



Washington
Metropolitan
Area
Transit
Authority

Request For Proposal

METRO BUS & RAIL OPERATING UNIFORMS AND ACCESSORIES

RFP NO. CQ15060/DYB

Date March 2015

WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY

RFP No. CQ15060/DYB

Date: March 17, 2015

SUBJECT: METRO Bus and Rail Operating Uniforms

Dear Sir/Madam:

Washington Metropolitan Area Transit Authority (WMATA) requires services of a qualified contractor to provide uniforms with required accessories for Bus and Rail Operators/Personnel. Requirements are described herewith and further specified in Part III, Scope of Work: Requirements include manufacturing and distributing uniform/wear; affixing emblems/patchwork, providing alterations and maintaining sufficient inventory levels of ware/accessories for employees on "an as needed basis".

Additionally, the resultant contractor will provide uniforms for WMATA employees without Authority ownership and management of inventory. Authorized employees will purchase uniforms directly from contractor therefore, the contract will have no budgetary impact to WMATA, except to reimburse contractor for uncollected payroll deduction obligations due to employee separation from the Authority.

If you have any questions, Technical, Contractual, or Administrative, please e-mail them to dboggs@WMATA.com, no later than Close of Business March 31, 2015. WMATA will provide answers, by e-mail to all those who obtain the RFP and provide their e-mail address.

Your proposal must be received with all required submittals as stated in the RFP, no later than **2:00PM, April 15, 2015**, at WMATA, Office of Procurement and Materials, 600 Fifth Street, NW, Room 3C-02, Washington, DC 20001-2651.

Sincerely,

Kunj Behari

Kunj Behari
Contracting Officer
Office of Procurement and Materials

Enclosure:

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DIRECTIONS FOR SUBMITTING OFFER

1. Read and comply with the Solicitation Instructions.
2. Envelopes containing Technical and Price proposals must be sealed and separately marked and addressed to:

WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY
600 5th Street, NW
Washington, DC 20001
Room 3C-02
Attn: Doris Y. Boggs /CA

ALL ENVELOPES OR PACKAGES MUST BE SEPARATELY MARKED WITH SOLICITATION NUMBER AS SPECIFIED HEREWITH.

PROPOSAL SHALL BE TIMELY MAILED OR HAND DELIVERED TO REACH WMATA BEFORE 2:00 P.M. (LOCAL TIME) April 15 , 2015 ON DAY OF PROPOSAL CLOSING.

NOTICE TO OFFERORS

IN ORDER TO ENSURE THAT YOUR PROPOSAL COMPLIES WITH THE AUTHORITY'S PROCUREMENT REGULATIONS AND THAT IT WILL BE ACCEPTABLE TO THE AUTHORITY, THE FOLLOWING FORMS MUST BE COMPLETED & SUBMITTED AS SPECIFIED BELOW WITH YOUR OFFER:

- SOLICITATION, OFFER & AWARD FORM (Must be signed.) - VOLUME III
- PRICE SCHEDULE- VOLUME I
- REPRESENTATIONS AND CERTIFICATIONS- VOLUME III
- PRE-AWARD DATA- VOLUME III
- ACKNOWLEDGMENT OF AMENDMENTS (IF ANY)- VOLUME III
- TECHICAL PROPOSAL VOLUME II
- CERTIFICATE OF INSURANCE - VOLUME III

NOTE: OFFER MUST ALSO PROVIDE AN ELECTONIC COPY (ON DISC ON FLASH DIRVE) OF TECHICAL AND COST PROPOSAL WITH OFFER

FAILURE TO SUBMIT ANY PORTION OF THESE REQUIREMENTS AS SPECIFIED MAY CAUSE YOUR PROPOSAL TO BE REJECTED.

Questions concerning this Request for Proposal may be directed to Doris Y. Boggs on 202 962-2071
dboggs@wmata.com

NOTICE TO ALL VENDORS

Please be advised that all vendors and contractors who do business with the Washington Metropolitan Area Transit Authority (WMATA) must register in the WMATA Vendor Registration System. Registration is located at <http://www.wmata.com>
New Vendor Registration.

If you are a vendor or contractor and *HAVE* done business with WMATA in the past, please electronically request your company's User ID and Password at <http://www.wmata.com>
Forgot User Id/Password.

Attention to Disadvantaged Business Enterprise (DBE)/Small Business and Local Preference Program (SBLPP) companies:

Minority and women owned businesses who are interested in becoming a WMATA DBE should complete an online DBE application: Self certification is required for Small Business and Local Preference as a part of the Vendor Registration.

Registered Vendor Benefits:

- Visibility to WMATA contract administrators and/or purchasing agents during the purchasing decision period;
- Visibility to other 17,500 registered vendors for possible business opportunities;
- Opportunity to update online, company information such as an e-mail address or contact person on-line;
- Sign up for electronic payment option; and
- Ability to electronically reset User Id and Password.

Any questions regarding registration may be addressed to Vendor Relations at (202) 962-1408 or procurement@wmata.com.

WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY
SUPPLY AND SERVICE CONTRACT **RFP-CQ15060/DYB**



WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY
SOLICITATION, OFFER AND AWARD

CONTRACT NO. CQ15069	SOLICITATION NO. RFP CQ15060/DYB <input type="checkbox"/> ADVERTISED <input checked="" type="checkbox"/> NEGOTIATED	DATE ISSUED March 17, 2015	ADDRESS OFFER TO OFFICE OF PROCUREMENT Office of Procurement 600 Fifth Street NW Washington, DC 20001
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SOLICITATION

Sealed offer in original and Five (5) copies and an electronic copy for furnishing supplies and services in the schedules will be received at Authority until **2:00 P.M.** local time April 15, 2015
 (Hour) (Date)

If this is an advertised solicitation, offers will be publicly opened at that time.

CAUTION – LATE OFFERS: See paragraph 6 of Solicitation Instructions.

All offers are subject to the following:

1. The Solicitation Instructions which are attached.
2. The General Provisions, which are attached.
3. The Schedule included herein and/or attached hereto.
4. Such other provisions, representations, certifications, and specifications, as are attached or incorporated herein by reference.

Offeror's Phone Number _____ **Offeror's Email Address** _____

SCHEDULE

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
	See Attached Price Schedule for list of Requirements (See continuation of schedule on page 22)				\$

DUN & BRADSTREET ID NUMBER: _____

OFFEROR

Name and Address (Street, city, county, state, and zip code)	Name and Title of Person Authorized to Sign Offer (Print or Type)
<input type="checkbox"/> Check if remittance is different from above — enter such address in Schedule	Signature _____ Offer Date _____

AWARD (To be completed by The Authority)

ACCEPTANCE AND AWARD ARE HEREBY MADE FOR THE FOLLOWING ITEM(S):

ITEM NO.	QUANTITY	UNIT	UNIT PRICE

The total amount of this award is \$ _____

Name of Contracting Officer (Print of Type)

WASHINGTON METROPOLITAN TRANSIT AUTHORITY

AWARD DATE

WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY

SOLICITATION, OFFER AND AWARD

CONTINUATION SHEET

THE UNDERSIGNED ACKNOWLEDGES RECEIPT OF THE FOLLOWING AMENDMENTS

TO SOLICITATION **RFP CQ15060/DYB**

Amendment Number _____ Dated _____

Amendment Number _____ Dated _____

Amendment Number _____ Dated _____

Amendment Number _____ Dated _____

Amendment Number _____ Dated _____

Amendment Number _____ Dated _____

Failure to acknowledge receipt of all amendments may render the offer unacceptable.

Authorized Signature

Company Name

Date

PRICE SCHEDULE
NOTES

**SEE EXCEL WORKSHEETS ATTACHED SEPARATELY
FOR PRICE SCHEDULE**

The Contractor shall provide manufacturing, sales and distribution of uniforms for bus and rail operators, station managers and operating supervisors. The Contractor will provide uniforms for employees of the Authority without the requirement of Authority ownership and management of uniform inventory.

The contractor will maintain sufficient quantities of new uniforms available to begin sales at its facility located in the Washington Metropolitan Area. At a minimum, the Contractor will only be required to have all year-round-wear uniforms available for award of contract. However, soon thereafter the contractor will have the entire uniform items available.

Special Order/Requirements:

The Contractor's inventory will include special sizes (2X -5X and above), selected garments (parkas and rain coats) as designated by the Authority.

In addition, contractor will be required to provide Maturity Ware when needed.

Emblems:

The pricing listed for all sleeved garments must include the cost of Metro's emblem and the emblems for Washington Transit Authority's Bus and Rail employees.

The prices submitted on attached Bid Schedule will be the price that the products will be sold to the Authority's employees during the contract period including the option years, if exercised.

Estimated Quantities:

The quantities stated for each item listed on attached price schedules are estimates only. The Authority does not warrant or guarantee that its employees will buy the quantities listed

**SEE EXCEL WORKSHEETS ATTACHED
SEPARATELY
FOR PRICE SCHEDULE**

SOLICITATION INSTRUCTIONS

1. DEFINITIONS

As used herein:

- a. The term "solicitation" means "Request for Proposal (RFP)" where the procurement is negotiated.
- b. The term "offer" means "proposal" where the procurement is negotiated.

2. PREPARATION OF OFFERS

- a. Offerors are expected to examine the Request for Proposals and all referenced documents carefully. Failure to do so will be at the risk of the Offeror.
- b. The offeror shall furnish the information required by the solicitation. The offeror shall sign the solicitation and print or type his/her/its name on the Schedule and each Continuation Sheet thereof on which an entry has been made. Erasures or other changes must be initialed by the person signing the offer. Offers signed by an agent are to be accompanied by evidence of authority, unless such evidence has been previously furnished to the issuing office.
- c. Offers for supplies or services other than those specified will not be considered unless authorized by the solicitation.
- e. Time, if stated as a number of days, will include Saturdays, Sundays and holidays.

3. EXPLANATION TO OFFERORS

Any explanation desired by an Offeror regarding the meaning or interpretation of the solicitation documents must be requested in writing and with sufficient time allowed for a reply to reach all Offerors before the submission of their offers. Oral explanations or instructions given before the award of the contract will not be binding. Any information given to an Offeror concerning a solicitation will be furnished promptly to all Offerors as an amendment of the solicitation, if that information is necessary in submitting offers or if lack of such information would be prejudicial to other Offerors.

4. PRIOR REPRESENTATIONS

The Authority assumes no responsibility for any understanding or representations concerning this solicitation made by any of its officers or agents prior to the issuance of the solicitation, the specifications, or related documents.

5. PRE-PROPOSAL CONFERENCE N/A

6. ACKNOWLEDGMENT OF AMENDMENTS

Receipt of an amendment to a solicitation by an Offeror must be acknowledged (a) by signing and returning the amendment, (b) by identifying the amendment number and date on the Solicitation, Offer and Award Form, (c) and by expressly acknowledging the amendment on the designated

form and including it as part of the proposal. Such amendment must be received prior to the hour and date specified in the solicitation. If this solicitation is amended, then all terms and conditions which are not modified remain unchanged.

7. REVISIONS PRIOR TO DATE SET FOR RECEIPT OF PROPOSALS

- a. The right is reserved by the Authority to revise or amend the Scope of Work, Description of Work, drawings, etc. prior to the date set for the opening of proposals. Such revisions and amendments, if any, will be announced by an amendment to the Request for Proposal. Copies of such amendments as may be issued will be furnished to all prospective offerors.
- b. If the revisions and amendments require material changes in quantities or price proposals, or both, the date set for the opening of proposals may be postponed by such number of days as in the opinion of the Authority that will enable offerors to revise their proposals. In such cases, the amendment will include an announcement of the new date for the opening of proposals.

8. SUBMISSION OF OFFERS

- a. Offers and modifications thereof shall be enclosed in sealed envelopes and addressed to the office specified in the solicitation. The Offeror shall show the hour and date specified in the solicitation for receipt, the solicitation number, and the name and address of the Offeror on the face of the envelope.
- b. Telegraphic offers will not be considered unless authorized by the solicitation; however, offers may be modified or withdrawn by written or telegraphic notice, provided such notice is received prior to the hour and date specified for receipt.
- c. Facsimile offers, modifications or withdrawals will not be considered unless authorized by the Authority.

9. LATE SUBMISSIONS, MODIFICATIONS, AND WITHDRAWALS OF OFFERS

- a. Any offer received at the office designated in the solicitation after the exact time specified for receipt will not be considered unless it is received before award is made and it
 - (1) Was sent by registered or certified U.S. mail not later than the fifth calendar day before the date specified for receipt of offers (e.g., an offer submitted in response to a solicitation requiring receipt of offers by the 20th of the month must have been sent by registered mail by the 15th;
 - (2) Was sent by mail or, if authorized by the solicitation, was sent by telegram or via facsimile and it is determined by the Authority that the late receipt was due solely to mishandling by the Authority after receipt;
 - (3) Was sent by U.S. Postal Service Express Mail Next Day Service Post Office to Addressee, not later than 5:00 p.m. at the place of mailing two working days prior to the date specified for receipt of offers. The term "working days" excludes weekends and U.S. Federal holidays; or
 - (4) Is the only offer received.

- b. Any modification of an offer, except a modification resulting from the Contracting Officer's request for "revised final proposals" offer, is subject to the same conditions as in subparagraphs (a)(1), (2), and (3) of this provision.
- c. A modification resulting from the Contracting Officer's request for "revised final proposals" received after the time and date specified in the request will not be considered unless received before award and the late receipt is due solely to mishandling by the Authority.
- d. The only acceptable evidence to establish the date of mailing of a late offer, modification, or withdrawal sent by registered or certified mail is the U.S. or Canadian Postal Service postmark on the envelope or wrapper and on the original receipt from the U.S. or Canadian Postal Service. Both postmarks must show a legible date or the offer, modification or withdrawal shall be processed as if mailed late. "Postmark" means a printed, stamped, or otherwise placed impression (exclusive of a postage meter machine impression) that is readily identifiable without further action as having been affixed by employees of the U.S. or Canadian Postal Service on the date of mailing. Therefore, Offerors should request the postal clerk to place a legible hand cancellation bull's eye postmark on both the receipt and the envelope or wrapper.
- e. The only acceptable evidence to establish the time of receipt by the Authority is the time/date stamp of that installation on the proposal wrapper or other documentary evidence of receipt maintained by the Authority.
- f. The only acceptable evidence to establish the date of mailing of a late offer, modification, or withdrawal sent by Express Mail Next Day Service Post Office to Addressee is the date entered by the post office receiving clerk on the "Express Mail Next Day Service Post Office to Addressee" label and the postmark on both the envelope or wrapper and on the original receipt from the U.S. Postal Service. "Postmark" has the same meaning as defined in paragraph (d) of this provision, excluding postmarks of the Canadian Postal Service. Therefore, offeror or quoter should request the postal clerk to place a legible hand cancellation bulls-eye postmark on both the receipt and the envelope or wrapper.
- g. Notwithstanding paragraph "a" above, a late modification of any otherwise successful offer that makes its terms more favorable to the Authority will be considered at any time it is received and may be accepted.
- h. Proposals may be withdrawn by written notice or telegram (including mailgram) received at any time before award. If the solicitation authorizes facsimile proposals, proposals may be withdrawn via facsimile received at any time before award, subject to the conditions specified in the provision entitled "Facsimile Proposals". Proposals may be withdrawn in person by an Offeror or an authorized representative, if the representative's identity is made known and the representative signs a receipt for the proposal before award.

10. PROPOSAL GUARANTEE N/A

11. CONTRACT AND BONDS N/A

12. MINIMUM PROPOSAL ACCEPTANCE PERIOD

- a. "Acceptance period," as used in this provision, means the number of calendar days available to WMATA for awarding a contract from the date specified in this solicitation for receipt of proposals.
- b. This provision supersedes any language pertaining to the acceptance period that may appear elsewhere in this solicitation.
- c. WMATA requires a minimum acceptance period of 90 calendar days from the latest revised proposal.

13. CONTRACT AWARD

If this solicitation is a Request for Proposals:

- a. The Authority will award a contract resulting from this solicitation to the responsible Offeror whose offer conforming to the solicitation will be most advantageous to the Authority cost or price and other factors, specified elsewhere in this solicitation, considered.
- b. The Authority may (1) reject the offer if such action is in the public interest, or (2) waive informalities and minor irregularities in offers received.
- c. The Authority may award a contract on the basis of the initial offer received, without discussions (other than discussions conducted for the purpose of minor clarifications). Therefore, the initial offer should contain the Offeror's best terms from a cost or price and technical standpoint. However, the Authority reserves the right to conduct discussions if later determined by the Contracting Officer to be necessary.
- d. A written award or acceptance of offer mailed or otherwise furnished to the successful Offeror within the time for acceptance specified in the offer shall result in a binding contract without further action by either party. Before the offer's specified expiration time, the Authority may accept an offer (or part of an offer) whether or not there are negotiations after its receipt, unless a written notice of withdrawal is received before award. Negotiations conducted after receipt of an offer do not constitute a rejection or counteroffer by the Authority.
- e. Neither financial data submitted with an offer, nor representations concerning facilities or financing will form a part of the resulting contract. However, if the resulting contract contains a clause providing for price reduction for defective cost or pricing data, the contract price will be subject to reduction if cost or pricing data furnished is incomplete, inaccurate, or not current.
- f. The Authority may determine that an offer is unacceptable if the prices proposed are materially unbalanced between line items or sub-line items. An offer is materially unbalanced when it is based on prices significantly less than cost for some work and prices which are significantly overstated in relation to cost for other work, and if there is a reasonable doubt that the offer will result in the lowest overall cost to the Authority even though it may be the low evaluated offer, or it is so unbalanced as to be tantamount to allowing an advance payment.

14. NOTICE OF PROTEST POLICY

- a. WMATA policy and procedure for the administrative resolution of protests is set forth in Chapter 17 of the Authority's Procurement Procedures Manual (PPM). Chapter 17 contains strict rules for filing a timely protest, for responding to a notice that a protest has been filed, and other procedural matters. The Contracting Officer can furnish a copy of Chapter 17 upon request.
- b. FTA Circular 4220.1F, addresses Protests. FTA will only review protests regarding the alleged failure of the grantee to have a written protest procedure or alleged failure to follow such procedures, and only when submitted by an interested party. The term "interested party" is defined in the Authority policy for handling protests.
- c. Alleged violation on other grounds must be submitted to the Contracting Officer who will decide the protest.
- d. The judicial authorities having jurisdiction over court actions concerning protest decisions are the United States District Courts for the Districts of Maryland, Virginia, and the District of Columbia, and the local courts in Maryland, Virginia, and the District of Columbia.

15. PRE AWARD INFORMATION

- a. Before making a determination of responsibility, the Contracting Officer shall possess or obtain information sufficient to satisfy the applicable standards and requirements for responsibility set forth in this Chapter.
- b. The Contracting Officer shall obtain information regarding the responsibility of a prospective contractor whose offer is in the competitive range. The prospective contractor shall promptly supply information requested by the Contracting Officer regarding its responsibility. If the prospective contractor fails to supply the information requested, the Contracting Officer shall make a determination of nonresponsibility based upon the lack of available information.
- c. The Contracting Officer shall use the following sources of information, listed in priority order to support responsibility determinations:
 - (1) General Services Administration publication titled "System for Award Management" ("SAM"), formerly the "Excluded Parties List System." The results of the search must be printed and placed in the contract file;
 - (2) Written records and experience data, including verifiable knowledge of Authority personnel, and other sources, i.e.: publications, suppliers, subcontractors, and customers of the prospective contractor, financial institutions, government agencies, and business and trade associations. Contract Administrators and other Authority personnel who become aware of circumstances casting doubt on a contractor's ability to perform a contract successfully shall promptly inform the Contracting Officer and furnish the relevant information in writing;
 - (3) Information supplied by the prospective contractor, including proposal information, questionnaire replies, financial data, information on production equipment and personnel information; and
 - (4) Pre-award survey reports.

16. PROPOSAL FORMAT INSTRUCTIONS/REQUIREMENTS

The Offeror shall submit their proposal as follows:

a. Proposal Format

The original of Volumes I and 2 shall be unbound, all copies of Volumes 1 and 2, as well as Volume 3 will be separately bound and all copies shall have the RFP number, the Offeror's identity, volume number, and volume title printed on the cover page. **Volumes shall be submitted in the following order and also included on CD disk or flash drive:**

- (1) Volume I – Cost/Price - One (1) original and 2 copies of cost/price proposal
- (2) Volume II – Technical - One (1) original and five (5) copies of technical proposal **(Shall not include cost/price information)**
- (3) Volume III – Contractual - One (1) original and 2 copies of completed signed solicitation documents to include Representations, Certifications, Pre-Award Data, Certificate of Insurance and Amendments, if any

b. Cost/Price Proposal. All information relating to cost or pricing data must be included in this volume. Under no circumstances shall cost or pricing data be included elsewhere in the offeror's proposal

c. Technical Proposal. The technical proposal shall enable WMATA evaluating personnel to make a thorough evaluation and arrive at a sound determination as to whether or not the proposal will meet the specifications in accordance with the Authority's requirements. Technical proposals shall be specific, detailed, and complete and demonstrate that the Offeror has a thorough knowledge and understanding of the requirements. Offeror's shall avoid statements which paraphrase the specifications or attest that "standard procedures will be employed," are inadequate to demonstrate how it is proposed to comply with the requirements of the specifications, and this clause.

d. Contractual. Contractual documents shall contain a completed signed Solicitation, Offer and Award Form and include Representations, Certifications, Pre-Award Data, Certificate of Insurance and any amendments.

17. RESTRICTION ON DISCLOSURE AND USE OF DATA

The Authority shall provide all reasonable precautions to insure that proprietary, technical and pricing information remains within the review process. Offerors shall attach to any proprietary data submitted with the solicitation the following legend:

- a. "This data furnished pursuant to this RFP shall not be disclosed outside the Authority, be duplicated, or used in whole or in part, for any purpose other than to evaluate the offer; provided that, if a contract is awarded on the basis of that offer, the Authority shall have the right to duplicate, use, and disclose this data, in any manner and for any purpose whatsoever.
- b. This information does not limit the Authority's right to use information contained in this data if it is or has been obtained by the Authority from another independent legitimate source.

- c. Except for the foregoing limitation, the Authority may duplicate, use, and disclose in any manner and for any purpose whatsoever and have others so do, all data furnished in response to this solicitation."

18. AWARD

Authority will make one award for all line items in the schedule of prices resulting from this solicitation. Firms must be on all requirements listed in the Price Schedule to be eligible for award consideration.

19. BASIS FOR AWARD _ TECHNICALLY ACCEPTABLE – LOW PRICE

- a. The Authority will award a contract resulting from this solicitation to the responsible Offeror whose offer conforms to the solicitation and is determined to be the lowest priced among those offers rated "Technically Acceptable."

The Authority may (1) reject any or all offers if such action is in WMATA's interest, (2) accept other than the lowest offer, and (3) waive minor informalities and irregularities in offers received.

- b. Offerors are advised that the award may be made without discussions or any contact with the offerors concerning the offers received except for minor clarifications. However, the Authority reserves the right to conduct discussions if later determined by the Contracting Officer to be necessary. Therefore, each initial offer should contain the offeror's best terms from a cost or price technical standpoint.
- c. Price evaluation will be based on the total cost to the Authority for base year requirements plus optional requirements (if any).
- d. The technical items will be evaluated by an adjectival rating, a proposal risk rating, and a performance risk rating. The adjectival rating depicts how well the Offeror's proposal meets the evaluation standards and solicitation requirements in the Technical Area. The proposal risk assesses the risks associated with the Offeror's proposed approach as it relates to accomplishing the requirements of the Request for Proposal. Performance risk assesses the probability of the Offeror successfully accomplishing the proposed effort based on the Offeror's demonstrated past and present performance.

20. PROPOSAL EVALUATION CRITERIA

Technical proposals will be evaluated based on the following criteria:

1) FIRM'S CAPABILITIES, RESOURCES AND EXPERIENCE

With this section Offeror's Technical Proposal must describe Firm's capability to manufacture and distribute specified uniform clothing and the ability of the Firm to maintain sufficient inventory (including new uniforms, required emblems/patchwork, special uniform clothing; e.g. maturity wear, special order sizes); Address firm's ability to provide alteration/repair services to identified personnel as needed.

Also with this section of Offeror proposal must respond to the following:

- Verify Offeror has an adequate Facility located within Washington Metropolitan Area and that said “facility” has sufficient operating equipment necessary to perform functions required in RFP.
- Verify Offeror’s Facility is equipped with customer waiting area, private dressing rooms and available parking **or nearby parking accommodations.**
- Verify Offeror’s business hours are available Monday-Friday and Saturday.
- Address whether any work will be performed by Sub-Contractors; if so, state percentage of work to be completed by Sub-Contractors AND, how levels of responsibilities be monitored.

Additionally, this section must include at least two detailed references that denote Firm has successfully performed/completed services that are similar in size and scope as identified herewith and further specified in RFP’s Scope of Work: References must be inclusive of Company names, contact person and telephone numbers.

2) AVAILABILITY OF SKILLED KEY PERSONNEL

With this section Offeror’s Technical Proposal must address the following:

- Availability of skilled personnel to provide tailoring, alterations services and affix emblems/patchwork as needed
- Availability of experience management oversight to maintain performance objectives and quality standards

3) QUALITY CONTROL PLAN

With this section Offeror’s Technical Proposal must include the following

- Draft of a Quality Control Plan to be implemented that will effectively ensure items provided comply with RFP specifications and terms and that any complaints will be resolved in Seven (7) working days from notification.
- Also verify that any requests for garment repairs/alternation are completed in seven (7) working days from notification.

4) REQUIRED SUBMITTALS

With this section Offeror’s Technical Proposal must include the following:

- Pre-production samples- this includes one (1) man’s blue short- sleeve shirt and one (1) man’s year round trouser. **NOTE:** Offerors are cautioned that samples provided must comply with requirements listed in Part III, General Specifications.

Provide written procedures for purchasing special orders requirements (extraordinary sizes and special order garments- see price schedule for specifics); also include delivery schedules for

these type of requests.

- Identify types of Financing Opinions available to WMATA personnel

21. RATINGS FOR PROPOSAL EVALUATION CRITERIA

Each criterion will be rated using the Adjectival scoring method as follows: A rating of "Acceptable" is required to be eligible for award consideration. Offeror is cautioned to be aware of this standard when preparing your Proposal.

Definition of Adjective Rankings:

Acceptable	Meets evaluation standards, weakness are correctable.
Marginal	Fails to meet evaluation standard; however any significant deficiencies are correctable. Lacks essential information to support a proposal.
Unacceptable	Fails to meet an acceptable evaluation standard and the deficiency is uncorrectable. Proposal would have to undergo a major revision to become acceptable. Demonstrated lack of understanding of WMATA's requirements or omissions of major areas.

22. PRICE PROPOSAL EVALUATION

- a. The Authority will evaluate price proposals for reasonableness, completeness, and realism as appropriate. Each Offeror's cost will be evaluated in terms of the following which are equal in importance:
- (1) Submittal of proposed prices for both the Base and the Options, if any, failure to do so will necessitate rejection of the proposal;
 - (2) Any offer which is materially unbalanced may be rejected. An unbalanced offer is one which is based on prices that are significantly overstated for some items and understated for other items;
 - (3) The Authority will compare the price proposals to the Authority estimate and otherwise determine reasonableness by performing a price analysis if adequate competition exists. A cost analysis will be performed if adequate price competition does not exist, to ascertain whether or not the proposed price is fair and reasonable; and
 - (4) In accordance with FAR 15.804-3, the Offeror shall provide certified cost or pricing data as requested by the Contracting Officer.

23. DEFINITIONS FOR TECHNICAL EVALUATION

Clarifications: Communications with an Offeror for the sole purpose of eliminating minor irregularities, informalities, or apparent clerical mistakes in the proposal. Unlike discussions, clarifications do not give the Offeror an opportunity to revise or modify its proposal, except to the extent that correction of apparent clerical mistake results in revisions.

- Discussions: Oral or written communications including negotiations between the Authority and an Offeror (other than clarifications) that; involves information essential for determining the acceptability of the proposal or to cure identified defects in the proposal.
- Deficiencies: Defects in the proposal which preclude acceptance. Involves any part of the Offeror's proposal which would not satisfy the Authority's minimum requirements established in the solicitation. Included failures to meet specifications, submit information, or questionable technical or management approaches. Items disclosed during discussions, evaluated in two categories: material-basis for rejection because further discussions would be meaningless; curable –may be corrected by clarifications or discussions and brought into the competitive range.
- Weakness: Includes ambiguities, lack of complete descriptions, errors in interpretation, omissions of essential information, inadequate information, all of which are considered curable in discussions. An excessive number of clarifications may in itself constitute a weakness.
- Strengths: Elements of the proposal that meet or exceed the minimum requirements of the solicitation and provide an identified benefit to the Authority.

24. TYPE OF CONTRACT/INVOICES

The Authority will award a Requirements Contract for supplies or services specified herein for the effective period stated in the Price Schedule. The quantities of supplies or services specified in the price schedule are estimates only and may or not be purchased by the contract. If requirements do not result in the quantities described as "estimated" in the Schedule, that will not constitute basis for an equitable price adjustment.

The contractor will be required to submit Monthly Invoices to WMATA's Contracting Officer Technical Representative for payment approval.

25. ENGLISH LANGUAGE AND UNITED STATES CURRENCY

As regards this solicitation and the resultant contract:

- a. All communications (oral, written, electronic and otherwise including but, not limited to software coding) shall be in the English language.
- b. All pricing shall be in United States dollars.

26. BRAND NAME OR EQUAL N/A

27. FEDERAL/LOCAL/STATE SALES TAX

- a. The Authority is exempt under this solicitation from all Federal, State and District of Columbia, municipal and local taxation.
- b. This provision supersedes any language pertaining to payment of taxes that may appear elsewhere in this solicitation.

- c. The Authority's tax exempt numbers are as follows: District of Columbia -- 5611-0082187-001; Maryland -- 30072210; Virginia -- 5280-0067.

**REPRESENTATIONS AND CERTIFICATIONS
(NON-FEDERALLY FUNDED SUPPLY/SERVICE/CONSTRUCTION CONTRACTS)**

REPRESENTATIONS

Instructions: Check or complete all applicable boxes or blocks on this form and submit it with your offer.

1. TYPE OF BUSINESS ORGANIZATION

By submission of this offer, the offeror represents that it operates as ☐ an individual, ☐ a partnership, ☐ a limited liability company, ☐ a joint venture, ☐ a nonprofit organization, or ☐ a corporation, incorporated under the laws of the State of _____.

2. AFFILIATION AND IDENTIFYING DATA

Each offeror shall complete (a), (b) if applicable, and (c) below, representing that:

(a) It ☐ is, ☐ is not, owned or controlled by a parent company. For this purpose, a parent company is defined as one which either owns or controls the activities and basic business policies of the offeror. To own another company means the parent company must own at least a majority, i.e., more than 50 percent, of the voting rights in that company. To control another company, such ownership is not required; if another company is able to formulate, determine or veto basic business policy decisions of the offeror, such other company is considered the parent of the offeror. This control may be exercised through the use of dominant minority voting rights, use of proxy voting, contractual arrangements or otherwise.

(b) If the offeror is owned or controlled by a parent company, it shall insert in the space below the name and main office address of the parent company:

Name of Parent Company

Main Office Address (including ZIP Code)

(c) If the offeror has no parent company, it shall provide in the applicable space below its own Employer's Identification Number (E.I.N.), (i.e., number used on Federal Tax Returns or, if it has a parent company, the E.I. No. of its parent company).

Offeror E.I. Number: _____ or, Parent Company's E.I. Number: _____

(d) If a Data Universal Numbering Systems (DUNS), number has not been established for the address entered on the Solicitation, Offer, and Award Form, the Authority will arrange for the assignment of this number after award of a contract and will notify the Contractor accordingly.

CERTIFICATIONS

3. COVENANT AGAINST GRATUITIES

By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, that in connection with this procurement:

Neither it nor any of its employees, representatives or agents have offered or given gratuities (in the form of entertainment, gifts or otherwise) to any director, officer or employee of the Authority with the

view toward securing favorable treatment in the awarding, amending, or the making of any determination with respect to the performing of the contract.

4. CONTINGENT FEE

By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, that in connection with this procurement:

- (a) It [] has, [] has not, employed or retained any company or persons (other than a full-time, bona fide employee working solely for the offeror) to solicit or secure this contract, and
- (b) It [] has, [] has not, paid or agreed to pay any company or person (other than a full-time, bona fide employee working solely for the offeror) any fee, commission, percentage, or brokerage fee contingent upon or resulting from the award of this contract.

5. CERTIFICATION OF INDEPENDENT PRICE DETERMINATION

(a) By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, that in connection with this procurement:

- (1) The prices in this offer have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other offeror or with any other competitor, as to any matter relating to such prices;
- (2) Unless otherwise required by law, the prices which have been quoted in this offer have not been knowingly disclosed by the offeror and will not be knowingly disclosed by the offeror prior to award (in the case of a negotiated procurement), directly or indirectly, to any other offeror or to any competitor; and
- (3) No attempt has been made or will be made by the offeror to induce any other person or firm to submit or not to submit an offer for the purpose of restricting competition.

(b) Each person signing this offer certifies that:

- (1) He or she is the person in the offeror's organization responsible within that organization for the decision as to the prices being offered herein and that he/she has not participated, and will not participate, in any action contrary to (a)(1) through (a)(3) above; or
- (2) He or she is not the person in the offeror's organization responsible within that organization for the decision as to the prices being offered herein, but that he/she has been authorized in writing to act as agent for the persons responsible for such decision in certifying that such persons have not participated; and will not participate, in any action contrary to (a)(1) through (a)(3) above, and as their agent does hereby so certify.

6. NONDISCRIMINATION ASSURANCE

By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, in connection with this procurement that it will not discriminate on the basis of race, color, creed, national origin, sex, age in the performance of this contract. The offeror is required to insert the substance of this clause in all subcontracts and purchase orders. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the Authority deems appropriate. The offeror further agrees by submitting this offer that it will include this certification, without modification, in all subcontracts and purchase orders.

7. DISCLOSURES OF INTERESTS OF WMATA BOARD MEMBERS

For purposes of this disclosure, terms in bold are defined by the Code of Ethics for Members of the WMATA Board of Directors a copy of which is available at www.wmata.com. Financial interest includes ownership interests and prospective and actual income. Firm includes parents, subsidiaries and affiliates.

By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, that to the best of your knowledge, information and belief in connection with this procurement:

- (a) ☐ No WMATA **Board Member, Household Member or Business Associate** has a financial interest in this firm, in a **Financial Transaction** with the Authority to which this firm is a party or prospective party, or in an **Actual or Prospective Business Relationship with the Authority** to which this firm is a party.
- (b) ☐ The following WMATA **Board Member(s), Household Member(s) or Business Associate(s)** has a financial interest in this firm, in a **Financial Transaction** with the Authority to which this firm is a party or prospective party, or in an **Actual or Prospective Business Relationship with the Authority** to which this firm is a party. Include in Nature of Interest below a description of the financial interest and (1) for ownership interests, the value of the interest, the name and address of the firm in which the interest is held, and the total equity or equivalent interest of the firm; and (2) for income, the amount of all income received by the **Board Member, Household Member or Business Associate** in the current and preceding fiscal year for services provided, and the name and address of the firm from which the income was received.

Name of Board Member
Household Member or
Business Associate

Nature of Interest

- (c) The certification required by subparagraphs (a) and (b) above shall be included in all subcontracts. The prime contractor shall furnish copies of certifications to the contracting officer and retain a copy for inspection upon the contracting officer's request.

SIGNATURE BLOCK FOR ALL REPRESENTATIONS AND CERTIFICATIONS

Name of Offeror: _____

Name and Title of Authorized
Representative: _____

Print and Sign Name

Title

Date

PRE-AWARD EVALUATION DATA

PROJECT DESCRIPTION: _____

1. Name of Firm _____

2. Address: _____

3. ☐ Individual ☐ Partnership ☐ Corporation ☐ Joint Venture

4. Date Organized _____.

State in which incorporated _____.

5. Names of Officers or Partners:

a. _____

b. _____

c. _____

d. _____

e. _____

f. _____

6. How long has your firm been in business under its present name?

7. Attach as SCHEDULE ONE a list of similar current contracts which demonstrates your technical proficiency, each with contract amount, name of contracting party, character or type of work and percentage of completion.

8. Attach as SCHEDULE TWO a list of similar contracts, each with contract amount, name of contracting party, and character or type of work for similar contracts completed in the last two years.

9. In the last two years have you ever been denied an award where you were the Offeror?

If the answer is YES, attach as SCHEDULE THREE the full particulars regarding each occurrence.

10. Have you ever failed to complete, in the last two years, any contract on which you were the Offeror?

If the answer is YES, attach as SCHEDULE FOUR, the full particulars regarding each occurrence.

11. Financial resources available as working capital for the Contract:

a. Cash on hand: \$ _____

b. Sources of credit: _____

12. Attach as SCHEDULE FIVE financial statements and letters from banks regarding credit as required by the Pre-Award Information article.
13. What percentage of work (contract amount) do you intend performing with your own personnel? %.
14. Attach as SCHEDULE SIX a list of all principal subcontractors and the percentage and character of work (contract amount) which each will perform. Principal items of work shall include, but not be limited to, those items listed in the Pre-Award Information article of the Request for Proposal.
15. If the Contractor or subcontractor is a joint venture, submit PRE-AWARD EVALUATION DATA forms for each member of the joint venture.

The above information is confidential and will not be divulged to any unauthorized personnel.

The undersigned certifies to the accuracy of all information.

COMPANY: _____

SIGNATURE: _____

NAME: _____

TITLE: _____

DATE: _____

PART II – GENERAL / SPECIAL PROVISIONS

PART II – SECTION 1 - GENERAL PROVISIONS

PART II, SECTION 1 - GENERAL PROVISIONS

1. DEFINITIONS

As used throughout this Contract, the following terms shall have the meanings set forth below:

- (a) "Authority" means the Washington Metropolitan Area Transit Authority created effective February 20, 1967, by Interstate Compact by and between Maryland, Virginia and the District of Columbia, pursuant to Public Law 89-774, approved November 6, 1966.
- (b) "Contracting Officer" means the person executing this Contract on behalf of the Authority and his or her successor. The term includes, except as otherwise provided in this Contract, the authorized representative of a Contracting Officer acting within the limits of his authority.
- (c) "Subcontract" means, except as otherwise provided in this Contract, a contract or contractual action entered into by a prime contractor or subcontractor for the purpose of obtaining supplies, materials, equipment, or services under a prime contract. Subcontracts include purchase orders under this Contract, as well as changes and modifications to purchase orders.
- (d) Wherever in the scope of the work the words directed, ordered, designated, prescribed or words of like import are used, it shall be understood that the direction, requirement, order, designation or prescription of the Contracting Officer is intended and similarly the words approved, acceptable, satisfactory or words of like import shall mean approved by, or acceptable to, or satisfactory to the Contracting Officer, unless otherwise expressly stated.
- (e) "Contractor" means the party (i.e., individual person or legal entity) that enters into a contract with the Authority to provide supplies or perform services to fulfill Authority requirements. With respect to subcontracting, "prime contractor" means "contractor."
- (f) "Services" means the performance of work by an individual person or legal entity under Contract with the Authority. Examples of services: maintenance, overhaul, repair, servicing, rehabilitation, salvage, modernization, or modification of supplies, systems, or equipment; routine recurring maintenance of real property; housekeeping; advisory and assistance; operation of authority-owned equipment, facilities, and systems; communication services; Architect-Engineering services; and transportation and related services.
- (g) "FTA" means the U.S. Department of Transportation, Federal Transit Administration.

2. ACCOUNTING AND RECORD KEEPING

- (a) Applicability. This clause shall become effective for and shall apply to any adjustment in the price of this Contract initiated by the Contractor or the Authority. However, where the original amount of this Contract is less than \$1,000,000, paragraph (c) of this clause does not apply unless the adjustment is expected to exceed \$50,000.
- (b) Forward Priced Adjustments. Unless expressly waived in writing in advance by the Contracting Officer, the Contractor shall furnish to the Contracting Officer a cost proposal in advance of performance of any work for which a price adjustment is requested under this Contract. The Contractor shall originate such records as are necessary to substantiate all

elements of the pricing proposal, current to the date of agreement on the pricing adjustment. Such records supporting the costs of each pricing adjustment request shall be specifically segregated and identified in the Contractor's accounting system as being applicable to the pricing adjustment request.

- (c) **Post Pricing Adjustments.** In addition to the records required to be originated under paragraph (b) above, in the event pricing of an adjustment under this Contract is not agreed upon between the Contractor and the Contracting Officer prior to the commencement of work for which the pricing adjustment is requested, the Contractor and any subcontractor engaged in work for which the pricing adjustment is requested, shall maintain accounts and original cost records specifically segregated and identified by job order or other appropriate accounting procedures approved by the Contracting Officer of all incurred segregable costs related to the work for which the pricing adjustment is requested. The Contractor shall maintain accounts and records which segregate and account for the costs of all work associated with that part of the project for which the pricing adjustment is requested and shall allocate the costs so accumulated between: (1) work required under the base Contract; (2) work requested to be reimbursed under the pricing adjustment; and (3) other claim, including but not limited to, changes, differing site conditions, and the like. The accounts and records so established shall accumulate such costs under logical costs groups, such as material, labor, equipment, subcontracts, field overhead and the like. The Contractor shall record these costs on a form approved by the Contracting Officer.
- (d) **Availability.** The accounts, records and costs information required to be originated under b. and c. above together with all other accounts, records and costs information related to this Contract, shall be maintained and made available by the Contractor and subcontractor(s):
- (1) At the office of the Contractor or subcontractor(s) at all reasonable times for inspection, audit, reproduction or such other purposes as may be required by the Contracting Officer or by anyone authorized access to the records by the Contracting Officer or pursuant to any other provisions of this Contract; and
 - (2) Until the expiration of three years from the date of final payment under this Contract or such lesser time as is specified in Subpart 4.7 of the Federal Acquisition Regulations and for such longer period, if any, as is required by applicable statute, or by other clauses of this contract, or by paragraphs (i) and (ii) below:
 - (i) If the Contract is completely or partially terminated, for a period of three (3) years from either the date of any resulting final settlement or the date of final payment whichever is the greater period; and
 - (ii) If a pricing adjustment is involved in any appeal under the Disputes clause Article of this Contract or in any litigation related to this Contract, for a period of one (1) year following the final disposition of the appeal or litigation.
- (e) **Access to Records.** When asserting a claim involving a potential price adjustment under any provisions of this Contract, the Contractor shall grant the Authority access to review and ascertain the validity of the accounting records being maintained for segregation of costs, including base cost records, and to audit such costs as are deemed appropriate by the Contracting Officer. No payment shall be made to the Contractor on its claim until such records are made available and access is permitted.

- (f) Limitation on Pricing Adjustment. In the event the Contractor or any subcontractor fails to originate or to maintain, or to make available any accounts or records required under this or any other clause of the Contract, the Contracting Officer may, at the Contracting Officer's discretion, determine the reasonableness of the direct cost of the work for which records are not available, and add a single mark-up for indirect expenses not to exceed ten percent (10%) of the direct costs based on:
- (1) An audit of any existing books and records of the Contractor or subcontractor; or
 - (2) An Authority estimate adopted by the Contracting Officer; or
 - (3) A combination of (1) and (2);

The Contractor and subcontractors shall not be allowed any profit on the work which such records are not available.

- (g) Flow-down clause. The Contractor shall insert a clause containing all the provisions of this clause in all subcontracts issued under this Contract, modified as necessary, for proper identification of the contracting parties and the Contracting Officer under this Contract.

3. ASSIGNMENT

- (a) Except as otherwise provided in this provision, the Contractor shall not transfer any of its rights and obligations under this Contract to third parties without the prior consent of the Authority. The Authority may recognize a third party as successor in interest to the Contract in the event of a transfer of all or substantially all of the assets of the Contractor, a Division of the Contractor involved in the performance of the Contract, or a Parent company providing a performance guarantee under this Contract, (i.e., sales of assets; transfer of assets pursuant to merger or consolidation; or incorporation of a proprietorship or partnership). Such recognition of the transfer shall be within the discretion of the Contracting Officer after review of the facts and circumstances surrounding each request. At the discretion of the Contracting Officer, the Contracting Officer may conduct an evaluation of the successor party's capability to perform the Contract in the same manner and to the same extent the Contracting Officer was empowered to conduct a responsibility determination as part of the original solicitation for this Contract. Should the Contracting Officer, for any reason, not recognize such a successor in interest, it may terminate this Contract for the convenience of the Authority.
- (b) For claims for monies due, or to become due the Contractor from the Authority under this Contract may be assigned to a bank, trust company, or other financing institution, including any Federal lending agency, and may thereafter be further assigned and reassigned to any institution, upon written notice of such assignment to the Authority. Any such assignment or reassignment shall cover all amounts payable under this Contract and not already paid and shall not be made to more than one party, except that any such assignment or reassignment may be made to one party as agent or trustee for two or more parties participating in such financing. It is the Authority's intent to recognize assignments only to bona fide lending institutions; therefore, assignment to any private corporation, business or individual which does not qualify as such is specifically prohibited.
- (c) Any attempt to transfer by assignment not authorized by this provision shall constitute a breach of the Contract and the Authority may for such cause, terminate the Contract with the DEFAULT provision of these General Provisions, and the Contractor shall be liable to the Authority under the DEFAULT provision.

4. AUDIT AND RETENTION OF RECORDS

- (a) As used in this clause, "records" includes books, documents, accounting procedures and practices, and other data, regardless of type and regardless of whether such items are in written form, in the form of computer data, or in any other form.
- (b) Authorized persons. The Contracting Officer and his representatives, including representatives of the Authority's governing jurisdictions and any other federal, state, or local entity providing funding for this Contract and the Comptroller General of the United States, shall have access and inspection rights described in this clause.
- (c) Examination of costs. If this is a cost-reimbursement, incentive, time-and-materials, labor-hour, or price redeterminable contract, or any combination of these, the Contractor shall maintain and the Contracting Officer, or an authorized representative of the Contracting Officer, shall have the right to examine and audit all records and other evidence sufficient to reflect properly all costs claimed to have been incurred or anticipated to be incurred directly or indirectly in performance of this contract. This right of examination shall include inspection at all reasonable times of the Contractor's plants, or parts of them, engaged in performing this contract.
- (d) Cost or pricing data. If the Contractor has been required to submit cost or pricing data in connection with any pricing action relating to this contract, the Contracting Officer, or an authorized representative of the Contracting Officer, in order to evaluate the accuracy, completeness, and currency of the cost or pricing data, shall have the right to examine and audit all of the Contractor's records, including computations and projections, related to: (1) the proposal for the contract, subcontract, or modification; (2) the discussions conducted on the proposal(s), including those related to negotiating; (3) pricing of the contract, subcontract or modification; or (4) performance of the contract, subcontract or modification.
- (e) Reports. If the Contractor is required to furnish cost, funding or performance reports, the Contracting Officer or an authorized representative of the Contracting Officer shall have the right to examine and audit the supporting records and materials, for the purpose of evaluating the effectiveness of the Contractor's policies and procedures to produce data compatible with the objectives of these reports; and the data reported.
- (f) Availability. The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence described above, for examination, audit or reproduction, until three (3) years after final payment under this contract or for any shorter period specified in Subpart 4.7, Contractor Records Retention, of the Federal Acquisition Regulation (FAR), or for any longer period required by statute or by other clauses of this contract. In addition—
 - (1) If this contract is completely or partially terminated, the Contractor shall make available the records relating to the work terminated until three (3) years after any resulting final termination settlement; and
 - (2) The Contractor shall make available records relating to appeals under the Disputes clause or to litigation or the settlement of claims arising under or relating to this contract until such appeals, litigation or claims are fully resolved.
- (g) Subcontracts. The Contractor shall insert a clause containing all the terms of this clause, including this paragraph (g), in all subcontracts under this Contract that exceed the simplified acquisition threshold (currently \$100,000) and –

- (1) That is cost reimbursable, incentive, time-and-material, labor-hour, or price redeterminable type or any combination of these;
- (2) For which cost or pricing data are required; or
- (3) That requires the contractor to submit reports as discussed in paragraph (e) of this clause.

5. AUTHORITY DELAY OF WORK

- (a) If the performance of all or any part of the work is delayed or interrupted (1) by an act of the Contracting Officer in the administration of this Contract, which act is not expressly or impliedly authorized by this Contract, or (2) by a failure of the Contracting Officer to act within the time specified, an adjustment (excluding profit) shall be made for any increase in the cost of performance of this Contract caused by such delay or interruption and the contract modified in writing accordingly. Adjustment shall be made also in the delivery or performance dates and any other contractual provision affected by such delay or interruption. However, no adjustment shall be made under this clause for any delay or interruption to the extent that performance would have been delayed or interrupted by any other cause, including the fault or negligence of the Contractor; or for which an adjustment is provided or excluded under any other provision of this Contract.
- (b) A claim under this clause shall not be allowed:
 - (1) for any costs incurred more than 20 days before the Contractor shall have notified the Contracting Officer in writing of the act or failure to act involved; and
 - (2) Unless the claim, in an amount stated, is asserted in writing as soon as practicable after the termination of the delay or interruption, but not later than the day of final payment under the Contract.

6. CERTIFICATE OF CURRENT COST OR PRICING DATA

The Contractor shall provide a Certificate of Current Cost or Pricing Data as required in Subpart 15.406 of the Federal Acquisition Regulations (48 CFR 15.406) in support of any negotiated contract modification, for which the aggregate of the increase and decreases in cost are expected to exceed \$100,000. The Contractor may be requested, at the discretion of the Contracting Officer, to provide cost or pricing data and an attendant certificate of current cost or pricing data, for modifications on which cost are \$100,000 or less.

7. CHANGES

- (a) The Contracting Officer may at any time, by a written order, and without notice to the sureties, if any, make changes, within the general scope of this Contract, in any one or more of the following:
 - (1) Description of services to be performed;
 - (2) Time of performance (i.e., hours of the day, days of the week, etc.); or
 - (3) Place of performance of the services.

- (b) If any such change causes an increase or decrease in the cost of, or the time required for, the performance of any part of the work under this Contract, whether changed or not changed by the order, the Contracting Officer shall make an equitable adjustment in the Contract price, the delivery schedule, or both, and shall modify the Contract.
- (c) The Contractor must assert its right to an adjustment under this clause article within 30 days from the date of receipt of the written order. Any such adjustment to the contract price must be agreed upon, prior to final payment of the contract price.
- (d) If the Contractor's proposal includes the cost of property made obsolete or excess by the change, the Contracting Officer shall have the right to prescribe the manner of the disposition of the property.
- (e) Failure to agree to any adjustment shall be a dispute under the Disputes clause. However, nothing in this clause shall excuse the Contractor from proceeding with the contract as changed.
- (f) Notwithstanding any other provision of this Contract, the Contractor shall promptly notify the Contracting Officer of matters which will result in either an increase or decrease in the Contract price and shall take action with respect thereto as directed by the Contracting Officer.

8. NONDISCRIMINATION ASSURANCE

- (a) Nondiscrimination Assurance: In accordance with Title VI of the Civil Rights Act, as amended, 42 U.S.C. §2000d, section 303 of the Age Discrimination Act of 1975, as amended, 42 U.S.C. §6102, section 202 of the American with Disabilities Act of 1990, 42 U.S.C. §12132, and Federal transit law at 49 U.S.C. §5332, the contractor, sub-recipient, or subcontractor agrees that it will not discriminate against any employee or applicant for employment because of race, color, creed, national origin, sex, age, or disability. In addition, the contractor, sub-recipient, or subcontractor agrees to comply with applicable Federal implementing regulations and other implementing regulations that FTA may issue.
- (b) Equal Employment Opportunity: The following equal employment opportunity requirements apply to this contract.
 - (1) Race, Color, Creed, National Origin, Sex: In accordance with Title VII of the Civil Rights Act, as amended, 42 U.S.C. §2000e, and Federal transit laws at 49 U.S.C. §5332, the Contractor agrees to comply with all applicable equal opportunity requirements of the U. S. Department of Labor (U.S. DOL) regulations, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor, " 41 C.F.R. Parts 60 et seq., (which implement Executive Order No. 11246, "Equal Employment Opportunity," as amended by Executive Order No. 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," 42 U.S.C. 2000e note), and with any applicable Federal statutes, executive orders, regulations, and Federal policies that may in the future affect construction activities undertaken in the course of the Contract. The Contractor agrees to take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color,

creed, national origin, sex or age. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.

- (2) Age: In accordance with Section 4 of the Age Discrimination in Employment Act of 1967, as amended, 29 U.S.C. §623 and Federal transit law at 49 U.S.C. §5332, the Contractor agrees to refrain from discrimination against present and prospective employees for reason of age. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.
- (3) Disabilities: In accordance with section 102 of the Americans with Disabilities Act, as amended, 42 U.S.C. §12112, the Contractor agrees that it will comply with the requirements of U. S. Equal Employment Opportunity Commission, "Regulations to Implement the Equal Employment Provisions of the Americans with Disabilities Act," 29 C.F.R. Part 1630, pertaining to employment of persons with disabilities. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.
- (c) The Contractor also agrees to include all of these requirements in each subcontract financed in whole or in part with Federal assistance provided by FTA, modified only if necessary to identify the affected parties.
- (d) Failure by the contractor, sub-recipient, or subcontractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the recipient deems appropriate.

9. CONTRACT WORK HOURS AND SAFETY STANDARDS ACT-OVERTIME COMPENSATION

This Contract, to the extent that it is of a character specified in the Contract Work Hours and Safety Standards Act (40 U.S.C. 327-333), is subject to the following provisions and to all other applicable provisions and exceptions of such Act and the regulations of the Secretary of Labor thereunder.

- (a) Overtime requirements. No Contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers, mechanics, apprentices, trainees, watchmen, and guards shall require or permit any laborer, mechanic, apprentice, trainee, watchman, or guard in any workweek in which he is employed on such work to work in excess of 40 hours in such work week on work subject to the provisions of the Contract Work Hours and Safety Standards Act unless such laborer, mechanic, apprentice, trainee, watchman, or guard receives compensation at a rate not less than one and one-half times his basic rate of pay for all such hours worked in excess of 40 hours in such work week.
- (b) Violation. Liability for Unpaid Wages - Liquidated damages. In the event of any violation of the provisions of paragraph (a) the Contractor and any subcontractor responsible therefore shall be liable to any affected employee for his unpaid wages. In addition, such Contractor and subcontractor shall be liable to the Authority for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer, mechanic, apprentice, trainee, watchman or guard employed in violation of the provision of paragraph (a) in the sum of \$10 for each calendar day on which such employee was required or permitted to be

employed on such work in excess of his standard work week of 40 hours without payment of the overtime wages required by paragraph (a).

- (c) Withholding for unpaid wages and liquidated damages. The Contracting Officer may withhold from the Authority Contractor, from any monies payable on account of work performed by the Contractor or subcontractor, such sums as may be administratively determined to be necessary to satisfy any liabilities of such Contractor or subcontractor for unpaid wages and liquidated damages as provided in the provisions of paragraph (b).
- (d) Subcontracts. The Contractor shall insert paragraphs (a) through (d) of this clause in all subcontracts and shall require their inclusion in all subcontracts of any tier.
- (e) Records. The Contractor shall maintain payroll records containing the information specified in 29 CFR 516.2(a). Such records shall be preserved for three (3) years from the completion of this Contract.

10. CONVICT LABOR

- (a) Except as provided in paragraph (b) of this clause, the Contractor shall not employ in the performance of this contract any person undergoing a sentence of imprisonment imposed by any court of a State, the District of Columbia, Puerto Rico, the Northern Mariana Islands, American Samoa, Guam or the U.S. Virgin Islands.
- (b) The Contractor is not prohibited from employing persons:
 - (1) On parole or probation to work at paid employment during the term of their sentence;
 - (2) Who have been pardoned or who have served their terms; or
 - (3) Confined for violation of the laws of the States, the District of Columbia, Puerto Rico, the Northern Mariana Islands, American Samoa, Guam, or the U.S. Virgin Islands who are authorized to work at paid employment in the community under the laws of such jurisdiction, if—
 - (i) The worker is paid or is in an approved work or training program on a voluntary basis;
 - (ii) Representatives of local union central bodies or similar labor union organizations have been consulted;
 - (iii) Such paid employment will not result in the displacement of employed workers, or be applied in skills, crafts, or trades in which there is a surplus of available gainful labor in the locality, or impair existing contracts or services;
 - (iv) The rates of pay and other conditions of employment will not be less than those paid or provided for work of a similar nature in the locality in which the work is being performed; and
 - (v) The Attorney General of the United States has certified that the work-release laws or regulations of the jurisdiction involved are in conformity with the requirements of Executive Order 11755, as amended by Executive Orders 12608 and 12943.

11. CORRECTION OF DEFICIENCIES

- (a) Definitions, as used in this provision:
 - (1) "Deficiency" means any condition or characteristics in any supplies (which term shall include related technical data) or services furnished hereunder, which is not in compliance with the requirements of this Contract.
 - (2) "Correction" means any and all actions necessary to eliminate any and all deficiencies.
 - (3) "Supplies" mean the end item(s) furnished by the Contractor and related services required under this Contract.
- (b) General:
 - (1) The rights and remedies of the Authority provided in this provision:
 - (i) Shall not be affected in any way by any other provision(s) under this Contract concerning the conclusiveness of inspection and acceptance; and
 - (ii) Are in addition to and do not limit any rights afforded to the Authority by any other provision article of this Contract.
 - (2) This provision shall apply only to those deficiencies discovered by either the Authority or the Contractor within one year after acceptance.
 - (3) The Contractor shall not be responsible under this provision for the correction of deficiencies in Authority furnished property, except for deficiencies in installation, unless the Contractor performs or is obligated to perform any modifications or other work on such property. In that event, the Contractor shall be responsible for correction of deficiencies to the extent of such modifications or other work.
 - (4) The Contractor shall not be responsible under this provision article for the correction of deficiencies caused by the Authority.
- (c) Deficiencies in accepted supplies or services:
 - (1) Notice to Contractor - Recommendation for Correction. If the Contracting Officer determines that a deficiency exists in any of the supplies or services accepted by the Authority under this Contract, the Contracting Officer shall promptly notify the Contractor of the deficiency, in writing, within 30 days. Upon timely notification of the existence of such a deficiency, or if the Contractor independently discovers a deficiency in accepted supplies or services, the Contractor shall promptly submit to the Contracting Officer its recommendation for corrective actions, together with supporting information in sufficient detail for the Contracting Officer to determine what corrective action, if any, shall be undertaken.
 - (2) Direction to Contractor concerning correction of deficiencies. Within 30 days after receipt of the Contractor's recommendations for corrective action and adequate supporting information, the Contracting Officer, at his sole discretion, shall give the Contractor written notice not to correct any deficiency, or to correct or partially correct any deficiency within a reasonable time and at a specified location.

- (3) Correction of deficiencies by Contractor. The Contractor shall promptly comply with any timely written direction by the Contracting Officer to correct or partially correct a deficiency, at no additional cost to the Authority. The Contractor shall also prepare and furnish to the Authority data and reports applicable to any correction required under this provision (including revision and updating of all other affected data called for under this Contract) at no additional cost to the Authority.
- (4) Proposal for correction. In the event of timely notice of a decision not to correct or only to partially correct, the Contractor shall promptly submit a technical and cost proposal for compensation to the Authority for the diminished value received. If the Contract has not been completed, this may be accomplished as a scope and price modification to the Contract.
- (d) Deficiencies in supplies or services not yet accepted. If the Contractor becomes aware at any time before acceptance by the Authority (whether before or after tender to the Authority) that a deficiency exists in any supplies or services, it shall promptly correct the deficiency. If in the Contractor's judgment such correction is not feasible or in the Authority's best interest, it shall promptly notify the Contracting Officer, in writing, of the deficiency, the reasons for its recommendation not to correct the deficiency, and provide a detailed technical and cost proposal for recommended alternatives.
- (e) No extension in time for performance - No increase in Contract price. In no event shall the Authority be responsible for extension or delays in the schedule deliveries or periods of performance under this Contract as a result of the Contractor's obligations to correct deficiencies, nor shall there be any adjustment of the delivery schedule or period of performance as a result of such correction of deficiencies, except as may be agreed to by the Authority in a contract modification with adequate consideration. This provision shall not be construed as obligating the Authority to increase the Contract price of this Contract.
- (f) Transportation charges. If the agreed upon correction requires the Authority to ship supplies or other items to the Contractor, the Contractor shall be liable for determining the method of shipment and bearing the cost and risk of loss for such supplies or other items while in transit, and until they are redelivered to the Authority. For the purpose of this provision, the terms "supplies" and "shipment" include both tangible and intangible (e.g., electronic) items and methods.
- (g) Failure to correct. If the Contractor fails or refuses to comply with any term of this provision, or fails to exercise its professional judgment in good faith regarding the identification or correction of any deficiency, the Contracting Officer may proceed in accordance with the Termination for Default provision of this contract. In such event, the Contractor shall be liable for all costs incurred by the Authority in connection with the Termination for Default provision, including but not by way of limitation, the employment of consultants or other contractors to identify the deficiency, to make recommendations regarding methods of correcting the deficiency, the actual correction of the deficiency, and risk of the continued use of the defective supplies, methods of achieving the end purpose of the supplies or other items until the deficiency is corrected, and the estimated cost thereof.
- (h) Correction of deficient replacements and re-performances. The corrected or replaced supplies and any services re-performed pursuant to this provision shall also be subject to all the provisions of the clause to the same extent as supplies or services initially accepted.

- (i) Disassembly/reassembly expense. The Contractor shall be liable for the reasonable cost of any disassembly, reassembly, repair or replacement of Authority property required to implement the correction(s) required in accordance with this provision.

12. COST OR PRICING DATA

- (a) As part of its pricing proposal for any modification to this Contract requiring a price adjustment involving an aggregate increase or decrease in excess of \$100,000 to the Contract price, the Contractor shall submit to the Contracting Officer, either actually or by specific identification in writing, cost or pricing data under the conditions described in this paragraph and certify that, to the best of its knowledge and belief, the cost or pricing data submitted is accurate, complete and current as of the date of the proposal. The Contractor, at the discretion of the Contracting Officer, may be required to submit cost or pricing data for price adjustments less than \$100,000.
- (b) The submittal of certified cost or pricing data shall not be required if the price adjustment is based on adequate price competition, established catalog or market prices of commercial items sold in substantial quantities to the general public, or prices set by law or regulation. The Contractor agrees that the terms adequate price competition and established catalog or market prices of commercial items sold in substantial quantities to the general public shall be determined by the Contracting Officer in accordance with the guidelines as set forth in Subpart 15.4 of the Federal Acquisition Regulations (48 CFR 15.4).
- (c) Cost or pricing data consists of all facts existing up to the time of agreement on price which prudent buyers and sellers would reasonably expect to have a significant effect on the price negotiations for the modification. The definition of cost or pricing data embraces more than historical accounting data; it also includes where applicable, such factors as subcontractor, supplier and vendor quotations, non-recurring costs, changes in construction methods or contract performance, unit cost trends such as those associated with labor efficiency and any management decisions which could reasonably be expected to have a significant bearing on costs under the proposed modification and the Contract work. Cost or pricing data consists of all facts which can reasonably be expected to contribute to sound estimates of future costs as well as to the validity of costs already incurred. Cost or pricing data, being factual, is that type of information which can be verified. Because the certificate pertains to cost or pricing data, it does not make representations as to the accuracy of the Contractor's judgment on the estimated portion of future costs or projections. The certificate does, however, apply to the data upon which the Contractor's judgment is based.

13. COVENANT AGAINST CONTINGENT FEES

The Contractor warrants that no person or selling agency has been employed or retained to solicit or secure this Contract upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by the Contractor for the purpose of securing business. For breach or violation of this warranty, the Authority shall have the right to annul this Contract without liability or in its discretion, to deduct from the Contract price or consideration, or otherwise recover, the full amount of such commission, percentage, brokerage, or contingent fee.

14. DEFAULT

- (a) (1) The Authority may, subject to paragraphs (c) and (d) of this clause, by written notice of default to the Contractor, terminate this Contract in whole or part if the Contractor fails to:

- (i) Deliver the supplies or to perform the services within the time specified in the contract, herein or any extension thereof;
 - (ii) Make progress, so as to endanger performance of the contract; or
 - (iii) Perform any of the other provisions of this contract.
- (2) The Authority's right to terminate this contract under paragraphs (a)(1)(ii) and (a)(1)(iii) above, may be exercised if the contractor does not cure such failures within 10 days (or more if authorized by the Contracting Officer) after receipt of notice from the Contracting Officer specifying the failure.
- (b) If the Authority terminates this Contract in whole or in part, it may procure, under the terms and in the manner as the Contracting Officer considers appropriate, supplies or services similar to those terminated in this contract, and the Contractor will be liable to the Authority for any excess costs for those supplies or services. However, the Contractor shall continue the work not terminated.
- (c) Except for defaults of subcontractors at any tier, the Contractor shall not be liable for any excess costs if the failure to perform the Contract arises from causes beyond the control and without the fault or negligence of the Contractor. Examples of such causes include (1) acts of God or of the public enemy; (2) acts of the Government in its sovereign capacity or the Authority in its contractual capacity; (3) fires; (4) floods; (5) epidemics; (6) quarantine restrictions; (7) strikes; (8) freight embargoes; and (9) unusually severe weather. In each instance the failure to perform must be beyond the control and without the fault or negligence of the Contractor.
- (d) If the failure to perform is caused by the default of a subcontractor at any tier, and if the cause of the default is beyond the control of both the Contractor and subcontractor, and without the fault or negligence of either, the Contractor shall not be liable for any excess costs for failure to perform, unless the subcontracted supplies or services were obtainable from other sources in sufficient time for the Contractor to meet the required delivery schedule.
- (e) If this Contract is terminated for default, the Authority may require the Contractor to transfer title and deliver to the Authority, as directed by the Contracting Officer (1) any completed supplies, and (2) partially completed supplies and materials, parts, tools, dies, jigs, fixtures, plans, drawings, information (including data and intellectual property) and contract rights that the Contractor has specifically produced or acquired for the terminated portion of this contract. Upon direction of the Contracting Officer, the Contractor shall also protect and preserve property in its possession in which the Authority has an interest.
- (f) The Authority shall pay contract price for completed supplies delivered and accepted. The Contractor and Contracting Officer shall agree on the amount of payment for items identified in paragraph (e) above that were delivered and accepted by the Authority and for the protection and preservation of property. Failure to agree shall be a dispute under the DISPUTES clause of this Contract. The Authority may withhold from these amounts any sum the Contracting Officer determines to be necessary to protect the Authority against loss because of outstanding liens or claims of former lien holders.

- (g) If, after termination, it is determined that the Contractor was not in default or that the default was excusable, the rights and obligations of the parties shall be the same as if the notice of termination had been issued for the convenience of the Authority.
- (h) The rights and remedies of the Authority in this clause are in addition to any other rights and remedies provided by law or under this Contract.

15. DISPUTES

- (a) Except as otherwise provided in this Contract, any dispute concerning a question of fact arising under or related to this Contract which is not disposed of by agreement shall be decided by the Contracting Officer, who shall reduce his/her decision to writing and mail or otherwise furnish a copy thereof to the Contractor. The decision of the Contracting Officer shall be final and conclusive unless, within thirty (30) calendar days from the date of receipt of such copy, the Contractor mails or otherwise furnishes to the Contracting Officer a written notice of appeal addressed to the Authority Board of Directors. Such notice would indicate that an appeal is intended and should reference the decision and contract number. The decision of the Board of Directors or its duly authorized representative for the determination of such appeals shall be final and conclusive unless in proceedings initiated by either party for review of such decision in a court of competent jurisdiction, the court determines the decision to have been fraudulent, or capricious, or arbitrary, or so grossly erroneous as necessarily to imply bad faith, or is not supported by substantial evidence. In connection with any appeal proceeding under this clause, the Contractor, or the Authority, as the case may be, shall be afforded an opportunity to be heard and offer evidence in support of its appeal. Pending final decision of a dispute hereunder, the Contractor shall proceed diligently with the performance of the Contract and in accordance with the Contracting Officer's decision. The Armed Services Board of Contract Appeals is the authorized representative of the Board of Directors for final decisions on an appeal.
- (b) This DISPUTES clause does not preclude consideration of question of law in connection with decisions provided for in Section a. above. Nothing in the Contract, however, shall be construed as making final the decisions of the Board of Directors or its representative on a question of law.

16. EMPLOYMENT RESTRICTION WARRANTY

- (a) The Contractor warrants that it will not offer employment to any officer or employee of the Washington Metropolitan Area Transit Authority (Authority) who has been involved, directly or indirectly, in any matter of financial interest to the Contractor until at least one (1) year after the officer or employee has ceased involvement in or responsibility for the matter.
- (b) The Contractor further warrants that it will not employ any Authority officer or employee who has had direct responsibility for any matter of financial interest to the Contractor within the year prior to the retirement or termination of the officer or employee until at least one (1) full year after such officer or employee has left the employment of the Authority.
- (c) The one (1) year requirement described in this provision may be waived at the discretion of the Contracting Officer if the Authority employee or former employee has been subject to a Reduction in Force; in such case, the Contracting Officer will provide the Contractor with a letter to that effect.
- (d) If a waiver is granted, or if a former employee of the Authority is eventually hired, the Contractor shall be responsible for ensuring that the former employee is not directly

involved in negotiating or otherwise dealing with Authority on any particular matter over which such employee had responsibility during his or her period of employment at Authority.

- (e) Should the Contractor fail to comply with paragraphs (a), (b) or (d) above, the Contracting Officer shall have the right to withhold payment under this Contract in an amount not to exceed 2% of the total Contract amount as liquidated damages to the Authority, such withholding to be in addition to any other withholding under this Contract. Further, the Contracting Officer shall consider such violation in evaluating the Contractor's responsibility in connection with award of any future Authority Contract.

17. EXTRAS (SUPPLIES)

Except as otherwise provided in this Contract, no payment for extras shall be made unless such extras and the prices therefore have been authorized in writing in advance by the Contracting Officer.

18. FEDERAL, STATE, AND LOCAL TAXES

- (a) Except as may be otherwise provided in this Contract, the Contract price includes all applicable Federal, State and Local taxes and duties.
- (b) Nevertheless, with respect to any Federal excise tax or duty on the transactions or property covered by this Contract, if a statute, court decision, written ruling or regulation takes effect after the Contract date, and:
 - (1) Results in the Contractor being required to pay or bear the burden of any such Federal excise tax or duty or increase in the rate thereof which would not otherwise have been payable on such transactions or property, the Contract price shall be increased by the amount of such tax or duty or rate increase, provided the Contractor warrants in writing that no amount for such newly imposed Federal excise tax or duty or rate increase was included in the Contract price as a contingency reserve or otherwise; or
 - (2) Results in the Contractor not being required to pay or bear the burden of, or in his obtaining a refund or drawback of, any such Federal excise tax or duty which would otherwise have been payable on such transactions or property or which was the basis of an increase in the Contract price, the Contract price shall be decreased by the amount of the relief, refund, or drawback, or that amount shall be paid to the Authority, as directed by the Contracting Officer. The Contract price shall be similarly decreased if the Contractor, through his fault or negligence or his failure to follow instructions of the Contracting Officer, is required to pay or bear the burden of, or does not obtain a refund or drawback of, any such Federal excise tax or duty.
- (c) Paragraph (b) above shall not be applicable to social security taxes or to any other employment tax.
- (d) No adjustment of less than \$250 shall be made in the Contract price pursuant to paragraph (b) above.
- (e) As used in paragraph (b) above, the term "Contract date" means the date the contract was executed by the Authority. As to additional supplies or services procured by modification to this Contract, the term "Contract date" means the effective date of such modification.

- (f) Unless a reasonable basis to sustain an exemption does not exist, the Authority upon the request of the Contractor shall, without further liability, furnish evidence appropriate to establish exemption from any relevant Federal, State or Local tax; provided that evidence appropriate to establish exemption from any Federal excise tax or duty which may give rise to either an increase or decrease in the Contract price, will be furnished only at the discretion of the Authority.
- (g) The Contractor shall promptly notify the Contracting Officer of matters which will result in either an increase or decrease in the Contract price and shall take action with respect thereto as directed by the Contracting Officer.

19. GRATUITIES

- (a) In connection with performance of work required under this Contract, or any changes or modifications relative thereto, the giving of or offering to give gratuities (in the form of entertainment, gifts or otherwise) by the Contractor, or any agent, representative or other person deemed to be acting on behalf of the Contractor, or any supplier or subcontractor furnishing material to or performing work under this Contractor, or any agent, representative or other person deemed to be acting on behalf of such supplier or subcontractor, to any Director, Officer or employee of the Authority; or to any Director, Officer, employee or agent of any of the Authority's agents, consultants, representatives or other persons deemed to be acting for or on behalf of the Authority with a view toward securing a contract or securing favorable treatment with respect to the awarding or amending, or the making of any determinations with respect to the performing of such contract is expressly forbidden. The terms of this GRATUITIES clause shall be strictly construed and enforced in the event of violations hereto.
- (b) Reported instances of the giving or offering to give gratuities within the context of this GRATUITIES clause will be investigated by the Board of Directors or its duly authorized representative. A preliminary investigation will be made to determine whether there is probable cause to suspect that a violation of this clause has been committed. If such probable cause is found to exist, the Board of Directors, or its duly authorized representative, shall formally notify the suspected donor corporation or individual in writing of the particulars of the event; and provide such donor the opportunity to be heard on the matter. The aims of the investigations and hearing shall be to ensure due process and to preserve the best interests and rights of all parties by the full and fair disclosure of all relevant and material information. Accordingly, the Board of Directors, or its duly authorized representative, shall require production of all pertinent documents and records, and sworn testimony from witnesses. During the pendency of any investigation or hearing treating with a violation of this GRATUITIES clause, the Board of Directors, or its duly authorized representative may exercise its power granted by the Washington Metropolitan Area Transit Authority Compact, Public Law 774, 80 Stat. 1324, Article V, General Powers, Subparagraph (k), by issuing subpoenas to compel the attendance of necessary witnesses, and to compel production of papers, records, accounts, ledgers and documents. The subpoenas shall be enforceable by order of an appropriate United States District Court. If, after notice and hearing, or notice of the opportunity to be heard, the Board of Directors, or its duly authorized representative, finds that a violation of this GRATUITIES clause has been committed, the Authority shall have the right to:
 - (1) Require that the individual(s) giving or offering the gratuity be removed from further participation on any Authority projects, (be terminated);

- (2) Deny the Contractor any G & A (general and administrative) mark-ups for all changes and/or modifications found to be tainted by the giving of or offering to give gratuities;
 - (3) Preclude the Contractor from proposing on, receiving or participating as joint venturer, subcontractor or otherwise in any Authority project for a period of five (5) years;
 - (4) Have complete access to all the Contractor's financial books, records and accounts for the purpose of performing a comprehensive audit of the entire project.
 - (5) In the event of repeated violations of this GRATUITIES clause or of gross or extreme conduct indicative of a corrupt intent to gain special advantage, by written notice to the Contractor, terminate the right of the Contractor to proceed under the Contract.
- (c) The existence of the facts upon which the Board of Directors, or its duly authorized representative, makes findings in connection with investigations and hearings in consonance herewith, shall be an issue and may be reviewed in any competent court.
- (d) In the event this Contract is terminated as provided in paragraph (b)(5) of this clause, the Authority shall be entitled:
- (1) To pursue the same remedies against the Contractor as it could pursue in the event of a breach of the Contract by the Contractor; and
 - (2) As a penalty in addition to any other damages to which it may be entitled by law, to exemplary damages in any amount (as determined by the Board or its duly authorized representative) which shall be not less than three (3) nor more than ten (10) times the costs incurred by the Contractor in providing any such gratuities to any such officer or employee.
- (e) The rights and remedies of the Authority provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Contract.

20. INSPECTION OF SERVICES

- (a) "Services" as used in this clause, includes services performed, workmanship, and material furnished or utilized in the performance of services.
- (b) The Contractor shall provide and maintain an inspection system acceptable to the Authority covering the services under this contract. Complete records of all inspection work performed by the Contractor shall be maintained and made available to the Authority during contract performance and for as long afterwards as the Contract requires.
- (c) The Authority has the right to inspect and test all services called for by this contract, to the extent practicable at all times and places during the term of the contract. The Authority shall perform inspection and tests in a manner that will not unduly delay the work.
- (d) If the Authority performs inspections or tests on the premises of the Contractor or a subcontractor, the Contractor shall furnish, and shall require subcontractors to furnish, at non-increase in contract price, all reasonable facilities and assistance for the safe and convenient performance of these duties.

- (e) If any of the services performed do not conform to contract requirements, the Authority may require the Contractor to perform the services again in conformity with contract requirements, for no additional fee. When the defects in performance cannot be corrected by re-performance, the Authority may:
 - (1) Require the Contractor to take necessary action to ensure that future performance conforms to contract requirements; or
 - (2) Reduce the contract price to reflect the reduced value of the services performed.
- (g) If the Contractor fails to promptly perform the services again or to take the necessary action to ensure future performance in conformity with contract requirements, the Authority may:
 - (1) By contract or otherwise, perform the services and charge to the contractor any cost incurred by the Authority that is directly related to the performance of the service; or
 - (2) Terminate the contract for default.

21. INSPECTION OF SUPPLIES

- (a) "Supplies," as used in this clause, includes but is not limited to raw materials, components, intermediate assemblies, end products and lots of supplies.
- (b) The Contractor shall provide and maintain an inspection system acceptable to the Authority covering supplies under this contract and shall tender to the Authority for acceptance only supplies that have been inspected in accordance with the inspection system and have been found by the Contractor to be in conformity with contract requirements. As part of the system, the Contractor shall prepare records evidencing all inspections made under the system and the outcome. These records shall be kept complete and made available to the Authority during contract performance and for as long afterwards as the contract requires. The Authority may perform reviews and evaluations as reasonably necessary to ascertain compliance with this paragraph. These reviews and evaluations shall be conducted in a manner that will not unduly delay the contract work. The right of review, whether exercised or not, does not relieve the Contractor of the obligations under the contract.
- (c) The Authority has the right to inspect and test all supplies called for by the contract, to the extent practicable, at all places and times, including the period of manufacture, and in any event before acceptance. The Authority shall perform inspections and tests in a manner that will not unduly delay the work. The Authority assumes no contractual obligation to perform any inspection and test for the benefit of the Contractor unless specifically set forth elsewhere in this contract.
- (d) If the Authority performs inspection or test(s) on the premises of the Contractor or a subcontractor, the Contractor shall furnish, and shall require subcontractors to furnish, at no increase in contract price, all reasonable facilities and assistance for the safe and convenient performance of these duties. The Authority, except as otherwise provided in the contract, shall bear the expense of Authority inspections or tests made at other than the Contractor's or subcontractor's premises; provided, that in case of rejection, the Authority shall not be liable for any reduction in the value of inspection or test samples.

- (e) When supplies are not ready at the time specified by the Contractor for inspection or test, the Contracting Officer may charge to the Contractor the additional cost of inspection or test. The Contracting Officer may also charge the Contractor for any additional cost of inspection or test when prior rejection makes re-inspection or retest necessary.
- (f) The Authority has the right either to reject or to require correction of nonconforming supplies. Supplies are nonconforming when they are defective in material or workmanship or are otherwise not in conformity with contract requirements. The Authority may reject nonconforming supplies with or without disposition instructions.
- (g) The Contractor shall remove supplies rejected or required to be corrected. However, the Contracting Officer may require or permit correction in place, promptly after notice, by and at the expense of the Contractor. The Contractor shall not tender for acceptance corrected or rejected supplies without disclosing the former rejection or requirement for correction, and, when required, shall disclose the corrective action taken.
- (h) If the Contractor fails to promptly remove, replace, or correct rejected supplies that are required to be removed or to be replaced or corrected, the Authority may either: (1) by contract or otherwise, remove, replace, or correct the supplies and charge the cost to the Contractor; or (2) terminate the contract for default. Unless the Contractor replaces the supplies within the delivery schedule, the Contracting Officer may require their delivery and make an equitable price reduction. Failure to agree to a price reduction shall be a dispute.
- (i)
 - (1) If this contract provides for the performance of Authority quality assurance at source, and if requested by the Authority, the Contractor shall furnish advance notification of the time: (i) when Contractor inspection or tests will be performed in accordance with the terms and conditions of the contract; and (ii) when the supplies will be ready for Authority inspection.
 - (2) The Authority's request shall specify the period and method of the advance notification and the Authority representative to whom it shall be furnished. Requests shall not require more than two (2) workdays of advance notification if the Authority representative is in residence in the Contractor's plant, nor more than seven (7) workdays in other instances.
- (j) The Authority shall accept or reject supplies as promptly as practicable after delivery, unless otherwise provided in the contract. Authority failure to inspect and accept or reject the supplies shall not relieve the Contractor from responsibility, nor impose liability on the Authority, for nonconforming supplies.
- (k) Inspections and tests by the Authority does not relieve the Contractor of responsibility for defects or other failures to meet contract requirements discovered before acceptance. Acceptance shall be conclusive, except for latent defects, fraud, gross mistakes amounting to fraud, or as otherwise provided in the contract.
- (l) If acceptance is not conclusive for any of the reasons in paragraph (k) hereof, the Authority, in addition to any other rights and remedies provided by law, or under other provisions of this contract, shall have the right to require the Contractor:
 - (1) At no increase in contract price, to correct or replace the defective or nonconforming supplies at the original point of delivery or at the Contractor's plant at the Contracting Officer's election, and in accordance with a reasonable delivery schedule as may be agreed upon between the Contractor and the Contracting

Officer; provided, that the Contracting Officer may require a reduction in contract price if the Contractor fails to meet such delivery schedule, or

- (2) Within a reasonable time after receipt by the Contractor of notice of defects or nonconformance, to repay such portion of the contract as is equitable under the circumstances if the Contracting Officer elects not to require correction or replacement. When supplies are returned to the Contractor, the Contractor shall bear the transportation cost from the original point of delivery to the Contractor's plant and return to the original point when that point is not the Contractor's plant.

If the Contractor fails to perform or act as required in paragraphs (1) or (2) above and does not cure such failure within a period of 10 days (or such longer period as the Contracting Officer may authorize in writing) after receipt of notice from the Contracting Officer specifying such failure, the Authority shall have the right by contract or otherwise to replace or correct such supplies and charge to the Contractor the cost occasioned the Authority thereby.

22. LIMITATION ON WITHHOLDING PAYMENTS

If more than one (1) clause or schedule provision of this Contract authorizes the temporary withholding of amounts otherwise payable to the Contractor for supplies delivered or services performed, the total of the amounts so withheld at any one (1) time shall not exceed the greatest amount which may be withheld under any one such clause or schedule provision at that time; provided, that this limitation shall not apply to:

- (a) Withholdings pursuant to any clause relating to wages or hours of employees;
- (b) Withholdings not specifically provided for by this Contract;
- (c) The recovery of overpayment; and
- (d) Any other withholding for which the Contracting Officer determines that this limitation is inappropriate.

23. NEW MATERIAL (SUPPLY)

Unless this Contract specifies otherwise, the Contractor represents that the supplies and components to be provided under this Contract are new (not used or reconditioned, and not of such age or so deteriorated as to impair their usefulness or safety). If at any time during the performance of this Contract, the Contractor believes that furnishing supplies or components which are not new is in the Authority's best interest, the Contractor shall notify the Contracting Officer immediately in writing. The Contractor's notice shall include the reasons for the request, along with a proposal for any consideration to the Authority if the Contracting Officer authorize to the use of such supplies or components.

24. NOTICE AND ASSISTANCE REGARDING PATENT AND COPYRIGHT INFRINGEMENT (SUPPLY)

- (a) The Contractor shall report to the Contracting Officer, promptly and in reasonable written detail, each notice or claim of patent or copyright infringement based on the performance of this Contract of which the Contractor has knowledge.

- (b) In the event of any claim or suit against the Authority on account of any alleged patent or copyright infringement arising out of the performance of this Contract or out of the use of any supplies furnished or work or services performed hereunder, the Contractor shall furnish to the Authority, when requested by the Contracting Officer, all evidence and information in possession of the Contractor pertaining to such suit or claim. Such evidence and information shall be furnished at the expense of the Authority except where the Contractor has agreed to indemnify the Authority.
- (c) This clause shall be included in all subcontracts.

25. NOTICE TO THE AUTHORITY OF LABOR DISPUTES

- (a) Whenever the Contractor has knowledge that any actual or potential labor dispute is delaying or threatens to delay the timely performance of this Contract, the Contractor shall immediately give notice thereof, including all relevant information with respect thereto, to the Contracting Officer.
- (b) The Contractor agrees to insert the substance of this clause, including this paragraph (b), in any subcontract hereunder as to which a labor dispute may delay the timely performance of this Contract; except that each such subcontract shall provide that in the event its timely performance is delayed or threatened by delay by any actual or potential labor dispute, the subcontractor shall immediately notify his next higher tier subcontractor, or the Contractor, as the case may be, of all relevant information with respect to such dispute.

26. OFFICIALS NOT TO BENEFIT

- (a) No member of or delegate to Congress, or resident commissioner, shall be admitted to any share or part of this Contract, or to any benefit that may arise there from; but this provision shall not be construed to extend to this Contract if made with a corporation for its general benefit.
- (b) No member, officer or employee of the Public Body or of a local public body during his tenure or one year thereafter shall have any interest, direct or indirect, in this Contract or the proceeds thereof.
- (c) Enforcement of this clause shall be consistent with 18 U.S.C. §431.

