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be treated as a dispute under the Disputes clause of this contract.

(f) In case of damage to any property that the Contracting Officer and the Contractor agree can be satisfactorily repaired, the Contractor may repair the property at its expense in a manner satisfactory to the Contracting Officer, rather than make payment under paragraph (c) of this clause.

(End of clause)

252.237-7015 Loss or damage (weight of articles).

As prescribed in 237.7102(d), use the following clause:

Loss or Damage (Weight of Articles) (DEC 1991)

- (a) The Contractor shall—
- (1) Be liable for return of the articles furnished for service under this contract; and
- (2) Indemnify the Government for any articles delivered to the Contractor for servicing under this contract that are lost or damaged, and in the opinion of the Contracting Officer, cannot be repaired satisfactorily.
- (b) The Contractor shall pay to the Government _____ per pound for lost or damaged articles. The Contractor shall pay the Government only for losses which exceed the maximum weight loss in paragraph (e) of this clause.
- (c) Failure to agree on the amount of credit due will be treated as a dispute under the Disputes clause of this contract.
- (d) In the case of damage to any articles that the Contracting Officer and the Contractor agree can be satisfactorily repaired, the Contractor shall repair the articles at its expense in a manner satisfactory to the Contracting Officer.
- (e) The maximum weight loss allowable in servicing the laundry is _____ percent of the weight recorded on delivery tickets when the laundry is picked up. Any weight loss in excess of this amount shall be subject to the loss provisions of this clause.

(End of clause)

252.237-7016 Delivery tickets.

As prescribed in 237.7102(e), use the following clause:

DELIVERY TICKETS (DEC 1991)

- (a) The Contractor shall complete delivery tickets in the number of copies required and in the form approved by the Contracting Officer, when it receives the articles to be serviced.
- (b) The Contractor shall include one copy of each delivery ticket with its invoice for payment.

(End of clause)

Alternate I (DEC 1991). As prescribed in 237.7102(e)(1), add the following paragraphs (c), (d), and (e) to the basic clause:

- (c) Before the Contractor picks up articles for service under this contract, the Contracting Officer will ensure that—
- (1) Each bag contains only articles within a single bag type as specified in the schedule; and
- (2) Each bag is weighed and the weight and bag type are identified on the bag.
- (d) The Contractor shall, at time of pick-up— $\,$
- (1) Verify the weight and bag type and record them on the delivery ticket; and
- (2) Provide the Contracting Officer, or representative, a copy of the delivery ticket.
- (e) At the time of delivery, the Contractor shall record the weight and bag type of serviced laundry on the delivery ticket. The Contracting Officer will ensure that this weight and bag type are verified at time of delivery.

Alternate II (Dec. 1991). As prescribed in 237.7102(e)(2), add the following paragraphs (c), (d), and (e) to the basic clause—

- (c) Before the Contractor picks up articles for service under this contract, the Contracting Officer will ensure that each bag is weighed and that the weight is identified on the bag
- (d) The Contractor, at time of pickup, shall verify and record the weight on the delivery ticket and shall provide the Contracting Officer, or representative, a copy of the delivery ticket.
- (e) At the time of delivery, the Contractor shall record the weight of serviced laundry on the delivery ticket. The Contracting Officer will ensure that this weight is verified at time of delivery.

252.237-7017 Individual laundry.

As prescribed in 237.7102(f), use the following clause:

INDIVIDUAL LAUNDRY (DEC 1991)

- (a) The Contractor shall provide laundry service under this contract on both a unit bundle and on a piece-rate bundle basis for individual personnel.
- (b) The total number of pieces listed in the "Estimated Quantity" column in the schedule is the estimated amount of individual laundry for this contract. The estimate is for information only and is not a representation of the amount of individual laundry to be ordered. Individuals may elect whether or not to use the laundry services.

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- (c) Charges for individual laundry will be on a per unit bundle or a piece-rate basis. The Contractor shall provide individual laundry bundle delivery tickets for use by the individuals in designating whether the laundry is a unit bundle or a piece-rate bundle. An individual laundry bundle will be accompanied by a delivery ticket listing the contents of the bundle.
- (d) The maximum number of pieces to be allowed per bundle is as specified in the schedule and as follows—
- (1) Bundle consisting of 26 pieces, including laundry bag. This bundle will contain approximately pieces of outer garments which shall be starched and pressed. Outer garments include, but are not limited to, shirts, trousers, jackets, dresses, and coats.
- (2) Bundle consisting of 13 pieces, including laundry bag. This bundle will contain approximately pieces of outer garments which shall be starched and pressed. Outer garments include, but are not limited to, shirts, trousers, jackets, dresses, and coats

(End of clause)

252.237-7018 Special definitions of Government property.

As prescribed in 237.7102(g), use the following clause:

SPECIAL DEFINITIONS OF GOVERNMENT PROPERTY (DEC 1991)

Articles delivered to the Contractor to be laundered or dry-cleaned, including any articles which are actually owned by individual Government personnel, are Government-owned property, not Government-furnished property. Government-owned property does not fall under the requirements of any Government-furnished property clause of this contract.

(End of clause)

252.237-7019—252.237-7021 [Reserved]

252.237-7022 Services at installations being closed.

As prescribed in 237.7402, use the following clause:

SERVICES AT INSTALLATIONS BEING CLOSED (MAY 1995)

Professional employees shall be used by the local government to provide services under this contract to the extent that professionals are available in the area under the jurisdiction of such government.

(End of clause)

[59 FR 36090, July 15, 1994, as amended at 60 FR 29503, June 5, 1995]

252.239-7000 Protection against compromising emanations.

As prescribed in 239.7102-3, use the following clause:

PROTECTION AGAINST COMPROMISING EMANATIONS (DEC 1991)

- (a) The Contractor shall provide or use only computer equipment, as specified by the Government, that has been accredited to meet the appropriate security requirements of—
- (1) The National Security Agency National TEMPEST Standards (NACSEM No. 5100 or NACSEM No. 5100A, Compromising Emanations Laboratory Test Standard, Electromagnetics (U)); or
- (2) Other standard specified by this contract
- (b) Upon request of the Contracting Officer, the Contractor shall provide documentation supporting the accreditation.
- (c) The Government may, as part of its inspection and acceptance, conduct additional tests to ensure that equipment or systems delivered under this contract satisfy the security standards specified. The Government may conduct additional tests—
- (1) At the installation site or contractor's facility.
- (2) Notwithstanding the existence of valid accreditations of equipment prior to the award of this contract.
- (d) Unless otherwise provided in this contract under the Warranty of Supplies or Warranty of Systems and Equipment clauses, the Contractor shall correct or replace accepted equipment or systems found to be deficient within one year after proper installations.
- (1) The correction or replacement shall be at no cost to the Government.
- (2) Should a modification to the delivered equipment be made by the Contractor, the one year period applies to the modification upon its proper installation.
- (3) This paragraph (d) applies regardless of f.o.b. point or the point of acceptance of the deficient equipment/systems.

(End of clause)

[56 FR 36479, July 31, 1991, as amended at 56 FR 67222, Dec. 30, 1991; 66 FR 49861, Oct. 1, 2001]

52.239-7001 [Reserved]

252.239-7002 Access.

As prescribed in 239.7411(a), use the following clause: