

AMENDMENT OF SOLICITATION / MODIFICATION OF CONTRACT			1. Contract Number	Page of Pages	
				1	13
2. Amendment/Modification Number A001	3. Effective Date September 30, 2019	4. Requisition No.	5. Solicitation Caption Genetic Testing Services		
6. Issued by: Office of the Attorney General Support Services Division/Procurement Unit 441 4 th Street NW, Suite 1100 South Washington, DC 20001-2714		Code CBOJPW	7. Administered by (If other than line 6) Office of the Attorney General Child Support Services Division 441 4 th Street NW, Suite 550 North Washington, DC 20001-2714		
8. Name and Address of Contractor (No., street, city, state and zip code)		X	9A. Amendment of Solicitation No. DCCB-2019-R-0013		
			9B. Dated (See Item 11) September 12, 2019		
			10A. Modification of Contract/Order No.		
			10B. Dated (See Item 13)		
Code	Facility Code				
11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS					
<input checked="" type="checkbox"/> The above numbered solicitation is amended as set forth in item 14. The hour and date specified for receipt of Offers <input checked="" type="checkbox"/> is extended. <input type="checkbox"/> is not extended. Offerors must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods: (a) By completing Items 8 and 15, and returning <u>one</u> copy of the amendment: (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or email which includes a reference to the solicitation and amendment number(s). FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by letter or email, provided each letter or electronic communication makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.					
12. Accounting and Appropriation Data (If required)					
13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACT/ORDERS. IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.					
A. This change order is issued pursuant to (Specify Authority): 27 DCMR, Chapter 36, Contract Modifications The changes set forth in Item 14 are made in the contract/order no. in item 10A.					
B. The above numbered contract/order is modified to reflect the administrative changes (such as changes in paying office, appropriation data etc.) set forth in item 14, pursuant to the authority of 27 DCMR, Chapter 36, Section 3601.2.					
C. This supplemental agreement is entered into pursuant to authority of:					
D. Other (Specify type of modification and authority)					
E. IMPORTANT: Contractor <input type="checkbox"/> is not <input type="checkbox"/> is required to sign this document and return to the issuing office.					
14. Description of Amendment/Modification (Organized by UCF Section headings, including solicitation/contract subject matter where feasible.) Request for Proposals No. DCCB-2019-R-0013 for Genetic Testing Services, is hereby amended as follows: A. Date and time for receipt of proposals is hereby extended from 10:00 a.m. on October 3, 2019 to 4:00 p.m. on Thursday, October 10, 2019. B. Responses to questions raised by prospective offerors are set forth on pages 2 - 10. C. Section B.3, PRICE SCHEDULE , is deleted and the revised Section B.3, PRICE SCHEDULE set forth on pages 5-8 is substituted.					
Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A remain unchanged and in full force and effect.					
15A. Name and Title of Signer (Type or print)			16A. Name of Contracting Officer		
			Janice Parker Watson		
15B. Name of Contractor		15C. Date Signed	16B. District of Columbia		16C. Date Signed
(Signature of person authorized to sign)					9/30/2019
			Signature of Contracting Officer		

Questions	OAG Responses
<p>1. Given that the deadline for submitting questions is only five (5) days before the due date, will the Agency consider shifting the due date a week or so to allow Offerors time to incorporate the information provided during Q&A into their proposals?</p>	<p>Yes. We are hereby extending the due date by seven days to October 10, 2019 at 4:00 p.m.</p>
<p>2. Please provide an approximate date when the Intent to Award will be announced?</p>	<p>We expect to make the award by early November 2019.</p>
<p>3. Please provide an estimated start date for the new Contract?</p>	<p>December 1, 2019 is the estimated start date.</p>
<p>4. Will it be acceptable to utilize trained collectors for buccal swab collections rather than “phlebotomists” as this is standard practice in the industry?</p>	<p>Yes.</p>
<p>5. Would it be equally acceptable to the Agency to be listed on the certificate of insurance as certificate holder rather than additional insured?</p>	<p>No, the Government of the District of Columbia must also be listed as an “Additional Insured”.</p>
<p>6. Will it be acceptable for Offerors to list topics for possible negotiation after award and/or exceptions in their proposal?</p>	<p>Offerors must comply with terms and conditions to be deemed responsive, however “assumptions” may be offered and considered if negotiations are held, Award may be made without discussion – see Section L.1.2.</p>
<p>7. Section C.3.3.4: Can the Agency provide a list of birthing hospitals along with their addresses?</p>	<p>See list of five birthing hospitals attached as Exhibit J.10.</p>
<p>8. How many collection events were required at these birthing hospitals during the last year?</p>	<p>There were no collection events at any of the five birthing hospitals in the District of Columbia in FY 2019.</p>
<p>9. Section C.3.3.3.4: Is the DC Jail the only correctional facility the service provider will need to collect at, or if not, can the Agency identify the other correctional facilities that may be involved?</p>	<p>D.C. Jail is the primary correctional facility the service provider will need to collect from. However, occasionally collections will also be needed from Prince George Correctional Department, 13400 Dillie Dr, Upper Marlboro, Maryland 20772.</p>

Questions	OAG Responses
10. How many collection events were required at the DC Jail or other correctional institutions during the last year?	There were three (3) collection events at the D.C. jail in FY 2019; no other correctional facility was involved.
11. Section C.3.3.5 How many “Special Projects” events were scheduled per year during the current contract?	There were 15 “Special Project” events scheduled in FY 2019.
12. Can the Agency describe these “Special Projects” in more details and provide their approximate duration(s)?	Special Projects are outreach events scheduled by CSSD to go to District neighborhoods with the CSSD RV to help customers with establishment of paternity. A special project can also consist of situations where CSSD staff and the DNA phlebotomist visit a customer at a medical facility or at their home. This occurs when one or more parties to the case are physically unable to attend an outreach event.
13. Section I: Contract Clauses I.1 Applicability of Standard Contract Provisions subsection 35 refers to the following: 51% District Residents New Hires and 1st Source Agreement (DELETED: Replaced by H.5). H.5 on page 28 of the RFP deals with Fair Criminal Records Screening. Is this correct?	Delete the reference to H.5 on page 31. Standard Contract Provision 35 does not apply to contracts for services less than \$300,000.
14. In Section B.3. Price Schedule, the Agency is seeking pricing for kits and training during option years 3, 4 and 5 but not years 1 and 2?	Correct.
15. Does the Agency pay for partials e.g, when part of the genetic testing trio is collected and analyzed but the other party doesn’t appear for collection? An example of this would be the mother and child are collected, but the alleged father doesn’t appear for the collection. Will the Contractor be allowed to bill for the parties who were tested?	YES, as the contractor has no control over whether individuals comply and appear for collection to enable testing to be performed, so it is only fair to pay per collection to compensate for the time and materials used to perform the collection. The contractor is to invoice within 30 days of receiving a party’s specimen. We regularly have situations where one party appears a year or more after the other parties in the case have appeared for their collections.
16. Are any of the samples collected by Agency staff and if so can you provide and location, times and number of samples collected?	In Option Year Two and beyond samples may be collected by trained Agency staff at locations to be specified.

Questions	OAG Responses
<p>17. We note that the samples volumes listed on the pricing page have dropped from 3000 in 2013 to 1500 in the current bid. Does the Agency know why the volume of specimens has decreased?</p>	<p>Demographic patterns have changed.</p>
<p>18. Can the Agency provide the actual number of samples tested in 2018?</p>	<p>1109</p>
<p>19. On page 17 of 61 of the RFP we find the following in section G.2.1: <i>The Contractor shall create and submit payment requests in an electronic format through the DC Vendor Portal, https://vendorportal.dc.gov.</i> Would it be possible to receive screenshots of the website or a training manual for this website so that we might better understand how it works and what we will need to do to use it correctly?</p>	<p>See tutorials at: https://vendorportal.dc.gov/Tutorials</p>
<p>20. On page 27 of 61 of the RFP we find the following in section H.3.3: <i>The Contractor shall post and maintain in a conspicuous place a notice of rights in both English and Spanish and provide written notice of an employee's right to a needed reasonable accommodation related to pregnancy, childbirth, related medical conditions, or breastfeeding pursuant to the PPWF Act to: Considering that we have 60,000 employees in 60 countries can we request that this requirement be waived, made negotiable or confined to the collection location at the D.C. Superior Court?</i></p>	<p>Notices should be placed at each collection location in the District of Columbia.</p>
<p>21. On page 50 of 61 of the RFP we find the following in section L.2.11: <i>The Offeror shall, at a minimum, include in its price proposal (1) a complete Price Schedule (Section B.3) for the base and option years, and (2) value of subcontracts.</i> By the "value of subcontracts" is the Agency reminding Offerors to include this cost point in their pricings or does the Agency want it to be listed separately?</p>	<p>Any subcontract costs should be included in the unit prices proposed in Section B.3, however subcontracts, if any, should be listed.</p>