27. ORDER OF PRECEDENCE

Any inconsistency in this solicitation or Contract shall be resolved by giving precedence in the following order: (a) Contract Amendments/Modifications; (b) Solicitation Offer and Award Forms; (c) Representations and Certifications; (d) Price Proposal as Negotiated; (e) General Provisions; (f) WMATA Standard Specifications and Technical Specifications of the Contract, whether incorporated by reference or otherwise; (g) other documents, exhibits, and attachments; and (h) drawings, if any. In the event of a conflict within, between or among all the above listed order of precedent, the more stringent requirement shall apply.

28. ORGANIZATIONAL CONFLICT OF INTEREST

- (a) An organizational conflict of interest exists when the nature of the work to be performed under a proposed contract or subcontract may, without some restriction on future activities (1) result in an unfair competitive advantage to the contractor or subcontractor; or (2) impair the contractor's objectivity in performing the contracted work. Most typically this would

arise when a contractor prepares a design or specification for work that is to be procured competitively. It may also arise when a contractor or one of its affiliates would have an economic interest in the outcome of a contract or project. Conflicts of interest may be either real or apparent.

- (b) In the event that an Offeror believes that it or any of its potential subcontractors may have an organizational conflict of interest, it shall notify the Contracting Officer, in writing, within five (5) work days after it becomes aware of the potential or actual organizational conflict of interest. The written notification shall identify the nature and circumstances of the perceived conflict and propose appropriate measures to eliminate or mitigate the situation. The Contracting Officer will review the circumstances and the proposed mitigation and notify the Offeror accordingly, determining that: (1) no mitigation is required; (2) the conflict cannot be mitigated; or (3) the conflict can be mitigated and accepts the proposed measures, or recommends additional measures.
- (c) The failure of an Offeror to identify such perceived conflicts may result in: (1) the Offeror being disqualified from the competition; or (2) any contract award being rescinded or terminated for default.
- (d) Should a successful Offeror identify or become aware of a conflict after award, including any extension of the contract, which it could not reasonably have anticipated prior to award, it shall notify the Contracting Officer in accordance with paragraph (b) above, or request an exception to the restriction with supporting rationale. The Contracting Officer shall consider the Contractor's proposed measures to mitigate or eliminate the conflict, or the request for an exception.
 - (1) If the proposed measures are not determined feasible nor acceptable to the Contracting Officer, the Contracting Officer may terminate the contract in accordance with the TERMINATION FOR CONVENIENCE OF THE AUTHORITY provisions of the contract; or
 - (2) If the request for an exception is not granted by the Contracting Officer, and the contract is not terminated for convenience, the Contractor shall be notified in writing and be given ten (10) days from the date of the written notification to take all necessary action to comply with the requirements of this clause.
 - (3) If the proposed measures are determined acceptable to the Contracting Officer, the Contracting Officer may grant a specific exception to this restriction, when in the Contracting Officer's judgment, the exception will not create a conflict between the Contractor's duties and obligations under this contract and the duties and obligations imposed on the Contractor under the contractual or other relationship for which an exception is requested.
- (e) If the Contractor fails to comply with the terms of this clause, the Contracting Officer, may withhold payments due under the contract until such time as the Contractor is in compliance or, should the non-compliance remain uncorrected at the expiration of ten (10) days from written notice from the Contracting Officer as provided in §(d)(2) of this clause, terminate the contract for default pursuant to the Default clause of this contract.
- (f) The Contractor, in performing this Contract, shall avoid any conduct which might result in or give the appearance of creating for Directors, Officers, or employees of the Authority in their relationship with the Contractor, any conflicts of interest or favoritism and/or the appearance thereof and shall avoid any conduct which might result in a Director, Officer, or

employee failing to adhere to the Standards of Conduct adopted by the Authority's Board of Directors.

- (g) Any determination by the Contracting Officer under this clause shall be final and shall be considered a question of fact within the meaning of the Disputes clause of this Contract.

29. PATENT INDEMNITY

The Contractor shall indemnify the Authority and its officers, agents and employees against liability, including costs, for infringement of any United States patent (except a patent issued upon an application that is now or may hereafter be withheld from issue pursuant to a Secrecy Order under 35 U.S.C. 181) arising out of the manufacture or delivery of supplies, the performance of services, or the construction, alteration, modification, or repair of real property ("hereinafter referred to as "construction work") under this Contract. This indemnity shall not apply unless the Contractor is informed as soon as practicable by the Authority of the suite or action alleging such infringement, and is given such opportunity as is afforded by applicable laws, rules, or regulations to participate in the defense thereof; and further, such indemnity shall not apply to:

- (1) An infringement resulting from compliance with specific written instructions of the Contracting Officer directing a change in the supplies to be delivered or in the materials or equipment to be used, or directing a manner or performance of the Contract not normally used by the Contractor;
- (2) An infringement resulting from addition to, or change in, such supplies or components furnished or construction work performed that was made subsequent to delivery or performance by the Contractor; or
- (3) A claimed infringement which is unreasonably settled without the consent of the Contractor, unless required by final decree of court of competent jurisdiction.

30. PAYMENTS

The Authority shall pay the Contractor, normally within 30 days of receipt of a properly prepared invoice or voucher, the prices stipulated in this contract for supplies delivered and accepted or services rendered and accepted, less any deductions provided in this contract.

31. PRICE REDUCTION FOR DEFECTIVE COST OR PRICING DATA - MODIFICATIONS

- (a) This clause shall become operative only with respect to any modification of this Contract which involves aggregate increases and/or decreases in costs plus applicable profits in excess of \$100,000 unless the modification is priced on the basis of adequate competition, established catalog or market prices of commercial items sold in substantial quantities to the general public, or prices set by law or regulation. The right to price reduction under this clause is limited to defects in data relating to such modification.
- (b) If any price, including profit, or fee, negotiated in connection with any modification for price adjustment under this Contract, was increased by any significant amount because of (b)(1) or (3) of this clause, the price or cost shall be reduced accordingly and the contract shall be modified to reflect the reduction. This right to a price reduction is limited to that resulting from defects in data relating to modifications for which this clause becomes operative under paragraph (a) of this clause.

- (1) The Contractor or a subcontractor furnished cost or pricing data that were which was not complete, accurate, and current as certified in the Contractor's Certificate of Current Cost or Pricing Data;
 - (2) A subcontractor or prospective subcontractor furnished the Contractor cost or pricing data that were not complete, accurate, and current as of the date certified in the Contractor's Certificate of Current Cost or Pricing Data; or
 - (3) Any reduction in the Contract price due to defective subcontract data of a prospective subcontractor, when the subcontract was not subsequently awarded to such subcontractor, shall be limited to the amount (plus applicable overhead and profit markup) by which the actual subcontract, or the actual cost to the Contractor, if there was no subcontract, was less than the prospective subcontract cost estimate submitted by the Contractor, provided that the actual subcontract price was not affected by defective cost or pricing data.
- (c) If the Contractor includes a clause an article similar to this clause in any subcontract, such subcontract clause shall be solely between the Contractor and the subcontractor and not binding on the Authority.

32. PRICING OF ADJUSTMENTS

- (a) When costs are a factor in any determination of a Contract price adjustment pursuant to the CHANGES AND CHANGED CONDITIONS clause or any other provision of this Contract, such costs shall be in accordance with the Subpart 31.1 of the Federal Acquisition Regulations (48 CFR 31.1).
- (b) Notwithstanding any interpretation of the aforementioned contract cost principles and procedures to the contrary, the Authority will not be liable for interest, however represented, on or as a part of any claim, request, proposal or adjustment, including equitable adjustments, whether said claim, request, proposal or adjustment, including equitable adjustments, arises under the Contract or otherwise.
- (c) Where general and administrative expense is recoverable as part of any pricing adjustment under this contract, the adjustment shall be based on the relationship between the Contractors' total general and administrative expenses allowable under FAR cost principles for all construction-type operations, during the fiscal or calendar year covering the actual performance period of the work included in this pricing adjustment, and the Contractor's total cost input (excluding General and Administrative costs) for construction-type operations during the same period, expressed as a percentage, applied to the direct and overhead contract costs included in the pricing adjustment.

33. RESPONSIBILITY FOR INSPECTION

Notwithstanding the requirements for any Authority inspection and test contained in Specifications applicable to this Contract, except where specialized inspections or tests are specified for performance solely by the Authority, the Contractor shall perform or have performed the inspections and tests required to substantiate that the supplies and services provided under the Contract conform to the Drawings, Specifications and Contract requirements.

34. RETENTION OF DOCUMENTS

Except where this Contract specifically requires otherwise, the Contractor shall retain for a period of three (3) years from final payment, all research and supporting documentation, work papers and other documents, whether written or electronic, used in the performance of services for this Contract.

35. RIGHTS IN TECHNICAL DATA

- (a) The Authority shall have the right to use, duplicate, or disclose technical data, which includes computer softwear, in whole or in part, in any manner and for any purpose whatsoever, and to have or permit others to do so:
 - (1) Any manuals, instructional materials prepared for installation, operation, maintenance or training purposes;
 - (2) Technical data pertaining to end items, components or processes which were prepared for the purpose of identifying sources, size, configuration, mating and attachment characteristics, functional characteristics and performance requirements ("form, fit and function" data; e.g., specification control drawings, catalog sheets, outline drawing; except that for computer softwear it means data identifying source, functional characteristics, and performance requirements but specifically excludes the source code, algorithm, process, formulae, and flow charts of the softwear);
 - (3) Other technical data which has been, or is normally furnished without restriction by the Contractor or subcontractor; or
 - (4) Other specifically described technical data which the parties have agreed will be furnished without restriction.
- (b) The Authority shall have the right to use, duplicate, or disclose technical data other than that defined in paragraph (a) in whole or in part, with the express limitation that such technical data shall not, without the written permission of the party furnishing such technical data, be
 - (1) Released or disclosed in whole or in part outside the Authority;
 - (2) Used in whole or in part by the Authority for manufacture; or
 - (3) Used by a party other than the Authority except for emergency repair or overhaul work only, by or for the Authority where the item or process concerned is not otherwise reasonably available to enable timely performance of the work; provided, that the release or disclosure thereof outside the Authority shall be made subject to a prohibition against further use, release or disclosure.
- (c) Technical data provided in accordance with the provisions of paragraph (b) shall be identified by a legend which suitably recites the aforesaid limitation. Nothing herein shall impair the right of the Authority to use similar or identical data acquired from other sources.
- (d) The term technical data as used in this clause means technical writing, computer softwear, sound recordings, pictorial reproductions, drawings, or other graphic representations and works of a technical nature, whether or not copyrighted, which are specified to be delivered

pursuant to this Contract. The term does not include financial reports, cost analyses, and other information incidental to Contract administration. Computer software as used in this clause means computer programs, computer data bases, and documentation thereof.

- (e) Material covered by copyright:
 - (1) The Contractor agrees to and does hereby grant to the Authority, and to its officers, agents and employees acting within the scope of their official duties, a royalty-free, nonexclusive and irrevocable license throughout the world for Authority purposes to publish, translate, reproduce, deliver, perform, dispose of, and to authorize others so to do, all technical data now or hereafter covered by copyright.
 - (2) No such copyrighted matter shall be included in technical data furnished hereunder without the written permission of the copyright owner for the Authority to use such copyrighted matter in the manner above described.
 - (3) The Contractor shall report to the Authority (or higher-tier contractor) promptly and in reasonable written detail each notice or claim of copyright infringement received by the Contractor with respect to any technical data delivered hereunder.
- (f) Relation to patents: Nothing contained in this clause shall imply a license to the Authority under any patent, or be construed as affecting the scope of any license or other right otherwise granted to the Authority under any patent.
- (g) Any dispute under this clause article shall be subject to the Disputes clause of this contract.
- (h) Notwithstanding any other payment provision in this contract, the Contracting Officer may retain from payment up to 10 percent of the contract price until final delivery and acceptance of the technical data defined in this clause and as required to be furnished by the contract specification.

36. ROYALTY INFORMATION

- (a) When the response to this solicitation contains costs or charges for royalties totaling more than \$250, the following information shall be furnished with the offer, proposal, or quotation on each separate item of royalty or license fee:
 - (1) Name and address of licensor;
 - (2) Date of license agreement;
 - (3) Patent numbers, patent application serial numbers or other basis on which the royalty is payable;
 - (4) Brief description, including any part or model numbers of each contract item or component on which the royalty is payable;
 - (5) Percentage or dollar rate of royalty per unit;
 - (6) Unit price or Contract item;
 - (7) Number of units; and

- (8) Total dollar amount of royalties.
- (b) In addition, if specifically requested by the Contracting Officer prior to execution of the Contract, a copy of the current license agreement and identification of applicable claims of specific patents shall be furnished.

37. SEAT BELT USE POLICY

The contractor agrees to comply with terms of Executive Order No. 13043 "Increasing Seat Belt Use in the United States" and is encouraged to include those requirements in each subcontract awarded for work relating to this contract.

38. SENSITIVE SECURITY INFORMATION

The contractor must protect, and take measures to assure that its subcontractors at each tier protect, "sensitive information" made available during the course of administering an Authority contract or subcontract in accordance with 49 U.S.C. Section 40119(b) and implementing DOT regulations, "Protection of Sensitive Security Information," 49 CFR Part 15, and with 49 U.S.C. Section 114(s) and implementing Department of Homeland Security regulations, "Protection of Sensitive Security Information," 49 CFR Part 1520.

39. STOP WORK ORDER

- (a) The Contracting Officer may, at any time, by written order to the Contractor, require the Contractor to stop all, or any part of the work called for by this Contract for a period of 90 days after the order is delivered to the Contractor, and for any further period to which the parties may agree. The order shall be specifically identified as a STOP WORK ORDER issued under this clause. Upon receipt of the order, the Contractor shall immediately comply with its terms and take all reasonable steps to minimize the incurrence of costs allocable to the work covered by the order during the period of work stoppage. Within a period of 90 days after a stop work order is delivered to the Contractor, or within any extension of that period to which the parties shall have agreed, the Contracting Officer shall either:
 - (1) Cancel the stop work order; or
 - (2) Terminate the work covered by such order as provided in the DEFAULT or TERMINATION FOR CONVENIENCE OF THE AUTHORITY clauses of this Contract.
- (b) If a stop work order issued under this clause is cancelled or the period of the order or any extension thereof expires, the Contractor shall resume work. An equitable adjustment shall be made in the delivery schedule or Contract price, or both, and the Contract modified in writing accordingly, if:
 - (1) The stop work order results in an increase in the time required for, or in the Contractor's cost properly allocable to, the performance of any part of this Contract; and
 - (2) The Contractor asserts a claim for such adjustment within 30 days after the end of the period of work stoppage; provided that, if the Contracting Officer decides the facts justify such action, he may receive and act upon any such claim submitted at any time before final payment under this Contract.

- (c) If a stop work order is not cancelled and the work covered by the order is terminated for the convenience of the Authority, the Contracting Officer shall allow reasonable costs resulting from the stop work order shall be allowed in arriving at the termination settlement.
- (d) If a stop work order is not cancelled and the work covering by the order is terminated for default, the Contracting Officer shall allow, by equitable adjustment or otherwise, reasonable costs resulting from the stop-work order.

40. SUBCONTRACTOR COST AND PRICING DATA-PRICE ADJUSTMENTS

- (a) Paragraphs (b) and (c) of this clause shall become operative only with respect to any change or other modification made pursuant to one or more provisions of this Contract which involves a price adjustment in excess of \$100,000. The requirements of this clause shall be limited to such price adjustments.
- (b) The Contractor shall require subcontractors hereunder to submit cost or pricing data under the following circumstances:
 - (1) Prior to award of any cost-reimbursement type, incentive, or price re-determinable subcontract;
 - (2) Prior to the award of any subcontract the price of which is expected to exceed \$100,000; and
 - (3) Prior to the pricing of any subcontract change or other modification for which the price adjustment is expected to exceed \$100,000; except in the case of (b)(2) or (3) where the price is based on adequate price competition, established catalog or market prices of commercial items sold in substantial quantities to the general public, or prices set by law or regulation.
- (c) The Contractor shall require subcontractors to certify that to the best of their knowledge and belief, the cost and pricing data submitted under paragraph (b) of this clause, is accurate, complete, and current as of the date of execution, which date shall be as close as possible to the date of agreement on the negotiated price of the Contract modification.
- (d) The Contractor shall insert the substance of this clause including this paragraph (d) in each subcontract which exceeds \$100,000.

41. SUBCONTRACTOR PAYMENTS

- (a) The Contractor shall, under this contract, establish procedures to ensure timely payment of amounts due pursuant to the terms of its subcontracts. The Contractor shall pay each subcontractor for satisfactory performance of its contract, or any billable portion thereof, no later than ten (10) days from the date of the Contractor's receipt of payment from the Authority for work by that subcontractor. The Contractor shall also release, within ten (10) days of satisfactory completion of all work required by the subcontractor, any retention withheld from the subcontractor.
- (b) The Contractor shall certify on each payment request to the Authority that payment has been or will be made to all subcontractors in accordance with paragraph (a) above for previous payments by the Authority to the Contractor. The Contractor shall notify the

Contracting Officer or other delegated Authority representative with each payment request, of any situation in which scheduled subcontractor payments have not been made.

- (c) If a subcontractor alleges that the Contractor has failed to comply with this provision, the Contractor agrees to support any Authority investigation, and, if deemed appropriate by the Authority, to consent to remedial measures to ensure subcontractor payment that is due.
- (d) The Contractor agrees that the Authority may provide appropriate information to interested subcontractors who want to determine the status of Authority payments to the Contractor.
- (c) Nothing in this provision is intended to create a contractual obligation between the Authority and any subcontractor or to alter or affect traditional concepts of privity of contract between all parties.

42. TERMINATION FOR CONVENIENCE OF THE AUTHORITY

- (a) The Authority may terminate performance of work under this Contract in whole, or from time to time, in part, if the Contracting Officer determines that a termination is in the Authority's interest. The Contracting Officer shall terminate by delivering to the Contractor a Notice of Termination specifying the extent of termination and the effective date.
- (b) After receipt of a Notice of Termination, and except as otherwise directed by the Contracting Officer, the Contractor shall immediately proceed with the following obligations, regardless of any delays in determining or adjusting any amounts due under the clause:
 - (1) Stop work as specified in the Notice of Termination;
 - (2) Place no further subcontracts or orders (referred to as subcontracts in this clause) for materials, services, or facilities, except as necessary to complete the continued portion of the contract;
 - (3) Terminate all subcontracts to the extent that they relate to the work terminated;
 - (4) Assign to the Authority, as directed by the Contracting Officer, all right(s), title, and interest of the Contractor under the subcontracts terminated, in which case the Authority shall have the right to settle or pay any termination settlement proposal arising out of those terminations;
 - (5) With approval or ratification to the extent required by the Contracting Officer, settle all outstanding liabilities and termination settlement proposals arising from the termination of subcontracts; the approval or ratification will be final for all the purposes of this clause;
 - (6) As directed by the Contracting Officer, transfer title and deliver to the Authority:
 - (i) The fabricated or un-fabricated parts, work in process, completed work, supplies, and other material produced or acquired for the work terminated; and
 - (ii) The completed or partially completed plans, drawings, information and other property that, if the Contract had been completed, would be required to be furnished to the Authority.

- (7) Complete performance of the work not terminated;
 - (8) Take any action that may be necessary, or as the Contracting Officer may direct, for the protection and preservation of the property related to this Contract that is in the possession of the Contractor and in which the Authority has or may acquire an interest;
 - (9) Use its best efforts to sell, as directed or authorized by the Contracting Officer, any property of the types referred to in paragraph (b)(6) of this clause; provided, however, that the Contractor (a) is not required to extend credit to any purchaser and (b) may acquire the property under the conditions prescribed by, and at prices approved by, the Contracting Officer. The proceeds of any transfer or disposition will be applied to reduce payments to be made by the Authority under this contract, credited to the price or cost of the work, or paid in any other manner directed by the Contracting Officer.
- (c) The Contractor shall submit complete termination inventory schedules not later than 120 days from the effective date of termination, unless extended in writing by the Contracting Officer upon written request of the Contractor within the 120-day period.
- (d) After expiration of the plant clearance period (as defined in Subpart 49.001 of the Federal Acquisition Regulation), the Contractor may submit to the Contracting Officer a list, certified as to quantity and quality, of termination inventory not previously disposed of, excluding items authorized for disposition by the Contracting Officer. The Contractor may request the Authority to remove those items or enter into an agreement for their storage. Within 15 days thereafter, the Authority will accept title to those items and remove them or enter into a storage agreement. The Contracting Officer may verify the list upon removal of the items, or if stored, within 45 days from submission of the list, and shall correct the list, as necessary, before final settlement.
- (e) After termination, the Contractor shall submit a final termination settlement proposal to the Contracting Officer in the form and with the certification prescribed by the Contracting Officer. The Contractor shall submit the proposal promptly, but no later than 1 year from the effective date of termination, unless extended in writing by the Contracting Officer upon written request of the Contractor within this 1-year period. However, if the Contracting Officer determines that the facts justify it, a termination settlement proposal may be received and acted upon after 1 year or any extension. If the Contractor fails to submit the proposal within the time allowed, the Contracting Officer may determine, on the basis of information available, the amount, if any, due the contractor because of the termination and shall pay the amount determined.
- (f) Subject to paragraph (e) this clause, the Contractor and the Contracting Officer may agree upon the whole or any part of the amount to be paid or remaining to be paid because of the termination. The amount may include a reasonable allowance for profit on work done. However, the agreed amount, whether under this paragraph (f) or paragraph (g) of this clause, exclusive of costs shown in paragraph (g)(3) of this clause, may not exceed the total contract price as reduced by (1) the amount of payment previously made and (2) the contract of price of work not terminated. The contract shall be modified, and the Contractor paid the agreed amount. Paragraph (g) of this clause does not limit, restrict, or affect the amount that may be agreed upon to be paid under this paragraph.
- (g) If the Contractor and the Contracting Officer fail to agree on the whole amount to be paid because of the termination of work, the Contracting Officer shall pay the Contractor the

amounts determined by the Contracting Officer as follows, but without duplication of any amounts agreed on under paragraph (f) of this clause:

- (1) The contract price for completed supplies or services accepted by the Authority (or sold or acquired under paragraph (b)(9) of this clause) not previously paid for, adjusted for any saving of freight and other charges.
- (2) The total of:
 - (i) The costs incurred in the performance of the work terminated, including initial costs and preparatory expense allocable thereto, but excluding any costs attributable to items compensated or to be paid for under paragraph (g)(1) of this clause;
 - (ii) The cost of settling and paying termination settlement proposals under terminated subcontracts that are properly chargeable to the terminated portion of the contract if not excluded in subsection (g)(2)(i) of this clause; and
 - (iii) A sum, as profit on subdivision (g)(2)(i) of this clause, determined by the Contracting Officer pursuant to Section 49.202 of the Federal Acquisition Regulation, in effect on the date of this contract, to be fair and reasonable; however if it appears that the Contractor would have sustained a loss on the entire Contract had it been completed, the Contracting Officer shall allow no profit under this subsection (g)(2)(iii) and reduce the settlement to reflect the indicated rate of loss.
- (3) The reasonable costs of settlement of the work terminated, including:
 - (i) Accounting, legal, clerical, and other expenses reasonably necessary for the preparation of termination settlement proposals and supporting data;
 - (ii) The termination and settlement of subcontracts (excluding the amounts of such settlements); and
 - (iii) Storage, transportation, and other costs incurred, reasonably necessary for the preservation, protection, or disposition of the termination inventory.
- (h) Except for normal spoilage, and except to the extent that the Authority expressly assumed the risk of loss, the Contracting Officer shall exclude from the amounts payable to the Contractor under paragraph (g) of this clause, the fair value, as determined by the Contracting Officer, of property that is destroyed, lost, stolen, or damaged so as to become undeliverable to the Authority or to a buyer.
- (i) The cost principles and procedures of Part 31 of the Federal Acquisition Regulation, in effect on the date of this contract, shall govern all costs claimed, agreed to, or determined under this clause.
- (j) The Contractor shall have the right of appeal, under the DISPUTES clause, from any determination made by the Contracting Officer under paragraph (e) or (g) of this clause, except that if the Contractor failed to submit the termination settlement proposal or request for equitable adjustment within the time provided in paragraph (e) respectively, and failed to request a time extension, there is no right of appeal.

- (k) In arriving at the amount due the Contractor under this clause, there shall be deducted:
- (1) All un-liquidated advances or other payments to the Contractor under the terminated portion of the Contract;
 - (2) Any claim which the Authority has against the Contractor under this contract; and
 - (3) The agreed price for, or the proceeds of sale of, materials, supplies, or other things procured by the Contractor or sold under the provisions of this clause and not recovered by or credited to the Authority.
- (l) If the termination is partial, the Contractor may file a proposal with the Contracting Officer for an equitable adjustment of the price(s) of the continued portion of the Contract. The Contracting Officer shall make any equitable adjustment agreed upon. Any proposal by the Contractor for an equitable adjustment under this clause shall be requested within 90 days from the effective date of termination unless extended in writing by the Contracting Officer.
- (m) (1) The Authority may, under such terms and conditions it prescribes, make partial payments and payments against costs incurred by the Contractor for the terminated portion of the Contract, if the Contracting Officer believes the total of these payments will not exceed the amount to which the contractor will be entitled.
- (2) If the total payments exceed the amount finally determined to be due, the Contractor shall repay the excess to the Authority upon demand, together with interest computed at the rate established by the Secretary of Treasury under 50 U.S.C. App. 1215(b)(2). Interest shall be computed for the period from the date the excess payment is received by the Contractor to the date the excess is repaid. Interest shall not be charged on any excess payment due to a reduction in the Contractor's termination settlement proposal because of retention or other disposition of termination inventory until 10 days after the date of the retention or disposition, or a later date determined by the Contracting Officer because of circumstances.
- (n) Unless otherwise provided in this Contract or by statute, the Contractor shall maintain all records and documents relating to the terminated portion of this contract for three (3) years after final settlement. This includes all books and other evidence bearing on the costs and expenses of the Contractor under this Contract. The Contractor shall make these records and documents available to the Authority, its governing jurisdictions and any other federal, state, or local entities providing funding for this Contract, and to the Comptroller General of the United States, or the agents or representatives of any of them, at the Contractor's office, at all reasonable times, without any direct charge. If approved by the Contracting Officer, photographs, microphotographs, or other authentic reproduction may be maintained instead of original records and documents. This requirement shall be passed through to all subcontractors whose compensation is included in the termination settlement.

43. TITLE

Unless this Contract specifically provides for earlier passage of title to deliverables (including documents, reports, and data) or other items resulting from this Contract, title shall pass to the Authority upon formal acceptance, regardless of when or where the Authority takes physical possession. The risk of loss remains with the Contractor until the transfer of title.

44. VARIATION IN QUANTITY (SUPPLIES)

No variation in the quantity of any item called for by this Contract will be accepted unless such variation has been caused by conditions of loading, shipping, or packing, or allowances in manufacturing processes, and then only to the extent, if any, specified elsewhere in this Contract.

45. WALSH-HEALEY PUBLIC CONTRACTS ACT

If this Contract is for the manufacture or furnishing of materials, supplies, or equipment in an amount which exceeds or may exceed \$10,000 and is subject to the Walsh-Healey Public Contracts Act, as amended (41 U.S.C. 35-45), the following terms and conditions apply:

- (a) All stipulations required by the Act and regulations issued by the Secretary of Labor (41 CFR Chapter 50) are incorporated by reference. These stipulations are subject to all applicable rulings and interpretations of the Secretary of Labor that are now, or may be hereafter, be in effect.
- (b) All employees whose work relates to this contract shall be paid not less than the minimum wage prescribed by regulations issued by the Secretary of Labor (41 CFR 50-202.2). Learners, student learners, apprentices, and handicapped worker may be employed at less than the prescribed minimum wage (see 41 CFR 50-202.3) to the same extent that such employment is permitted under Section 14 of the Fair Labor Standards Act (41 U.S.C. 40).

PART II, SECTION 2 - SPECIAL PROVISIONS

PART II, SECTION 2 - SPECIAL PROVISIONS

1. PERFORMANCE TERMS –OPTIONAL PERFORMANCE TERMS & PECK PURCHASE ACTIVITY:

The contract period of performance includes a two (2) year base period and three (3) one-year options.

OPTIONAL PERFORMANCE TERMS

The Authority has an unilateral right to extend the contract by exercising the option or options (as applicable) subject to all terms and conditions herein.

The Authority may exercise the option(s) (if any) by written notice to the Contractor prior to commencement of the option period; provided, that the Authority shall give the contractor a preliminary notice of its intent to extend at least 30 days before the contract expires. The preliminary notice does not commit the Authority to an extension.

