GOVERNMENT OF THE DISTRICT OF COLUMBIA			1.REQU	1.REQUISITION NUMBER		PAGE	
TASK ORDER/DELIVERY ORDER FOR SERVICES						1 of 13	
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2. TASK C	ORDER AGREEMENT NO. CW64065	3. Award/Effective Date 10/1/2018	4. CONTRACT NUMBER CW42545	5.	SOLICITATION Diog	98197	6. SOLICITAT/ION ISSUED 9/6/2018
7 FOD CO			C VV 42.34.3			1	•
	LICITATION INFORMATION CT: Contract Specialist	A. NAME		B. TELEPH	ONE (No Collect	Calls)	8,OFFER DUE DATE:
I	Alisha.wright@dc.gov	Alisha Wright		Ò	(202) 724-	2017	9/13/2018
9. ISSUED	RÝ		10. THIS ACQUISITION IS		1. DELIVERY F		12. PAYMENT DISCOUNT
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	llars, Inc.		Office of the Chie		ology Offi	cer	
	Street, NE; Suite 7		Attn: Accounts Pa	iyable			
	igton, DC 20002 Kerem Urus, Chief Exec	auticia Offican	200 I Street, SE	20002			
1	•		Washington, DC 2		.		
i .	-415-7545 (e) <u>kerem.</u>		Telephone: (202)	121-221	1		
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	dichael Bentivegna	y Officer	Attn: Michael Ber		nogy Om	cei	
	treet, SE		200 I Street, SE	invegna			
1	igton, DC 20003		Washington, DC 2	วกกักร			
1	-727-0174 (e) <u>michael</u>	hentivegna@dc.gov	(o) 202-727-0174		aal bantis	reama@ida.aray	,
		AND PUT SUCH ADDRESS IN OFFER		18B. SUBM	IT INVOICES T	O ADDRESS SHOWN	IN BLOCK 16 UNLESS
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19 IEM NO.	Sc	20 CHEQULE OF SUPPLIES/SERVICES		21 QUANTITY	22:	23 UNIT PRICE	24 AMOUNT
1	MicroStrategy Architect	10 - Named User Standard	l Technical Support	17	82259	\$450.00	\$7,650.00
2	Support	Non-Production CPU Star		2	82286	\$3,375.00	\$6,750.00
3	Support	- Non-Production CPU St		, 2	82288	\$6,750.00	\$13,500.00
4	Support	0 - Non-Production CPU S		2	82293	\$3,375.00	\$6,750.00
5	Support	Per CPU-Unrestricted Sta	•	2	82263	\$17,731.25	\$35,462.50
6	Support) - Per CPU-Unrestricted St		2	82261	\$35,462.50	\$70,925.00
7	Support	0 - Per CPU-Unrestricted S	tandard Technical	2	82244	\$17,731.25	\$35,462.50
25, ACC	OUNTING AND APPROPRIATION I PURCHASE ORDER NO.	DATA			.26. TOTAL	. AWARD (FOR GOVT. US	\$176,500.00
27. CONTR	ACTOR IS REQUIRED TO SIGN TH	IS DOCUMENT AND RETURN ONE C FURNISH AND DELIVER ALL ITEMS	OPY TO THE 28, THE	FOLLOWING	DOCUMENTS	ARE INCORPORATE	BY REFERENCE INTO
CONDITION	E IDENTIFIED ABOVE AND ON ANY IS SPECIFIED HEREIN, THIS ORDE	Y ADDITIONAL PAGES SUBJECT TO R IS ISSUED SUBJECT TO THE TERA	THE TERMS AND THIS TA	SK ORDER IS		TING PRIORITY: THE TERMS AND CO 1.	NOTTIONS OF THE
CONDITIONS OF DC SUPPLY SCHEDULE CONTRACT NO. CW42545 IDENTIFIED IN BLOCK 4.							
29A. SIGNATURE OF OFFEROR /CONTRACTOR: 30A. DISTRICT OF COLUMBIA CHINATURE OF CONTRACTING OF					RACTING OFFICER)		
Ke	éventus			B	7/)	+	
29B. NAME	AND TITLE OF SIGNER CTYPE OR PRI	NT) 29C	DATE SIGNED 308. CA	ME OF CONT	RACTING OFFI	ICER (TYPE OR PRINT)	30C DATE SIGNED
		,	Reg	inald W	hitley	emi file or tout	
Kerem (Urus, President	9/1		tracting			9/20/18

1. SERVICES REQUIRED

The District of Columbia Government (District) Office of Contracting and Procurement (OCP), on behalf of the Office of the Chief Technology Officer (OCTO), award DataPillars, Inc. located at 1425 H Street, NE; Suite 7, Washington, DC 20002, hereby referred to as the Contractor, a contract to provide MicroStrategy Business Intelligence Software.

