

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

## State of West Virginia Master Agreement

Order Date: 2018-12-12

Order Number: CMA 0212 0212 DEBT19C	Procurement Folder: 526770
Document Name: DEBT19C -Statewide Contract for Debt Collection Services	Reason for Modification:
Document Description: Original Folder: 510837	
Procurement Type: Central Master Agreement	
Buyer Name: Mark A Atkins	
Telephone: (304) 558-2307	
Email: mark.a.atkins@wv.gov	
Shipping Method: Best Way	Effective Start Date: 2019-01-01
Free on Board: FOB Dest, Freight Prepaid	Effective End Date: 2019-12-31

VENDOR \* DEPARTMENT CONTACT Vendor Customer Code: VS0000017684 Requestor Name: Mark Atkins ARS NATIONAL SERVICES INC Requestor Phone: (304) 558-2307 201 W Grand Ave Requestor Email: mark.a.atkins@wv.gov Escondido CA 92025-2603 Vendor Contact Phone: (760) 690-9362 Extension: Discount Percentage: 0.0000 Discount Days: 0

	INFORCE TO		SHIP TO
ALL STATE AGENCIE	es	STATE OF WEST VIRO	GINIA
VARIOUS LOCATION	S AS INDICATED BY ORDER	VARIOUS LOCATIONS	AS INDICATED BY ORDER
No City	WV 99999	No City	WV 99999
us		us	

**Total Order Amount** Open End AGENCY CO

MA 12//3/2018
PURCHASING DIVISION AUTHORIZATION

SIGNED BY:

DATE:

ELECTRONIC SIGNATURE ON FILE

ATTORNEY GENERAL APPROVAL AS TO FORM

SIGNED BY:

DATE:

ELECTRONIC SIGNATURE ON FILE

**ENCUMBRANCE CERTIFICATION** 

SIGNED BY:

DATE:

ELECTRONIC SIGNATURE ON FILE

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#### **Extended Description:**

The Vendor, ARS National Services Inc., agrees to enter with the State of West Virginia into an open end contract to provide Debt Collection Services per the Specifications, Terms and Conditions, Bid Requirements, Addendum #1 dated 11/08/2018, the Vendor's bid dated 11/15/2018, and the Usage Schedule incorporated herein by reference and made apart hereof.

Line	Commodity Code	Menufacturer	Model No	Unit	Unit Price
1	84101704				\$0.000000
	Service From	Service To			
	2019-01-01	2019-12-31			

Commodity Line Description: Debt Collection - Colleges and Universities

**Extended Description:** 

Colleges and Universities
Type of Account - Per Debt
% of Arnount Collected - 5.98
See attached Usage Schedule prior to issuing delivery order.

Line	Commodity Code	Manufacturer	Model No	Unit	Unit Price
2	84101704				\$0.000000
	Service From	Service To	700		
	2019-01-01	2019-12-31			

Commodity Line Description: Debt Collection - Workers' Compensation

**Extended Description:** 

Workers' Compensation
Type of Account - Default Account
% of Amount Collected - 4.59%
See attached Usage Schedule prior to issuing delivery order.

Line	Commodity Code	Manufacturer	Model No	Unit	Unit Price
3	84101704				\$0.000000
	Service From	Service To			
	2019-01-01	2019-12-31			

Commodity Line Description: Debt Collection - WV Department of Tax and Revenue

**Extended Description:** 

WV Department of Tax and Revenue
Type of Account - New Accounts
% of Amount Collected - 4.98%
See attached Usage Schedule prior to issuing delivery order.

Line	Commodity Code	Manufacturer	Model No	Unit	Unit Price
4	84101704				\$0.000000
	Service From	Service To			
	2019-01-01	2019-12-31			

Commodity Line Description: Debt Collection - WV Department of Tax and Revenue

**Extended Description:** 

WV Department of Tax and Revenue
Type of Account - Levy Account
% of Amount Collected - 5.00%
See attached Usage Schedule prior to issuing delivery order.

Page: Date Printed: Dec 12, 2018 Order Number: DEBT19C 2 Line **Commodity Code** Manufacturer Model No Unit **Unit Price** 5 84101704 \$0.000000 Service From Service To 2019-01-01 2019-12-31

Commodity Line Description: Debt Collection - Div. of Environmental Protection

**Extended Description:** 

Div. of Environmental Protection
Type of Account - Per Debt
% of Amount Collected - 5.98%
See attached Usage Schedule prior to issuing delivery order.

Line	Commodity Code	Manufacturer	Model No	Unit	Unit Price
6	84101704				\$0.000000
	Service From	Service To			
	2019-01-01	2019-12-31			

Commodity Line Description: Debt Collection - Other Spending Units

**Extended Description:** 

Other Spending Units
Type of Account - Per Debt
% of Amount Collected - 5.98%
See attached Usage Schedule prior to issuing delivery order.

Line	Commodity Code	Manufacturer	Model No	Unit	Unit Price
7	84101704				\$0.000000
	Service From	Service To			
	2019-01-01	2019-12-31			

Commodity Line Description: Debt Collection - Rate of Second Placement

Extended Description:

Rate of Second Placement Type of Account - Per Debt% of Amount Collected - 11.00% See attached Usage Schedule prior to issuing delivery order.

Line	Commodity Code	Manufacturer	Model No	Unit	Unit Price
В	84101704				\$0.000000
	Service From	Service To			
	2019-01-01	2019-12-31			

Commodity Line Description: Debt Collection - Rate of Second Placement - Colleges

**Extended Description:** 

Rate of Second Placement
Type of Account - Colleges
% of Amount Collected - 11.00%
See attached Usage Schedule prior to issuing delivery order.

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## DEBT19

## **Contract Usage Schedule**

The statewide contract for Debt Collection is a progressive contract based on commodity line. Award is based on low bid to high bid for each line. If the low bidder cannot provide the needs for the Agency at the requested time, the next low bidder will be contacted. Each vendor will have 48 hours to determine if they are able to meet the Agency's needs.

Commodity Lines	First	Second	Third	Fourth
1. Colleges and Universities	Debt19A	Debt19B	Debt19C	Debt19D
2. Workers' Compensation	Debt19A	Debt19C	Debt19D	Debt19B
3. WV Dept. of Tax and Rev New	Debt19A	Debt19B	Debt19D	Debt19C
4. WV Dept. of Tax and Rev Levy	Debt19A	Debt19B	Debt19C	Debt19E
5. DEP	Debt19A	Debt19B	Debt19C	Debt19D
6. Other Spending Units	Debt19A	Debt19B	Debt19C	Debt19D
7. Rate of Second Placement	Debt19A	Debt19E	Debt19B	Debt19C
8. Rate of Second Placement - Colleges	Debt19A	Debt19B	Debt19C	Debt19D

Vendor	Contract Manager	Phone Number	Email
Quality Asset Recovery, LLC	Jack L. Highsmith, Jr.	856-925-1010 x126	jh@qarcollect.com
Penn Credit Corporation	Dale Brumbach	800-720-7293	dale.brumbach@penncredit.com
ARS National Services	Phillip Prince	760-690-9362	Phillip.prince@arsnational.com
I.C. System, Inc.	Karen Jonas	651-270-8393	kjonas@icsystem.com
Pioneer Credit Recovery, Inc.	Chad Wilson	585-237-7037	Chad.Wilson@navient.com
	Quality Asset Recovery, LLC Penn Credit Corporation ARS National Services I.C. System, Inc.	Quality Asset Recovery, LLC Jack L. Highsmith, Jr.  Penn Credit Corporation Dale Brumbach  ARS National Services Phillip Prince  I.C. System, Inc. Karen Jonas	Manager  Quality Asset Recovery, LLC Jack L. Highsmith, Jr. 856-925-1010 x126  Penn Credit Corporation Dale Brumbach 800-720-7293  ARS National Services Phillip Prince 760-690-9362  I.C. System, Inc. Karen Jonas 651-270-8393

#### **GENERAL TERMS AND CONDITIONS:**

- 1. CONTRACTUAL AGREEMENT: Issuance of a Award Document signed by the Purchasing Division Director, or his designee, and approved as to form by the Attorney General's office constitutes acceptance of this Contract made by and between the State of West Virginia and the Vendor. Vendor's signature on its bid signifies Vendor's agreement to be bound by and accept the terms and conditions contained in this Contract.
- 2. **DEFINITIONS:** As used in this Solicitation/Contract, the following terms shall have the meanings attributed to them below. Additional definitions may be found in the specifications included with this Solicitation/Contract.
- 2.1. "Agency" or "Agencies" means the agency, board, commission, or other entity of the State of West Virginia that is identified on the first page of the Solicitation or any other public entity seeking to procure goods or services under this Contract.
- 2.2. "Bid" or "Proposal" means the vendors submitted response to this solicitation.
- 2.3. "Contract" means the binding agreement that is entered into between the State and the Vendor to provide the goods or services requested in the Solicitation.
- **2.4.** "Director" means the Director of the West Virginia Department of Administration, Purchasing Division.
- 2.5. "Purchasing Division" means the West Virginia Department of Administration, Purchasing Division.
- 2.6. "Award Document" means the document signed by the Agency and the Purchasing Division, and approved as to form by the Attorney General, that identifies the Vendor as the contract holder.
- 2.7. "Solicitation" means the official notice of an opportunity to supply the State with goods or services that is published by the Purchasing Division.
- 2.8. "State" means the State of West Virginia and/or any of its agencies, commissions, boards, etc. as context requires.
- 2.9. "Vendor" or "Vendors" means any entity submitting a bid in response to the Solicitation, the entity that has been selected as the lowest responsible bidder, or the entity that has been awarded the Contract as context requires.

3. CONTRACT TERM; RENEWAL; EXTENSION: The term of this Contract shall be determined in accordance with the category that has been identified as applicable to this Contract below:
▼ Term Contract     ■ Term Contract
Initial Contract Term: Initial Contract Term: This Contract becomes effective on  January 01, 2019 and extends for a period of one (1) year(s).
Renewal Term: This Contract may be renewed upon the mutual written consent of the Agency, and the Vendor, with approval of the Purchasing Division and the Attorney General's office (Attorney General approval is as to form only). Any request for renewal should be delivered to the Agency and then submitted to the Purchasing Division thirty (30) days prior to the expiration date of the initial contract term or appropriate renewal term. A Contract renewal shall be in accordance with the terms and conditions of the original contract. Unless otherwise specified below, renewal of this Contract is limited to three (3) successive one (1) year periods or multiple renewal periods of less than one year, provided that the multiple renewal periods do not exceed the total number of months available in all renewal years combined. Automatic renewal of this Contract is prohibited. Renewals must be approved by the Vendor, Agency, Purchasing Division and Attorney General's office (Attorney General approval is as to form only)
Alternate Renewal Term – This contract may be renewed for successive year periods or shorter periods provided that they do not exceed the total number of months contained in all available renewals. Automatic renewal of this Contract is prohibited. Renewals must be approved by the Vendor, Agency, Purchasing Division and Attorney General's office (Attorney General approval is as to form only)
<b>Delivery Order Limitations:</b> In the event that this contract permits delivery orders, a delivery order may only be issued during the time this Contract is in effect. Any delivery order issued within one year of the expiration of this Contract shall be effective for one year from the date the delivery order is issued. No delivery order may be extended beyond one year after this Contract has expired.
Fixed Period Contract: This Contract becomes effective upon Vendor's receipt of the notice to proceed and must be completed withindays.
Fixed Period Contract with Renewals: This Contract becomes effective upon Vendor's receipt of the notice to proceed and part of the Contract more fully described in the attached specifications must be completed within days. Upon completion of the work covered by the preceding sentence, the vendor agrees that maintenance, monitoring, or warranty services will be provided for year(s) thereafter.
One Time Purchase: The term of this Contract shall run from the issuance of the Award Document until all of the goods contracted for have been delivered, but in no event will this Contract extend for more than one fiscal year.
Other: See attached.
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4. NOTICE TO PROCEED: Vendor shall begin performance of this Contract immediately upon receiving notice to proceed unless otherwise instructed by the Agency. Unless otherwise specified, the fully executed Award Document will be considered notice to proceed. 5. QUANTITIES: The quantities required under this Contract shall be determined in accordance with the category that has been identified as applicable to this Contract below. [7] Open End Contract: Quantities listed in this Solicitation are approximations only, based on estimates supplied by the Agency. It is understood and agreed that the Contract shall cover the quantities actually ordered for delivery during the term of the Contract, whether more or less than the quantities shown. Service: The scope of the service to be provided will be more clearly defined in the specifications included herewith. Combined Service and Goods: The scope of the service and deliverable goods to be provided will be more clearly defined in the specifications included herewith. One Time Purchase: This Contract is for the purchase of a set quantity of goods that are identified in the specifications included herewith. Once those items have been delivered, no additional goods may be procured under this Contract without an appropriate change order approved by the Vendor, Agency, Purchasing Division, and Attorney General's office. 6. EMERGENCY PURCHASES: The Purchasing Division Director may authorize the Agency to purchase goods or services in the open market that Vendor would otherwise provide under this Contract if those goods or services are for immediate or expedited delivery in an emergency. Emergencies shall include, but are not limited to, delays in transportation or an unanticipated increase in the volume of work. An emergency purchase in the open market, approved by the Purchasing Division Director, shall not constitute of breach of this Contract and shall not entitle the Vendor to any form of compensation or damages. This provision does not excuse the State from fulfilling its obligations under a One Time Purchase contract. 7. REQUIRED DOCUMENTS: All of the items checked below must be provided to the Purchasing Division by the Vendor as specified below. BID BOND (Construction Only): Pursuant to the requirements contained in W. Va. Code § 5-22-1(c), All Vendors submitting a bid on a construction project shall furnish a valid bid bond in the amount of five percent (5%) of the total amount of the bid protecting the State of West Virginia. The bid bond must be submitted with the bid. ☐ PERFORMANCE BOND: The apparent successful Vendor shall provide a performance bond in the amount of 100% of the contract. The performance bond must be received by the Purchasing Division prior to Contract award.

LABOR/MATERIAL PAYMENT BOND: The apparent successful Vendor shall provide a labor/material payment bond in the amount of 100% of the Contract value. The labor/material payment bond must be delivered to the Purchasing Division prior to Contract award.
In lieu of the Bid Bond, Performance Bond, and Labor/Material Payment Bond, the Vendor may provide certified checks, cashier's checks, or irrevocable letters of credit. Any certified check, cashier's check, or irrevocable letter of credit provided in lieu of a bond must be of the same amount and delivered on the same schedule as the bond it replaces. A letter of credit submitted in lieu of a performance and labor/material payment bond will only be allowed for projects under \$100,000. Personal or business checks are not acceptable. Notwithstanding the foregoing, West Virginia Code § 5-22-1 (d) mandates that a vendor provide a performance and labor/material payment bond for construction projects. Accordingly, substitutions for the performance and labor/material payment bonds for construction projects is not permitted.
MAINTENANCE BOND: The apparent successful Vendor shall provide a two (2) year maintenance bond covering the roofing system. The maintenance bond must be issued and delivered to the Purchasing Division prior to Contract award.
☐ LICENSE(S) / CERTIFICATIONS / PERMITS: In addition to anything required under the Section of the General Terms and Conditions entitled Licensing, the apparent successful Vendor shall furnish proof of the following licenses, certifications, and/or permits prior to Contract award, in a form acceptable to the Purchasing Division.
The apparent successful Vendor shall also furnish proof of any additional licenses or

certifications contained in the specifications prior to Contract award regardless of whether or not

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that requirement is listed above.

8. INSURANCE: The apparent successful Vendor shall furnish proof of the insurance identified by a checkmark below and must include the State as an additional insured on each policy prior to Contract award. The insurance coverages identified below must be maintained throughout the life of this contract. Thirty (30) days prior to the expiration of the insurance policies, Vendor shall provide the Agency with proof that the insurance mandated herein has been continued. Vendor must also provide Agency with immediate notice of any changes in its insurance policies, including but not limited to, policy cancelation, policy reduction, or change in insurers. The apparent successful Vendor shall also furnish proof of any additional insurance requirements contained in the specifications prior to Contract award regardless of whether or not that insurance requirement is listed in this section.

Commercial General Liability Insurance in at least occurrence.	t an amount of: \$1,000,000	0.00 per
Automobile Liability Insurance in at least an amou	nt of:	per occurrence
Professional/Malpractice/Errors and Omission Ins \$1,000,000.00 per occurrence.	surance in at least an am	ount of:
Commercial Crime and Third Party Fidelity Insurper occurrence.	rance in an amount of:	111
✓ Cyber Liability Insurance in an amount of: \$1,000,0	000.00	per occurrence.
Builders Risk Insurance in an amount equal to 100%	% of the amount of the Co	ontract.
Pollution Insurance in an amount of:	per occurrence.	
Aircraft Liability in an amount of:	per occurrence.	

Vendor must maintain:

Notwithstanding anything contained in this section to the contrary, the Director of the Purchasing Division reserves the right to waive the requirement that the State be named as an additional insured on one or more of the Vendor's insurance policies if the Director finds that doing so is in the State's best interest.

9. WORKERS' COMPENSATION INSURANCE: The apparent successful Vendor shall comply with laws relating to workers compensation, shall maintain workers' compensation insurance when required, and shall furnish proof of workers' compensation insurance upon request.

## 10. [Reserved]

not limit the State or Age	AGES: This clause shall in no way be considered exclusive and shacy's right to pursue any other available remedy. Vendor shall pay amount specified below or as described in the specifications:	all
	for	
Liquidated Dam	ges Contained in the Specifications	

- 12. ACCEPTANCE: Vendor's signature on its bid, or on the certification and signature page, constitutes an offer to the State that cannot be unilaterally withdrawn, signifies that the product or service proposed by vendor meets the mandatory requirements contained in the Solicitation for that product or service, unless otherwise indicated, and signifies acceptance of the terms and conditions contained in the Solicitation unless otherwise indicated.
- 13. PRICING: The pricing set forth herein is firm for the life of the Contract, unless specified elsewhere within this Solicitation/Contract by the State. A Vendor's inclusion of price adjustment provisions in its bid, without an express authorization from the State in the Solicitation to do so, may result in bid disqualification.
- 14. PAYMENT IN ARREARS: Payment in advance is prohibited under this Contract. Payment may only be made after the delivery and acceptance of goods or services. The Vendor shall submit invoices, in arrears.
- 15. PAYMENT METHODS: Vendor must accept payment by electronic funds transfer and P-Card. (The State of West Virginia's Purchasing Card program, administered under contract by a banking institution, processes payment for goods and services through state designated credit cards.)

- 16. TAXES: The Vendor shall pay any applicable sales, use, personal property or any other taxes arising out of this Contract and the transactions contemplated thereby. The State of West Virginia is exempt from federal and state taxes and will not pay or reimburse such taxes.
- 17. ADDITIONAL FEES: Vendor is not permitted to charge additional fees or assess additional charges that were not either expressly provided for in the solicitation published by the State of West Virginia or included in the unit price or lump sum bid amount that Vendor is required by the solicitation to provide. Including such fees or charges as notes to the solicitation may result in rejection of vendor's bid. Requesting such fees or charges be paid after the contract has been awarded may result in cancellation of the contract.
- 18. FUNDING: This Contract shall continue for the term stated herein, contingent upon funds being appropriated by the Legislature or otherwise being made available. In the event funds are not appropriated or otherwise made available, this Contract becomes void and of no effect beginning on July 1 of the fiscal year for which funding has not been appropriated or otherwise made available.
- 19. CANCELLATION: The Purchasing Division Director reserves the right to cancel this Contract immediately upon written notice to the vendor if the materials or workmanship supplied do not conform to the specifications contained in the Contract. The Purchasing Division Director may also cancel any purchase or Contract upon 30 days written notice to the Vendor in accordance with West Virginia Code of State Rules § 148-1-5.2.b.
- 20. TIME: Time is of the essence with regard to all matters of time and performance in this Contract.
- 21. APPLICABLE LAW: This Contract is governed by and interpreted under West Virginia law without giving effect to its choice of law principles. Any information provided in specification manuals, or any other source, verbal or written, which contradicts or violates the West Virginia Constitution, West Virginia Code or West Virginia Code of State Rules is void and of no effect.
- 22. COMPLIANCE WITH LAWS: Vendor shall comply with all applicable federal, state, and local laws, regulations and ordinances. By submitting a bid, Vendor acknowledges that it has reviewed, understands, and will comply with all applicable laws, regulations, and ordinances.
  - SUBCONTRACTOR COMPLIANCE: Vendor shall notify all subcontractors providing commodities or services related to this Contract that as subcontractors, they too are required to comply with all applicable laws, regulations, and ordinances. Notification under this provision must occur prior to the performance of any work under the contract by the subcontractor.
- 23. ARBITRATION: Any references made to arbitration contained in this Contract, Vendor's bid, or in any American Institute of Architects documents pertaining to this Contract are hereby deleted, void, and of no effect.

- 24. MODIFICATIONS: This writing is the parties' final expression of intent. Notwithstanding anything contained in this Contract to the contrary no modification of this Contract shall be binding without mutual written consent of the Agency, and the Vendor, with approval of the Purchasing Division and the Attorney General's office (Attorney General approval is as to form only). Any change to existing contracts that adds work or changes contract cost, and were not included in the original contract, must be approved by the Purchasing Division and the Attorney General's Office (as to form) prior to the implementation of the change or commencement of work affected by the change.
- 25. WAIVER: The failure of either party to insist upon a strict performance of any of the terms or provision of this Contract, or to exercise any option, right, or remedy herein contained, shall not be construed as a waiver or a relinquishment for the future of such term, provision, option, right, or remedy, but the same shall continue in full force and effect. Any waiver must be expressly stated in writing and signed by the waiving party.
- 26. SUBSEQUENT FORMS: The terms and conditions contained in this Contract shall supersede any and all subsequent terms and conditions which may appear on any form documents submitted by Vendor to the Agency or Purchasing Division such as price lists, order forms, invoices, sales agreements, or maintenance agreements, and includes internet websites or other electronic documents. Acceptance or use of Vendor's forms does not constitute acceptance of the terms and conditions contained thereon.
- 27. ASSIGNMENT: Neither this Contract nor any monies due, or to become due hereunder, may be assigned by the Vendor without the express written consent of the Agency, the Purchasing Division, the Attorney General's office (as to form only), and any other government agency or office that may be required to approve such assignments.
- 28. WARRANTY: The Vendor expressly warrants that the goods and/or services covered by this Contract will: (a) conform to the specifications, drawings, samples, or other description furnished or specified by the Agency; (b) be merchantable and fit for the purpose intended; and (c) be free from defect in material and workmanship.
- 29. STATE EMPLOYEES: State employees are not permitted to utilize this Contract for personal use and the Vendor is prohibited from permitting or facilitating the same.
- 30. PRIVACY, SECURITY, AND CONFIDENTIALITY: The Vendor agrees that it will not disclose to anyone, directly or indirectly, any such personally identifiable information or other confidential information gained from the Agency, unless the individual who is the subject of the information consents to the disclosure in writing or the disclosure is made pursuant to the Agency's policies, procedures, and rules. Vendor further agrees to comply with the Confidentiality Policies and Information Security Accountability Requirements, set forth in <a href="http://www.state.wv.us/admin/purchase/privacy/default.html">http://www.state.wv.us/admin/purchase/privacy/default.html</a>.

31. YOUR SUBMISSION IS A PUBLIC DOCUMENT: Vendor's entire response to the Solicitation and the resulting Contract are public documents. As public documents, they will be disclosed to the public following the bid/proposal opening or award of the contract, as required by the competitive bidding laws of West Virginia Code §§ 5A-3-1 et seq., 5-22-1 et seq., and 5G-1-1 et seq. and the Freedom of Information Act West Virginia Code §§ 29B-1-1 et seq.

DO NOT SUBMIT MATERIAL YOU CONSIDER TO BE CONFIDENTIAL, A TRADE SECRET, OR OTHERWISE NOT SUBJECT TO PUBLIC DISCLOSURE.

Submission of any bid, proposal, or other document to the Purchasing Division constitutes your explicit consent to the subsequent public disclosure of the bid, proposal, or document. The Purchasing Division will disclose any document labeled "confidential," "proprietary," "trade secret," "private," or labeled with any other claim against public disclosure of the documents, to include any "trade secrets" as defined by West Virginia Code § 47-22-1 et seq. All submissions are subject to public disclosure without notice.

32. LICENSING: In accordance with West Virginia Code of State Rules § 148-1-6.1.e, Vendor must be licensed and in good standing in accordance with any and all state and local laws and requirements by any state or local agency of West Virginia, including, but not limited to, the West Virginia Secretary of State's Office, the West Virginia Tax Department, West Virginia Insurance Commission, or any other state agency or political subdivision. Obligations related to political subdivisions may include, but are not limited to, business licensing, business and occupation taxes, inspection compliance, permitting, etc. Upon request, the Vendor must provide all necessary releases to obtain information to enable the Purchasing Division Director or the Agency to verify that the Vendor is licensed and in good standing with the above entities.

SUBCONTRACTOR COMPLIANCE: Vendor shall notify all subcontractors providing commodities or services related to this Contract that as subcontractors, they too are required to be licensed, in good standing, and up-to-date on all state and local obligations as described in this section. Obligations related to political subdivisions may include, but are not limited to, business licensing, business and occupation taxes, inspection compliance, permitting, etc. Notification under this provision must occur prior to the performance of any work under the contract by the subcontractor.

33. ANTITRUST: In submitting a bid to, signing a contract with, or accepting a Award Document from any agency of the State of West Virginia, the Vendor agrees to convey, sell, assign, or transfer to the State of West Virginia all rights, title, and interest in and to all causes of action it may now or hereafter acquire under the antitrust laws of the United States and the State of West Virginia for price fixing and/or unreasonable restraints of trade relating to the particular commodities or services purchased or acquired by the State of West Virginia. Such assignment shall be made and become effective at the time the purchasing agency tenders the initial payment to Vendor.

34. VENDOR CERTIFICATIONS: By signing its bid or entering into this Contract, Vendor certifies (1) that its bid or offer was made without prior understanding, agreement, or connection with any corporation, firm, limited liability company, partnership, person or entity submitting a bid or offer for the same material, supplies, equipment or services; (2) that its bid or offer is in all respects fair and without collusion or fraud; (3) 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; and (4) that it has reviewed this Solicitation in its entirety; understands the requirements, terms and conditions, and other information contained herein.

Vendor's signature on its bid or offer also affirms that neither it nor its representatives have any interest, nor shall acquire any interest, direct or indirect, which would compromise the performance of its services hereunder. Any such interests shall be promptly presented in detail to the Agency. The individual signing this bid or offer on behalf of Vendor certifies that he or she is authorized by the Vendor to execute this bid or offer or any documents related thereto on Vendor's behalf; that he or she is authorized to bind the Vendor in a contractual relationship; and that, to the best of his or her knowledge, the Vendor has properly registered with any State agency that may require registration.