Questions	OAG Responses
<p>22. Section C.3.3.16 In some rural areas there may not be a collection site such as a hospital or clinic that is within fifteen (15) miles of an individual’s residence. Will the Agency take the location of the individual into consideration and allow for exceptions for these scenarios?</p>	<p>YES, the agency will exercise discretion in such cases.</p>
<p>23. Section C.3.6.3 How many second genetic tests have been requested and granted by a DC Superior Court Judge during this current Contract? Is the Contractor responsible for the cost of the second retest or is the Agency? How many second genetic tests have been requested and granted by a DC Superior Court Judge during this current Contract? Is the Contractor responsible for the cost of the second retest or is the Agency?</p>	<p>None. Please reference the pricing schedule, where you will see that the Contractor shall bill per specimen collection. If there was a viable reason why a party’s specimen needed to be recollected to perform a retest, then we would pay for that party’s re-collection.</p>
<p>24. Section C.3.6.4 If the Contractor, they will not be performing the testing and will have no control of how quickly the results will be completed. Can this requirement be changed to read that “The Contractor shall forward second genetic test reports....within five (5) calendar days of receipt of the results.”</p>	<p>I would prefer not to keep this so open-ended, but am willing to allow more time – 30 days instead of 15. I am also willing to include language which would allow for additional time beyond the 30 days at the discretion of the CA, should s/he feel an extension is warranted in a particular situation. It will be the responsibility of the contractor to ensure the 30 day requirement is clearly stated in the contract which they negotiate with their sub who will perform the retest.</p>
<p>25. We understand that the maximum files size that can be accommodated by the email system we are to use for upload is restricted to 25MB.</p> <p>It is possible that some supporting documentation will be large and consume a considerable amount of the allotted 25MBs. Is it acceptable to the Agency to provide access to these items in the form of Internet links as they are public information?</p> <p>Is it permissible for Offerors the divide a proposal section that is larger than 25MB into one of more parts and submit them in separate email messages?</p>	<p>Multiple emails may be sent as long as they specify 1 of 2, for example. Supporting documents exceeding 25 MB may be uploaded to the following location: http://bit.ly/2msbJga.</p> <p>Sign up at: https://oagdc.app.box.com/signup/n/confirmEmail</p>

Questions	OAG Responses
26. In years 1 and 2, you ask for a price where the lab swabs the clients. However, in years 3-5, you start the option for self collections for some of the cases. Will you ask for 2 prices for years 3-5, that is a price for the lab-collected specimens and a price for Child Support-collected specimens?	YES. The first two CLINs in each contract year are for lab-collected specimens. The third CLIN is for self-collections.
27. Since buccal swabs are the means of collecting the samples (vs a blood draw), could you please allow the lab to use a qualified and trained specimen collector instead of requiring a phlebotomist?	YES, a qualified and trained specimen collector with two years' experience performing buccal swabs may be substituted for a phlebotomist.
Questions	OAG Responses
28. On page 7, item 2.6, you state the specimen collector must have 2 years' experience performing buccal swabs. This process is simple to learn, and we have a thorough training program. Could you please remove the requirement of 2 years' experience?	NO.
29. How will a potential bidder be informed about addenda or related bidder questions and answers?	All amendments along with the solicitation will be posted to the OAG website at: https://oag.dc.gov/jobs-partner-opportunities/doing-business-oag
30. In section C.3.3.7, you state "The Contractor's failure to fulfill this requirement on any day in any billing period may result in a five (5%) percent reduction in the monthly invoiced amount to be paid." Would this requirement be waived for extraordinary events (like blizzards, transit strikes, etc.) where DC employees are allowed to not show up for work on that particular day?	YES.
31. In section C.3.3.16, you state "The Contractor shall arrange for a specimen to be collected within no more than a fifteen (15) mile radius from the subject's principle place of residence. Our lab has a network of 5,000 collection facilities, but sometimes this requirement of 15 miles cannot be maintained. There are many,	YES, the agency will exercise discretion in such cases.

Questions	OAG Responses
<p>many counties and parishes throughout this nation that are large and rural (unlike the layout in DC). Frequently, we use the local Child Support office and their lab to schedule the clients – such as UIFSAs. There are many times when the residents in that particular county will need to travel more than 15 miles to get to their local Child Support office or any facility for a collection. Will you allow for discretion in this requirement based upon the varying logistics of the geography of the numerous counties and parishes?</p>	
<p>32. In that same section C.3.3.16, you state "The Contractor shall notify the Case Coordinator in writing of an individual's failure to appear for a scheduled appointment, within twenty-four (24) hours or the next business day of the missed appointment." Based upon our experience of working with such schedulings, a timeframe of 72-96 business hours is more appropriate. There have been many instances where the specimen was not picked up at the collection facility until the following business day, or it was delayed in transit, etc. Upholding this 24 hour rule would force the lab to make a potential erroneous reporting that the client did not show (since the sample was not promptly received), and then reverse that information once the sample showed up one to two days later. Could this requirement please be extended to 72 to 96 working hours in order to accommodate this?</p>	<p>The Contractor should have a system in place where the collector provides them with a list of the individuals who were tested the prior business day, so the contractor should not need the samples in order to meet this requirement.</p>
<p>33. Section C.3.3.7: This section discusses a 5% percent reduction in the monthly invoice amount to be paid, if a replacement phlebotomist does not arrive within one (1) hour the Phlebotomist notifying the Contractor of the emergency. How many times has the Agency reduced the Contractor's invoice for this penalty during the last Contract? Does the Agency reduce the amount that is paid to the Contractor or does the Agency expect the Contractor to pay the Agency? If a penalty is assessed, how is that penalty communicated to the Contractor?</p>	<p>There have been zero instances of this 5% penalty during the current five-year contract. If a penalty reduction is to be applied, the agency will direct the Contractor via email to reduce its subsequent invoice to account for the 5% penalty.</p>

Questions	OAG Responses
<p>34. Section C.3.6.7: This section discusses a 10% percent reduction in the monthly invoice amount to be paid, if genetic test reports or weekly or monthly status reports are not provided timely. How many times has the Agency reduced the Contractor's invoice for this penalty during the last Contract? Does the Agency reduce the amount that is paid to the Contractor or does the Agency expect the Contractor to pay the Agency? If a penalty is assessed, how is that penalty communicated to the Contractor?</p>	<p>There have been zero instances of this 10% penalty during the current five-year contract. If a penalty reduction is to be applied, the agency will direct the Contractor via email to reduce its subsequent invoice to account for the 10% penalty.</p>
<p>35. Section C.2.5: Given the detailed information evidencing that HIPAA is not applicable to paternity testing we respectfully request removal of the HIPAA / BAA requirements or alternatively add the words "to the extent it applies" to section C.2.5 and all other sections of the solicitation where HIPAA / BAA requirements are being referenced as a requirement.</p>	<p>Agreed. The language at C.2.5 stated Contractor <u>may</u> be considered a Business Associate for purposes of HIPAA data and privacy compliance. Delete references to HIPAA requirements. Contractor will not be considered a Business Associate for HIPAA purposes.</p>
<p>36. B.2.2 Please confirm if the District of Columbia Court will also utilize any contract from this solicitation. Currently, there are 2 separate contracts. Contract CW24974 for Genetic Testing Services for CSSD for IV-D cases and DCSC-14-SS-0004 for Genetic Testing for Non-IV-D Cases through the courts. Does this solicitation incorporate the services currently provided under each of these contracts?</p>	<p>This will be a requirements contract, mandatory for the Office of the Attorney General, Child Support Services Division. The District of Columbia Court will be an authorized Ordering activity. If it uses the contract, the DC Court will enter into its own task order contract against this contract, separately funded and to be separately paid. The estimated quantities for the Non-IV-D specimen is based upon the Court's current requirements.</p>
<p>37. B.3 Price Schedule/C.1.2.4 Non-IV-D Case Please provide more background to this definition. Currently states that this is "genetic testing of persons without the ability to pay the full cost of genetic testing.". Does this definition describe the pricing being requested under "CLIN 0002" with an estimated quantity of 150 under the description of "Genetic Testing for Non-IV-D Cases as described in the Statement of Work, Section C."?</p>	<p>Yes, the second CLIN is for Non-IV-D cases as stated.</p> <p>In accordance with the Child Abuse and Neglect (CCAN) Plan/Program, once a Judicial Officer has ordered DNA paternity testing in a specific case, the attorney initiates the electronic process using the Courts established electronic voucher system to request an expert services voucher for DNA testing. This request is received by the Defender Services Branch, verified for accuracy, then a voucher issued to the vendor. Each voucher contains the Courts' docketed case number and system generated unique voucher number (ex. CX00000123546) per issuance. The vendor uses this electronic voucher to complete</p>

