CONSUMER PRODUCT SAFETY COMMISSION
DIV OF PROCUREMENT SERVICES
4330 EAST WEST HWY
ROOM 523
BETHESDA MD 20814

KARNA LLC
2987 CLAIRMONT RD STE 205
ATLANTA GA 30329-1687

The contractor shall provide all labor, equipment, materials and services necessary to code NEISS body part and injury diagnoses for a period of one (1) year from September 21, 2015 through September 20, 2016 in accordance with the

DUNS Number: [Redacted]
Contracting Officer Representative (COR):
Tom Schroeder
Email: TSchroeder@cpsc.gov
Tel: 301-504-7431

Patti M. Johnson

SOLICITATION/ORDER FOR COMMERCIAL ITEMS
OFFER TO COMPLETE BLOCKS 12, 17, 23, 24, & 30

9. ISSUED BY
CODE
FMPS

10. THIS ACQUISITION IS
□ UNRESTRICTED OR
X SET ASIDE 100.00 % FOR:
□ SMALL BUSINESS
□ HUBZONE SMALL BUSINESS
□ SERVICE-DISABLED VETERAN-OWNED SMALL BUSINESS
□ WOMEN-OWNED SMALL BUSINESS (WOSB) ELIGIBLE UNDER THE WOMEN-OWNED SMALL BUSINESS PROGRAM
□ 8A
□ EDWOSB

11. DELIVERY FOR DESTINATION UNLESS BLOCK IS
□ MARKED
□ SEE SCHEDULE
12. DISCOUNT TERMS
Net 30

13a. THIS CONTRACT IS A
□ RATED ORDER UNDER
□ DISA (FAR 52.217-7)
□ DISA (FAR 52.212-7)

14. METHOD OF SOLICITATION
□ RFP
□ IFS
□ IPF

15. DELIVER TO
CODE
EPDS

16. ADMINISTERED BY
CODE
FMPS

17a. CONTRACTOR/OFFEROR

18a. PAYMENT WILL BE MADE BY
CODE
FMPS

19. CHECK IF REMITTANCE IS DIFFERENT AND PUT SUCH ADDRESS IN OFFER

20. SCHEDULE OF SUPPLIES/SERVICES

21. QUANTITY
22. UNIT
23. UNIT PRICE
24. AMOUNT

25. ACCOUNTING AND APPROPRIATION DATA

26. TOTAL AWARD AMOUNT (For Gov't Use Only)
$199,636.39

27a. Solicitation incorporates by reference FAR 52.212-1, 52.212-4, 52.212-3 and 52.212-5 are attached. ADDENDA
□ ARE
□ ARE NOT ATTACHED

27b. Contract/Purchase Order incorporates by reference FAR 52.212-4, 52.212-5 is attached. ADDENDA
□ ARE
□ ARE NOT ATTACHED

28. CONTRACTOR IS REQUIRED TO SIGN THIS DOCUMENT AND RETURN COPIES TO ISSUING OFFICE. CONTRACTOR AGREES TO FURNISH AND DELIVER ALL ITEMS SET FORTH OR OTHERWISE IDENTIFIED ABOVE AND ON ANY ADDITIONAL SHEETS SUBJECT TO THE TERMS AND CONDITIONS SPECIFIED.

29. AWARD OF CONTRACT:

30a. Signature of Offeror/Contractor

30b. Name and Title of Signer (Type or print)

30c. Date Signed

31a. Name of Contracting Officer (Type or print)

31b. Date Signed

Authorized for local reproduction
Previous edition is not usable

Prescribed by GSA - FAR (48 CFR) 53.212

STANDARD FORM 1449 (REV. 2/2012)
<table>
<thead>
<tr>
<th>ITEM NO.</th>
<th>SCHEDULE OF SUPPLIES/SERVICES</th>
<th>QUANTITY</th>
<th>UNIT</th>
<th>UNIT PRICE</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>0001</td>
<td>GSA Schedule (GS-10F-0332Y) and the attached statement of work (SOW). NEISS Body part and injury diagnosis to ICD-10-CM mapping of 25,000 records</td>
<td>1</td>
<td>LS</td>
<td>199,636.39</td>
<td>199,636.39</td>
</tr>
</tbody>
</table>

The total amount of award: $199,636.39. The obligation for this award is shown in box 26.
Statement of Work (SOW) – NEISS injury to ICD10-CM mapping

1. OVERVIEW

In accordance with the Statement of Work, the Contractor shall independently code injury, poisoning, and certain other consequences of external causes using the World Health Organization’s International Classification of Diseases, 10th Revision, Clinical Modification (ICD-10-CM) for data from the National Electronic Injury Surveillance System (NEISS).