35. VENDOR RELATIONSHIP: The relationship of the Vendor to the State shall be that of an independent contractor and no principal-agent relationship or employer-employee relationship is contemplated or created by this Contract. The Vendor as an independent contractor is solely liable for the acts and omissions of its employees and agents. Vendor shall be responsible for selecting, supervising, and compensating any and all individuals employed pursuant to the terms of this Solicitation and resulting contract. Neither the Vendor, nor any employees or subcontractors of the Vendor, shall be deemed to be employees of the State for any purpose whatsoever. Vendor shall be exclusively responsible for payment of employees and contractors for all wages and salaries, taxes, withholding payments, penalties, fees, fringe benefits, professional liability insurance premiums, contributions to insurance and pension, or other deferred compensation plans, including but not limited to, Workers' Compensation and Social Security obligations, licensing fees, etc. and the filing of all necessary documents, forms, and returns pertinent to all of the foregoing.

Vendor shall hold harmless the State, and shall provide the State and Agency with a defense against any and all claims including, but not limited to, the foregoing payments, withholdings, contributions, taxes, Social Security taxes, and employer income tax returns.

36. INDEMNIFICATION: The Vendor agrees to indemnify, defend, and hold harmless the State and the Agency, their officers, and employees from and against: (1) Any claims or losses for services rendered by any subcontractor, person, or firm performing or supplying services, materials, or supplies in connection with the performance of the Contract; (2) Any claims or losses resulting to any person or entity injured or damaged by the Vendor, its officers, employees, or subcontractors by the publication, translation, reproduction, delivery, performance, use, or disposition of any data used under the Contract in a manner not authorized by the Contract, or by Federal or State statutes or regulations; and (3) Any failure of the Vendor, its officers, employees, or subcontractors to observe State and Federal laws including, but not limited to, labor and wage and hour laws.

- 37. PURCHASING AFFIDAVIT: In accordance with West Virginia Code §§ 5A-3-10a and 5-22-1(i), the State is prohibited from awarding a contract to any bidder that owes a debt to the State or a political subdivision of the State, Vendors are required to sign, notarize, and submit the Purchasing Affidavit to the Purchasing Division affirming under oath that it is not in default on any monetary obligation owed to the state or a political subdivision of the state.
- 38. ADDITIONAL AGENCY AND LOCAL GOVERNMENT USE: This Contract may be utilized by other agencies, spending units, and political subdivisions of the State of West Virginia; county, municipal, and other local government bodies; and school districts ("Other Government Entities"), provided that both the Other Government Entity and the Vendor agree. Any extension of this Contract to the aforementioned Other Government Entities must be on the same prices, terms, and conditions as those offered and agreed to in this Contract, provided that such extension is in compliance with the applicable laws, rules, and ordinances of the Other Government Entity. A refusal to extend this Contract to the Other Government Entities shall not impact or influence the award of this Contract in any manner.
- 39. CONFLICT OF INTEREST: Vendor, its officers or members or employees, shall not presently have or acquire an interest, direct or indirect, which would conflict with or compromise the performance of its obligations hereunder. Vendor shall periodically inquire of its officers, members and employees to ensure that a conflict of interest does not arise. Any conflict of interest discovered shall be promptly presented in detail to the Agency.
- **40. REPORTS:** Vendor shall provide the Agency and/or the Purchasing Division with the following reports identified by a checked box below:
- Such reports as the Agency and/or the Purchasing Division may request. Requested reports may include, but are not limited to, quantities purchased, agencies utilizing the contract, total contract expenditures by agency, etc.
- Quarterly reports detailing the total quantity of purchases in units and dollars, along with a listing of purchases by agency. Quarterly reports should be delivered to the Purchasing Division via email at purchasing requisitions@wv.gov.
- 41. BACKGROUND CHECK: In accordance with W. Va. Code § 15-2D-3, the Director of the Division of Protective Services shall require any service provider whose employees are regularly employed on the grounds or in the buildings of the Capitol complex or who have access to sensitive or critical information to submit to a fingerprint-based state and federal background inquiry through the state repository. The service provider is responsible for any costs associated with the fingerprint-based state and federal background inquiry.

After the contract for such services has been approved, but before any such employees are permitted to be on the grounds or in the buildings of the Capitol complex or have access to sensitive or critical information, the service provider shall submit a list of all persons who will be physically present and working at the Capitol complex to the Director of the Division of Protective Services for purposes of verifying compliance with this provision. The State reserves the right to prohibit a service provider's employees from accessing sensitive or critical information or to be present at the Capitol complex based upon results addressed from a criminal background check.

Revised 06/08/2018

Service providers should contact the West Virginia Division of Protective Services by phone at (304) 558-9911 for more information.

- 42. PREFERENCE FOR USE OF DOMESTIC STEEL PRODUCTS: Except when authorized by the Director of the Purchasing Division pursuant to W. Va. Code § 5A-3-56, no contractor may use or supply steel products for a State Contract Project other than those steel products made in the United States. A contractor who uses steel products in violation of this section may be subject to civil penalties pursuant to W. Va. Code § 5A-3-56. As used in this section:
  - a. "State Contract Project" means any erection or construction of, or any addition to, alteration of or other improvement to any building or structure, including, but not limited to, roads or highways, or the installation of any heating or cooling or ventilating plants or other equipment, or the supply of and materials for such projects, pursuant to a contract with the State of West Virginia for which bids were solicited on or after June 6, 2001.
  - b. "Steel Products" means products rolled, formed, shaped, drawn, extruded, forged, cast, fabricated or otherwise similarly processed, or processed by a combination of two or more or such operations, from steel made by the open heath, basic oxygen, electric furnace, Bessemer or other steel making process. The Purchasing Division Director may, in writing, authorize the use of foreign steel products if:
  - c. The cost for each contract item used does not exceed one tenth of one percent (.1%) of the total contract cost or two thousand five hundred dollars (\$2,500.00), whichever is greater. For the purposes of this section, the cost is the value of the steel product as delivered to the project; or
  - d. The Director of the Purchasing Division determines that specified steel materials are not produced in the United States in sufficient quantity or otherwise are not reasonably available to meet contract requirements.
- 43. PREFERENCE FOR USE OF DOMESTIC ALUMINUM, GLASS, AND STEEL: In Accordance with W. Va. Code § 5-19-1 et seq., and W. Va. CSR § 148-10-1 et seq., for every contract or subcontract, subject to the limitations contained herein, for the construction, reconstruction, alteration, repair, improvement or maintenance of public works or for the purchase of any item of machinery or equipment to be used at sites of public works, only domestic aluminum, glass or steel products shall be supplied unless the spending officer determines, in writing, after the receipt of offers or bids, (1) that the cost of domestic aluminum, glass or steel products is unreasonable or inconsistent with the public interest of the State of West Virginia, (2) that domestic aluminum, glass or steel products are not produced in sufficient quantities to meet the contract requirements, or (3) the available domestic aluminum, glass, or steel do not meet the contract specifications. This provision only applies to public works contracts awarded in an amount more than fifty thousand dollars (\$50,000) or public works contracts that require more than ten thousand pounds of steel products.

The cost of domestic aluminum, glass, or steel products may be unreasonable if the cost is more than twenty percent (20%) of the bid or offered price for foreign made aluminum, glass, or steel products. If the domestic aluminum, glass or steel products to be supplied or produced in a

"substantial labor surplus area", as defined by the United States Department of Labor, the cost of domestic aluminum, glass, or steel products may be unreasonable if the cost is more than thirty percent (30%) of the bid or offered price for foreign made aluminum, glass, or steel products. This preference shall be applied to an item of machinery or equipment, as indicated above, when the item is a single unit of equipment or machinery manufactured primarily of aluminum, glass or steel, is part of a public works contract and has the sole purpose or of being a permanent part of a single public works project. This provision does not apply to equipment or machinery purchased by a spending unit for use by that spending unit and not as part of a single public works project.

All bids and offers including domestic aluminum, glass or steel products that exceed bid or offer prices including foreign aluminum, glass or steel products after application of the preferences provided in this provision may be reduced to a price equal to or lower than the lowest bid or offer price for foreign aluminum, glass or steel products plus the applicable preference. If the reduced bid or offer prices are made in writing and supersede the prior bid or offer prices, all bids or offers, including the reduced bid or offer prices, will be reevaluated in accordance with this rule.

44. INTERESTED PARTY SUPPLEMENTAL DISCLOSURE: W. Va. Code § 6D-1-2 requires that for contracts with an actual or estimated value of at least \$1 million, the vendor must submit to the Agency a supplemental disclosure of interested parties reflecting any new or differing interested parties to the contract, which were not included in the original preaward interested party disclosure, within 30 days following the completion or termination of the contract. A copy of that form is included with this solicitation or can be obtained from the WV Ethics Commission. This requirement does not apply to publicly traded companies listed on a national or international stock exchange. A more detailed definition of interested parties can be obtained from the form referenced above.

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.

Phillip Prince, Director of Business Development Government
(14dixie, 1 itie)
Phillip Prince, Director of Business Development Government
(Printed Name and Title)
201 W Grand Ave. Escondido CA 92025 (Address)
760-690-9362
(Phone Number) / (Fax Number)
phillip.prince@arsnational.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.

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#### **SPECIFICATIONS**

1. PURPOSE AND SCOPE: The West Virginia Purchasing Division is requesting bids for a statewide, open-end Contract for Debt Collection for all West Virginia State Agencies and political subdivisions.

West Virginia State Code §14-1-18A empowers the Secretary of the Department of Administration to collect, or cause to be collected, debts and claims due to the State of West Virginia and/or its spending units. Any changes made in the law will be communicated to the successful vendor(s) by the Purchasing Division of the Department of Administration and made a part of the contract. All collections must be in accordance with West Virginia State Code Chapter 46A The West Virginia Consumer Credit and Protection Act, and Chapter 46A-2-122-129 (attached as Exhibit\_A); along with any Federal law that may preempt the West Virginia Consumer Credit and Protection Act.

The current contract (DEBT15) expires 12/31/2018 and will not be renewed. The current contract may be viewed using the following link: http://www.state.wv.us/admin/purchase/swc/DEBT.htm

- 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 Services" means debt collection services for New Placements, Primary and Secondary as specified below. Current placements will be permitted to run their course.
  - 2.2 "Pricing Page" means the pages upon which Vendor should list its proposed price for the Contract Services. The Pricing Page is either included on the last page of this CRFQ or attached hereto as Exhibit\_C.
  - 2.3 "CRFQ" means the official request for quotation published by the Purchasing Division and identified as CRFQ 0212 SWC1900000006.
  - 2.4 "Primary Placement" is an account that has never been placed with another collection company or collection attorney.
  - 2.5 "Second Placement" is an account that another collection company or collection attorney has previously tried to collect and failed.
- 1. QUALIFICATIONS: Vendor shall have the following minimum qualifications:

1.1. The collection agency must be a full-service agency and have the ability to handle several classifications of accounts including but not limited to educational, medical, and any other account that may be assigned. This is a statewide contract and is available to State agencies, spending units, and political subdivisions.

Twenty-two (22) state spending units have indicated to the Purchasing Division that they anticipate the utilization of collection services. Other State Agencies may elect to use the collection services provided by the successful bidders.

The spending units indicating usage are -

- 1.1.1. Marshall University Huntington, WV
- 1.1.2. West Virginia State University Institute, WV
- 1.1.3. Shepherd College Shepherdstown, WV
- 1.1.4. West Liberty State College West Liberty, WV
- 1.1.5. Bluefield State College Bluefield, WV
- 1.1.6. Glenville State College Glenville, WV
- 1.1.7. Concord College Athens, WV
- 1.1.8. West Virginia Northern Community College Wheeling, WV
- 1.1.9. West Virginia Graduate College Institute, WV
- 1.1.10. Potomac State College Keyser, WV
- 1.1.11. WV University Institute of Technology Montgomery, WV
- 1.1.12. WV School of Osteopathic Medicine Lewisburg, WV
- 1.1.13. West Virginia University Morgantown, WV
- 1.1.14. Fairmont State College Fairmont, WV
- 1.1.15. Southern West Virginia Community College Logan, WV
- 1.1.16. West Virginia Division of Highways Charleston, WV
- 1.1.17. West Virginia Department of Transportation Charleston, WV
- 1.1.18. West Virginia Dept. of Health and Human Resources Charleston, WV
- 1.1.19. West Virginia Dept. of Tax and Revenue Charleston, WV
- 1.1.20. Barboursville Veterans Home Barboursville, WV
- 1.1.21. WV Workers' Compensation Charleston, WV
- 1.1.22. WV Division of Environmental Protection Charleston, WV
- 1.2. Out-of-State Collection Agencies: Out-of-state collection agencies without an office in the State of West Virginia are restricted to contacting residents of this State for the collection of debts by letters and telephone calls. Prior to award the successful bidder is required to designate to the Tax Commissioner a resident agent (name, address and phone number) upon whom notices, orders or other communications may be served and upon whom process may be served. West Virginia Secretary of State may be designated as the resident

agent for service process pursuant to West Virginia State Code §56-3-33 attached as Exhibit\_B.