2. PRICE SCHEDULE

The District awards a fixed-price contract type in accordance with 27 DCMR Chapter 24.

See Attachment B

3. TERM OF CONTRACT

The term of the contract shall be from October 1, 2018 through September 30, 2019.

4. OPTION TO EXTEND THE TERM OF THE CONTRACT

- 4.1 The District may extend the term of this contract for a period of four (4) one-year option periods, or successive fractions thereof, by written notice to the Contractor before the expiration of the contract; provided that the District will give the Contractor preliminary written notice of its intent to extend at least thirty (30) days before the contract expires. The preliminary notice does not commit the District to an extension. The exercise of this option is subject to the availability of funds at the time of the exercise of this option. The Contractor may waive the thirty (30) day preliminary notice requirement by providing a written waiver to the Contracting Officer prior to expiration of the contract.
- 4.2 If the District exercises this option, the extended contract shall be considered to include this option provision.
- 4.3 The price for the option period(s) shall be as specified in the Section B of the contract.
- 4.4 The total duration of this contract, including the exercise of any options under this clause, shall not exceed five (5) years, but in no event shall the term of this Task Order extend beyond the expiration date of the DCSS awarded contract.

5. CONTRACTING OFFICER (CO)

Contracts will be entered into and signed on behalf of the District only by contracting officers. The contact information for the Contracting Officer is:

Reginald C. Whitley
Supervisory Contract Specialist/Contracting Officer
Servicing: Office of Chief Technology Officer
Office of Contracting & Procurement
200 I Street, SE, Room 5608B
Washington, DC 20003
Desk: 202-478-5867

Cell: (202)-657-8414 reginald.whitley@dc.gov

5.1 AUTHORIZED CHANGES BY THE CONTRACTING OFFICER

- **5.1.1** The CO is the only person authorized to approve changes in any of the requirements of this contract.
- 5.1.2 The Contractor shall not comply with any order, directive or request that changes or modifies the requirements of this contract, unless issued in writing and signed by the CO.
- 5.1.3 In the event the Contractor effects any change at the instruction or request of any person other than the CO, the change will be considered to have been made without authority and no adjustment will be made in the contract price to cover any cost increase incurred as a result thereof.

6. CONTRACTS ADMINISTRATOR (CA)

- 6.1 The CA is responsible for general administration of the contract and advising the CO as to the Contractor's compliance or noncompliance with the contract. The CA has the responsibility of ensuring the work conforms to the requirements of the contract and such other responsibilities and authorities as may be specified in the contract. These include:
- 6.1.1 Keeping the CO fully informed of any technical or contractual difficulties encountered during the performance period and advising the CO of any potential problem areas under the contract;
- **6.1.2** Coordinating site entry for Contractor personnel, if applicable;
- 6.1.3 Reviewing invoices for completed work and recommending approval by the CO if the Contractor's costs are consistent with the negotiated amounts and progress is satisfactory and commensurate with the rate of expenditure;
- 6.1.4 Reviewing and approving invoices for deliverables to ensure receipt of goods and services. This includes the timely processing of invoices and vouchers in accordance with the District's payment provisions; and
- 6.1.5 Maintaining a file that includes all contract correspondence, modifications, records of inspections (site, data, equipment) and invoice or youchers.
- 6.2 The address and telephone number of the CA is:

Michael Bentivegna
Program Manager
Data Visualization and Analysis
Office of the Chief Technology Officer (OCTO)
District of Columbia
200 I Street SE, 5th Floor, Washington, DC 20003
Office: (202) 727-0174 | Mobile: (202) 394-7918

Email: Michael.Bentivgna@dc.gov

6.3 The CA shall NOT have the authority to:

- 1. Award, agree to, or sign any contract, delivery order or task order. Only the CO shall make contractual agreements, commitments or modifications:
- 2. Grant deviations from or waive any of the terms and conditions of the contract;
- 3. Increase the dollar limit of the contract or authorize work beyond the dollar limit of the contract:
- 4. Authorize the expenditure of funds by the Contractor;
- 5. Change the period of performance; or
- 6. Authorize the use of District property, except as specified under the contract.
- 6.4 The Contractor will be fully responsible for any changes not authorized in advance, in writing, by the CO; may be denied compensation or other relief for any additional work performed that is not so authorized; and may also be required, at no additional cost to the District, to take all corrective action necessitated by reason of the unauthorized changes.

7. ORDERING

- 7.1 Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery order or task order by the Contracting Officer specified in Section 5 above. Such orders may be issued during the term of this contract.
- 7.2 All delivery orders or task orders are subject to the terms and conditions of this contract. In the event of a conflict between a delivery order or task order and this contract, the contract shall control.
- 7.3 If mailed, a delivery order or task order is considered "issued" when the District deposits the order in the mail. Orders may be issued by facsimile or by electronic commerce methods.

8. INVOICE PAYMENT

- 8.1 The District will make payments to the Contractor, upon the submission of proper invoices, at the prices stipulated in this contract, for supplies delivered and accepted or services performed and accepted, less any discounts, allowances or adjustments provided for in this contract.
- 8.2 The District will pay the Contractor on or before the 30th day after receiving a proper invoice from the Contractor.
- 8.3 The District follows a specific policy for services related to software/hardware (SW/HW) maintenance/licenses and support services. These services must be provided and billed within the District's fiscal year (October 1 to September 30). Invoices should only cover one fiscal year and the District cannot be held liable for any such services not billed and paid with in the same fiscal year (October 1 to September 30). The District issues separate payment for each fiscal year for accounting and budgetary reasons.
- 8.4 By accepting this contract, for SW/HW maintenance/licenses and support services, you agree that a proper invoice constitutes a service period that covers ONLY October 1 through September 30.

9. INVOICE SUBMITTAL

- 9.1 The Contractor shall create and submit payment requests in an electronic format through the DC Vendor Portal, https://vendorportal.de.gov.
- 9.2 The Contractor shall submit proper invoices on a monthly basis or as otherwise specified in Section 10.
- 9.3 To constitute a proper invoice, the Contractor shall enter all required information into the Portal after selecting the applicable purchase order number which is listed on the Contractor's profile.

10. PAYMENT

10.1 Partial Payment

Unless otherwise specified in this contract, payment will be made on partial deliveries of goods and services accepted by the District if:

- a) The amount due on the deliveries warrants it; or
- b) The Contractor requests it and the amount due on the deliveries is in accordance with the following:
 - "Payment will be made on completion and acceptance of each item for which the price is stated in the Attachment B", and
- c) Presentation of a properly executed invoice.

11. INCORPORATED DOCUMENTS

The Contractor shall perform under this task order pursuant to the terms of the following documents that are hereby incorporated by reference and made a part of this contract, which in the event of a conflict shall be resolved by giving precedence in the order of priority listed below:

- (1) This Task Order
- (2) Attachment A Specifications/Work Statement
- (3) Attachment B Price Schedule
- (4) Attachment C Insurance

The following list of attachments is incorporated into the task order by reference:

- (5) DC Supply Schedule Contract No. CW42545
- (6) DataPillar's Bid to Solicitation No. Doc398197

ATTACHMENT A - SPECIFICATIONS/WORK STATEMENT

A.1 SCOPE

The District of Columbia Government (District) Office of Contracting and Procurement (OCP), on behalf of the Office of the Chief Technology Officer (OCTO), seek a vendor to provide MicroStrategy Business Intelligence Software.

A.2 APPLICABLE DOCUMENTS

Not Applicable

A.3 DEFINITIONS

Not Applicable

A.4 BACKGROUND

The Office of the Chief Technology Officer (the "District") owns perpetual MicroStrategy software licenses for servers and desktops. MicroStrategy Business Intelligence (BI) Software and Services are centrally managed by the District as an Enterprise multi-tenant system in support of Agencies data analytic needs.