2. BACKGROUND INFORMATION

The NEISS consists of a national probability sample of approximately 96 hospitals, drawn from all the U.S. general hospitals with 24-hour emergency service. The sample is stratified based on size and geographic location. Size is categorized by the annual number of emergency department visits reported by the hospital. There is also a separate stratum for children’s hospitals. Information is collected by CPSC from the NEISS hospitals on all product-related injuries treated in the hospital emergency department.

In 2000, the NEISS was expanded in a 2/3rds subsample known as the NEISS-All Injury Program (NEISS-AIP) to collect all trauma-related visits to the hospitals emergency departments. This expansion is funded by other federal agencies, including the Centers for Disease Control and Prevention (CDC), to collect data on injuries outside of CPSC’s jurisdiction such as work-related and motor vehicle injuries, assaults, adverse drug effects, etc.

The injury information on the approximately 780,000 records collected through the NEISS and NEISS-AIP in a given year is weighted based on the sample designs and used to make national estimates on injuries treated in hospital emergency departments.

On a daily or regular basis, a hospital coder reviews all charts of persons who went through the emergency department. A core set of variable information is collected for every case determined to be reportable under the NEISS reporting rules. These variables are:

- Treatment date
- Case number
- Age / Date of Birth
- Sex
- Race
- Injury diagnosis
- Body part most severely injured
- Injury disposition
- Location of injury event
- Intentionality
- Work-relatedness
- Product(s) involved
- Narrative – verbatim comment of injury scenario
The coding is done based on CPSC NEISS coding guidelines. Most of these guidelines and codes are unique to the NEISS. However, The National Center for Health Statistics (NCHS), the Federal agency responsible for use of the International Statistical Classification of Diseases and Related Health Problems, has developed a clinical modification of the classification for morbidity purposes (the 10th revision ("ICD-10-CM")). The ICD-10-CM is used to code and classify mortality data from death certificates, having replaced ICD-9 for this purpose as of January 1, 1999. ICD-10-CM is planned as the replacement for ICD-9-CM, volumes 1 and 2. On July 31, 2014, the U.S. Department of Health and Human Services issued a final rule finalizing October 1, 2015 as the new compliance date to transition to the ICD-10 code sets.

Other federal health interview surveys such as the National Center for Health Statistics (NCHS) National Hospital Ambulatory Medical Care Survey (NHAMCS) collect similar types of data as the NEISS and NEISS-AIP. As hospitals transition to ICD-10-CM coding of morbidity (injury) data, so too will these federal surveys.

3. OBJECTIVE

The objective of this contract is to increase the ability of users of the NEISS and NEISS-AIP data to classify the injury data using the ICD-10-CM standard coding scheme and compare and/or enhance the estimates on these data with estimates from other federal surveys reporting similar data.

It is unreasonable under current funding limitations to have all the NEISS and NEISS-AIP data ICD-10-CM coded by an outside contractor or current staff. Therefore, the overall long-term objective of CPSC staff is to create a computer mapping of the NEISS data predicting the ICD-10-CM using the NEISS narrative, body part, diagnosis, and various other variables.

The CPSC uses an ICD-9-CM to NEISS injury mapping in its Injury Cost Model (ICM) developed for the Division of Economic Analysis. As data sources used by the ICM transition to ICD-10-CM, it will become necessary for the ICM to be updated. Included in this update would be a reverse mapping from a NEISS injury code(s) to ICD-10-CM injury code.

4. CONTRACT TYPE

This is a firm fixed price contract for the services indicated below.