#### 2. MANDATORY REQUIREMENTS:

- **4.1 Mandatory Contract Services Requirements and Deliverables:** Contract Services must meet or exceed the mandatory requirements listed below.
  - **4.1.1** Vendor must attempt to collect debts on behalf of the State of West Virginia and/or its spending units.
  - 4.1.2 The Department of Administration reserves the right to request an examination or audit of any or all records relating to matters covered by this contract. All records must be kept a minimum of six (6) years by the vendor.
  - 4.1.3 In accordance with national direct student loan guidelines, all fees charged against student loan accounts will apply only to the original principal and interest owed by the debtor, excluding any added collection costs.
  - 4.1.4 Placements: (Both Primary Placement and Secondary Placement)
    - 4.1.4.1 The vendor(s) must have the ability to handle several account classifications of accounts separately, in order to provide the spending unit with information on the collection performance for each class of accounts.
    - **4.1.4.2** By West Virginia State law, a spending unit must attempt to collect a claim for three (3) months before a claim can be placed with a collection agency.
    - **4.1.4.3** Upon Placement of an account with a collection agency, the spending unit will forward a letter of transmittal to the collection agency in its designated area. These transmittals will contain the following
      - 4.1.4.3.1 Type of Account and description of service
      - 4.1.4.3.2 Name of whom the claim is made against

- 4.1.4.3.3 Address, including zip code
- 4.1.4.3.4 Balance Due
- 4.1.4.3.5 Date of Service or age of account
- **4.1.4.3.6** Telephone number (Optional if available)
- **4.1.4.3.7** Previous collection reports received on individual accounts when available
- **4.1.4.3.8** Any other information deemed important by the spending unit.
- 4.1.4.4 The collection agency will have a minimum of 180 calendar days to attempt to collect debts. Upon expiration of 180 calendar days, the collection agency will transfer all uncollected debts back to the originating spending unit. Collection agencies are not required to transfers accounts back to the spending unit on which payments are still being received at the end of the 180 day period or that are in dispute or nearing settlement, however all accounts not paid in full at the end of two (2) years, inclusive of the 180 day period, will be referred back to the originating spending unit unless exempted by the Secretary of Administration. When returning a claim, the collection agency must submit a completed litigation referral form.
- **4.1.4.5** The vendor will implement collection procedures and attempt to achieve maximum recovery from debtors. These procedures will include:
  - **4.1.4.5.1** Minimum of two (2) monthly telephone calls and one (1) monthly letter.
  - **4.1.4.5.2** Direct mailing efforts and skip tracing procedures when the address is identified as undeliverable by the post office.

#### 4.1.5 Payments and Reporting

4.1.5.1 The collection agency will forward all payments collected during any month by the 15<sup>th</sup> day of the following month to the originating spending unit accompanied by the report specified below. The

collection effort will continue until an account is paid in full, except as otherwise restricted, until the spending unit desires collection efforts to be terminated, or until the 180 period has lapsed.

- **4.1.5.2** The collection agency must send a completed report to the spending unit on or before the 15<sup>th</sup> of every month for the preceding month, whether or not any payments were received.
- **4.1.5.3** The following information must be included in each report by debtor in alphabetical order, by debtors' surname:
  - **4.1.5.3.1** Debtor's name(s) and social security number(s) or other identification number(s) as agreed upon by the spending unit and collection agency.
  - 4.1.5.3.2 Placement date of accounts
  - **4.1.5.3.3** Beginning amount to collect, additional amount authorized for collection, amounts previously collected, amounts collected for current month, total collections to date, and balance owed.
  - **4.1.5.3.4** Amount(s) forwarded to spending unit and balance due to spending unit.
  - 4.1.5.3.5 Fees assessed, amount collected and balance due
  - 4.1.5.3.6 Reason for returned or closed accounts (if applicable)
  - 4.1.5.3.7 Remarks
  - 4.1.5.3.8 Percent of dollar amounts collected to date
  - **4.1.5.3.9** All collection agencies shall have the capacity to add accrued interest to applicable accounts on a monthly basis, this shall be included in the report
- 4.1.6 Litigation Accounts that have not been collected by the collection agencies may be referred to the Attorney General's Office for litigation. When returning a claim to the referring state spending unit, the collection agency must submit a completed litigation referral form which must contain all information requested.

4.1.7 HIPPA - Any Collection Agency doing business with any State Agency that is bound by the Health Insurance Portability and Accountability Act of 1996 (HIPAA) must sign the attached agreement and return prior to award of bid (see Exhibit\_D).

#### 3. CONTRACT AWARD:

- 5.1 Contract Award: The Contract is intended to provide Agency with a purchase price for the Contract Services. If it is in the best interest of the State, the contract will be a progressive award. The Contract award may be limited to the four (4) lowest bidders meeting the specifications per line item. Award will be made for low bid percentage to high percentage and usage will be in the same manner, per line item. Under this scenario, it will be possible for a Vendor to be awarded a Contract for only a portion of the line items they bid. If the lowest vendor awarded for a line item cannot provide the needs for the Facility at the requested time, the second lowest vendor awarded for the same line item will be contacted. Each vendor will be allowed 48 hours after notification for service to determine if they will be able to meet our needs. If they cannot meet the need, the vendor must notify the agency immediately in written form (letter or email) that they cannot supply the required service.
- 5.2 Pricing Page: Vendor must complete the Exhibit\_C Pricing Page and submit with their bid. Online responses (electronic in wvOasis) is prohibited. The fees stated in the cost proposal must be wholly contingent on collection. Cost proposals must be bid in the form of percentage rates, as a percentage of collections. Price shall be a straight overall percentage. The quoted fees in the bid proposal shall be all inclusive and shall include all expenses to be incurred in connection with the services to be performed.

Vendor should complete the Exhibit\_C Pricing Page for each commodity line item they wish to provide. Vendor may bid any or all commodity line items to be considered for an award for that line item.

Vendor should type or electronically enter the information into the Exhibit\_C Pricing Page to prevent errors in the evaluation and must submit with their bid.

4. PERFORMANCE: Vendor and Agency shall agree upon a schedule for performance of Contract Services and Contract Services Deliverables, unless such a schedule is already included herein by Agency. In the event that this Contract is designated as an open-end

contract, Vendor shall perform in accordance with the release orders that may be issued against this Contract.

- 5. PAYMENT: Upon payment to the spending unit of all sums collected on behalf of the spending unit by the collection agency, the collection agency will invoice the spending unit for the fee assessed. Compensation will be paid only if the debtor pays all or a portion of the account due. The collection agency is prohibited from retaining its fee from the amount collected on behalf of the State. Furthermore, fess assessed by the collection agency for collecting a claim shall never exceed the fee specified in the purchase order issued by the Purchasing Division of the Department of Administration, or the amount specified by law. Agency shall pay for all Contract Services performed and accepted under this Contract. Vendor shall accept payment in accordance with the payment procedures of the State of West Virginia. In the event an account currently held by the vendor contacts a debtor and the debtor pays the agency directly (direct pay), the agency will notify the vendor of the direct pay payment and will pay the vendor the agreed upon fee for the account.
- 6. TRAVEL: Vendor shall be responsible for all mileage and travel costs, including travel time, associated with performance of this Contract. Any anticipated mileage or travel costs may be included in the flat fee or hourly rate listed on Vendor's bid, but such costs will not be paid by the Agency separately.
- 7. FACILITIES ACCESS: Performance of Contract Services may require access cards and/or keys to gain entrance to Agency's facilities. In the event that access cards and/or keys are required:
  - 7.1. Vendor must identify principal service personnel which will be issued access cards and/or keys to perform service.
  - 7.2. Vendor will be responsible for controlling cards and keys and will pay replacement fee, if the cards or keys become lost or stolen.
  - 7.3. Vendor shall notify Agency immediately of any lost, stolen, or missing card or key.
  - 7.4. Anyone performing under this Contract will be subject to Agency's security protocol and procedures.
  - 7.5. Vendor shall inform all staff of Agency's security protocol and procedures.

#### 8. VENDOR DEFAULT:

- 8.1. The following shall be considered a vendor default under this Contract.
  - 8.1.1. Failure to perform Contract Services in accordance with the requirements contained herein.
  - 8.1.2. Failure to comply with other specifications and requirements contained
  - 8.1.3. Failure to comply with any laws, rules, and ordinances applicable to the Contract Services provided under this Contract.
  - 8.1.4. Failure to remedy deficient performance upon request.
- 8.2. The following remedies shall be available to Agency upon default.
  - 8.2.1. Immediate cancellation of the Contract.
  - 8.2.2. Immediate cancellation of one or more release orders issued under this Contract.
  - 8.2.3. Any other remedies available in law or equity.

#### 9. MISCELLANEOUS:

9.1. 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: Philip Prince
Telephone Number: 780-890-9362
Fax Number: 780-690-1728
Email Address: philip.prince@arsnational.com



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

State of West Virginia Request for Quotation 33 — Service - Misc

	Proc Folder: 510637		
	Doc Description: ADDEN Proc Type: Statewide MA	DUM_1: Debt Collection Services - (DEBT19) (Open End)	
Date Issued	Solicitation Closes	Solicitation No	Version
2018-11-08	2018-11-15 13:30:00	CRFQ 0212 SWC1900000006	2

BID RECEIVING LOCATION

BID CLERK

DEPARTMENT OF ADMINISTRATION

PURCHASING DIVISION

2019 WASHINGTON ST E

CHARLESTON WV 25305

US

VENDOR	
Vendor Name, Address and Telephone Number:	

FOR INFORMATION CONTACT THE BUYER

Mark A Atkins
(304) 558-2307

mark.a.atkins@wv.gov

Signature X

FEIN #

DATE

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

Page: 1

FORM ID: WV-PRC-CRFQ-001

#### ADDITIONAL INFORMATION:

ADDENDUM\_1: Is issued for the following:

1. To publish the Agency's response to the questions submitted by Vendors during the Technical Questioning period.

No other changes made.

The West Virginia Purchasing Division is requesting bids for a statewide, open-end Contract for Debt Collection Services for all West Virginia State Agencies and political subdivisions, per attached documents.

Note: Online responses to this solicitation are prohibited. Please see the Instructions to Bidders for additional information.

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us		US		

Line	Comm Ln Desc	Qty	Unit Isaue	Unit Price	Total Price
1	Debt collection services - Colleges and Universities				

Comm Code	Manufacturer	Specification	Model #	
84101704				

#### **Extended Description:**

Type of Account - Per Debt % of Amount Collected -

Note: Vendor shall use Exhibit\_C Pricing Page for bid pricing. Online bid submission if prohibited. Vendor shall enter pricing into the Exhibit\_C Pricing Page and must attach with bid.

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Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
2	Debt collection services - Worker's Compensation				

Comm Code	Manufacturer	Specification	Model #	
84101704	111			

#### **Extended Description:**

Type of Account - Default Account% of Amount Collected -

Note: Vendor shall use Exhibit\_C Pricing Page for bid pricing. Online bid submission if prohibited. Vendor shall enter pricing into the Exhibit\_C Pricing Page and must ettach with bid.

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Line	Comm Ln Desc	Qty	Unit issue	Unit Price	Total Price
3	Debt collection services - WV				
	Department of Tax and Revenue				

Comm Gode	Manufacturer	Specification	Model #	
84101704				

#### Extended Description:

Type of Account - New Accounts % of Amount Collected -

Note: Vendor shall use Exhibit\_C Pricing Page for bid pricing. Online bid submission if prohibited. Vendor shall enter pricing into the Exhibit\_C Pricing Page and must attach with bid.

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Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
4	Debt collection services - WV				
	Department of Tax and Revenue				

Comm Code	Manufacturer	Specification	# leboM	
84101704				

#### Extended Description:

Type of Account - Levy Account % of Amount Collected -

Note: Vendor shall use Exhibit\_C Pricing Page for bid pricing. Online bid submission if prohibited. Vendor shall enter pricing into the Exhibit\_C Pricing Page and must attach with bid.

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US		us	

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
5 .	Debt collection services - DIv. of Environmental Protection				

Comm Code	Manufacturer	Specification	Model #	
84101704				

#### **Extended Description:**

Type of Account - Per Debt% of Amount Collected -

Note: Vendor shall use Exhibit\_C Pricing Page for bid pricing. Online bid submission if prohibited. Vendor shall enter pricing into the Exhibit\_C Pricing Page and must attach with bid.

INVOICE TO		SHIP TO	
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us		us	

Line	Comm Ln Desc	Qty	Unit lasue	Unit Price	Total Price
6	Debt collection services - Other Spending Units				

Comm Code	Manufacturer	Specification	Model #	
84101704				

#### **Extended Description:**

Type of Account - Per Debt % of Amount Collected -

Note: Vendor shall use Exhibit\_C Pricing Page for bid pricing. Online bid submission if prohibited. Vendor shall enter pricing into the Exhibit\_C Pricing Page and must attach with bid.

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ALL STATE AGENCIES VARIOUS LOCATIONS AS INDICATED BY ORDER		STATE OF WEST VIRGINIA VARIOUS LOCATIONS AS INDICATED BY ORDER	
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US		US	

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
7	Debt collection services - Rate of				
	Second Placement				

Comm Code	Manufacturer	Specification	Model #	
84101704				

#### Extended Description :

Type of Account - Per Debt% of Amount Collected -

Note: Vendor shall use Exhibit\_C Pricing Page for bid pricing. Online bid submission if prohibited. Vendor shall enter pricing into the Exhibit\_C Pricing Page and must attach with bld.