PEAK UNIFORM PURCHASE ACTIVITY

Each January, authorized employees receive a uniform voucher in the value for three (3) shirts and two pair of pants. Therefore, the contractor must be prepared to handle high sales and alterations on-site especially during this cycle.

2. AVAILABILITY OF UNIFORMS/QUANTITIES AND SPECIAL ORDER WARE:

Contractor must has sufficient quantities of new uniforms available to begin sales at contractor's Site(s) located in the Washington Metropolitan Area.

QUANTITIES

- a) Estimated quantities for base and option years are provided in the attached Price Schedule: The quantities stated are estimates, they are based upon the Authority's analysis of existing uniform purchases and current number of employees.
- b) Uniforms will be worn by approximately 3454 bus and rail operators, stations attendants and supervisor employees. The Authority will inform the contractor of changes in staffing levels on an annual basis.
- c) As a matter of information, the current union contracts for above referenced employees provides payment to these employees at the beginning of each calendar year in the form of voucher equal in value to the price for three (3) summer shirts and two (2) pleated summer pants, per the labor union contract. The voucher is redeemable only with the uniform contractor and may be used to purchase any authorized uniform item. Vouchers may be accumulated by employees.

SPECIAL ORDER WEAR

The contractor's inventory shall include special sizes (2X-4X and 5X and above) selected garments (parkas and raincoats) as designated by Authority (see price

schedule for details.) The contractor must include written special order procedures and delivery schedules along with "Technical Proposal".

3. INVENTORY OWNERSHIP/RETURN POLICY:

INVENTORY OWNERSHIP

- a. The contractor shall own the inventory. The Authority may elect to purchase at the end of the contract period the remaining first quality, conforming finished and raw goods inventory as defined below and subject to the limitations set forth in subparagraph b. below:
- b. The inventory celling for the final year of the contract shall not exceed 40% of the projected sales as previously agreed upon. The price of this inventory shall be actual cost to the contractor. The price of raw goods shall be substantiated by invoices or price quotations by the manufacturer of the raw goods. Shipment shall be F. O. B. contractor's warehouse. The buy-out shall take place within a reasonable time after the contract termination date but not to exceed 60 days from that date and payment terms shall not exceed 30 days from date of shipment.
- c. If, for any reason, the Authority alters the specifications for any garment or accessory listed in the "Specifications for Metrobus/Metrorail Supervisors, Operators and Station Managers Uniforms" the Authority will require proper disposition of all finished inventory. The Authority will buy-out those items no longer authorized to be worn as a result of the specification change; the quantities to be purchased pertain only to work in progress and finished inventory and will not exceed 120% of the last year of sales of the line item(s) under the contract.

RETURN POLICY (CORRECTION OF DEFICIENCIES)

WMATA employees shall have the right to return an Item which they deem to be unsatisfactory/ deficient within 15 days from the date of purchase. The Contractor will be obligated to repair or replace at its option that item at no cost to the employees. The Contractor shall not be obligated to repair or replace any item which has been damaged or mistreated by an employee. If the Contractor has reason to believe that an Authority employee is abusing this return policy, the Contractor shall notify the Contracting Officer accordingly.

4. AVAILABILITY OF FUNDS FOR THE NEXT FISCAL YEAR

Funds are not presently available for performance under this contract beyond the fiscal year which ends June 30, 2015. The Authority's obligation for performance of this contract beyond that date is contingent upon the availability of funds from which payment for contract purposes can be made. No legal liability on the part of the Authority for any payment may arise for performance under this contract until funds are made available to the Contracting Officer for performance and until the Contractor receives notice of availability, to be confirmed in writing, by the Contracting Officer. Any option exercised by the

Authority which will be performed in whole or in part in a subsequent fiscal year is subject to availability of funds in the subsequent fiscal year and will be governed by the terms of this Article.

5. PRICING

Prices on the Price Schedule Sheets submitted must include all associated costs, including but not limited to, labor, travel, markups, overhead, and profit.

6. PAYMENT TERMS/ BILLING

WMATA will accept the submittal of invoices in one of the following methods:

Email: Invoices may be submitted through email at: apinvoice@wmata.com. Please submit one invoice and supporting documentation per PDF attachment. You may submit more than one PDF attachment per email.

Fax: Invoices may be submitted via the following number: 1-866-534-9063. Please submit one invoice and all supporting documentation for this invoice per fax.

Regular Mail: Invoices may be submitted via U.S. Postal Service to the following address:

WMATA – Accounts Payable
PO Box 1910
Beltsville, MD 20704-1910

This address is only for vendor invoices. Correspondence should not be sent to this address.

Also mail one copy of each invoice to the Contracting Officer's Technical Representative (COTR). A letter appointing the COTR will be included in the contract award package.

Invoice Requirements:

Invoices shall contain the vendor name, a unique invoice number for each shipment or service, invoice date, payment terms, total invoice amount, remit to address, Purchase Order Number, freight terms, description of each item being invoiced, quantity, unit item cost, extended cost by item, total freight/handling costs, and contact name and email address. Final invoices must clearly be marked "FINAL" and cite the amount of the contract, amount previously paid, and the balance due.

7. SALES & DISTRUBUTION/ EMPLOYEE/FINANCING/SALES RECORDS

NOTE: Only authorized items can be sold to WMATA employees by means of payroll deduction. List of authorized items are identified in the Price Schedule.

SALES AND DISTRUBUTIONS

- a) The contractor shall be responsible for establishing and maintaining a minimum of one sales and distribution site located in the Washington Metropolitan Area and convenient to public transportation. The Washington Metropolitan Area is defined as any location inside the 495 Capital Beltway. The term "convenient" shall mean being not more than

two (2) city blocks from a Metrobus line (which operates on Saturdays) and is accessible by Metrorail.

- b) The contractor shall ensure that the sales center will provide financing options to the employees as described below as well as alteration services on the site. Altering of trouser cuffs and jacket sleeve lengths shall be included in the price of the garment for both men and women. Other alterations may be made at an additional cost to the employee. The distributor must operate the facility Monday through Saturday from 9:00 a.m. to 6:00 p.m., except on federal holidays. The contractor shall require its employees to exercise courtesy and consideration in all dealing with WMATA employees.

EMPLOYEE FINANCING

Contractor will ensure financing options are provided at Sales Center to WMATA s employees.

As a matter of information, the current union contract provides payment to operating employees at the beginning of each calendar year in the form of a voucher equal in value to the price for three summer shirts and two pleated summer pants. The voucher will be redeemable with the contractor and may be used to purchase any authorized uniform item. Employees may accumulate the vouchers indefinitely and redeem them as needed. As a matter of offering employee financing to WMATA employees, the following services shall be provided:

- a. The contractor shall offer uniform purchasers several options including but not limited to: (1) cash; (2) major credit cards; and (3) independent financing at a rate not to exceed those allowable under local laws as determined by the site where the sale to the employee takes place; and (4) employee payroll deduction.
- b. As an accommodation to its employees, WMATA, at its discretion, will collect through payroll deduction \$10 per week (per pay period) for purchases of \$200 or less, \$20 for purchases between \$201 and \$400 and \$40 for purchases of \$401 and above. The Authority will pay the contractor weekly monies collected through payroll deductions, on the contractor's behalf; the check will be one amount with a breakout of accounts impacted. It shall be the Contractor's responsibility to ensure that at no time will an employee's outstanding payroll deduction exceed \$750. The Authority will furnish the contractor a form that authorizes the purchase of uniform items through payroll deductions which will initiate the process. It is anticipated that payroll deductions will be predominant method of employee-requested financing. No additional charge may be added to the sales price of uniform items purchased by WMATA employees through payroll deduction.
- c. Detailed procedures regarding the use of the payroll deduction form will be finalized in conjunction with the contractor. At a minimum, the procedures will require the supervisor of the employee requesting the payroll deduction to certify on the form that the employee is in fact an employee. The Authority will furnish the contractor a list of supervisors authorized to sign the payroll deduction form. The list shall state the supervisor's name,

employee identification number and telephone number. As supervisor changes take place, the contractor will be notified immediately.

- d. The Authority may assume responsibility for any unpaid balances as a result of any employee's retirement, dismissal or separation due to long term disability status. Upon separation from the Authority, if an employee is owed money, the Authority will use best effort to deduct such amounts yet owed to Contractor from those monies. On a monthly basis the Authority will provide a roster of employees eligible to purchase uniforms, and a list of employees no longer employed by the Authority.

SALES RECORDS

Contractor must provide to WMATA a report showing units sold and total dollar sales information on a biannual basis. The format of the report will be agreed to by WMATA and the contractor.

8. POINT OF CONTACT

All inquiries are to be directed to:

Washington Metropolitan Area Transit Authority
Attn: Doris Y. Boggs
600 Fifth Street
Washington, DC 20001
Phone: 202 962-2071
FAX: 202 9622038
E-Mail: dboggs@wmata.com

9. F.O.B. DESTINATION N/A

10. CONTRACTOR PERSONNEL

- a. The Contractor shall replace employees who the Authority judges to be incompetent, careless, unsuitable or otherwise objectionable, or whose continued use is deemed contrary to the best interests of the program. The reason for replacement will be discussed between the Contractor and the Authority before a replacement request is issued. Upon receipt of a written request from the Authority, the Contractor shall proceed with the replacement unless the Contractor is able to demonstrate that the Authority's request is unreasonable. The replacement request will include the desired replacement date and the reason for the request. The Contractor shall effect the replacement in a manner that does not impact quality, cost or schedule.

11. PRE-EMPLOYMENT CRIMINAL BACKGROUND CHECK REQUIREMENT N/A

12. MOST FAVORED CUSTOMER

The Contractor shall voluntarily provide the Authority with the benefits of any more favorable terms it has, or negotiates, with any organization or facility whose circumstances and operations are substantially the same as those of the Authority.

13. CONDITIONS AFFECTING THE WORK N/A

14. WARRANTY

The Contractor warrants that supplies and/or services provided under this contract are sufficient and fit for purpose intended, should any deficiencies occur within one (1) year from purchase of product/services then Contractor will remedy the deficiency no later than 7 (days) working days from notification.

15. INDEMNITY

1. Contractor shall indemnify, defend and hold harmless the Authority, its directors, officers, employees and agents, from all liabilities, obligations, damages, penalties, claims, costs, charges and expenses (including reasonable attorney's fees), of whatsoever kind and nature for injury, including personal injury or death of any person or persons, and for loss or damage to any property, including the property of the Contractor and the Authority, occurring in connection with, or in any way arising out of the use, occupancy and performance of the work and/or any acts in connection with activities to be performed under this contract, unless the loss or damage is due to the sole negligence of the Authority. Nothing in the preceding sentence shall be deemed to relieve Contractor from ultimate liability for any obligation of Contractor under this Contract.
2. Contractor shall indemnify, defend and hold harmless the Authority, its directors, officers, employees and agents, against any and all claims, liabilities, losses, demands, damages, penalties, costs, charges, remedial costs, environmental claims, fees or other expenses including attorneys' fees, related to, arising from or attributable to any effluent or other hazardous waste, residue, contaminated soil or other similar material discharged from, removed from, or introduced on, about or under the job site; provided, however, that the foregoing indemnity does not apply to loss or damage due to preexisting conditions, whether known or unknown.
3. If any action or proceeding relating to the indemnification required is brought against the Authority, then upon written notice from the Authority to the Contractor, the Contractor shall, at the Contractor's expense, resist or defend such action or proceeding by counsel approved by the Authority in writing, such approval not to be unreasonably withheld, but no approval of counsel shall be required where the cause of action is resisted or defended by counsel of any insurance carrier obligated to resist or defend the same. The Authority reserves the right to use its own counsel under this indemnity at Contractor's sole cost and expense.
4. Contractor understands and agrees that it is Contractor's responsibility to provide indemnification to the Authority pursuant to this Section. The provision of insurance, while anticipated to provide a funding source for this indemnification, is in addition to any indemnification requirements and the failure of Contractor's insurance to fully fund any indemnification shall not relieve the Contractor of any obligation assumed under this indemnification.

16. GENERAL INSURANCE REQUIREMENTS

Article 1. General Insurance Requirements

Contractor shall procure, at its sole cost and expense the insurance outlined in this Section as follows:

- 1) Contractor is required to maintain the insurance coverage(s) outlined in this Section for a period of time commencing the sooner of the execution of this contract, or the start of Work, without interruption. The coverages shall be maintained in force and effect for 3 years after final completion and acceptance of the Work, with the exception of Professional Liability. Professional Liability insurance requirements are outlined in Article 6.
- 2) The insurance coverage and limits of insurance outlined in this Section are minimum coverage and limits. Contractor is encouraged, at its sole cost and expense, to purchase any additional insurance coverages and or limits of insurance that Contractor deems prudent and necessary to manage risk in the completion of this contract.
- 3) Upon written request from WMATA, contractor shall provide copies of any and all policy(s), including all endorsement(s), within 5 business days of such request.
- 4) Insurance Policies must be written on admitted paper, (unless otherwise indicated herein) with an insurance company acceptable to WMATA.
- 5) Unless otherwise noted, "Claims Made" insurance policies are not acceptable.
- 6) Any insurance policy utilizing a Self-Insured Retention (SIR) requires approval from WMATA.
- 7) Contractor is required to incorporate these minimum Insurance Requirements into contract requirements of all Sub-Contractors of every tier.

Article 2. Workers' Compensation and Employer's Liability

NOT APPLICABLE

Article 3. Commercial General Liability

Required Minimum Limits of Coverage:

\$2,000,000	Each Occurrence Limit
\$2,000,000	General Aggregate Limit
\$2,000,000	Products and Completed Operations Limit

Required Minimum Coverage(s):

- 1) Commercial General Liability (CGL) coverage form shall be ISO Occurrence Form CG0001 (12/04) or its equivalent. Equivalency determination shall be made in WMATA's sole and unreviewable discretion.
- 2) Required minimum limits of coverage may be achieved through a combination of the aforementioned CGL coverage form and umbrella excess liability coverage form(s), provided that the umbrella excess liability coverage form(s) provide the same or broader coverage than the prescribed CGL coverage form.
- 3) Policy shall be endorsed with Additional Insured Endorsement(s) in compliance with the "Additional Insured" Article 9 of this Section. Commercial General Liability and Umbrella Excess Liability forms must provide defense coverage for additional insureds.
- 4) Policy shall be endorsed with a Waiver of Subrogation Endorsement(s) in compliance with the Waiver of Subrogation" Article 10 of this Section.

- 5) Defense Costs (Allocated Loss Adjustment Expense) must be included and in excess of the policy limits for all primary and Umbrella Excess Policies.
The Additional Insured Endorsement shall include Products and Completed Operations Coverage with no limitation on when claims can be made. The coverage provided by the additional insured endorsement shall be at least as broad as the Insurance Service Office, Inc.'s Additional Insured Form CG 2 10 11 85 or CG 2 26 11 85 as determined by WMATA.

Article 4. Railroad Protective Liability Insurance (RRP)

NOT APPLICABLE

Article 5. Business Auto Liability

NOT APPLICABLE

Article 6. Professional Liability Insurance

NOT APPLICABLE

Article 7. Pollution Liability Insurance

NOT APPLICABLE

Article 8. Builders' Risk

NOT APPLICABLE

Article 9. Additional Insured(s)

Contractor and Sub-Contractors of every tier are required to add WMATA, its independent contractors, and the WMATA Board of Directors as additional insured(s) on all insurance policies purchased by Contractor and Sub-Contractors of every tier, with the exceptions of Workers' Compensation and Professional Liability.

- 1) Coverage provided to any Additional Insured shall be primary and non-contributory to any other insurance available to the Additional Insured.
- 2) Coverage provided to any Additional Insured shall be for claims arising out of both ongoing operations and products and completed operations hazard.
- 3) Coverage available to any Additional Insured under the products and completed operations hazard can only be limited to the applicable statute of repose in the jurisdiction where the contract scope of work takes place. The coverage provided by the additional insured endorsement shall be at least as broad as the Insurance Service Office, Inc.'s Additional Insured Form CG 20 10 11 85 or CG 20 26 11 85 as determined by WMATA.
- 4) Coverage available to the additional insureds is not limited to the minimum limits of coverage outlined in this document.

Article 10. Waiver of Subrogation

Contractor and Sub-Contractors of every tier are required to have all insurance policies purchased by Contractor and Sub-Contractors of every tier, endorsed to waive the insurance company's rights of recovery against WMATA, its independent contractors and the WMATA Board of Directors.

- 1) Coverage shall be provided on an endorsement that is acceptable to WMATA.

Article 11. Certificate of Insurance (COI)

Contractor shall provide WMATA an ACORD Certificate of Insurance (COI) as evidence that the insurance requirements of this Section have been satisfied. Certificates of Insurance shall be emailed to COI@WMATA.COM.

The certificate holder box should read:

Washington Metropolitan Area Transit Authority
Office of Insurance, Room 8F
600 Fifth Street, NW
Washington, DC 20001

Additionally;

- 1) Satisfactory COI delineating all required insurance coverage requirements under this Section shall be delivered before the execution of this Contract by WMATA.
- 2) COI shall state the RFP# and the name of your WMATA Procurement contact.
- 3) Failure to provide satisfactory evidence of all required insurance may result in Contractor and/or subcontractors of every tier being denied access to work locations, including, but not limited to WMATA properties.
- 4) COI reflect total limits of insurance purchased by Contractor for the types of insurance required under this Contract.
- 5) Proposed material modifications to insurance required under this Section must be received by WMATA at least 30 days prior to the effective date of the proposed modifications to such insurance.
- 6) WMATA's receipt of copies of any COI, policy endorsements or policies does not relieve Contractor of the obligation to remain in compliance with the requirements of this Section at all times. Contractor's failure to so comply, and to continuously comply with these insurance requirements shall constitute a material breach of this Contract.
- 7) The ACORD COI shall specifically delineate the following:
 - a. Who is an Additional Insured under the policies delineated in this Section.
 - b. That each additional insured(s) as required under this Section is an additional insured on a primary and non-contributory basis.
 - c. That each additional insured(s) is an additional insured for ongoing operations of the Contractor in addition to the products and completed operations coverage.
 - d. That coverage providing a waiver of subrogation to each Additional Insured is compliant with the Waiver of Subrogation article of this Section.
 - e. That the issuing insurance company will mail written notice of cancellation of any of the required insurance policies to WMATA within 30 days of Cancellation. Use of "will endeavor to" as respects this requirement is not acceptable and must be deleted. Such notice shall be sent to:

Washington Metropolitan Area Transit Authority
Office of Insurance, Room 8F
600 Fifth Street, NW
Washington, DC 20001

Article 12. Other Insurance

1. **Property insurance** – an insurance policy providing coverage on a replacement cost basis covering all risk of loss or physical damage to inventory or property of others while in the care, custody, and control or on premises of contractor.

17. BOND REQUIREMENTS

N/A

18. PROPOSAL SECURITY

N/A

19. LAWS AND REGULATIONS

Each Offeror shall be responsible to fully inform themselves of the requirements for and to comply with any applicable State of Maryland, Commonwealth of Virginia, District of Columbia, Federal and jurisdictional laws and regulations governing the service to be provided under the contract. Further, each contractor shall be responsible to obtain, at its own cost and expense, any and all licenses/permits required to transact business in any political jurisdictions to be serviced.

20. FEDERAL/LOCAL/STATE SALES TAX

- a. Pursuant to Article XVI., Paragraph 78., of the Washington Area Metropolitan Transit Authority Compact, as adopted by the State of Maryland, the District of Columbia, and the Commonwealth of Virginia, with the authorization and consent of the Congress of the United States, the Authority has been accorded exemption from taxes as follows:

“the Authority and the Board shall not be required to pay taxes or assessments upon any of the property acquired by it or under its jurisdiction, control, possession or supervision, or upon its activities in the operation and maintenance of any transit facility or upon any revenues therefrom, and the property and income derived therefrom shall be exempted from all Federal, State, District of Columbia, municipal, and local taxation. This exemption shall include without limitation, all motor vehicle license fees, sales taxes and motor fuel taxes.”

- b. It has been the practice of the District of Columbia to apply the Authority's tax exempt status to certain purchases of materials required under Authority construction contracts and acquired by Contractor for physical incorporation into the project work. This has not been the practice in either Maryland or Virginia. The Authority does not represent or warrant that the District of Columbia practice applies to this project or, if it does, that it will continue in effect during the term of this project. It is the responsibility of the Contractor to determine its liability for any and all taxes applicable to this project. Assessment or payment of taxes by the Contractor, including taxes resulting from changes in existing laws or the application thereof or of new or additional taxes, shall not constitute the basis for an increase in the Contract price, except as otherwise allowed under Section 00779, FEDERAL, STATE AND LOCAL TAX.
- c. By submission of its proposal, the proposer certifies that none of the taxes as to which the Authority is exempt are included in its proposal price(s) or the final Contract Price. In the event that the Authority learns that any taxes to which the Authority is exempt are included in the final Contract Price, the Authority shall be entitled to a reduction in the Contract Price reflecting such amount and a refund of monies paid related to such taxes, plus applicable interest.

21. CONTRACTING OFFICER'S TECHNICAL REPRESENTATIVE (COTR)

- a. The work will be conducted under the general direction of the Contracting Officer. Authority will be delegated to the Contracting Officer's Technical Representative (COTR) to take the following actions;

- (1) Act as the principal point of contact with the contractor. Submit a copy of each item of incoming correspondence and a copy of any enclosures shall also be submitted to the Contract Administrator;
- (2) Approve in writing the contractor's progress schedule and submittals when required;
- (3) Inspect the work for compliance with the contract;
- (4) Review and approve invoices and payment estimates. Forward invoices and receipts to accounting. Bring to the attention of the Contracting Officer any significant discrepancies in, or disputes concerning, contractor invoices of payments. In those cases requiring release of final retained percentages of payment, the COTR will make his recommendations in writing to the Contracting Officer;
- (5) Coordinate correspondence with the Contract Administrator if its importance significantly impacts the contractual terms and obligations;
- (6) Evaluate the contractor's technical letters and proposals for the Contracting Officer;
- (7) Advise the Contracting Officer of potential problems that may affect contract performance;
- (8) Advise the Contracting Officer whenever the COTR has reason to believe that the contractual not-to-exceed amount will be exceeded;
- (9) Prepare the Authority estimate for Proposed Contract Modifications. Participate in negotiations of modifications;
- (10) Approve, in writing, the contractor's progress schedule when required.
- (11) Receive from the contractor, monthly, if applicable, DBE status reports and forward them to the Office of Procurement and Materials, DBE Branch;
- (12) Receive from the contractor the Certified Payroll Reports and prepare a log sheet indicating the following: (1) name of the contractor and subcontractor; (2) the contract number; (3) the certified payroll number (number for the payroll for the project starting with the number 1); (4) the time frame of the payroll period (i.e. 1/21/11-2/3/11); (5) the Statement of Compliance date (first page of the report); and (6) the date the report was received by WMATA;
- (13) Maintain a comprehensive file record of documents and correspondence concerning contract activities and actions;
- (14) Provide the Contract Administrator with a written notification after all supplies/services have been received with a statement that the COTR is not aware of any open issues that would preclude closeout of the contract and that the contract is ready for closeout. Return the file, containing all records, correspondence, etc., to the Contract Administrator;

- (15) Execute Standard Form 1420, which contains a detailed performance evaluation of the contractor. Note that if, there is one or more categories in which the contractor is deemed unsatisfactory, these evaluations must be provided to the contractor for comment; and
 - (16) Provide the Contract Administrator with a written request (and requisition) to exercise option(s) (if any) a minimum of 90 days prior to the time established in the contract for exercise of the option.
- b. There are certain actions which are reserved for only the Contracting Officer. They are:
 - (1) Approval of contract modification proposals and/or other unilateral actions.
 - (2) Issuance of written orders to stop and/or resume work under Article 10, "Stop Work Orders", of the General Provisions.
 - (3) Negotiation with the Contractor for adjustment of contract price and/or time.
 - (4) The COTR is not authorized to render final decision under the DISPUTES article of the General Provisions.
 - (5) The COTR is not authorized to issue Termination Notices pursuant to the terms of this contract.
- c. The presence or absence of the COTR or his inspectors shall not relieve the Contractor from any requirements of the contract.

22. HAZARDOUS MATERIAL IDENTIFICATION AND MATERIAL SAFETY DATA N/A

23. SALES, DISTRIBUTIONS, FINANCING AND SALES RECORDS

Contractor will ensure financing options are provided at Sale Center (s) to WMATA s employees as describe in Section 7 herewith under **EMPLOYEE FINANCING**.

The distributor must operate facility Monday through Saturday from 9:00 a.m. to 6:00 p.m., except on federal holidays. The facility shall be staffed with a sufficient number of employees to minimize delays in service.

The Contractor shall require its employees to exercise courtesy and consideration in all dealings with WMATA employees. The Contractor shall ensure adequate recordkeeping is maintained throughout the contract to ensure Authority-owned inventory is properly accounted for, and sales records are accurately maintained.

24. INSPECTION, OF GARMENT AND ACESSORIES

- a. The Contractor will maintain an in-process and end-item quality control program to ensure shipments under this contract do not include defective non-conforming items.
- b. Items furnished under this contract are subject to inspection and test by the Authority or its duly authorized agent, at all reasonable times and at all reasonable places including,

but not limited to, the manufacturing plant, shipping point and the selling or distribution facility, to ensure compliance with the specifications set forth in this solicitation. Normal accepted industry standards will be used. If deficiencies are found, the item will be removed by the Contractor and may not be reintroduced into inventory unless and until the deficiencies are corrected.

- c. The Authority reserves the right to physically inspect, upon written notice, inventory stock levels at the Contractor's designated distribution site(s) to ensure inventory levels are properly maintained.

25. FIRST ARTICLE N/A

26. ORGANIZATIONAL CONFLICT OF INTEREST

Unless specifically exempted from the conditions of this provision by the Contracting Officer, any Authority contractor, subcontractor, subsidiary, or other entity which is legally related and which develops or drafts specifications, requirements, statements of work, request for proposals, will be excluded from competing for the directly ensuing procurement.

27. RIGHTS IN TECHNICAL DATA – UNLIMITED N/A

28. LIQUIDATED DAMAGES N/A

29. FORCE MAJEURE CLAUSE

The Contractor's right to proceed shall not be so terminated nor the Contractor charged with resulting damage under the following circumstances:

- a. If the delay in performing this work arises from unforeseeable causes beyond the control and without the fault or negligence of the Contractor, including, but not restricted to, acts of God, acts of the public enemy, acts of the Authority in its contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, unusually severe weather.
- b. The rights and remedies of the Authority provided in this Section are in addition to any other rights and remedies provided by law or under this Contract.

30. SITE VISIT/INSPECTION

WMATA may make site visits prior to and after contract award to ensure contractor maintains adequate facilities for contract functions and sales records: This will include maintaining proper equipment, facilities, supplies, and skilled labors that allow Contractor to adequately perform functions specified herewith.

31. GARNISHMENT OF PAYMENTS

Payment under this contract shall be subject to any garnishment and attachment orders issued pursuant to the laws of Maryland, Virginia, and the District of Columbia, and to levies under the laws of the United States.

32. GOVERNING LAW

This contract shall be deemed to be an agreement under and shall be governed by the law of the District of Columbia, exclusive of its conflict of law principles, and the common law of the U.S. Federal contracts including precedents of the Federal Boards of Contract Appeals.

33. SAFETY REQUIREMENTS

- a. The contractor shall be responsible for ensuring compliance with the most stringent provisions of the applicable statutes and regulations of the District of Columbia, State of Maryland, Commonwealth of Virginia or political subdivision in which the work is being performed.
- b. The contractor shall maintain first aid kit which shall be fully equipped to meet the needs of the anticipated work force.

34. LIVING WAGE N/A

35. METRIC SYSTEM

To the extent U.S. DOT or FTA directs, the Contractor agrees to use the metric system of measurement in its Project activities, in accordance with the Metric Conversion Act, as amended by the Omnibus Trade and Competitiveness Act, 15 U.S.C. 205a et seq; Executive Order No. 12770, "Metric Usage in Federal Government Programs," 15 U.S.C. 205a note; and applicable U.S. DOT or FTA regulations in accordance with applicable Federal directives. As practicable and feasible, the Contractor agrees to supply products and services with dimensions expressed in the metric system of measurement. Metric usage shall not be required to the extent that such use is impractical or is likely to cause significant inefficiencies or loss of markets to United States firms.

36. WHISTLEBLOWER PROTECTION

- a. The Contractor and its subcontractors shall encourage their employees and independent contractors to report information—without fear of actual or threatened discrimination, retaliation or reprisal—that they in good faith reasonably believe is evidence of gross mismanagement; gross misuse or waste of public resources or funds; fraud; violation of law; abuse of authority in connection with the conduct of Metro operations or contracts; or a substantial and specific danger to health, security or safety. The Contractor and its subcontractors shall notify their employees that they may make reports under this paragraph to:
 - (1) WMATA's Office of Inspector General (OIG), in person, in writing, through the OIG Hotline (888-234-2374) or email wmata-oig-hotline@verizon.net or by any other reasonable means;

- (2) WMATA's Metro Transit Policy Department (MTPD), in person, by telephone (202-962-2121) or by any other reasonable means, or to the OIG, if the information constitutes a potential violation of criminal law;
 - (3) WMATA's Chief Safety Officer, in person, in writing, through the SAFE Hotline (202-249-7233) or email safety@wmata.com, or by any other reasonable means; or
 - (4) Any other official, office or agency within WMATA or outside WMATA that the employee or independent contractor reasonably believes has the authority to act on the matter.
- b. The Contractor, its employees, independent contractors and subcontractors shall cooperate with any inquiry or review by an authorized official of WMATA, or by the federal government or any other governmental entity with jurisdiction over WMATA, regarding a matter that would constitute a report under paragraph (a) or a violation of this or any whistleblower provision of this Contract, and with any enforcement or judicial proceeding arising from such inquiry or review.
- c. The Contractor and its subcontractors shall not interfere with or deny the right of any employee or independent contractor of either the Contractor or any of its subcontractors to make a report under paragraph (a). The Contractor and its subcontractors shall not recommend, take or threaten to take any action having a negative or adverse impact on any employee or independent contractor of either the Contractor or any of its subcontractors because he or she:
 - (1) made or is perceived to have made a report under paragraph (a);
 - (2) sought a remedy under applicable law after making a report under paragraph (a);
 - (3) participated in or cooperated with an inquiry or review by an authorized official of Metro, or by the federal government or any other governmental entity with jurisdiction over Metro, regarding a matter that would constitute a report under paragraph (a) or a violation of this or any whistleblower provision of this Contract, or with an enforcement or judicial proceeding arising from such inquiry or review;
 - (4) refused to obey an order that would violate law; or
 - (5) refused to work or authorize work when a hazardous safety or security condition presents an imminent danger of death or serious injury, there was no reasonable alternative to refusal, there was not sufficient time to eliminate the danger in absence of refusal and the individual, where possible, notified the Contractor or subcontractor of the condition and of the intent not to perform or authorize work.
- d. The Contractor shall include, or shall cause to be included, the substance of this section, including this paragraph (d), in its subcontracts at all tiers.

37. PUBLIC COMMUNICATION

Contractor shall not issue communications to the media, place advertisements, nor publicize through any means the services or goods they are providing WMATA under this agreement without prior consent from the project manager following consultation with the Assistant General Manager, Customer Service, Communications & Marketing (AGM, CSCM) or her designee. Contractor shall not publish, in print or online, any communications products such as newsletters, press releases, blogs or other communications to WMATA employees without prior consent from the project manager, subsequent to approval by the AGM, CSCM. Approval of any such requests shall be at the sole discretion of WMATA and coordinated by the project manager, who will confer with CSCM and other WMATA departments as appropriate to facilitate reviews. This provision is not intended to curtail routine communications exercised in the course of business with project staff which may be required to execute deliverables under this agreement. This provision is also not intended to prohibit the contractor from making reference to prior awards in its subsequent offers.

38. SEVERE WEATHER CONDITIONS

WMATA normally does not close during the winter months for inclement weather. The Contractor should make every effort to operate and provide services as stated in this solicitation.

39. REQUIREMENTS CONTRACT

This is a requirements contract for supplies and services specified herein, effective the period of performance stated in the Solicitation Price Schedule. The quantities of supplies specified in the Schedule are estimates only. Quantities may exceed or decrease during performance term. If the Authority's requirements do not result in orders in the quantities described as in the Schedule, that fact shall not constitute the basis for an equitable price adjustment.

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MID-ATLANTIC PURCHASING TEAM RIDER CLAUSE

USE OF CONTRACT(S) BY MEMBERS COMPRISING Mid –Atlantic Purchasing Team COMMITTEE

Extension to Other Jurisdictions

The [issuing jurisdiction] extends the resultant contract (s), including pricing, terms and conditions to the members of the Mid-Atlantic Purchasing Team, as well as all other public entities under the jurisdiction of the United States and its territories.

Inclusion of Governmental & Nonprofit Participants (Optional Clause)

This shall include but not be limited to private schools, Parochial schools, non-public schools such as charter schools, special districts, intermediate units, non-profit agencies providing services on behalf of government, and/or state, community and/or private colleges/universities that required these good, commodities and/or services.

Notification and Reporting

The Contractor agrees to notify the issuing jurisdiction of those entities that wish to use any contract resulting from this solicitation and will also provide usage information, which may be requested. The Contractor will provide the copy of the solicitation and resultant contract documents to any requesting jurisdiction or entity.

Contract Agreement

Any jurisdiction or entity using the resultant contract (s) may enter into its own contract with the successful Contractor (s). There shall be no obligation on the party of any participating jurisdiction to use the resultant contract (s). Contracts entered into with a participating jurisdiction may contain general terms and conditions unique to that jurisdiction Including, by way of illustration and not limitation, clauses covering minority participation, non-discrimination, indemnification, naming the jurisdiction as an additional insured under any required Comprehensive General Liability policies, and venue.

Mid-Atlantic Purchasing Team:

___ Alexandria Public Schools
___ Alexandria Sanitation Authority
___ Arlington County, Virginia
___ Arlington County Public Schools
___ Bladensburg, Maryland
___ Bowie, Maryland
___ BRPC
___ Charles County Public Schools
___ City of Fredericksburg
___ College Park, Maryland
___ District of Columbia Government
___ District of Columbia Public Schools
___ District of Columbia Water & Sewer Auth.
___ Fairfax, Virginia
___ Fairfax County, Virginia
___ Fairfax County Water Authority
___ Falls Church, Virginia
___ Fauquier County Schools & Government

___ Frederick, Maryland
___ Frederick County, Maryland
___ Gaithersburg, Maryland
___ Greenbelt, Maryland
___ Herndon, Virginia
___ Leesburg, Virginia
___ Loudoun County, Virginia
___ Loudoun County Public Schools
___ Loudoun County Water Authority
___ Manassas, Virginia
___ City of Manassas Public Schools
___ Manassas Park, Virginia
___ Maryland-National Capital Park & Planning Comm.
___ Maryland Department of Transportation
___ Metropolitan Washington Airports Authority
___ Metropolitan Washington Council of Governments
___ Montgomery College
___ Montgomery County, Maryland
___ Montgomery County Public Schools

___ Northern Virginia Community College
___ Prince George's Community College
___ Prince George's County, Maryland
___ Prince George's Public Schools
___ Prince William County, Virginia
___ Prince William County Public Schools
___ Prince William County Service Authority
___ Rockville, Maryland
___ Spotsylvania County
___ Spotsylvania County Government & Schools
___ Stafford County, Virginia
___ Takoma Park, Maryland
___ Upper Occoquan Service Authority
___ Vienna, Virginia
___ Washington Metropolitan Area Transit Authority
___ Washington Suburban Sanitary Commission
___ Winchester, Virginia
___ Winchester Public School

PART III - TECHNICAL SPECIFICATIONS

The Specifications set forth in part III and the price schedule represents the minimum quality stand of items to be furnished under the contract. Manufactured items include summer, year round and winter uniform ware in women's and man's style as well as accessories. All uniforms and accessories shall conform to the "Specifications for Metorbus/Metrorail Supervisor, Operator and Station Manager Uniforms" as adopted by the Board of Directors.

The Authority will retain sole rights to and ownership of the specifications.

EMBLEMS

WMATA is currently reviewing the patches for its operating uniform. If the design change occurs after contract award, a modification to the contract will be coordinated.

1. LONG SLEEVE SHIRT - MEN

- A. Style: Long sleeve dress type shirt, seven button front banded narrow spread collar, two plain patch pockets and barrel cuffs.
- B. Fabric: Plain Poplin weave, 65% polyester, 35% combed cotton (Burlington Concept 5507-15 or approved equal). 4.0 - 4.3oz. Per square yard on a 61 - 62 inch width fabric with a minimum thread count of 104 warp yarns and 50 fill yarns per inch. The following shall be minimum testing standard.
- | | | |
|----------------|-----------------|---------------|
| Tensile | Warp | 125 lbs ± 10% |
| | Fill | 60 lbs ± 10% |
| Tear | Warp | 4.6 lbs ± 10% |
| | Fill | 2.6 lbs ± 10% |
| Shrinkage - 3x | 3% | |
| Colorfastness | 4.0% | |
| Lightfastness | 4.0% (40 hours) | |
| Perspiration | | |
| Shade Change | 4.0 | |
| Staining | 3.0 | |
| Washfastness | 4.0 | |
- C. Colors: Light blue (Burlington Color 1269 as done on fabric or approved equal) for operators' and attendants' shirts. White (Burlington Color 4886 as done on fabric or approved equal) for supervisors' shirts.
- D. Collar: 1 ½" and fasten in front with a 19 ligne four-hole button. Narrow spread, with permanent stays, collar to finish approximately 2 ¾" to collar point. To be top stitched ¼ from edge.
- E. Cuffs: Gauntlet style sleeve and cuff detail (see Illustration K, page 1b). Cuff to be 2 ½" in width with one buttonhole and two four-hole buttons. Cuffs to be top stitched ¼" from all edges.

- F. Front: Full separate front placket sewn on having one buttonhole on collar stand and six buttonholes on front. Spaced $3\frac{3}{4}$ " except the spacing between neck buttonhole and the first buttonhole on band which shall be $3\frac{1}{2}$ ". Button stand shall be 1" wide, self-lined and top stitched 1" from folded edge. Raw edges of self lining to be machine hemmed. 19 ligne four-hole buttons attached to buttonstand corresponding to each buttonhole. Separate buttonhole placket, self-faced $1\frac{1}{2}$ " wide and top stitched $\frac{1}{4}$ " from both edges.
- G. Sleeves: Straight and whole with pleats, gauntlet style (see Illustration K, page 1b). Top placket measuring 1" wide by $6\frac{3}{4}$ " long with 5" opening. Bottom placket $\frac{1}{2}$ " wide. Both plackets to be self-faced. Top stitching to be $\frac{1}{4}$ " from seam edges on both top and bottom plackets.
- H. Pockets: Two plain breast pockets. Pockets shall be clipped corner, triangularly stitched reinforcement design to finish $5\frac{5}{8}$ ". Left breast pocket to have a pencil stitch approximately 1" wide. Both pockets to have 1 each 19 ligne four hole button horizontally centered and $1\frac{1}{4}$ " from top hemmed edge.
- I. Flaps: Center point flaps for each pocket to measure $5\frac{7}{8}$ " wide x $2\frac{1}{2}$ " at the center point and $1\frac{5}{8}$ " at the sides (see Illustration L, page 1b). Left flap to have invisible pencil opening 1" to correspond precisely with pencil slot of pocket. Flaps to be top stitched $\frac{1}{4}$ " from edges. Buttonhole to be vertically centered and positioned to correspond to button on pocket.

1a. SHIRT DETAIL

ILLUSTRATION K.

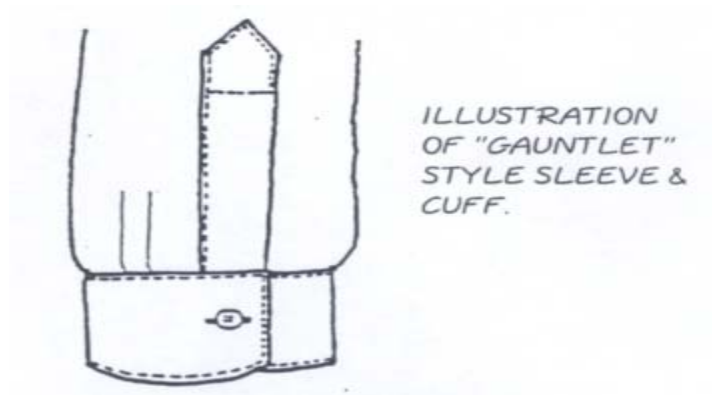
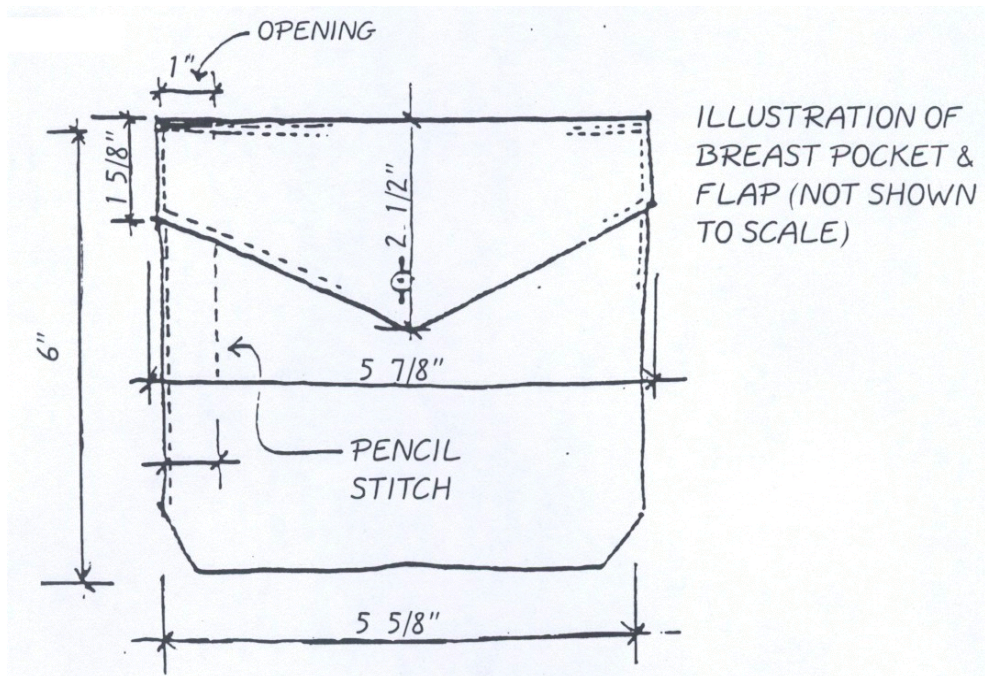


ILLUSTRATION L.



1. **LONG SLEEVE SHIRT - MEN (continued)**

- J. Yokes & Backs: Two-piece yoke: outside yoke top stitched ¼" from back and shoulder seam edges. Back to center boxpleated at yoke seam. Rear shirttail to be 3" longer than front shirttails.
- K. Buttons: First grade, white, pearlescent plastic four-hole 19 ligne.
- L. Sewing / Seams: Collars, cuffs, pocket flaps and yoke shall be top stitched ¼" from edges. Sleeve, armhole and side seams to be overlock safety stitched, with a ¼" single needle top stitch. All stitching will be with not fewer than 12 -14 stitches per inch. Bottom hem of shirttails shall be continuous machine hem ⅜".
- M. Thread: All sewing thread to be fast color polyester core cotton wrap. White and blue to match each garment.
- N. Interlinings: Collars, collarbands, cuffs and flaps to be interlined with 100% Dacron Polyester Taffeta.
- O. Emblem: The officially approved "Metro" emblem shall be sewn to the left shirt sleeve with matching thread, centered and 1 ½" below shoulder seam.
- P. Name Plate
Eyelets: There shall be stitched-in and fabric reinforced name plate eyelets centered over the right breast pocket. These eyelets shall be spaced 1 ½" from top of pocket and measure 1 ¾" between the eyelets. Metal or plastic eyelets are not acceptable.
- Q. Labels: Each garment will carry the following labels:
Manufacturer's name, WPL or RN number as required by the Federal Trade Commission, fabric contents, size and complete laundering instructions. Labels will be permanent to withstand repeated cleanings for the life of the garment.
- R. Size Marking: Collar size and sleeve length to be marked on the inside of collarband.
- S. Sizes: Supplied in neck sizes of ½" increments from 14" to 18: with sleeve lengths of 1" increments from 31" to 35".
- T. Pressing: Component parts must be pressed on hot head machine; finished shirts to be folded and hand pressed.

1. LONG SLEEVE SHIRT - MEN (continued)

- U. Packing and Folding: Shirts to be packed individually in poly bags, with four shirts to a box.
- V. Finishing: All garments shall be finished in a first class workmanlike manner with all loose threads removed. The omission or apparent omission of any wording or specifications shall mean that only the highest quality industry standards shall be used on all fabrics and component parts including labor.

1b. LONG SLEEVE SHIRT - WOMEN

Identical to men's long sleeve shirt except shall be tailored in women's shape and sizes: small (6 - 8), medium (10 - 12), large (14 - 16) and X-large (18 - 20). Women's shirts may also be sized by bust size ranging from size 28 through 48. Women's shirt shall have left breast pocket (with flap) only.

2. SHORT SLEEVE SHIRT - MEN

- A. Style: Short sleeve with convertible collar, tapered with tails, having two outside breast pockets.
- B. Fabric: Plain Poplin weave, 65% polyester, 35% combed cotton (Burlington Concept 5507-15 or approved equal), 4.0 - 4.3 oz. Per square yard on a 61 - 62 inch width fabric with a minimum thread count of 104 warp yarns and 50 fill yarns per inch. The following shall be minimum testing standards:

Tensile	Warp	125 lbs ± 10%
	Fill	60 lbs ± 10%
Tear	Warp	4.6 lbs ± 10%
	Fill	2.6 lbs ± 10%
Shrinkage - 3x	3%	
Colorfastness	4.0%	
Lightfastness	4.0% (40 hours)	
Perspiration		
Shade Change	4.0	
Staining	3.0	

2. SHORT SLEEVE SHIRT - MEN (continued)

- C. Colors: Light blue (Burling Color 1269 as done on fabric or approved equal) for operators' and attendants' shirts. White (Burlington Color 4886 as done on fabric or approved equal) for supervisors' shirts.
- D. Collar: Convertible sport collar with sewn-in collar stays. Points to finish approximately 2 $\frac{3}{4}$ ". Top stitched $\frac{1}{4}$ " from edge.
- E. Front: Sport shirt front having turn back facings of approximately 2". There shall be 7 each 19 ligne four hole buttons and corresponding buttonholes down the front, spaced 3 $\frac{3}{4}$ " apart, except the spacing between the top and second buttonhole shall be 3 $\frac{1}{2}$ " apart. Both fronts topstitched $\frac{1}{4}$ " from edge. Raw edges of self-facings to be machine hemmed.
- F. Pockets: Two plain breast pockets. Pockets shall be clipped corner and triangularly stitched design to finish 5 $\frac{5}{8}$ " wide by 6" deep. Left breast pocket to have a pencil stitch approximately 1" wide.
- G. Flaps: Center point flaps for each pocket to measure 5 $\frac{7}{8}$ " wide x 2 $\frac{1}{2}$ " at the center point and 1 $\frac{5}{8}$ " at the sides (see Illustration L, page 1b). Left flap to have invisible pencil opening 1" to correspond precisely with pencil slot of pocket. Flaps to be top stitched $\frac{1}{4}$ " from edges. Buttonhole to be vertically centered and positioned to correspond to button on pocket.

2. SHORT SLEEVE SHIRT - MEN (continued)

H.	Sleeves:		Straight to have $\frac{3}{4}$ " machine hem and to finish approximately 9" from shoulder seam.
I.	Yokes and Back:		Two piece yoke; outside yoke topstitched $\frac{1}{4}$ " from back and shoulder seam edges. Back to be center box-pleated at yoke seam. Rear shirttail to be 3" longer than front shirttails.
J.	Buttons:		First grade, white pearlescent plastic, 4-hole 19 ligne.
K.	Sewing / Seams:		Collars, cuffs, pocket flap and yoke shall be top stitched $\frac{1}{4}$ " from edge. Sleeve, armhole and side seams to be overlock safety stitched, with a $\frac{1}{4}$ " single needle top stitch. All stitching will be with not fewer than 12 - 14 stitches per inch. Bottom hem of shirttails shall be continuous hem $\frac{3}{8}$ ".
L.	Thread:		All sewing thread to be fast color polyester core cotton wrap. White and blue to match each garment.
M.	Interlinings:		Collar and flaps to be interlined with 100% Dacron Polyester Taffeta.
N.	Emblem:		The officially approved "Metro" emblem shall be sewn to the left shirt sleeves with matching thread; centered and with the top edge at 1 $\frac{1}{2}$ " below shoulder seam.
O.	Name Eyelets:	Plate	There shall be stitched-in and fabric reinforced name plate eyelets centered over the right breast pocket. These eyelets shall be spaced 1 $\frac{1}{2}$ " from top of pocket and there 1 $\frac{3}{4}$ " between the eyelets. Metal or plastic eyelets are not acceptable.
P.	Labels:		Each garment will carry the following labels: Manufacturer's name, WPL or RN number as required by the Federal Trade Commission, fabric contents, size and complete laundering instructions. Labels will be permanent to withstand repeated cleanings for the life of the garment.
Q.	Size Marking:		Collar size to be marked on the inside of collar.
R.	Sizes:		Supplied in neck sizes of $\frac{1}{2}$ " increments from 14" to 18".
S.	Pressing:		Component parts must be pressed on hot head machines; finished shirts to be folded and hand pressed.

2. SHORT SLEEVE SHIRT - MEN (continued)

- | | | |
|----|----------------------|---|
| T. | Finishing: | All garments shall be finished in a first class workmanlike manner with all loose threads removed. The omission or apparent omission of any wording or specifications shall mean that only the highest quality industry standards shall be used on all fabrics and component parts including labor. |
| U. | Packing and Folding: | Shirts to be packed individually in poly bags, with four shirts to a box. |

2a. SHORT SLEEVE SHIRT - WOMEN

Identical to man's short sleeve shirt except shall be tailored in women's shape and sizes: small (6 - 8), medium (10 - 12), large (14 - 16), and X-large (18 - 20). Women's shirts may also be sized by bust size ranging from size 28 through 48. Woman's shirt shall have left breast pocket (with flap) only.

3. SWEATER - UNISEX

- | | | |
|----|------------|--|
| A. | Style: | Long sleeve full zippered front sweater with ribbed neck, waist and cuffs, with golf-jacket style collar. |
| B. | Fabric: | 100% Monsanto Bi-Loft Acrylic, heavy weight 3 ply construction with 2 x 2 knit finish of cuffs and bottom band. |
| C. | Color: | Navy Blue- To match J&P Coates "Super Sheen" thread, (or approved equal). |
| D. | Body: | On right hand breast of sweater, a 3" x 1" finished edge gros-grain matching color patch to be sewn securely on inside of garment with nameplate eyelets stitched into this reinforcement patch. Eyelets to be spaced 1 ¾" apart. Metal or plastic eyelets are not acceptable. |
| E. | Neck: | Crew-Neck golf-jacket style edge: ribbed knit style. Ribbing to be 1" wide. |
| F. | Cuffs: | Ribbed-knit style. Ribbing to be 3" wide. Elastic reinforced. |
| G. | Waistband: | Ribbed-knit style. Ribbing to be 3" wide. Elastic reinforced. |
| H. | Elbows: | Self-fabric patch sewn invisibly on inside of sleeve for elbow reinforcement. |

3. SWEATER - UNISEX (continued)

- I. Zipper: Zipper shall be medium-weight, highest quality, "self-healing" nylon with securely attached pull and memory lock. To match YKK or approved equal. Plastic or metal zippers are not acceptable.
- J. Seams: Sleeve, armhole, elbows, shoulder and body seams to be reinforced to prevent tearing of seams and unraveling of sweater.
- K. Thread: All sewing shall be fast color polyester core cotton wrap to match.
- L. Size Marking: Body size shall be marked on cloth tag sewn securely to back inside of neck.
- M. Sizes: Supplied in unisex sizes of small, medium, large, X-large, XX-large, XXX-large, XXXX-large, XXXXX-large and XXXXXX-large; available in extra-long sizes.
- N. Emblem: The officially approved emblems shall be sewn securely to the left sleeve with matching thread; centered and the emblem's top edge at 1 ½" below shoulder seam.
- O. Labels: Each garment will carry the following labels:
Manufacturer's name, WPL or RN number as required by the Federal Trade Commission, fabric contents, size, and complete laundering instructions. Labels will be permanent to withstand repeated cleanings for the life of the garment.
- P. Finishing: All garments shall be finished in a first class workmanlike manner with all loose threads removed. The omission or apparent omission of any wording or specifications shall mean that only the highest quality industry standards shall be used on all fabrics and component parts including labor.
- Q. Packing: Sweaters to be individually packed in poly bags.

4. SWEATER VEST – UNISEX

- A. Style: No sleeve, Vee-Neck sweater vest with ribbed neck, armholes and waist.
- B. Fabric: 100% Monsanto Bi-Loft Acrylic with piltrol, heavy weight 3 ply construction with 2x2 knit finish of cuffs and bottom band.

- C. Color: Navy Blue - To match J&P Coates "Super Sheen" thread, (or approved equal).

4. SWEATER VEST (continued)

- D. Body: On right hand breast of vest, a 3" X 1" finished edge gros-grain matching color patch to be sewn securely on inside of garment with nameplate eyelets stitched into this reinforcement patch. Eyelets to measure 1 $\frac{3}{4}$ " apart. Metal or plastic eyelets are not acceptable.
- E. Neck: Vee-Neck edge, ribbed knit style. Ribbing to be 1" wide.
- F. Arm-Holes: Ribbed-knit style. Ribbing to be 1" wide.
- G. Waistband: Ribbed-knit style. Ribbing to be 3" wide. Elastic reinforced.
- H. Seams: Shoulder and body seams to be reinforced to prevent tearing of seams and unraveling of vest.
- I. Thread: All sewing thread to be fast color polyester core cotton wrap to match.
- J. Size Marking: Body size shall be marked on cloth tag sewn securely to back inside of neck.
- K. Sizes: Supplied in unisex sizes of small, medium, large, X-large, XX-large, XXX-large, XXXX-large, XXXXX-large and XXXXXX-large; available in extra-long sizes.
- L. Finishing: All garments shall be finished in a first-class workmanlike manner with all loose threads removed. The omission or apparent omission of any working or specifications shall mean that only the highest quality industry standards shall be used on all fabrics and component part including labor.
- O. Packing: Sweater vests to be individually packed in poly bags.

5. WINTER TROUSERS - MEN

- A. Styles: Plain front, no pleats, four pocket style, with full cut leg.

- B. Fabric: 55% Dacron Polyester, 45% Worsted Wool, Elastique weave, (Raeford style 645-130 or approved equal), 16 ½ - 17 oz. per linear yard on 60 inch basis. Two ply warp and filling; breaking strength at 220 pounds in the warp and 130 pounds in the filling, and with construction of 122 ends per inch and 85 picks per inch. The fabric to contain mill stamp with trademark on back face of the cloth.

5. **WINTER TROUSERS - MEN (continued)**

- C. Color: Navy Blue. To match Raeford shade 8818, Metcalf 16 Blue, or approved equal.
- D. Trimming: Disciplined twill, 60% cotton, 40% cotton rayon/viscose in a completely matching shade to outer shell material or black.
- E. Waistband: Two inches wide, covered with one "hook-flex" hook, (NIC. H49 #50 Non-crush hook and eye) closed at back with closed method. Rubberized snugtex or approved equal shall be added to the waistband to facilitate keeping shirt-tails tucked in. Waistband curtain to be made of matching disciplined twill. A matching color stitch will outline the strands. Waistband to be machine felled at the top. Raw edges to waistband seam are not be show under waistband curtain. There shall be a canvas stiffener 1" wide (Ban Rol or equal) to prevent waistband rollover.
- F. Hip Pocket: Two hip pockets. Six inch wide and seven inch deep made on a double piped reece pocket machine having an interliner of "pellon" inside the "bezum". Welted and secured with a matching button on left hip pocket. Hip pocket facings to measure no less than 1 ¾" deep x 6" wide. Pocketing to be made of the same matching disciplined twill, stitched turned and top stitched. Merrowed edges (serge and sew) will not be accepted.
- G. Front Pocket: Quarter top style, set over a top two-inch side seam, cloth turn in no less than 1 ½" at bottom. Depth of pocket 6" from bottom of opening; opening to start 1" below waistband seam. Pocketing merrowed edges (serge and sew) will not be accepted. Upper edge of pocket opening will be topstitched ⅛" and ⅜" from edge of reinforcement.

- H. French and Fly Crotch: Closed with a medium weight nylon zipper with memory lock (YKK or approved equal) and matching tape (must match pants materials). The zipper stay is to be cut of matching selesia and to the exact size as the fly and are to be made together. The fly and lining and the French fly are to be made of matching disciplined twill. The zipper is to be full $\frac{3}{4}$ " under the opening. The fly lining is to have a tail covering inseam at crotch and double stitched. Crotch is to be lined **front** and **back** (4 quarter) with a double thickness of the same matching disciplined twill having folded outer edge. Crotch seams to be taped and have reinforced stitching.

5. WINTER TROUSERS - MEN (continued)

- I. Belt Loops: Each trouser will have a minimum of seven belt loops $\frac{3}{4}$ " wide, top stitched $\frac{1}{4}$ " from both edges. They will have double thickness stitched on the face with a double needle machine. Each loop will be set into the waistband at top and bottom with the exception of the back loop which will be tacked at the bottom for ease of alterations. All loops shall accommodate a one-and - $\frac{1}{4}$ " belt.
- J. Seams: Center back turn under shall be no less than 3" to take care of any alterations and shall be sewn on a double needle chain stitch machine having tandem needles with an offset of $\frac{1}{32}$ ". The inseams are to be single-needed: Seam shall be pressed open and fabric edges are to be serged. The hip darts are to be cut open and under pressed flat before hip pockets are cut. Top stitched hip darts are not acceptable.
- K. Bartacks: Triangle bartacks are to be placed at each end of the hip pocket and at the bottom of the side pockets. These triangle bartacks are to be made on a triangle bartack machine having thirty-two stitches on each side to be $\frac{1}{2}$ " long. Eighteen of the stitches are to be straight lock stitches and 14 are to be zigzag covering stitches. The angles formed by the legs of the triangle are to be no more or less than 60 degrees. All other points of strain to be secured with a regular bartack.
- L. Trouser Hems: All hems to be plain with a maximum of 2" turned under. To be securely finished with a blind stitch felling machine. Stitched through hems will not be acceptable.

- M. Tailoring: All thread used will be best grade mercerized and vat dyed. The interior of the trousers must present a completely matched interior in all respects of trimmings, pocketing, waistband curtain and crotch trimmings, pocketing, waistband curtain and crotch linings. The trousers must be thoroughly cleaned.

5. WINTER TROUSERS - MEN (continued)

- N. Tailoring: (cont) after manufacturing with all loose threads removed particularly in the crotch area. All seams are to be thoroughly pressed. All trousers to have proof of stain repellent (Raepel or Zepel) hang tags; failure to have this tag will be cause for rejection. All sewing threads to be fast color polyester core with cotton wrap to match.
- O. Labels: Each garment shall contain the following labels in a clear, visible location on the inside of the garment; cleaning instructions, manufacturer's name, or RN or WPL number as required by the Federal Trade Commission. There shall be a size and content label attached to the outside waistband of each garment when delivered.
- P. Finishing: All garments shall be finished in a first class workmanlike manner with all loose threads removed. The omission or apparent omission of any wording or specifications shall mean that only the highest quality industry standards shall be used on all fabrics and component parts including labor.
- Q. Sizes: Supplied in waist sizes of 1" increments from 28" to 40" and 2" increments from 40" to 60". Inseam lengths 28" to 36" to be provided for all waist sizes.
- R. Packing: Trousers to be folded over professional valet trouser hanger and sealed in a poly bag.

5a. WINTER TROUSERS - WOMEN

Identical to Men's Winter Trousers with the following exceptions:

- A. Cut: Hip and waist to be appropriately tailored for women, with rear darts to insure proper fit, for both pleated and unpleated styles.
- B. Sizes: Women's Trousers to be supplied in the sizes 4 through 24 with inseam lengths 28" to 36" provided for each size.

- C. Illustrations A and B illustrate the desired shape, cut and fit of the women's trousers (both summer and winter).
- D. Illustrations C and D illustrate unacceptable fit and tailoring of women's trousers.

ILLUSTRATION A.

5b. WOMEN'S WINTER AND SUMMER TROUSERS - REAR VIEW

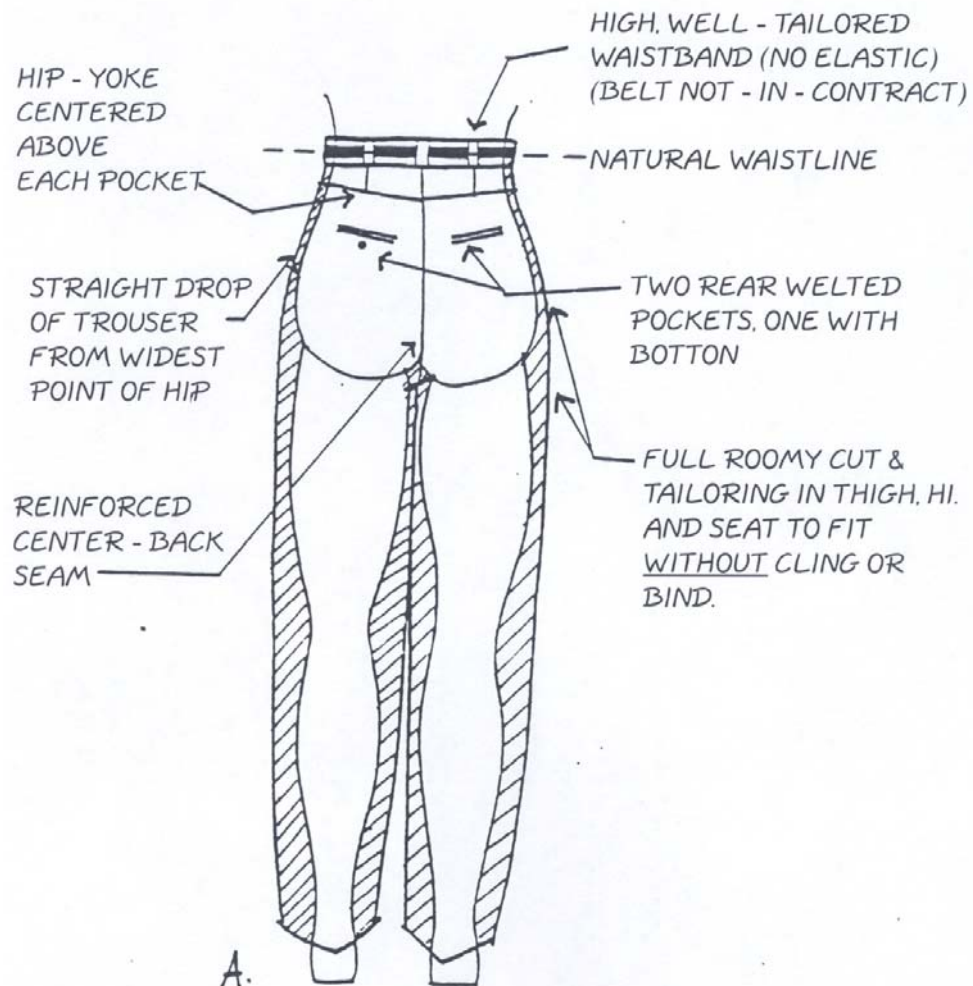
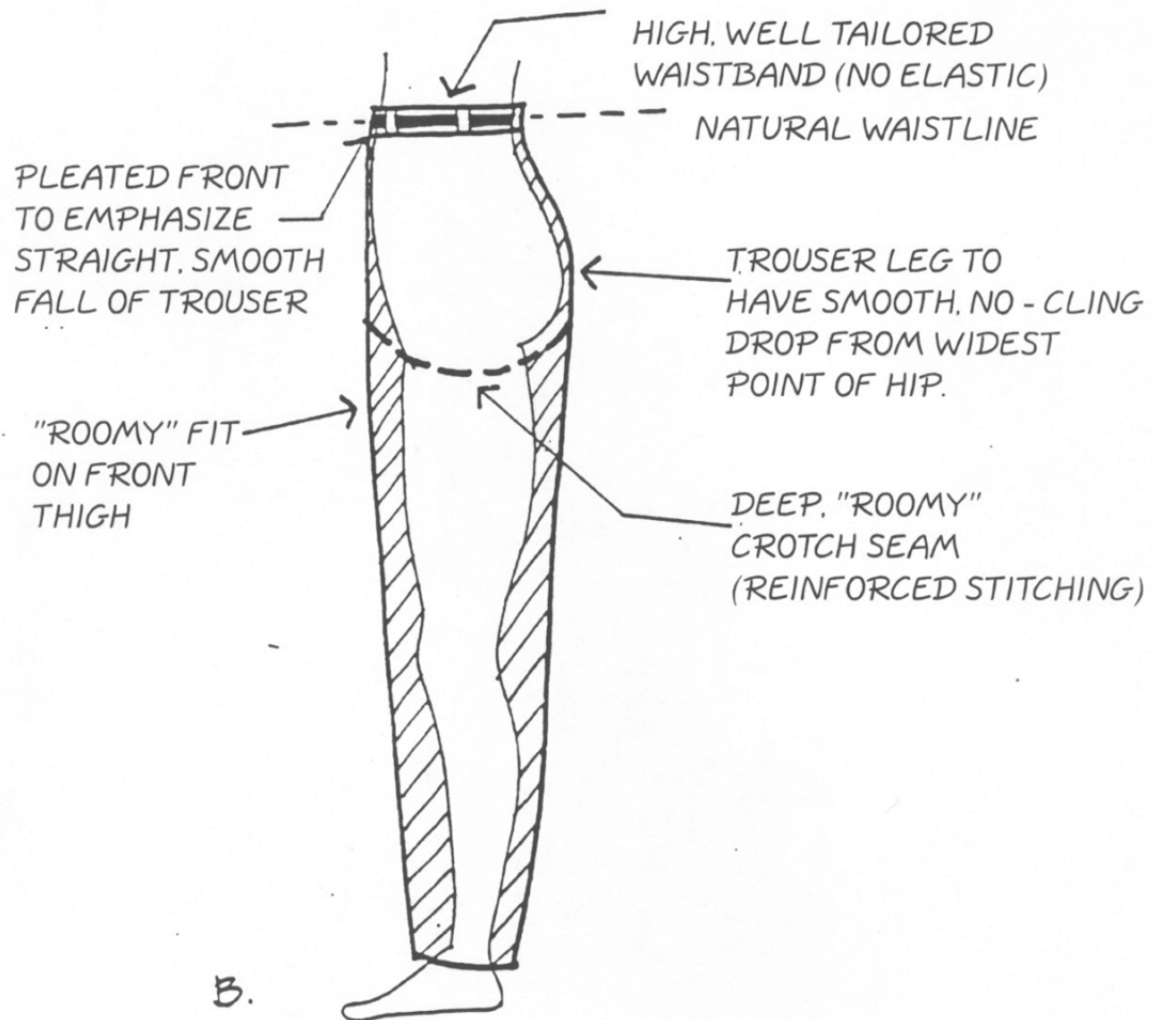


ILLUSTRATION B.

5c WOMEN'S WINTER AND SUMMER TROUSERS - SIDE VIEW

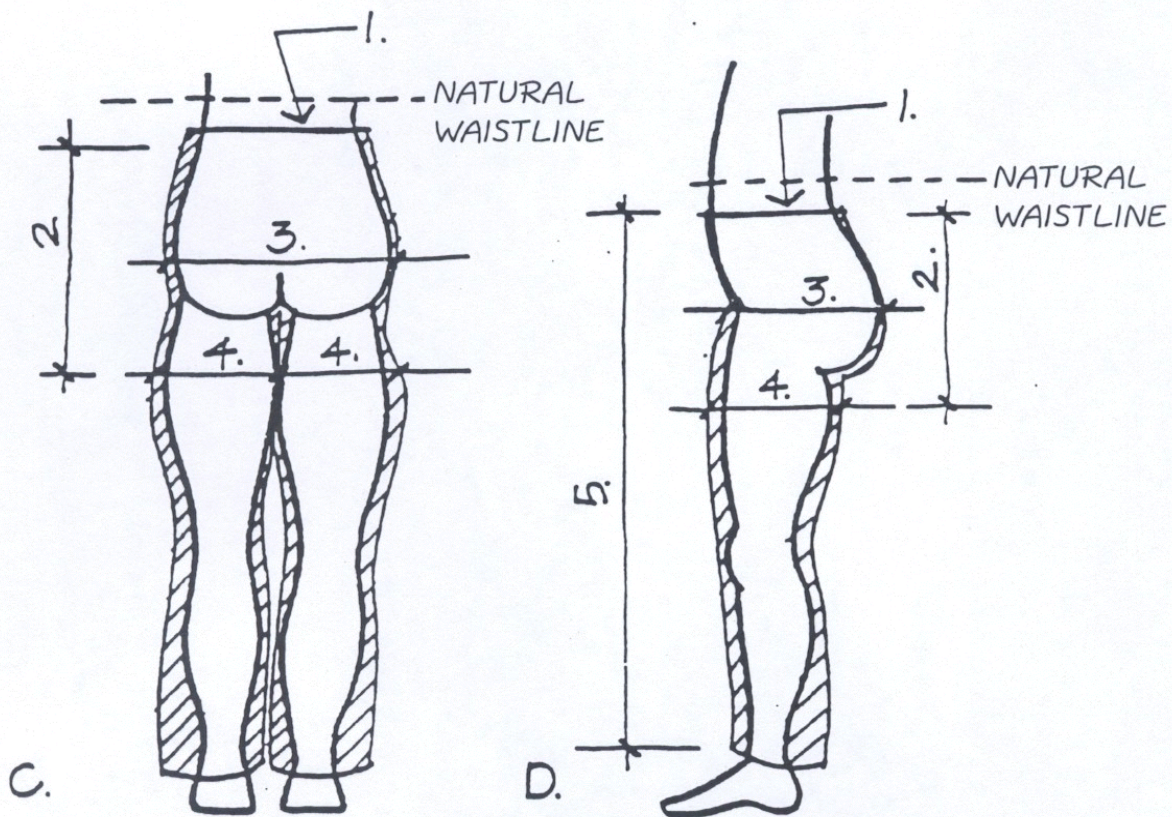


ILLUSTRATIONS C. AND D.

5d. WOMEN'S TROUSERS (SUMMER AND WINTER)

Advisory Note: Illustrations C and D Show a typical tight uniform trouser shape, fit and cut. This type of fit is NOT acceptable and will be rejected.

1. Waistband too low or too high and too tight.
2. Hip too tight
3. Seat too tight and confining.
4. Thigh too tight and too constricting.
5. Inseam and pleat do not fall straight due to tight hip, seat and thigh.



6. SUMMER TROUSERS – MEN

Summer trousers are to be identical in construction to winter trousers with the following exception:

- A. Fabric: 75% Dacron Polyester and 25% Worsted Wool, Washable, (Raeford Style 3918-30 or approved equal), 11 ½ - 12 oz. per linear yard on 59 - 60 inch I.S. Serge weave with breaking strength of 90 pounds in the warp and 175 pounds in the filling. Construction to be 79 ends per inch and 57 picks per inch. Fabric to contain mill stamp with trademarks on back of cloth. **The front crease in the trouser leg must incorporate a permanent modified silicone crease produced by the “Lintrak” System.**
- B. Color: Navy Blue to match Raeford color 30, or approved equal.

6a. SUMMER TROUSERS - WOMEN

Summer trousers (pleated or not pleated) are to be identical to women's Winter Trousers with the following exceptions:

- A. Fabric: See “Fabric”, Men's Summer Trousers.
- B. Color: See “Color”, Men's Summer Trousers.
- C. Illustrations A and B indicate the desired shape, cut and fit of the women's trousers (Illustrations are for summer, winter and year-round tropical weave trousers).
- D. Illustrations C and D illustrate unacceptable fit.

7. YEAR-ROUND TROPICAL WEAVE TROUSERS - MEN

- A. Design: Trouser shall be manufactured from a men's uniform trouser pattern. The trouser styling shall incorporate a plain front, two (2) quarter top front pockets, two (2) hip pockets, and a watch pocket. Trousers to be straight leg style.

B. Fabric: Raeford #3933-96, 55% Dacron and 45% Wool Tropical Weave, 11-11 ½ Linear Yard (60" Width) three (3) ply in Warp and Filling Breaking Strength: 110 lbs Warp, 100 lbs Filling Construction, 50 Ends/Inch, 45 Picks/Inch, Restora Washable Finish (.10 Per Linear Yard), Color Navy Blue #96.

7. YEAR-ROUND TROPICAL WEAVE TROUSERS - MEN (continued)

- C. Pocketing The pocketing shall be 70% Polyester and 30% Cotton, 2.9 oz.
and Per square yard (60" width) with a minimum 78 x 64 count.
Pocket Pocketing must have a durable press finish and the color of the
Design: pocketing must be black.

The two (2) front pockets will be quarter top style with an opening of 6" and a depth of 5 3/4" measured from the bottom of the opening. Front pockets to have straight bar tacks at the top and bottom of pocket openings. Pockets shall be constructed using the stitch, turn and topstitch method. Pocket facings shall be made of the basic fabric and must measure a minimum of 3" in width at the top.

The two (2) hip pockets shall have a 5 1/2" wide opening and a 5 3/4" depth measured from the bottom of the pocket opening. Hip pockets shall be constructed using the double welt method on a REECE PW Machine and the welts shall be finished in such a manner that there is no top stitching (top stitched hip pocket welts shall be cause for rejection). The corners of the hip pocket opening shall have firm straight bar tacks for reinforcing strength. The left hip pocket shall have a centered tab made of basic cloth inserted into the top welt with bar tacks at the top and bottom of the tab to form an opening for a button. A button shall be located below the bottom welt corresponding in location with the tab.

The watch pocket shall be located on the right front at the waistband. This pocket shall have a minimum opening and depth of 2 3/4". The front of the pocket shall be made of pocketing fabric and the back of the pocket shall be made of basic fabric and the two pieces are securely stitched together. Each corner of the pocket opening shall have firm straight bar tacks.

- D. Waist Band: The waistband shall be constructed using the "closed method" and shall measure 2" wide when finished. The waistband curtain is to be made of the same fabric and color as the pocketing material and shall be attached to the trouser with a Rocap Machine. The waistband must contain 3/4" wide Ban-Rol to prevent roll over and to have three (3) strands Snugtex to keep shirts tucked in. The waistband closure shall be accomplished with a crush-proof hook and eye. The hook and eye shall be reinforced with stays made of non-woven fabric that are anchored by the top stitching for the fly facing and curtain. This top stitching must be to the top of the waistband. The waistband must be top stitched 1/16" below the waistband seam for added strength.
- E. Fly: Trouser shall have a metal memory lock zipper. There shall be French Fly tab closure on the inside of the right fly. The tab shall be double ply made of the basic cloth (tabs made of pocketing material or a "grown on" French Fly will be cause for rejection). The right fly shall be lined with the same fabric as the waistband curtain and pocketing. The fly lining shall be sewn to the left fly below the zipper in a neat and durable manner. A button shall be located on the left fly corresponding with the French Fly tab to provide a clean and comfortable closure. There shall be a firm straight bar tack at the bottom of the fly going through the zipper tape.
- F. Belt Loops: There shall be a minimum of seven belt loops 3/4" in width of double thickness. Each loop must have a non-woven interlining. All loops (except for the back center loop) must be sewn into the bottom of the waistband ("dropped" belt loops are cause for rejection) and the top of the belt loops shall be caught into the waistband curtain with a Rolcap Machine. The bottom of the center back loop shall be stitched to the trouser and the top of the loop to the outside of the waistband.
- Seat outlet to measure minimum of 2 3/4" to allow for alterations. Seat must be sewn with a Tandem Needle Machine.
- G. Crotch Lining: Trouser shall incorporate a folded crotch lining, front and back. Crotch lining material to be the same as pocketing and waistband curtain.

- B. Fabric: 55% Dacron Polyester, 45% Worsted Wool, Elastique weave, (Raeford style 645-130 or approved equal), 16 ½ - 17 oz. per linear yard on 60 inch basis. Two ply warp and filling; breaking strength at 220 pounds in the warp and 130 pounds in the filling, and with construction of 122 ends per inch and 85 picks per inch. The fabric to contain mill stamp with trademark on back face of the cloth.
- C. Color: Navy Blue to match trousers.
- D. Body: Single breasted front with two buttons to button. There shall be a double vent back. Lapel shall be notch type measuring 3 ¼" wide finished. There shall be two buttons on each sleeve. Sleeve shall have open vent.
- E. Pockets: Outside: two lower patch pockets with flaps. Patches shall measure approximately 7 ½" wide and 8" deep. Flap shall be set approximately ¾" above patch, stitched on, turned down and top stitched. Finished flap shall measure approximately 7 ½" wide and 2 ½" deep. There shall be one upper breast pocket on the left side, set-in welt type. Welt shall measure approximately 4 ¾" wide and ¾" high. Inside: Two inside breast pockets, one on each side. These shall be fully faced with shell material for added reinforcement.
- F. Lining: All garments shall have full body and sleeve lining of 100% medium-weight rayon, color to match blazer body. Half lining is not acceptable.
- G. Shoulder and Heads: Pads Sleeve Good commercial quality to provide firm shoulder. There shall be no puckering at the seam joining the sleeve and the body of the garment. Any puckering shall be considered unacceptable and grounds for rejection.
- H. Bi-Swing Shoulder: For comfort of motion, there shall be a bi-swing back. The bi-swing shall be approximately 12" in-length and 1 ½" in depth. It shall be constructed with an elasticized anchor so that the bi-swing will be snapped back into proper position after being extended. The elastic shall be a 2" elastic band.
- I. Buttons: Front closure and sleeve buttons shall be high quality plastic to exactly match color of garment. 36 ligne four-hole buttons for the front and 24 ligne four-hole specified and matching thread.
- J. Hanger Tabs: Hanger tab set at the neckline of the garment to properly hang garment.

- K. Thread: Polyester-core cotton wrap fast color to match.
- L. Buttonholes: All buttonholes to be "cut after" machine made buttonholes, all thread used in making buttonholes as previously specified.
- M. Sweat Shields: A sleeve sweat shield of same cloth as in the body of the blazer jacket, piped with rayon to be securely set under each arm of the lining.
- N. Inner Construction: Hymo canvas construction and felt to be properly stitched together with edges taped and sewn into seams, to have not less than eight rows and zig-zag stitching, finest hymo, felt and canvas available and cut to fit actual sizes of the blazer jacket, however, shoulder pads and all findings thoroughly cold water shrunk.

8. WINTER BLAZER - MEN (continued)

- O. Labels: Shall contain the following labels in a clear, visible location on the inside of the garment: cleaning instructions, manufacturer's name or WPL or RN number as required by the Federal Trade Commission. There shall be a size indication on each sleeve as the garment is delivered. All blazers to have proof of stain repellent (Raepel or Zepel) hang tags; failure to have this tag will be cause for rejection.
- P. Seams: All seams are to be stitched with Number 40 thread for reinforcement. All stitching to be with not fewer than 12 - 14 stitches per inch.
- Q. Sizes: Supplied in sizes of 2" increments from 36" to 60". Blazers will be supplied in regular, short and long lengths as applicable.
- R. Striping on Sleeve: One stripe shall be stitched around the bottom of each sleeve, 3" up from button of sleeve. One-half inch wine-red nylon vellum braid stripe stitched in matching thread. (Striping on Supervisor blazer only) (Color to match J&P Coates "Supersheen" thread #39-8, or approved equal). For Senior Supervisors, a second stripe will be added one-half inch above the first stripe.

- | | | |
|----|------------------------|---|
| S. | Finishing: | All garments shall be finished in a first class workmanlike manner with all loose threads removed. The omission or apparent omission of any wording or specifications shall mean that only the highest quality industry standards shall be used on all fabrics and component parts including labor. |
| T. | Emblem: | The officially approved "Metro" emblem shall be sewn on to the left sleeve with matching thread; centered and with the top edge of one and ½" below shoulder seam. |
| U. | Name Plate
Eyelets: | These shall be stitched through the blazer fabric and the lining, centered over the right breast. These eyelets shall be positioned to align horizontally with pocket welt on left and have 1 ¾" between the eyelets. Metal or plastic eyelets are not acceptable. |
| V. | Packing: | Blazers to be hung on professional valet hanger and sealed with poly dry-cleaning bag. |

8. a. WINTER BLAZER - WOMEN

To be identical to Men's Winter Blazer with the following exception:

- | | | |
|----|--------|---|
| A. | Sizes: | Supplied in sizes 4 through 24, appropriately tailored to fit women. Blazers will be supplied in regular, short and long lengths. |
|----|--------|---|

9. SHORT SLEEVE POLO SHIRT

- | | |
|-------------------------|---|
| Fabric: | 60/40 cotton/poly blend, pique |
| Weight: | 6.7 ounce |
| Color: | Light Blue, Dark Navy |
| Name tag holder: | Fabric name tab to be sewn on upper right front of shirt, measuring 3" x 5/8". Use same color as shirt. |
| Logo: | Direct embroidered approved metro logos to be placed on upper left front of shirt. Different logos for bus, and rail. |

Additional Information:

Stain release, Curl free collar, 3 button placket, straight bottom, rib knit collar & cuffs, reinforced side vents, taped neck & shoulders & bone buttons

	S	M	L	XL	2XL	3XL	4XL
Chest	21.25	22.75	24.25	25.75	27.25	28.75	30.25
Body Length	30.00	30.75	31.50	32.25	33.00	34.00	35.00

10. CARGO SHORTS**Fabric:**

Fabric to be 65% polyester and 35% cotton Ripstop.

Weight: 6.5 oz /Sq Yd

Construction: 105x48

Yarn Size: 20RS x 12.50 OE

Tear: 9.5x120

Crocking Dry: 4.0

Crocking Wet: 3.0

Colorfastness to Light: 4

Shrinkage: 2.5%

Color: Dark Navy, shade #34

Pockets:

Two front slash pockets, two rear inset pockets with 30 ligne (GST) covered buttons with fused button down flaps. Two partial bellows pockets each let, with 3 pleat cargo (GST) with finished eyelet drain holes and size 30 ligne (GST) covered buttons with fused button down flaps.

Seams:

All seams 10-12 stitches per inch. Inseam, outseam, and seatseam must be two needle felled construction. All seam settings must be accomplished with no "puckering" in the seam panel.

Side adjustment tabs shall consist of one each side, minimum of 2" adjust each side (GST) 100% Cotton with black buckles, black enamel finish per tab for durability.

Fly:

The shorts shall be closed with a #5 YKK brass tooth and pull zipper and have a brass button stop at the base of the zipper chain. The fly shall have a J stitching 2 inches from fly edge. Top fly shall be edge stitched 1/16-1/8 inch.

Inseam:

Product to have inseam of 10" with ½" tolerance to standard.

Belt Loops:

Belt loops shall be of double fabric thickness, butted on reverse side with blind stitch minimum of 7/16 wide by 2" long per US Military Specification.

Size Label:

The size label and laundering instructions label is located in the waistband near the center back, sewn under the waistband

GST/GSD:

Where noted GST-Government Specified Trim and GSD-Government Specified Dimensions, must be adhered to fully. All products offered must be offered by a current US Military Contract holder. Must be manufactured to ISO 9001 quality standards.

11. CARGO TROUSER**Fabric:**

Fabric to be 65% polyester and 35% cotton Ripstop.

Weight: 6.5 oz /Sq Yd

Construction: 105x48

Yarn Size: 20RS x 12.50 OE

Tear: 9.5x120

Crocking Dry: 4.0

Crocking Wet: 3.0

Colorfastness to Light: 4

Shrinkage: 2.5%

Color: Dark Navy, shade #34

Pockets:

Two front slash pockets, two rear inset pockets with 30 ligne (GST) covered buttons with fused button down flaps. Two partial bellows pockets each let, with 3 pleat cargo (GST) with finished eyelet drain holes and size 30 ligne (GST) covered buttons with fused button down flaps.

Seams:

All seams 10-12 stitches per inch. Inseam, outseam, and seatseam must be two needle felled construction. All seam settings must be accomplished with no "puckering" in the seam panel.

Side adjustment tabs shall consist of one each side, minimum of 2" adjust each side (GST) 100% Cotton with black buckles, black enamel finish per tab for durability.

Full Size double knee and double seat (GSD).

Fly:

Four buttons, size 30 ligne (GST)

Leg Hem:

Leg hem drawstrings shall consist of 3/8" nylon drawstrings (GST) fused and knotted ends, with sewn eyelet exit holes will be cause for rejection.

Belt Loops:

Belt loops shall be of double fabric thickness, butted on reverse side with blind stitch minimum of 7/16 wide by 2" long per US Military Specification.

Size Label:

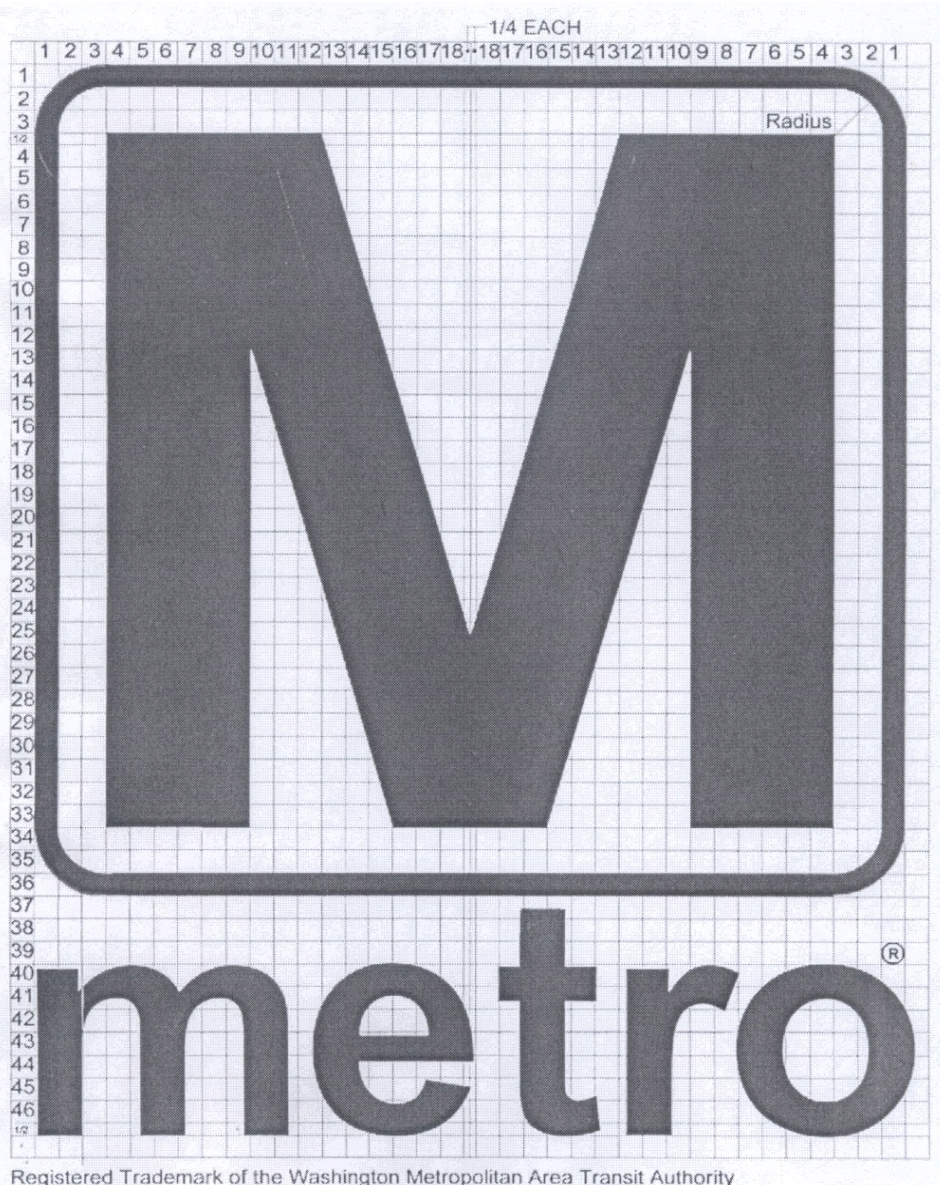
The size label and laundering instructions label is located in the waistband near the center back, sewn under the waistband.

GST/GSD:

Where noted GST-Government Specified Trim and GSD-Government Specified Dimensions, must be adhered to fully. All products offered must be offered by a current US Military Contract holder. Must be manufactured to ISO 9001 quality standards.

WASHINGTON METROPOLITAN AREA AREA TRANSIT AUTHORITY
SYMBOL / LOGOTYPE
COMBINATION A

Combination A depicted on the page consist of the “M” symbol and the logo type “metro”. It is imposed on a grid of squares. Construct Combination A Mechanically to any desired size and by varying the size of the grid squares.



12. IKE JACKET – WINTER

- A. Style: Eisenhower Jacket style, zipper front to bottom of lapel, peak style lapel, two (2) pleated patch pockets with scalloped flaps, waistband, barrel cuffs and bi-swing back. Style shall be that as worn by Greyhound drivers.
- B. Fabric: Shall be the same as that for the Men's and Women's summer trouser: 75% Dacron Polyester and 25% Worsted Wool, (Raeford Style #6038-30 or approved equal), 11 ½ - 12 oz. per linear yard on 59 - 60 inch I.S. Serge weave with breaking strength of 90 pounds in the warp and 175 pounds in the filling. Construction to be 79 ends per inch and 57 picks per inch.
- C. Color: Navy Blue to match trousers and blazer.
- D. Lining: Shall be fully rayon lined. There shall be a pleat in the center back to expand with the bi-swing. Interlinings: the fronts shall be fully fused with non-woven material. The waistband and cuffs shall be fused. The pockets and flaps shall be fused as well.
- E. Bi-Swing: There shall be a bi-swing back with elastic support. The top and bottom openings shall be bar-tacked.
- E1. Shoulder Pads: To be firm, heavy cotton batting, not foam type.
- E2. Buttons: Outside front patch pocket buttons shall be high quality plastic to exactly match the color of the garment. 24 ligne four-hole buttons and matching thread.
- F. Front: Shall be peak lapel, zipper front to bottom of lapel, separate sewn on waistband.
- G. Collar: Shall be peak style, the top being 3" wide and the bottom being 4" wide.
- H. Sleeves: Shall be two (2) piece with plain barrel cuff (no vent or buttons).
- I. Zipper: Zipper shall be heavy-duty, medium weight, highest quality molded nylon, "self-healing" with securely attached pull and memory lock. To match YKK or approved equal. Plastic or metal zippers are not acceptable. Navy Blue to match the jacket.

- I1. Buttonholes: Keyhole style, cut after, with bar-tacked ends.

12. IKE JACKET - WINTER (CONTINUED - SEE ILLUSTRATION E)

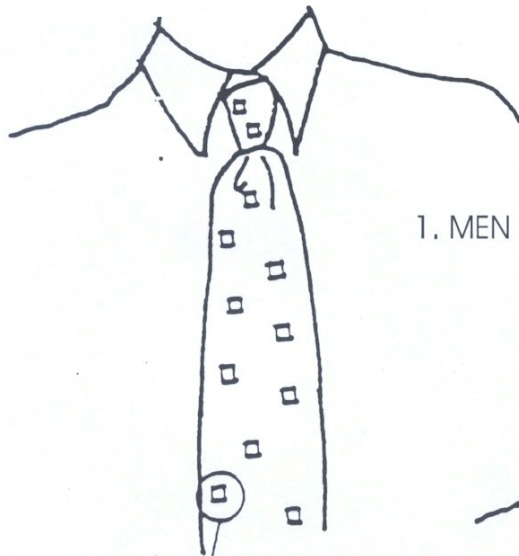
- J. Pockets: (Outside) There shall be two (2) pleated patch pockets 6" wide and 6" high. The pleat shall be 1 ½" wide and the pocket corners shall be rounded at the bottoms. The pocket shall be fused and lined. The shall be a flap, scalloped with the bottom. The flap shall be 2 ¼" at the sides and 2 ½" at the center. The flap shall be lined with self goods. The left flap shall have a pencil opening. There shall be bartacks at the top corners of the pocket.
- K. Stitching/Thread: Thread to be polyester core colorfast cotton wrapped, all stitching to be with not fewer than 12 - 14 stitches per inch. Yoke, shoulder, side and sleeve seams to be flat felled. All stress points to be well tacked.
- L. Emblem: The officially approved "Metro" emblem shall be sewn to the left jacket sleeve with matching thread; centered and with the top edge 1 ½" below shoulder seam.
- M. Pockets: (Inside) There shall be two (2) inside breast pockets, double piped set-in Reece style pocket with cloth reinforcement. They shall be 6" wide and 7" deep.
- N. Labels: Each garment will carry the following labels:
Manufacturer's name, WPL or RN number as required by the Federal Trade Commission, fabric contents, size and complete laundering instructions.
- O. Sizes: Supplied in sizes of 2" increments from 36" to 60". The jackets will be supplied in regular, short and long lengths as applicable.
- P. Finishing: All garments shall be finished in a first class workmanlike manner with all loose threads removed. The omission or apparent omission of any wording or specifications shall mean that only the highest quality industry standards shall be used on all fabrics and component parts including labor.
- Q. Packing: Shall be packed in the same way as the winter blazer.
- R. Hanger Tabs: Hanger tab set at the neckline of the garment to properly hang garment.
- S. Sweat Shields: There shall be underarm sweat shields of shell material.

13. TIES (SEE ILLUSTRATION G)

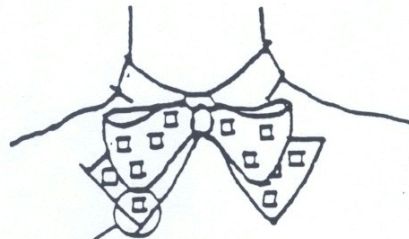
- A. Man's Tie: Standard four-in-hand (and clip-on optional) navy blue (to match trousers, blazers, jackets) highest quality, no shine polyester. Wine red "Metro" logo on white background is spaced in uniform foulard pattern through fabric. White background containing logo to measure $\frac{3}{8}$ " x $\frac{1}{2}$ ".
- Tie to measure 3" at widest point. Available in medium and long lengths.
- B. Woman's Tie: Highest quality polyester neck scarf in two sizes 2 $\frac{1}{2}$ " x 45" and 5" x 40" for bow and scarf tying, navy blue (to match trousers, blazers, jackets). Wine red "Metro" logo on white background spaced in uniform foulard pattern throughout fabric. Logo to measure $\frac{3}{8}$ " x $\frac{1}{2}$ ".
- C. Labels: Each garment will carry the following labels:
Manufacturer's name, WPL or RN number as required by the Federal Trade Commission, fabric contents, size and complete laundering instructions. Labels will be permanent to withstand repeated clearings for the life of the garment.
- D. Finishing: All garments shall be finished in a first class workmanlike manner with all loose threads removed. The omission or apparent omission of any wording or specifications shall mean that only the highest quality industry standards shall be used on all fabrics and component parts including labor.
- E. Packing: Ties to be individually packed in poly bags.

ILLUSTRATION G.

13a. TIES



1. MEN



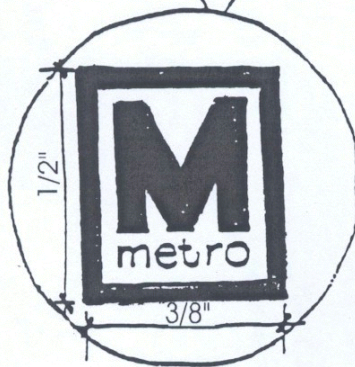
2. WOMEN

BACKGROUND OF TIE TO BE
DARK NAVY BLUE (TO MATCH
ALL OTHER NAVY BLUES IN SPECS)

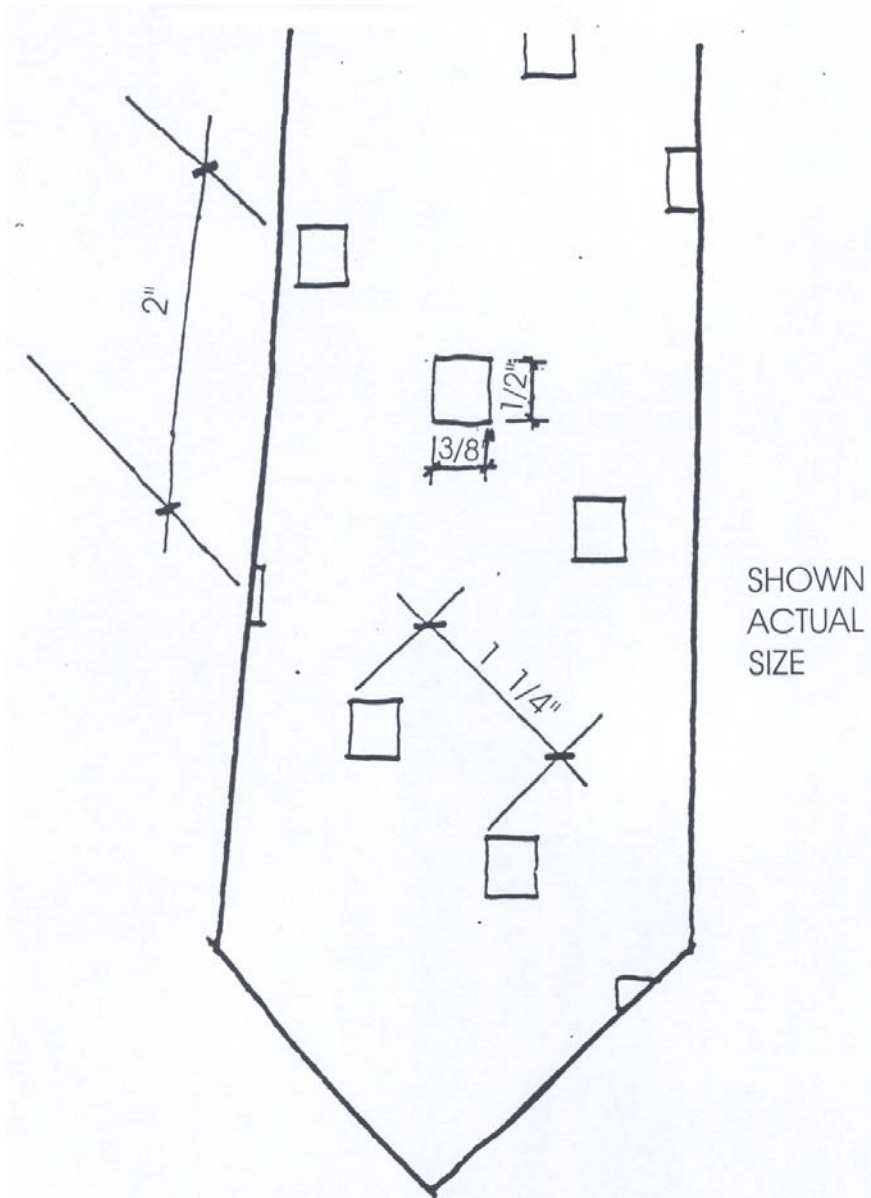
LOGO TO MEASURE $3/8" \times 1/2"$

BACKGROUND, "M" AND
"METRO" TO BE WINE RED
(TO MATCH ALL OTHER WINE REDS
IN THIS SPEC)

FIELD OF LOGO SURROUNDING
"M" AND "METRO", TO BE WHITE



13b. ILLUSTRATION G-2 TIE DETAIL



THIS ILLUSTRATES SPACING OF THE LOGO
FIGURE FOR ALL TIE AND SCARF FABRICS.

14. **CAPS AND HATS**

- A. Cap: Unisex
- Style: Standard "baseball" style cap with top stitched visor.
- Fabric: Summer and winter versions to be fabricated in fabric to match summer and winter trousers. Summer cap to have mesh back, winter cap to be full fabric.
- Emblem: Transit Authority "Metro" emblem (Illustration H) to be sewn to baseball cap with matching thread, centered on front of crown with lower edge of emblem 1" from crown/visor seam.
- Color: Navy Blue to match trousers from approved samples.
- Sizes Supplied in small, medium and large.
- B. Hats: Men's
- Style: Standard round-crown Military dress style hat with standard width visor.
- Fabrics: To match summer and winter trousers.
- Color: To match trousers, jackets and blazers.
- Lining: Full inside lining of acetate, black.
- Frame band: Solid black nylon.
- Visor: Black patent leather; 2" at front mid-point of visor, slight drop.
- Strap: Black patent strap secured with plain black buttons.
- Sweatband: Vinyl with foam backing, perforated.
- Sizes: Supplied in sizes of 1/8" increments from 6 1/8" to 7 3/4".
- Badges: Single post, screw back with positioning pin centered at top. Polished brass logo, lettering and border with wine colored enameled background to match color of sweater (Para 3C). (For logo, see page 19a).
- Eyelet: Single eyelet to accommodate badge in center of hat above visor.
- Hats - Women To be identical to the men's hat except "style".

14. CAPS and HATS (continued)

- C. Optional Winter Hat:
- Style: Arctic trooper style with "fur" ear flaps and "fur" front visor.
- Fabric: Match body of hat and flap straps to be heavy-duty nylon, ear flaps and front visor to be covered in orion "fur" pile. Heavy duty brass fasteners on ear flap straps, enameled to match hat.
- Color: To match trousers, jackets and blazers.
- D. HATS and CAPS - General:
- Labels: Each garment will carry the following labels:
Manufacturer's name, WPL or RN number as required by the Federal Trade Commission, fabric contents, size and complete laundering instructions. Labels will be permanent to withstand repeated cleanings for the life of the garment.
- E. Finishing: All garments shall be finished in a first class workmanlike manner with all loose threads removed. The omission or apparent omission of any wording or specifications shall mean that only the highest quality industry standards shall be used on all fabrics and component parts including labor.
- F. Packing: All hats and caps to be stuffed with clean white tissue paper to maintain shape and packed individually in poly bags.

15. EMBLEMS (SEE ILLUSTRATIONS H, I-1, I-2 & I-3)

- A. Styles: Emblems for the Transit Authority ("Metro") to be sewn with matching thread to left sleeve of all sleeved garments; centered and having the top of the emblem 1 ½" below shoulder seam.
- Emblems for the Departments of Bus or Rail or Operations Planning Office are to be provided, and sewn, at the time of purchase, to the right sleeve of each garment which bears the "Metro" emblem on the left sleeve. The emblem to be centered and with the top of the emblem 1 ½" below the right shoulder seam.

15. EMBLEMS (SEE ILLUSTRATIONS H, I-1, I-2 & I-3) (CONTINUED)

- B. Construction: All emblems are to be Swiss embroidered, with 100% rayon thread, onto a 60/40 cotton/poly twill backing: The background shall not be embroidered. The back side of emblem to be "heat sealed, starched finished." All emblems are to be sewn to garments. "Iron-on" heat applications of emblems to garments will be rejected.
- C. Colors: As indicated on Illustrations H, I-1, I-2 & I-3, from approved samples.
- D. Sizes: Illustrated actual size.

ILLUSTRATION H.

"METRO" EMBLEM

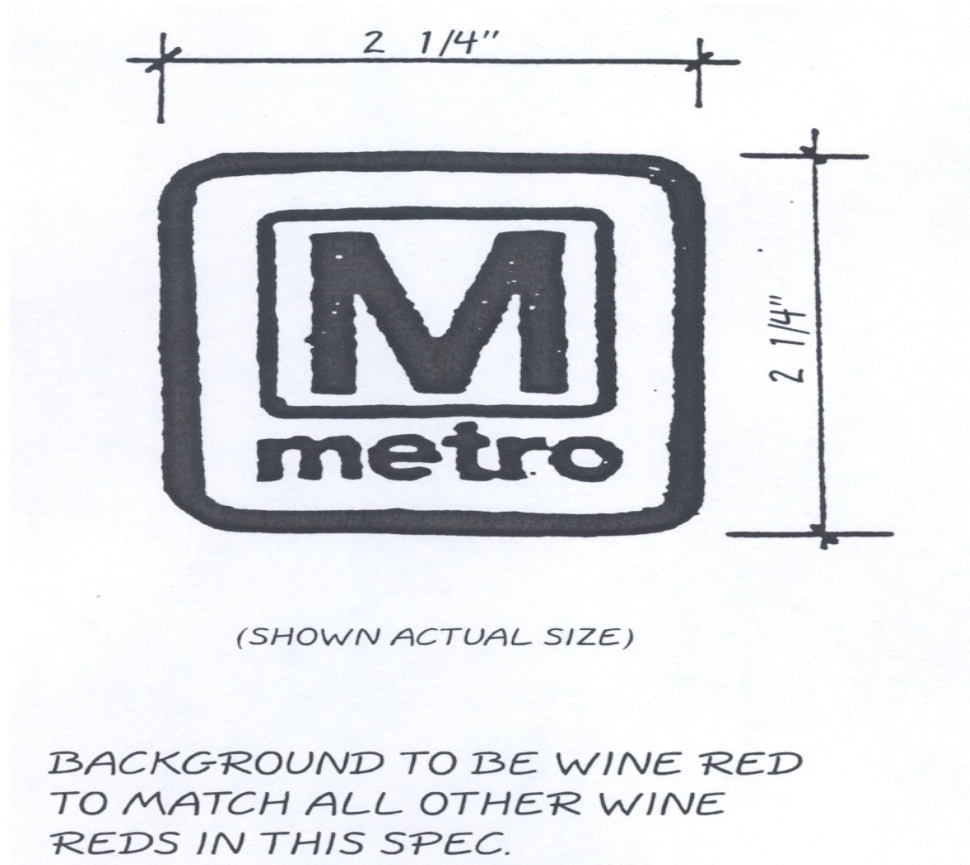
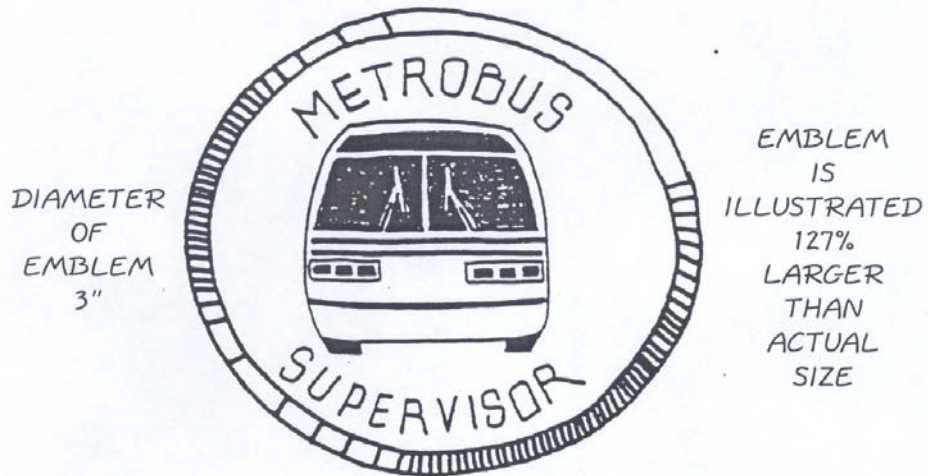


ILLUSTRATION I-1

METROBUS EMBLEM

DARK AREAS OF BUS TO BE
WINE RED (INCLUDES OUTLINE OF BUS)

WHITE AREAS OF BUS TO BE WHITE



TEXT AND BORDER OF EMBLEM
TO BE NAVY BLUE.

BACKGROUND OF EMBLEM TO BE
LIGHT DOVE - GREY

NOTE: BUS EMBLEMS SHALL BE FABRICATED
FOR BOTH "SUPERVISOR" AND "OPERATOR"
(NOT SHOWN). A LIMITED QUANTITY OF
"TRAINING INSTRUCTOR" (NOT SHOWN)
EMBLEMS ARE ALSO REQUIRED.

ILLUSTRATION I-2

METRORAIL EMBLEM

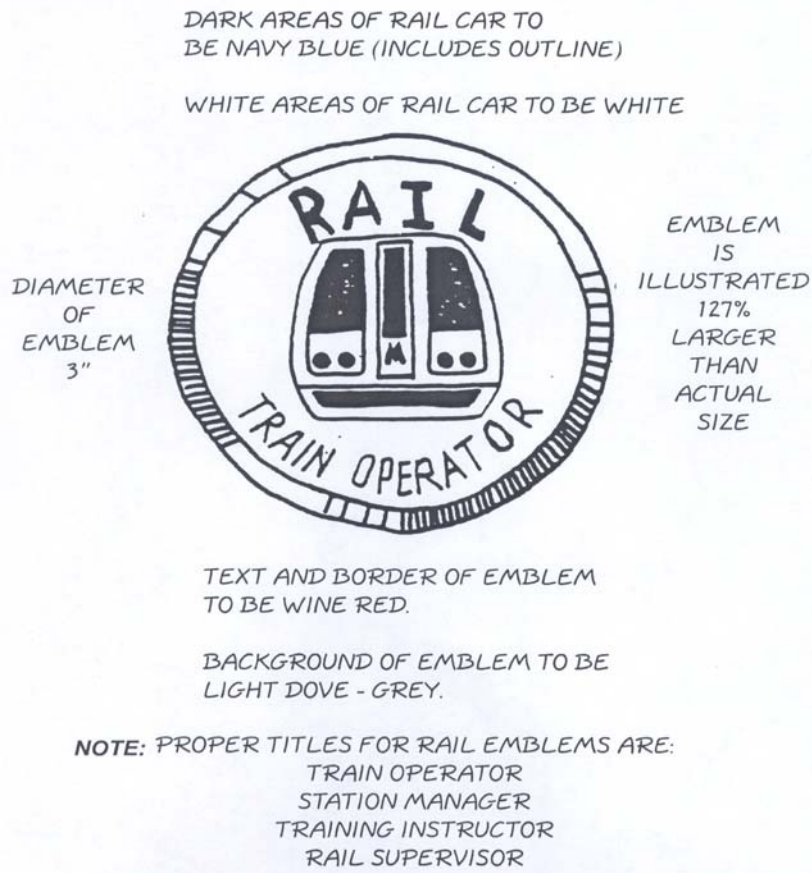
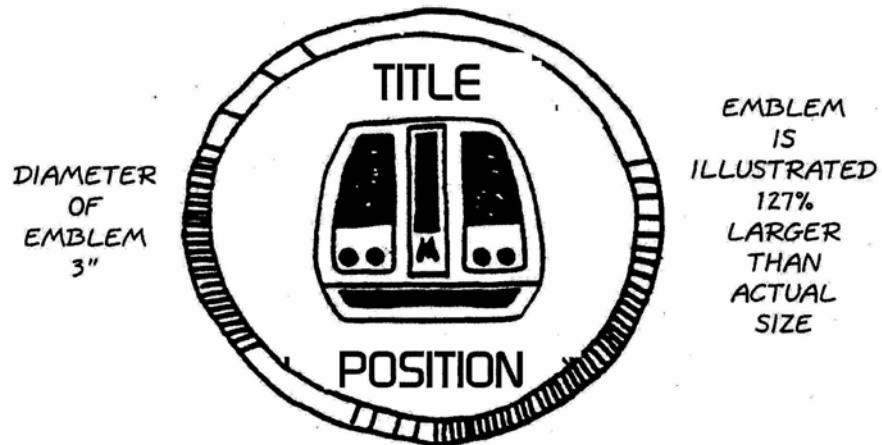


ILLUSTRATION I-3.
OPERATIONS PLANNING
EMBLEM

DARK AREAS OF RAIL CAR TO
BE NAVY BLUE (INCLUDES OUTLINE)

WHITE AREAS OF RAIL CAR TO BE WHITE



TEXT AND BORDER OF EMBLEM
TO BE: WINE RED

BACKGROUND OF EMBLEM TO BE:
LIGHT DOVE - GREY

NOTE: TITLE TO BE: "FIELD" OR "TRAFFIC"

POSITION TO BE: "SUPERVISOR" OR "CLERK"

APPENDIX I

TOTAL POPULATION BUSV AND RAIL OPERATING EMPLOYEES

By Gender and Occupational Group

OCCUPATION	MALE	FEMALE	MALE / FEMALE TOTAL
BUSV Operators	1,900	750	2,650
BUSV Supervisors	75	75	150
BUSV TOTAL	1,975	825	2,800
RAIL Operators	501	208	709
Rail Operations Supervisors	65	28	93
RAIL Operations TOTAL	566	236	802
Station Managers	374	239	613
Station Manager TOTAL	374	239	613
BUSV & RAIL TOTAL	2,915	1,300	4,215

07/01/2014

APPENDIX II

EXTRAORDINARY GARMENTS AND SIZES

I. Extraordinary Garments

1. Parka
2. Raincoat

II Extraordinary Sizes

A. MEN

1. **Shirt (Long - Sleeved)**
 - a) Any sleeve length shorter than 31" or longer than 35".
 - b) Any neck size larger than 18".
2. **Shirt (Short-Sleeved)**

Any size larger than XX large
3. **Sweater**

Any size larger than XXX large
4. **Jacket**

Any size larger than XX large
5. **Blazer**
 - a) Any size larger than 48
 - b) Any X long length
6. **Trousers**

Plain: Any waist size below 28" or above 46".

Pleated: Any waist size below 28" or above 46".
7. **Hat**

Any size below 6 or above 7 $\frac{7}{8}$.

APPENDIX II (continued)

B. WOMEN

- 1. Shirt**
Any size larger than 24.
- 2. Sweater**
Any size larger than XXX large.
- 3. Blazer**
 - a) Any size larger than 24.**
 - b) Any X long length.**
- 4. Trousers**
Plain: Any size larger than 24.
Pleated: Any size larger than 24.