5. DESCRIPTION OF SERVICES

Independently and not as an agent of the Government, the contractor shall provide all necessary personnel, travel, services, equipment including computer and computer facilities, and supplies needed to perform the following:

A. Task 1
The contractor shall gain a comprehensive understanding of the NEISS and all the activities performed by CPSC and hospital staff in support of the NEISS. This will include studying NEISS coding manuals, coding instructions, NEISS (http://www.cpsc.gov/cgibin/NEISSQuery/home.aspx) and NEISS-AIP (http://webappa.cdc.gov/sasweb/ncipc/nfirates2001.html) websites, and other relevant materials along with reviewing recent data.

B. Task 2

After gaining a comprehensive understanding of the NEISS and the activities done in support of the NEISS, the contractor shall code a sample of 25,000 NEISS records with up to two injury diagnoses using the ICD-10-CM injury, poisoning, and certain other consequences of external causes (S&T codes). The NEISS BDYPT (body part), DIAG (diagnosis), and CMT (verbatim narrative) along with possibly INTENT (intentionality) and other coded variables will be used as a basis for selecting the ICD-10-CM codes that best and most thoroughly classify the injury diagnosis as reported in the NEISS.

The following basic assumptions cover the data coded in Task 2:
1. All records sent to the contractor would be considered “reportable” records under NEISS-AIP coding guidelines and should be coded.
2. The data records will be sent and returned in an MS-Access, MS-Excel, ASCII text file, or other format that is agreeable both to the contractor and to CPSC personnel.
3. The most severe injury will be coded as the primary diagnosis; one other diagnosis up to a total of two will be coded as the secondary diagnosis. When multiple diagnoses are mentioned in the NEISS comment, the diagnosis coded in the body part and diagnosis variable fields shall be considered the most severe.
4. The contractor shall not be asked to perform any consumer product coding. However, the product information will be included in the record to be coded, to assist the coder in selecting the most specific ICD-10-CM diagnosis code(s).
5. At times, in coding ICD-10-CM diagnoses, the code will be reportable as either an “other specified”, “not other specified”, “not elsewhere classified” code. Due to the method in which the ICD-10-CM has been written, it is understood that all codes with not an absolute specific code represent the most specific code for that particular diagnosis.
6. When the NEISS comment mentions a ‘general’ body part or diagnoses (ex. ‘fell off bike and hurt arm’) and the body part and diagnosis variables are coded to a more specific injury (ex. body part = elbow, diagnosis = laceration), the more specific injury will be coded with the exceptions noted below.
7. In general, NEISS coding rules of specific types of diagnoses would not apply to coding ICD-10-CM. The ICD-10-CM coding rules will be followed unless specific exceptions are noted below.
8. Exceptions:
   a. Intentional injuries:
      i. Sexual assaults – code the confirmed (T74) or suspected (T76) abuse along with any injury code.
      ii. Physical assaults – code the actual injury received if known. Code the
intentional assault/abuse as a secondary code.

b. Rule out – code cases that are treated in the emergency room to rule out a specified injury as if the injury actually occurred (ex. ‘Rule out wrist fracture’ – code as an actual fractured wrist).

c. When coding burn injuries, reflect the highest degree of burn when more than one burn is present. The specific body part will be coded as the primary injury and the degree of the burn will be coded as secondary.

d. When coding burns that have a body part of 25-50% of the body (BDPT=84), or all parts of body (BDPT=85), code these cases under T31 or T32 according to the extent of body surface involved. Do not code the multiple body parts separately if mentioned in the NEISS narrative.

e. When coding non-burn cases that have a body part of 25-50% of body (BDPT=84), or all parts of body (BDPT=85), code these cases as if the body parts are known but unspecified even if specific body parts are mentioned in the NEISS comment. Do not code the multiple body parts separately if mentioned in the NEISS narrative.

9. Injury codes in the ICD-10-CM coding manual usually begin with an S or a T character. However, due to the manner in which some injuries are indexed in the NEISS manual an S or a T code would not be assigned. Dependent on the data that is received, the diagnosis that is listed may not indicate an injury code. (Example: dx was sunburn; this is not considered an injury code). Code these types of injuries outside of the S-T codes.

C. Task 3

The contractor shall determine inter-coder reliability by randomly ‘double coding’ 5% of the cases.

D. Task 4

After the 25,000 records have been coded, the records shall be returned to CPSC for review. Up to 10% of the cases shall be returned to the contractor to resolve differences in coding. The contractor shall review the differences and provide specific written guidance on each case as to why the coding is different.

6. DELIVERY OF PERFORMANCE

The following reports, forms, and files shall be delivered in accordance with the following schedule:

A. Monthly status report sent by e-mail or regular mail to the Contracting Officer Representative (COR) detailing in 1 or 2 pages the progress of the project. If the status report is sent by mail, the report should be written using Microsoft-Word or a similar computer software package.

B. Within 6 months of the effective date of this contract, the Contractor shall return
to CPSC the 25,000 data records with up to two ICD-10-CM injury diagnosis codes in a MS-Access, MS-Excel, ASCII text file, or other format that is agreeable both to the contractor and to CPSC personnel.

C. Within 7 months of the effective date of this contract, the Contractor shall submit a brief (2-5 page) analysis and report of the inter-coder reliability coding will be submitted to CPSC detailing the number of records double coded and the results.

D. After receipt of the above analysis and report, CPSC will have up to 2 months to review the coding and provide the records for the Task 4 analysis.

E. Within 2 months of receiving the data back from CPSC, the Contractor will complete Task 4 resolution to include the specific guidance on each case as to why the coding is different.

F. Within 10 months of the effective date of this contract, the Contractor shall submit a brief (2-10 page) draft final report detailing what coding was done and the general coding assumptions and guidelines used.

G. After receipt of the draft final report, CPSC will have up to 2 months to review and ask the Contractor for any revisions.

H. Within 5 days of CPSC’s acceptance of the draft final report, the contractor shall submit the final report in a Microsoft-Word document.

7. ACCEPTANCE OF DELIVERABLES

A. Monthly status reports will be reviewed by CPSC staff within five (5) working days after date of receipt.

B. Acceptance/rejection will be transmitted to the Contractor by the CPSC COR, in writing or by telephone, within five (5) working days after review of (goods or services.)

C. Acceptance/rejection will be based on conformance with Paragraph 5, Description of Services.

8. PLACE OF DELIVERY OR PERFORMANCE

Items specified in 6 above, DELIVERY OR PERFORMANCE, will be mailed, emailed or delivered to:

U.S. Consumer Product Safety Commission
Division of Hazard & Injury Data Systems
4330 East West Highway, Room 502
Bethesda, Maryland 20814
Attn: Tom Schroeder (tschroeder@cpsc.gov)  
CPSC Contracting Officer Representative

9. **PERIOD OF PERFORMANCE**

Performance of work shall begin on September 21, 2015 through September 20, 2016 and shall not extend for more than 12 months.

11. **GOVERNMENT FURNISHED DOCUMENTS**

The following documents are available on-line as part of Task 1:


NEISS data can be viewed and downloaded at: http://www.cpsc.gov/cgi-bin/NEISSQuery/home.aspx
TERMS AND CONDITIONS

LCIA  CONTRACTOR’S NOTE

Deliveries and/or shipments shall not be left at the Loading Dock. All deliveries shall be considered “inside deliveries” to the appropriate room at the Consumer Product Safety Commission (CPSC) and in accordance with the instructions below. When scheduling deliveries the purchase order number shall always be referenced and all packages shall clearly display the Purchase Order Number on the outside of the cartons and/or packages, to include the packing slip.

ATTENTION GOVERNMENT VENDOR

A. DELIVERY INSTRUCTIONS:

1. DELIVERY INSTRUCTIONS FOR LARGE OR HEAVY ITEMS:

If the shipment or item being delivered requires use of a loading dock, advance notification is required. The contractor shall contact the Shipping and Receiving Coordinator at 301-892-0586 or Constantia Demas (301) 504-7544 forty-eight (48) hours in advance of the date the items are to arrive to schedule use of the loading dock.

LOADING DOCK HOURS OF OPERATION:

9:00 am to 11:00 am  or  1:30 pm to 4:00 pm
Monday through Friday (except holidays)

Please notify contact person if there is a change in the delivery date. For changes, delays, or assistance please contact CPSC as follows:

Facilities Management Support Services (301) 504-7091 and

The COR – The COR noted on page 1.

Upon arrival, the driver should contact the CPSC Guard, 301-504-7721, at the loading dock to obtain assistance in using freight elevators and to gain access to CPSC security areas.

2. DELIVERY INSTRUCTION FOR SMALL ITEMS

When delivering or shipping small items, the contractor and/or carrier service shall report to the 4th floor lobby, North Tower, 4330 East West Highway, to sign in with the CPSC guard. Upon completion of signing in, the contractor shall deliver all shipments to the Mail Room, Room 410. After delivery, delivery personnel shall promptly depart the building.

MAIL ROOM HOURS OF OPERATION:
Monday through Friday (except holidays) – 7:30 am to 5:00 pm

B. BILLING INSTRUCTIONS

Pursuant to the Prompt Payment Act (P.L. 97-177) and the Prompt Payment Act Amendments of 1988 (P.L. 100-496) all Federal agencies are required to pay their bills on time, pay interest penalties when payments are made late, and to take discounts only when payments are made within the discount period. To assure compliance with the Act, vouchers and/or invoices shall be submitted on any acceptable invoice form which meets the criteria listed below. Examples of government vouchers that may be used are the Public Vouchers for Purchase and Services Other Than Personal, SF 1034, and Continuation Sheet, SF 1035. At a minimum, each invoice shall include:

1. The name and address of the business concern (and separate remittance address, if applicable).

2. Do NOT include Taxpayer Identification Number (TIN) on invoices sent via e-mail.

3. Invoice date.

4. Invoice number.

5. The contract or purchase order number (see block 2 of OF347 and block 4 of SF1449 on page 1 of this order), or other authorization for delivery of goods or services.

6. Description, price and quantity of goods or services actually delivered or rendered.

7. Shipping cost terms (if applicable).

8. Payment terms.

9. Other substantiating documentation or information as specified in the contract or purchase order.

10. Name, title, phone number and mailing address of responsible official to be notified in the event of a deficient invoice.

ORIGINAL VOUCHERS/INVOICES SHALL BE SENT TO:

U.S. Mail
Enterprise Service Center, c/o CPSC, Accounts Payable Branch, AMZ-160
PO Box 25710
Oklahoma City, Ok. 73125

FEDEX
Enterprise Service Center, c/o CPSC, Accounts Payable Branch, AMZ-160
6500 S. MacArthur Blvd.
Oklahoma City, Ok. 73169

OR

Via email to:

9-AMC-AMZ-CPSC-Accounts-Payable@faa.gov

Invoices not submitted in accordance with the above stated minimum requirements will not be processed for payment. Deficient invoices will be returned to the vendor within seven days or sooner. Standard forms 1034 and 1035 will be furnished by CPSC upon request of the contractor.

Inquiries regarding payment should be directed to the Enterprise Service Center (ESC), Office of Financial Operations, Federal Aviation Administration (FAA) in Oklahoma City, 405-954-1693.

C. PAYMENT

Payment will be made as close as possible to, but not later than, the 30th day after receipt of a proper invoice as defined in “Billing Instructions,” except as follows:

When a time discount is taken, payment will be made as close as possible to, but not later than, the discount date. Discounts will be taken whenever economically justified. Otherwise, late payments will include interest penalty payments. Inquiries regarding payment should be directed to Caleb Pierce at 405-954-1693 or at the U.S. Mail and Fedex addresses listed above:

Complaints related to the late payment of an invoice should be directed to Ricky Woods at the same the same address (above) or 405-954-5351.

Customer Service inquiries may be directed to Adriane Clark at ACLark@cpsc.gov.

D. INSPECTION & ACCEPTANCE PERIOD

Unless otherwise stated in the Statement of Work or Description, the Commission will ordinarily inspect all materials/services within seven (7) working days after the date of receipt. The CPSC representative responsible for inspecting the materials/services will transmit disapproval, if appropriate, to the contractor and the contract specialist listed below. If other inspection information is provided in the Statement of Work or Description, it is controlling.

E. ALL OTHER INFORMATION RELATING TO THE PURCHASE ORDER

Contact: Contract Specialist- Derrick Braswell at (301) 504-7310

F. PROCESSING INSTRUCTIONS FOR REQUESTING OFFICES
The Purchase Order/Receiving Report (Optional Form 347 or Standard Form 1449) must be completed at the time the ordered goods or services are received. Upon receipt of the goods or services ordered, each item should be inspected, accepted (partial or final) or rejected. The Purchase Order/Receiving Report must be appropriately completed, signed and dated by the authorized receiving official. In addition, the acceptance block shall be completed (Blocks 32 a, b & c on the SF 1449 and column G and page 2 of the OF 347). The receiving report shall be retained by the requesting office for confirmation when certifying invoices.

G. PROPERTY/EQUIPMENT PURCHASES

In the case of Purchase Orders/Receiving Reports involving the purchase and receipt of property/equipment, a copy of the Purchase Order/Receiving Report must also be immediately forwarded directly to the Property Management Officer (Constantia Demas) in the Facilities Management Support Services Branch (Room 425). The transmittal of Purchase Orders/Receiving Reports to the property management officer is critical to the integrity and operation of CPSC’s Property Management System. Receiving officials should also forward copies to their local property officer/property custodian consistent with local office procedures.

LC 5 CONTRACTING OFFICER’S REPRESENTATATIVE (COR) DESIGNATION

a. The following individual has been designated at the Government’s COR for this contract:
Name: Tom Schroeder
Division: Division of Hazard and Injury Data Systems
Telephone: 301-504-7431
Email: TSchroeder@cpsc.gov

b. The CPSC COR is responsible for performing specific technical and administrative functions, including:

(1) performing technical evaluation as required;

(2) assisting the Contractor in the resolution of technical problems encountered during performance; monitoring the Contractor's technical progress, including surveillance and assessment of performance, and notifying the Contracting Officer within one week when deliverables (including reports) are not received on schedule in accordance with the prescribed delivery schedule; and

(3) inspection and acceptance of all items required by the contract.

c. The COR, who may be personally liable for unauthorized acts, is not authorized to and shall not:

(1) make changes in scope of work, contract schedules, and/or specifications, or to make changes that affect price, quality, quantity or delivery,
(2) direct or negotiate any change in the terms, conditions, or amounts cited in the contract; and

(3) make commitments or changes that affect price, or take any action that commits the Government or could lead to a claim against the Government.

d. This delegation is not redelegable and remains in effect during the period of performance of the contract.

e. A clear distinction is made between Government and Contractor personnel. No employer-employee relationship will occur between government employees and contractor employees. Contractor employees must report directly to their company (employer) and shall not report to Government personnel.

**LC 21B Disclosure of Information - Restricted Publication**

a. The Contractor shall submit to the Commission any report, manuscript or other document containing the results of work performed under this contract. This document shall not be published or otherwise disclosed by the contractor.

b. Should the contractor subsequently apply to the Consumer Product Safety Commission for permission to publish documents containing the results of this work and the release is approved in writing, any publication of, or publicity pertaining to, the Contractor's document shall include the following statement: "This project has been funded with federal funds from the United States Consumer Product Safety Commission under contract number CPSC-[…]. The content of this publication does not necessarily reflect the views of the Commission, nor does mention of trade names, commercial products, or organizations imply endorsement by the Commission.

**LC 22 Handling of Confidential Information**

a. If the Contractor obtains confidential business information about any company in connection with performance of this contract, either from the CPSC, the other company itself, or any other source, the Contractor agrees that it will hold the information in confidence and not disclose it either to anyone outside the CPSC or to any Contractor employee not involved in performance of this contract.

b. At the completion of performance of this contract, the Contractor shall return any confidential information, obtained as described above, either to its owner or to the CPSC. No such information shall be retained by the Contractor. Furthermore, the Contractor agrees not to use any such confidential business information for any purpose other than performance of this contract. During contract performance, the Contractor shall maintain confidential business information obtained as described in this article in a safe or locked file cabinet to which only employees performing work under this contract shall have access. A log shall be maintained to reflect each entry to the safe or cabinet. The Contractor shall provide to the COR, and keep current, a list of all employees with such access. The Contractor shall require each such
employee to execute an affidavit as set forth in the attached "Affidavit of Disclosure" and the original and one copy of each affidavit shall be sent to the COR.

c. A site inspection of the Contractor's security measures for confidential information may be performed by the CPSC COR prior to contract award and at any time during contract performance as deemed necessary by the COR. Approval of the security measures may be a prerequisite to contract award and continued performance.

d. Failure by the contractor to comply with the terms of this clause may be treated as a default pursuant to the terms of this contract.