INVOICE TO.		SHIP TO	
ALL STATE AGENCIES VARIOUS LOCATIONS AS INDICATED BY ORDER		STATE OF WEST VIRGINIA VARIOUS LOCATIONS AS INDICATED BY ORDER	
No City	WV99999	No City	WV 99999
us		us	

Lina	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
8	Debt collection services - Rate of Second Placement-Colleges				

Comm Code	Manufacturer	Specification	Model #
84101704		0.000	

#### Extended Description :

Type of Account - Colleges % of Amount Collected -

Note: Vendor shall use Exhibit\_C Pricing Page for bid pricing. Online bid submission if prohibited. Vendor shall enter pricing into the Exhibit\_C Pricing Page and must attach with bid.

## SCHEDULE OF EVENTS

Line Event Event Date
1 Technical Questions Due by 4:00pm EST Event Date
2018-11-05

# SOLICITATION NUMBER: CRFQ 0212 SWC190000006 Addendum Number: 1

The purpose of this addendum is to modify the solicitation identified as CRFQ 0212 SWC190000006 ("Solicitation") to reflect the change(s) identified and described below.

Applicable Addendum (	Category:
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[ ]	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
r 1	Other

### Description of Modification to Solicitation:

1. To publish the Agency's response to the questions submitted by Vendors during the Technical Questioning period.

No other changes made.

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.

### CRFQ SWC1900000006 DEBT19

Addendum 1

- Question #1: Please reconfirm the due date for this procurement by providing it in response to answers to questions.
- Response #1: The due date may be changed by addenda depending on circumstances. Therefore, the State cannot provide a due date in the question responses. Please See the latest addendum for the most current due date.
- Question #2: Please describe your level of satisfaction with your current or recent vendor(s) for the same purchasing activity, if applicable.
- Response #2: The Purchasing Division doe not utilize this contract and is unable to answer this question.
- Question #3: What estimated or actual dollars were paid last year, last month, or last quarter to any incumbent(s)?
- Response #3: Due to the numerous state agencies, political subdivision, municipalities, etc. that may utilize this contract, the Purchasing Division does not track this information or have this information in its possession. This will be a new open-end contract to be used as needed by the agency and any usage is not guaranteed or implied. Any previous contract(s) and usage associated with a previous contract or contracts, including spending, category, type, backlog, etc., should not be considered as an estimation or indication of future usage for the new contract.
- Question #4: What is the total dollar value of accounts available for placement now by category, including any backlog?
- Response #4: This information is tracked by each agency. The Purchasing Division does not track this information.
- Question #5: What is the total dollar value of accounts available for placement now by category, including any backlog?
- Response #5: Per Specifications 2.1, this contract is for new placements only. Current placements will be permitted to run their course.

Question #6: What is the average balance of accounts by category?

Response #6: See response #4

#### CRFQ SWC190000006 DEBT19

Addendum 1

Question #7: What is the average age of accounts at placement (at time of award and/or on a going-forward basis), by category?

Response #7: Per Specification section 4.1.4.2, the agency will attempt to collect a claim for three (3) months. When submitting the claim, the agency will be able to provide more information about collection attempts.

Question #8: What is the monthly or quarterly number of accounts expected to be placed with the vendor(s) by category?

Response #8: See response #3

Question #9: What is the monthly or quarterly dollar value of accounts expected to be placed with the vendor(s) by category?

Response #9: See response #3

Question #10: What has been the historical rate of return or liquidation rate provided by any incumbent(s), and/or what is anticipated or expected as a result of this procurement?

Response #10: See response #3 an #4

Question #11: If applicable, will accounts held by any incumbent(s) or any backlog be moved to any new vendor(s) as a one-time placement at contract start up?

Response #11: See response #5

Question #12: How many copies of proposals are vendors required to submit?

Response #12: Only one (1) proposal is required.

Question #13: Are vendors permitted to submit their proposals electronically?

Response #13: No. Online (electronic) bid submittals are prohibited per Specification 5.2. See Section 6 Instructions to Bidders regarding bid submission.

#### CRFQ SWC1900000006 DEBT19

Addendum\_1

Question #14: What is the total number of accounts and the total dollar value of delinquent accounts for each separate department/agency?

Response #14: See response #3 and #4

Question #15: For each of the following 3 years, please provide the number of accounts and total dollar value of accounts that have been referred to collection vendors for each separate department/agency.

Response #15: See response #3 and #4

Question #16: For each of the following 3 years, please provide the total dollars collected by each individual contracted collection vendor for each separate department/agency.

Response #16: See response #3 and #4

Question #17: What is the total annual fee amount earned and paid to each separate collection vendor over each of the past 3 years.

Response #17: See response #3 and #4

Question #18: For each department/agency that used a collection vendor over the past 3 years, please identify which collection vendor was used by each department/agency.

Response #18: See response #3 and #4

Question #19: Is each proposer for this RFP required to bid and provide service on all debt types? Or may a proposer submit a proposal to handle work on individual debt segments or departments/agencies that are within their specialty?

Response #19: Per Specification 5.2 Vendor should complete the Exhibit\_C Pricing Page for each commodity line item they wish to provide the service. Vendor may bid any or all commodity line items to be considered for an award for that line item.

#### CRFQ SWC1900000006 DEBT19

Addendum 1

Question #20: What is the estimated size of the existing portfolio (the backlog) in terms of both the number of accounts and the dollar amount outstanding? The average balance owed per account? Per debtor?

Response #20: See response #3 and #4

Question #21: What is the age of the oldest accounts in the portfolio?

Response #21: See response #4

Question #22: What is the estimated size, in terms of both the number of accounts and dollars outstanding, of annual referrals going forward (i.e. new/future placements)?

Response #22: See response #3

Question #23: If applicable, how much collection fees were paid to/earned by your current collection provider this past calendar year? The year prior to that?

Response #23: See response #4

Question #24: If applicable, how many dollars and what number of accounts were collected by your current collection provider this past calendar year? The year prior to that?

Response #24: See response #3 and #4

Question #25: How many vendors do you intend to award the contract to?

Response #25: Per Specification 5.1 Contract Award: The contract award may be limited to the four (4) lowest bidders meeting the specifications per line item.

Question #26: If applicable, what is the fee percentage (e.g. 33% of all monies collected on all referred accounts) charged by your collection providers?

Response #26: Specifications 1 Purpose and Scope contains a weblink to the current providers (DEBT15) which has this information at the following link:

http://www.state.wv.us/admin/purchase/swc/DEBT.htm

### CRFQ SWC1900000006 DEBT19

Addendum\_1

Question #27: What metrics, results, and/or processes are you Seeking to improve or enhance this contract?

Response #27: See response #2

Question #28: Does each agency select from the vendors awarded contract? Are vendors assigned to an agency or other?

Response #28: The agencies will select from the successful bidders per contract line item based on lowest bid for that contract line item. If the lowest bidder cannot perform the request, then the second lowest bidder will be contacted, and so on until the request is fulfilled. Vendors are not assigned to a specific agency; the agency will utilize the contract per the contract line item awarded.

Question #29: What are your target or anticipated fee rates for this contract?

**Response #29:** This is a competitively bid solicitation to lowest bidder. There are no target or anticipated fee rates.

Question #30: What are the estimated number and dollar value of accounts to be placed annually segregated by account type (e.g., education, medical, State agency) and placement type (e.g., primary, secondary, etc.)?

Response #30: See response #3, #4, and #5

Question #31: What is the average balance of accounts at placement?

Response #31: See response #4

Question #32: What is the average age of accounts at placement?

Response #32: See response #4

### CRFQ SWC1900000006 DEBT19

Addendum 1

Question #33: With which agencies is the West Virginia Purchasing Division currently contracted for the collection services covered by this RFP?

Response #33: See response #2

Question #34: What are the current contingency fees for the West Virginia Purchasing Division's incumbent agencies segregated by account type (e.g., education, medical, State agency) and placement type (e.g., primary, secondary, etc.)?

Response #34: See response #2 and #3

Question #35: What are the historical recovery rates for the West Virginia Purchasing Division's incumbent agencies segregated by account type (e.g., education, medical, State agency) and placement type (e.g., primary, secondary, etc.)?

Response #35: See response #2 and #3

Question #36: Does West Virginia participate in the intercept program?

Response #36: The Purchasing Division is not familiar with the "intercept Program".

Question #37: Does West Virginia have reciprocal arrangements with other states?

Response #37: The Purchasing Division does not understand the question. However, there is a reciprocal preference for bidders listed in the "Instructions to Bidders" document section 15A.

Question #38: Will the West Virginia Purchasing Division require the selected agency to provide credit bureau reporting on placed accounts?

Response #38: Please See specification section 4.1.4.3 for a list of provided items by the agency to the vendor.

Question #39: With which agencies is the West Virginia Purchasing Division currently contracted for the collection services covered by this RFP?

Response #39: See response #26

#### CRFQ SWC1900000006 DEBT19

Addendum\_1

Question #40: What are the current contingency fees for the West Virginia Purchasing Division's incumbent agencies segregated by account type (e.g., education, medical, State agency) and placement type (e.g., primary, secondary, etc.)?

Response #40: See response #26

Question #41: What are the historical recovery rates for the West Virginia Purchasing Division's incumbent agencies segregated by account type (e.g., education, medical, State agency) and placement type (e.g., primary, secondary, etc.)?

Response #41: See response #2 and #3

Question #42: Are current vendors' usage reports or projected placement volumes/dollar values by State Agency available to give bidders an idea of what to expect in terms of forward flow?

Response #42: No, See response #3 and #4

Question #43: Which RFQ documents need to be addressed in our submission? We assume Exhibit C – Pricing Page and the Ethics Disclosure must be submitted. In addition to these, please indicate which of the following must also be returned with our bid?

- CRFQ Form
- Instructions to Bidders (last page only?)
- Specifications (last page only?)
- Purchasing Affidavit
- HIPAA Addendum

Response #43: Not sure what you are referring too as the CRFQ form. However, with the exception of the CRFQ form uncertainty, Please refer to the Instructions to Bidders Section 6. BID SUBMISSION for additional instructions and follow the General Terms and Conditions last page (Certification and Signature). The wvOasis electronic submission reference in these sections do not apply to this RFQ as online submission is prohibited. It is highly recommended that all the forms above be submitted with the vendors' bid and must be provided prior to award. Please read all the RFQ documents thoroughly and follow all instructions provided therein.

#### CRFQ SWC1900000006 DEBT19

Addendum\_1

**Question #44:** Are narrative responses desired to the items contained in Specifications, 2. Mandatory Requirements?

Response #44: No

Question #45: Is only one, original hardcopy response desired?

Response #45: Yes. See Section 6 of the Instructions to Bidders regarding bid submission.

Question #46: Is the bid delivery address on page 3 of instructions to Bidders good to use for FedEx shipments?

Response #46: Yes

Question #47: In regards to Specifications Document, 1.1, are offerors required to provide quotes for all debt types listed in Exhibit C?

Response #47: Per Specification 5.2 Pricing Page: Vendor should complete the Exhibit\_C Pricing Page for each commodity line item they wish to provide. Vendor may bid any or all commodity line items to be considered for an award for that line item.

Question #48: In regards to Specifications Documents, 1.2, the section talks about out-of-state collection agencies being restricted. Is this restriction intended to only allow out-of-state collection agencies to contact WV based consumers? For example, does this also allow only in-state collection agencies to contact students who live outside of WV?

Response #48: Please refer to the attached Exhibit\_B WV State Code §56-3-33 for instructions concerning out-of-state collection agencies.

Question #49: In regards to Specifications Documents, 1.2, how are out-of-state collection agencies restricted in their communications with consumers?

Response #49: See response #48

### CRFQ SWC1900000006 DEBT19

Addendum 1

- Question #50: In regards to Specifications Documents, 4.1.3, does the State or the corresponding Universities add collection costs to non-federal accounts placed with an agency? If yes, will the State/Universities provide a copy of the agreement(s) that includes verbiage to permit passing collection agency fees to the borrowers or provide the verbiage from that section of the agreement(s)?
- Response #50: The Purchasing Division cannot speak to any particular agency or agencies that may use the contract and their policies. Per Specification 5.2 Pricing Page: Price shall be a straight overall percentage. The quoted fees in the bid proposal shall be all inclusive and shall include all expenses to be incurred in connection with the services performed.
- Question #51: In regards to Specifications Documents, 4.1.7, is the Business Associate

  Agreement required to be submitted with an offerors response or is this able to be provided after the State has determined the agencies they plan on awarding the RFQ?
- Response #51: The HIPPA BAA (Exhibit\_D) may be submitted prior to award.
- Question #52: In regards to Instructions on Submitting Bids, Section 6, please confirm only one paper copy of a response is due from offerors.
- Response #52: Yes, only 1 paper response is required.
- Question #53: In regards to Instructions on Submitting Bids, Section 6, are offerors allowed to email the final response in lieu of shipping a paper copy?
- Response #53: No, emailing is prohibited per this section. Acceptable submission for this RFQ are: Hand Delivery, Delivery by Courier, or facsimile to 304-558-3970. All faxed bids must have all pages received prior to the 1:30pm EST on bid opening day.

#### CRFQ SWC1900000006 DEBT19

Addendum 1

Question #54: In regards to Instructions on Submitting Bids, Section 13, are offerors required to be registered at the time of quote submission or can this be completed after the State has determined the agencies they plan on awarding the RFQ?

Response #54: Per the referenced section, prior to award.

Question #55: In regards to Instructions on Submitting Bids, Section 32, are offerors required to provide their WV license with their response?

Response #55: No

Question #56: In regards to Disclosure of Interested Parties to Contracts, if an offeror does not have any WV state contracts currently, is this form required to be submitted with the offeror's quote?

Response #56: This may be submitted with bid but is required prior to award.

Question #57: In general, what documents are required to be submitted with an offeror's quote?

Response #57: See response #43

Question #58: In general, would the State please provide the following information for each debt type and account related to this solicitation:

- o Estimated or historical annual volume (#) of accounts sent to collections
- o Estimated or historical annual value (\$) of accounts sent to collection

Response #58: See response #3 and #4

Question #59: Please confirm that responses should be submitted to the State electronically through the WV Oasis site.

Response #59: Online responses are prohibited. Also See response #53

#### CRFQ SWC1900000006 DEBT19

Addendum 1

Question #60: The RFQ states that preference will be given to those vendors in the State of WV as well as small, minority and women owned bidders. Please clarify how much preference these entities will be given.

Response #60: Per Instructions to Bidder Section 15A and Section 16 for clarification or download the Preference form using the link provided in those sections.

Question #61: What metrics, results, and/or processes are you Seeking to improve or enhance under this contract?

Response #61: See response #2

Question #62: How many collection vendors are you planning to select under this procurement?

Response #62: See response #25

Question #63: What are the roles of the individuals who comprise the evaluation committee?

Response #63: To evaluate all proposals per the RFQ requirements.

Question #64: What are the names of your incumbent collection vendors?

Response #64: See response #26

Question #65: How long have the incumbent vendor(s) provided collection services on behalf of your organization?

Response #65: See response #26

Question #66: What is the anticipated contract award date?

Response #66: The State anticipates the new contract to begin at the conclusion of the current contract which expires 12/31/2018.

#### CRFQ SWC190000006 DEBT19

Addendum\_1

Question #67: What are the fee rates of your incumbent collection vendor(s)? How are the fees calculated?

Response #67: See response #26

Question #68: Will account volume assigned to your incumbent collection vendor(s) be recalled and reassigned to the winning bidder(s)?

Response #68: See response #5

Question #69: How long will account volume be retained (prior to recall) with the winning bidder(s)?

Response #69: See response #5

Question #70: What are your organization's recall parameters (e.g., accounts recalled 180 days post-account assignment with no payment received in the last 90 days)?

Response #70: Per Specification 4.1.4.4 The collection agency will have a minimum of 180 calendar days to attempt to collect debts. Upon expiration of 180 calendar days, the collection agency will transfer all uncollected debts back to the originating spending unit. Collection agencies are not required to transfers accounts back to the spending unit on which payments are still being received at the end of the 180 day period or that are in dispute or nearing settlement, however all accounts not paid in full at the end of two (2) years, inclusive of the 180 day period, will be referred back to the originating spending unit unless exempted by the Secretary of Administration. When returning a claim, the collection agency must submit a completed litigation referral form.

Question #71: Will the winning bidder(s) receive account placements that were previously assigned to your incumbent collection agencies?

Response #71: See response #5

Question #72: What debtor information will be provided (e.g., SSN, telephone, address, amount owed) in the placement file?

Response #72: See Specification 4.1.4.3

## CRFQ SWC1900000006 DEBT19

Addendum\_1

Question #73: Will there be a requirement to reconcile the inventory on our system to West Virginia's system of record on any type of recurring frequency?

Response #73: See Specification section 4.1.5

Question #74: What is the average age of accounts that will be assigned for collection (by account type)?

Response #74: See response #4

Question #75: After the initial account placement, will collection vendors be assigned "future flow" account placements (perhaps based on their competitive performance)?

Response #75: Account placement will be by lowest bidder for each contract line item.

Question #76: Does the contract require any special handling of debtor correspondence?

Response #76: The State does not understand "special handling". All requirements placed upon bidders are included in the RFQ documents.

Question #77: How many West Virginia State entitles placed debt with the Incumbent vendor during the last contract?

Response #77: See response #3

Question #78: Which West Virginia State entities placed debt with incumbent collection agencies during the last contract?

Response #78: See response #3

Question #79: How many West Virginia State agencies currently refer debt under the program?

Response #79: See response #2 and #3

### CRFQ SWC1900000006 DEBT19

Addendum\_1

Question #80: What was the total debt referral volume, by State Agency, in 2016, 2017 and 2018?

Response #80: See response #3 and #4

Question #81: What were the cash recoveries, by State Agency, in 2016, 2017 and 2018?

Response #81: See response #3 and #4

Question #82: Are any additional State entities expected to participate in the new contract?

**Response #82:** This is an open-end contract available to all State agencies, political subdivisions, municipalities, county boards, etc.

Question #83: What is the total number of delinquent accounts (expressed as number and dollar amount) that will be assigned for collections?

Question #83: Accounts will be assigned as needed by the spending units desiring to utilize the contract.

Question #84: How often will accounts be assigned with the vendor(s) (e.g., daily, weekly, monthly, quarterly)?

Response #84: Per Specification 4.1.4.2 a spending unit must attempt to collect a claim for three (3) months before a claim can be placed with a collection agency.

Question #85: On average, how many accounts (expressed as number and dollar amount) do you anticipate placing with the successful vendor monthly?

Response #85: See response #4 and #83

Question #86: How are balances updated on the vendor's system? Do you provide a daily update of the entire inventory?

Response #86: Please refer to Specification section 4.1.5 Payment and Reporting.

#### CRFQ SWC1900000006 DEBT19

Addendum 1

Question #87: What are the current vendor's historical recovery rates (liquidity rates) on accounts over the last three years?

Response #87: See response #3

Question #88: What are the dollar amounts and contingency fees paid to your incumbent vendor(s) over the last three years (please include by account type, if applicable)?

Response #88: See response #26 for fees for incumbent vendors. Dollar amounts are not available (See response #3).

Question #89: What are your target or anticipated fee rates for this contract?

Response #89: See response #29

Question #90: Will the winning collection vendor(s) use its own collection platform, or will a preferred platform be provided?

Response #90: The successful bidders shall provide the services bid according to the RFQ specifications listed in the RFQ documents for each commodity line item awarded.

Question #91: Is there a testing plan in place for the collection process?

Response #91: No

Question #92: Is there a testing plan in place for account transmission?

Response #92: No

Question #93: Do you have a data processing file schedule?

Response #93: Account data will be transmitted from the agency to the vendor per specification section 4.1.4 and from the vendor to the agency per specification 4.1.5. Additionally, Specification Section 4 Performance: Vendor and Agency shall agree upon a schedule for performance of Contract Services and Contract Services Deliverable, unless such a schedule is already included herein by the Agency.

## ADDENDUM ACKNOWLEDGEMENT FORM SOLICITATION NO.: CRFQ 0212 SWC1900000006

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.

Chec	k th	e bo	x next to each addendum	received	I)	
	ſ,	/]	Addendum No. 1	E	]	Addendum No. 6
	ſ	1	Addendum No. 2	1	]	Addendum No. 7
	ſ	1	Addendum No. 3	ĺ	]	Addendum No. 8
	I	1	Addendum No. 4	1	]	Addendum No. 9
	Į	1	Addendum No. 5	1	]	Addendum No. 10

Addendum Numbers Received:

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 Vandor'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.

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II.	Authorized Signature
0-2018	8
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NOTE: This addendum acknowledgement should be submitted with the bid to expedite document processing.

## WEST VIRGINIA CODE: §14-1-18a

#### §14-1-18a. Consignment of claims to debt collector.

Any account, claim or debt that an agency of this state is not able to collect within three months after trying with due diligence to do so may be referred to the commissioner of finance and administration for consignment by the commissioner to a responsible licensed and bonded debt collection agency or similar other responsible agent for collection. The commissioner shall not handle or consign any such account, claim or debt unless he is satisfied that the referring agency has made a diligent effort to collect the debt on its own: that the account or claim is justly, properly and clearly due the state; and that the collection of any such debt would not impose an undue, unjust, unfair or unreasonable hardship or burden upon the health or general welfare of the party owing the debt. In any such case of undue, unjust, unfair or unreasonable hardship or burden, the commissioner may, in his discretion, and with the review and approval of the Attorney General, compromise, settle or dismiss the debt or claim. If he is satisfied that the aforesaid terms of and conditions for collectibility have been met, the commissioner may consign the account, claim or debt to a responsible licensed and bonded debt collection agency or similar other responsible agent for collection. In any such case, the collection agency or other agent shall stand in the place of the state as creditor and shall have the same claims, rights and remedies against the debtor as the state has, and the debtor shall have the same rights, claims, defenses and setoffs against the collection agency or other agent as he has against the state. 

#### \$46A-2-122. Definitions.

For the purposes of this section and sections one hundred twenty-three, one hundred twenty-four, one hundred twenty-five, one hundred twenty-six, one hundred twenty-seven, one hundred twenty-eight, one hundred twenty-nine and one hundred twenty-nine a of this article, the following terms shall have the following meanings:

- (a) "Consumer" means any natural person obligated or allegedly obligated to pay any debt.
- (b) "Claim" means any obligation or alleged obligation of a consumer to pay money arising out of a transaction in which the money, property, insurance or service which is the subject of the transaction is primarily for personal, family or household purposes, whether or not such obligation has been reduced to judgment.
- (c) "Debt collection" means any action, conduct or practice of soliciting claims for collection or in the collection of claims owed or due or alleged to be owed or due by a consumer.
- (d) "Debt collector" means any person or organization engaging directly or indirectly in debt collection. The term includes any person or organization who sells or offers to sell forms which are, or are represented to be, a collection system, device or scheme, and are intended or calculated to be used to collect claims. The term excludes attorneys representing creditors provided the attorneys are licensed in West Virginia or otherwise authorized to practice law in the State of West Virginia and handling claims and collections in their own name as an employee, partner, member; shareholder or owner of a law firm and not operating a collection agency under the management of a person who is not a licensed attorney.

October 25, 2018 Page 1 of 1 \$46a-2-122

### §46A-2-123. Practice of law by debt collectors.

Unless a licensed attorney in this state, no debt collector shall engage in conduct deemed the practice of law. Without limiting the general application of the foregoing, the following conduct is deemed the practice of law:

- (a) The performance of legal services, furnishing of legal advice or false representation, direct or by implication, that any person is an attorney;
- (b) Any communication with consumers in the name of an attorney or upon stationery or other written matter bearing an attorney's name; and
- (c) Any demand for or payment of money constituting a share of compensation for services performed or to be performed by an attorney in collecting a claim.

October 25, 2018 Page 1 of 1 \$46A-2-123

#### §46A-2-124. Threats or coercion.

No debt collector shall collect or attempt to collect any money alleged to be due and owing by means of any threat, coercion or attempt to coerce. Without limiting the general application of the foregoing, the following conduct is deemed to violate this section:

- (a) The use, or express or implicit threat of use, of violence or other criminal means, to cause harm to the person, reputation or property of any person;
- (b) The accusation or threat to accuse any person of fraud, any crime, or any conduct which, if true, would tend to disgrace such other person or in any way subject him to ridicule, or any conduct which, if true, would tend to disgrace such other person or in any way subject him to ridicule or contempt of society;
- (c) False accusations made to another person, including any credit reporting agency, that a consumer is willfully refusing to pay a just debt, or the threat to so make false accusations;
- (d) The threat to sell or assign to another the obligation of the consumer with an attending representation or implication that the result of such sale or assignment would be that the consumer would lose any defense to the claim or would be subjected to harsh, vindictive or abusive collection attempts;
- (e) The threat that nonpayment of an alleged claim will result in the:
- (1) Arrest of any person; or ...
- (2) Garnishment of any wages of any person or the taking of other action requiring judicial sanction, without informing the consumer that there must be in effect a judicial order permitting such garnishment or such other action before it can be taken; and
- (f) The threat to take any action prohibited by this chapter or other law regulating the debt collector's conduct.

### §46A-2-125. Oppression and abuse.

No debt collector shall unreasonably oppress or abuse any person in connection with the collection of or attempt to collect any claim alleged to be due and owing by that person or another. Without limiting the general application of the foregoing, the following conduct is deemed to violate this section:

- (a) The use of profane or obscene language or language that is intended to unreasonably abuse the hearer or reader;
- (b) Engaging any person in telephone conversation without disclosure of the caller's identity and with the intent to annoy, harass or threaten any person at the called number;
- (c) Causing expense to any person in the form of long distance telephone tolls, telegram fees or other charges incurred by a medium of communication, by concealment of the true purpose of the communication; and
- (d) Calling any person more than thirty times per week or engaging any person in telephone conversation more than ten times per week, or at unusual times or at times known to be inconvenient, with intent to annoy, abuse, oppress or threaten any person at the called number. In determining whether a debt collector's conduct violates this section, the debt collector's conduct will be evaluated from the standpoint of a reasonable person. In the absence of knowledge of circumstances to the contrary, a debt collector shall assume that the convenient time for communicating with a consumer is after eight o'clock antemeridian and before nine o'clock postmeridian, local time at the consumer's location.

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#### §46A-2-126. Unreasonable publication.

No debt collector shall unreasonably publicize information relating to any alleged indebtedness or consumer. For purposes of this section, a debt collector does not unreasonably publicize information relating to any alleged indebtedness by identifying themselves to the debtor by name, identifying the debt collector's employer by name, if expressly requested by the debtor, or by providing a telephone number or other contact information to the debtor. Without limiting the general application of the foregoing, the following conduct is deemed to violate this section:

- (a) The communication to any employer or his agent before judgment has been rendered of any information relating to an employee's indebtedness other than through proper legal action, process or proceeding;
- (b) The disclosure, publication or communication of information relating to a consumer's indebtedness to any relative or family member of the consumer if such person is not residing with the consumer, except through proper legal action or process or at the express and unsolicited request of the relative or family member;
- (c) The disclosure, publication or communication of any information relating to a consumer's indebtedness to any other person other than a credit reporting agency, by publishing or posting any list of consumers, commonly known as "deadbeat lists", except lists to prevent the fraudulent use of credit accounts or credit cards, by advertising for sale any claim to enforce payment thereof, or in any manner other than through proper legal action, process or proceeding; and
- (d) The use of any form of communication to the consumer, which ordinarily may be seen by any other persons, that displays or conveys any information about the alleged claim other than the name, address and phone number of the debt collector.

Nothing in this chapter shall prohibit a creditor or debt collector from communicating with any person other than the consumer for the purpose of acquiring or confirming the consumer's location information provided they do so in a manner consistent with the provisions of 15 U. S. C. § 1692b, as the same may be amended from time to time. For purposes of this section, "communication" or "communicating" or any derivation of those terms shall not include the filing of a complaint or other document, pleading or filing with any court.

#### §46A-2-127. Fraudulent, deceptive or misleading representations.

No debt collector shall use any fraudulent, deceptive or misleading representation or means to collect or attempt to collect claims or to obtain information concerning consumers. Without limiting the general application of the foregoing, the following conduct is deemed to violate this section:

- (a) The use of any business, company or organization name while engaged in the collection of claims, other than the true name of the debt collector's business, company or organization;
- (b) Any false representation that the debt collector has in his possession information or something of value for the consumer that is made to solicit or discover information about the consumer:
- (c) The failure to clearly disclose the name and full business address of the person to whom the claim has been assigned for collection, or to whom the claim is owed, at the time of making any demand for money;
- (d) Any false representation or implication of the character, extent or amount of a claim against a consumer, or of its status in any legal proceeding:
- (e) Any false representation or false implication that any debt collector is vouched for, bonded by, affiliated with or an instrumentality, agent or official of this state or any agency of the federal, state or local government;
- (f) The use or distribution or sale of any written communication which simulates or is falsely represented to be a document authorized, issued or approved by a court, an official or any other legally constituted or authorized authority, or which creates a false impression about its source, authorization or approval;
- (g) Any representation that an existing obligation of the consumer may be increased by the addition of attorney's fees, investigation fees, service fees or any other fees or charges when in fact such fees or charges may not legally be added to the existing obligation; and
- (h) Any false representation or false impression about the status or true nature of or the services rendered by the debt collector or his business.

#### §46A-2-128. Unfair or unconscionable means.

No debt collector may use unfair or unconscionable means to collect or attempt to collect any claim. Without limiting the general application of the foregoing, the following conduct is deemed to violate this section:

- (a) The seeking or obtaining of any written statement or acknowledgment in any form that specifies that a consumer's obligation is one incurred for necessaries of life where the original obligation was not in fact incurred for such necessaries:
- (b) The seeking or obtaining of any written statement or acknowledgment in any form containing an affirmation of any obligation by a consumer who has been declared bankrupt except where such affirmation is obtained pursuant to applicable bankruptcy law;
- (c) The collection or the attempt to collect from the consumer all or any part of the debt collector's fee or charge for services rendered: Provided, That attorney's fees, court costs and other reasonable collection costs and charges necessary for the collection of any amount due upon delinquent educational loans made by any institution of higher education within this state may be recovered when the terms of the obligation so provide. Recovery of attorney's fees and collection costs may not exceed thirty-three and one-third percent of the amount due and owing to any such institution: Provided, however, That nothing contained in this subsection shall be construed to limit or prohibit any institution of higher education from paying additional attorney fees and collection costs as long as such additional attorney fees and collection costs do not exceed an amount equal to five percent of the amount of the debt actually recovered and such additional attorney fees and collection costs are deducted or paid from the amount of the debt recovered for the institution or paid from other funds available to the institution;
- (d) The collection of or the attempt to collect any interest or other charge, fee or expense incidental to the principal obligation unless such interest or incidental fee, charge or expense is expressly authorized by the agreement creating or modifying the obligation and by statute or regulation;
- (e) Any communication with a consumer made more than three business days after the debt collector receives written notice from the consumer or his or her attorney that the consumer is represented by an attorney specifically with regard to the subject debt. To be effective under this subsection, such notice must clearly state the attorney's name, address and telephone number and be sent by certified mail, return receipt requested, to the debt collector's registered agent, identified by the debt collector at the office of the West Virginia Secretary of State or, if not registered with the West Virginia Secretary of State, then to the debt collector's principal place of business. Communication with a consumer is not

prohibited under this subsection if the attorney fails to answer correspondence, return phone calls or discuss the obligation in question, or if the attorney consents to direct communication with the consumer. Regular account statements provided to the consumer and notices required to be provided to the consumer pursuant to applicable law shall not constitute prohibited communications under this section; and

- (f) When the debt is beyond the statute of limitations for filing a legal action for collection, failing to provide the following disclosure informing the consumer in all written communication with such consumer that:
- (1) When collecting on a debt that is not past the date for obsolescence provided for in Section 605(a) of the Fair Credit Reporting Act, 15 U. S. C. 1681c: "The law limits how long you can be sued on a debt. Because of the age of your debt, (INSERT OWNER NAME) cannot sue you for it. If you do not pay the debt, (INSERT OWNER NAME) may report or continue to report it to the credit reporting agencies as unpaid"; and
- (2) When collecting on debt that is past the date for obsolescence provided for in Section 605(a) of the Fair Credit Reporting Act, 15 U. S. C. 1681c: "The law limits how long you can be sued on a debt. Because of the age of your debt, (INSERT OWNER NAME) cannot sue you for it and (INSERT OWNER NAME) cannot report it to any credit reporting agencies."

## §46A-2-129. Postal violations.

No debt collector shall use, distribute, sell or prepare for use any written communication which violates or fails to conform to United States postal laws and regulations.

§56-3-33. Actions by or against nonresident persons having certain contacts with this state; authorizing Secretary of State to receive process; bond and fees; service of process; definitions; retroactive application.

- (a) The engaging by a nonresident, or by his or her duly authorized agent, in any one or more of the acts specified in subdivisions (1) through (7) of this subsection shall be deemed equivalent to an appointment by such nonresident of the Secretary of State, or his or her successor in office, to be his or her true and lawful attorney upon whom may be served all lawful process in any action or proceeding against him or her, in any circuit court in this state, including an action or proceeding brought by a nonresident plaintiff or plaintiffs, for a cause of action arising from or growing out of such act or acts, and the engaging in such act or acts shall be a signification of such nonresident's agreement that any such process against him or her, which is served in the manner hereinafter provided, shall be of the same legal force and validity as though such nonresident were personally served with a summons and complaint within this state:
- (1) Transacting any business in this state;
- (2) Contracting to supply services or things in this state;
- (3) Causing tortious injury by an act or omission in this state;
- (4) Causing tortious injury in this state by an act or omission outside this state if he or she regularly does or solicits business, or engages in any other persistent course of conduct, or derives substantial revenue from goods used or consumed or services rendered in this state;
- (5) Causing injury in this state to any person by breach of warranty expressly or impliedly made in the sale of goods outside this state when he or she might reasonably have expected such person to use, consume or be affected by the goods in this state: Provided, That he or she also regularly does or solicits business, or engages in any other persistent course of conduct, or derives substantial revenue from goods used or consumed or services rendered in this state)
- (6) Having an interest in, using or possessing real property in this state; or
- (7) Contracting to insure any person, property or risk located within this state at the time of contracting.
- (b) When jurisdiction over a nonresident is based solely upon the provisions of this section, only a cause of action arising from or growing out of one or more of the acts specified in subdivisions (1) through (7), subsection (a) of this section may be asserted against him or her.

- (c) Service shall be made by leaving the original and two copies of both the summons and the complaint, and the fee required by section two, article one, chapter fifty-nine of this code with the Secretary of State, or in his or her office, and such service shall be sufficient upon such nonresident: Provided, That notice of such service and a copy of the summons and complaint shall forthwith be sent by registered or certified mail, return receipt requested, by a means which may include electronic issuance and acceptance of electronic return receipts, by the Secretary of State to the defendant at his or her nonresident address and the defendant's return receipt signed by himself or herself or his or her duly authorized agent or the registered or certified mail so sent by the Secretary of State which is refused by the addressee and which registered or certified mail is returned to the Secretary of State or to his or her office, showing thereon the stamp of the post-office department that delivery has been refused. After receiving verification from the United States Postal Service that acceptance of process, notice or demand has been signed, the Secretary of State shall notify the clerk's office of the court from which the process, notice of demand was issued by a means which may include electronic notification. If the process, notice or demand was refused or undeliverable by the United States Postal Service the Secretary of State shall create a preservation duplicate from which a reproduction of the stored record may be retrieved which truly and accurately depicts the image of the original record. The Secretary of State may destroy or otherwise dispose of the original returned or undeliverable mail. Written notice of the action by the Secretary of State must then be provided by certified mail, return receipt requested, facsimile, or by electronic mail, to the clerk's office of the court from which the process, notice or demand was issued. If any defendant served with summons and complaint fails to appear and defend within thirty days of service, judgment by default may be rendered against him or her at any time thereafter. The court may order such continuances as may be reasonable to afford the defendant opportunity to defend the action or proceeding.
- (d) The fee remitted to the Secretary of State at the time of service shall be taxed in the costs of the action or proceeding. The Secretary of State shall keep a record in his or her office of all such process and the day and hour of service thereof.
- (e) The following words and phrases, when used in this section, shall for the purpose of this section and unless a different intent be apparent from the context, have the following meanings:
- (1) "Duly authorized agent" means and includes among others a person who, at the direction of or with the knowledge or acquiescence of a nonresident, engages in such act or acts and includes among others a member of the family of such nonresident or a person who, at the residence, place of business or post office of such nonresident, usually receives and receipts for mail addressed to such nonresident.
- (2) "Nonresident" means any person, other than voluntary unincorporated associations, who is not a resident of this state or a resident who has moved from this state subsequent to engaging in such act or acts, and among others includes a nonresident firm, partnership or corporation or a firm, partnership or corporation which has moved from this state

subsequent to any of said such act or acts.

- (3) "Nonresident plaintiff or plaintiffs" means a nonresident of this state who institutes an action or proceeding in a circuit court in this state having jurisdiction against a nonresident of this state pursuant to the provisions of this section.
- (f) The provision for service of process herein is cumulative and nothing herein contained shall be construed as a bar to the plaintiff in any action or proceeding from having process in such action served in any other mode or manner provided by the law of this state or by the law of the place in which the service is made for service in that place in an action in any of its courts of general jurisdiction.
- (g) This section shall not be retroactive and the provisions hereof shall not be available to a plaintiff in a cause of action arising from or growing out of any of said acts occurring prior to the effective date of this section.

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Vendor must complete this schedule, for items being bid. The fee structure submitted to the State of West Virginia is as follows:

. Agency	Type of Account	% of Amount Collected*
1. Cölleges and Universities	Per Debt	5.98%
2. Worker's Compensation	Default Account	4.59%
3. WV Department of Tax and Revenue	New Accounts	4.98%
4. WV Department of Tax and Revenue	Levy Account - Where our employee is instrumental in the preperation of the levies.	5.00%
5. Division of Environmental Protection	Per Debt	5.98%
6. Other Spending Units	Per Debt	5.98%
7. Rate of Second Placement	Per Debt	11.00%
8. Rate of Second Placement	Colleges	11.00%

<sup>\*</sup> Rates bid shall be all inclusive and shall include all expenses to be incurred in connection with the services performed. (see Specifications 5.2)

## Bidder Contact Info Vendor: ARS National Services

Bidder Name (Print):	
Contact Name (Print): Phillip Prince	
Phone: 760-690-9362	Fax: 760-690-1728
E-mail: phillip.prince@arspa	ional.com
Bidder Signatue:	

#### 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:

- 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: <a href="http://www.state.wv.us/admin/purchase/vrc/agencyli.html">http://www.state.wv.us/admin/purchase/vrc/agencyli.html</a>,
  - 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.
  - e. HITECH Act shall mean the Health Information Technology for Economic and Clinical Health Act. Public Law No. 111-05. 111<sup>th</sup> Congress (2009).

- f. Privacy Rule means the Standards for Privacy of Individually Identifiable Health Information found at 45 CFR Parts 160 and 164.
- 9. 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.
- 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:
  - il. Appropriate notification and training of its workforce and agents in order to protect the PHI from unauthorized use and disclosure;
  - Iff. 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.
- 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 Act. Associate agrees to document disclosures of the PHI and 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.
- 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 <a href="https://www.state.wv.us/admin/purchase/vrc/agencyli.htm">www.state.wv.us/admin/purchase/vrc/agencyli.htm</a> and

unless otherwise directed by the Agency in writing, the Office of Technology at <a href="mailto:licident@wv.gov">licident@wv.gov</a> or <a href="https://apps.wv.gov/ot/ir/Default.aspx">https://apps.wv.gov/ot/ir/Default.aspx</a>.

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.
- Additional Terms and Conditions. Additional discretionary terms may be included in the release order or change order process.

## AGREED:

Name of Agency	The State	of West	Viroinia
Mamo of Adency		UI TIBSL	ANGUIRA

Signature: // w/ Clay

Title: Senior Buyer

Date: 12/10/2018

Form - WIVBAA-012004 Amended 05.25.2013 Name of Associate: Brandon Black

Signature:

Title: Chief Exedutive Officer

Date: 12/4/2018

APPROVED AS TO FORM THIS

Ratrick Morrisey Alterney General

## Appendix A

(To be completed by the Agency's Procurement Officer prior to the execution of the Addendum, and shall be made a part of the Addendum. PHI not identified prior to execution of the Addendum may only be added by amending Appendix A and the Addendum, via Change Order.)

Name of Associate: _	ARS National Services I	nc
Name of Agency:	The State of West Virginia	
Describe the PHI (do	not include any <u>actual</u> PHI).	If not applicable, please indicate the same.
All possible Personal H	lealth Information.	

#### Client#: 442728

#### ARSNATIO

## ACORD.

## CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/00/YYYY) 12/03/2018

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER, THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer any rights to the certificate holder in lieu of such endorsement(s). CONTACT Mary Jones Marsh & McLennan Agency LLC PHONE (AC, No. Ext): 858-587-7516 E-HALL ADDRESS: Mary.Jones@marshmma.com AG. Not: 858-909-9876 Marsh & McLennan Ins. Agency LLC PO Box 85638 INSURER(S) AFFORDING COVERAGE NAIC # San Diego, CA 92186 INSURER A : Attantic Specialty insurance Company 27154 INSURED INSURER B: ARS National Services, Inc. INSURER C : 201 W. Grand Ave. INSURER D : Escondido, CA 92025 INSURER E : INSURER F: COVERAGES **CERTIFICATE NUMBER: REVISION NUMBER:** THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE SEEN ISSUED TO THE MODICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS. EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADOL SUBR POLICY EFF POLICY EXP (MM/DD/YYYY) (MM/DD/YYYY) TYPE OF INSURANCE POLICY NUMBER COMMERCIAL GENERAL LIABILITY 7120089390000 05/03/2018 05/03/2019 EACH OCCURRENCE \$1,000,000 A PREMISES (Ea occurrence) s1,000,000 CLAIMS-MADE | X OCCUR \$1,000,000 MED EXP (Any one person) \$1,000,000 PERSONAL & ADV INJURY GENT AGGREGATE LIMIT APPLIES PER \$2,000,000 GENERAL AGGREGATE POLICY PRO- X LOC \$2,000,000 PRODUCTS - COMP/OP AGG OTHER: COMBINED SINGLE LIMIT (Ea accident) \$1,000,000 05/03/2018 05/03/2019 AUTOMOBILE LIABILITY 7120089390000 BODILY INJURY (Per person) ANY AUTO SCHEOULED AUTOS NON-OWNED AUTOS ONLY BODRY INJURY (Per accident) \$ OWNED AUTOS ONLY PROPERTY DAMAGE X HIRED ONLY 8 X UNBRELLA LIAB 05/03/2018 05/03/2019 EACH OCCURRENCE 7120089390000 s10,000,000 OCCUR EXCESS LIAB \$10,000,000 AGGREGATE CLAIMS-MADE DED X RETENTION \$10,000 X STATUTE WORKERS COMPENSATION AND EMPLOYERS' LIABILITY 05/03/2018 05/03/2019 4060451730000 s1.000.000 ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? E.L. EACH ACCIDENT N E.L. DISEASE - EA EMPLOYEE \$1,000,000 detary in NH) i yes, describe under DESCRIPTION OF OPERATIONS below E.L. DISEASE - POLICY LIMIT | \$1,000,000 7120089390000 05/03/2018 05/03/2019 BPP \$1,750,000 Property EDP \$6,775,000 BI/EE \$10,350,000 DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) The State of West Virginia is named as additional insured per the attached; see evidence of Professional Liability and Cyber Coverage. 30 day notice of cancellation requested and to follow.

CERTIFICATE HOLDER	CANCELLATION
State of West Virginia	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANGE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE

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## ADDITIONAL REMARKS SCHEDULE

Page 2 \_of 2

Marsh & McLennan Insurance Agency LLC		ARS National Services, Inc.
CARRIER	NAIC CODE	
		EFFECTIVE DATE:
ADDITIONAL OCHADICO		

#### <u>ADDITIONAL REMARKS</u>

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM, FORM TITLE: Certificate of Liability Insurance FORM NUMBER: 25

#### Additional Coverages:

Professional Liability / Personal Injury Indian Harbor Insurance Co. - # MPP003752006, effective 5/3/18 to 5/3/19 Limit: \$5,000,000 aggregate Deductible: \$50,000 each claim

Great American Insurance Company - #SAA02045370800, effective 5/3/18 to 5/3/19

Limit: EE Theft \$5,000,000 - Deductible: Various

Network / Cyber Liability NAS Insurance-# 505076, effective 5/3/18 to 5/3/19

Limit: \$10,000,000 Aggregate - Deductible: \$100,000 each claim

Executive Risk Package / EPLI Ironshore Indemnity Inc. #003556900 effective 5/3/18 to 5/3/19 Limit: \$3,000,000

INSURED: ARS National Services, Inc.

POLICY #: 7120089390000

4, .

POLICY PERIOD: 05/03/2018

TO 05/03/2019

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

## **@VANTAGE FOR GENERAL LIABILITY**

This endorsement modifies insurance provided under the following:

#### COMMERCIAL GENERAL LIABILITY COVERAGE FORM

The following schedule lists the coverage extensions provided by this endorsement. Refer to the individual provisions to determine the extent of your coverage.

SC	HEDULE OF COVERAGE EXTENSIONS	
1.		10. Coverage Territory – Worldwide
2.	Additional Insured - by Contract, Agreement or Permit relating to:	11. Duties in Event of Occurrence, Claim or Suil 12. Expected or Intended Injury (PD)
	o Work performed by you o Premises you own, rent. lease or occupy	13. Incidental Medical Malpractice
	o Equipment you lease	Medical Payments     Mobile Equipment Redefined
3. 4.	Aggregate Limit Per Location Alienated Premises	16. Newly Formed or Acquired Organizations 17. Non-Owned Aircraft
5.	Blanket Walver of Subrogation	18. Non-Owned Watercraft
6. 7.	Bodily Injury Redefined-Mental Anguish Broadened Namod Insured	19. Personal and Advertising Injury - Non Employment Related Discrimination
8.	Broadened Property Damage  o Borrowed Equipment	20. Personal Injury – Limited Contractual Liability Coverage
	o Customers' Goods o Use of Elevators	21. Product Recall Expense 22. Supplementary Payments Increased Limits

# Broadened Property Damage Rented Premises ADDITIONAL INSURED – BROAD FORM VENDORS

Section II — Who is An Insured is amended to include as an additional insured any person(s) or organization(s) (referred to below as vendor) with whom you agreed in a written contract or agreement to provide insurance, but only with respect to "bodily injury" or "property damage" arising out of "your products" which are distributed or sold in the regular course of the vendor's business, subject to the following additional exclusions:

- a. This provision 1, does not apply to:
  - (1) "Bodily injury" or "property damage" for which the vendor is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages that the vendor would have in the absence of the contract or agreement;
  - (2) Any express warranty not authorized by you;
  - (3) Any physical or chemical change in the product made intentionally by the vendor;
  - (4) Repackaging, except when unpacked solely for the purpose of inspection, demonstration, testing or the substitution of parts under instructions from the manufacturer, and then repackaged in the original container:
  - (5) Any failure to make such inspections, adjustments, tests or servicing as the vendor has agreed to make or normally undertakes to make in the usual course of business. In connection with the distribution or sale of the products;
  - (6) Demonstration, installation, servicing or repair operations, except such operations performed at the vendor's premises in connection with the sale of the product;
  - (7) Products which, after distribution or sale by you, have been labeled or relabeled or used as a container, part or ingredient of any other thing or substance by or for the vendor; or

- (8) "Bodily injury" or "property damage" arising out of the sole negligence of the vendor for its own acts or omissions or those of its employees or anyone else acting on its behalf. However, this exclusion does not apply to:
  - (a) The exceptions contained in Subparagraphs 4, or 6.; or
  - (b) Such Inspections, adjustments, tests of servicing as the vendor has agreed to make or normally underlakes to make in the usual course of business, in connection with the distribution or sale of the products.
- (9) Any vendor, person or organization if the "products-completed operations hazard" is excluded either by the provisions of the Coverage Form or by endorsement.
- b. This insurance does not apply to any insured person or organization, from whom you have acquired such products, or any ingredient, part or container, entering into, accompanying or containing such products.

#### 2. ADDITIONAL INSURED - CONTRACT, AGREEMENT OR PERMIT

- a. Section II -- Who is An insured is amended to include as an additional insured any person(s) or organization(s) with whom you agreed in a written contract, written agreement or permit to provide insurance such as is afforded under this Coverage Part, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:
  - In the performance of "your work" for the additional insured(s) at the location designated in the contract, agreement or permit; or
  - 2. In the maintenance, operation or use of equipment leased to you by such person(s) or organization(s), or
  - 3. In connection with premises you own, rent, lease or occupy,

This insurance applies on a primary or primary and non-contributory basis if that is required in writing by the contract, agreement or permit.

- b. The insurance provided to the additional insured herein is limited. This insurance does not apply:
  - 1. Unless
    - (a) the written contract, agreement or permit is currently in effect or becomes effective during the term of this policy; and
    - (b) the contract or agreement was executed or permit issued prior to the "bodily injury", "property damage", or "personal and advertising injury";
  - To any person or organization included as an insured under the Additional Insured Broad Form Vendors provision of this endorsement;
  - To any person or organization included as an insured by an endorsement issued by us and made part of this Coverage Part;
  - 4. To any person or organization if the "bodily Injury", "property damage", or "personal and advertising injury" arises out of the rendering of or failure to render any professional architectural, engineering or surveying services by or for you including:
    - (a) The preparing, approving, or falling to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
    - (b) Supervisory, Inspection, architectural or engineering activities.
  - 5. To any:
    - (a) Lessor of equipment after the equipment lease terminates or expires; or
    - (b) Owners or other interests from whom land has been leased; or
    - (c) Managers or lessors of premises if:
      - (1) The "occurrence" takes place after you cease to be a tenant in that premises; or
      - (2) The "bodily injury", "properly damage", "personal and advertising injury" arises out of structural affectations, new construction or demolition operations performed by or on behalf of the manager or lessor.
  - 6. To "bodity injury, or "property damage" occurring after.
    - (a) All work on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured at the site of the covered operations has been completed; or

- (b) That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as part of the same project.
- c. Limits of insurance applicable to the additional insured are those specified in the contract, agreement or permit or in the Declarations of this policy, whichever is less, and fix the most we will pay regardless of the number of:
  - 1. insureds:

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- 2. Claims made or "suits" brought; or
- 3. Persons or organizations making claims or bringing "suits".

These Limits of insurance are inclusive of and not in addition to the Limits of insurance shown in the Declarations.

#### 3. AGGREGATE LIMIT PER LOCATION

- Under Section III Limits of Insurance, the General Aggregate Limit applies separately to each of your "locations" owned by or rented or lessed to you.
- b. Under Section V Definitions, the following definition is added:

"Location" means premises involving the same or connecting tols, or premises whose connection is intorrupted only by a street, roadway, waterway or right-of-way of a railroad.

#### 4. ALIENATED PREMISES

Paragraph j. (2) of 2. Exclusions of COVERAGE A - BODILY INJURY AND PROPERTY DAMAGE LIABIL-ITY is deleted and replaced with the following:

(2) Premises you sell, give away or abandon, if the "property damage" erises out of any part of those premises and occurs from hazards that were known to you or should have been known to you, at the time the property was transferred or abandoned.

#### 5. BLANKET WAIVER OF SUBROGATION

Section IV -Transfer of Rights of Recovery Against Others to Us Condition is amended to add the following:

We will waive any right of recovery we may have against any person or organization because of payments we make for injury or damage arising out of your ongoing operations done under a written contract or agreement with that person or organization and included in "your work" or the "products-completed operations hazard". This waiver applies only to persons or organizations with whom you have a written contract, executed prior to the "bod-liy injury" or "property damage", that requires you to waive your rights of recovery.

#### 6. BODILY INJURY REDEFINED - MENTAL ANGUISH

Under Section V - Definitions, the definition of "bodily injury" is replaced by the following:

"Bodily injury" means bodily injury, sickness, or disease sustained by a person, including mental angulsh or death resulting from any of these at any time.

#### 7. BROADENED NAMED INSURED

Section II - Who Is An Insured is amended to include as an insured the following:

Any organization which is a legally incorporated entity in which you own a financial interest of more than 50 percent of the voting stock on the effective date of this endorsement will be a Named Insured until the 180<sup>th</sup> day or the end of the policy period, whichever comes first, provided there is no other similar insurance available to that organization.

The insurance afforded herein does not apply to any entity which is also an insured under another policy or would be an insured under such policy but for its termination or the exhaustion of its limits of insurance.

8. BROADENED PROPERTY DAMAGE - BORROWED EQUIPMENT, CUSTOMERS' GOODS AND USE OF ELEVATORS

The insurance for "property demage" liability is subject to the following:

- a. The Damage To Property exclusion under Section I Coverage A is amended as follows:
  - The exclusion for personal property in the care, custody or control of the insured does not apply to "property damage" to equipment you borrow while at a job site and provided it is not being used by anyone to perform operations at the time of loss.