CONTRACT BETWEEN THE STATE OF TENNESSEE DEPARTMENT OF CORRECTION AND

CORRECTIONS CORPORATION OF TENNESSEE, INC. d/b/a CORRECTIONS CORPORATION OF AMERICA

This Contract, by and between the State of Tennessee, Department of Correction, hereinafter referred to as the "State" and Corrections Corporation of Tennessee, Inc. d/b/a Corrections Corporation of America, hereinafter referred to as the "Contractor," is for the management and operation of a prison, known as South Central Correctional Center, as further defined in the "SCOPE OF SERVICES."

The Contractor is a for-profit corporation. The Contractor's address is:

10 Burton Hills Blvd. Nashville, Tennessee 37215

The Contractor's place of incorporation or organization is Tennessee.

A. SCOPE OF SERVICES:

A.1. DEFINITIONS

- A.1.a. ACA means the American Correctional Association.
- A.1.b. <u>ACA Standards</u> means the Standards for Adults Correctional Institutions (Third Edition, January 1990, as the same may be modified, amended, or supplemented now or in the future) published by ACA.
- A.1.c. <u>Commissioner</u> means the Commissioner of the Tennessee Department of Correction.
- A.1.d. <u>Contract</u> means this Document, together with all written attachments, appendices, exhibits, amendments and modifications and incorporating by reference herein, (1) the Request for Proposals, including exhibits and amendments; and (2) the proposal, including amendments and/or written clarifications.
- A.1.e. <u>Contract Monitoring Unit</u> means the Tennessee Department of Correction unit responsible for monitoring the quantity and quality of services required and the reporting obligations of the Contractor, and for carrying out the liaison responsibilities between the State and the Contractor.
- A.1.f. <u>Contract Liaison</u> means a person or persons assigned to the Contract Monitoring Unit and appointed and paid by the state to monitor the implementation of this Contract and/or to act as the Commissioner's designee. The Contract Liaison will also be the official liaison between the State and Contractor on matters pertaining to the operation and management services

- of the facility and may perform other functions described in Department policies, or otherwise provided by the Commissioner, in writing.
- A.1.g. <u>Contractor</u> means Corrections Corporation of Tennessee, Inc. d/b/a Corrections Corporation of America.
- A.1.h. <u>Court Orders</u> means any orders, judgments or opinions issued by a court of competent jurisdiction or any stipulations, agreements or plans entered into in connection with litigation that are applicable to the operation, management or maintenance of the Facility or relate to the care and custody of Inmates of the Facility, whether currently existing or as may be rendered in the future.
- A.1.i. <u>Department</u> means the Tennessee Department of Correction.
- A.1.j. <u>Document</u> means this document with attached appendices, excluding the RFP and Proposal.
- A.1.k. <u>Effective Date of Contract</u> means the date the Contract is approved by the appropriate State officials in accordance with applicable Tennessee State laws and regulations.
- A.1.I. <u>Facility</u> means the correctional institution in Wayne County, Tennessee, including adjacent real property described in Section A.2, for the incarceration of male felony offenders sentenced to the care, custody and control of the Department, known as the South Central Correctional Center (SCCC).
- A.1.m. <u>Indigent Inmates</u> means Inmates who are deemed indigent as defined by Department Policy 208.05, as said policy may be amended.
- A.1.n. <u>Inpatient Hospital Costs</u> means any expenses incurred as a result of an Inmate's admission to a medical care facility, and expenses incurred as a result of out-patient treatment for emergency medical services.
- A.1.o. <u>Inmate</u> means any male felony offender sentenced to the Department and assigned to the Facility by the Department.
- A.1.p. <u>Inmate Day</u> means each calendar day or part thereof that an Inmate is located at the Facility, including the first, but not the last day of incarceration at the Facility.
- A.1.q. Local Area means Wayne, Hardin, Lawrence, Giles, Lincoln, Marshall, Maury, Lewis, Williamson, Hickman, Dickson, Humphreys, Perry, Houston, Benton, Henry, Weakley, Carroll, Henderson, Decatur, Gibson, Crockett, Madison Haywood, Chester, Fayette, Hardeman, and McNairy counties in Tennessee.
- A.1.r. Per Diem Rate means cost per Inmate, per Inmate Day.
- A.1.s. <u>Partial Default</u> means default of a portion of the services to be rendered by the Contractor under this Contract due to Contractor's failure to perform.

- A.1.t. <u>Partial Takeover</u>. means the State's discretionary assumption of a portion of the services to be rendered by the Contractor under this Contract not resulting from Contractor's failure to perform.
- A.1.u. <u>Policy Directive</u> means formal statement of the State's correctional policy on a given subject. All Policy Directives shall not conflict with administrative rules or statutes or applicable American Correctional Association Standards.
- A.1.v. <u>Operating Procedure</u> means a statement of procedure implementing a policy directive. One is not to be issued as a substitute for an administrative rule or policy directive. Procedures identify <u>who</u> does <u>what</u> and <u>when</u> to implement a policy or rule.
- A.1.w. <u>Post Orders</u> means a written, step-by-step description for an employee on how to perform a specific job. A "post order" may be considered a job outline. Post Orders are similar to an operating procedure and may even be a portion of one.
- A.1.x. Proposal means the Contractor's Proposal of January 8, 2002.
- A.1.y. <u>RFP</u> means the Request for Proposals issued by the Department and identified as RFP-329.44-003, together with the following amendments: Amendment 1, Amendment 2, Amendment 3, and Amendment 4.
- A.1.z. Service Commencement Date means March 1, 2002.
- A.1.aa. <u>Standards</u> means the standards to which Contractor's performance under this Contract must conform pursuant to Section A.4.a of the Contract.
- A.1.bb. <u>State</u> means the State of Tennessee, including but not limited to the Department.
- A.1.cc. <u>TOMIS</u> means the Tennessee Offender Management Information System, a mainframe computer system that automates the management of information about offenders under the supervision of the Tennessee Department of Correction. TOMIS captures all offender related information at the point of origin to provide accurate and timely information to those who use it.
- A.1.dd. TRICOR means the Tennessee Rehabilitation Initiative in Corrections.

A.2. FACILITY AND PROPERTY

- A.2.a. Lease and Possession of Facility.
 - A.2.a.1) The State leases to the Contractor the real property described in Appendix A together with all improvements thereon (the Facility), subject to the State's right to the following:
 - A.2.a.1)(a) to enter and inspect; and/or

- A.2.a.1)(b) to construct additional buildings or expand the capacity of existing buildings.
- A.2.a.2) Contractor shall provide for maintenance, repair, and replacement for the Facility and shall keep said Facility in good repair, working order and condition, subject to normal wear and tear. Contractor shall be responsible for all expenses incurred in said maintenance, repair and replacement, subject to Section A.2.i.
- A.2.a.3) The Contractor shall maintain the Facility in accordance with all applicable fire, building, life safety, and handicapped accessibility codes.
- A.2.a.4) The Contractor shall comply with any seller's or manufacturer's recommendations regarding maintenance of the Facility which are provided to the Contractor.
- A.2.a.5) The Contractor shall implement the system for vermin and pest control, trash and garbage disposal, and hazardous waste management described in the Proposal.
- A.2.a.6) Contractor agrees that the Facility will be used only for the purposes described in this Contract and shall not allow or suffer any waste at the Facility. Contractor shall not harvest any timber at the Facility or extract any other resource at the Facility unless agreed to in writing by the Commissioner.
- A.2.b. <u>No Warranty</u>. The State leases the Facility to Contractor as is and with all faults and make no express or implied warranties regarding the Facility, including but not limited to warranties regarding fitness for a particular purpose and hereby disclaims any and all express or implied warranties

A.2.c. State Property.

- A.2.c.1) The State shall furnish the Facility with the property, including telephone and related wiring, listed in Appendix B on or before Service Commencement Date.
- A.2.c.2) All property furnished by the State shall remain at the Facility unless its location must be moved for maintenance, repair or replacement. Any removal of said property shall only be made with the prior written consent of the Liaison.
- A.2.c.3) The State shall be responsible for the installation of the property described in subsection 1).
- A.2.c.4) Effective on the Service Commencement Date, the State hereby leases to the Contractor said property described on Appendix B.

A.2.c.5) The State leases the property on Appendix B to Contractor as is and with all faults and makes no express or implied warranties regarding said property including but not limited to warranties regarding fitness for a particular purpose and hereby disclaims any and all express or implied warranties.

A.2.d. Additional Property.

- A.2.d.1) Contractor shall provide and install in the Facility any additional equipment as well as all necessary perishables and other items necessary for Contractor to comply with its obligations under this Contract including but not limited to cleaning/housekeeping equipment and supplies.
- A.2.d.2) Upon written agreement by the parties without a Contract amendment, the parties may agree to revise the State equipment list on Appendix
 B. Said agreement must be in writing signed by the Commissioner and the Contractor.
- A.2.e. <u>Insurance</u>. The Contractor shall obtain and keep in force insurance on all property to be located at the Facility, whether said property is supplied by the Contractor or State.

A.2.f. Ownership of property at termination.

- A.2.f.1) At the conclusion of the Contract, whether by expiration or termination, all equipment, perishables, supplies and any other property, whether real or personal, including but not limited to Inmate files, fiscal records and any other records used at the Facility or purchased with state funds shall become the property of the State, whether initially acquired by the Contractor or the State.
- A.2.f.2) At the conclusion of the Contract, whether by expiration or termination, the facility and property furnished by the State shall be returned to the State in good order and in the condition received, reasonable use and wear thereof excepted, provided that if any property provided by the State is destroyed, lost or stolen and has not been replaced, the Contractor shall be responsible to the State for the residual value of said property at the time of loss and said value may be withheld from any amounts owed Contractor.
- A.2.f.3) Contractor agrees that no security interest will attach to any property used at the Facility whether purchased by State or Contractor. In the event a security interest is created on any of said property, Contractor agrees to immediately notify the Liaison in writing and cause said security interest to be extinguished within thirty (30) days.

A.2.g. <u>Manuals</u>. The State will provide Contractor with a copy of all equipment manuals, a set of as-built drawings, and any warranties affecting the property leased to Contractor under Section A.2.c and affecting the Facility.

A.2.h. Maintenance.

- A.2.h.1) The Contractor shall be responsible for the maintenance, repair, and replacement of all property of any nature whatsoever located at the Facility at Contractor's expense whether said property is furnished by the State or the Contractor, subject to Section A.2.i.
- A.2.h.2) The Contractor shall implement the plan, including the preventive maintenance program, contained in its Proposal to maintain the Facility and all property contained therein.
- A.2.h.3) Contractor shall comply with TDOC Policy 108.01 as it may be amended during the term of the Contract.
- A.2.h.4) The Contractor shall comply with any seller's or manufacturer's recommendations provided the Contractor regarding maintenance of any property leased to the Contractor under Section A.2.c.
- A.2.i. Exceptions to Contractor Maintenance. The only exceptions to the Contractor's obligation to effect repairs or provide replacements to the facility and property contained therein at its expense are as follows:
 - A.2.i.1) where repairs or replacements are covered by a warranty made by a third party to the State, provided, however;
 - A.2.i.1)(a) if Contractor has caused or contributed to the invalidity of any warranty or failed to comply with Section A.2.j, the Contractor shall bear the full expense to effect any repair or replacement; and
 - A.2.i.1)(b) for purposes of this Section, the decision regarding whether and to what extent the Contractor has invalidated a warranty, whether the Contractor has failed to comply with Section A.2.j or whether a defect is included in a warranty shall be within the sole judgment of the State;
 - A.2.i.2) replacement of entire systems including but not limited to the boiler plant, heating, air conditioning, security electronics, communications and utility services, and costs to replace major components thereof which exceed \$5,000; provided, however,
 - A.2.i.2)(a) decisions regarding whether and to what extent the entire system or a major component thereof should be replaced shall be within the sole judgment of the State; and

- A.2.i.2)(b) The Contractor shall be responsible for all costs if in the sole judgment of the State the replacement is necessary due to any of the following causes:
 - Contractor's negligence,
 - (ii) Contractor's failure to adequately maintain the systems, or portions thereof, or
 - (iii) Contractor's failure to comply with the provisions of the Contract; and
- A.2.i.3) where repairs or replacements are necessary due to design error or omission or improper construction of the Facility and not covered by a warranty. The decision regarding whether and to what extent the repair or replacement is due to design error or omission or improper construction shall be within the sole judgment of the State.

A.2.j. Warranties.

- A.2.j.1) The State shall promptly provide Contractor a copy of any warranty made by a third party to the State covering property provided by the State or on the Facility; provided, however, the State is not obligated to acquire or purchase any such Warranties.
- A.2.j.2) With respect to said warranties, Contractor agrees as follows:
 - A.2.j.2)(a) to maintain the Facility and property located thereon in compliance with said warranties; and
 - A.2.j.2)(b) to promptly notify the Liaison in writing of any defects of whatever nature which are covered by said warranty allowing the State sufficient time under the warranty to notify the entity providing said warranty.
- A.2.k. Contractor Failure to Repair. If the State acquires notice of Contractor's failure to comply with its obligations regarding maintenance, repair or replacement with the Facility or property thereon, it may so notify the Contractor in writing but is not obligated to do so. Failure of the State to notify Contractor shall not relieve Contractor of its obligations hereunder. In the event the State is required to provide written notice of said failure pursuant to Section E.4, the Contractor shall promptly comply with its obligation within the time specified by the State in the notice. If Contractor fails to effect said maintenance, repair or replacement within the time specified in said notice, the State may, but is not obligated, to do the following:
 - A.2.k.1) the state may effect the maintenance, repair, or replacement and withhold the expense of such maintenance, repair or replacement from amounts due the Contractor; and/or

A.2.k.2) avail itself of any or all of the remedies described in Section E.4.

A.2.I. Construction and Renovation.

- A.2.I.1) Contractor shall not modify, renovate, construct new buildings, add to existing buildings, or modify any of the systems contained therein including but not limited to the boiler plant, heating, air conditioning, security electronics, communications and utility services without the prior written approval of the State. Said approval shall include a review of the proposed modification by the Select Oversight Committee on Corrections and approval of the State Building Commission where required by law, regulation or policy. All modification, construction, and renovation requested by Contractor and approved by State shall be at Contractor's expense, unless otherwise specified.
- A.2.l.2) The State reserves the right to construct additional buildings at the Facility and/or to expand the capacity of existing buildings at the Facility. In the event the State exercises this right, Contractor agrees:
 - A.2.l.2)(a) To cooperate with the State to the fullest extent possible;
 - A.2.I.2)(b) That this Contract shall remain in full force and effect; and
 - A.2.l.2)(c) That Contractor shall accept an increase in the Inmate population under the terms of this Contract with additional compensation to the Contractor being described in Section C.9.
- A.2.m. <u>Utilities and Taxes</u>. Contractor shall pay all taxes associated with this Contract and utility costs of the Facility including but not limited to water, gas, sewage and electric beginning on the Service Commencement Date. In the event ad valorem taxes are assessed against property at the Facility not owned by the Contractor, the Contractor may seek additional compensation pursuant to Section C.11.

A.2.n. <u>Telecommunications</u>.

- A.2.n.1) Contractor will provide, at its expense, all necessary telecommunications equipment except the telephone system. Such equipment must be capable of interfacing with the state existing communications and automated information systems and with any future department systems. Contractor shall enter all required data on TOMIS.
- A.2.n.2) The Contractor may make additions to or rearrange features of the telephone system as it deems necessary, subject to written approval by the State. The Contractor must assure that the quality of workmanship and added components are of equal or greater quality to maintain system integrity.

- A.2.n.3) All cost incurred in connection with the telephone operations, including additions, labor, maintenance, repair, moves and changes, local and long distance service, and training will be paid directly by the Contractor.
- A.2.n.4) The Inmate telephone system Contract will operate as in State's other correctional facilities. All commissions will be paid to the State in conformance with the terms of the Inmate telephone system Contract.

A.2.o. Destruction of Facility.

- A.2.o.1) If destruction of the Facility is caused in whole or part due to the Contractor's negligence or due to Contractor's failure to perform its obligations under this Contract, then the State may seek reimbursement from Contractor for any damages sustained by the State.
- A.2.o.2) In the event the Facility is destroyed in part for any reason, then the Contractor remains obligated to fulfill its obligations under this Contract to the extent such is possible in the portion of the Facility that remains operational. The Contractor recognizes that the inability to perform its obligations due to the destruction may result in the State seeking a compensation adjustment pursuant to Section C.11.
- A.2.o.3) In the event the Facility is destroyed such that the physical damage prevents the housing and programming of the appropriate number of Inmates as determined by the Commissioner in his sole judgment, then the State may terminate this Contract without penalty either immediately or within stages upon written notice to the Contractor.

A.3. CONTRACT MONITORING

A.3.a. Monitoring.

- A.3.a.1) The State has the right and authority under this Contract to monitor Contractor's performance hereunder. Such monitoring shall include but not be limited to observing and reporting on the day-to-day operational performance of the Contractor regarding compliance with all terms and conditions of this Contract. Such monitoring or failure to monitor shall not relieve Contractor of its responsibility, obligation and liability under this Contract.
- A.3.a.2) The State, through its Contract Management Unit, shall develop reporting requirements for the Contractor that shall include but not be limited to weekly, monthly, and/or quarterly reports on the following subjects: Inmate jobs and education, incident reports, disciplinary reports, Inmate grievances, staff turnover, staff training, employee grievances, employee discipline, health care access, reclassifications, transfers, furloughs, releases, media contacts, lawsuits, volunteers, drug audits, cell searches, visitation, and maintenance. Also, an

- emergency reporting process shall be established that shall address, at a minimum, segregation of Inmates, use of force, and incidents which involve substantial risk to property, life, or institutional security.
- A.3.a.3) Contractor agrees to cooperate with the State, including any representatives of the State, in the Contract monitoring effort of the State through such means as may be requested from time to time, including, but not limited to the reporting of information as requested. The state and Contractor agree that the information collecting and monitoring processes described in this Section A.3.a, will be defined in the policies and procedures of the Tennessee Department of Correction.

A.3.b. Comparative Evaluation.

- A.3.b.1) The State has the right and authority under this Contract to compare the Contractor's performance with comparable State facilities. The State has the right and authority under this Contract to collect information to compare the cost and quality of services provided by the Contractor with the cost and quality of similar services provided by the State at its comparable facilities.
- A.3.b.2) In accordance with TCA 41-24-105, after the first two years of operation, but before renewing the initial contract, the performance and operating costs of the Contractor will be compared to the performance and operating costs of the State using the Performance and Cost Evaluation Form which is included as Appendix G to the Contract.
- A.3.b.3) The Contract may only be renewed if the Contractor is providing essentially the same quality of services as the State at a cost of five percent (5%) lower than the State as set out in the Contract, or if the contractor is providing services superior in quality to those provided by the State at essentially the same cost as set out in the contract. "Essentially the same" means a difference of no greater than five percent (5%), and "superior" means a difference greater than five percent (5%).
- A.3.b.4) As set out in TCA 41-24-105, the Select Oversight Committee on Corrections will compare the quality of services between the State and the Contractor, and the Fiscal Review Committee will compare the costs of operation. Each committee will prepare a report on its findings and present that report to the parties responsible for determining whether the Contract should be renewed.
- A.3.b.5) The Comptroller of the Treasury shall audit the performance of the Department of Correction and the private Contractor to ensure that the State is receiving the quality and level of services as described in the Contract based upon the performance criteria, the monitoring process,

- and any applicable sanctions that might be incurred. The Comptroller shall report annually or as requested to the Select Oversight Committee on Corrections.
- A.3.b.6) The Contractor agrees to cooperate with the State, including any representatives of the State, in any comparison of services undertaken by the State through such means as may be requested from time to time, including but not limited to, the provision of information.

A.3.c. Liaison.

- A.3.c.1) The State shall provide Liaison(s) to be located at the Facility. The Liaison(s) will be an employee(s) of the Department and will be paid by the Department. The Contractor shall have no control over the activities of the Liaison(s), supervisory or otherwise.
- A.3.c.2) The Liaison(s) shall be the representative of the State at the Facility to monitor the Contractor's compliance with the Contract. The Commissioner may also appoint the Liaison to act as his designee. The Liaison may also have functions described in Department policies. The Liaison may have other functions as provided by the Commissioner in writing.
- A.3.c.3) Unless otherwise specified by the Commissioner, in writing, the Liaison shall be the designated recipient of all information required of the Contractor. The Contractor shall be notified of the identity of any Contract Liaison, in writing, signed by the Commissioner.
- A.3.c.4) The individuals(s) acting as Liaison(s) may be changed during the term of the Contract, at the discretion of the Commissioner.
- A.3.c.5) The State hereby expressly disclaims that the Liaison or any other state employee or official has any authority, apparent or otherwise, to bind the State under this Contract unless expressly stated herein; provided, however, that the Commissioner shall have the same authority granted any state employee under this Contract and the Commissioner retains authority over the Inmates and Facility which may not be delegated at law.
- A.3.c.6) In addition to the Liaison(s) employed by the Department, the State may monitor the Contract through other representatives of State as it deems appropriate. Such representative(s) shall have the same right of access to information, the facility, Inmates, and Contractor's employees and agents as set out herein for Liaison(s).

A.3.d. <u>Multiple Liaisons</u>.

A.3.d.1) In the event that the Commissioner designates more than one (1) individual to act as Liaison, the State shall provide the Contractor with a

- description of the Liaisons' levels of authority in writing executed by the Commissioner.
- A.3.d.2) In the event the Contractor believes it is receiving conflicting instructions from the Liaison(s) or that a Liaison is acting beyond his or her level of authority under the Contract or as provided in subsection 1), the Contractor shall notify the Commissioner in writing. The written response of the Commissioner shall be final.

A.3.e. Office Space.

- A.3.e.1) Contractor shall provide adequate office space and local telephone service for the Liaison(s) and the staff of the Liaison(s), which may include a secretary, in close proximity to other administrative offices.
- A.3.e.2) Contractor shall also provide the Liaison and staff with access to all major office equipment, at Contractor's expense.
- A.3.e.3) Contractor shall not provide the Liaison(s) or Liaison staff with gifts or any form of compensation at any time.

A.3.f. Liaison Access.

- A.3.f.1) The Liaison(s), shall have immediate, complete, and unrestricted access to all parts of the Facility at any and all times.
- A.3.f.2) The Liaison(s), shall have immediate, complete, and unrestricted access to all documents in any way pertaining to the obligations of Contractor under this Contract, including but not limited to Facility records, Inmate files, personnel files, and financial records. In the event that any such document is not located on the facility site, upon request Contractor agrees to provide the Liaison with a copy of the document within seventy-two (72) hours of the request.
- A.3.f.3) The Liaison(s), shall have immediate, complete, and unrestricted access to all meetings and hearings which in any way pertain to the obligations of Contractor under this Contract. Contractor agrees to notify the Liaison of the time, place and agenda at least twenty-four (24) hours in advance of any such meeting or hearing, unless it is not reasonable to provide said notice in which case the Liaison shall be notified simultaneously with the other participants; provided, however, the Liaison may not have access to meetings between the Facility staff and legal counsel retained by Contractor unless permitted by Contractor, but Contractor shall provide the Liaison with written notice of said meeting identifying the participants within five (5) days after said meeting.

- A.3.f.4) The Liaison(s), shall have immediate, complete, and unrestricted access to all Inmates and access at a reasonable time and place to all employees of Contractor, including but not limited to the Warden.
- A.3.g. Meetings with Liaison. Contractor agrees to hold regularly scheduled weekly meetings with the Liaison to report on the operations of the Facility and to respond to any questions raised by the Liaison. Said regular meetings shall be in addition to interim meetings requested by the Liaison; provided, however, the frequency of such meetings is subject to modification at the sole discretion of the State. Contractor agrees that a representative of the Contractor having supervisory responsibility and authority to address the issues raised shall be in attendance at said meetings. An agenda shall be developed for said weekly meetings and Meeting Minutes shall be recorded and filed with the Contract Management Unit of the Department of Correction

A.3.h. Requests for Information.

- A.3.h.1) The Contractor shall provide the Liaison with written responses to any information requested by the Liaison or Commissioner concerning any aspect of Contractor's performance under the Contract within the period prescribed in the State's request.
- A.3.h.2) The Contractor shall certify that said information is accurate and if Contractor is unable to so certify then Contractor shall state the reason therefor.
- A.3.h.3) Upon written request by the Liaison or Commissioner, the Contractor shall compile information in the requested form and provide documentation substantiating said information.
- A.3.h.4) Contractor shall not destroy any document related in any way to the Contractor's performance under the Contract without the prior written consent of the Liaison.
- A.3.i. Routine Documents. The Contractor shall provide the Liaison upon request with a copy of, or opportunity to review, all routine documents generated by the Contractor contemporaneously with the dissemination of the document. The Liaison shall notify the Contractor in writing of the requested routine documents.
- A.3.j. <u>State Inspection</u>. The Commissioner or his/her designee(s) shall have the same access as described in Section A.3.f, <u>Liaison Access</u>, which access shall include but not be limited to persons designated by the Commissioner to inspect the facility and/or audit Facility and/or Contractor's performance under the Contract. Contractor is also obligated to provide appropriate access to authorized inspection and regulatory agencies. The Contractor shall exercise due diligence for the safety and welfare of the Liaison, any other State employee, and any visitor at the Facility.

A.3.k. Immediate Compliance.

- A.3.k.1) If the Commissioner determines that the Contractor is not operating in compliance with a term or condition of this Contract which in the opinion of the Commissioner may adversely affect the security of the Facility or which may present a hazard to the safety or health of Inmates or other individuals, the Contractor shall be notified in writing (or verbally if it is believed an emergency situation exists). The notice shall direct the Contractor to immediately correct the noncompliance.
- A.3.k.2) The Contractor shall immediately notify the Commissioner of the proposed corrective action. If the Commissioner does not object to the proposed corrective action, the Contractor shall immediately implement said corrective action.
- A.3.k.3) If the Commissioner disagrees with the proposed corrective action or if the Contractor fails to notify the Commissioner immediately of its proposed corrective action, the Commissioner shall specify corrective action which the Contractor shall immediately implement.
- A.3.k.4) Notwithstanding any provision contained herein to the contrary, in such a circumstance, the Contractor shall immediately implement the corrective action specified by the Department before any appeal is taken.
- A.3.k.5) In the event the Contractor disagrees with the determination of noncompliance or designated corrective action, a request for reconsideration may be taken to the Commissioner. In no event shall the corrective action be delayed pending appeal. Upon examination, if the Commissioner determines in his sole discretion that a noncompliance did not exist or that the corrective action required by the Department was excessive, the Commissioner shall authorize payment to the Contractor of the actual expense incurred in taking said corrective action or excessive corrective action upon receipt of appropriate documentation substantiating said expense from the Contractor. All directions and actions by the Commissioner and actions by the Contractor shall be recorded and reported in writing as soon as practical and filed with the Contract Management Unit.
- A.3.I. <u>Incident Reports</u>. Contractor shall implement Department Policy 103.02 regarding the reporting of incidents.
- A.3.m. <u>Financial Statement</u>. On or before April 1 of each year during the term of this Contract, Contractor shall provide the Commissioner with a copy of its previous fiscal year's audited annual financial statements.

A.4. OPERATION OF FACILITY

- A.4.a. <u>Obligations of Contractor</u>. Contractor agrees to perform all acts and services and comply with all duties and promises as described and in conformance with the following:
 - A.4.a.1) all applicable constitutional standards, federal, state and local laws, court decisions, and Court Orders and consent agreements, whether currently existing or as may be enacted or rendered in the future:
 - A.4.a.2) all State and Departmental policies specified in Appendix C, as same may be amended in writing by the Department during the term of this Contract, or in the discretion of the Commissioner, policies approved by the Department which may not be identical to State or Department policies;
 - A.4.a.3) such other policies as the Department may make applicable to the Contractor in writing during the term of the Contract as same may be amended during the term of this Contract;
 - A.4.a.4) ACA standards;
 - A.4.a.5) the terms of this Document:
 - A.4.a.6) the terms of the RFP; and
 - A.4.a.7) the terms of the Proposal.

The standards articulated in 1) through 7) shall hereinafter collectively be referred to as "Standards."

A.4.b. <u>Obligations of State</u>. State agrees to perform its obligations as described in this Document and the RFP. Notwithstanding any provision contained herein to the contrary, the parties agree that the State incurs no obligations as may be contained in the Proposal.

A.4.c. Conflicts.

- A.4.c.1) In the event of an irreconcilable conflict among the Standards, the Contractor is required to follow the Standard as determined by the Liaison.
- A.4.c.2) In the event of disagreement between the Contractor and the Liaison regarding which item provides the Standard of service, the Commissioner or his designee shall make the final decision.
- A.4.c.3) Approval by the State of any policy or procedure submitted by the Contractor which may deviate from the Standards shall not relieve Contractor of the obligation to follow the Standards.

- A.4.c.4) In the event of conflicts between the RFP and this Document regarding the State's obligations, the State shall comply with this Document.
- A.4.d. <u>Policy and Procedures Manual</u> The Contractor, on or before January 15, 2002, shall provide the State with a written Policy and Procedures Manual which shall contain policies and procedures for all services to be rendered by Contractor in accordance with the Standards. Said manual shall establish the policies and procedures the Contractor shall follow in all areas covered by this Contract, including the areas covered by the Department policies listed in Appendix C. Said manual shall be subject to the written approval of the State and said manual shall not be altered, amended, modified, revised or supplemented without the prior written approval by the State. The Contractor shall implement the provisions of said manual throughout the term of this Contract.

A.4.e. <u>Assignment and Transfer of Inmates</u>.

- A.4.e.1) Inmates will be assigned to the Facility in accordance with Department policies. Contractor may not refuse to accept any Inmate assigned to the Facility, but if the Contractor believes that an Inmate has been erroneously assigned to the Facility, it may request his transfer in writing, through the Liaison citing the appropriate sections of Department policy. Any decision by the Department on such request shall be final.
- A.4.e.2) Contractor's requests for reassignment of Inmates from the Facility to another institution for medical, psychiatric, disciplinary or administrative reasons or for Inmate furloughs will be made in writing through the Liaison and evaluated by the Department. Any decision by the Department on such request shall be final.
- A.4.e.3) The State may transfer Inmates from the Facility with said decision to transfer being within the State's sole discretion.

A.4.f. Safety and Emergency Procedures

- A.4.f.1) The Contractor, on or before January 15, 2002, shall develop and submit (1) written riot and disturbance control contingency plans, and (2) disaster preparedness plans to the State. Contractor shall cooperate with State in preparing contingent Inmate relocation plans
- A.4.f.2) At a minimum, the Contractor shall implement the written guidelines for the prevention of fire, safety inspections, maintenance of fire alarm and smoke detection systems, fire evacuation drills, evacuation plans, a procedure to report job-related injuries, and provisions for testing equipment to maintain essential lighting, power and communications contained in its Proposal. All such procedures will comply with National

- Fire Protection Association life safety codes and Department Policies 112.04, 112.05, and 112.09.
- A.4.f.3) The Contractor shall develop and submit to the State plans for the search and apprehension of any escaped Inmate, on or before January 15, 2002. Said plans shall address the Contractor searching for any escapee off the grounds of the Facility and coordination with local and State authorities. Contractor shall implement said plans regarding any search off the grounds of the Facility only if so requested by the Commissioner.
- A.4.f.4) During the term of the Contract, the Contractor shall develop and submit to the State in writing any other emergency and control plans as may be requested in writing by the Department within the time period set out in said request.
- A.4.f.5) All plans under this Section must be submitted to the State and approved by the State in writing. Contractor agrees to make any revisions, deletions or additions requested by the Commissioner or his designee. Upon written approval by the State, Contractor shall begin immediate implementation of the plans or in the case of contingency plans, certify that Contractor has the ability and shall implement the plan if the contingency occurs. Said plans may not be revised, amended, altered, or supplemented without prior written consent of the State.
- A.4.f.6) All plans must be in conformance with the Standards.

A.4.q. Medical and Mental Health Services.

- A.4.g.1) Contractor shall provide all physical health services, mental health services and dental services as specified in this Section and in the Standards utilizing Department health services medical records forms and mental health service forms, as said forms may be revised or supplemented during the term of this Contract.
- A.4.g.2) At a minimum, these services must meet the Standards.
- A.4.g.3) The Contractor shall ensure that all physical, mental, and dental health care is provided by appropriately licensed and/or qualified health care professionals
- A.4.g.4) The physical, mental, and dental health services delivery shall include but not be limited to the following:
 - A.4.g.4)(a) 24 hour-a-day, 7 day-a-week emergency physical and mental health care;
 - A.4.g.4)(b) 24 hour-a-day, 7 day-a-week on-site RN coverage;

- A.4.g.4)(c) initial health screening;
- A.4.g.4)(d) health appraisal examination;
- A.4.g.4)(e) daily triaging of complaints;
- A.4.g.4)(f) daily sick call per normal workday schedule;
- A.4.g.4)(g) infirmary operation with at least supervision by an RN twenty-four hours per day, seven days per week;
- A.4.g.4)(h) use of the Department health and programmatic records;
- A.4.g.4)(i) special medical and/or mental health programs and services for, but not limited to, Inmates with chronic needs or requiring convalescent care;
- A.4.g.4)(j) mental health, sex offender screening and aftercare, and substance abuse services;
- A.4.g.4)(k) Specialty physician care; (The State may, in its sole discretion, allow the Contractor to use the health services at the Lois M. Deberrry Special Needs Facility (DSNF), provided, however, that the Contractor shall enter into an agreement for usage and payment for said services with the State's health services contractor.)
- A.4.g.4)(I) ancillary services radiology, laboratory, etc.;
- A.4.q.4)(m) dental services routine;
- A.4.g.4)(n) pharmaceutical services and supplies:
- A.4.g.4)(o) optometry services (provided on site):
- A.4.q.4)(p) health education:
- A.4.g.4)(q) inpatient hospitalization services;
- A.4.g.4)(r) outpatient hospitalization services.
- A.4.g.5) The Contractor shall be responsible for all medication costs except for the conditions noted in Section A.4.g.5)(c) of this Contract.
 - A.4.g.5)(a) The Contractor shall submit to the State's director of mental health a monthly pharmaceutical utilization report denoting, but not limited to, the following: the prescriber, inmate number, diagnosis, type of medication, and associated cost.

- A.4.g.5)(b) The Contractor shall be responsible for securing the services of a pharmaceutical company that provides a delivery system that assures that medications are properly stored, packaged, and administered and provides for accountability of controlled substances.
- A.4.g.5)(c) The Contractor shall document that the medication prescribed to the patient has been explained. Drug-specific medication information fact sheets shall be signed and dated by the patient and placed in the health record. The fact sheets shall be accessible to the patient.
- A.4.g.5)(d) The Contractor's formulary shall encompass an acceptable range of medications that includes both new and older generation medications, as well as generic equivalents. The Contractor shall have in place a non-formulary request process.
- A.4.g.6) The Contractor shall furnish eyeglasses, hearing aids, and dentures.
- A.4.g.7) In the event it is the opinion of the Contractor's Medical Director that an Inmate's health or well-being would suffer or be damaged if a needed prosthesis is denied the Inmate, then said prosthesis shall be provided by the Contractor.
- A.4.g.8) The Contractor shall be responsible for security services for inpatient care during the confinement period for which the Contractor is financially responsible, other than at a Departmental facility. Contractor shall provide security at an off-site medical facility after the Department assumes responsibility, if requested to do so by the Department. In such instances, the State shall reimburse the Contractor for the actual cost of providing such security services.
- A.4.g.9) Mental Health. Provide a sixty-four (64) bed mental health housing unit that provides two (2) distinct functions.
 - A.4.g.9)(a) The first operational responsibility shall be to accept those TDOC patients who are in need of therapeutic services in a sheltered environment. Services shall include, but not be limited to, diagnostic evaluations or assessments (when deemed necessary), psychopharmacological interventions, institutional job integration (when applicable), individual and/or group counseling to address psychological/ psychosocial deficits. Referral to this programming component shall be made available to the entire correctional system. The intent of this program component is not to serve those TDOC patients who are in need of intensive psychiatric intervention, such as those at the Lois M. DeBerry Special Needs Facility.

All programming curriculum shall be annually approved in written form by the institutional psychologist. The Contractor shall develop and have in place program outcome measures that shall be reviewed by the State's Director of Mental Health Services and/or designee. The State reserves the right to modify the curriculum and recommend reasonable program delivery change if it is determined that participants are not benefiting.

Referring TDOC facility mental health treatment teams will address the following admission criteria when processing a referral to the mental health housing unit:

- A comprehensive discharge/transfer summary from the sending mental health treatment team will be signed and forwarded to the receiving facility as part of the referral process,
- (ii) The inmate/patient will possess a Global Assessment of Functioning (GAF) Score between 31 and 60,
- (iii) The inmate/patient will possess a DSM IV disorder,
- (iv) The inmate/patient has the ability to participate in structured activities when stabilized on medication,
- The inmate/patient has the ability to function in group activity with minimal supervision
- (vi) The inmate/patient has the ability to participate in some unsupervised movement outside the unit, or
- (vii) The inmate/patient is considered by the institutional mental health treatment team to be in need of a structured treatment program.
- A.4.g.9)(b) The second operational responsibility of this mental health housing unit shall be to serve strictly as a sheltered housing assignment for select TDOC Inmates. Placement on this unit shall be determined by the referring mental health treatment team. Inmates referred to this component of the program may or may not be actively receiving psychiatric services, specifically medications. Those patients receiving outpatient services upon the time of referral will continue to receive such care in the same manner upon placement in the unit until a review by the mental health staff subsequently changes the need for them to remain in this type of unit. Referring TDOC facility mental health treatment teams will address the following admission criteria when considering a sheltered housing assignment:

- A transfer summary will be signed by the treatment team and forwarded as part of the referral,
- (ii) The Inmate is of medium custody or less,
- (iii) The Inmate has a BETA score between 60 and 80,
- (iv) The Inmate has a reading level of 5th grade or less (per WRAT III),
- (v) Reported history by the inmate of physical, sexual, and/or emotional abuse,
- (vi) An inmate possessing a Class A disciplinary of a violent nature within the last 18 months will not be eligible for placement.
- A.4.g.9)(c) Discharge criteria for either program component shall be as follows:
 - Demonstrates ability to remain compliant with medication(s), if applicable, and has met the program expectations to the best of his ability;
 - (ii) Ability to function in a general population environment as determined by the treatment team;
 - (iii) Meets criteria for admission into the DSNF; or
 - (iv) Direct parole/discharge from TDOC custody.
- A.4.g.9)(d) Inmates discharged pursuant to A.4.g.9)(c)(ii) shall be returned to the referring facility, provided that the Inmate is determined to be suitable for placement in the general population of the referring facility (except when the transfer is to DSNF for an increased level of care).
- A.4.g.9)(e) The mental health coordinator shall have in place a waiting list for both program components as a means of prioritizing and tracking referrals.
- A.4.g.9)(f) Referrals made for Inmates/patients requiring treatment shall take priority over referrals for sheltered housing when considering bed occupancy.
- A.4.g.10) <u>Sex Offender</u>. A sex offender aftercare treatment program that conforms to the department's policies and procedures shall be provided by Contractor. Screening of Inmates shall be provided for the purpose of placement into the Department's intensive treatment program.

- A.4.g.11) <u>Substance Abuse</u>. Substance abuse programming that emphasizes relapse prevention and provides for after-care or self-help treatment services shall be provided by Contractor.
- A.4.g.12) Notwithstanding any provision contained herein to the contrary, the Contractor shall be responsible for the cost of providing all health, medical, mental health, and dental services, including but not limited to inpatient hospitalization, any surgery and specialty services, medications, specialty clinics, medically related transportation and the costs associated with the provision of services described in this section unless specifically excluded or limited below under Exclusions And Limitations.

A.4.g.13) Exclusions and Limitations.

- A.4.g.13)(a) If the inmate is hospitalized at a non-Departmental facility, the Contractor shall not be responsible for Inpatient-Hospital Costs which exceed \$4000.00 per Inmate per admission. The Department will decide on the location of care and confinement following this initial period and may, in consultation with the Contractor's representative, decide to utilize Departmental facilities during the initial period of inpatient care. The Contractor shall not have access to the Department's facilities without the Department's approval. If an inmate is housed and treated at a Departmental facility, the Department will assume financial responsibility for expenses incurred within its facilities. Provided, however, notwithstanding any provision contained herein to the contrary, any Inmate medical expenses resulting from the negligence or willful wrongdoing of the Contractor, its officers, agents or employees, shall be fully paid for by the Contractor.
- A.4.g.13)(b) The Contractor shall not be responsible for the cost of providing anti-retroviral medications therapeutically indicated for the treatment of Inmates with AIDS or HIV infection.

A.4.h. Food Service.

- A.4.h.1) Contractor will provide food service for the Inmates and volunteers in accordance with the Standards, including but not limited to the provision of special diets and three (3) meals for each Inmate served at regular times during each twenty-four (24) hour period with no more than fourteen (14) hours between the evening meal and breakfast.
- A.4.h.2) The Contractor shall not be required to follow the Department's master menu, but the food service area must comply with State health regulations and the Standards. At a minimum the amount of daily calories must conform with the recommended dietary allowances published by the National Academy of Sciences. Menus shall be

- approved by a registered dietician. Menus and dietary allowances shall be filed with the Contract Management Unit.
- A.4.h.3) The Contractor is strongly encouraged to purchase food products from Tennessee's Comprehensive Food Service Program production center.

A.4.i. Laundry, Inmate Clothing and Hygiene.

- A.4.i.1) Contractor will provide complete Inmate laundry services, Inmate clothing and bed linen (including pillows, pillow cases, sheets, blankets), and towels in accordance with the Standards.
- A.4.i.2) Contractor shall implement the procedures described in the Proposal to ensure the issue of clean, usable bed linen, towels, shoes and clothing to all Inmates.
- A.4.i.3) Contractor shall provide Indigent Inmates with soap, toothbrush, toothpaste, comb, deodorant, and all other necessary hygiene supplies.
- A.4.i.4) Pursuant to *Tennessee Code Annotated* § 41-24-234(a) all Inmates shall be clothed in a uniform manufactured by TRICOR.

A.4.j. Recreation.

- A.4.j.1) Consistent with the Standards, the Contractor shall provide facilities, equipment and supplies for indoor and outdoor recreational and leisure time programs for the Inmate population.
- A.4.j.2) Contractor shall provide for a comprehensive recreational program supervised by a qualified person and shall set forth the number of hours of outdoor recreation available to each Inmate. On or before January 15, 2002, Contractor shall submit to the Department written policy and procedure which shall provide the specifics of said program and shall be subject to the prior written approval of the State.

A.4.k. <u>Transportation</u>.

- A.4.k.1) The Contractor will be responsible for the following Inmate transportation:
 - A.4.k.1)(a) All transportation between the Facility and the State's Turney Center located in Only, Tennessee to connect with central transportation system vehicles, to include transportation of Inmates initially assigned to the Facility and other Inmates being transferred to and from the Facility for various reasons.
 - A.4.k.1)(b) All transportation within the Local Area; and

- A.4.k.1)(c) Transportation outside the Local Area, as necessary, when the Department's central transportation is unavailable or time restricts inter-institutional transfer, including but not limited to administrative transfers initiated by the Warden and approved by the Commissioner's designee, and missed or late notification of court dates.
- A.4.k.2) The Contractor shall provide security in conformance with the Standards while transporting Inmates.
- A.4.k.3) The Department will be responsible for all other Inmate transportation via connection at Turney Center Industrial Prison for Department-mandated moves of prisoner groups for assignment purposes.

A.4.I. Inmate Commissary.

- A.4.l.1) Contractor will provide a commissary for Inmates which shall supply only those non-consumable items approved by the Department in writing and such consumable items as the Contractor approves.
- A.4.l.2) The Contractor may not have items in the Commissary that are prohibited by Departmental policy.
- A.4.I.3) Commissary items shall be sold at a reasonable price subject to the prior written approval by the Commissioner or his designee. All profits derived from the Commissary operation shall be retained by Contractor. Contractor shall utilize the statewide Inmate Trust Fund system for all commissary transactions.
- A.4.m. <u>Mail</u>. Contractor will provide pick up and delivery of Inmate mail in compliance with the Standards. Contractor will furnish first class postage to Indigent Inmates for the mailing of legal documents to courts or legal counsel and a reasonable amount of postage for other purposes.
- A.4.n. <u>Religious Services</u>. Contractor will designate adequate space within the Facility for religious services and provide religious programs and/or religious services in compliance with the Standards.
- A.4.o. <u>Inmate Grievance Procedure</u>. Contractor will comply with Departmental policies and procedures regarding the Inmate grievance process and the Department's system for maintaining grievance-related records, as said policies and/or system may be revised during the term of this Contract.

A.4.p. <u>Security</u>.

A.4.p.1) Contractor shall provide security in accordance with the Standards at all times in the Facility, and while Contractor is transporting Inmates and at all other times unless relieved of said obligation by the Commissioner in writing. All Contractor policies and procedures regarding security shall

be provided to the State on or before January 15, 2002. Said policies and procedures shall be in accordance with the Standards and subject to written approval by the State prior to implementation. Contractor shall comply with said policies and procedures during the term of this Contract. All Inmate program activities in accordance with the Standards shall take place within the Facility. No Inmate shall leave the Facility except under security escort unless provided for by Department policy.

- A.4.p.2) At a minimum, the Contractor shall provide security, perimeter control, facility control, control center function, post orders, security patrols, security inspections, counting procedures, key control, procedure for search and control of contraband, tool control, escape plan detection, appropriate use of security equipment, use of restraints, use of firearms and chemical agents, tactical unit procedure, inspections, housing unit assignment plans and internal and external movement control procedures and periodic shakedowns. Security procedures will be in compliance with Departmental policy when applicable.
- A.4.q. <u>Visitation</u>. Contractor shall designate physical space and provide appropriate security and supervision for indoor and outdoor visitation in accordance with applicable Standards, no less frequently than at comparable Department facilities. Contractor shall furnish State with a written attorney visitation policy no later than January 15, 2002.
- A.4.r. <u>Access to Courts</u>. Contractor shall provide Inmates with constitutionally required access to the courts as required by the Standards.

A.4.s. Inmate Discipline.

- A.4.s.1) The Contractor shall implement Department Inmate disciplinary rules and procedures as they may be amended by the Department.
- A.4.s.2) All disciplinary processes and board activities must strictly adhere to Department Policies 9502-01, 502.01.1, 9502.02, 502.04, and 502.05.
- A.4.s.3) Contractor agrees that no Inmate will be disciplined except in accordance with this Section and the Standards.
- A.4.s.4) The Contractor shall use the present or any future system established by the Department for recording disciplinary information.

A.4.t. Use of Force.

A.4.t.1) The Contractor shall comply with Department Policy 9506.07, "Use of Force/Security Devices;" Policy 9506.07.1, "Use of Chemical Agents;" and 9506.07.1, "Use of Electronic Restraint Devices." Any internal policies and procedures and revisions thereto shall be in accordance with the Standards and subject to written approval by the State.

- A.4.t.2) Notwithstanding any provision contained herein to the contrary, no use of force shall be allowed by Contractor except as in accordance with the Standards.
- A.4.t.3) Contractor's employees shall be allowed to use force only
 - A.4.t.3)(a) While on the grounds of the Facility;
 - A.4.t.3)(b) While transporting Inmates;
 - A.4.t.3)(c) During periods of community hospitalization;
 - A.4.t.3)(d) During court proceedings;
 - A.4.t.3)(e) While pursuing escapees from the Facility if the Commissioner requests said pursuit; and
 - A.4.t.3)(f) While supervising Inmates away from the Facility and then only in accordance with the policies and procedures described in (a) and (b) above.
- A.4.t.4) Contractor's employees shall be authorized to use such non-deadly force as the circumstances require only in the following situations:
 - A.4.t.4)(a) To prevent the commission of a felony or misdemeanor, including escape;
 - A.4.t.4)(b) To defend themselves or others against physical assault;
 - A.4.t.4)(c) To prevent serious damage to property;
 - A.4.t.4)(d) To enforce institutional regulations and orders; and
 - A.4.t.4)(e) To prevent or quell a riot or disturbance.
- A.4.t.5) Contractor's employees shall be authorized and trained to use deadly force in accordance with TDOC Policy 9506.08 and the Standards. The Contractor's employees authorized to use firearms must at a minimum meet the qualifications set forth in T.C.A. 762-35-117. Deadly force may be used only as a last resort and then may be used only to prevent escape, to prevent the loss of life or serious bodily harm, or to quell a rebellion, riot, or disturbance in which loss of life or serious injury to an individual is imminent. Only those employees who are appropriately trained and, if applicable, authorized by law shall be authorized to carry and use firearms.
- A.4.u. Sentence Reduction Credits.

- A.4.u.1) Contractor shall submit sentence credit reports to the Contract Liaison monthly.
- A.4.u.2) The decision on award or forfeiture of sentence credits remains solely with the Department.
- A.4.v. <u>Sentence Computation</u>. Contractor shall provide the State with essential data and information relating to sentence computation. All sentence computations, including calculation of Inmate release and parole dates, shall be done by the Department and copies furnished to Contractor and Inmates. All other record keeping functions (e.g. posting of disciplinary reports, filing, updating Inmate assignments, custody levels, etc.) are the responsibility of the Contractor.

A.4.w. Records and Reports.

- A.4.w.1) Contractor shall provide for comprehensive operations and Inmate record and reporting systems for the Facility in compliance with the Standards and Department policy including the automated Inmate records and reporting system operated by the Department which shall include but not be limited to the following:
 - A.4.w.1)(a) Inmate institutional records on each Inmate including, but not limited to, personal data, personal inventory receipts, disciplinary action reports, incident reports, release information, classification and counseling records, dental, psychiatric and medical records.
 - A.4.w.1)(b) documentation regarding complaints against Contractor's staff, the number and nature of violent or other disruptive incidents among Inmates or against staff, the number and nature of disciplinary actions against staff, the rate at which Inmates complete programs successfully, the number of Inmates productively active and the level of production;
 - A.4.w.1)(c) identification of all Inmates at the Facility and their actual assigned physical location within the Facility;
 - A.4.w.1)(d) identification of Facility staff and other authorized persons who have direct access to Inmate records; and
 - A.4.w.1)(e) provision of all reports requested by the State in writing for monitoring or evaluation of the Contract or any court-ordered compliance.

The system shall adhere to the Standards governing confidentiality.

A.4.w.2) The Contractor shall maintain a permanent log in addition to shift reports that record routine and emergency situations. Each shift shall maintain records of pertinent information regarding individual Inmates

- and groups of Inmates. These records shall be compiled daily and reviewed by appropriate supervisory staff.
- A.4.w.3) All computer equipment and communication lines necessary to interface with the Department's Tennessee Offender Management Information System (TOMIS) will be provided by the Department at no cost to the Contractor.
- A.4.w.4) Contractor will be required to incorporate into its operation all new systems developed to report and track Inmate record information designated by the Commissioner.
- A.4.w.5) Upon request, all records, reports and documents will be made available immediately to the Contract Liaison for review. At the conclusion of the Contract, all records shall be turned over to the Department.
- A.4.w.6) The Contractor shall prepare and submit to the Contract Liaison such reports as are required by the State. Unless otherwise notified in writing by the Contract Liaison, these reports include the following which must be Submitted on a monthly basis:
 - A.4.w.6)(a) Unusual Occurrence Reports
 - A.4.w.6)(b) Incident Reports
 - A.4.w.6)(c) Disciplinary Reports
 - A.4.w.6)(d) Medical Summaries
 - A.4.w.6)(e) Program Activity Summaries
 - A.4.w.6)(f) Inmate Grievances
- A.4.w.7) Contractor shall promptly notify the Contract Liaison whenever an Inmate leaves the Facility on court order.

A.4.x. Escapes.

- A.4.x.1) The Contractor shall exercise its best efforts to prevent escapes from the Facility. If the frequency of escapes or attempted escapes shall be in excess of the frequency of escapes or attempted escapes from comparable State facilities without good cause or shall exhibit a disregard for the safety of the general public, the State may declare the Contractor in Breach pursuant to Section E.4. Said determinations shall be within the sole judgment of the Commissioner.
- A.4.x.2) In the event of an escape resulting in whole or part from Contractor's failure to perform pursuant to the provisions of this Contract, the State may seek damages in a court of competent jurisdiction.

A.4.y. Post Orders.

- A.4.y.1) Contractor shall develop and submit to the State, as soon as each is available, but no later than January 15, 2002, Post Orders required by this Contract in compliance with the Standards.
- A.4.y.2) Post Orders shall be by post and shift and shall include Post Orders for all security positions.
- A.4.z. <u>Policy Audit</u>. The Contractor shall be inspected or audited at least annually in accordance with TDOC Policy 103.07 with respect to the implementation of at least those policies and procedures listed in Appendix C. The Contractor may, in addition and at its own expense, elect to have a policy audit conducted using personnel independent from the Contractor. The implementation will be in compliance with Tennessee Department of Correction Policies 103.07 and the Contractor will respond as required. In the event an audit reveals a Breach, as defined in Section E.4, by the Contractor, the State shall have available the remedies set out in Section E.4.

A.4.aa. Inmate Work.

- A.4.aa.1) The Contractor shall establish work programs in accordance with the Standards.
- A.4.aa.2) Inmate work is subject to the written approval of the Commissioner pursuant to T.C.A. 41-24-110 or as the same may be modified or amended in the future.
- A.4.aa.3) Any minimum restricted or higher custody Inmate working outside the secured perimeter must be under armed supervision.
- A.4.aa.4) The Contractor will be allowed to use Inmate labor for Facility operations and maintenance to the same extent Inmate labor is utilized in other State facilities pursuant to State policy and not for the benefit of the Contractor. The Contractor shall submit Inmate job descriptions for the State's written approval via TOMIS before assigning jobs to Inmates. Job assignments and re-assignments shall be made by the Contractor only after the job description has been approved in writing by the State. No Inmate shall ever be placed in a position of authority or control over another.
- A.4.aa.5) In emergency situations, the Department, in its sole discretion, may require the Contractor to furnish Inmates and security for outside work crews. Labor costs of security services associated therewith shall be reimbursed at the Contractor's actual cost, plus expenses and cost of operation.
- A.4.aa.6) Inmates shall not perform services or produce goods for use outside the Facility except upon written consent of the Commissioner.

A.4.aa.7) The Department shall provide Inmates with sentence reduction credit. The Contractor shall be responsible for establishing and administering a compensation program at its expense, which will include Inmate pay in compliance with the Standards.

A.4.bb. TRICOR.

- A.4.bb.1) TRICOR currently has in place at the Facility an industry program that provides Inmate jobs. The Contractor and TRICOR may negotiate for the continuation or expansion of the TRICOR industry program at the Facility and/or other issues related to the industry program deemed appropriate by both parties. In the event the Contractor chooses not to use the Inmate jobs provided through TRICOR industry program, the Contractor shall be responsible for all costs associated with the transfer of the program to another facility, including but not limited to costs of development of a relocation plan, physical relocation of equipment and raw materials, installation of equipment at new site(s), lost production, lost sales, relocation of staff, recruitment of staff, retraining of work force, renovation of new site(s), and vendor contract costs. Security for such industry program(s) shall be provided by the Contractor. Industry supervision and management for TRICOR programs shall be provided by TRICOR.
- A.4.bb.2) The Contractor is strongly encouraged to purchase consumable items used in the performance of this contract from TRICOR when costs and quality of products are similar to products otherwise purchased by the Contractor in performance of this contract.
- A.4.cc. <u>Vocational and Academic Education</u>. Contractor shall furnish vocational and academic education as set forth in the Standards, at its expense.

A.4.dd. Classification and Case Management.

- A.4.dd.1) Contractor shall comply with Departmental policies regarding classification and reclassification services.
- A.4.dd.2) Contractor shall be required to maintain classification information which conforms to the Department's system.
- A.4.ee. <u>Inmate Trust Fund</u>. Contractor shall maintain an Inmate trust fund according to Department policies and shall implement the plan contained in its Proposal governing use of the Department's trust fund procedures.
- A.4.ff. <u>Sanitation and Hygiene</u>. The Contractor shall provide for sanitation and hygiene in accordance with the Standards.
- A.4.gg. <u>Computer Software</u>. The State shall retain proprietary rights to all State provided software utilized in connection with this Contract.

A.4.hh. <u>Inmate Drug Testing</u>. Contractor will conduct drug tests in accordance with Department Policy 506.21. Contractor be will be responsible for all costs. All positive drug screens shall be confirmed through a second methodology. Selection of Inmates to be tested at random will be the responsibility of the Department.

A.4.ii. Resumption of Control.

- A.4.ii.1) Contractor shall review and comment on the Department's plan for resumption of control within 15 days following its receipt by the Contractor. The plan will provide for the orderly transfer of control of the Facility from the Contractor to the Department, both temporarily, and under any conditions of termination. Contractor agrees to implement said plan upon written notice from Commissioner.
- A.4.ii.2) Said plan will also provide for emergency assumption of control by the Department of whole or part of the Facility under conditions of natural disaster, in the event of riot or insurrection or other emergency circumstances wherein the Commissioner deems it necessary for the State to assume temporary or permanent control of the Facility. The Commissioner shall determine whether and to what extent an emergency circumstance exists in his sole discretion. Contractor shall be responsible for any expense the State may incur in the event the Department assumes emergency control of the Facility and the Contractor's payment shall be reduced commensurate with the reduction in services provided by Contractor during the emergency period. The State may withhold these amounts from any other amounts which may otherwise be due Contractor. The plan shall address Contractor's resumption of control after the circumstances causing the emergency assumption has ended. The plan will provide for the transfer of all records to the Department.
- A.4.jj. <u>Accreditation</u>. The Contractor shall maintain, at its expense, ACA reaccreditation of the Facility.
- A.4.kk. <u>Inmate and Staff Identification</u>. Contractor shall comply with the procedures in the Standards for Inmate and staff identification including but not limited to, uniforms, fingerprinting and photographing.
- A.4.ll. <u>Inmate Personal Property Space</u>. Contractor shall follow Department policy on Inmate personal property.
- A.4.mm. <u>Library</u>. A general Inmate library will be provided and operated by Contractor in accordance with the Standards.
- A.4.nn. <u>Volunteer Services</u>. Contractor shall implement the plans provided for volunteer service programs described in the Proposal in accordance with the Standards. At a minimum, the Contractor shall provide for supervision and

- monitoring of the program and security background checks for volunteer applicants. Contractor shall establish and maintain a Local Volunteer Advisory Board.
- A.4.00. <u>Release Payments for Inmates</u>. The Contractor shall follow Departmental policy regarding transportation for discharged Inmates and discharge payments to said Inmates. The Contractor shall make such payments at its own expense without reimbursement from the State.
- A.4.pp. Space for Board of Paroles/Institutional Parole Officer. Contractor shall provide a hearing room for the Board of Paroles two (2) days per month or as otherwise requested by the Board. The hearing room shall be large enough to comfortably accommodate three (3) Board members and fifteen (15) visitors. The Contractor shall provide local telephone service and furniture for the hearing room. The Contractor shall also provide furnished office space five (5) days each month, or as otherwise requested by the Board, for the institutional parole officer.

A.5. STAFFING/EMPLOYEES

- A.5.a. <u>Independent Contractor</u>. Contractor is associated with the State only for the purposes and to the extent set forth in this Contract. With respect to the performance of the management services set out herein, Contractor is and shall be an independent Contractor. The Contractor's agents and employees shall not accrue leave, retirement, insurance, bonding, use of State vehicles or any other benefit afforded to the employees of the State as a result of this Contract. Contractor, its agents and employees shall not be considered agents or employees of the State.
- A.5.b. <u>Executive Officer</u>. The Facility and its programs shall be managed by a single executive officer employed by the Contractor (sometimes referred to herein as "Warden"). The executive officer shall be subject to the prior written approval of the State.
- A.5.c. <u>Organization</u>. The Facility shall be managed according to the organizational chart submitted with the Proposal. Any modification or alteration to the management plan shown on said chart shall require the prior written approval of the State.
- A.5.d. <u>Personnel</u> Notwithstanding any provision contained herein to the contrary, Contractor shall provide adequate staff to fulfill its obligations under this Contract, which shall be at a minimum the number of staff set forth in the Proposal. Security staff vacancies shall be filled within thirty (30) days and all other vacancies shall be filled in forty-five (45) days; provided, however, that during the period of any vacancy, the services associated with said position shall be provided by Contractor unless the Commissioner has agreed in writing to the contrary with a reduction in the per diem rate as defined in Section C.11.

A.5.e. Staffing Pattern/Security Post Assignment.

- A.5.e.1) Contractor shall provide sufficient staff to ensure the appropriate supervision of Inmates at all times and at a minimum shall abide by and fulfill the staffing pattern submitted with its Proposal.
- A.5.e.2) At a minimum, Contractor shall abide by and fulfill the security post assignment schedule in its Proposal which details by day and shift the security positions and hours of work. Said security post assignment schedule shall include designation of critical posts. The Contractor shall submit Post Orders and a security post assignment roster for the prior written approval of the State.
- A.5.e.3) Contractor shall develop and submit to the Liaison on or before the twentieth (20th) of each month, its written monthly post assignment schedule for the following month.
- A.5.e.4) If the State determines at any time that the staffing pattern and/or security post assignment schedule is inadequate, the Contractor agrees to place additional employees at the Facility and/or revise and implement the revisions to its staffing pattern and security post assignment. If Contractor is required to increase staff, it may request an adjustment in the per diem pursuant to Section C.11.
- A.5.e.5) Any revisions to the staffing pattern and/or security post assignment require the prior written approval of the State. Contractor shall submit monthly staffing reports on or before the fifteenth (15th) of each month describing for the preceding month whether and to what extent Contractor has complied with the staffing pattern, security post assignment, and monthly post assignment. Staffing patterns are determined by security and program requirements and associated workloads. If changed circumstances modify those requirements or workloads the Contractor and/or the State will review those changed circumstances and a formal review will determine any changes in staffing requirements at the sole discretion of the State.

A.5.f. Job Descriptions.

- A.5.f.1) Contractor shall abide by the written job descriptions for each position in the staffing pattern as provided in the Proposal, including but not limited to job title, responsibility and required minimum experience and education.
- A.5.f.2) Any revisions or modifications of the job descriptions require the prior written approval of the State.
- A.5.g. <u>Personnel Records</u>. A personnel record shall be maintained for each employee at the Facility which at a minimum shall contain the following: application, background investigation, dates of employment, training, performance

- evaluations, and disciplinary actions. The Contractor shall obtain a signed statement from each employee authorizing the State to have access to the personnel record.
- A.5.h. <u>Staffing Reports</u>. On or before the fifth (5th) day of each month, Contractor shall submit a report to the Liaison providing the following information:
 - A.5.h.1) the number of employees hired, indicating position, the date of termination and the date the position was vacated;
 - A.5.h.2) the number of employees whose employment had been terminated for whatever reason whether voluntarily or involuntary, including reason for termination and position;
 - A.5.h.3) whether any position on the staffing pattern was vacant and for how many days.

A.5.i. Reduction in Staff.

- A.5.i.1) Contractor shall immediately notify the Liaison if any positions on the staffing pattern are vacant.
- A.5.i.2) If a position described in subsection 1) remains vacant in excess of the time allowed in A.5.d, then the State shall have the option of exercising the remedies available in Section E.4.

A.5.j. Background Checks.

- A.5.j.1) Prior to employment with Contractor, applicants shall be subjected to a thorough background investigation, including criminal, employment, and medical histories. The background investigation for applicants for correctional officer positions shall also include psychological history, and such applicants shall be required to be certified by a qualified mental health professional as being free from any disorder as described in the current edition of the Diagnostic and Statistical Manual of Mental Disorders of the American Psychiatric Association that would, in the professional judgement of the examiner, impair the subject's ability to perform any essential function of the job or would cause the applicant to pose a direct threat to safety. Criminal and employment histories must go back a minimum of five (5) years. Said background investigations shall be available to the State upon request.
- A.5.j.2) A Security Addendum required by Title 28, Code of Federal Regulations Part 20, is appended hereto as Appendix F and incorporated by reference herein.
- A.5.k. <u>Hiring Preference</u>. Department employees who have been laid off shall also be given a hiring preference in the staffing of the Facility according to T.C.A. ?41-24-101, et seq., and shall comply with T.C.A. ?Sections 41-24-112 and 41-24-

113 in all respects, as those sections may be modified or amended in the future.

A.5.l. State Assistance.

- A.5.l.1) During the term of the Contract, Contractor shall send a representative to participate in periodic meetings regarding Departmental activities and shall send a representative to sessions in which relevant policy modifications are being discussed or presented.
- A.5.l.2) Contractor shall receive written notice of the time, place and agenda of the meetings or sessions described in subsection 1) at the same time Department employees are provided notice.
- A.5.1.3) Said meetings or sessions shall be held within the State, and Contractor shall bear any and all expense associated with its representative being present.
- A.5.I.4) The Department shall supply Contractor with technical assistance, consultation and informational support consistent with that provided other comparable institutions in accordance with the Standards provided, however, said support shall consist solely of advice and consultation.
- A.5.m. <u>Training</u>. Contractor shall provide training programs for all employees in accordance with the Standards. All costs incurred for said orientation and training programs shall be borne by Contractor. The Contractor's employees shall receive at least the same number of hours of orientation, pre-service, and in-service training as required by ACA Standards.

The Liaison shall be permitted to review training curricula and other trainingrelated records and to audit training classes at any time.

The Contractor shall comply with T.C.A. § 4-6-143 including but not limited to compensation for teachers.

A.5.n. <u>Drug Free Work Force</u>. Contractor shall at all times maintain a drug free work force and shall implement the plan contained in its Proposal for maintenance of a drug free work force and the employee assistance program described in its Proposal.

B. CONTRACT TERM:

B.1. <u>Contract Term</u>. This Contract shall be effective for the period commencing on March 1, 2002, and ending on June 30, 2005. The State shall have no obligation for services rendered by the Contractor which are not performed within the specified period.

B.2. <u>Term Extension</u>. The State reserves the right to extend this Contract for an additional two-year period, provided that the State notifies the Contractor in writing of its intention to do so on or before March 1, 2005. An extension of the term of this Contract will be effected through an amendment to the Contract. If the extension of the Contract necessitates additional funding beyond that which was included in the original Contract, the increase in the State's maximum liability will also be effected through an amendment to the Contract and shall be based upon rates provided for in the original contract.

C. PAYMENT TERMS AND CONDITIONS:

C.1. <u>Maximum Liability</u>. In no event shall the maximum liability of the State under this Contract exceed seventy-six million five hundred seventy-four thousand five hundred nine dollars (\$76,574,509.00). The Service Rates in Section C.3 shall constitute the entire compensation due the Contractor for the Service and all of the Contractor's obligations hereunder regardless of the difficulty, materials or equipment required. The Service Rates include, but are not limited to, all applicable taxes, fees, overheads, and all other direct and indirect costs incurred or to be incurred by the Contractor.

The Contractor is not entitled to be paid the maximum liability for any period under the Contract or any extensions of the Contract for work not requested by the State. The maximum liability represents available funds for payment to the Contractor and does not guarantee payment of any such funds to the Contractor under this Contract unless the State requests work and the Contractor performs said work. In which case, the Contractor shall be paid in accordance with the Service Rates detailed in Section C.3 and Section A.4.aa.5. The State is under no obligation to request work from the Contractor in any specific dollar amounts or to request any work at all from the Contractor during any period of this Contract.

- C.2. <u>Compensation Firm</u>. The Service Rates and the Maximum Liability of the State under this Contract are firm for the duration of the Contract and are not subject to escalation for any reason unless amended.
- C.3. <u>Payment Methodology</u>. The Contractor shall be compensated based on the Service Rates herein for units of service authorized by the State in a total amount not to exceed the Contract Maximum Liability established in Section C.1. The Contractor's compensation shall be contingent upon the satisfactory completion of units of service or project milestones defined in Section A. The Contractor shall be compensated based upon the following Service Rates:

PERIOD

MAXIMUM ALLOWABLE PER INMATE DAY (PER DIEM)

March 1, 2002 - June 30, 2002

\$35.78

July 1, 2002 - June 30, 2003	\$36.98
July 1, 2003 - June 30, 2004	\$38.18
July 1, 2004 - June 30, 2005	\$39.43
July 1, 2005 - June 30, 2006 *	\$40.71
July 1, 2006 - June 30, 2007 *	\$42.04

^{* -} Contingent upon Contract extension by Amendment

The Per Diem payment will be made only for Inmates actually incarcerated at the Facility, except Per Diem payment shall be made for any Inmate hospitalized at a state departmental Facility during the period when the Contractor is responsible for said hospitalization expense. No Per Diem shall be paid for any Inmate out on court order.

The Contractor shall submit monthly invoices, in form and substance acceptable to the State with all of the necessary supporting documentation, prior to any payment. Such invoices shall be submitted for completed units of service or project milestones for the amount stipulated.

- C.4. <u>Travel Compensation</u>. The Contractor shall not be compensated or reimbursed for travel, meals, or lodging.
- C.5. <u>Payment of Invoice</u>. The payment of the invoice by the State shall not prejudice the State's right to object to or question any invoice or matter in relation thereto. Such payment by the State shall neither be construed as acceptance of any part of the work or service provided nor as an approval of any of the amounts invoiced therein.
- C.6. <u>Invoice Reductions</u>. The Contractor's invoice shall be subject to reduction for amounts included in any invoice or payment theretofore made which are determined by the State, on the basis of audits conducted in accordance with the terms of this contract, not to constitute proper remuneration for compensable services.
- C.7. <u>Deductions</u>. The State reserves the right to deduct from amounts which are or shall become due and payable to the Contractor under this or any contract between the Contractor and the State of Tennessee any amounts which are or shall become due and payable to the State of Tennessee by the Contractor.
- C.8. <u>Automatic Deposits</u>. The Contractor shall complete and sign an "Authorization Agreement for Automatic Deposit (ACH Credits) Form." This form shall be provided to the Contractor by the State. Once this form has been completed and submitted to the State by the Contractor all payments to the Contractor, under this or any other contract the Contractor has with the State of Tennessee shall be made by Automated Clearing House (ACH). The Contractor shall not invoice the State for services until the Contractor has completed this form and submitted it to the State.

- C.9. <u>Expansion</u>. In the event the State exercises its right to construct additional buildings at the Facility and/or to expand the capacity of existing buildings at the Facility, the parties will negotiate a Per Diem Rate for such additional Inmates, it being the intent of the parties that the State will pay only the marginal costs for such additional Inmates. In no event shall negotiated marginal costs for additional Inmates exceed the rates in the Contractor's original proposal.
- C.10. <u>Billing Disputes</u>. If the amount to be paid to Contractor is disputed by the State, the State, on or before the date the invoice is payable, shall advise the Contractor of the basis for the dispute and, in the manner provided above, pay the amount of such invoice which is not in dispute.

C.11. Compensation Adjustment for Change of Services.

- C.11.a. The parties recognize that each has entered into this Contract based upon the Standards in effect as of the Effective Date of the Contract. Contractor agrees to be bound by any applicable Standard change and said change shall not affect the validity of this Contract. If a change occurs in an applicable Standard other than as provided in subsection b) herein, either party may notify the other in writing if it is believed said change shall affect the services delivered by the Contractor. The Commissioner shall make the final, binding decision regarding whether a change has occurred in an applicable Standard and whether said change affects the services rendered by the Contractor. Any adjustment in compensation due the Contractor shall be determined in accordance with subsection d).
- C.11.b. If Contractor desires to make minor revisions to its Proposal which will not affect its ability to comply with the other Standards, the Contractor shall notify the Commissioner of said proposed revision in writing. Said minor revisions to the Proposal may occur only upon the prior written consent of the Commissioner. It shall be within the Commissioner's sole discretion whether or not to agree to said minor revision and his decision shall be binding. Any adjustment in compensation resulting from said minor revision shall be determined in accordance with subsection d). This provision is an exception to Sections E.36 and E.37.
- C.11.c. In the event Contractor may receive payments or compensation of any nature for services it is obligated to perform under this Contract from any source, including but not limited to federal, state or local authority, or any third party, other than the compensation described in this Contract, Contractor shall receive prior written consent and direction from the State prior to receiving any such additional compensation. The State may withhold a comparable amount from any payments due the Contractor. In the event said additional compensation is used to provide enhanced or innovative services at the Facility as compared to the services provided by the Department at comparable facilities, Contractor must still receive prior written consent from the State prior to receiving said compensation before the Contractor may retain those funds.

The Commissioner shall decide whether the funds will be used to provide enhanced or innovative services at the Facility.

C.11.d. Within thirty (30) days of the notices required in subsections a) through c) above, Contractor shall provide State with the proposed adjustment in compensation and appropriate documentation in support thereof. The Commissioner shall decide whether and to what extent an adjustment in Per Diem Rate is appropriate. In the event the proposed adjustment decreases the Per Diem Rate then the Commissioner may agree to reduce said Per Diem Rate, provided, however, in the event the proposed adjustment increases the Per Diem Rate then the Per Diem Rate may be increased only by amendment to this Contract as described in Section E.36.

C.12. Failure to Agree on Billing Dispute or for Additional or Reduced Services.

- C.12.a. In the event Contractor disagrees with the State's failure to pay a disputed amount under Section C.10, disagrees with the adjustment in compensation determined by the Commissioner under Section C.11 or disagrees with any other aspect or amount of payment made by the State then the Contractor shall submit a claim and the grounds for said disagreement in writing to the Commissioner within thirty (30) days of the date the State either makes partial payment of the disputed bill or refuses disputed bill in its entirety. Failure of the Contractor to submit said claim and grounds to the Commissioner in writing within the time period described herein shall be an absolute waiver of said claim. The State shall be afforded a sixty (60) day period in which to review the claim and effect a cure or take reasonable steps to effect a cure, if it deems a cure appropriate.
- C.12.b. In the event the Contractor timely provides the notice described in subsection a), then Contractor may file a claim against the State before the appropriate forum in Tennessee with jurisdiction to hear said claim. Failure by the Contractor to file a claim before the appropriate forum in Tennessee with jurisdiction to hear said claim within one (1) year of the notice described in subsection a) shall operate as a waiver of said claim in its entirety. It is agreed by the parties that this provision establishes a Contractual period of limitations for any claim brought by the Contractor. Neither this Section nor any other provision of this Contract creates or expands jurisdiction of any court or commission over the State.

D. STANDARD TERMS AND CONDITIONS:

- D.1. <u>Required Approvals</u>. The State is not bound by this Contract until it is approved by the appropriate State officials in accordance with applicable Tennessee State laws and regulations.
- D.2. <u>Conflicts of Interest</u>. The Contractor warrants that no part of the total Contract Amount shall be paid directly or indirectly to an employee or official of the State of Tennessee as wages, compensation, or gifts in exchange for acting as an officer,

- agent, employee, subcontractor, or consultant to the Contractor in connection with any work contemplated or performed relative to this Contract.
- D.3. <u>Nondiscrimination</u>. The Contractor hereby agrees, warrants, and assures that no person shall be excluded from participation in, be denied benefits of, or be otherwise subjected to discrimination in the performance of this Contract or in the employment practices of the Contractor on the grounds of disability, age, race, color, religion, sex, national origin, or any other classification protected by Federal, Tennessee State constitutional, or statutory law. The Contractor shall, upon request, show proof of such nondiscrimination and shall post in conspicuous places, available to all employees and applicants, notices of nondiscrimination.
- D.4. <u>Records</u>. The Contractor shall maintain documentation for all charges against the State under this Contract. The books, records, and documents of the Contractor, insofar as they relate to work performed or money received under this contract, shall be maintained for a period of three (3) full years from the date of the final payment and shall be subject to audit at any reasonable time and upon reasonable notice by the State, the Comptroller of the Treasury, or their duly appointed representatives. The financial statements shall be prepared in accordance with generally accepted accounting principles.
- D.5. <u>Monitoring</u>. The Contractor's activities conducted and records maintained pursuant to this Contract shall be subject to monitoring and evaluation by the State, the Comptroller of the Treasury, or their duly appointed representatives.
- D.6. <u>Progress Reports</u>. The Contractor shall submit brief, periodic, progress reports to the State as requested.
- D.7. <u>Strict Performance</u>. Failure by any party to this Contract to insist in any one or more cases upon the strict performance of any of the terms, covenants, conditions, or provisions of this Contract shall not be construed as a waiver or relinquishment of any such term, covenant, condition, or provision. No term or condition of this Contract shall be held to be waived, modified, or deleted except by a written amendment signed by the parties hereto.
- D.8. <u>Independent Contractor</u>. The parties hereto, in the performance of this Contract, shall not act as employees, partners, joint venturers, or associates of one another. It is expressly acknowledged by the parties hereto that such parties are independent contracting entities and that nothing in this Contract shall be construed to create an employer/employee relationship or to allow either to exercise control or direction over the manner or method by which the other transacts its business affairs or provides its usual services. The employees or agents of one party shall not be deemed or construed to be the employees or agents of the other party for any purpose whatsoever.

The Contractor, being an independent contractor and not an employee of the State, agrees to carry adequate public liability and other appropriate forms of insurance,

- including adequate public liability and other appropriate forms of insurance on the Contractor's employees, and to pay all applicable taxes incident to this Contract.
- D.9. <u>State Liability</u>. The State shall have no liability except as specifically provided in this Contract.
- D.10. <u>Force Majeure</u>. The obligations of the parties to this contract are subject to prevention by causes beyond the parties' control that could not be avoided by the exercise of due care including, but not limited to, acts of God, riots, wars, strikes, epidemics or any other similar cause.
- D.11. <u>State and Federal Compliance</u>. The Contractor shall comply with all applicable State and Federal laws and regulations in the performance of this Contract.
- D.12. Governing Law. This Contract shall be governed by and construed in accordance with the laws of the State of Tennessee. The Contractor agrees that it will be subject to the exclusive jurisdiction of the courts of the State of Tennessee in actions that may arise under this Contract. The Contractor acknowledges and agrees that any rights or claims against the State of Tennessee or its employees hereunder, and any remedies arising therefrom, shall be subject to and limited to those rights and remedies, if any, available under Tennessee Code Annotated, Sections 9-8-101 through 9-8-407.
- D.13. <u>Completeness</u>. This Contract is complete and contains the entire understanding between the parties relating to the subject matter contained herein, including all the terms and conditions of the parties' agreement. This Contract supersedes any and all prior understandings, representations, negotiations, and agreements between the parties relating hereto, whether written or oral.
- D.14. <u>Severability</u>. If any terms and conditions of this Contract are held to be invalid or unenforceable as a matter of law, the other terms and conditions hereof shall not be affected thereby and shall remain in full force and effect. To this end, the terms and conditions of this Contract are declared severable.
- D.15. <u>Headings</u>. Section headings of this Contract are for reference purposes only and shall not be construed as part of this Contract.

E. SPECIAL TERMS AND CONDITIONS:

- E.1. <u>Conflicting Terms and Conditions</u>. Should any of these special terms and conditions conflict with any other terms and conditions of this Contract, these special terms and conditions shall control.
- E.2. <u>Communications and Contacts</u>. All instructions, notices, consents, demands, or other communications required or contemplated by this Contract shall be in writing and shall be made by facsimile transmission, by overnight courier service, or by first class mail, postage prepaid, addressed to the respective party at the appropriate facsimile number or address as set forth below <u>or</u> to such other party, facsimile number, or address as may be hereafter specified by written notice.

The State:

Donal Campbell, Commissioner Department of Correction 4th Floor, Rachel Jackson Bldg. 320 Sixth Avenue North Nashville, Tennessee 37243-0465

Phone: 615-741-1000 Fax: 615-532-8281

The Contractor:

John D. Ferguson President and Chief Executive Officer Corrections Corporation of America 10 Burton Hills Blvd. Nashville, Tennessee 37215 Phone: 615-263-3001

Fax: 615-263-3010

All instructions, notices, consents, demands, or other communications shall be considered effectively given as of the day of delivery; as of the date specified for overnight courier service delivery; as of three (3) business days after the date of mailing; or on the day the facsimile transmission is received mechanically by the telefax machine at the receiving location and receipt is verbally confirmed by the sender if prior to 4:30 p.m. CST. Any communication by facsimile transmission shall also be sent by United States mail on the same date of the facsimile transmission.

- E.3. <u>Subject to Funds Availability</u>. The Contract is subject to the appropriation and availability of State and/or Federal funds. In the event that the funds are not appropriated or are otherwise unavailable, the State reserves the right to terminate the Contract upon written notice to the Contractor. Said termination shall not be deemed a breach of Contract by the State. Upon receipt of the written notice, the Contractor shall cease all work associated with the Contract. Should such an event occur, the Contractor shall be entitled to compensation for all satisfactory and authorized services completed as of the termination date. Upon such termination, the Contractor shall have no right to recover from the State any actual, general, special, incidental, consequential, or any other damages whatsoever of any description or amount.
- E.4. <u>Breach</u>. A party shall be deemed to have breached the Contract if any of the following occurs:
 - failure to perform in accordance with any term or provision of the Contract;
 - II) partial performance of any term or provision of the Contract;
 - III) any act prohibited or restricted by the Contract, or

IV) violation of any warranty.

For purposes of this contract, items I through IV shall hereinafter be referred to as a "Breach."

- E.4.a. Contractor Breach In event of a Breach by Contractor, the state shall have available the following remedies as described further herein:
 - E.4.a.1) Actual Damages and any other remedy available at law or equity;
 - E.4.a.2) Liquidated Damages— the State may withhold as liquidated damages the amounts designated on Appendix E of this contract from any amounts owed Contractor.
 - E.4.a.2)(a) The State shall notify Contractor in writing of the Breach and the amounts to be withheld as Liquidated Damages.
 - E.4.a.2)(b) The parties agree that due to the complicated nature of the Contractor's obligations under this Contract it would be difficult to specifically designate a monetary amount for a Breach by Contractor as said amounts are likely to be uncertain and not easily proven. Contractor hereby represents and covenants it has carefully reviewed the liquidated damages contained in Appendix E and agree that said amounts represent a reasonable relationship between the amount and what might reasonably be expected in the event of Breach, and are a reasonable estimate of the damages that would occur from a Breach.
 - E.4.a.2)(c) It is hereby agreed between the parties that the liquidated damages represent solely the damages and injuries sustained by the State in losing the benefit of the bargain with Contractor and do not include: any injury or damage sustained by a third party and Contractor agrees that the liquidated damage amount is in addition to any amounts Contractor may owe the State pursuant to the indemnity provision or other section of this Contract;
 - E.4.a.2)(d) The State may continue to withhold the liquidated damages or a portion thereof until the Contractor cures the Breach, the State exercises its option to declare a Partial Default, or the State terminates the Contract.
 - E.4.a.2)(e) The State is not obligated to assess liquidated damages before availing itself of any other remedy.
 - E.4.a.2)(f) The State may choose to discontinue liquidated damages and avail itself of any other remedy available under this Contract or at law or equity; provided, however, Contractor shall receive a credit for said liquidated damages previously withheld except in the event of a Partial Default.

E.4.a.3) Partial Default

E.4.a.3)(a) In the event the State declares a Partial Default, the State shall provide written notice to the Contractor of the following:

- The date which Contractor shall terminate providing the service associated with the Breach; and
- The date the State will begin to provide the service associated with the Breach.
- E.4.a.3)(b) The State may revise the time periods contained in the notice written to the Contractor.
- E.4.a.3)(c) In the event the State declares a Partial Default, the State may withhold, together with any other damages associated with the Breach, from the amounts due the Contractor the greater of:
 - amounts which would be paid the Contractor to provide the defaulted service as provided in subsection (4); or
 - the cost to the State of providing the defaulted service, whether said service is provided by the State or a third party.
- E.4.a.3)(d) To determine the amount the Contractor is being paid for any particular service, the Department shall be entitled to receive within five (5) days any requested material from Contractor. The State shall make the final and binding determination of said amount.
- E.4.a.3)(e) The State may assess liquidated damages against the Contractor for any failure to perform which ultimately results in a Partial Default with said liquidated damages to cease when said Partial Default is effective.
- E.4.a.3)(f) Upon Partial Default, the Contractor shall have no right to recover from the State any actual, general, special, incidental, consequential, or any other damages whatsoever of any description or amount.
- E.4.a.3)(g) Contractor agrees to cooperate fully with the State in the event a Partial Default is taken.
- E.4.a.4) Termination of the Contract In the event of a Breach by Contractor, the State may terminate the Contract immediately or in stages.
 - E.4.a.4)(a) The Contractor shall be notified of the termination in writing by the State. Said notice shall hereinafter be referred to as Termination Notice.
 - E.4.a.4)(b) The Termination Notice may specify either that the termination is to be effective immediately, on a date certain in the future, or

- that the Contractor shall cease operations under this Contract in stages.
- E.4.a.4)(c) Contractor agrees to cooperate with the State in the event of a termination, Partial Default or Partial Takeover.
- E.4.a.4)(d) In the event of a termination, the State may withhold any amounts which may be due Contractor without waiver of any other remedy or damages available to the State at law or at equity.
- E.4.a.4)(e) In the event of a termination, the Contractor shall be liable to the State for any and all damages incurred by the State and any and all expenses incurred by the State which exceed the amount the State would have paid Contractor under this Contract.
- E.4.b. State Breach In the event of a Breach of contract by the State, the Contractor shall notify the State in writing within thirty (30) days of any Breach of contract by the State. Said notice shall contain a description of the Breach.
 - E.4.b.1) Failure by the Contractor to provide the written notice described in section E.4.b. shall operate as an absolute waiver by the Contractor of the State's Breach.
 - E.4.b.2) In no event shall any Breach on the part of the State excuse the Contractor from full performance under this Contract.
 - E.4.b.3) In the event of Breach by the State, the Contractor may avail itself of any remedy at law in the forum with appropriate jurisdiction; provided, however, failure by the Contractor to give the State written notice and opportunity to cure as described in section E.4.b. operates as a waiver of the State's Breach.
 - E.4.b.4) Failure by the Contractor to file a claim before the appropriate forum in Tennessee with jurisdiction to hear such claim within one (1) year of the notice described in section E.4.b. shall operate as a waiver of said claim in its entirety. It is agreed by the parties this provision establishes a contractual period of limitations for any claim brought by the Contractor.
- E.5. <u>Partial Takeover</u>. The State may, at its convenience and without cause, exercise a partial takeover of any service which the Contractor is obligated to perform under this Contract, including but not limited to any service which is the subject of a subcontract between Contractor and a third party, although the Contractor is not in Breach (hereinafter referred to as "Partial Takeover"). Said Partial Takeover shall not be deemed a Breach of Contract by the State.

- E.5.a. Contractor shall be given at least thirty (30) days prior written notice of said Partial Takeover with said notice to specify the area(s) of service the State will assume and the date of said assumption.
- E.5.b. Any Partial Takeover by the State shall not alter in any way Contractor's other obligations under this Contract.
- E.5.c. The State may withhold from amounts due the Contractor the amount the Contractor would have been paid to deliver the service as determined by the State. The amounts shall be withheld effective as of the date the State assumes the service.
- E.5.d. Upon Partial Takeover, the Contractor shall have no right to recover from the State any actual, general, special, incidental, consequential, or any other damages whatsoever of any description or amount.
- E.6. <u>Performance Bond</u>. Upon approval of the Contract by all appropriate State officials in accordance with applicable State laws and regulations, the Contractor shall furnish a performance bond in the amount equal to three million seven hundred thousand dollars (\$3,700,000.00), guaranteeing full and faithful performance of all undertakings and obligations under this Contract for the initial Contract term and all extensions thereof. The bond shall be in the manner and form prescribed by the State and must be issued through a company licensed to issue such a bond in the State of Tennessee.

The Contractor shall obtain the required performance bond in form and substance acceptable to the State and provide it to the State no later than February 6, 2002. Failure to provide the performance bond prior to the deadline as required shall result in contract termination.

In lieu of a performance bond, an irrevocable letter of credit may be substituted as a surety deposit. The substitution of a performance bond with a surety deposit, as well as the form and substance of such a surety deposit, must be approved by the State prior to its submittal and may be rejected by the State at its sole discretion.

E.7. <u>State Interest in Equipment—Uniform Commercial Code Security Agreement</u>. The Contractor shall take legal title to all equipment and to all motor vehicles, hereinafter referred to as "equipment," purchased totally or in part with funds provided under this Contract, subject to the State's equitable interest therein, to the extent of its pro rata share, based upon the State's contribution to the purchase price. "Equipment" shall be defined as an article of nonexpendable, tangible, personal property having a useful life of more than one year and an acquisition cost which equals or exceeds \$5,000.00.

As authorized by the provisions of the terms of the Tennessee Uniform Commercial Code— Secured Transaction, found at Title 47, Chapter 9 of the *Tennessee Code Annotated*, and the provisions of the Tennessee Motor Vehicle Title and Registration Law, found at Title 55, Chapter 1 of the *Tennessee Code Annotated*,

an intent of this Contract document and the parties hereto is to create and acknowledge a security interest in favor of the State in the equipment or motor vehicles acquired by the Contractor pursuant to the provisions of this Contract document. A further intent of this Contract document is to acknowledge and continue the security interest in favor of the State in the equipment or motor vehicles acquired by the Contractor pursuant to the provisions of this program's prior year Contracts between the State and the Contractor.

The Contractor hereto grants the State a security interest in said equipment. This agreement is intended to be a security agreement pursuant to the Uniform Commercial Code for any of the equipment herein specified which, under applicable law, may be subject to a security interest pursuant to the Uniform Commercial Code, and the Contractor hereby grants the State a security interest in said equipment. The Contractor agrees that the State may file this Contract or a reproduction thereof, in any appropriate office, as a financing statement for any of the equipment herein specified. Any reproduction of this or any other security agreement or financing statement shall be sufficient as a financing statement. In addition, the Contractor agrees to execute and deliver to the State, upon the State's request, any financing statements, as well as extensions, renewals, and amendments thereof, and reproduction of this Contract in such form as the State may require to perfect a security interest with respect to said equipment. The Contractor shall pay all costs of filing such financing statements and any extensions, renewals, amendments and releases thereof, and shall pay all reasonable costs and expenses of any record searches for financing statements the State may reasonably require. Without the prior written consent of the State, the Contractor shall not create or suffer to be created pursuant to the Uniform Commercial Code any other security interest in said equipment, including replacements and additions thereto. Upon the Contractor's breach of any covenant or agreement contained in this Contract, including the covenants to pay when due all sums secured by this Contract, the State shall have the remedies of a secured party under the Uniform Commercial Code and, at the State's option, may also invoke the remedies herein provided.

The Contractor agrees to be responsible for the accountability, maintenance, management, and inventory of all property purchased totally or in part with funds provided under this Contract. The Contractor shall maintain a perpetual inventory system for all equipment purchased with funds provided under this Contract and shall submit an inventory control report which must include, at a minimum, the following:

- Description of the equipment;
- b. Manufacturer's serial number or other identification number, when applicable;
- c. Consecutive inventory equipment tag identification;
- d. Acquisition date, cost, and check number;
- e. Percentage of state funds applied to the purchase;
- f. Location within the Contractor's operations where the equipment is used;
- G. Condition of the property or disposition date if Contractor no longer has possession;

- h. Depreciation method, if applicable; and
- i. Monthly depreciation amount, if applicable.

The Contractor shall tag equipment with an identification number which is cross referenced to the equipment item on the inventory control report. The Contractor shall inventory equipment annually. The Contractor must compare the results of the inventory with the inventory control report and investigate any differences. The Contractor must then adjust the inventory control report to reflect the results of the physical inventory and subsequent investigation.

The Contractor shall notify the State, in writing, of any equipment loss describing reason(s) for the loss. Should the equipment be destroyed, lost, or stolen, the Contractor shall be responsible to the State for the *pro rata* amount of the residual value at the time of loss based upon the State's original contribution to the purchase price.

The Contractor shall submit its inventory control report of all equipment purchased with the final invoice submitted under this Contract. This inventory control report shall contain, at a minimum, the requirements specified above for inventory control.

Upon termination of the Contract, where a further contractual relationship is not entered into, or at another time during the term of the Contract, the Contractor shall request written approval from the State for any proposed disposition of equipment purchased pursuant to this Contract. All equipment shall be disposed of in such a manner as parties may agree from among alternatives approved by Tennessee Department of General Services and in accordance with any applicable federal laws or regulations.

- E.8. <u>State Furnished Property</u>. The Contractor shall be responsible for the correct use, maintenance, and protection of all articles of nonexpendable, tangible, personal property furnished by the State for the Contractor's temporary use under this Contract. Upon termination of this Contract, all property furnished shall be returned to the State in good order and condition as when received, reasonable use and wear thereof excepted. Should the property be destroyed, lost, or stolen, the Contractor shall be responsible to the State for the residual value of the property at the time of loss.
- E.9. <u>Incorporation of Additional Documents</u>. Included in this Contract by reference are the following documents:
 - The Contract document and its attachments
 - All Clarifications and addenda made to the Contractor's Proposal
 - III) The Request for Proposal and its associated amendments
 - IV) Technical Specifications provided to the Contractor
 - V) The Contractor's Proposal

In the event of a discrepancy or ambiguity regarding the Contractor's duties,

responsibilities, and performance under this Contract, these documents shall govern in order of precedence detailed above.

E.10. <u>Confidentiality of Records</u>. Strict standards of confidentiality of records shall be maintained in accordance with the law and the Standards. All material and information provided to the Contractor by the State or acquired by the Contractor on behalf of the State whether verbal, written, magnetic tape, cards or otherwise shall be regarded as confidential information in accordance with the provisions of State law and ethical standards and shall not be disclosed, and all necessary steps shall be taken by the Contractor to safeguard the confidentiality of such material or information in conformance with State law and ethical standards.

The Contractor will be deemed to have satisfied its obligations under this section by exercising the same level of care to preserve the confidentiality of the State's information as the Contractor exercises to protect its own confidential information so long as such standard of care does not violate the applicable provisions of the first paragraph of this section.

The Contractor's obligations under this section do not apply to information in the public domain; entering the public domain but not from a breach by the Contractor of this Contract; previously possessed by the Contractor without written obligations to the State to protect it; acquired by the Contractor without written restrictions against disclosure from a third party which, to the Contractor's knowledge, is free to disclose the information; independently developed by the Contractor without the use of the State's information; or, disclosed by the State to others without restrictions against disclosure.

It is expressly understood and agreed the obligations set forth in this section shall survive the termination of this Contract.

- E.11. <u>Authorized Individuals</u>. Each party hereto has provided the other party hereto with a list identifying the individuals from whom the other party is authorized to accept any notices, requests, demands, or other advice which may be given hereunder by the party providing such list. Said lists, which are attached hereto as Appendix H, shall be valid until revoked or amended by further written notice. The parties hereto shall only be entitled to rely on notices, requests, demands, or other advice given by such individuals.
- E.12. Tennessee Consolidated Retirement System. The Contractor acknowledges and understands that, subject to statutory exceptions contained in Tennessee Code Annotated, Section 8-36-801, et. seq., the law governing the Tennessee Consolidated Retirement System, provides that if a retired member returns to State employment, the member's retirement allowance is suspended during the period of the employment. Accordingly and notwithstanding any provision of this Contract to the contrary, the Contractor agrees that if it is later determined that the true nature of the working relationship between the Contractor and the State under this Contract is that of "employee/employer" and not that of an independent contractor, the Contractor may be required to repay to the Tennessee Consolidated Retirement

System the amount of retirement benefits the Contractor received from the Retirement System during the period of this Contract.

E.13. General Indemnification.

- E.13.a. The Contractor agrees to protect, indemnify, save and hold harmless the State, all State departments, agencies, boards, and commissions, as well as officers, agents, servants, and employees of the State, including volunteers, from any and all claims, demands, expenses, and liability arising out of the performance under the Contract of the Contractor, its agents, servants, employees, subcontractors, and independent Contractors, and from any and all costs, expenses, and attorneys' fees (including costs of work done by the Attorney General or his designees incurred as a result of any claims, demand, lawsuit or cause of action.)
- A.1.b. The State shall give the Contractor written notice of such claim or suit, if the State is notified first, and full right and opportunity to conduct the Contractor's defense thereof; but the State does not hereby accord to the Contractor, through its attorneys, any rights to represent the State of Tennessee and all State Departments, agencies, boards and commissions, as well as officers, agents, servants, and employees of the State, including volunteers in any legal matter; such right being governed by T.C.A. ?8-6-106.
- E.13.c. The State, its Departments, agencies, boards, and commissions, as well as its officers, agents, servants, and employees of the State, including volunteers shall, at the option of the Attorney General, be represented by the Attorney General, his designee, or outside counsel selected by the State and the Contractor shall be responsible for all fees, costs and expenses associated with that representation.
- E.13.d. This indemnification shall include, but not be limited to, the following:
 - E.13.d.1) Any Breach on the part of the Contractor in the performance of the Contract;
 - E.13.d.2) Any claims or losses for services rendered by Contractor, by any person or firm performing or supplying services, materials or supplies in connection with the performance of the Contract;
 - E.13.d.3) Any claims or losses, to any person injured or property damaged from the acts or omissions of the Contractor, its officers, agents, employees in the performance of the Contract;
 - E.13.d.4) Any claims or losses by any person or firm injured or damaged by Contractor, its officers, agents, or employees by the publication translation, reproduction, delivery, performance, use, or disposition of any data processed under the Contract in a manner not authorized by the Contract, or by Federal, State, or local statutes and regulations; and

- E.13.d.5) Any failure of Contractor, its officers, agents or employees to observe the laws of the United States and of the State of Tennessee, including but not limited to labor laws and minimum wage laws;
- E.13.d.6) Any claims or losses resulting from the escape of an Inmate; and
- E.13.d.7) Any claims or losses to any person injured or property damaged from the acts or omissions of any Inmate.

E.14. Indemnification Regarding Policies.

- E.14.a. The indemnification of Section E.13, includes but is not limited to, any claims or losses arising from the promulgation or implementation of the Contractor's policies and procedures whether or not said policies and procedures have been approved by the State.
- E.14.b. The indemnification of Section E.13 includes, but is not limited to any claims of the Contractor's wrongdoing in implementing the Departmental policies listed in Appendix C.
- E.14.c. With regard to any claim that the Departmental policies listed on Appendix C are unlawful (i.e., the issue is that the policies and procedures are lawful on their face), if the State is named as a party, the Attorney General, his designee or an independent Contractor hired for that purpose will represent the State. The Contractor will be responsible for its own defense. The State will be liable for any judgment against it and the Contractor will be liable for any judgment against it. However, this subsection shall not apply if the claim in any way arises from Contractor's failure to appropriately implement policy.
- E.14.d. The Contractor agrees to send copies of any and all documents which have been filed in any lawsuit naming the Contractor and/or its employees in which concern the operation of the Facility under this Contract to the State.
- E.14.e. Contractor shall not waive, release, or otherwise forfeit any possible defense the State may have regarding claims arising from or made in connection with the operation of the Facility by Contractor without the consent of the State. Contractor shall preserve all such available defenses and cooperate with the State to make such defenses available to the maximum extent allowed by law.
- E.15. <u>General Provisions</u>. Unless otherwise required by the State, all insurance provided by the Contractor shall be in conformance with the General Specifications for Insurance detailed in Appendix D. Upon written request by the State, Contractor shall revise or supplement the insurance listed on Appendix D and may seek a compensation adjustment pursuant to Section C.11.
- E.16. <u>Types of Insurance</u>. The Contractor shall continuously maintain and pay for insurance and insurance company services meeting the general and specific provisions set forth in Appendix D during the term of this Contract, for the following types of insurance:

- E.16.a. Workman's Compensation
- E.16.b. General Liability, excluding products and completed operations
- E.16.c. Products and Completed Operations Liability
- E.16.d. Business Automobile Liability
- E.16.e. Owned and Non-owned Aircraft Liability
- E.16.f. Umbrella/Excess Liability
- E.16.g. Director's and Officer's Liability
- E.16.h. Professional and Medical Liability covering nurses, attorneys, counselors, psychologists, and social workers
- E.16.i. Property/Boiler and Machinery
- E.16.j. Employee Dishonesty
- E.17. <u>Fire and Property Insurance</u>. The State shall maintain all risk property insurance on the State's buildings which comprise the Facility. The Contractor shall obtain and keep in force insurance on all property to be located at the Facility.
- E.18. <u>Defense/Immunity</u>. Notwithstanding any provision contained herein to the contrary, the State does not waive any immunity defenses which may exist by operation of law, including, but not limited to, limitations on the amount of damages which may be awarded or paid.
- E.19. <u>Financial Strength</u>. The Contractor shall, prior to signing this Contract, file with the State an audited financial statement showing a net stockholders equity, calculated according to generally accepted accounting principles consistently applied, of not less than five million dollars (\$5,000,000). Thereafter, the Contractor shall file annually, on or before April 1 of each year, a current financial statement and if the net stockholders equity of the company shall ever be less than five million dollars (\$5,000,000), the State may declare the Contractor in default unless the Contractor provides alternative evidence of equivalent financial worth within thirty (30) days of demand by the State.
- E.20. Exception to General Indemnification. The indemnification provisions of this Section shall not apply to injury, death or damage to property arising solely out of the negligence or misconduct of the State, its officers, agents, servants or independent Contractors (other than Contractor) who are directly responsible to the State.
- E.21. Liquidated Damages.

- E.21.a. In the event of a Breach by Contractor described in Appendix E, the State may withhold as liquidated damages the amounts designated on Appendix E from any amounts owed Contractor.
- E.21.b. The State shall notify Contractor in writing of the Breach and the amounts to be withheld as liquidated damages.
- E.21.c. Liquidated damages shall be assessed in conformance with Section E.4.
- E.21.d. The parties agree that due to the complicated nature of the Contractor's obligations under this Contract it would be difficult to specifically designate a monetary amount for a Breach by Contractor designated in Appendix E as said amounts are likely to be uncertain and not easily proven. Contractor hereby represents and covenants that it has carefully reviewed the liquidated damages contained in Appendix E and agrees that said amounts are the liquidated damages resulting from negotiation between the parties, represent a reasonable relationship between the amount and what might reasonably be expected in the event of Breach, and are a reasonable estimate of the damages that would occur from a Breach.
- E.21.e. It is hereby agreed between the parties that the liquidated damages represent solely the damages and injuries sustained by the State in losing the benefit of the bargain with Contractor and do not include:
 - E.21.e.1) any injury or damage sustained by a third party and Contractor agrees that the liquidated damage amount is in addition to any amounts Contractor may owe the State pursuant to the indemnity provision contained in Section E.13 or otherwise; and
 - E.21.e.2) any damage sustained to the Facility or property located therein as a result of Contractor's Breach.
- E.21.f. The State may continue to withhold the liquidated damages or a portion thereof until the Contractor cures the Breach, the State exercises its option to declare a Partial Default, or the State terminates the Contract.
- E.21.g. The State is not obligated to assess liquidated damages before availing itself of any other remedy.
- E.21.h. The State may choose to discontinue liquidated damages and avail itself of any other remedy available under this Contract or at law or equity; provided, however, Contractor shall receive a credit for said liquidated damages previously withheld except in the event of a Partial Default.

E.22. <u>Termination for Convenience</u>.

E.22.a. Beginning one Year after the Service Commencement Date, the State may terminate this Contract without cause for any reason. Said termination shall

- not be deemed a breach of Contract by the State. The State shall give the Contractor ninety (90) days written notice prior to termination of this Contract.
- E.22.b. Contractor shall be entitled to receive compensation for satisfactory authorized service completed as of the termination date, but in no event shall the State be liable to the Contractor for compensation for the Contractor for compensation for any service which has not been rendered.
- E.22.c. Upon such termination, the Contractor shall have no right to any actual, general, special, incidental, consequential, or any other damages whatsoever of any description or amount, except that the State shall pay for all supplies and equipment on order and not yet delivered to the Facility as of the date of termination.
- E.23. Notwithstanding any other provision of this Contract to the contrary, nothing contained herein shall be interpreted to authorize, allow or imply authority of the Contractor to do the following:
 - E.23.a. develop or implement procedures for calculating Inmate release and parole eligibility dates;
 - E.23.b. develop and implement procedures for calculating and awarding sentence credits;
 - E.23.c. approve Inmates for furlough and work release;
 - E.23.d. approve the type of work an Inmate may perform, and the wages or sentence credits which may be given to Inmates engaged in such work; and
 - E.23.e. grant, deny or revoke sentence credits; place an Inmate under less restrictive custody or more restrictive custody; or take any disciplinary actions; provided, however, that this Section shall not prevent Contractor from making recommendations to the State with respect to any of the above in conformance with Departmental policy. The Commissioner shall determine whether any action or proposed action violates the provisions of this Section.
- E.24. Contractor's Representations and Warranties.
 - E.24.a. <u>Representations of Contractor</u>. Contractor represents and warrants to and for the benefit of State, with the intent that State will rely thereon for purposes of entering into this Contract, as follows:
 - The Contractor's Proposal, incorporated herein by reference, contains no material misrepresentations by the Contractor. This Contract contains no factual changes from the Proposal submitted by the Contractor.
 - E.24.b. <u>Organization and Qualification</u>. Contractor has been duly incorporated and is validly existing as a corporation in good standing under the laws of the State of Tennessee with power and authority to own its properties and conduct its

- business as presently conducted. Contractor is duly qualified to do business as a foreign corporation in good standing in Tennessee and shall so remain during the term of this Contract.
- E.24.c. <u>Authorization</u>. This Contract has been duly authorized, executed, and delivered by Contractor and, assuming due execution by the appropriate State officials as indicated on the signature page of this Contract and delivery by State, constitutes a legal, valid, and binding agreement enforceable against Contractor in accordance with its terms.
- E.24.d. No Violation of Contract, Articles of Incorporation or Bylaws. The consummation of the transactions contemplated by this Contract and its fulfillment of the terms hereof will not conflict with, or result in a breach of any of the terms and provisions of, or constitute a default under any indenture, mortgage, deed of trust, lease, loan agreement, license, security agreement, Contract, governmental license or permit, or other agreement or instrument to which Contractor is a party or by which its properties are bound, or any order, rule, or regulation of any court or any regulatory body, administrative agency, or their governmental body applicable to Contractor or any of its properties, except any such conflict, breach, or default which would not materially and adversely affect Contractor's ability to perform its obligations under this Contract, and will not conflict with, or result in a breach of any of the terms and provisions of, or constitute a default under, the Articles of Incorporation (or other corresponding charter document) or Bylaws of Contractor.
- E.24.e. No Defaults under Agreements. Contractor is not in default, nor is there any event in existence which, with notice or the passage of time or both, would constitute a default by Contractor, under any indenture, mortgage, deed of trust, lease, loan agreement, license, security agreement, Contract, governmental license or permit, or other agreement or instrument to which it is a party or by which any of its properties are bound and which default would materially and adversely affect Contractor's ability to perform its obligations under this Contract.
- E.24.f. Compliance with Laws. Contractor, its officers and directors purporting to act on behalf of Contractor or such officers and directors have been conducting business in compliance with all applicable laws, rules, and regulations of the jurisdictions in which Contractor is conducting business including all safety laws and laws with respect to worker's compensation, discrimination in hiring, promotion or pay of employees. Contractor warrants that Contractor, and its current and former officers and directors have:
 - E.24.f.1) no convictions regarding criminal activity;
 - E.24.f.2) no pending charges regarding criminal activity, or
 - E.24.f.3) to their knowledge, no investigations on-going by any state, local or federal authorities regarding any possible criminal activity.

except as provided in writing.

- E.24.g. No Litigation. There is not now pending or, to the knowledge of Contractor, threatened, any action, suit, or proceeding to which Contractor is or may be a party, before or by any court or governmental agency or body, which might result in any material adverse change in Contractor's ability to perform its obligations under this Contract, or any such action, suit, or proceeding related to environmental or civil rights matters; and no labor disturbance by the employees of Contractor exists or is imminent which might materially and adversely affect Contractor's ability to perform its obligations under this Contract.
- E.24.h. <u>Financial Statements</u>. Contractor has delivered to State copies of financial statements provided in its Proposal. Contractor represents such financial statements fairly present the financial position of Contractor at the dates shown and the results of the operations for the periods covered, and have been prepared in conformity with generally accepted accounting principles applied on a consistent basis, except as discussed in the notes to the financial statements.
- E.24.i. No Adverse Change. Since the date of Contractor's financial statements described in Section E.24.h provided to State, there has not been any material adverse change in Contractor's business or condition, nor has there been any change in the assets or liabilities or financial condition of Contractor from that reflected in such financial statements which is material to Contractor's ability to perform its obligations under this Contract.
- E.24.j. <u>Disclosure</u>. There is no material fact which materially and adversely affects or in the future will (so far as Contractor can now reasonably foresee) materially and adversely affect Contractor's ability to perform its obligations under this Contract which has not been accurately set forth in this Contract or otherwise accurately disclosed in writing to State by Contractor prior to the date hereof.
- E.24.k. Opinion of Contractor's Counsel Contractor shall furnish to State an opinion of counsel in connection with this Contract dated as of the date of the Contract. Such opinion shall address the Contractor's compliance with applicable law, affirm its authority to enter into this Contract, indicate that the Contractor is not currently in litigation or have notice of litigation that could cause the Contractor not to perform the terms of this Contract, affirm the enforceability of this Contract in accordance with its terms, and affirm that the financial statements provided by the Contractor were prepared in accordance with generally accepted accounting principles.
- E.25. <u>Audits</u>. Contractor shall maintain documentation of all charges against the State under this Contract. The books, records, and documents of the Contractor, insofar as they relate to work performed or money received under the Contract, shall be maintained for a period of three (3) full years from the date of the final payment, and shall be subject to audit at any reasonable time and upon

- reasonable notice, by the State or the Comptroller of the Treasury or their duly appointed representatives. These records shall be maintained in accordance with generally accepted accounting principles.
- E.26. <u>Binding Nature</u>. This Contract shall not be binding until the State has received a Payment and Performance Bond as required by the RFP and evidence of insurance required by the RFP and it is approved as provided in Section D.1.

E.27. Invalidity and Severability.

- E.27.a. In the event that any provision of this Contract shall be held to be unlawful, invalid or unenforceable, all parties agree that all other terms and conditions of the Contract shall remain in full force and effect except as specifically provided in this section.
- E.27.b. With the exception of the provisions contained in Section E.4, in the event any or all provisions of this Contract are found to be unlawful, invalid or unenforceable by a commission or court of competent jurisdiction, both parties agree that neither shall be in Breach of Contract or liable in any manner to the other for damages, costs, or expenses of any nature which the other might sustain due to said finding; provided, however, in the event said finding reduces the services rendered by Contractor, the State may reduce the Per Diem Rate paid Contractor pursuant to Section C.11, and said finding shall not constitute a Breach.
- E.27.c. In the event a court of competent jurisdiction finds a provision(s) of this Contract to be unenforceable the Commissioner may terminate this Contract upon thirty (30) days notice without penalty or liability to the State.
- E.28. <u>Terminology and Definitions</u>. All personal pronouns used in this Contract, whether used in the masculine, feminine, or neuter gender, shall include all other genders; the singular shall include the plural and the plural shall include the singular.
- E.29. Change in Owners. Contractor shall notify the State in writing of any change of ownership of the Contractor, through sale or merger, which occurs during the term of the Contract. Contractor shall inform the State fully of the financial ability of the new ownership to fully comply with the terms and conditions of the Contract. The State reserves the right to terminate the Contract in the event of a change in ownership without penalty to the State or to consider the failure to comply with the notification or financial reporting provisions as a Breach by the Contractor.
- E.30. <u>Duration of Services</u>. Contractor agrees that the services and programs set forth in this Contract will be maintained for the duration of the Contract period.

E.31. Approval of Bond Counsel

E.31.a. Because construction of the Facility was funded through the issuance of tax exempt, general obligations debt, the use and management of the Facility by the Contractor and any and all subcontractors in subject to and constrained by

- the Federal Tax laws and regulations governing tax exempt financing. Therefore, this Contract is subject to review by the State's bond counsel before approval.
- E.31.b. In addition, any use of the Facility by Contractor and all subcontractors, including, but not limited to, the conduct of an industries program pursuant to Section A.4.bb of the Contract, which results in any payment to the State, either directly or indirectly, is subject to review by the State's bond counsel before approval.
- E.32. Release. Contractor, upon final payment of the amount due under this Contract, releases the State, its officers and employees, from all liabilities, claims and obligations whatsoever arising from or under this Contract. Contractor agrees not to purport to bind the State to any obligation not expressly assumed herein by the State.
- E.33. Subcontracting and Assignment.
 - E.33.a. The Contractor shall provide that all subcontractors are notified in writing prior to the execution of the subcontract that the Facility is being funded through the issuance of tax exempt, general obligation debt and that the use and management of the Facility by the Contractor and any and all subcontractors is therefore subject to and constrained by the federal tax laws and regulations governing tax exempted financing. The State may consult with its Bond Counsel to determine whether any assignment or subcontract complies with such laws and regulations.
 - E.33.b. The Contractor shall provide that all subcontracts may be assignable to the State at the State's sole discretion. Any subcontract shall also provide that the State shall not be responsible for any outstanding liability to the subcontractors incurred by the Contractor and that the State may terminate such subcontracts upon giving thirty days prior written notice with or without cause.
 - E.33.c. The Contractor shall not assign this Contract or enter into a subcontract for any of the services performed under this Contract without obtaining the prior written approval of the State. If such subcontracts are approved by the State, they shall contain, at a minimum, sections of this Contract pertaining to "Conflicts of Interest" and "Nondiscrimination" (sections D.2. and D.3.).
 - Notwithstanding any use of approved subcontractors, the Contractor shall be the prime contractor and shall be responsible for all work performed.
- E.34. <u>Research Projects</u>. Contractor shall not publish or disseminate any findings based on data obtained from the operation of the Contract or engage in any research projects without the prior written consent of the Department.
- E.35. <u>Sovereign Immunity</u>. The sovereign immunity of the State shall not apply to the Contractor nor any subcontractor, agent, employee, or insurer of the Contractor.

Neither the Contractor nor any subcontractor, agent, employee, or insurer of the Contractor may plead the defense of sovereign immunity in any action arising out of the performance of or failure to perform any responsibility or duty under this Contract.

- E.36. <u>Amendments</u>. The terms and provisions of this Contract may be waived, altered, modified, amended, supplemented or revised only by written amendment which has been executed and approved by the appropriate parties as indicated on the signature page of the Contract. Neither the Liaison(s) or any other employee or official of the State is authorized to modify, amend or waive the terms and provisions of this Contract except as provided in this Section.
- E.37. <u>Waiver</u>. No consent, waiver or excuse of any Breach of any of the terms or conditions of this Contract shall be held to be a consent, waiver, or excuse of any other or subsequent Breach; nor shall any such waiver or excuse be valid or binding unless the same shall be in writing and approved and executed by the party alleged to have granted the waiver as indicated on the signature page of the Contract.
- E.38. Third Party Beneficiary. Neither the Contractor nor the State intends to create rights for any third party by the Contract and no third party beneficiary rights are created hereby. Third parties shall mean all persons except the State and the Contractor, including but not limited to employees of Contractor, subcontractors of Contractor and Inmates located at the Facility.
- E.39. <u>Laws</u>. The Contractor shall comply with all applicable federal, state, and local constitutions, laws, and regulations, court decisions, Court Orders, and any applicable state and federal orders in the performance of the Contract including but not limited to the provisions of T.C.A. ?41-24-101, et seq., which may be in effect during the term of this Contract.
- E.40. <u>Attorney Fees</u>. The Contractor agrees that in the event either party deems it necessary to take legal action to enforce any provision of the Contract and in the event the State prevails, the Contractor shall pay all expenses of such action, including but not limited to the State's attorney fees and costs of all stages of the litigation.
- E.41. <u>Approvals</u>. Any policies, procedures or other documents contained or referenced in this Contract subject to the State's approval under the terms this Contract shall remain subject to State prior written approval whenever they are revised, amended, replaced or supplemented.
- E.42. <u>Fraud/Misrepresentation</u>. If, in the course of any stage under the RFP, Proposal evaluation, Contract negotiation, Contract execution or term of the Contract, the Contractor commits fraud, misrepresentation or conspiracy to defraud the State, the State shall have the right to pursue any remedies described in Section E.4 and/or pursue any criminal sanctions allowed by law.

- E.43. <u>Financial Termination</u>. The State may terminate the Contract without penalty to the State in the event the Contractor:
 - E.43.a. admits in writing its inability to pay its debts;
 - E.43.b. makes a general assignment for the benefit of creditors;
 - E.43.c. suffers a decree or order appointing a receiver or trustee for it or substantially all of its property to be entered and, if entered without its consent, not to be stayed or discharged within 60 days;
 - E.43.d. suffers proceedings under any law relating to bankruptcy, insolvency, or the reorganization or relief of debtors to be instituted by or against it and, if contested by Contractor, not to be dismissed or stayed within 60 days; or
 - E.43.e.suffers any judgment, unit of attachment or execution, or any similar process to be issued or levied against a substantial part of its property which is not released, stayed, bonded, or vacated within 60 days after issue or levy.
- E.44. <u>Set-Off</u>. The State reserves the right to deduct from amounts which are or shall become due and payable to the Contractor under this or any Contract between the parties any amounts which are or shall become due and payable to the State by the Contractor. The State may withhold any amounts which may otherwise be due the Contractor without waiver of any other remedy or damages available to the State under this Contract at law or at equity.
- E.45. <u>Construction</u>. In the event of a dispute about the construction or interpretation of any provision of the Proposal, said Proposal shall be construed in favor of the State. The parties agree that should a dispute arise involving the construction or interpretation of the RFP or this Document, said documents shall not be construed or interpreted in favor of either party.
- E.46. Written Notices. The necessity of written notices herein shall be strictly construed.
- E.47. <u>Implied Covenants or Agreements</u>. The State shall be bound only by the express, written terms contained herein and shall not be bound by any implied covenants or agreements.
- E.48. <u>Approvals</u>. Contractor agrees to accept and implement any revisions, alterations or supplements suggested by the State to any document, plan, policy or procedure which requires State approval.
- E.49. <u>Notices</u>. Failure of the State to provide any notice to Contractor described in this Contract whether or not the State had knowledge of the appropriateness of said notice shall not relieve the Contractor of its obligation to perform in accordance with the Contract and shall not be a waiver or excuse of any failure to perform.
- E.50. No Contingent Fees. No person or entity shall be employed or retained or given anything of monetary value on a contingent fee basis to solicit or secure this

<u>Construction</u>. In the event of a dispute about the construction or interpretation of any provision of the Proposal, said Proposal shall be construed in favor of the State. The parties agree that should a dispute arise involving the construction or interpretation of the RFP or this Document, said documents shall not be construed or interpreted in favor of either party.

E.46. Written Notices. The necessity of written notices herein shall be strictly construed

<u>Implied Covenants or Agreements</u>. The State shall be bound only by the express, written terms contained herein and shall not be bound by any implied covenants or agreements.

<u>Approvals</u>. Contractor agrees to accept and implement any revisions, alterations or supplements suggested by the State to any document, plan, policy or procedure which requires State approval.

E.49. Notices. Failure of the State to provide any notice to Contractor described in this Contract whether or not the State had knowledge of the appropriateness of said notice shall not relieve the Contractor of its obligation to perform in accordance with the Contract and shall not be a waiver or excuse of any failure to perform.

No Contingent Fees. No person or entity shall be employed or retained or given anything of monetary value on a contingent fee basis to solicit or secure this Contract, except bona fide employees of Contractor (including proposed subcontractors) or bona fide established commercial or professional entities retained by Contractor for the purpose of securing business. For violation of this Section, in addition to the remedies available pursuant to Section E.4, the State shall have the right to deduct from any amount owed Contractor the amount of such commission, percentage, brokerage or contingent fee, and other benefit from the Contractor.

IN WITNESS WHEREOF:

CORRECTIONS CORPORATION OF TENNESSEE, INC. d/b/a CORRECTIONS CORPORATION OF AMERICA

John D. Ferguson

President and Chief Executive Officer

131

DEPARTMENT OF CORRECTION:

Donal Campbell, Commissioner

5/21/0

APPROVED: DEPARTMENT OF F

DEPARTMENT OF FINANCE AND ADMINISTRATION:

DEPARTMENT OF FINANCE AND ADMINISTRATIO	N;
C. Warren Heel/ 4	2/20/02
C. Warren Neel, Ph.D., Commissioner	Date
ATTORNEY GENERAL AND REPORTER:	
() B	1 1
Jan Dam	2/25/02
Paul G. Summers, Attorney General and Reporter	Date /
COMPTROLLER OF THE TREASURY:	
Ch Cula	= 1 = 1 =
John G. Morgan, Comptrolle of the Tree	2/27/02
John G. Morgan, Comptroller of the Treasury	Date

Management and Operation of South Central Correctional Center

List of Contract Appendices

Appendix A Description of Real Property

Appendix B Personal Property Listing

Appendix C TDOC Policies Applicable to the Contract

Appendix D General Specifications for Insurance

Appendix E Liquidated Damages Schedule

Appendix F Security Addendum

Appendix G Performance and Cost Evaluation Form

Appendix H Authorized Individuals

APPENDIX A

The leasehold includes all structures built upon and all land contained within the boundaries described on Exhibit A attached hereto.

Being property acquired by the State of Tennessee, by order of possession entered in the case of <u>State of Tennessee v. Preston W. Carroll, et al</u>; Circuit Court of Wayne County, Tennessee, Docket No. 2827-A-251, entered on November 9, 1989; said Order recorded in Lien Book 4, Page 696, at the Register's Office in Wayne County, Tennessee.

Specifically excluded from the leasehold are:

- The Boot Camp parcel and buildings (97.91 acres) described in the last paragraph of Exhibit A, which property was acquired by the State of Tennessee by instrument of record in Book 93, Page 123, Register's Office in Wayne County, Tennessee.
- Sewage lagoon property conveyed by deed of record in Book 127, Page 194, Register's Office in Wayne County, Tennessee, which property is more particularly described on Exhibit B, attached hereto.
- Building No. 2, Industries Building.

PAGE: 1 DATE: 08/09/01	STATE COST RETIRE DT		表別に対象に必要的に を を の の の の の の の の の の の の の
SEE TOCATION 1 08/08/2001	MODEL FIN SVC DT		3955 DESK, SECTRAIAL 03/20/22 MT100 07/10/22 03/20/22 04/20/22/20/23 INCH 5 DRU 02/29/22 05/2
PERSONAL PROPERTY ITEMS BY LOCATION AUTHORIZED ASSETS FROM 01/01/1960 TO 08/08/2001	DAKE		OKIDATA IRICOR HATIONAL HATION
PERSON	DESCRIPTION SERIAL #		PRINTER, (PC) P19056017656 DESK & TARLE, ULLET UELL PAGING, RADIO & SICHARGER, PLLII CALCULATOR, ELEIIDOS7239 CABINET, FILINGINONE SAU, STATIONARYIOP26 SAU, STATIONARYIOP26 SAU, STATIONARYIOP28 SAU, STATIONARYIOP26 CABINET - SAFETY IYELLOU REDS, RAC, NOID422928 CALCULATOR, ELEI2D003461 UELDER, ARC, NOID422928 CALCULATOR, ELEI2D003461 UELDER, ARC, NOID422928 CALCULATOR, ELEI2D003461 UELDER, ARC, NOID422928 SAU, STATIONARYIOP28013 FADIO, 2-LMY RE1483ASE0013 FADIO, 2-LMY RE1221ASE0132 FADIO, 2-LMY RE1483ASE0013 FADIO, 2-LMY RE1221ASE0132 FADIO, 2-LMY RE1483ASE0013 FADIO, 2-LMY RE1221ASE0132 FADIO, 2-LMY RE1221ASE0133 FADIO, 2-LMY RE1221ASE0132 FADIO, 2-LMY RE1483ASE0013 FADIO, 2-LMY RE1221ASE0132 FADIO, 2-LMY RE1483ASE0013 FADIO, 2-LMY RE1221ASE0132 FADIO, 2-LMY RE1221ASE0132 FADIO, 2-LMY RE1221ASE0132 FA
KEFORT: BALIA231 TIPE: 21:54:09	TAG # FL ROOM UNIT	DEPT/DIV: 32944	C3558 P33029 P33029 P33029 P33029 P40010 P40010 P40025 P40030 P400300 P400300 P400300 P400300 P400300 P400300 P400300 P40

BA11A231 21:54:09	
REPORT: TIPE:	

STATE OF TENESCOPE

The control of the	17 INCH 07/01/96 17 INCH 07/01/96 052760A 02/29/92 36 INCH 5 DRU 02/29/92 36 INCH 5 DRU 02/29/92
STATE OF TENNESSEE FROFERTY ITERS BY LOCATION D ASSETS ROTH 01/01/1960 TO 08/08/2001 NWE HORE RIGID DEMALT DATION DRILL FRESS LINCOLN SBIO LINCOLN DRILL FRESS UILTON SBIO LINCOLN DAYTON DOYLOR DOYLOR SUEEFER BROOM JOHN DEERE SOUTH DISK-FORTRACTIOR SUEEFER BROOM JOHN DEERE SOUTH DISK-FORTRACTIOR SUEEFER BROOM JOHN DEERE SOUTH DISK-FORTRACTIOR SUEEFER BROOM JOHN DEERE BROOM JOHN DEERE SUEEFER BROOM JOHN DEERE BROOM JOHN DEER	NI/A
STATE OF TENNESS PROFERTY ITERS BY ASSETS FLANTABLE STG. FLANTABLE FLAN	
SERIAL # SERIAL # SERIAL # SERIAL # SE-FETAL SV-39773 SV-39773 SV-39773 SV-39773 SV-39773 SV-39773 SV-41197826 SV-39773 SV-41197826 SV-39773 SV-41197826 SV-50000220445 SV-61114 SV-611	SSS SSAMP WATIONAL WATIONAL
CABINET-SAFETY INONE-PETAL CABINET-SAFETY INONE-PETAL CABINET-SAFETY INONE-PETAL SALL, STATIONARY19109 ORILLS, HORAULIZBABS UFLDER, ARC, MO19771-A11971 UNIP, TRASH 131712 GENERATORS, PORI1110166 COPPRESSOR, AIR 10014911L 48 CAVERA, HOUJE 1 KETUSE CONTAINE 10014911L 48 CAVERA, HOUJE 1 KETUSE CONTAINE 10014911L 48 CAVERA, HOUJE 1 KETUSE CONTAINE 10014911L 48 CAVERA, HOUSE 1 KETUSE CONTAINE 10014911L 48 CAVERA, HOUSE 1 FOR FRENCH 11 10052000022 GRADER, TOLED THERBERT LES SCOOTER, TRUCKSTIZSS9 TILLAGE EQUIPME! FURP, SELWGE 1 10C-15455 TOLE 14 1, 446, 390 CABINET, FILINGINONE	SHAPOO & BUFFIIPBABYZA SHAPOO & BUFFIIPBAGZZA CALLATOR, ELEIIDOSBSSY CABINET, FILINGINONE CABINET, FILINGINONE
The	LDCATION: 91017 302639 KITC 017 302642 KITC 017 540107 KITC 017 540166 LAUN 017 640171 LAUN 017

PAGE: 3 DATE: 08/08/01	STATE COST RETIRE DT		92.22.22.22.22.22.22.22.22.22.22.22.22.2	44, 305. 05	1 833354555555555555555555555555555555555
ATE OF TENNESSEE PERTY ITEMS BY LOCATION SSETS 01/01/1960 TO 08/08/2001	HODEL FIN SVC DT		42 INCH 5 DKU 02/29/92 252760A 02/29/92 252760A 02/29/92 CDS-20 480V 3PH 02/18/94 E.18SS 480V 3 PP 02/18/94 W/BOWL TRUCK 02/18/94 REV PUMP 02/18/94 10 X 4. 5 06/02/94		S20 98/10/99 520 98/10/99
PERSONAL PROPERTY ITEMS BY LAUTHORIZED ASSETS FROM 01/01/1960 TO 0	NAVE		HATIONAL SHAPP SHAPP BLOGETT PITCO FRYER PITCO FRYER HIXEN 80 01 SALAO BAR SALAO BAR	ASSETS	POLICEGIA A PARTE DE LOS CONTROLAS DE LO
PERSONA	T DESCRIPTION XERIAL #		CABINET, FILINGINDNE CALCULATOR, ELEIIDOS6749 CALCULATOR, ELEIIDOS6749 CALCULATOR, ELEIIDOS6749 CALCULATOR, ELEIIDOS6749 CALCULATOR, ELEIIDOS6749 CALCULATOR, ELEIIDOS6749 CALCULATOR, FOOD PRIB940BA00310 NETTE, HEAVY DI PUPP, FOOD PROCIF94BA00416 TARLE, SORTING INDNE-STAINLESS ST TARLE, SORTING INDNE-STAINLESS ST	91017 68 328,725 15	RINTER, (PC) P1905A1030330 PRINTER, (PC) P1905A1030321 PRINTER, (PC) P1905A1030321 PRINTER, (PC) P1905A1030321 PERINTER, (PC) P1905A103032 PERINTER, (PC) P1905A10303333 PERINTER, (PC) P1905A1030333 PERINTER, (PC) P1905A1030333 PERINTER, (PC) P1905A103033 PERINTER, (PC) P1905A10303 PERINTER, (PC) P1905A103 PERINTER, (PC) P19
REPORT: BALIA231 TIME: 21:54:09	TAG # FL ROOR UNIT	DEPT/DIV: 32944	LDCATION: 91017 P40273 KITC 017 P40449 LALN 017 P40451 LALN 017 P40532 KITC 017 P40533 KITC 017 P40535 KITC 017 P40536 KITC 017 P40537 KITC 017 P40538 KITC 017	*** LOCATION: 91	LDCATION: 91018 J44428 PROP 018 J44439 01 DPS 018 P330318 UIST 018 P33045 CONT 018 P33055 CONT 018 P33055 CONT 018 P33056 CONT 018 P33056 CONT 018 P33056 CONT 018 P33056 CONT 018 P33057 CONT 018 P33057 CONT 018 P33056 CONT 018 P33057 CONT 018

PERSONA	AUTHORIZE

PACE: 08/08/01	STATE COST RETIRE DT		**************************************
	FIN SVC DT		07/10/22 07/10/22
STATE OF TENESSEE PROPERTY ITENS BY LOCATION ED ASSETS FROM 01/01/1960 TO 08/08/2001	HODEL		######################################
STATE OF TEN PERSONAL PROPERTY ITEN AUTHORIZED ASSETS FROM 01/01/1984	NAKE		TOTOGOGO POLICIO DE LA POLICIO DEL POLIC
	T DESCRIPTION SERIAL #		RADIO, 2-LAY POLISIAS 0788 RADIO, 2-LAY POLISIAS 0708 RADIO, 2-LAY POLISIAS 0708 RADIO, 2-LAY POLISIAS 0708 RADIO, 2-LAY POLISIAS 0708 RADIO, 2-LAY POLISIAS 0704 RADIO, 2-LAY POLISIAS 0704 RADIO, 2-LAY POLISIAS 0704 RADIO, 2-LAY POLISIAS 0707 RADIO, 2-LAY POLISIAS
89	TINI E	4	
B411A231 21:54:09	L R004	3294	***************************************
REPORT. TIME:	TAG # FL	DEPT/DIV: 32944	733073 733074 733074 733077 733089 733089 733089 733089 733089 733089 733089 733089 733089 733089 733089 733089 733089 733089 733089 733111 733111 733111 733111 733111 733111 733

PAGE: S DATE: 08/08/01	STATE COST RETIRE DT		፟፟ጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜጜ
	FIN SVC DT		97/10/92 97/10/92 97/10/92 97/10/92 97/10/92 97/10/92 97/10/92 97/10/92 97/10/92 97/10/92 97/10/92 97/10/92 97/10/92 97/10/92
TENESSEE ITERS BY LOCATION /1960 TO 08/08/2001	MOGL		######################################
STATE OF TENESSEE AUTHORIZED ASSETS FROM 01/01/1960 TO 08/08/2001	NAKE		
ææ	DESCRIPTION SERIAL #		RADIO, 2-LMY POLTSIAS 0821 RADIO, 2-LMY POLTSIAS 0829 RADIO, 2-LMY POLTSIAS 0822 RADIO, 2-LMY POLTSIAS 0822 RADIO, 2-LMY POLTSIAS 0822 RADIO, 2-LMY POLTSIAS 0822 RADIO, 2-LMY POLTSIAS 0823 RADIO RAD
O-	TIM		
B4114231 21:54:09	F003	32944	
REPORT: B	TAG # PL	DEPT/DIV:	22222222222222222222222222222222222222

STATE OF TENESSEE PERSONAL PROPERTY ITEMS BY LOCATION AUTHORIZED ASSETS FROM 01/01/1960 TO 08/08/2001

ROOM UNIT

FA11A231 21:54:09

REPORT TIPE:

867.60 868.72 868.73 868.73 87

UTRALITE 2 36 INCH 5 DRU

OKIDATA
TRICOR
TRICOR
TOTOROCA
DUER
TOTOROCA
DUER
HYTECATOR
GURNEL
NATIONAL
NATIONAL
NATIONAL
RITTER
HYTIONAL
HATIONAL
HATIONAL
HATIONAL
HATIONAL
HATIONAL
HATIONAL

PRINTER, (PC) PISOSA1030311
DESK & TABLE, UINDRE
FURNITURE, LOUNINDRE
PAGING, RADIO & LOWRGER, MLTI
BEDS, HOSPITAL 1
BEDS, HOSPITAL 1
BEDS, HOSPITAL 1
GRINGTONE EQUITAUIOICI18S3
BEDS, HOSPITAL 1
CABINET, FILINGINONE
CABINET, FILINGINONE
TABLE, EXAMINATI
TABLE,

P44597 P33031 P3303178 P40649 P40649 P40287 P40387 P40399 P40399 P40399 P40399 P40399

36 INCH 5 DRU 36 INCH 5 DRU

PLESSO FERNO

SZO B FT-CONF TABLE O SGFA MT100

91019

LOCATION:

BA11A231	21:54:09
PORT	Ë

STATE OF TENVESSEE

STATE COST RETIRE DT		2, 2,2,2,2,3,8,2,2,2,2,2,2,2,2,2,2,2,2,2,2,	21,876.34	%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%
IN SVC DT		02/28/92 02/28/92 02/28/92 02/28/92 02/28/92 02/28/92		88/10/39 88/10/39 88/10/39 88/10/39 88/10/39 88/10/39 88/13/39 88/23/39 88/
DOEL FI		36 INCH 5 DRU 36 INCH 5 DRU PLUS CELEBRITY CELEBRITY CELEBRITY CELEBRITY NETAL-DRAMER		520 520 520 520 520 520 520 520 520 520
MAKE		NATIONAL NATIONAL WALADIDTOR CHAIR, HEALTHOO CHAIR, HEALTHOO CHAIR, HEALTHOO	ASSETS	OKIONTA OKIONT
DESCRIPTION SERIAL H		ABINET, FILINGINDE ABINET, FILINGINDE ALIOATING MACHI ENTAL UNIT & C1011135891 ENTAL UNIT & C1011136291 ENTAL UNIT & C1011136691 ABINET, FILINGINDE	31	INTER, (PC) PLYOSA10303271 INTER, (PC) PLYOSA1030327 INTER, (PC) PLYOSA1030312 INTER, (PC) PLYOSA1030345 INTER, (PC) PLYOSA1030345 INTER, (PC) PLYOSA1030310 SK & TARLE, ULLET L (N+S/N) SK & TARLE, U
TAG H FL. ROOM UNIT	DEPT/DIV: 32944	P40404 RED 019 C P40405 RED 019 C P40406 RED 019 C P40408 RED 019 D P40408 RED 019 D P40409 RED 019 D P40525 RED 019 D P40525 RED 019 D	*** LOCATION: 9101	LDCATION: 21021 J44473 FOUC 021 FR J44531 FROG 021 FR J44531 FROG 021 FR J44531 FROG 021 FR J4531 FROG 021 FR P33184 EDUC 021 FR P33187 LIBR 021 FROG 021 FR P40017 EDUC 021 FR P40024 EDUC 021 FR P40030 LIBR 021 FR P40030 EDUC 021 FR P40030 LIBR 021 FR P40030 CAN
	H FL KOOM UNIT DESCRIPTION SERIAL H NAKE ROOM UNIT DESCRIPTION SERIAL H NAKE ROOM FIN SVC DT STATE COST RETIRE	H FL KOOM UNIT DESCRIPTION SERIAL H NAKE RODEL FIN SVC DT STATE COST RETIRE	FL ROCH UNIT DESCRIPTION SERIAL II FINE TO THAT THE TOTAL FINE SYC DT STATE COST RETIRE TO 322944 10: 32944 SATION: 91019 RED 019 CABINET, FILINGINONE HATTOWAL STATE COST RETIRE COST	FL KOOT UNIT DESCRIPTION SERIAL # FINE TOOL FIN SVC DT STATE COST RETIRE ANTION: 91019 TED 019 CABINET, FILINGINDNE NATIONAL SD INCH S DRU 02/29/92 S93 21 TED 019 CABINET, FILINGINDNE NATIONAL SD INCH S DRU 02/29/92 S93 21 TED 019 CABINET, FILINGINDNE NATIONAL SD INCH S DRU 02/29/92 S93 21 TED 019 DENTAL UNIT 8 C1011135891 CHAIR, FEALTHCO CELEBRITY 02/29/92 625. 27

4:31 8:31
2411 21:5
REPORT:

PERSONAL PROPERTY ITEMS BY LOCATION AUTHORIZED ASSETS FROM 01/01/1960 TO 08/08/2001

PACE: 8 DATE: 08/08/01

STATE COST RETIRE DT		ក្នុង ក្រុក ក ភពបានបានបានបានកានកានកានកានកានកានកានកានកានកានកានកានកា	37,879.01	2, 2,2,2,2,2,2,3,2,3,2,3,2,2,2,2,2,2,2,2	7.075.79	538, 21
FIN SUC DT		00/29/29 00/29/39 00/29/39 00/29/39 00/29/39 00/29/39 00/29/39/39 01/20/39/39 01/20/39/39 01/20/39/39 01/20/39/39 01/20/39/39 01/20/39/39 01/20/39/39 01/20/39/39 01/20/39/39		04/06/92 02/10/92 02/29/92 02/29/92 02/29/92 11/16/93		26/62/20
HODEL		2X-405A 36 INCH 5 DRU 1871624 36 INCH 5 DRU 1871624 36 INCH 5 DRU 187162 36 INCH 5 DRU 187162 42 INCH 5 DRU 187162 43 INCH 5 DRU 187162 43 INCH 5 DRU 187162 44 INCH 5 DRU 187162		LETT MT100 UTRALITE 2 36 INCH 5 DRU 36 INCH 5 DRU 1 INCH 5 DRU ULTRALITE METAL-DRAUER		36 INCH 5 DRU
NAVE		SHAP NATIONAL NATIONAL PANASONIC NATIONAL NATION	ASSETS	DESK, TYPIST MOTOROLA SCOTT NATIONAL HATIONAL HATIONAL SCOTT AIR PACK	ASSETS	NATIONAL
		G al	R		œ	
DESCRIPTION SERIAL #		TYPERRITER, ELEIBO2700X CABINET, FILINGINONE CABINET, SAFETY INTRA (NONE) OTHERS I PRIMITI-37722 DESK I TABLE, UND SER NIM AVAR POLISHING I SCRI	121 69 1,271,070	DESK & TARLE, WICET PAGING, RADIO &ICHARGER, MLTI AIR PACK, SAFETI CABINET, FILINGINONE	22 18 175,320	CABINET, FILINGINONE
TIN	2		91021	888888888	91022	
TAG # FL KOOM	DEPT/DIV: 32944	LOCATION: 91 P40279 P40216 P40315 P40319 P40317 P40347 P40348 P40377 P40	*** LOCATION:	LOCATION: 919 P33182 FSA P33207 FSA P40159 FSA P40159 FSA P40471 FSA P40512 FSA P40512 FSA	*** LOCATION:	LDCATION: 91023 P40022 HSAP 023

BA11A231	21:54:09
REPORT	ij.

PAŒ: 9 DATE: 08/08/01	STATE COST RETIRE OT	538 21 538 21 793.94 2.523.11	33.02 573.75 573.75 1,381.38 3,409.31	336.02 573.75 1,381.38 538.21 2,829.38	336. 573. 573. 573. 57. 57. 550. 58. 57. 57. 57. 57. 57. 57.	88.67 88.85
	FIN SVC OT	02/29/92 02/29/92 02/29/92 02/29/92	08/10/99 02/19/92 07/10/92 02/29/92	08/10/99 07/10/92 02/29/92 02/29/92	08/10/99 07/10/92 02/29/92 02/29/92 12/28/93	08/10/99 02/19/92 07/10/92
TENESSEE ITEPS BY LOCATION /1960 TO 08/08/2001	HOOEL	36 INCH 5 DRU 0S1760A 36 INCH 5 DRU MINJTEDAN 1500	S20 LEFT MT100 36 INCH 5 DRU UTRALITE 2	S20 MT100 UMRALITE 2 36 INCH 5 DRU	520 MT100 36 INCH 5 DRU 36 INCH 5 DRU UTRALITE 2 17INCH	영급론
STATE OF TENVESSE PERSONAL PROPERTY ITEMS BY AUTHORIZED ASSETS FROM 01/01/1960 TO	THAKE	MATIONAL SHAPP MATIONAL RUFFER 5 ASSETS	OKIDATA DESK, TYPIST MOTOROLA NATIONAL SCOTT SCOTT SCOTT	OKIDATA MOTOROLA SCOIT NATTOWAL	OKIDNIA HOTORALA HATIONAL HATIONAL SCOTT RS, SSS	OKIDATA DESK, TYPIST MOTOROLA
ğ	UNIT DESCRIPTION SERIAL #	1023 023 CALCILATOR, ELEIZOOO2051 023 CABINET, FILINGINONE 023 SHAPPOD & BUFFII21280043 91023 40 109,575	91024 024 PRINTER, (PC) P1905A1030412 024 DESK & TABLE, UICET 024 PAGING, RADIO &ICHARGER, PLITI 024 CABINET, FILINGINDE 024 AIR PACK, SAFETI 91024 02 109, 575	91025 1 025 PRINTER, (PC) P1905A1030416 1 025 PAGING, RADIO \$1CHWRGER, PLLTI 1 025 CABINET, FILINGINONE 91025 14 87,660 4	91026 O26 PRINTER, (PC) P1905A1030414 O26 PAGING, RADIO \$ICHARGER, ML.TI O26 CABINET, FILLINGINGE O26 AIR PACK, SAFETIAIR PACK O26 POLISHING & SCRI	91027 027 PRINTER, (PC) P1905A1030557 027 DESK & TABLE, UICET 027 PAGING, RADIO &ICHARGER, FOLLTI
KEPORT: BALIA231 TIPE: 21:54:09	TAG # PL ROOM	DEPT/DIV: 32944 LDCATION: 91 P40035 HSAP P40129 HSAP P40181 HSAP P40272 HSAP *** LOCATION:	LOCATION: 91 J44473 10A P33185 10A P33206 10A P40179 10A P40283 10A	LDCATIGN: 91 J44483 108 P33205 108 P40285 108 P40474 108	LOCATION: 91 J44772 10C P33200 10C P40177 10C P40180 10C P40284 10C P40514 10C	LOCATION: 910 244585 100 733187 100 733201 100

A11A231	1:54:09
REPORT: B	TIME: 2

_	E.			
PACE: 10 DATE: 08/08/01	RETIRE DI			
PAGE	STATE COST RETIRE DT		1,381,31	3,576.77
	FIN SVC DT		02/29/92	
ESSE BY LOCATION TO 08/08/2001	NOOEL	10	ULTRILITE 2 KG1400REFER	
STATE OF TENESSEE SONAL PROFERTY ITEMS BY LOCATION HORIZED ASSETS FROM 01/01/1960 TO 08/06/2001	TAME		SCOTT 089-08	5 ASSETS
ACCUSA PORCES				
	DESCRIPTION SERIAL #		1122527	ĸ
	RIPTION		027 AIR PACK, SAFETI 027 FLOOR MAINTEN-MIZZSZ7	91027 02 109,575
	DES		LOOR IN	20 2
00.00	UNIT		027 027 527	9102
1:54:09	F00H	32944	LDCATION: 91027 46 100 02 91 100 02	ION:
NETUKI MATINESI TIME: 21:54:09	TAG # PL ROOM UNIT	DEPT/DIV: 32944	LOCATI P40146 P40191	*** LOCATION:
	-	O	a. a.	

258,538,538,538,538,538,538,538,538,538,5	2,760,71	4,213,09	4,213.09	4,251.20	4, 251. 20
08/10/99 08/10/99 07/10/92 02/29/92 02/29/92		26/26/20		02/29/92	
520 520 MT100 VCBS240U 36 INCH 5 DRU 19		MULTI STATION		RULTI STATION	
OKIDATA OKIDATA HOTOROLA SHAR NATIONAL HATIONAL SHARS	7 ASSETS	APOLLO, CALIF	1 ASSETS	CALIF. GYM	1 ASSETS
91028 028 FRINTER, (PC) P1905A1030351 028 PRINTER, (PC) P1905A1030307 028 PAGING, RADIO \$1CHANGER, FLITI 028 UDGO PLAYER \$1 111841610 028 CABINET, FILINGINCHE 028 CABINET, FILINGINCHE 028 CABINET, FILINGINCHE 028 CABINET, FILINGINCHE	91028 40 153,405	DASTUR A	91029 88 21,915	91030 030 GYMVASIUM APPARI	91030 88 21,915
LOCATION: 91028 J44579 10E 02 J44589 10E 02 P40163 10E 02 P40176 10E 02 P40396 10E 02 P40466 10E 02	*** LOCATION:	LOCATION: 5 P40137 11A	*** LOCATION:	LOCATION: 91030 P40147 11B 030	*** LOCATION:

3,926.50 48,000.00

02/29/92

SENTRIE AVION-HEARTBEAT ESOSSO1 REV C

LOCATION: 91032 P33038 SALY 033 RETAL FINDERS \$121906 P40545 SALY 032 VIDED SJRVEILLA174357

43,830

21

91032

*** LOCATION:

51,926.50

4,251.20 4,251.20

02/29/92

MULTI STATION

CALIF GYPH

LOCATION: 91031 P40382 11C 031 GYNNASIUM APPARIFITNESS CHTR.

ASSETS

21,915

88

91031

*** LOCATION:

ST	PERSONAL PROP	AUTHORIZED AS	

STATE OF TEMESSEE	ONAL PROPERTY ITEMS BY LOCATION	ORIZED ASSETS	FROM 01/01/1960 TO 08/08/2001	
	PERSONAL F	AUTHORIZED	E.	

FACE: 11 DATE: 08/08/01	STATE COST RETIRE DT		% % % % % % % % % % % % % %	20, 950, 15	%%%%%%%%%%%%%%%%% 88888888888888888888
SSE 37 LOCATION 10 08/08/2001	HODEL FIN SVC DT		0LB10 07/01/96 19 INCH 07/01/96 520 08/10/99 520 08/10/99 520 08/10/99 12 FT—TABLE 03/20/92 8 FT 02/19/92 INCH 0 02/29/92 UTRALITE 2 02/29/93		520 08/10/99 520 08/10/99
STATE OF TENESSEE AUTHORIZED ASSETS FROM 01/01/1960 TO 08/08/2001	NAKE		OKIDATA PHICCO OKIDATA OKIDATA IRICOR IRICOR IRICOR RATIONAL SCOTT SCOTT SCOTT SCOTT SCOTT STARE IRICOR IRI	. ASSETS	OKIDATA OKIDATA OKIDATA OKIDATA OKIDATA OKIDATA OKIDATA CONFAO CONFOR IRICOR
PERSON	UNIT DESCRIPTION SERIAL #		033 PRINTER, (PC) 12100014886 033 IV RECEIVER OR 127820027 033 PRINTER, (PC) P1905A1030308 033 PRINTER, (PC) P1905A1030409 033 PRINTER, (PC) P1905A1030409 033 PRINTER, (PC) P1905A1030409 033 PRINTER, ELEIII-THF92 033 PRINTER, PRILIMONE 033 PRINTER, FILINGINNE 033 PESK OR TABLE, INONE 033 DESK OR TABLE, INONE 033 PRINTER, FILINGINNE 033 PRINTER, FILINGINNE 033 CABINET, FILINGINNE	91033 59 482,130 22	PRINTER, (PC) P1905A1030333 H PRINTER, (PC) P1905A10303750 H PRINTER, (PC) P1905A10303750 H PRINTER, (PC) P1905A10303750 H PRINTER, (PC) P1905A1030300 H PRINTER, (PC) P1905A1030300 H PRINTER, (PC) P1905A1030300 H PRINTER, (PC) P111-AYT74 H DESK 3 TARLE, UNIONE H PLINITURE, LOWINONE H PLINITURE, LOWINONE H PLINITURE, LOWINONE H PLINITURE, LOWINONE H PLINITURE, UNIONE H PESK 3 TARLE, UNIONE H DESK 3 TARLE, UNIONE
4:03 4:03	1003 10	944			2014 2014
BA11A231 21:54:09	ᅜ	V: 32944	E cccccccccccccccccccccccccccccccccccc	YI ION:	22222222222222222222222222222222222222
REPORT: TIPE:	196 #	DEPT/DIV:	LDCATION: 91033 J02637 J02641 J02641 J04422 J044422 J44422 J44486 J44486 J44486 J44486 J44486 J44486 J44486 J44486 J44486 J4486 J44486 J44486 J44486 J44486 J44486 J44486 J4488 J44033 J440103	*** LOCATION	744428 744428 744458 765703 76

STATE OF TEMPESSEE AUTHORIZED ASSETS FROM 01/01/1960 TO 08/08/2001

PACE: 12 DATE: 08/08/01 RETIRE DT STATE COST FIN SVC OT DESK, SENIOR EX. SENIOR EX. SENIOR EX. SECTION OF SECTI DESK, SECRETARI
DESK, SECTRATAR
DESK, SECTRATAR
DESK, SECTRATAR
DESK, SECTRATAL
DESK, SECTRATAL 1000 TRICOR
TR Š DESK 3 TABLE, ULIEFT WELL
DESK 3 TABLE
DESK 22 DESCRIPTION SERIAL PISTOL Ę Ş DEPT/DIV: 32944 Ę # 3

E411A231 21:54:09
EPORT: TITE:

STATE OF TENNESSEE AUTHORIZED ASSETS
AUTHORIZED ASSETS
FROM 01/01/1960 TO 08/08/2001

13 08/08/01 RETIRE DT STATE COST FIN SWC DT FEDERAL 203438 0
36 INCH 5 DRU 065170600 055170600 055170600 055170600 055170600 055170600 055170600 055170600 055170600 055170600 055170600 055170600 055170600 055170600 055170600 055170600 05517060 0 GA 870 MAGNU TOO: MATIONE HATIONE HATION X DESCRIPTION SERIAL ij LDCATION: 91034
075 ARTO 034
077 ARTO 034
078 ARTO 034
079 ARTO 034
080 ARTO 034
081 ARTO 034
081 ARTO 034
082 ARTO 034
085 ARTO 034
085 ARTO 034 <u>8</u> 32944 (SEPT/DIV: 32944) ď P40075
P40075
P40075
P40077
P40077
P40083
P40083
P40083
P40083
P40083
P40083
P40083
P40083
P40083
P40131
P40131
P40133
P40253
P40253 ¥. 3

STATE OF IDAMESSEE

7

PAGE: 14 DATE: 08/08/01	STATE COST RETIRE DT	1 1500000000000000000000000000000000000	117,258.63	647, 703. 33	647, 703. 33
STATE OF TENNESSEE AUTHORIZED ASSETS FROM 01/01/1960 TO 08/08/2001	HAKE MODEL FIN SVC DT	SHARP WATIONAL 42 INCH 5 DRU 02/29/92 WATIONAL 42 INCH 5 DRU 02/29/92 WATIONAL 42 INCH 5 DRU 02/29/92 WATIONAL WATIONAL WATIONAL WATIONAL WATIONAL WATIONAL SHAD SHAD WATIONAL WATIONAL SHAD WATIONAL	ASSETS	ASSETS	
PERSONAL AUTHORIZE F	SERIAL #	R. ELEIIDOS2769 FILINGINONE FILINGINONE FILINGINONE FILINGINONE FILINGINONE I APPARITIYI06041 APPARITIYI06041 APPARITIYI06041 APPARITIYI06041 APPARITIYI06041 APPARITIYI06041 APPARITIYI06041 APPARITIYI06041 APPARITIYI06041 APPARITIYIO6041 APPARITIYIO6041 APPARITIYIO6041 APPARITIYIO6041 FILINGINONE FILINGIN	40 136	8	820
	UNIT DESCRIPTION	CALCULATO CABINET, CA	91034 95 2,980,440	329443,901 1,395,800	8, 063, 901 1, 395, 800
REPORT: BA11A231 TIME: 21:54:09	TAG # FL ROOM L	LUCATION: 91034 P40263 ADTN 03 P40264 ADTN 03 P40269 ADTN 03 P40270 ADTN 03 P40271 RAN 03 P40273 RAN 03 P40278 RAN 03 P40279 ADTN 03 P40450 ADTN 03 P40450 ADTN 03 P40450 ADTN 03 P40450 ADTN 03 P40479 ADTN 03 P40509 ADTN 03 P40509 ADTN 03 P405174 IDDC 03	*** LDCATION:	***DEPT-DIV:	

Employee Dishonesty

Named Insured:

See Attachment I to Appendix D - Insurance

Coverage:

Quote blanket employee dishonesty (Fidelity) coverage

Limits:

At a minimum, \$50,000 per loss

Scope of Coverage:

- Include a Faithful Performance Rider to cover the malfeasance, misfeasance, or nonfeasance of duties of the Contractor.
- Notice of occurrence:

When an occurrence takes place written notice shall be given by or on behalf of the insured to the Company or any of its authorized agents as soon as practicable after an accident or occurrence becomes known to the Risk Manager.

Failure to file notice;

The rights of the insured shall not be prejudiced if there is a failure to give notice of an occurrence or incident due to inadvertent error or omission on the part of the insured.

Include Employee Benefit Plans as Insureds.

State of Tennessee Department of Correction Proposal Form for Appendix D - Insurance

Must be completed and returned in accordance with the timetable as set forth on Page 7 of RFS 97-329,44-002.

General Conditions Insurance company eligibility Yes 90 day notice of cancellation Yes non-renewal Yes material change Contractor and insurance company services Yes Named Insured (See Attachment I to Appendix D - Insurance) Workers' Compensation Yes Coverage Limits - \$1,000,000 / 1,000,000 / 1,000,000 States Covered: Yes ____No TN List any other Scope of Coverage: Includes: Other states insurance Yes Νo 2. Voluntary compensation Yes No Yes 3. Foreign voluntary compensation endorsement No 4. U.S.L.&H, endorsement Yes No Excess repatriation expense coverage Yes No \$100,000 limit Yes No Endemic disease coverage Yes No 7. Stop gap (all monopolistic states) Yes No 8. FELA Yes No 9. Walve actions against State of Tennessee Yes Νo Experience mod: Yes No Interstate: General Liability Excluding Products / Completed Operations Coverage: Comprehensive form Commercial form Yes Occurrence basis Scope of Coverage: Includes: Yes. 1. Blanket contractual liability Yes ____ 2. Independent contractors Yes ___ Employees as insureds.

4. Personal injury as	nd advertising injury		Yes	No.
Employment exclusion	usion deleted		Yes	No
Contractual exclu	sion deleted		Yes	No
Liquor liability			Yes	No
6. Fire legal - \$1,000	0,000		Yes	No
Waiver of subrog	ation		Yes	No
8. Non-owned water	rcraft		Yes	No
No length limitation	on		Yes	No
9. Extended bodily i	njury		Yes	No
Incidental medica	il malpractice		Yes	No
Worldwide covera	age		Yes	No
Delete X, C and I	J exclusions (if any)		Yes	No
Broad form prope	erty damage		Yes	No
14. Delete alienated	premises exclusion		Yes	No
15. Notice of occurre	nce		Yes	No
Blanket additiona	l insureds		Yes	No
17. Cross liability			Yes	No
18. Errors and omiss	ions		Yes _	No
19. Employee benefi	ts liability		Yes	No
20. Aggregate limits			Yes	No
21. Personal injury to				
Mental anguish			Yes	No
Mental injury			Yes	No
Humiliation			Yes	No
Discrimination			Yes	No
Any other injury t	o the feelings and			
reputation of a n			Yes	No
22. Delete fellow em	ployee exclusion		Yes	No.
23. Failure to give no	otice endorsement		Yes	No
24. Sudden and acci	dental pollution		Yes	No
	shing exclusion deleted		Yes	No
26. Worldwide basis			Yes	No
27. Medical and Pro			Yes	No
28. Sexual abuse / n			Yes	No
29. Civil rights violat			Yes	No
30. Communicable of			Yes	No
31. Punitive damage			Yes	No
	e in addition to limits	-	Yes	No
33. Assault & Batter			Yes	No
Co. Passon C pane.	,			
Limits:				
Comprehensive	e form:			
\$10,000,000	CSL	Premium:		
\$ 1,000,000	employee benefits liability	Deductible:		
• ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
Commercial (c	ım;			
\$ 5,000,000	occurrence	Premium:		
\$10,000,000		Deductible:		
	impleted Operations Liability			
	impleted Operations Elevitty			
Coverage:				A1-
Comprehensi		-	Yes _	No
Commercial f		_	Yes _	No.
Occurrence b	asis	_	Yes	No

Scope of Coverage:		
Includes: 1. Blanket contractual	V	
2. Employees as insureds	Yes Yes	No No
Waiver of subrogation		No
Worldwide coverage	Yes Yes	No
Broad form property damage	Yes	No
6. Exclusion O modified	Yes	
Exclusion Z modified		No
Exclusion L modified		No
7. Notice of occurrence	Yes	No No
Blanket additional insureds - vendors	Yes	No
9. Cross liability	Yes	No
10. Errors and omissions	Yes	No
11. Failure to give notice	Yes	No
12. Worldwide basis	Yes	No
12. WORLDWIGG DUSIS	105	No
Limits:		
Comprehensive form:		
\$10,000,000 CSL	Premium:	
010,000,000 001	Deductible:	
Commercial form:	Deddessie.	
\$ 5,000,000 eccurrence	Premium:	
\$10,000,000 aggregate	Deductible:	
Business Auto Liability		
·		
Covered autos: Liability - symbol 1	Yes	No
UM - symbol 10	Yes	No
PIP - symbol 10	Yes	No
PIP - Symbol to	TC5	.140
Scope of Coverage: Includes:		
1. Notice of accident	Vaa	*10
.,	Yes Yes	No No
2. Failure to give notice		
3. Contractual liability	Yes	No
All hired autos regardless of term or size	Yes	No
Blanket additional insureds	Yes	No
5. Errors and Omissions	Yes	No
Fellow employee exclusion deleted	Yes	No.
7. Employees as insureds	Yes	No.
Pollution liability	Yes	No
Non owned automobile liability	Yes	Νo
Limits:		
\$5,000,000 CSL	Premium:	
	Deductible:	

Owned and Non-owned Aircraft Liability	,				
Owned liability coverage Non-owned liability coverage			YesYes	No	N/A
Scope of Coverage; Includes: 1. Boddy injury, property damage and mental a 2. Boddy injury - passengers 3. Claims of employees 4. Coverage territory - worldwide 5. Specify seat capacity warranty 6. Contractual liability 7. Notice of occurrence Premium: \$10,000,000 \$20,000,000	inguish limä limä	_ (number)	Yes Yes Yes Yes Yes Yes Yes Yes	No No No No No No	
Umbrella / Excess Liability					
Policy aggregate Includes Specify Total Pay on Behalf of: Form Named insured as per Attachment I to Appel Follow form all primary extensions		-	YesYesYesYesYes	No No No No	
List all exception	15		-		
 5. First dollar defense 6. Defense in excess of limits 7. Zero self-insured retention 8. List non-concurrent (with Primary) Terms, conditions or limitations 			Yes Yes Yes Yes	No No No	
Limits:					
Directors and Officers	_				
List insured organization(s)					
Coverage:					
Occurrence Coverage Directors and Officers liability Corporate reimbursement			Yes Yes	No No No	

	ope of Coverage:		
	ludes:		
	Wrongful act defined	YasNo	
	Complete prior acts	Yes No	
3.	Information on application will not void coverage for all insureds	YesNo	
	Policy pays 100% excess of retention	YesNo	
	Discrimination coverage	YesNo	
	Punitive or exemplary damages covered .	Yes No	
	Failure in maintaining insurance	YesNo	
8.	Discovery Period:		
	Cost	YesNo	
	Duration	Yes No	
	If Insured cancels	Yes No	
9.	Wrongful acts reported during policy coverage	Yes No	
	Failure to file notice	YesNo	
11.	Detete anti-trust exclusion	YesNo	
	Allow claims brought by governments	Yes No	
	Coverage if insured insolvent	Yes No	
	Insured versus insured claims for wrongful termination	Yes No	
	Markal Estate Extension		
16,	Delete RICO exclusion	Yes No	
	Entity coverage	Yes No	
18.	Employment Practices Liability	Yes No	
Lim	ilts and retentions:		
	0,000,000 annual aggregate:		
•	otaretare annual eggi egoto:		
Dec	ductible Option 1 Premium;		
Dec	ductible Option 2		
Oth	ner		
En	vironmental Impairment Liability		
Cov	verage - gradual	Yes No	
	verage - sudden, accidental	Yes No	
	currence coverage	Yes No	
	••		
Cov	vered locations:		
1.	All locations - statement of values	YesNo	
	All job sites	Yes No	
3.	Specified sites List		
Dec	ductible		
Scr	ope of coverage:		
	ludes:		
	. On/Off premises cleanup costs including corrective action	Yes No	
	. Employees as insureds	Yes No	
	Prior acts coverage (if claims made)	Yes No	N/A
	. Defense in addition to the limit	Yes No	
	. Compliance with EPA requirements	Yes No	
	Extended reporting provision	Yes No	N/A
-	Cost		
	Duration		
	If insured cancels	Yes No	NIA

Limits:	Premium:		
\$5,000,000 incider	nt / \$10,000,000 aggregate		
Property / Boile	r & Machinery		
Named Insured: /	As per Attachment I to Appendix D - Insurance	Yes	_No
Scope of Coverage	:		
3. Does quote Inc 4. Is coverage on 5. Is Automatic R 6. What coinsura 7. Is it waived 8. Does quote inc 10. Does quote inc 11. Does quote inc 12. Does quote inc 13. Does quote inc 14. Does quote inc 15. Does quote inc 16. Does quote inc 17. Does quote inc 18. Does quote inc 19. Does quote inc 19. Does quote inc 20. Does quote inc 21. Does quote inc 22. Does quote inc 23. Does quote inc 24. Does quote inc 25. Does quote inc 26. Does quote inc 27. Does quote inc 28. Does quote inc 29. Does quote inc	clude the perit of Flood clude the perit of Earthquake a Repair and Replacement Basis einstatement of Limits included nce % is used clude building clude office equipment clude EDP exposures clude all other contents clude boiler & machinery exposures	Yes	NO N
	clude contingent business interruption	Yes	_No
Deductible (options	5)		_
Limits & Sublimits			
Premium			

Employee Disho	onesty		
Named Insured:	As per Attachment I to Appendix D - Insurance	YesNo	
Coverage:	Blanket employee dishonesty (Fidelity Coverage)	YesNo	
Deductible:	***************************************		
Limits:			
Scope of Coverage	:		
Is Faithful Perfo Does it include i Does it include i Does it include i	Misfeasance?	Yes No Yes No Yes No Yes No Yes No	
2. Notice of Occurr	rence wording	YesNo	
3. Failure to file no	tice	YesNo	
4. Includes Employ	yee Benefit Plans as insureds?	YesNo	
Premium:			
Professional an (Nurses/Doctors/	d Medical Liability Counselors/Psychologists/Social Workers)		
Named Insured:	As per Attachment I to Appendix D - Insurance	YesNo	
Scope of Coverage	2;		
2. If no, does claim For what period 3. Full Prior acts 4. Extended repor Cost	overage provided? ns made quote include "tail" coverage? t of time years. ting provision	Yes No Yes No Yes No Yes No	N/A
Duration If insured cano	els	Yes No	N/A
Limits:			
	000 each occurrence Premium:		

Deviations from Specifications:	
0/1/16/1/8438437/1/1/8/1/4/1/4/1/4/1/4/1/4/1/4/1/4/1/4/1	
Insurance Companies Utilized:	
Company	<u>Coverage</u> (Indicate mandatory groupings)

	A
Does your agent have binding authority with each company of Yes No If not, indicate those companies for whice signature, title, and mailing address of an insurance company countersign policies on their behalf.	h an agency agreement does not exist, and affix the

Additional to the second secon	

Contractor submitting proposal:					
Insurance Agent / Co	nsurance Agent / Company Employee:				
Address:					
Phone Number:					
Signature:					

Note: Must be an authorized representative or employee of the Insurance Company who has binding authority. If more than one Company is used, attach an authorized signature for each.

LLOYD'S OF LONDON UNDERWRITERS SPONSORING SYNDICATES & MANAGING AGENTS

Syndicate	an to the same
Number	Managing Agent
2	Claremount Underwriting Agency Ltd
28	Murray Lawrence & Pariners Ltd
33	Hiscox Syndicates Ltd
34	Bankside Syndicates Ltd
40	Murray Lawrence & Partners Ltd -
47	Methuen (Lloyd's U/W Agents) Ltd
48	Methuen (Lloyd's U/W Agents) Ltd
51	Wellington Underwriting Agencies Ltd
52	Hiscox Syndicates Ltd
53	Merchant Eliot U/W Ltd
55	Cater Allen Syndicates Management Ltd
62	Barder & Marsh Ltd
79	Janson Green Ltd Gammell Kershaw & Company Ltd
102	C I de Rougemont & Company Ltd
112	Sturge Non-Marine Syndicate Management Ltd
122	R J Kiln & Company Ltd
123 136	Methuen (Lloyd's U/W Agents) Ltd
138	R F Bailey (Underwitting Agencies) Liq
159	Sturge Non-Marine Syndicate Management Ltd
172	Stewart Syndicates Ltd
173	Stewart Syndicates Ltd
178	Wren Syndicate Management Ltd
179	Catlin Underwriting Agencies Ltd
183	Ashley Palmer Syndicates Ltd
187	Claremount Underwriting Agency Ltd
190	1 Deeres Syndicate Management Ltd
204	Sturge Non-Marine Syndicate Management Ltd
205	Jago Managing Agenty Ltd
218	Christopherson Heath Ltd
219	Sturge Non-Marine Syndicate Management Ltd
227	Graven & Tilling (Underwhung Ageneies) Lid
228	Cotesworth & Company Ltd
250	Wren Syndicate Management Ltd
270	Tower Managing Agents Ltd
271	Claremount Underwriting Agency Ltd
282	Merchant Eliot U/W Ltd
314	
318	Condings Management L10
322	- C. Linera Management L10
328	Omasian Spydicate Management Ltd
329 340	
362	Morray Laurence & Pariners Lio
375	
376	an a life - A commind 1 to
383	
380	tanson Green Ltd
43	Wren Syndicate Management Ltd
43	D P Mann Understitting Agency Ltd
44	1 Murray Lawrence & Partners Ltd
45	6 Bankside Syndicates Ltd
45	

LLOYD'S OF LONDON UNDERWRITERS SPONSORING SYNDICATES & MANAGING AGENTS

andicate	
Number	Managing Agent
473	Wren Syndicate Management Ltd
483	Methuen (Lloyd's U/W Agents) Ltd
454	Methuen (Lloyd's U/W Agents) Ltd
488	Charman Underwriting Agencies Ltd -
490	RGB Underwriting Agencies Ltd
500	Vanguard Underwriting Agencies Ltd
506	Claremount Underwriting Agency Ltd
507	Claremount Underwriting Agency Ltd
510	R J Kiln & Co Ltd
529	Sterling Underwriting Agencies Ltd
535	Colesworth & Co Ltd
544	Tower Managing Agents Ltd
545	Sturge Aviation Syndicate Management Ltd
552	Mander Thomas & Cooper (U/A) Ltd
557	R J Kiin & Co Ltd
566	Bankside Syndicates Ltd
570	M H Cockell & Partners
582	Cassidy Davis Underwriting Ltd
588	Brockbank Syndicate Management Ltd
590	L G Cox & Co Ltd
609	Atrium Underwriting Ltd
623	Beazley Furlonge Ltd
624	Hiscox Syndicates Ltd
625	Hiscox Syndicates Ltd
658	Cox Octavian Agency Ltd
672	Wellington Underwriting Agencies Ltd
683	Janson Green Ltd
702	Octavian Syndicate Management Ltd
718	Sturge Non-Marine Syndicate Management Ltd
724	Active Syndicate Management Ltd
727	S A Meacock & Co
732	C I de Rougemont & Company Ltd
734	L G Cox & Co Ltd
735	Wren Syndicate Management Ltd
741	Tower Managing Agents Ltd
744	Barder & Marsh Ltd
765	R J Kiln & Co Ltd Murray Lawrence & Partners Ltd
766	B F Caudle Agencies Ltd
780 800	Wren Syndicate Management Ltd
807	R J Kiln & Co Ltd
808	Crowe Syndicate Management Ltd
822	Murray Lawrence & Partners Ltd
823	Murray Lawrence & Partners Ltd
824	Murray Lawrence & Partners Ltd
839	Tower Managing Agents Ltd
858	Mathuen (Lloyd's U/W Agents) Ltd
861	Brockbank Syndicate Management Ltd
902	P B Coffey (U/A) Ltd
920	Murray Lawrence & Panners Ltd
923	Tower Managing Agents Ltd
925	Sturge Aviation Syndicate Management Ltd
947	Towering Managing Agents Ltd

LLOYD'S OF LONDON UNDERWRITERS SPONSORING SYNDICATES & MANAGING AGENTS

Syndicate	
Syndicate Number	Managing Agent
955	R J Kiln & Co Ltd
957	Barder & Marsh Ltd
958	G S Christensen & Partners
959	Octavian Syndicate Management Ltd Sturge Aviation Syndicate Management Ltd
960 963	Crowe Syndicate Management Ltd
990	Morgan Fentiman & Barger
991	A E Grant (Underwriting Agencies) Ltd
994	Tower Managing Agents Ltd
998	Sturge Aviation Syndicate Management Ltd
1003	Catlin Underwriting Agencies Ltd
1007	Spreckley Villers Burnhope & Company Ltd
1009	Octavian Syndicate Management Ltd
1010	Spreckley Villers Burnhope & Company Ltd
1019	Ernest Blackmore & Son Ltd
1023	Mander Thomas & Cooper (U/A) Ltd
1027	Cox Newton & Harmon Ltd
1028	Wellington Underwriting Agencies Ltd
1036	Bankside Syndicates Ltd
1038	Venton Underwriting Agencies Ltd
1047	Barder & Marsh Ltd
1051	Murray Lawrence & Pariners Ltd
1069	Cotesworth & Co Ltd
1084	Stewart Syndicates Ltd
1087	Tower Managing Agents Ltd
1093	Sterling Underwriting Agencies Ltd Wellington Underwriting Agencies Ltd
1095	Stewart Syndicates Ltd
1096 1101	Trafalgar Underwriting Agencies Ltd
1115	Spreekley Villers Burnhope & Company Ltd
1119	Jago Managing Agency
1141	J E Mumfurd (U/A) Ltd
1165	Hiscox Syndicates Ltd
1173	Conrell & Maguire Ltd
1175	Bankside Syndicates Ltd
1176	Cox Newton & Harman Ltd
1179	R J Kiln & Co Ltd
1183	Venton Underwriting Agencies Ltd
1185	Murray Lawrence & Partners Ltd
1203	Spreckley Villers Burnhope & Company Ltd
1205	Bankside Syndicates Ltd Lloyd's of London Syndicate
1206	Spreekley Villers Burnhope & Company Ltd
1212	Spreekley Villers Burnhope & Company Ltd
1213	Spreekley Villers Burnhope & Company Ltd
1214 1215	Janson Green Ltd
1215	Bankside Syndicates Ltd
1251	Wellington Underwriting Agencies Ltd
2322	Cater Allen Syndicate Management Ltd
2488	Charman Underwriting Agencies Ltd
2490	RGB Underwriting Agencies Ltd
2947	Lloyd's of London Syndicate

FOREIGN SURPLUS LINES INSURERS
State of Temester Lisphic Surplus Lines Insurers List
Partiests to Chapter 14, Sections 56-14-101 that 56-14-117 T.C.A.

٠	ACCIPTANCE INDEMNITY INS COMPA- 223 SOUTH 15TH 1600 NORTH OMAHANT 64103 Could WILLIAMS BAXTES 431-344-361	NY DY: 11/21/01	APPALACHIAN INS CO OF PROVIDENCE POBOX 7500 ACHISTON PJ 02919 Centan NORMAN L BELGARDE 406-275-3000 EXT1662		09/12/59
	ADMIRAL INSURANCE COMPANY NO BOX 5725 CHERRY HELL NJ CHUM-N220 Cecud. RATHELEDN CRAWT ORD ENGLST-6128	ETT. CEVISTA	ASSOCIATED INTERNATIONAL INS CO 21150 BURBANK ELVD (510 WOODLAND HILLS CA \$1357 Comm. ROBERT BLAZER, CPA 211-575-0600	EIT.	66/7/LL
	ADRIATIC ENSURANCE COMPANY 1501 HORTH CAUSEWAY BLVD #1000 METARJE LA 7003 Commit DENOIS L BOYCE	EIT. 6623/81	AUDUBON ENDEMNITY COMPANY FO DRAWER 15819 BATON ROUGE LA 70193-5919 Cœus: EARL I NORMAND E00-272-9130	11 7.	COV 1 NCT
	AGRICULTURAL EXCESS & SURPLUS E 10 BOX 2573 CNCCDOATI OH 45201-2575 CAMBER ROLLER I SCHWARTZ 311-MR-5000	EST. DIVIAGE	BURLINGTON INSURANCE COMPANY 211 SAGTH SCHOOL RD BURLINGTON NO 27715 COMUN. KERRY WAYNE FABOR 318-338-3310	m:	09/28/19
	ALLIANCE GENERAL INS COMPANY 200 W ADAMS ST #2160 CHICAGO IL 6000 CHICAGO IL 6000 CHICAGO IL 6000	EFF. DEC14769	CANAL EXPLINATTY COMPANY POBOX 7 GREENVILLE SC 29/02 COMMA BJ MCMUZRY 801-20-5365	មា.	11/11/16
	ALLIANZ UNDERWRITERS INS INC PO BOX TILL EUREANX CA PISOS-TILL COURT EDMAN LEE-CHIN 213-451-5000	EFF. 03/7/10	CAPITOL ENDENDITY CORPORATION FO BOX 5900 MADISON WI 53703-0900 Camust PAUL JOHN BREITNAUER 601-231-4450	धाः	09/12/85
,	ALFINE INSURANCE COMPANY HI SOUTH WACKER DR +500 CHICAGO IL 6000-6611 Could: JOHN THOMAS CLASIX HI2-52-4400	EFT - 67/13/53	CARLAMERICA COMPENSATION & LL 577 ARPORT ELVD #540 BURLINGAME CA \$4010 Caput: HOLEN LEONG 415-M2-1812		03/10/21 1J.
	AMERICAN COUNTRY INSURANC COM 221 NORTH LANGUE ST 61641 CHICAGO IL 6461-1101 Comm. JAMES P BYENT, V7 112-146-1661	PANY ET. 010047	CENTURY SURETY COMPANY TO BOX 2449 COLUMBUS ON 43231 Ceduci: GLEDOND SOUTHWICK 614493-2000	Dī.	07/1/67
	AMERICAN DYNASTY SURPLUS LINES PO BOX 5370 CNCDNATI OH 45201 Comac T MATTHEW HELD 513-M-NATI	INS CO EFF: 107/5/64	CHUBE CUSTOM INSURANCE COMPAS POBOX 1615 WARREN NI 17061-1615 CEMOR TRACEY A HOLLERAN 948-NI-3512		04/786
	AMERICAN EMPIRE SURPLUS LINES D FO BOX 5370 CINCIDNATI OH 45201 Caraca: T MATTHEW HELD	ET. IVIM	CIGNA SPECIALTY INSURANCE COMP PO BOX 7716 PIELADELPHIA PA 19192 Compa: MOSEPH STAGLIANO 215-761-1003		11/21/64
	AMERICAN EQUITY INSURANCE COME 1370 EAST VIA DE VENTURE BLDG X SCOTISDALE AZ 13231 Comer RODNEY BRUCE FRANTZ 401-991-013	EFF: 64/165	COLONIA UNDERWRITERS INSURANC 100 GARRISON AVERUE FORT SMITH AR 71901 Carun RHONDA SAUTER 501-721-3219	-	03/195
	AMERICAN INTL SPECIALTY LINE INS HARBORSIDE FIGANCIAL CTR, 401 FLAZA HRSEY CTTY NO 071/1 Catalty ARMAND FEFIN 201-305-1101		COLONY INSURANCE COMPANY FO BOX 15122 RICHMOND VA 23215-5122 Ceauci EDWARD DESCH 104-261-7011	EIT	. US/A/\$2
	AMERICAN WESTERN HOME INS CO- FO BOX 5323 CDCDNATI OH 4224-5323 Cœud: JANES P TEPNEY 513-731-3010 EXT2247	Eff covids	COLUMBIA CASUALTY COMPANY CRAPIAZA CRICAGO E 4045 Cesus FUCHARD E RUSTON 312-122-5651	EFF	120*75
	AMERICAS SURPLUS LINES INS CO AMERICAS STIPME NEW OFLEANS LA PARIA COMUNI BEJAN MARTIN PAGRAGAN SHI-SEMPES	Eff warted	COMMERCIAL CASPALTY INS CO OF 161 TECHNOLOGY PARKWAY NORCROSS GA 2012 COMAGE LINDA MARIE LUOMA 401-72-9-101		RGIA Intlat

FOREIGN SURPLUS LINES INSURERS State of Temestee Eliphic Sorphis Lines Information Particulate Chapter 14, Section 56-14-101 three 56-14-117.7 CA

•	COMMERCIAL UNDERWRITERS INS CO 100 CORPORATE POINTE #550 CULVER CITY CA 90330-3601	EST. 67/18/5	FULCRUM INSURANCE COMPANY 155 WATER STREET NEW YORK NY 10034-3226 Cessen, ELREY COLUM	ETT: OCTURS
	Comment WILLIAM LEGNIE 1164764234		212-410-1900 EXT 326	
	CONNECTICUT SPECIALTY INSURANCE FO BOX 420 RARTIORD CT 195141 Capute PETER M VINCE 2034744690	E CO ETT. 0629764	GENERAL AGENTS INS CO OF AMERIC PO BOX 2013 FORT WORTH TX 76113-2613 Cocan: DANIEL JAY COOTS 817-336-2500	A EST: US CAS
	CORLOIS INDEMNITY COMPANY HI WIST MADISON AVE 1260 COCAGO E 6/002 Cocacc: ROSERT SHORTELL 312-44-5003	EFT. 09/2/93	GENERAL STAR INDEMNITY COMPAN NO BOX 10194 STANFORD CT 069942339 Cœug. DAVID W MCCIK 201-324-3664	ETT, OU CTH
	DEARBORN INSURANCE COMPANY 121 NORTH WACKER DRIVE CHICAGO IL 60606 Commit JACK MCDONNIELL 312-701-3714	ET: 01/1/45	GENESIS INDEMNITY INSURANCE CON FO BOX 10312 STANDORD CT 06904-2152 Cmust PATRICIA A FOX 203-324-9643	ETT. GU 690
	EDEN PARK INSURANCE COMPANY PO BOX 2373 CINCENNATI OH 45201-2573 Cresso: ROBERT J SCHWARTZ 513-364-5000	E17. 102353	GILBRALTAR CASUALTY INSURANCE 131 BROAD STREET, 14TH FLAZA NEWARD HI 07101-1077 Cecum CHRISTONE HOGGHT 201-402-004	ET: 0741/41
	IMPER INDENSITY INSURANCE CON 1614 DOUGLAS AVENUE OMAHA NE 61101 Commo FEVENH FURCELL 401-941-0115	EST GO/1022	GLOBAL INSURANCE COMPANY 5901 PEACHTREE-DUNICOODY RD NE 4E ATLANTA GA 30121-5907 Comun: FETER RAMAGLIA 100-634-4175	9276 ET. 01/2781
	ESSEX DISURANCE COMPANY 4151 COX ROAD GLEN ALLEN VA 21001 Corract. III.1 GRODE GOLDITAL E-4-271-1401	E17 11/14/83	GOTHAM INSURANCE COMPANY 313 MADISON AVENUE NEW YORK NY 11017 Cessor THOMAS JOIN JACOFELLI 212-551-6645	EST. 67/1/87
	EVANSTON ENSURANCE COMPANY SHAND MORABAN FLAZA EVANSTON E. GOM Conact: EDGAR W PROCESUS 744466240	EIT. oleini	GULF UNDERWRITERS INSURANCE O PO BOX 1771 DALLAS TX 75221-1771 Cottatt DAVID MARSHALL BARBER 214-275-2975	0 इस. १४४४४४
	EXECUTIVE RISK SPECIALTY INSURA PO BOX 1:02 SIMSBURY CT -06076-761 \ Cocum. JEFFREY H KODING 201-14-196	NCE CO EFF. 12/163	HERMITAGE INSURANCE COMPANY 707 WESTCHESTER AVENUE 4411 WHITE PLANS NY 10044 Company JOSEPH KHIN JAWORSKI 814481-8078	EFF. 03/27/49
	FIDELITY EXCESS A SURPLUS INSICO 103 CAMOUS DRIVE, UNIVERSITY SOUA FRINCETON NI 01541-7406 Commit: ROBERT F WOOP 609-520-1133	RE EFF. CONSESS	HOME INSURANCE COMPANY OF ILL 10 SOUTH EVERSIDE FLAZA CHECAGO IL 60606 Comunt. HAVS KOACHEM FREDEL 312-319-9500	LINOIS LIT. GASAIS
	TIRLMAN'S FUND INSURANCE CO OF TIT SAN MARN DRIVE NOVATO, CA 54978 COME: CHARLES E MCAVLEY III 413-499-2817	EFF. SULFIE	HOMESTEAD INSURANCE COMPANY 100 PLAZA DRIVE SECAUCUS, NI 0709-1581 Cœuri NOEL SCHULZ 201-171-1200	ETT: EGGTAF
	FIRST SPECIALTY DISTRANCE CORP TO BOX 2014 OVERLAND PAIK ES 62:01-1114 Comm SHARON L BUTLER 115-25-144	ORATION LTT 03/22/80	ELLINOIS EMCASCO INSURANCE CO 115 COMMERCE DRIVE DAUGROOF IL 60521-1978 Centri: JM VANSLOUN 515-28-2974	MPANY IFF- 105/5/82
	FLORIDA INTERNATIONAL INDEMNI 27 EAST ROBOSSON STREET GRIANDOFE ASSII COMM. C. GLENN ALEXANDER 444-911-700	ELL HENDAY	ILLINDIS INSURANCE EXCHANGE MI SOUTH WACKER DRIVE CARR CHECAGO IL GARA COMMIT GARY DHACKELY MIZ-408-1981	Eff includes
	IRONTIER PACIFIC INSURANCE CON 165 LAGE LOUISE MARIE EOAD ROCK HELL NY 1273-8040 Cross - LINDA MARICOVITS AND AND BARN-2100 EXT 221	THE OF LAST	ELLINOIS UNION INSURANCE COMP 1755 WEST (BEGINS ROAD) CHICAGO E. (1974) Censor FRANK GAGELANO MEMBARKE	ANY EFF DW13700

FOREIGN SURPLUS LINES INSURERS
State of Temester Elipble Surphi Lines Fairers Lint
Parentes to Chapter 14, Section 56-14-101 thre 56-14-117 T.C.A.

•	TODIFINDENT FIRE INSURANCE OF FI ONE DIDEFIDIENT DRIVE JACKSONTELE FL 3276 Comm. B LAVE BUSSEY ID 904334-5470	EIT. 02/5/72	NORTHFIELD INSURANCE COMPANY POBOX 64116 MENDOTA HEIGHTS NO 33120-1146 Certan FICHLAND J WEINGARTHER 612-616-4100	IIT:	09:21/79
	INTERSTATE FIRE & CAUSALTY COME SEAST MORROE STREET COCAGO E 6000) Come FAUL OSMOLSKI 112-140-400)	PANY ETT: 07/30/49	NUTHIC INSURANCE COMPANY HARTFORD FLAZA HARTFORD CT 00115 Could: \$ A SOTHERLAND 201-547-5000	EIT:	09/9/31
	INVESTORS INSURANCE CO OF AMERI 200 SCHULZ DRIVE REDEATERS 07701 Camel FRANCE BUZIAN EXEC VP 904-224-0500	EIT. 05/5/78	OLD REFUBLIC UNION INSURANCE CO 307 NORTH ROCK GAN AVENUE CHECAGO B. 60601 Cocurt: THELMA EVANS, ACCT MOR 312-345-8160		03/14/19 4),
	LAFAYTTE INSURANCE COMPANY POBOX 53265 NEW ORLEANS LA 70153 Camat: LAFRY L HAYWARD 504416-5221	ETT. OSPIETTS	PACUTIC DISURANCE COMPANY 183 MADDINLANE NEW YORK NY 10038 Causin FURRY E DEFONTANCE 213-137-341	13 7.	06/2014
	LANDMARK AMERICAN INSURANCE O POBOX 3321 ENGLEWOOD CO 10155 Cortas PATRICIA T HENGLEY 303-734-1702	ETT. 107647	PACIFIC ENSURANCE COMPANY LTD 1001 BESHOP STREET HONOLULU HA ROEES COMM. RUBY KONSHOLASSE SECRETAR EXESSESSES		10/15/52
	LANDMARK INSURANCE COMPANY POLIOX 7205H ATLANTA GA 10021-25H Compart WELLAM P SCHUCHERT 212-770-1100	EFF. 05/1/67	PACIFIC NATIONAL INSURANCE COMP PO BOX 2070 MILWAUNITE WT 53201-2070 Comun. HOWARD C MILLER 414-721-3020		01/22/91
,	LEXINGTON INSURANCE COMPANY 200 STATE STREET BOSTON MA 02109 COGAR: WILLIAM P SCHUCHERT 212-779-4596	ETT. 02/3/90	PARADIGM INSURANCE COMPANY PRO WESSEX PLACE (NO) LOUISVELLE KY 40222 COMM. LOUIS F SERGEANT, ASST CORP 502-429-5185		OPNIVA
	LINCOLN INSURANCE COMPANY POBOX 4679 REIMINGTON DE 199107 COMME THOMAS D SYNES REISHARM EXT. 111	ET 05/10/77	PENN-AMERICA INSURANCE COMPAN 430 SOUTH YORK ROAD HATBORD PA 19049 Could WESLEY M BOBBIE 215-44-3631		082334
	MID ATLANTIC MEDICAL INSURANCE	co	PROFESSIONAL UNDERWRITERS LIAB	ıı.m	
	225 ENTERNATIONAL CIRCLE HUNT VALLEY MD 21000 COMME MARK PATRICK WELSH 410-715-1050	Est with!	113 GEITNWOOD ROAD NAPA CA 94335 Cmun JERRY J RITLEY 707-226-0100		ny ty:
	MONTICELLO INSURANCE COMPANY NEWTORT TOWER 323 WASHINGTON BL JERSEY CITY NJ 07310-1693 COMME CHRIS COKE	ND Eff. cantai	RILLANCE INSURANCE COMPANY OF A 4 FENN CENTER PLAZA FINIADELPICA PA 19103 Cituat: JOHN P TAYLOR 215-24-4007		O15 OL/ 2/E3
	MT BAWLEY INSURANCE COMPANY MIS NORTH LINDBERG DRIVE PEORIA E. 61015 Commit: Timothy J Krueger 301-412-1000	ETT. OU STG	REWOOD FIRE & CASUALTY INS CO SINO WEST DODGE ROAD #300 OMANA NE. 64114 Certain MCCHILLE ACRI 402-193-7255	EFT.	1077/16
	NATIONAL FIRE & MARINE INSURANCE	1 00	RISCORP NATIONAL INSURANCE COM	PANY	r
	3014 HARNEY STREET OMAHA NE 48111-3310 Comat: DAVID ERYNE, ASST TREASURE 401-336-3269	EFF. 02/18/70 R	PO BOX 33370 KANSAS CITY MO 64171-5370 Cmun KATHE I WELIAMS \$13-262-355	LIT.	12/31/16
	NAUTILES INSURANCE COMPANY TOTAL AST BUTHERUS DRIVE SCOTTSDALE AZ 15201 Comm. JOHN M RUNBERG 6024514905	ит фаис	ROCK RITTE INSURANCE COMPANY MOD SOTH STREET MODENT B. 61265 Contact DENNIS GENT COOK LIGHTEGES	ĽΠ	102581
	NORTH AMERICAN CAPACITY INSURA GOLLM STREET, 6TH FLOOR MANCHESTER NH (1910)-2512 Capaci EDWARD DISTY'S GIVALLIZZO	NCI CO EFF 052764	ROYAL SURPLUS LINES INSURANCE CO POBOX 1000 CHASLOTTE NO 15201-1000 Central FRANK PERESTOPENO 764-122-2250		10.2163

FOREIGN SURPLUS LINES INSURERS

Saint of Temperate Eligible Surplus Lines landers Line Personal to Chapter 14, Services 56-14-101 thru 56-14-117 T.C.A.

EATTCO SURPLUS LINES INSURANCE CO ENTICOPLAZA

STATTLE WA 92185 COCURT DAVED W KRAFT EFF: QU'IMS

206-945-1114

SAVERS PROPERTY & CASUALTY INS CO

10545 CGDY #135 OVERLAND PARK KS 66210

EFT: 07/17/19

DFF: 07/26/33

TITE: 10/1/05

EFF: OUTLANDS

ETT: 12/3/17

EFF. OS 1/13

THE OUTSIDE

COMMIT ROLLET A HOFFMAN

\$10-318-1100 EXT 340

SCOTTSDALL INSURANCE COMPANY

PO BOX 4110

SCOTTSDALE AZ 15251

Corner ARLANG OLIVA

800-423-7675

SHIFFTIELD INSURANCE CORPORATION

PO BOX 41360

ERNOVGHAM AT 35343-1360

Commet DAVE THOMPSON IR

205-976-7122

ST PAUL SURPLUS LINES INSURANCE CO.

315 WASHINGTON STREET

ST PAUL NOV 55102

Cectart DILROY W. PRIUSS

612-221-4069

STEADFAST INSURANCE COMPANY

ZURICH TOWERS, 1400 AMERICAN LANE SCHAUMBURG B. 64196-1056

EFF. C4790-50

Corner WILLIAM H WIGGS

2014054000

SUTTER INSURANCE COMPANY

PO BOX 6000

LAUKSTUR CA HITTI-6000 CERRIT WELLIAM A KLEDECKE EFF 10/23/93

411-925-1404 EXT 333

TIG INSURANCE COMPANY OF MICHIGAN

PO BOX 152570

DAYNG,TX:75015-8830 EFF. 03/ 1/96

Corust CAROLINE WOODBURY

214431-5000

TIG SPECIALTY INSURANCE COMPANY

PO BOX 6301

WOODLAND HILLS CA 91367

CORREST STEVEN A COOK

215-196-3323

TRADERS & PACIFIC INSURANCE COMPANY

PO BOX 2932

FORT WORTH TX 76113-2932 Cornet 125A FOSTER EIT. 00/4/66

£17.377-4000

TUDOR INSURANCE COMPANY

AND PARSONS POND DRIVE FRANCINI LAKES NJ 67417-2600

Comes: ALICE LEW MUT

201-125-1500

ELICO ENDENCITY CONDANA

III MASSACHUSETTS AVENUE

WASIENGTON, DC 20001

COMAS DANGEL P SPENCER

2024424912

ENDERWRITERS INDEMNITY COMPANY

DIGHT GREENWAY PLAZA 44(4) HOUSTON DX 77046

EFF CC/3/86

CITES GRIGICHTISON

UNITED CAPITOL INSURANCE COMPANY

400 FERING TER CENTER TERRACE + VIS

ATLANTA GA NINIO

Court KATHY DERUNE

III 1003/84

WILLESS # 2559

UNTILD NATIONAL INSURANCE COMPANY

EFF: 03/23/79

EFF. 10/26/71

EFF: 05/1/6

EJY: 03/12/17

DT. 04/14/15

DFT. 10/25/93

LFF. 12/17/9/1

DT. BOULDS

TFT: 04/27/00

THREE BALA PLAZA EAST (180) BALA CYNWYD FA 1809

Cocum DANGEL J KELLENER

613-654-1500

UNITED STATES LIABILITY INSURANCE CO

PO BOX 1331

KING OF FRUSSIA PA 16405-0151

Coourt LOUIS F RIVITUSO

215-411-2535

USF INSURANCE COMPANY

1760 MARKET STREET

PRELADELITICA PA 19103 ETT: 11/05/94

Comun. STEPHEN ROBERT RUTO

215-543-3100

USTAG EPICIALTY INSURANCE COMPANY

PO BOX 1138

BALTD40RE NO 21203-1138

Cocum CAROL RAND

410-547-1704

VANGUARD UNDERWRITERS INSURANCE CO

PO BOX 660M0

DALLAS TX 75266-0560

Comun: JOHN KLENER

214-555-1295

WAUSAU GENTRAL INSURANCE COMPANY 901 WARRINGLIE ROAD #500

LISLE IL 60532

COURT: MICHAEL ROCCA, TREASURER

715-845-5211

WEST CHESTER SURPLUS LINES INS CO

SIX CONCOURSE PARKWAY #2700

ATLANTA GA 2022E-3746

Contact BRIAN W DAFERIALE

454-353-9955 WESTERN ALLIANCE INSURANCE COMPANY

PO BOX 201425

AUSTIN TX 75720

Cerum: DONALD E WOLLLNER \$12-345-6505

WESTERN HERITAGE INSURANCE COMPANY

PO BOX 5100

SCOTTSDALE AZ 15261

Center SCOTT A WILSON

602-951-0703

WISTERN WORLD INSURANCE COMPANY

400 PARSONS POND DAIVE FRANCIN LAKES NI 07417-2600 Cœuri ALKE LEWMUI

201-425-3300

ALIEN SURPLUS LINES INSURERS

Sure of Terresisee Eligible Surplus Lines Incurers Lin Formari to Chapter 14, Sections 56-14-101 thru 54-14-117 T.C.A.

ASSICURAZIONI GENERALI SPA (UK) TODA DUCA DIGLI ABRUZZEE 2 MILE TRESTE HALY

T.T. 16/24/90

ASSOCIATED ELECTRIC & GAS INS SERVICES LTD (AEG) HARMORSIDE FINANCIAL CTR. 700 FLAZA 2

ERSEY CITY NU CTITLESPE

BRITISH AVIATION INSURANCE COMPANY LTD HITZWILLIAM HOUSE, 10 ST MARY AXE LONDON ECIA LEO DIGLAND enicol 23

CNA INTERNATIONAL REINSURANCE COMPANY LTD FOUNTAIN HOUSE, 125/135 FENCHURCH ST

LONDON FORM SDJ ENGLAND

EC. CLOURS

COMMERCIAL UNION ASSURANCE COMPANY PLC

STREEDS - I UNDERSHAFT LONDON ECIF IDQ ENGLAND EG 06/16/17

COMMONWEALTH INSURANCE COMPANY - U.S. BRANCE

593 BURRARD ST #1500 BEDITALL TOWER 3 VANCOUVER, BRITISH COLUMBIA, V7X, 1G4 Eff. 12/01/03

COPENHAGEN REINSURANCE COMPANY U.K. LTD

25/26 LDME STREET

LONDON ECOM THE ENGLAND

Eff CLUING

GAN INSURANCE COMPANY LTD MODISTER HOUSE - ARTHUR STREET LONDON ECOR VEL ENGLAND

EX 1GGU71

INDEMNITY MARINE ASSURANCE COMPANY LTD

ST HELEN'S - I UNDERSHAFT

LONDON ECUP UDQ ENGLAND ES OUTGET

INSURANCE COMPANY OF NORTH AMERICA (U.K.) LT

CIGNA HOUSE, & LIME STREET LONDON ECIM THA ENGLAND

Eff. 11/14/21

LA CONCORDE COMPAGNIE D'ASSURANCES

5 RUE DE LONDRES TARIS FRANCE Eff. 07/35/34

LIBERTY MUTUAL INSURANCE COMPANY (UK) LTD

ONE MENSTER COURT MENCENG LANE

LONDON ENGLAND ECSE, 7AA

IN CACINS

LLOYD'S UNDERWRITERS AT LONDON

LIME STREET

LONDON ECIM THE ENGLAND

ES 6421/20

MARINE INSURANCE COMPANY LTD

H TIME STREET

LONDON ECOM TIE ENGLAND

LS. 1077/86

NORTHERN ASSURANCE COMPANY LTD

ST HELENS - I UNDERSHAFT LONDON ECIP JDQ ENGLAND

OCEAN MARINE ASSURANCE COMMANY LTD

STHELDIS - I UNDERSHAFT LONDON TOSP ADO EXCLAND

Eff 06/10/37

PHOENIX ASSURANCE PLC ONE BARTHOLOMEW LANE LONDON ECEN DAS ENGLAND

EG 10/17/46

KROLL & TRACT JOHN P DEARIE JR.

212-921-9100 FAX 212-469-3657

LEBORUT LANG GREENE & MACRAE

212-424-8500 EAX: 212-424-1500

TRUOM & REGREM MICHAEL C GIORDANO

212-261-421 FAX: 212-261-4750

CHA INSURANCE COMPANIES

JAMES J MORRIS

312-222-4650 FAX: 112-122-2193

MENDES & MOUNT MICHAEL C GIORDANO

212-261-4423 FAX: 212-261-4750

BUCHALTER NEMER FIELDS & YOUNGER

JOHN & INCIDENCE

213-491-0700 FAX: 213-196-6400

KROLL & TRACT

JOIDS P DEARE JR

TAX: 212-869-3657 212-921-9103

NUMBER & TRACT JOHN P DEARIE JR.

TAX: 217-459-3657 212-921-9100

MENDES & MOUNT

MOCHAEL C GIORDANO

212-261-4423 FAX: 212-261-8750

LEBOEUT LAMB GREENE & MACRAE

212-424-4000 FAX: 212-424-4501

KROLL & TRACT

JOHN P DEARE IR

212-521-5100 FAX: 212-469-3657

LIBOTUT LAND GREINT & MACRAY

217-424-4000 FAX: 212-434-4500

LEBOTUT LAMB GREENE & MACRAE

212-024-1000 FAX: 211-4445(a)

KROLL & TRACT

JOHN F DEARLE JR

212-521-9100 TAX 212-8/9-3657

MENDES & MOUNT

MICHAEL C GIORDANO

212-261-8423 TAX 212-261-8250

MENDES & MOUNT

MICHAEL C GIORDANO

212-261-5423 FAX 212-261-8756

KROLL & TRACT

JOHN P DEARE TH

212-921-9100 TAN 212-109-1037

ALTEN SURPLUS LINES INSURERS

Sure of Terresion Eliphic Surplus Lines incorer Lin Personn to Chapter 14, Sections 56-14-101 thru 56-14-117 T.C.A.

QBE INTERNATIONAL INSURANCE LTD FOURTEEN FENCHURCH AVENUE LONDON ECOM SES INGLAND EN 662894

÷.

RIVER THAMES INSURANCE COMPANY LTD 190132 FENCHURCH STREET LONDON ECHM EDL ENGLAND EEL 04/0070

SKANDIA INTERNATIONAL INSURANCE CORPORATION SVEAVAGEN 44 BOX 7493 \$-103 PS STOCKHOLM SWEDEN EC 040845

STRIRE DRAKE INSURANCE PLC 51-34 LEADHALL STREET LCCOON ECHA 2BJ ENGLAND EC 12/1049

ER ENTERNATIONAL BUSINESS INSURANCE CO LTD TI-TI LEADENSALL STREET LONDON ECIA PRO ENGLAND EN CUMBE

ST PAUL REINSURANCE COMPANY LTD STPAUL HOUSE, 27 CAMBER DOWN STREET LONDON EL IDS ENGLAND LE 65/21/19

TERRA NOVA INSURANCE COMPANY LTD TERRA NOVA HOUSE - 4140 EDICOIG LAN LONDON ECSE 75P ENGLAND

LONDON ECSE TSP ENGLAND EST GUITAL THREADNEEDLE INSURANCE COMPANY LTD

40 ST MARY AND LONDON ECHA DIQ ENGLAND Ed. 102017

ENIONAMERICA INSURANCE COMPANY LTD. TI GRACECINISCH STREET LONDON ECIV ODA ENGLAND

LONDON ECAN OF

YORKSHIRE INSURANCE COMPANY LTD TWO ROUGHE STREET YORK 701 IHR ENGLAND LE OWNERS

EURICH RE (U.K.) LIMITED

** FENCHURCH STREET, THE ZURICH BLDG
LONDON ECHM 4TX ENGLAND
LET 0170090

GEBERT SEGALL & YOUNG JANE DAVIS

212-641-4000 FAX 212-641-4051

WILSON ELSER MOSKOWITZ EDELMAN & DICKER LINDA ESKAY 212-49-3000 FAX. 212-49-3011

LEBOUT LAND GREENT & MACRAE

212-424-4000 FAX: 212-424-4500

WILSON ELSER MOSKOWITZ EDELMAN & DICKER LINDA ESKAY 21146-3000 FAX: 21149-3011

LEBOULT LAND GREENE & MACRAE

212-424-1000 FAX: 212-424-1500

LEBOUT LAMB CRIENT & MACRAE

212-424-5000 FAX: 212-424-4500

LEBOTUT LANGE GREENE & MACRAE

212-424-4500 FAX 212-424-4500

ANDAM A TENTE BALL TUZOETL

212-424-4500 FAX 212-424-8500

LEDOEUT LAMB GRIENE & MACRAE

212-424-8000 FAX: 212-424-8500

MENDES & MOUNT MECHAEL C GIORDANO 212-261-8423 FAX 212-261-8750

LEBOEUT LAND GREENE & MACRAE

212-424-4000 FAX 212-424-4500

Appendix D - Insurance

State of Tennessee Department of Correction General Insurance Specifications

Insurance Company Eligibility

Proposals will be accepted from Bidders whose insurance companies are authorized to do business in the State of Tennessee, having a Best's Rating of "A" or better, and a financial size of "Class VIII" or better, in the latest edition of Best's Insurance Reports. Any deviation from this requirement must be requested in writing by October 18, 1996 and will necessitate prior written approval from the State of Tennessee, Department of Correction. Such approval will be issued in the form of an Addendum to the RFP. Any non-admitted insurer must be on the current approved list of the Tennessee Department of Insurance. A copy of the 1996 White List is attached for your reference.

Contractor and Insurance Company Services Required

The following list of minimum services required must be provided by the successful Contractor's insurance agent and/or by the insurance company(ies):

- Qualified loss control personnel, either employees or qualified independent contractors, must make inspections of the insured locations for loss prevention purposes for third party and employee exposures. If an independent contractor is used, that organization must be identified in the proposal.
- A quarterly status of all claims occurring with respect to workers' compensation, general liability, and business automobile liability insurance must be submitted to the State of Tennessee, Department of Correction. These reports must include at least the following information:
 - Amount of claim paid and/or reserved;
 - b. Claimant information; and
 - Cause and description of accident.
- The Contractor must prepare an annual listing of all State of Tennessee,
 Department of Correction insurance policies involved with this project
 including a discussion of the coverage provided and the estimated annual cost
 of each policy.

Page 1 of 31

- At least thirty (30) days prior to each policy anniversary date, the Contractor must provide State of Tennessee, Department of Correction with renewal information, including estimated renewal premiums and suggested coverage changes.
- The Contractor must provide constant monitoring of all companies providing coverage for State of Tennessee, Department of Correction to ensure that the carriers are financially sound.
- The Contractor must furnish continuing advice and counsel to the State of Tennessee, Department of Correction as required.

Specimen Policies

Proposals will be accepted only if accompanied by specimen policies, showing all terms, conditions and exclusions as well as <u>rates</u> to be used for audit purposes. Blank forms are acceptable provided that all rates are shown for auditable exposures. Rates may be shown either on the policies or on a separate page.

Cancellation/Non-Renewal

Unless otherwise instructed, all policies shall be endorsed with an agreement that the company will give ninety (90) days prior written notice, by registered mail to the State of Tennessee, Department of Correction, of its intention (1) to cancel, not renew, or make any material change in the current coverages or premiums, or (2) to make any material change in the coverages or premiums on renewal of any policy.

Proposals

Proposals must be indicated as to separate types of insurance, although proposals may be for any package policy or mandatory groupings of coverage. We have enclosed a "Premium Proposal Form" which must be returned with the proposal. Individual premiums and combinations of premiums, to the extent applicable, must be indicated thereon, or on a reasonable facsimile thereof. Proposals will be considered as binding for the first year of coverage, except for changes in hazards or exposure units occurring after the inception of the insurance.

The limits of liability and the scope of coverages indicated are suggested by the State of Tennessee, Department of Correction as a starting point. Evaluation of proposals will take into consideration deviations from the enhancements to the Insurance Specifications as set forth in this Addendum to the REP.

Review of Insurance

It is intended that all insurance will be reviewed for contract compliance. However, the State of Tennessee, Department of Correction reserves the right to reject all or any part of the insurance at any time. The review of insurance will be based upon:

- 1. Scope of coverage;
- 2. Company financial stability, experience and industry standing: and
- 3. Underwriting, claims and engineering services.

It is considered highly desirable to place all of the insurance coverage with one principal company. Therefore, proposals will be evaluated on an overall underwriting basis but the State of Tennessee, Department of Correction may require any combination of coverage as it sees fit.

The limits required by the State of Tennessee, Department of Correction are the minimum limits acceptable. However, these limits are not to be construed as being the maximum any prospective contractor may wish to purchase for their own benefit.

Nothing herein shall in any way limit the right of the State of Tennessee, Department of Correction to recourse to the fullest extent permitted by law.

As respects the total limits of liability requested, any combination of primary and/or umbrella coverage may satisfy those totals. However, if an umbrella is used, coverage must be at least as broad as the primary coverages.

Named Insured

See Attachment I to Appendix D - Insurance found on page 4 of 31.

Signature

All proposals will be considered as binding the insurance company. Therefore, each "Premium Proposal Form", or a reasonable facsimile thereof, should be signed by the Contractor's authorized Insurance Company representative who has binding authority.

Instructions

Pages 1 through 22 provide details on the scope of coverage specified in this RFP.

Pages 23 to 31 should be completed and returned in accordance with the Time Table as set forth on page 7 of RFS97-329.44-002.

Attachment I

to Appendix D - Insurance

Named Insured

Unless otherwise instructed, the named insured for all insurance coverages should be:

The Contractor; and as respects damages and defense of claims arising from:

(a) activities performed by or on behalf of the Contractor, (b) products and completed operations of the Contractor, or (c) premises owned, leased, or used by the Contractor; any subsidiary, affiliate, division or subdivision, corporate or otherwise, as may now or hereafter be constituted, and any other entity of which the named insured assumes management control;

Include as an Additional Insured:

State of Tennessee, Department of Correction, and All State Officers, employees, and volunteers whether in their official or individual capacities

- in areas where the State of Tennessee, Department of Correction, and All State Officers, employees, and volunteers whether in their official or individual capacities are not protected by immunity
- up to the limits of \$300,000/\$1,000,000 in areas where the State's tort liability is limited by T.C.A. 9-8-307(e) as it may be amended or construed by the courts and/or claims commission.

Workers Compensation

Named Insured:

Attachment I to Appendix D - Insurance

Coverage:

Statutory workers compensation and employers liability insurance.

Limits:

Employers Liability \$1,000,000 per accident

Insurance \$1,000,000 per employee disease

\$1,000,000

Policy limit disease or as required by excess insurer.

Covered States:

Tennessee

Scope of Coverage:

- Other states insurance shall be afforded. 1.
- 2. The voluntary compensation and employers liability coverage endorsement is to be attached.
- Foreign voluntary compensation with repatriation expense 3. at a \$10,000 limit shall apply. Include endemic disease.
- USL&H 4.
- Repatriation expense with a \$100,000 limit shall apply. 5.
- 6. Coverage for endemic disease to be provided.
- 7. Coverage shall include stop gap liability - employers liability in monopolistic states
- Federal Employers Liability Act will be included 8.
- Waive liability for any actions against the State of 9. Tennessee

General Liability Excluding Products and Completed Operations

Named Insured:

Attachment I to Appendix D - Insurance

Coverage:

Quote either the comprehensive or commercial general liability format on an occurrence basis.

A. Comprehensive General Liability

Coverage should include premises, operations, independent contractors, and broad form comprehensive general liability or their equivalent coverages.

Limit: \$10,000,000 combined single limit

B. Commercial General Liability

- Coverage A should include premises, operations, independent contractors, contractual liability, fire legal liability and broad form property damage coverages.
- Coverage B should include personal injury and advertising injury.
- Coverage C, medical payments, is not desired.

Limits:

Each occurrence: Quote \$5,000,000

Personal and advertising injury limit: Quote \$5,000,000

General aggregate limit: Quote \$10,000,000

Scope of Coverage:

- Provide blanket contractual liability for any agreement relating to the business of the insured, including oral agreements.
- Coverage to apply to liability arising out of independent contractor operations.
- Employees shall be additional insureds while acting within the scope of their duties.
- Personal injury and advertising injury liability shall be included with the employment and contractual exclusions deleted.
- Provide liquor legal liability coverage.
- Fire legal liability is to be insured with a limit of \$1,000,000 per occurrence for real property.
- Any waiver of subrogation shall be permitted, provided such waiver takes place before the loss and with prior consent of the State of Tennessee, Department of Correction.
- Coverage to include non-owned watercraft liability with no length restriction.
- Bodily injury liability arising from protecting persons or property to be insured.
- Incidental malpractice liability coverage to be afforded.
- Worldwide coverage shall apply for claims or suits brought within the United States.
- Delete any explosion, collapse and underground property damage exclusions.
- Provide broad form property damage liability.
- Delete any alienated premises exclusion.

15. Notice of occurrence:

When an occurrence takes place, written notice shall be given by or on behalf of the insured to the company or any of its authorized agents as soon as practicable after the accident or occurrence becomes known to the Risk Manager.

Blanket additional insureds:

All persons or entities (except vendors) for whom the insured has agreed to provide insurance in accordance with the terms of oral or written agreements shall be covered as additional insureds.

Cross Liability:

Employees of one insured shall be deemed members of the public as concerns other insureds. Said relationship shall be considered as applying to all of the insureds named as such in the definition of insureds.

Errors and omissions:

Coverage shall not be invalidated or affected by errors, inadvertent omissions, or improper descriptions of premises or operations described in the policy.

- Employee benefits liability should be provided with limits of \$1,000,000 each claim or occurrence. Premium to be shown separately.
- Stand alone coverage for this project is desired. However, if the commercial general liability format is used, the aggregate limits are to apply per location and per project.
- Amend the definition of personal injury to include mental anguish, mental injury, humiliation, discrimination and any other injury to the feelings and reputation of a natural person, except where prohibited by law.

- Delete any fellow employee exclusion.
- Failure to give notice:

The rights of the insured shall not be prejudiced if there is a failure to give notice of occurrence or incident due to the insured's inadvertent error or omission.

- Extend coverage to provide sudden and accidental pollution liability.
- Delete exclusions for personal injury and advertising injury arising out of advertising, publishing, broadcasting or telecasting.
- Extend the coverage territory to a worldwide basis without limitations on where claim or suit is brought.
- Medical and Professional Liability for employed nurses, doctors, attorneys, counselors, psychologists and/or social workers. (If not quoted with general liability, separate quotes should be obtained.)
- Extend coverage to include sexual abuse/molestation.
- Extend coverage to include civil rights violations, which
 will include all claims brought by any persons based in
 whole or in part on an alleged violation of the federal or
 state constitutions, statutes or regulations, including but
 not limited to, suits brought pursuant to 42 U.S.C. S1983.
- Extend coverage to include communicable disease.
- Extend coverage to provide coverage for special or punitive damages where permitted by law or public policy.
- Coverage to include unlimited defense coverage in addition to limits of liability.
- Extend coverage to include assault and battery as a covered act.

Products and Completed Operations Liability

Named Insured:

Attachment I to Appendix D - Insurance

Coverage:

Quote either the comprehensive or commercial general liability format on an occurrence basis.

A. Comprehensive General Liability

Coverage should include products, completed operations, and related broad form comprehensive general liability or their equivalent coverages.

Limit: \$10,000,000 combined single limit

B. Commercial General Liability

Coverage A should include products, completed operations, contractual liability, and related broad form property damage coverages.

Limits:

Each occurrence: \$5,000,000

Products and completed operations aggregate limit: Quote \$10,000,000

Scope of Coverage:

- Provide blanket contractual liability for any agreement relating to the business of the insured, including oral agreements.
- Employees shall be additional insureds while acting within the scope of their duties.
- Any waiver of subrogation shall be permitted, provided such waiver takes place before the loss and with prior consent of the State of Tennessee, Department of Correction.

- Worldwide coverage shall apply for claims or suits brought within the United States.
- Provide broad form property damage liability for completed operations.
- With respect to the completed operations hazard, exclusion "O" or "Z" or its equivalent should be modified to read as follows:

With respect to the completed operations hazard and with respect to any classifications stated as "including completed operations", to property damage to that smallest identifiable portion or the work performed by the named insured or to parts or equipment furnished in connection therewith that is defective or actively malfunctions, arising out of the work or portion thereof.

If the commercial format is used, paragraph 1 of exclusion L should be modified as follows:

Property damage to the smallest identifiable portion of your work arising out of it or any part of it and included in the products/completed operations hazard.

Notice of occurrence:

When an occurrence takes place, written notice shall be given by or on behalf of the insured to the company or any of its authorized agents as soon as practicable after the occurrence becomes known to the Risk Manager.

- Provide additional insured vendors coverage on a blanket basis.
- Cross Liability:

Employees of one insured shall be deemed members of the public as concerns other insureds. Said relationship shall be considered as applying to all of the insureds named as such in the definition of insureds.

Errors and omissions:

Coverage shall not be invalidated or affected by errors, inadvertent omissions, or improper descriptions of premises or operations described in the policy.

11. Failure to give notice:

The rights of the insured shall not be prejudiced if there is a failure to give notice of occurrence or incident due to the insured's inadvertent error or omission.

 Extend the coverage territory to a worldwide basis without limitation as to where claim or suit is brought.

Business Auto Liability

Named Insured:

Attachment I to Appendix D - Insurance

Coverage Limits:

Insurance to be provided under a business auto form:

Coverages	Symbol	Limit
Liability	1	\$5,000,000
Personal Injury Protection	10 Any Auto	\$5,000,000
Uninsured Motorists	10 Any Auto	\$5,000,000

Scope of Coverage:

Notice of accident:

When an occurrence takes place, written notice shall be given by or on behalf of the insured to the company or any of its authorized agents as soon as practicable after the accident or occurrence.

Failure to give notice:

The rights of the insured shall not be prejudiced if there is a failure to give notice of accident or incident due to the insured's inadvertent error or omission.

- Contractual liability coverage is to be included in the business auto form. Contractual liability is to apply for all hired vehicles, regardless of the term of hire or size of autos.
- Blanket additional insureds:

All persons or entities for whom the insured has agreed to provide insurance in accordance with the terms of vehicle leases or other oral or written agreement shall be covered as additional insureds. 5. Errors and Omissions:

Coverage shall not be invalidated or affected by any errors, inadvertent omissions or improper descriptions of underwriting information, autos, their use, or garaging locations.

- Any "fellow employee" suits exclusions shall be deleted utilizing the following: For all employees
- 7. An "Employees as Insureds" endorsement is to be attached.
- 8. Include Pollution Liability
- 9. Provide non-owned auto liability coverage

Owned & Non-Owned Aircraft Liability

Named Insured:

Attachment I to Appendix D - Insurance

Coverage:

Quote owned and non-owned aircraft coverage

Limits:

\$10,000,000 and/or \$20,000,000 per occurrence

Scope of Coverage:

- Include bodily injury, property damage and mental anguish
- 2. Include bodily injury coverage for passengers (per seat)
- Include the claims of employees (crew)
- Coverage to apply on a worldwide basis
- Indicate the seating capacity of aircraft owned and/or leased
- Extend coverage to include contractual liability, both written and verbal
- Notice of Occurrence:

When an occurrence takes place, written notice shall be given by or on behalf of the insured to the Company or any of its authorized agents as soon as practicable after an accident or occurrence becomes known to the Risk Manager.

Umbrella/Excess Liability

Named Insured:

See Attachment I to Appendix D - Insurance

Coverage Limits:

It is permissible to meet minimum limit requirements in total by using a combination of primary and excess policies. Please note that if the excess policy form utilized has an overall aggregate policy limit, the total coverage provided must not be less than that which would have been available for any combination of general liability, auto liability and employers liability claims at the primary limit minimum specified.

Scope of Coverage:

"Pay on Behalf of" policy form preferred.

The excess underwriter has reviewed the extensions of primary coverage parts and agrees to follow these forms by endorsement. Any exceptions to this must be specifically identified.

First Dollar Defense coverage is to be provided.

Defense without limitation is to be provided in addition to the policy limit.

A zero self-insured retention is preferred.

List any terms, conditions, or limitations of coverage not in common with those of the primary insurance specifications.

Directors & Officers Liability

Named Insured:

List insured organization

Coverage:

Quote coverage for Directors and Officers and for

Corporate Reimbursement

Limits:

\$10,000,000 annual aggregate with (various) deductible (options) for corporate reimbursement / \$0 retention for individual

Directors & Officers

Scope of Coverage:

- 1. Include wrongful act(s) defined in policy form
- Prior acts coverage should be included (Continuity of Coverage)
- Include clause stating to the effect that information on the application will not void coverage for all insureds (Severability)
- Policy shall pay 100% excess of retention (No Coinsurance)
- 5. Include discrimination coverage
- 6. Include punitive or exemplary damage coverage
- Include clause which picks up any inadvertent failure to maintain insurance
- 8. Minimum discovery period of one year
- 9. Include wrongful acts reported during the policy term
- Failure to file notice:

The rights of the insured shall not be prejudiced if there is a failure to give notice of an occurrence or incident due to inadvertent error or omission on the part of the insured.

- 11. Delete the anti-trust exclusion
- 12. Permit claims brought by governments
- Include clause stating that coverage will not be invalidated by insured's insolvency
- 14. Permit insured vs. insured claims for wrongful termination
- 15. Include marital estate extension
- Delete the RICO exclusion (Racketeering, Influence and Corrupt Organization)
- Entities coverage: include coverage for the corporation itself, not just the Directors and Officers of same.
- Include Employment Practices Liability (It is acceptable to provide this coverage under a separate policy form with limits equal to the D&O limit.)

Environmental Impairment Liability

Named Insured:

Attachment I to Appendix D - Insurance

Coverage:

Liability for bodily injury and property damage resulting from sudden, accidental or gradual pollution arising from operations conducted by the insured.

Limits:

\$5,000,000 each pollution incident / \$10,000,000 aggregate

Coverage Locations:

All premises

Alienated premises (if any present locations are alienated).

Deductible:

Specify the deductible which will apply

Scope of Coverage:

- On and off premises clean-up costs, including those for corrective action are to be covered.
- Employees shall be additional insureds while acting within the scope of their duties.
- Prior Acts coverage shall be afforded, if claims made.
- The cost of appeal and defense should be payable in addition to the limits of liability.
- The policy is to comply with the requirements of the financial responsibility regulations of the Environmental Protection Agency regarding petroleum underground storage tanks.
- Include Extended Reporting Provision; indicate cost, duration and implications if insured cancels.

Professional and Medical Liability (Nurses, Doctors, Attorneys, Counselors, Psychologists, Social Workers)

Named Insured:

See Attachment I to Appendix D - Insurance <u>and</u> any individual who was, now is or shall be employed as a nurse, doctor, attorney, counselor, psychologist or social worker of the contractor.

Coverage:

Professional Liability form to insure bodily injury, including mental injury or death, arising out of the rendering or failure to render professional services.

Limits:

\$ 5,000,000 each occurrence;

\$10,000,000 annual aggregate;

Other at option of the proposer.

Scope of Coverage:

- Coverage should be on an occurrence basis or claims made with a 3 or 5 year tail.
- Full Prior Acts coverage shall be afforded.
- All proposals should disclose the cost of an extended reporting provision and the conditions under which it may be purchased.

Property / Boiler and Machinery

Named Insured:

See Attachment I - Appendix D - Insurance

Coverage:

"All Risks" of Physical Loss or Damage including the perils of

earthquake and flood

Limits:

Building - \$5,000

 Contents - of Contractor on location (contractor will be solely responsible for all loss or damage to contractor

owned property.)

Sublimits:

Transit

Extra Expense

Electronic Data Processing

Expediting Expense

Service Interruption (PD & BI) - all utilities

Contingent Extra Expense

Business Interruption including Ordinary Payroll

Offsite Storage Errors & Omissions

Mechanical Breakdown, Electrical Arcing

Pollution Contamination

Personal Property of Employees Contingent Business Interruption

Deductibles:

\$250

Term & Conditions:

90 day notice of cancellation Repair or Replacement Coverage Automatic Reinstatement of Limits Coinsurance - 100% - Waived

Permit Other Insurance

Appendix F

FEDERAL BUREAU OF INVESTIGATION CRIMINAL JUSTICE INFORMATION SERVICES

SECURITY ADDENDUM

The goal of this document is to provide adequate security for criminal justice systems while under the control or management of a private entity, the Contractor. Adequate security is defined in Office of Management and Budget Circular A-130 as "security commensurate with the risk and magnitude of harm resulting from the loss, misuse, or unauthorized access to or modification of information."

The intent of this Security Addendum is to require that the Contractor maintain a security program consistent with federal and state laws, regulations, and standards as well as with policies and standards established by the Criminal Justice Information Services (CJIS) Advisory Policy Board (APB).

This Security Addendum identifies the duties and responsibilities with respect to the installation and maintenance of adequate internal controls within the contractual relationship so that the security and integrity of the FBI's information resources are not compromised. The security program shall include consideration of personnel security, site security, system security and data security.

The provisions of this Security Addendum apply to all personnel, systems, networks and support facilities supporting and/or acting on behalf of the government agency.

1.00 Definitions

- 1.01 Administration of criminal justice the detection, apprehension, detention, pretrial release, post-trial release, prosecution, adjudication, correctional supervision, or rehabilitation of accused persons or criminal offenders. It also includes criminal identification activities; the collection, storage, and dissemination of criminal history record information; and criminal justice employment.
- 1.02 Agency Coordinator (AC) a staff member of the Contracting Government Agency, who manages the agreement between the Contractor and agency.
- 1.03 Contracting Government Agency (CGA) the government agency, whether a Criminal Justice Agency or a Noncriminal Justice Agency, which enters into an agreement with a private contractor subject to this Security Addendum.
- 1.04 Contractor a private business, organization or individual

which has entered into an agreement for the administration of criminal justice with a Criminal Justice Agency or a Noncriminal Justice Agency.

- 1.05 Control Terminal Agency (CTA) a duly authorized state or federal criminal justice agency with direct access to the National Crime Information Center (NCIC) telecommunications network providing statewide (or equivalent) service to its criminal justice users with respect to the various systems managed by the FBI CJIS Division.
- 1.06 Control Terminal Officer (CTO) an individual located within the CTA responsible for the administration of the CJIS network for the CTA.
- 1.07 Criminal Justice Agency (CJA) The courts, a governmental agency, or any subunit of a governmental agency which performs the administration of criminal justice pursuant to a statute or executive order and which allocates a substantial part of its annual budget to the administration of criminal justice. State and federal Inspectors General Offices are included.
- 1.08 Noncriminal Justice Agency (NCJA) a governmental agency or any subunit thereof that provides services primarily for purposes other than the administration of criminal justice.
- 1.09 Noncriminal justice purpose the uses of criminal history records for purposes authorized by federal or state law other than purposes relating to the administration of criminal justice, including employment suitability, licensing determinations, immigration and naturalization matters, and national security clearances.
- 1.10 Security Addendum a uniform addendum to an agreement between the government agency and a private contractor, approved by the Attorney General of the United States, which specifically authorizes access to criminal history record information, limits the use of the information to the purposes for which it is provided, ensures the security and confidentiality of the information consistent with existing regulations, provides for sanctions, and contains such other provisions as the Attorney General may require.
- 2.00 Responsibilities of the Contracting Government Agency
- 2.01 The CGA entering into an agreement with a Contractor is to appoint an AC.
- 2.02 In instances in which responsibility for a criminal justice system has been delegated by a CJA to a NCJA, which has in turn entered into an agreement with a Contractor, the CJA is to appoint an Agency Liaison to coordinate activities between the

CJA and the NCJA and Contractor. The Agency Liaison shall, inter alia, monitor compliance with system security requirements. In instances in which the NCJA's authority is directly from the CTA, there is no requirement for the appointment of an Agency Liaison.

- 2.03 The AC will be responsible for the supervision and integrity of the system, training and continuing education of employees and operators, scheduling of certification testing and all required reports by NCIC.
- 2.04 The AC has the following responsibilities:
 - a Understand the communications and records capabilities and needs of the Contractor which is accessing federal and state records through or because of its relationship with the CGA;
 - b Participate in related meetings and provide input and comments for system improvement;
 - c Receive information from the CGA (e.g., system updates) and disseminate it to appropriate Contractor employees;
 - d. Maintain and update manuals applicable to the effectuation of the agreement, and provide them to the Contractor:
 - e Maintain up-to-date records of employees of the Contractor who access the system, including name, date of birth, social security number, date fingerprint card(s) submitted, date security clearance issued, and date certified or recertified (if applicable);
 - f Train or ensure the training of Contractor personnel.

 If Contractor personnel access NCIC, schedule the
 operators for a certification exam with the CTA staff.

 Schedule new operators for the certification exam
 within six (6) months of employment. Schedule
 certified operators for re-certification testing within
 thirty (30) days prior to the expiration of
 certification. Schedule operators for any other
 mandated class;
 - g. The AC will not permit an un-certified employee of the Contractor to access an NCIC terminal;
 - h Where appropriate, ensure compliance by the Contractor with NCIC validation requirements;
 - Provide completed Applicant Fingerprint Cards on each person within the Contractor who accesses the System to the CJA (or, where appropriate, CTA) for criminal

- background investigation prior to such employee accessing the system; and
- j. Any other responsibility for the AC promulgated by the FBI.
- 2.05 The CTA shall ensure that all NCIC hot file transactions and Interstate Identification Index (III) transactions be maintained on an automated log for a minimum of six months. This automated log must identify the operator on III transactions, the agency authorizing the transactions, the requester, and any secondary recipient. This information can be captured at log on and can be a name, badge number, serial number, or other unique number.
- 3.00 Responsibilities of the Contractor
- 3.01 The Contractor shall maintain a security program which complies with this Security Addendum.
- 3.02 The Contractor shall assign a Security Officer accountable for the management of this security program. This person shall coordinate with the CGA to establish the security program.
- 3.03 The Contractor shall document the security program in a Security Plan. The Security Plan shall describe the implementation of the security requirements described in this Security Addendum, the associated training program, and the reporting guidelines for documenting and communicating security violations to the CGA. The Security Plan shall be subject to the approval of the CJA, even in instances in which the CGA is the NCJA.
- 3.04 The Contractor shall provide for a Security Training Program for all Contractor personnel engaged in the management, development, operation, and/or maintenance of criminal justice systems and facilities. Annual refresher training shall also be provided.
- 3.05 The Contractor shall establish a security violation response and reporting procedure to discover, investigate, document, and report on all security violations. Violations which endanger the security or integrity of the criminal justice system or records located therein must be communicated to the CGA immediately. Minor violations shall be reported to the CGA on a periodic basis, but in no instance less than quarterly. See Section 8.01.
- 3.06 The Contractor's facilities will be subject to unannounced security inspections performed by the CGA. These facilities are also subject to periodic FBI and state audits.
- 3.07 The security plan is subject to annual review by the CJA and the Contractor. During this review, provision will be made to

update the program in response to security violations, changes in policies and standards, and/or changes in federal and state law and technology.

- 3.08 The Contractor and its employees will comply with all federal and state laws, rules, procedures and policies formally adopted by the FBI and the CJIS APB, including those governing criminal history record information.
- 4.00 Site Security
- 4.01 The Contractor shall dedicate and maintain control of the facilities, or areas of facilities, that support the CGA.
- 4.02 All terminals physically or logically connected to the computer system accessing NCIC and the criminal justice files must be segregated and screened against unauthorized use or observation.
- 5.00 System Integrity
- 5.01 Only employees of the Contractor, employees of CGA, the Agency Liaison, and such other persons as may be granted authorization by the CGA shall be permitted access to the system.
- 5.02 The Contractor shall maintain appropriate and reasonable quality assurance procedures.
- 5.03 Access to the system shall be available only for official purposes consistent with the appended Agreement. Any dissemination of NCIC data to authorized employees of the Contractor is to be for their official purposes.
- 5.04 Information contained in or about the system will not be provided to agencies other than the CGA or another entity which is specifically designated in the contract.
- 5.05 All criminal history record information requests must be envisioned and authorized by the appended Agreement. A current up-to-date log concerning access and dissemination of criminal history record information shall be maintained at all times by the Contractor.
- 5.06 The Contractor will ensure that its inquiries of NCIC and any subsequent dissemination conforms with applicable FBI/NCIC policies and regulations, as set forth in the NCIC Operating Manual, NCIC and CJIS APB meeting minutes, and all relevant CJIS security documents. All disseminations will be considered as "Unclassified, For Official Use Only."
- 5.07 The Contractor shal protect against any unauthorized persons gaining access t the equipment, any of the data, or the

operational documentation for the criminal justice information system. In no event shall copies of messages or criminal history record information be disseminated other than as envisioned and governed by the appended Agreement.

6.00 Personnel Security

- 6.01 Appropriate background investigations must be conducted on all Contractor employees and the Contractor's vendors which provide system maintenance support.
- 6.02 Thorough background screening by the CGA is required. This investigation includes submission of a completed applicant fingerprint card to the FBI through the state identification bureau. State and national record checks by fingerprint identification must be conducted for all personnel who manage, operate, develop, access and maintain criminal justice systems and facilities. Record checks must be completed prior to employment.
- 6.03 When a request is received by the CTA before system access is granted:
 - a. The CGA on whose behalf the Contractor is retained must check state and national arrest and fugitive files. These checks are to be no less stringent than those performed on CJA personnel with access to NCIC.
 - b If a record of any kind is found, the CGA will be formally notified, and system access will be delayed pending review of the criminal history record information. The CGA will in turn notify the Contractor-appointed Security Officer.
 - c. When identification of the applicant with a criminal history has been established by fingerprint comparison, the CGA's designee will review the matter. A Contractor employee found to have a criminal record consisting of any felony convictions or of misdemeanor offenses which constitute a general disregard for the law is disqualified. Applicants shall also be disqualified on the basis on confirmations that arrest warrants are outstanding for such applicants.
 - d If an adverse employment determination is made, access will be denied and the Contractor-appointed Security Officer will be notified in writing of the access denial. This applicant will not be permitted to work on the contract with the CGA. Disqualified employees and applicants for employment shall be notified of the adverse decisions and the impact that such records had on

decisions and the impact that such records had on such decisions.

- 6.04 The investigation of the applicant's background shall also include contacting of employers (past or present) and personal references.
- 6.05 The Security Officer shall maintain a list of personnel who successfully completed the background investigation.
- 6.06 The CGA will ensure that each Contractor employee receives a copy of the Security Addendum and executes an acknowledgment of such receipt and the contents of the Security Addendum. The signed acknowledgments shall remain in the possession of the CGA and available for audit purposes.
- 6.07 The CGA shall ensure that each Contractor employee authorized to access CJIS network terminals or information provided therefrom is specially trained in the state and federal laws and rules governing the security and integrity of criminal justice information.
- 6.08 All visitors to sensitive areas of Contractor facilities must be escorted at all times by a Contractor employee with clearance. Names of all visitors shall be recorded in a visitor log, to include date and time of visit, name of visitor, purpose of visit, name of person visiting, and date and time of departure. The visitor logs shall be maintained for five years following the termination of the contract.

7.00 System Security

- 7.01 Transmission, processing, and storage of CJA information shall be conducted on dedicated systems. Increased reliance should be placed on technical measures to support the ability to identify and account for all activities on a system and to preserve system integrity.
- 7.02 The system shall include the following technical security measures
 - a unique identification and authentication for all interactive sessions;
 - b if warranted by the nature of the contract, advanced authentication techniques in the form of digital signatures and certificates, biometric or encryption for remote communications;
 - c security audit capability for interactive sessions and transaction based logging for message-based sessions;

this audit shall be enabled at the system application level;

- d access control mechanisms to enable access to be restricted by object (e.g., data set, volumes, files, records) to include the ability to read, write, or delete the objects;
- e ORI identification and access control restrictions for message based access;
- f system and data integrity controls;
- g. access controls on communications devices
- confidentiality controls (e.g., partitioned drives encryption, and object reuse).
- 7.03 Data encryption shall be required throughout the network passing through a shared public carrier network.
- 7.04 The Contractor shall provide for the secure storage and disposal of all hard copy and media associated with the system to prevent access by unauthorized personnel.
- 7.05 The Contractor shall establish a procedure for sanitizing all fixed storage media (e.g., disks, drives) at the completion of the contract and/or before it is returned for maintenance, disposal or reuse. Sanitization procedures include overwriting the media and/or degaussing the media. If media cannot be successfully sanitized it must be returned to the CGA or destroyed.

8.00 Security violations

- 8.01 Consistent with Section 3.05, the Contractor agrees to inform the CGA of system violations. The Contractor further agrees to immediately remove any employee from assignments covered by this contract for security violations pending investigation. Any violation of system discipline or operational policies related to system discipline are grounds for termination, which shall be immediately reported to the AC in writing.
- 8.02 The CGA must report security violations to the CTO and the Director, FBI, along with indications of actions taken by the CGA and Contractor.
- 8.03 Security violations can justify termination of the appended agreement.
- 8.04 Upon notification, the FBI reserves the right

- a Investigate or decline to investigate any report of unauthorized use;
- b. Suspend or terminate access and services, including the actual NCIC telecommunications link. The FBI will provide the CTO with timely written notice of the suspension. Access and services will be reinstated only after satisfactory assurances have been provided to the FBI by the CJA and Contractor. Upon termination, the Contractor's records containing criminal history record information must be deleted or returned to the CGA.
- 8.05 The FBI reserves the right to audit the Contractor's operations and procedures at scheduled or unscheduled times. The FBI is authorized to perform a final audit of the Contractor's systems after termination of the Security Addendum.
- 9.00 Miscellaneous provisions
- 9.01 This Security Addendum does not confer, grant, or authorize any rights, privileges, or obligations on any persons other than the Contractor, CGA, CJA (where applicable), CTA, and FBI.
- 9.02 The following documents are incorporated by reference and made part of this agreement: (a) The III, NCIC, and Uniform Crime Reporting Operating Manuals; (b) The Minutes of the CJIS APB; (c) The Bylaws for the CJIS APB and CJIS Working Groups; (d) Title 28, Code of Federal Regulations, Part 20; (e) The NCIC Security Policy (including all concepts of NCIC Computerized Criminal History Program Background, Concept and Policy); (f) The Recommended Voluntary Standards for Improving the Quality of Criminal History Record Information, NCIC Standards, and UCR Standards, as recommended by the CJIS APB; and (g) Applicable federal and state laws and regulations.
- 9.03 The terms set forth in this document do not constitute the sole understanding by and between the parties hereto; rather they provide a minimum basis for the security of the system and it is understood that there may be terms and conditions of the appended Agreement which impose more stringent requirements upon the Contractor.
- 9.04 This Security Addendum may only be modified by the FBI, and may not be modified by the parties to the appended Agreement without the consent of the FBI.
- 9.05 All notices and correspondence shal be forwarded by First Class mail to :

FEDERAL BUREAU OF INVESTIGATION CRIMINAL JUSTICE INFORMATION SERVICES SECURITY ADDENDUM

CERTIFICATION

I hereby certify that I have read and am familiar with the contents of this Security Addendum, including relevant portions of the underlying documents, including but not limited to the III, NCIC, and UCR Operating Manuals; relevant Minutes of the CJIS Advisory Policy Board; Bylaws for the CJIS Advisory Board and CJIS Working Groups; Title 28, Code of Federal Regulations, Part 20; NCIC Security Policy; Recommended Voluntary Standards For Improving the Quality and Criminal History Record Information; NCIC and UCR Standards; as well as applicable federal or state laws and regulations regarding dissemination of criminal history records for criminal and noncriminal justice purposes.

Signature of Contractor Representative	-	
Organization and Title	Date	
I acknowledge that I have read the understand its contents.	is Security Addendum	and
Signature of Contractor Employee	Date	

Assistant Director
Criminal Justice Information Services Division, FBI
1000 Custer Hollow Road
Clarksburg, West Virginia 26306

APPENDIX G

COMPARATIVE EVALUATION GUIDELINES

For the Comparative Evaluation

of the

South Central Correctional Center RFP

and Contract Performance

November 2, 2001

Table of Contents

<u>1.</u>	OVERVIEW	3
<u>2.</u>	METHODOLOGY	
_ 2	2.1. PERFORMANCE COMPARISON	
	2.1.1. PERFORMANCE EVALUATION MEASURES	
	2.1.2. TYPES OF MEASURES	<i>(</i>
	<u>2.1.3.</u> <u>SCORING</u>	<i>(</i>
<u>3.</u>	PERFORMANCE EVALUATION INFORMATION COLLECTION	
<u>4.</u>	PERFORMANCE EVALUATION INFORMATION VALIDATION	8
<u>5.</u>	VALUE AND WEIGHTING OF PERFORMANCE MEASURES	8
<u>6.</u>	CONDUCTING THE PERFORMANCE EVALUATION	8
<u>7.</u>	COST COMPARISON	9

OVERVIEW

The Public Acts of 2001, Chapter 132 amended TCA Title 41, Chapter24 relative to the comparative evaluation process for private contracts for correctional services. The new language charged the State of Tennessee with establishing objective performance criteria and cost criteria for both the State and the private contractor. These performance and cost criteria are to be used as the basis for a comparative evaluation between the operations of the state's facilities, as set out in the Request for Proposal, and the privately operated facility known as South Central Correctional Center (SCCC). This comparison is to be made after the end of the second full year of operation, but before renewing the initial contract at the end of the three-year contract term. The performance evaluation is to be performed by the Select Oversight Committee on Corrections. The cost comparison is to be compiled by the Fiscal Review Committee. The contract can only be renewed if the contractor is providing essentially the same quality of services as the state at a cost of 5% lower than the state, or if the contractor is providing superior services (greater than 5%) at essentially the same cost as the state.

TCA 41-24-105 requires the following:

- a) Before the awarding of any contact to provide correctional services as defined in Section 41-24-104(2)(F), the state shall establish objective performance criteria and cost criteria for both the state and private contractor. The performance criteria shall measure the quality of management, security and safety, personnel training, inmate programs, and treatment and other topics deemed appropriate. The performance criteria and cost criteria shall be established and incorporated as requirements in any proposed request for proposal and any contract and shall be used as the basis for any comparison between the state and any contractor.
- b) For any contractor to provide correctional services as defined in Section 41-24-102(2)(F), the initial contract term shall be for a period of three (3) years in order to allow the contractor sufficient time to demonstrate its performance and to provide sufficient information to allow a comparison of the performance of the contractor to the performance of the state in providing similar services. Provided, however, to allow sufficient time for completion and review of any comparative evaluation, the initial term may exceed three (3) years by a period of up to four (4) months as necessary to make the end of the initial term coincide with the state's fiscal year. The initial contract may include an option to renew for an additional period of two (2) years, subject to the provisions of this section.
- c) After the first two (2) years of operation, but before renewing the initial contract, the performance of the contractor shall be compared to the performance of the state for similar services as set out in the contract. The contract may be renewed only if the contractor is providing essentially the same quality of

services as the state at a cost of five percent (5%) lower than the state as set out in the contract, or if the contractor is providing services superior in quality to those provided by the state at essentially the same cost as set out in the contract. For the purposes of this statute and comparison, "essentially the same" shall mean the difference is no greater than five (5%). For the purpose of this statute and comparison "superior" shall mean a difference greater than five percent (5%). The methodology for determining the measurement of five (5%) differences shall also be set out in the request for proposal and contract.

- d) The quality of services provided by the contractor and by the state shall be compared by the select oversight committee on correction, or, in the absence of such committee, a committee designated by the speakers of the senate and house. The committee shall determine the quality of services provided by the contractor and the state by applying the performance criteria set out in the request for proposal and contract pursuant to subsection (a) and provide a numerical score for the state and the contractor. The committee shall report its determination to the parties responsible for determining whether the contract should be renewed.
- e) The fiscal review committee, or, in the absence of such committee, any other committee designated by the speakers of the senate and house, shall compare the cost measures as established in this chapter and set out in the request for proposal and the contract for service and provide a prisoner per day cost for the state and the contractor. The committee shall report its determination to the parties responsible for determining whether the contract should be renewed.

As a means of satisfying the statutory requirement to develop objective performance and cost criteria, the Select Oversight Committee on Corrections (SOCC) director, the SOCC consultant, a member of the Fiscal Review Committee, as well as Department of Correction employees with a wide range of correctional expertise, initiated the development of a performance evaluation process and assessment and scoring instruments.

It was decided that Northeast Correctional Complex (NECC) and Northwest Correctional Complex (NWCC) are the most comparable state facilities to evaluate and compare with the South Central Correctional Center (SCCC). The two state operated institutions have been selected for previous comparisons because of the similarity in age of the facilities, design of the facilities, and inmate populations. These two facilities continue to be the most comparable. Since the early institution comparisons were made, consolidation of state institutions resulted in other facilities being combined administratively with both NECC and NWCC. These consolidations add some challenges, such as adjusting for differences in the number of inmates, the comparability of inmate populations, etc.; however the evaluation process and instruments have been developed to compensate for these differences through the use of per capita ratios and other scoring measures.

As the process evolved, the methodological guidance of the Vanderbilt Institute for Public Policy Studies was sought and received. The co-director of the Center for Evaluation and Research Methodology, Dr. Mark Lipsey, assisted in reviewing the evaluation instrument for consistency of methodology. He confirmed that the approach adopted by the evaluation group was a fair way of comparing the performance of all three prisons because the criteria for the comparison apply equally to all three institutions and because the processes necessary to obtain the data required to support the resulting measurements are in place.

Resulting from these meetings is the Performance Evaluation process and instrument that is included as a part of the Pro Forma Contract of the Request for Proposal under Appendix G. This instrument, identified as a Performance Evaluation data collection instrument is included with this Overview as Exhibit "A".

2. METHODOLOGY

Since renewal of the contract is dependent upon an evaluation of the quality of services as well as the cost to provide those services, it is important that *both* performance and cost measures be comparable and quantifiable. The following methodology was developed with that in mind.

2.1. PERFORMANCE COMPARISON

2.1.1. PERFORMANCE EVALUATION MEASURES

The comparative evaluation is framed around four (4) major categories. Each category has a principal goal that expresses the desired result(s) for that particular category. The categories and goals are as follows:

a) Security and Control

The goal of the security and control category is that the community, staff, and inmates are protected from harm

b) Inmate Care

The goal of the inmate care category is that the institution provides for the basic needs, appropriate care, and programming of the inmate population

c) Institution Safety & Physical Plant Conditions

The goal of institution safety and plant conditions is that the institution environment meets national and state fire and safety codes, health codes and requirements and

provides for safe living and working conditions. Emergencies are responded to with order and efficiency

d) Institution Administration

The goal of institution administration is that the institution is managed in a professional and responsible manner

The measurement of how well the goals have been achieved will be measured in two (2) ways: Outcome Measures and Mandated Practices. Most terms or phrases used in the Outcome Measures and Mandated Practices are defined in Department of Correction policies. An easy reference document with a selection of these definitions is provided with the Performance Evaluation instrument as well. Requests for clarification of terms should be made during the Pre-proposal Conference or should be requested in the form of a Written Comment during the Request for Proposal process. The State's written responses will become part of the final contract.

2.1.2. TYPES OF MEASURES

<u>Outcome Measures:</u> Outcome measures measure the <u>results</u> of the institution's operation. Outcome measures look at specific expected results within each major category.

<u>Mandated Practices</u>: Mandated practices are those areas of institution operation, which must be effectively accomplished in order to achieve the goal. These mandated practices are items, which are done on a continual basis and are regularly reviewed for compliance with policies, procedures, or other regulations.

2.1.3. SCORING

The scoring for the items in the performance evaluation instrument utilizes a deductive method. In this method, each institution starts with the same base score in each of the four categories of interest. Each institution may <u>lose points</u> if it does not meet baseline standards, *but* each institution may also <u>gain points</u> if they are in full compliance with the mandated items.

In the outcome measure section, points are deducted from the base score according to the severity of the institution's deficiency. The scores in these sections generally range from 0 to -4, with 0 assigned to the accepted range based on the average level of the three institutions' previous performance on a particular item and -4 assigned to extremely deficient performance on the item. On some items in this

section, an institution may score greater than –4 points. This range of scoring was reserved to the most serious items, such as events of escapes, riots, hostages being taken, homicides, and suicides.

In the mandated practices section, the institutions may be given additional points. The scores in this section are either 0 or 2, with 2 points awarded for items if an institution is in 100% compliance and 0 points awarded on those items if an institution is not in 100% compliance based on the latest annual inspection. The last category, Institution Administration, is the only exception. In this category, institutions are awarded 3 points for 100% compliance on each of the mandated items. This was done in an effort to standardize the percentage of total section points an institution may gain from its excellent performance on mandated items.

At the end of each category, points from the outcome measure section will be deducted from the base score and points from the mandated section will be added to the score. The resulting score will count for a specified percentage of the entire score.

Category	Value Percent
Security and Control	35 %
Inmate Care	30 %
Institutional Safety	20 %
Institution Administration	15 %
TOTAL:	100 %

This evaluation instrument will penalize institutions for poor (lower expected) performance but reward institutions for consistently superior performance on the day-to-day operation of their institution. In essence, this method of scoring takes into consideration that problematic events may occur even at the best run institutions, and this instrument seeks to recognize this fact in its attempt to balance the outcome measures and mandated items. A list of variables and the distribution of scoring of items is included with this appendix as Exhibit B. The scoring formula to be used is included as Exhibit C.

3. PERFORMANCE EVALUATION INFORMATION COLLECTION

The source of the information needed to document performance will be from the following primary sources:

- a) The 2003-2004 Annual Inspection Report
- b) Tennessee Department of Correction records
- c) Contractor records

 Tennessee Department of Correction and Contractor reports (weekly, monthly, and annual)

To ensure fairness during the Fiscal Year 2003/2004 Annual Inspection process, appropriate representatives of both the state and the contractor will participate on the inspection teams at all three institutions, which are involved in the comparison. The Select Oversight Committee on Corrections and the Office of the Comptroller will send a representative to monitor the proceedings. Detailed guidelines for the inspection process shall be drafted by the Department of Correction with assistance from representatives from the Select Oversight Committee on Correction and the contractor as soon as practicable after the awarding of the bid. The guidelines shall include the make up of the membership of the inspection team, the clarification of TDOC policy and terms used in the performance instrument, and the details of the inspection process. The office of the State Comptroller shall review these guidelines.

4. PERFORMANCE EVALUATION INFORMATION VALIDATION

The information supplied by the Department of Correction and the Contractor will primarily be verified from one of two sources:

- a) Fiscal Year 2003/2004 Annual Inspection
- b) TOMIS Reports

This validation method has been used in previous comparative evaluations. Reliability on this method will be increased with the use of both state and contractor representatives on the inspection teams that review all three institutions.

5. VALUE AND WEIGHTING OF PERFORMANCE MEASURES

Each of the four (4) Major Categories was given the aforementioned proportional value based upon the relative importance of that category in comparison with the others. These relative percentage values were arrived at through several discussions involving the SOCC director and consultant, select Department of Correction staff, and a representative for the Vanderbilt institute for Public Policy Studies.

6. CONDUCTING THE PERFORMANCE EVALUATION

TCA 41-24-105(d) states that the quality of services provided by the contractor and the state are to be compared by the Select Oversight Committee on Corrections.

The SOCC will use the performance criteria established in the Request for Proposal and included in the Contract. The Performance Evaluation instrument and Scoring instrument will be used for this purpose. The state and the contractor will supply any information deemed necessary by the Select Oversight Committee on Corrections to complete the performance portion of the comparative evaluation. The state and the contractor will each appoint one person who will serve as the contact person for the SOCC. Those appointed individuals will be responsible for gathering whatever information is required and transmitting it to the SOCC.

The performance evaluation will result in a numerical score for each institution in compliance with TCA 41-24-105(d). An average score for the two state institutions will be calculated to arrive at a single state numerical performance score. The state score will then be compared to the contractor score to determine if the statutory mandates established in TCA 41-24-105(c) have been met.

An opportunity will be given to both the State and the Contractor to present facts or evidence to clarify any misunderstandings and correct any perceived misrepresentations of facts and data. The final draft report will be given to both the State and the Contractor for comment before it is delivered to the Select Oversight Committee on Corrections. If either the State or the Contractor choose, they can submit a written response to the final report which will be included when the report is submitted to the SOCC.

7. COST COMPARISON

TCA 41-24-105(e) requires the Fiscal Review Committee to provide a prisoner per day cost for the State and the Contractor based upon cost measures set out in the Request for Proposal and the Contract. Those costs are to be used in the evaluation to determine if the Contractor is providing essentially the same quality of services as the state at a cost of five percent (5%) lower than the state, or if the Contractor is providing services superior in quality to those provided by the State at essentially the same cost pursuant to TCA 41-24-105(c).

The financial information to be compared will be for the Fiscal Year 2003/2004. This is necessary in order to comply with the statutory mandates which state that the comparison is to be made after the second year of the Contract, but before any renewal can occur at the end of the third year. The FY04 information would be the most current information available at the time of the comparison evaluation and will match the review period that will be used for the performance evaluation.

The institutions included in the Contract for comparison with the South Central Correctional Center (SCCC) are Northeast Correctional Complex (NECC) and Northwest Correctional Complex (NWCC). The two state operated institutions have been selected for previous comparisons because of the similarity in age of the

facilities, design of the facilities, and inmate populations. These two facilities continue to be the most comparable. Since the early institution comparisons were made, consolidation of state institutions resulted in other facilities being combined administratively with both NECC and NWCC. In order to restore a reasonable level of comparability, adjustments will be made for staff and operating costs.

The cost comparison will review the full costs of the Contractor with the full costs of the State's comparable facilities (NECC and NWCC). The costs attributable to the Contractor will include any costs of monitoring the Contract incurred by the State, which would not have been incurred by the State otherwise. In addition to monitoring costs, other adjustments and allocations will be made. The cost comparison will be for the period of July 1, 2003, through June 30, 2004.

Allocations will be based on the following:

- a) Divide Central Office or Overhead costs between activities involving residential prisoners and other activities based on direct expenditures for residential facilities versus direct expenditures for other activities to obtain a percentage of Central Office or Overhead expenditures applicable to residential facilities.
- Allocate the amount of Central Office or Overhead expenditures applicable to residential facilities based on the census for each residential facility to the total census for all residential facilities.
- c) Expenditures for revenue generating activities such as commissary, inmate labor, inmate telephones, inmates fines, recycling, and art and craft sales at institutions are to be included in facility expenditures and will be offset by total revenues collected.

Costs will be allocated to the South Central Correctional Center for:

- d) The pro rata costs of the Tennessee Offender Management Information System (TOMIS), which are applicable to the handling of information on prisoners assigned to the SCCC facility
- The amounts expended by the State for monitoring the Contractor's operations during the 2003/2004 fiscal year
- f) The amounts expended by the State for the benefit of the Contractor during the 2003/2004 fiscal year
- g) Any other amounts expended by the State (including any state agency) which would not have been expended by the State in the absence of the Contract

 State overhead items determined not to be applicable to SCCC will not be added to the Contract cost

Adjustments will be also made for:

- Year-end supply inventories
- j) Equipment items purchased for use in the facilities with a cost in excess of \$1,000 will be deducted from the total cost of operations for all facilities. Equipment purchased for use by the State's monitors at SCCC will not be deducted from the State's cost of operating SCCC
- k) Expenditures for the use of motor vehicles and motorized equipment purchased for use by NECC and NWCC will be reduced by the depreciation/replacement factor included in the reimbursement rate to the Department of General Services

The Fiscal Review Committee will further adjust the reported costs to ensure comparability in making the comparison of the relative costs of operating the facilities for the period of July 1, 2003 through June 30, 2004. This would include, but not be limited to the following:

- Any costs that appear to be made ahead of the time needed or are deferred to a subsequent period if, in the opinion of the committee staff, such costs are in an amount sufficient to materially affect the comparison
- m) The State's or the Contractor's costs for any program or functional areas which it determines to be not substantially comparable to the operations of the facilities being compared
- n) Any cost items not accounted for in a similar manner
- Necessary adjustments for population variance to include fixed and variable cost items for payroll and operational support expenditures
- p) The medical component of cost will be adjusted to equalize the costs of each facility due to the \$4,000 stop-loss provision for medical care in the Contract

Requests for clarification should be made during the Pre-proposal Conference or should be requested in the form of a Written Comment during the Request for Proposal process. The State's written responses will become part of the final Contract.

As required by the Contract, the Comptroller of the Treasury will review all accounting information submitted to Fiscal Review by the Department of Correction, and all accounting information provided by the Contractor to Fiscal Review is to be

analyzed by an independent accounting firm. The reports generated by those reviews will be utilized during the evaluation process.

The Fiscal Review Committee staff will calculate the State's and the Contractor's cost per inmate day. The final draft report will be given to both the State and Contractor for comment before it is delivered to the Fiscal Review Committee. If either the State or the Contractor chooses, they can submit a written response to the final report that will be included when the report is submitted to the Fiscal Review Committee.

AMENDMENT ONE TO CONTRACT FA-02-14865-00

This CONTRACT, by and between the State of Tennessee, DEPARTMENT OF CORRECTION, hereinafter referred to as the State, and CORRECTIONS CORPORATION OF TENNESSEE, INC. d/b/a CORRECTIONS CORPORATION OF AMERICA, hereinafter referred to as the CONTRACTOR, is hereby amended as follows:

Delete Section B.1. in its entirety and insert the following in its place:

B. CONTRACT TERM:

- B.1 <u>Contract Term.</u> This Contract shall be effective for the period commencing on March 1, 2002, and ending on June 30, 2007. The State shall have no obligation for services rendered by the Contractor which are not performed within the specified period.
- Delete Section C.1. in its entirety and insert the following in its place:
 - C.1. Maximum Liability. In no event shall the maximum liability of the State under this Contract exceed ONE HUNDRED TWENTY SIX MILLION SEVEN HUNDRED SIXTY NINE THOUSAND SEVENTY DOLLARS (\$126,769,070.00). The Service Rates in Section C.3 shall constitute the entire compensation due the Contractor for the Service and all of the Contractor's obligations hereunder regardless of the difficulty, materials or equipment required. The Service Rates include, but are not limited to, all applicable taxes, fees, overheads, and all other direct and indirect costs incurred or to be incurred by the Contractor.

The Contractor is not entitled to be paid the maximum liability for any period under the Contract or any extensions of the Contract for work not requested by the State. The maximum liability represents available funds for payment to the Contractor and does not guarantee payment of any such funds to the Contractor under this Contract unless the State requests work and the Contractor performs said work. In which case, the Contractor shall be paid in accordance with the Service Rates detailed in Section C.3 and Section A.4.aa.5. The State is under no obligation to request work from the Contractor in any specific dollar amounts or to request any work at all from the Contractor during any period of this Contract.

The other terms and conditions of this CONTRACT not amended hereby shall remain in full force and effect.

IN WITNESS WHEREOF:	
CORRECTIONS CORPORATION OF TENNESSEE, INC. d/b/a CORRECTIONS CORPORATION OF AMERICA	
John D. Ferguson President and Chief Executive Officer	6 16 05 Date
DEPARTMENT OF CORRECTION:	
Dimhr	6/21/05
Quenton I. White, Commissioner	Date
APPROVED:	
DEPARTMENT OF FINANCE AND ADMINISTRATION:	
	JUN 2 8 2005
DEPARTMENT OF FINANCE AND ADMINISTRATION: M. D. Houts Jr. IPW M. D. Goetz, Jr., Commissioner	JUN 2 8 2005
M. D. Goetz, Jr., Commissioner	
M. D. Goetz, Jr., Commissioner ATTORNEY GENERAL AND REPORTER	Date
M. D. Goetz, Jr., Commissioner ATTORNEY GENERAL AND REPORTER	
M. D. Goetz, Jr., Commissioner	Date
M. D. Goetz, Jr., Commissioner ATTORNEY GENERAL AND REPORTER: Paul G. Summers, Altorney General and Reporter	Date