A.5 REQUIREMENTS

A.5.1 The Contractor shall provide the following through the Districts' MicroStrategy Customer Service Portal:

Item No.	Item Description	QTY.	SKU
1	MicroStrategy Architect 10 - Named User Standard Technical Support	17	82259
2	MicroStrategy Web 10 - Non-Production CPU Standard Technical Support	2	82286
3.	MicroStrategy Server 10 - Non-Production CPU Standard Technical Support	2	82288
4	MicroStrategy Mobile 10 - Non-Production CPU Standard Technical Support	2	82293
5	MicroStrategy Web 10 - Per CPU-Unrestricted Standard Technical Support	.2	82263
6	MicroStrategy Server 10 - Per CPU-Unrestricted Standard Technical Support	2	82261
7	MicroStrategy Mobile 10 - Per CPU-Unrestricted Standard Technical Support	2	82244

A.5.2 The Contractor shall provide the Contract Administrator confirmation of the renewal of the MicroStrategy Standard Technical Support Package.

ATTACHMENT B: CONTRACT TYPE, SUPPLIES OR SERVICES AND PRICE/COST

- B.1 The District of Columbia Government (District) Office of Contracting and Procurement (OCP), on behalf of the Office of the Chief Technology Officer (OCTO), award DataPillars, Inc. located at 1425 H Street, NE; Suite 7, Washington, DC 20002, hereby referred to as the Contractor, a contract to provide MicroStrategy Business Intelligence Software.
- B.2 The District awards a Firmed Fixed Price contract type in accordance with 27 DCMR Chapter 24.

B.3 AGGREGATE GROUP OR INDIVIDUAL ITEM

Award, if made, will be to a single bidder in the aggregate for those groups of items indicated by "Aggregate Award Group" herein. Bidder must quote unit prices on each item within each group to receive consideration. Award, if made, on all other items will be on an individual item basis.

B.4 PRICE SCHEDULE - FIRMED FIXED PRICE

B.4.1 BASE YEAR October 1, 2018 through September 30, 2019

Item No.	Item Description	Qty.	SKU	Unit Price	Extended Price
0001	MicroStrategy Architect 10 - Named User Standard Technical Support	1.7	82259	\$450.00	\$7,650.00
0002	MicroStrategy Web 10 - Non-Production CPU Standard Technical Support	-2	82286	\$3,375.00	\$6,750.00
0003	MicroStrategy Server 10 - Non-Production CPU Standard Technical Support	2	82288	\$6,750.00	\$13,500.00
0004	MicroStrategy Mobile 10 - Non-Production CPU Standard Technical Support	2	82293	\$3,375.00	\$6,750.00
0005	MicroStrategy Web 10 - Per CPU- Unrestricted Standard Technical Support	2	82263	\$17,731.25	\$35,462.50
0006	MicroStrategy Server 10 - Per CPU- Unrestricted Standard Technical Support	2	82261	\$35,462.50	\$70,925.00
0007	MicroStrategy Mobile 10 - Per CPU- Unrestricted Standard Technical Support	.2	82244	\$17,731.25	\$35,462.50
Grand Total for B.4.1 (Base Year)					\$176,500.00

B.4.2 OPTION YEAR ONE October 1, 2019 through September 30, 2020

Item No.	Item Description	Qty.	SKU	Unit Price	Extended Price
1001	MicroStrategy Architect 10 - Named User Standard Technical Support	17	82259	\$463.50	\$7,879.50
1002	MicroStrategy Web 10 - Non-Production CPU Standard Technical Support	2	82286	\$3,476.25	\$6,952.50
1003	MicroStrategy Server 10 - Non- Production CPU Standard Technical Support	2	82288	\$6,952.50	\$13,905.00
1004	MicroStrategy Mobile 10 - Non- Production CPU Standard Technical Support	2	82293	\$3,476.25	\$6,952.50
1005	MicroStrategy Web 10 - Per CPU- Unrestricted Standard Technical Support	2,	82263	\$18,263.19	\$36,526.38
1006	MicroStrategy Server 10 - Per CPU- Unrestricted Standard Technical Support	2	82261	\$36,526.38	\$73,052.76
1007	MicroStrategy Mobile 10 - Per CPU- Unrestricted Standard Technical Support	2	82244	\$18,263.19	\$36,526.38
Grand Total for B.4.2 (Option Year 1)					\$181,795.02

B.4.3 OPTION YEAR TWO October 1, 2020 through September 30, 2021

Item No.	Item Description	Qty.	SKU	Unit Price	Extended Price
2001	MicroStrategy Architect 10 - Named User Standard Technical Support	17	82259	\$477.40	\$8,115.80
2002	MicroStrategy Web 10 - Non-Production CPU Standard Technical Support	2	82286	\$3,580.54	\$7,161.08
2003	MicroStrategy Server 10 - Non- Production CPU Standard Technical Support	2	82288	\$7,161.08	\$14,322.16
2004	MicroStrategy Mobile 10 - Non- Production CPU Standard Technical Support	2	82293	\$3,580.54	\$7,161.08
2005	MicroStrategy Web 10 - Per CPU- Unrestricted Standard Technical Support	2	82263	\$18,811.08	\$37,622.16
2006	MicroStrategy Server 10 - Per CPU- Unrestricted Standard Technical Support	2	82261	\$37,622,17	\$75,244.34
2007	MicroStrategy Mobile 10 - Per CPU- Unrestricted Standard Technical Support	2	82244	\$18,811.08	\$37,622.16
Grand	\$187,248.78				

B.4.4 OPTION YEAR THREE October 1, 2021 through September 30, 2022

Item No.	Item Description	Qty.	SKU	Unit Price	Extended Price
3001	MicroStrategy Architect 10 - Named User Standard Technical Support	17	82259	\$491.73	\$8,359.41
3002	MicroStrategy Web 10 - Non-Production CPU Standard Technical Support	2	82286	\$3,687.95	\$7,375.90
3003	MicroStrategy Server 10 - Non- Production CPU Standard Technical Support	2	82288	\$7,375.91	\$14,751.82
3004	MicroStrategy Mobile 10 - Non- Production CPU Standard Technical Support	2.	82293	\$3,687.95	\$7,375.90
3005	MicroStrategy Web 10 - Per CPU- Unrestricted Standard Technical Support	2	82263	\$19,375.42	\$38,750.84
3006	MicroStrategy Server 10 - Per CPU- Unrestricted Standard Technical Support	2	82261	\$38,750.83	\$77,501.66
3007	MicroStrategy Mobile 10 - Per CPU- Unrestricted Standard Technical Support	2:	82244	\$19,375.42	\$38,750.84
Grand Total for B.4.4 (Option Year 3)					\$192,866.37

B.4.5 OPTION YEAR FOUR October 1, 2022 through September 30, 2023

Item No.	Item Description	Qty.	SKU	Unit Price	Extended Price
4001	MicroStrategy Architect 10 - Named User Standard Technical Support	17	82259	\$506.48	\$8,610.16
4002	MicroStrategy Web 10 - Non-Production CPU Standard Technical Support	2	82286	\$3,798.59	\$7,597.18
4003	MicroStrategy Server 10 - Non- Production CPU Standard Technical Support	2	82288	\$7,597.18	\$15,194,36
4004	MicroStrategy Mobile 10 - Non- Production CPU Standard Technical Support	2	82293	\$3,798.59	\$7,597.18
4005	MicroStrategy Web 10 - Per CPU- Unrestricted Standard Technical Support	2	82263	\$19,956.68	\$39,913.36
4006	MicroStrategy Server 10 - Per CPU- Unrestricted Standard Technical Support	2	82261	\$39,913,36	\$79,826.72
4007	MicroStrategy Mobile 10 - Per CPU- Unrestricted Standard Technical Support	2	82244	\$19,956.68	\$39,913.36
Grand	\$198,652.32				

B.4.6 PRICE SCHEDULE SUMMARY

Item No.	Period of Performance	Total Price
0001	Base Year Item No. 0001 - 0007	\$176,500.00
0002	Option Year One Item No. 1001 – 1007	\$181,795.02
0003	Option Year Two Item No. 2001 – 2007	\$187,248.78
0004	Option Year Three Item No. 3001 – 3007	\$192,866.37
0005	Option Year Four Item No. 4001 – 4007	\$198,652.32
Grand Total	for B.4	\$937,062.49

ATTACHMENT C - INSURANCE

A. GENERAL REQUIREMENTS. The Contractor at its sole expense shall procure and maintain, during the entire period of performance under this contract, the types of insurance specified below. The Contractor shall have its insurance broker or insurance company submit a Certificate of Insurance to the CO giving evidence of the required coverage prior to commencing performance under this contract. In no event shall any work be performed until the required Certificates of Insurance signed by an authorized representative of the insurer(s) have been provided to, and accepted by, the CO. All insurance shall be written with financially responsible companies authorized to do business in the District of Columbia or in the jurisdiction where the work is to be performed and have an A.M. Best Company rating of A-/VII or higher. The Contractor shall require all of its subcontractors to carry the same insurance required herein.

All required policies shall contain a waiver of subrogation provision in favor of the Government of the District of Columbia.

The Government of the District of Columbia shall be included in all policies required hereunder to be maintained by the Contractor and its subcontractors (except for workers' compensation and professional liability insurance) as an additional insureds for claims against The Government of the District of Columbia relating to this contract, with the understanding that any affirmative obligation imposed upon the insured Contractor or its subcontractors (including without limitation the liability to pay premiums) shall be the sole obligation of the Contractor or its subcontractors, and not the additional insured. The additional insured status under the Contractor's and its subcontractors' Commercial General Liability insurance policies shall be effected using the ISO Additional Insured Endorsement form CG 20 10 11 85 (or CG 20 10 07 04 and CG 20 37 07 04) or such other endorsement or combination of endorsements providing coverage at least as broad and approved by the CO in writing. All of the Contractor's and its subcontractors' liability policies (except for workers' compensation and professional liability insurance) shall be endorsed using ISO form CG 20 01 04 13 or its equivalent so as to indicate that such policies provide primary coverage (without any right of contribution by any other insurance, reinsurance or selfinsurance, including any deductible or retention, maintained by an Additional Insured) for all claims against the additional insured arising out of the performance of this Statement of Work by the Contractor or its subcontractors, or anyone for whom the Contractor or its subcontractors may be liable. These policies shall include a separation of insureds clause applicable to the additional insured.

If the Contractor and/or its subcontractors maintain broader coverage and/or higher limits than the minimums shown below, the District requires and shall be entitled to the broader coverage and/or the higher limits maintained by the Grantee and subcontractors.

1. Commercial General Liability Insurance ("CGL") - The Contractor shall provide evidence satisfactory to the CO with respect to the services performed that it carries a CGL policy, written on an occurrence (not claims-made) basis, on Insurance Services Office, Inc. ("ISO") form CG 00 01 04 13 (or another occurrence-based form with coverage at least as broad and approved by the CO in writing), covering liability for all ongoing and completed operations of the Contractor, including ongoing and completed operations under all subcontracts, and covering claims for bodily injury, including without limitation sickness, disease or death of any persons, injury to or destruction of property, including loss of use resulting therefrom, personal and advertising injury, and including coverage for liability arising out of an Insured Contract (including the tort liability of another assumed in a contract) and acts of terrorism (whether caused by a foreign or domestic source). Such coverage shall have limits of liability of not less than

\$1,000,000 each occurrence, a \$2,000,000 general aggregate (including a per location or per project aggregate limit endorsement, if applicable) limit, a \$1,000,000 personal and advertising injury limit, and a \$2,000,000 products-completed operations aggregate limit.

- 2. Automobile Liability Insurance The Contractor shall provide evidence satisfactory to the CO of commercial (business) automobile liability insurance written on ISO form CA 00 01 10 13 (or another form with coverage at least as broad and approved by the CO in writing) including coverage for all owned, hired, borrowed and non-owned vehicles and equipment used by the Contractor, with minimum per accident limits equal to the greater of (i) the limits set forth in the Contractor's commercial automobile liability policy or (ii) \$1,000,000 per occurrence combined single limit for bodily injury and property damage.
- 3. Workers' Compensation Insurance The Contractor shall provide evidence satisfactory to the CO of Workers' Compensation insurance in accordance with the statutory mandates of the District of Columbia or the jurisdiction in which the contract is performed.

Employer's Liability Insurance - The Contractor shall provide evidence satisfactory to the CO of employer's liability insurance as follows: \$500,000 per accident for injury; \$500,000 per employee for disease; and \$500,000 for policy disease limit.

All insurance required by this paragraph 3 shall include a waiver of subrogation endorsement for the benefit of Government of the District of Columbia.

4. Commercial Umbrella or Excess Liability - The Contractor shall provide evidence satisfactory to the CO of commercial umbrella or excess liability insurance with minimum limits equal to the greater of (i) the limits set forth in the Contractor's umbrella or excess liability policy or (ii) \$2,000,000 per occurrence and \$2,000,000 in the annual aggregate, following the form and in excess of all liability policies. All liability coverages must be scheduled under the umbrella and/or excess policy. The insurance required under this paragraph shall be written in a form that annually reinstates all required limits. Coverage shall be primary to any insurance, self-insurance or reinsurance maintained by the District and the "other insurance" provision must be amended in accordance with this requirement and principles of vertical exhaustion.

B. PRIMARY AND NONCONTRIBUTORY INSURANCE

The insurance required herein shall be primary to and will not seek contribution from any other insurance, reinsurance or self-insurance including any deductible or retention, maintained by the Government of the District of Columbia.

- C. DURATION. The Contractor shall carry all required insurance until all contract work is accepted by the District of Columbia, and shall carry listed coverages for ten years for construction projects following final acceptance of the work performed under this contract and two years for non-construction related contracts.
- D. LIABILITY. These are the required minimum insurance requirements established by the District of Columbia. HOWEVER, THE REQUIRED MINIMUM INSURANCE REQUIREMENTS PROVIDED ABOVE WILL NOT IN ANY WAY LIMIT THE CONTRACTOR'S LIABILITY UNDER THIS CONTRACT.
- E. CONTRACTOR'S PROPERTY. Contractor and subcontractors are solely responsible for any loss or damage to their personal property, including but not limited to tools and equipment,

scaffolding and temporary structures, rented machinery, or owned and leased equipment, A waiver of subrogation shall apply in favor of the District of Columbia.

- F. MEASURE OF PAYMENT. The District shall not make any separate measure or payment for the cost of insurance and bonds. The Contractor shall include all of the costs of insurance and bonds in the contract price.
- G. NOTIFICATION. The Contractor shall ensure that all policies provide that the CO shall be given thirty (30) days prior written notice in the event of coverage and / or limit changes or if the policy is canceled prior to the expiration date shown on the certificate. The Contractor shall provide the CO with ten (10) days prior written notice in the event of non-payment of premium. The Contractor will also provide the CO with an updated Certificate of Insurance should its insurance coverages renew during the contract.
- H. CERTIFICATES OF INSURANCE. The Contractor shall submit certificates of insurance giving evidence of the required coverage as specified in this section prior to commencing work.

 Certificates of insurance must reference the corresponding contract number. Evidence of insurance shall be submitted to:

The Government of the District of Columbia

Attn: Reginald C. Whitley, Supervisory Contract Specialist/Contracting Officer

Servicing: Office of Chief Technology Officer

Office of Contracting & Procurement

200 I Street, SE, Room 5608B

Washington, DC 20003

Desk: 202-478-5867

Cell: (202)-657-8414

Fax: (202) 727-0245

reginald.whitley@dc.gov

www.ocp.de.gov

The CO may request and the Contractor shall promptly deliver updated certificates of insurance, endorsements indicating the required coverages, and/or certified copies of the insurance policies. If the insurance initially obtained by the Contractor expires prior to completion of the contract, renewal certificates of insurance and additional insured and other endorsements shall be furnished to the CO prior to the date of expiration of all such initial insurance. For all coverage required to be maintained after completion, an additional certificate of insurance evidencing such coverage shall be submitted to the CO on an annual basis as the coverage is renewed (or replaced).

- I. DISCLOSURE OF INFORMATION. The Contractor agrees that the District may disclose the name and contact information of its insurers to any third party which presents a claim against the District for any damages or claims resulting from or arising out of work performed by the Contractor, its agents, employees, servants or subcontractors in the performance of this contract.
- J. CARRIER RATINGS. All Contractor's and its subcontractors' insurance required in connection with this contract shall be written by insurance companies with an A.M. Best Insurance Guide rating of at least A- VII (or the equivalent by any other rating agency) and licensed in the in the District.