	Center Zipper	6 Handles	
11-324	Adult 94" x 36"	Envelope Zipper	6 Handles	
SUPER LARGE POUCH SIZE				
11-354	Adult 94" x 46"	Envelope Zipper	6 Handles	

### \* NOW THIS POUCH IS MORE LEAK RESISTANT\*

Complies with OSHA Regulation 3130 involving Containment of Body Fluids, Impervious to Blood, Body Fats, Chemicals and Fluids, CHLORINE -FREE Burn Requirement



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