LC 24 Nondisclosure of any Data Developed Under this Contract

a. The Contractor agrees that it and its employees will not disclose any data obtained or developed under this contract to third parties without the consent of the U. S. Consumer Product Safety Commission Contracting Officer.

b. The Contractor shall obtain an agreement of non-disclosure from each employee who will work on this contract or have access to data obtained or developed under this contract.

LC 31 Restrictions on Use of Information

a. If the Contractor, in the performance of this contract, obtains access to information such as CPSC plans, reports, studies, data projected by the Privacy Act of 1974 (5 U.S.C. 552a), or personal identifying information which has not been released or otherwise made public, the Contractor agrees that without prior written approval of the Contracting Officer it shall not: (a) release or disclose such information, (b) discuss or use such information for any private purpose, (c) share this information with any other party, or (d) submit an unsolicited proposal based on such information. These restrictions will remain in place unless such information is made available to the public by the Government.

b. In addition, the Contractor agrees that to the extent it collects data on behalf of CPSC, or is given access to, proprietary data, data protected by the Privacy Act of 1974, or other confidential or privileged technical, business, financial, or personal identifying information during performance of this contract, that it shall not disclose such data. The Contractor shall keep the information secure, protect such data to prevent loss or dissemination, and treat such information in accordance with any restrictions imposed on such information.

52.217-8 Option to Extend Services. (Nov 1999)

The Government may require continued performance of any services within the limits and at the rates specified in the contract. These rates may be adjusted only as a result of revisions to prevailing labor rates provided by the Secretary of Labor. The option provision may be exercised more than once, but the total extension of performance hereunder shall not exceed 6 months. The Contracting Officer may exercise the option by written notice to the Contractor within 15 days.
52.219-17 Section 8(a) Award. (Dec 1996)

(a) By execution of a contract, the Small Business Administration (SBA) agrees to the following:

(1) To furnish the supplies or services set forth in the contract according to the specifications and the terms and conditions by subcontracting with the Offeror who has been determined an eligible concern pursuant to the provisions of section 8(a) of the Small Business Act, as amended (15 U.S.C. 637(a)).

(2) Except for novation agreements and advance payments, delegates to the Consumer Product Safety Commission, Division of Procurement Services the responsibility for administering the contract with complete authority to take any action on behalf of the Government under the terms and conditions of the contract; provided, however that the contracting agency shall give advance notice to the SBA before it issues a final notice terminating the right of the subcontractor to proceed with further performance, either in whole or in part, under the contract.

(3) That payments to be made under the contract will be made directly to the subcontractor by the contracting activity.

(4) To notify the Consumer Product Safety Commission, Division of Procurement Services Contracting Officer immediately upon notification by the subcontractor that the owner or owners upon whom 8(a) eligibility was based plan to relinquish ownership or control of the concern.

(5) That the subcontractor awarded a subcontract hereunder shall have the right of appeal from decisions of the cognizant Contracting Officer under the “Disputes” clause of the subcontract.

(b) The offeror/subcontractor agrees and acknowledges that it will, for and on behalf of the SBA, fulfill and perform all of the requirements of the contract.

(c) The offeror/subcontractor agrees that it will not subcontract the performance of any of the requirements of this subcontract to any lower tier subcontractor without the prior written approval of the SBA and the cognizant Contracting Officer of the Consumer Product Safety Commission, Division of Procurement Services.

(End of clause)

8A AWARD

This contract is issued as an 8(a) award between the contracting activity and the 8(a) contractor pursuant to the Memorandum of Understanding between the Small Business Administration (SBA) and the U.S. Consumer Product Safety Commission. SBA does retain responsibility for 8(a) eligibility determinations and related issues and providing counseling and assistance to the 8(a) contractor under the 8(a) programs. The cognizant SBA District Office is: