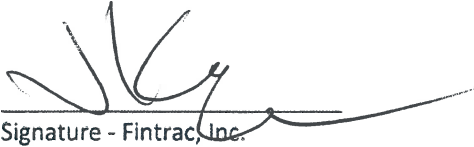


Fixed Price Contract # 04  
Between  
Fintrac, Inc.  
and  
Iowa State University  
for work to be performed under:  
the Enabling Agricultural Trade Project (USAID-EAT)  
(USAID Contract # AID-OOA-TO-10-00055)

Effective Date: April 5, 2013

Total Fixed Price: \$125,021

The Subcontractor, Iowa State University, agrees to furnish and deliver to Fintrac, Inc. all items and/or perform all services set forth in this contract. The rights and obligations of both parties to this fixed price contract shall be subject to, and governed by, the provisions and specifications described therein and duly executed by both parties.



Signature - Fintrac, Inc.



Signature - Iowa State University

Name: JAY KAUFMAN  
Title: SVP / FLOW OPERATIONS  
Date: 4/5/13

Name: Rochelle Athey  
Title: Director, OSPA  
Date: Apr 5, 2013

This Subcontract is made this day April 1, 2013 between Fintrac Inc., (hereinafter "Fintrac" or the "Company"), a corporation organized and existing under the laws of the US Virgin Islands, and having offices at # 3077 Kronprindsens Gade 72, St. Thomas, USVI 00802, USA, and Iowa State University of Ames, Iowa (hereinafter "ISU" or "Subcontractor").

Under Fintrac's contract with the US Agency for International Development (hereinafter "USAID") to supply services under the Enabling Agricultural Trade Project (hereinafter USAID-EAT), contract #AID-OAA-TO-10-00055, Fintrac wishes to contract Iowa State University for the provision of services as outlined below.

## **Part I – Terms of Reference**

### **1. Introduction**

A dynamic and responsive seed industry is an essential component of a healthy agricultural sector. Farmers require access to high quality seed to generate the production boost necessary to achieve the goals of the US Government's Feed the Future initiative. Despite the commitment by governments to increase access to improved seeds, the vast majority of farmers in developing countries still do not use improved varieties. All too frequently, the policy environment does not enable the private sector to generate and meet market demand for seed in the agricultural sector, hindering industry start-up and expansion and putting improved seed beyond the reach of smallholders and even some larger agribusinesses. Few other industries encounter such barriers and yet are so critical for a country's food security.

The Enabling Agricultural Trade project (USAID-EAT) addressed these issues in a policy brief: *Building an Enabling Environment for Seed Sector Growth* (Seed Policy Brief), produced in collaboration with Iowa State University's Seed Science Center, that set forth guidelines for effective seed sector reform. The positive response to the policy brief demonstrates clear interest in this topic from donors, policymakers, and the private sector alike. USAID is poised to respond to this demand through the application of a data-driven model that enables countries to assess seed sector weaknesses, undertake targeted seed sector reforms, and effectively gauge performance of reform activities over time.

Iowa State University, through its technical experience, has proven to be an exceptional candidate for the development of SeedCLIR, a diagnostic methodology for assessing the strengths and weaknesses in the enabling environment for the seed industry in developing countries.

### **2. Scope of Work**

Iowa State University's Seed Science Center (ISU) will collaborate with the Enabling Agricultural Trade (EAT) project to create a data-driven model that enables countries to assess seed sector weaknesses, undertake targeted seed sector reforms, and effectively gauge performance of reform activities over time using a methodology that can be applied in a low-cost, rapid, yet replicable manner. The approach will be designed to identify gaps at the country level, yet will also be able to support regional analysis and harmonization efforts when undertaken across multiple countries in a region.

While there are many potential uses for this type of analysis, the SeedCLIR framework will be intended to provide local stakeholders, USAID missions, and other donors with a rapid analysis of the quality of

the legal framework, including laws, regulations, and treaties, as well as the institutions implementing this legal framework and their impact on the development of the seed sector.

The design of the approach will include:

- **Cross-country comparison:** The approach will include standardized objective and subjective analysis to enable comparison across countries.
- **Temporal comparison:** The tool will be designed to establish a baseline of data from which policymakers and donors may track progress of reforms over time.
- **Regional harmonization support:** Recognizing regional harmonization efforts already underway, the tool will be able to identify key gaps where targeted support can encourage more effective harmonization, increased integration of regional standards into a country's seed regulations, and improved capacity within institutions to implement regional standards.
- **Data-driven, actionable reforms:** The SeedCLIR assessment will generate short-, medium-, and long-term actionable reform recommendations. Immediate impact activities can be initiated in conjunction with the assessment to lay the groundwork for a longer-term strategic reform.
- **Local partner capacity building for greater transparency:** The methodology will include the ability, upon request, to build capacity within local institutions to use the tool to track performance against reform and implementation goals.

The specific terms of reference for the Subcontractor are as follows:

#### **Phase #1: Methodology Development (April 2013)**

1. Develop a methodology using a mix of qualitative and quantitative indicators that provide a broad, yet concise description of a country's seed laws and regulations and the efficacy of the institution or institutions that regulate or ensure competition within the seed sector. The methodology should incorporate a maturity matrix; if the ISU SeedCLIR development team deems that this model is deemed infeasible, the team has the flexibility to use another design model, but will explain the rationale for doing so.
2. Produce a SeedCLIR methodology document identifying, at a minimum, the methodology and a draft indicator set. While EAT project management may draft the initial working document containing the methodology and indicator set, the ISU SeedCLIR development team will be responsible for meaningful participation in methodology development meetings and workshops that lead to that draft as well as written contributions in the form of revisions and comments that support the finalization of the methodology and indicator set.
3. Design the parameters of a SeedCLIR field assignment in terms of activities, deliverables, timeline, and team resources for purposes of developing a template Scope of Work for future SeedCLIR assignments. EAT project management will draft a Scope of Work based on these parameters, and ISU will provide comments and/or revisions to arrive at a final version.
4. Coordinate with EAT project management and USAID to identify a pool of potential countries with likely interest in pilot-testing the SeedCLIR methodology. It is anticipated, subject to USAID approval, that one of the pilots will take place in Sub-Saharan Africa and the other will take place in either Asia or Latin America.

5. Support EAT project management and USAID project management with data or information as requested to help secure USAID mission support for the pilot test.

#### **Phase #2: Pilot Round 1 (April-May 2013)**

1. Implement Round 1 pilot-testing of the methodology in a country to be selected through consultation with EAT project management and USAID project management.
2. Draft a country report providing the analysis of strengths and gaps and a list of reform activities logically flowing from gaps identified by the Round 1 SeedCLIR pilot. ISU will draft the initial report and submit to EAT project management for review and comments and/or revisions, and will consult with EAT project management to arrive at an intermediate draft to be submitted to USAID. After comments on the report are received from USAID, ISU will assist EAT project management through revisions and/or the contribution of technical expertise to respond to those comments and arrive at a final report.

#### **Phase #3: Methodology Revision and Pilot Round 2 (May – August 2013)**

1. Participate in a workshop with EAT project management in Washington, DC or Ames, IA to discuss lessons learned from the Round 1 pilot and propose revisions to the SeedCLIR methodology or indicator set as needed to address any concerns arising from the Round 1 pilot. EAT project management will draft an intermediate report reflecting the workshop discussions, including strengths and weaknesses in the methodology and proposed revisions before the second SeedCLIR pilot. ISU will provide substantive comments and/or revisions that support the finalization of the intermediate report.
2. Implement Round 2 pilot-testing in a second country (as selected by EAT and USAID project management).
3. Draft a country report providing the analysis of strengths and gaps and a list of reform activities logically flowing from gaps identified by the Round 2 SeedCLIR pilot. ISU will draft the initial report and submit to EAT project management for review and comments and/or revisions, and will consult with EAT project management to arrive at an intermediate draft to be submitted to USAID. After comments on the report are received from USAID, ISU will assist EAT project management through revisions and/or the contribution of technical expertise to respond to those comments and arrive at a final report.

#### **Phase #4: Final Report and Roll Out (September 2013)**

1. Participate in a workshop with EAT project management in Washington, DC to (1) discuss lessons learned from the Round 2 pilot and propose any final revisions to the SeedCLIR methodology and indicator set and (2) develop implementation guidelines for future SeedCLIR assessment teams.
2. Based on the discussions during this workshop, EAT project management will draft (1) a final pilot report detailing the methodology, indicator set, and learnings from the entire pilot process, and (2) a brief document (no more than 5 pages) that will be an “implementation guide” providing the EAT project and USAID with operational guidance on how to conduct a SeedCLIR assessment. ISU will be responsible for meaningful written contributions to these documents in

the form of revisions and comments that support the finalization of the pilot report and implementation guidelines.

### **2.1 Objectives**

The SeedCLIR diagnostic will provide USAID with a methodology that (1) provides a clear description of the status of the seed policy, including laws, regulations, and institutions; and (2) presents a framework that donors and local policymakers can use to guide a long-term reform approach.

### **2.2 Implementation Requirements and Methodology**

ISU will develop and revise the methodology between March 2013 and July 2013 and will conduct two pilot activities to test and refine the methodology during this period. It is anticipated, subject to USAID approval, that one of the pilots will take place in Sub-Saharan Africa and the other will take place in either Asia or Latin America. ISU will receive technical support and contributions from USAID-EAT project management as described above in section "2. Scope of Work."

## **3. Period of Performance**

The performance period of the subcontract is April 5, 2013 through September 31, 2013.

## **4. Deliverables**

The Subcontractor will submit to and secure final approval of USAID-EAT project management of the following deliverables:

Deliverable #1: (April 2013)

- A SeedCLIR methodology document identifying, at a minimum, the methodology, draft indicator set, and proposed team resources required for pilot implementation
- A Scope of Work template for SeedCLIR field assignments

Deliverable #2: (May 2013)

- A SeedCLIR country report for the first pilot country

Deliverable #3: (May – August 2013)

- An intermediate pilot report discussing strengths and weaknesses in the methodology and proposed revisions before the second pilot
- A SeedCLIR country report for the second pilot country

Deliverable #4: (September 2013)

- A final pilot report detailing the methodology and learnings from the entire pilot process
- A final SeedCLIR indicator set
- A concise implementation guide to conducting SeedCLIRs for USAID-EAT and USAID

ISU will receive technical support and contributions from USAID-EAT project management with respect to the above-listed deliverables as described above in section “2. Scope of Work.” The Subcontractor must notify the USAID-EAT Chief of Party in writing should it not be able to complete the specified deliverables by the agreed upon dates.

## 5. Reporting and Technical Direction

The ISU deliverables will be subject to review and written approval by Mr. Nathan Kline, Chief of Party of the USAID-EAT project, or his designees prior to acceptance of the deliverable. Mr. Kline designates Ms. Amy D’Angelo, Team Lead for the USAID-EAT SeedCLIR development activity to be the recipient of the work product of ISU for the duration of this assignment. Ms. D’Angelo shall provide clarification to ISU for any questions of technical sufficiency of the work product.

## 6. Amendments

The quantity and timing of services described in the subcontract is subject to amendment at any time by Fintrac, USAID-EAT, and/or USAID-EAT counterparts. In accepting this contract, Iowa State University agrees that it will not hold Fintrac liable in any way for alterations in the scope or timeline of services to be provided but will be permitted to review any such proposed changes and to negotiate for additional funding or time. The Subcontractor further agrees to provide the agreed-upon services faithfully, appropriately, and to the best of its ability, and to comply with local laws and customs.

## Part II – Subcontract Value

Fintrac will pay Iowa State University the following sum(s) in local currency equivalent for the successful delivery of the deliverables indicated in this contract:

Deliverable #1	SeedCLIR methodology document and Scope of Work template for field assignments:	US\$ 37,506
Deliverable #2	SeedCLIR country report for first pilot country:	US\$ 37,506
Deliverable #3	SeedCLIR country report for second pilot country and intermediate pilot report:	US\$ 37,506
Deliverable #4	Final pilot report; final SeedCLIR indicator set; and implementation guide to conducting SeedCLIRs:	US\$ 12,503
<b>TOTAL</b>		<b>US\$ 125,021</b>

The sum of these deliverables represents the total value of this subcontract, and is fixed for the period of performance outlined in Part III.

## Part III – Invoicing

Upon USAID-EAT Chief of Party’s written acceptance of each deliverable described in Part I, the Subcontractor shall submit an invoice to Fintrac, Inc. for payment. The invoice shall include the following information: (1) total amount due in US dollars as indicated in the subcontract and (2) payment information and instructions. Juana Cardenas will verify the invoice document. The invoice shall be sent to:

USAID Enabling Agricultural Trade (USAID-EAT)  
Attn: Nate Kline, Chief of Party  
nkline@fintrac.com  
1405 Rhode Island Avenue NW  
Suite 100  
Washington DC 20005

#### **Part IV – Payments**

Payments under this subcontract are contingent upon the satisfactory completion of the specified deliverables as determined by the USAID-EAT Chief of Party. USAID-EAT will make installment payments to the subcontractor against the completion of the deliverables specified in this contract. In the case that activities and deliverables scheduled in the detail work-plan are not completed on time, corresponding payments will not be processed until the scheduled activities or deliverables are accomplished.

The Subcontractor's invoice will be paid by Fintrac within thirty (30) business days of Fintrac's receipt of either (a) Chief of Party (or his designee's) approval of Subcontractor deliverable(s), or (b) correct Subcontractor's invoice, whichever occurs later. Payment will be made in local currency at prevailing exchange rates, paid as per the instructions specified in the Subcontractor's invoice. The Subcontractor agrees that Fintrac will not be held liable for late payments due to incorrect / incomplete payment information provided by the Subcontractor.

#### **Part V – Personnel Status**

Personnel supplied by the Subcontractor for the provision of services described in Part I are recognized by Fintrac and USAID-EAT as employees of the Subcontractor only, and shall not be considered short-term consultants of Fintrac, nor USAID-EAT, nor shall any such personnel receive individual consulting fees, per diems etc. from Fintrac or USAID-EAT for services procured from the Subcontractor.

#### **Part VI – Data Ownership**

Ownership of the Contractor's reports, research, data and other work rests with Fintrac, and all materials must be delivered to Fintrac as specified in Part I. The Subcontractor agrees not to publish or make any other use of such materials without the prior approval in writing of Fintrac. The foregoing shall not prevent the use or disclosure of reports, research, data, or other work that are in the public domain and does not alter any contractual requirement on the part of Fintrac with respect to data ownership rights of USAID.

#### **Part VII – Conflict of Interest**

The Subcontractor, its directors and employees shall not engage, directly or indirectly, in any business or professional activity that would conflict with the performance of its obligations under this Subcontract.

#### **Part VIII – Termination**

This subcontract may be terminated by either Fintrac or the subcontractor provided termination is mutually agreed to by both parties. Additionally, by signing this contract, the subcontractor acknowledges that Fintrac has the right to unilaterally terminate this subcontract in the event that:

- USAID terminates the USAID-EAT program;
- USAID changes, or otherwise alters, Fintrac's Scope of Work under USAID-EAT;
- USAID reduces the USAID-EAT program budget (or fails to provide incremental program funding);
- USAID otherwise requires Fintrac to terminate the subcontract for any other reason; and,
- Fintrac determines that termination of the subcontract is necessary to otherwise fulfill its contractual obligations to USAID.

## **Part IX – Legal Agreement**

This Subcontract shall be binding upon the Subcontractor and Fintrac, and on their respective successors, heirs and assignees. This Subcontract may not be assigned by either party without the prior written consent of the other. This Subcontract shall be interpreted and construed under and in accordance with the laws of the District of Columbia, United States of America. The parties hereby expressly agree and acknowledge that the courts of the District of Columbia shall have sole and exclusive jurisdiction over any dispute arising under or otherwise relating to this agreement.

## **Part X – Subcontractors Responsibilities**

**Subcontract:** The Subcontractor shall not subcontract any services or work to be performed under this Subcontract, except as specified in the Subcontractor's proposal, without prior written authorization from Fintrac's Subcontract Administrator. Neither this Subcontract nor any subtier subcontract will create any contractual relationship between any subtier Subcontractor and the Client or Fintrac, or any liability of the Client or Fintrac to any subtier subcontractor.

**Assignment:** The Subcontractor shall not transfer, assign or hypothecate its interest in this Subcontract without the written consent of Fintrac: and any attempted transfer, assignment, or hypothecation without such written consent shall be void and confer no rights upon any third person and shall constitute a default hereunder.

**Employees of the Subcontractor:** The Subcontractor shall be subject to and operate under all applicable Federal and State laws regarding employers' liability, workmen's compensation, Federal social security, and unemployment compensation insurance, and the Subcontractor expressly agrees that it is independent of Fintrac and its employees engaged in the work are not and shall not be treated or considered employees of Fintrac.

**Safety:** In the performance of the Subcontract, the Subcontractor shall comply with all applicable laws, ordinances, rules, regulations, and lawful authorities or any public authority having jurisdiction for the safety of persons or property and protect the same from damage, injury or loss. The Subcontractor shall take all reasonable precautions to prevent damage, injury, or loss to all persons performing services hereunder, the work, all materials and equipment utilized therein, and all other property at the site of the work and adjacent thereto.

**Proprietary Information:** The Subcontractor shall not directly or indirectly or through its employees disclose to any third person or use for the benefit of anyone other than Fintrac, either during or after



the term of this Subcontract (or for the period of time stipulated in the applicable data), any secret or proprietary information of Fintrac, whether relating to the work performed hereunder or to the business and affairs of Fintrac, or the Client. Such information shall include, without limitation, Fintrac or Client manuals, forms or procedures. Disclosure shall not be made without the prior written consent of Fintrac unless disclosure is required by law, in which case notification of the request for such information shall be provided to Fintrac prior to release. Information identified in writing by the Subcontractor as confidential and/or proprietary shall be similarly treated by Fintrac. This clause applies to information which has been designated as proprietary or which should be treated as proprietary in light of the circumstances surrounding its acquisition without the prior written consent of Fintrac.

**Publications:** The Subcontractor shall not publish or publicly disseminate any information or data derived or obtained from or in connection with any services rendered hereunder, without the prior written consent of Fintrac. The foregoing shall not prevent the dissemination of any such information or data that are in the public domain.

**Technical Data:** All evaluations, reports, records, and other work products relating hereto produced by the subcontractor pursuant to this Subcontract shall be considered technical data and subject to the provisions of FAR 52.227-23.

**License and Permits:** Except as otherwise directed by Fintrac, the Subcontractor has or will have, prior to commencement of any work, all necessary business and professional licenses and/or permits as may be required to enable the Subcontractor to perform the Subcontract.

**Warranty and Guarantee for Services:** The Subcontractor shall be responsible for the professional quality, technical accuracy, and the coordination of all material produced and other services furnished by the Subcontractor under this Subcontract. The Subcontractor shall, without additional compensation, correct, or revise, any errors or deficiencies which are discovered within 12 months of the end date of this subcontract. If such deficiencies are not corrected in a timely manner, Fintrac may cause the same to be corrected and deduct such corrective action costs incurred from monies otherwise due to Subcontractor shall be liable for any such excess costs and shall reimburse Fintrac within 30 calendar days of receipt of invoice. This warranty and corrective action shall not limit the application of any other warranty or remedy available hereunder or by law.

**Warranties Run to Fintrac and Client:** Subcontractor's warranties together with any services warranties shall run to Fintrac and the Client.

## **Part XI – Contractor's Responsibility and Authority**

**Inspection:** Fintrac, through any authorized representatives, shall have the right at all reasonable times to inspect, or otherwise evaluate, the work performed or being performed hereunder and the premises in which it is being performed. If any inspection or evaluation is made by Fintrac on the premises of the Subcontractor, the Subcontractor shall provide all reasonable facilities and assistance for the safety and convenience of Fintrac representatives in the performance of their duties. All inspections and evaluations shall be performed in such a manner as will not unduly delay the work.

**Audit:** Upon request of Fintrac, the billing records pertaining to the work specified herein, as well as other records maintained by the Subcontractor in the performance of the work specified herein, shall be subject, at all reasonable times, to audit by an independent public accounting firm selected by Fintrac. In

addition, Fintrac may have such an audit performed at any time within two years following the completion or termination of work specified herein.

**Removal of Subcontractor's Employees:** If Fintrac initiates a complaint about the unsatisfactory performance of a Subcontractor's employee; it will notify the Subcontractor of the details of the unsatisfactory performance and may request removal of such employee. Subcontractor shall be awarded the opportunity to consider the impact of such a change on the project and may refute such claims if appropriate. The Subcontractor and Fintrac agree that no such demand for removal shall be unreasonably made, nor unreasonably refuted.

## **Part XII – Special Provisions**

### **1. Salary Supplementation**

No funds provided under this award shall be used to make any payments to government employees, without prior written approval of Fintrac and USAID.

### **2. Prohibition of Assistance to Drug Traffickers (ADS 206.5.9)**

Fintrac and/or USAID reserve the right to terminate subcontracts, demand refund of funds paid, or take other appropriate measures if the subcontractor is found to have been convicted of a narcotics offense or to have been engaged in drug trafficking, as defined in 22 CFR Part 140.

### **3. Executive Order on Terrorism Financing**

The Subcontractor is reminded that U.S. Executive Orders and U.S. laws prohibits transactions with, and the provision of resources and support to, individuals and organization associated with terrorism. It is the legal responsibility of the contractor/recipient to ensure compliance with these Executive Orders and laws.

### **4. Communication with USAID**

All of the subcontractor's written or oral communication with or to USAID, or with Federal, State, or local agencies relative to work under this subcontract must be through or with the authorization of Fintrac or the USAID-EAT CoP.

### **5. Dispute Resolution**

Any controversy or claim arising out of or relating to this Subcontract, or the breach thereof, shall be settled by arbitration in the District of Columbia administered by the American Arbitration Association and judgment on the award rendered by the arbitrator(s) shall be final and binding on the parties and may be entered in any court having jurisdiction thereof. During the pendency of any controversy or claim hereunder, the Subcontractor shall proceed diligently with the performance of the Subcontract and in accordance with the direction of Fintrac.

## **Part XIII – Clauses Incorporated by Reference**

This contract incorporates the following clauses of the Federal Acquisition Regulations (Title 48 of the Code of Federal Regulations, Chapter 1) and AID Acquisition Regulations (Title 48 of the Code of Federal Regulations, Chapter 7) by reference, with the same force and effect as if they were given in full text.

The full text is available at:

<http://www.aquisition.gov/far>

<http://www.usaid.gov/policy/ads/300/aidar.pdf>

Modifications that apply to this agreement may appear after each clause. It is understood and agreed that the Awardee may be obligated by and to Fintrac for any specifications or documentation required of Fintrac under these clauses, and that references to Fintrac may also refer to the Subcontractor. The Awardee hereby agrees to abide by the terms and conditions imposed by these clauses. With respect to documentation and approvals required under these clauses, all such documentation and approvals shall be submitted to or requested from Fintrac.

### **Federal Acquisition Regulations (FAR) Clauses**

<b>NUMBER</b>	<b>TITLE</b>	<b>DATE</b>
	FEDERAL ACQUISITION REGULATION (48 CFR Chapter 1)	
52.202-1	DEFINITIONS	DEC 2001
52.203-3	GRATUITIES	APR 1984
52.203-5	COVENANT AGAINST CONTINGENT FEES	APR 1984
52.203-6	RESTRICTIONS ON SUBCONTRACTOR SALES TO THE GOVERNMENT	JUL 1995
52.203-7	ANTI-KICKBACK PROCEDURES	JUL 1995
52.203-8	CANCELLATION, RESCISSION, AND RECOVERY OF FUNDS FOR ILLEGAL OR IMPROPER ACTIVITY	JAN 1997
52.203-10	PRICE OR FEE ADJUSTMENT FOR ILLEGAL OR IMPROPER ACTIVITY	JAN 1997
52.203-12	LIMITATION ON PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS	JUN 2003
52.204-4	PRINTED OR COPIED DOUBLE-SIDED ON RECYCLED PAPER	AUG 2000
52.204-7	CENTRAL CONTRACTOR REGISTRATION (OCT 2003)	OCT 2003
52.209-6	PROTECTING THE GOVERNMENT'S INTEREST WHEN SUBCONTRACTING WITH CONTRACTORS DEBARRED, SUSPENDED, OR PROPOSED FOR DEBARMENT	JAN 2005
52.211-15	DEFENSE PRIORITY AND ALLOCATION REQUIREMENTS	SEP 1990
52.215-2	AUDIT AND RECORDS--NEGOTIATION	JUN 1999
52.215-8	ORDER OF PRECEDENCE--UNIFORM CONTRACT FORMAT	OCT 1997
52.215-10	PRICE REDUCTION FOR DEFECTIVE COST OR DATA PRICING	OCT 1997
52.215-11	PRICE REDUCTION FOR DEFECTIVE COST OR DATA PRICING MOD	OCT 1997
52.215-12	SUBCONTRACTOR COST OR PRICING DATA	OCT 1997
52.215-13	SUBCONTRACTOR COST OR PRICING DATA MODIFICATIONS	OCT 1997
52.215-14	INTEGRITY OF UNIT PRICES	OCT 1997
52.216-7	ALLOWABLE COST AND PAYMENT	DEC 2002

52.216-8	FIXED-FEE	MAR 1997
52.217-2	CANCELLATION UNDER MULTIYEAR CONTRACTS	OCT 1997
52.217-8	OPTION TO EXTEND SERVICES	NOV 1999
52.217-9	OPTION TO EXTEND THE TERM OF THE CONTRACT	MAR 2000
52.219-4	NOTICE OF PRICE EVALUATION PREFERENCE FOR HUBZONE SMALL BUSINESS CONCERNS	OCT 2004
52.219-8	UTILIZATION OF SMALL BUSINESS CONCERNS	MAY 2004
52.219-9	SMALL BUSINESS SUBCONTRACTING PLAN ALTERNATE II (OCT 2001)	JAN 2002
52.219-14	LIMITATIONS ON SUBCONTRACTING	DEC 1996
52.219-16	LIQUIDATED DAMAGES-SMALL BUSINESS SUBCONTRACTING PLAN	JAN 1999
52.219-25	SMALL DISADVANTAGED BUSINESS PARTICIPATION PROGRAM--DISADVANTAGED STATUS AND REPORTING	OCT 1999
52.222-2	PAYMENT FOR OVERTIME PREMIUMS	JULY 1990
52.222-3	CONVICT LABOR	JUN 2003
52.222-21	PROHIBITION OF SEGREGATED FACILITIES	FEB 1999
52.222-26	EQUAL OPPORTUNITY	APR 2002
52.222-29	NOTIFICATION OF VISA DENIAL	JUN 2003
52.222-35	EQUAL OPPORTUNITY FOR SPECIAL DISABLED VETERANS, OF THE VIETNAM ERA, AND OTHER ELIGIBLE VETERANS	DEC 2001
52.222-36	AFFIRMATIVE ACTION FOR WORKERS WITH DISABILITIES	JUN 1998
52.222-37	EMPLOYMENT REPORTS ON SPECIAL DISABLED VETERANS, VETERANS OF THE VIETNAM ERA, AND OTHER ELIGIBLE VETERANS	DEC 2001
52.222-38	COMPLIANCE WITH VETERANS' EMPLOYMENT REPORTING REQUIREMENTS	DEC 2001
52.223-6	DRUG-FREE WORKPLACE	MAY 2001
52.223-14	TOXIC CHEMICAL RELEASE REPORTING	AUG 2003
52.225-14	INCONSISTENCY BETWEEN ENGLISH VERSION AND TRANSLATION OF CONTRACT	FEB 2000
52.228-7	INSURANCE--LIABILITY TO THIRD PERSONS	MAR 1996
52.229-3	FEDERAL, STATE AND LOCAL TAXES	APR 2003
52.230-5	COST ACCOUNTING STANDARDS EDUCATIONAL INSTITUTION	APR 1998
52.230-6	ADMINISTRATION OF COST ACCOUNTING STANDARDS	APR 2005
52.232-1	PAYMENTS	APR 1984
52.232-8	DISCOUNTS FOR PROMPT PAYMENT	FEB 2002
52.232-9	LIMITATION ON WITHHOLDING OF PAYMENTS	APR 1984
52.232-11	EXTRAS	APR 1984
52.232-17	INTEREST	JUN 1996
52.232-22	LIMITATION OF FUNDS	APR 1984
52.232-23	ASSIGNMENT OF CLAIMS	JAN 1986

52.232-25	PROMPT PAYMENT	OCT 2003
52.233-1	DISPUTES	JUL 2002
52.233-3	PROTEST AFTER AWARD	AUG 1996
52.233-3	PROTEST AFTER AWARD ALTERNATE I (JUN 1985)	AUG 1996
52.237-9	WAIVER OF LIMITATION ON SERVERANCE PAYMENTS TO FOREIGN NATIONLS	AUG 2003
52.242-1	NOTICE OF INTENT TO DISALLOW COSTS	APR 1984
52.242-3	PENALTIES FOR UNALLOWABLE COSTS	MAY 2001
52.242-4	CERTIFICATION OF FINAL INDIRECT COSTS	JAN 1997
52.242-13	BANKRUPTCY	JUL 1995
52.243-1	CHANGES--FIXED PRICE ALTERNATE I (APR 1984)	AUG 1987
52.243-2	CHANGES--COST REIMBURSEMENT ALTERNATE I (APR 1984)	AUG 1987
52.243-7	NOTIFICATION OF CHANGES	APR 1984
52.244-2	SUBCONTRACTS ALTERNATE II (AUG 1998)	AUG 1998
52.244-5	COMPETITION IN SUBCONTRACTING	DEC 1996
52.244-6	SUBCONTRACTS FOR COMMERCIAL ITEMS AND COMMERCIAL COMPONENTS	MAY 2004
52.246-23	LIMITATION OF LIABILITY	FEB 1997
52.246-25	LIMITATION OF LIABILITY--SERVICES	FEB 1997
52.248-1	VALUE ENGINEERING	FEB 2000
52.249-2	TERMINATION FOR CONVENIENCE OF THE GOVERNMENT (FIXED-PRICE)	MAY 2004
52.249-8	DEFAULT (FIXED-PRICE SUPPLY AND SERVICE)	APR 1984
52.249-14	EXCUSABLE DELAYS	APR 1984
52.253-1	COMPUTER GENERATED FORMS	JAN 1991

#### AIDAR 48 CFR Chapter 7

731.205-6	COMPENSATION FOR PERSONAL SERVICES	
731.371	COMPENSATION FOR PERSONAL SERVICES	
752.202-1	DEFINITIONS	
752.204-2	SECURITY REQUIREMENTS	
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