Questions	OAG Responses
	<p>invoicing once all testing results are completed and sent to the Court. These payments can easily be tracked by the vendor through their access, and also by Defender Services staff. This process is only specific to CCAN cases and does not apply to any other Non IV-D cases where a party may pay a reduced or private testing rate.</p>
<p>38. Whom would the vendor invoice for these samples/cases?</p>	<p>Each ordering activity will separately fund and issue its own Task Order or Contract. The Contractor will invoice according to instructions delineated in each separate Task Order or Contract.</p>
<p>39. C.2.2: It states "In Non IV-D cases, the cost of any medical or genetic tests and the costs of any expert witness appointed by the D.C. Superior Court must be paid by the parties, or, in the case of indigent parties in neglect proceedings, by the D.C. Superior Court." Are cases that will be paid directly by the parties clearly noted for the vendor? Will all payments be made at the time of collection? Is the vendor/collector able to refuse parties that do not have payment at the time of the collection? How will the vendor know that it is a referred by a Non IV-D agency to provide the contracted pricing?</p>	<p>The judges who will be making referrals to the DNA lab will use a standard form (or at least standard language) that explains that the parties are indigent and should be given the government rate. If the parties are not indigent, that language will not appear and the Contractor should charge the regular rate (not-to-exceed \$300). If there is no IV-D number (usually 7 or 8 digits) then the vendor can safely assume it's a case requiring payment. The parties should pay at time of collection and yes, the Contractor should refuse parties who do not have payment at the time of collection. Additionally, The Courts shall provide a clear process and procedure for the contractor to abide by for all Non-IV-D cases that are not CCAN cases.</p>
<p>40. C.3.3.3 states that the Contractor shall provide a Phlebotomist to collect specimens Monday through Friday from 10:00am-4:00pm at the designated location in D.C. Superior Court. In addition to this, a collector may be required 2 days per week for 3 hours per day at the CSSD office. A typical work year includes approximately 260 days. If you calculate the hours required only at D.C. Superior Court, there are approximately 1500 hours of coverage needed. If the volume estimate per year is only 1650, this is barely over 1 sample per hour. If you add in the additional requested days at CSSD and for the special events listed in</p>	<p>PLEASE PROVIDE PRICING FOR THE REQUIRED HOURS 10:00 AM – 4:00 PM AND PROVIDE ALTERNATE PRICING FOR SHORTER HOURS MONDAY THROUGH FRIDAY, 10 AM – 2 PM.</p> <p>Note that CSSD currently plans to train staff in Option Year Two to perform collections. Pricing of the Testing of Collection Kits is required for Option Years Two through Four.</p> <p>Estimated Quantities for CLINs 1 and 2 in Option Years Two through Four are subject to offset by quantities of collection kits tested.</p>

Questions	OAG Responses
<p>C.3.3.5, it would be difficult for any vendor to staff to ensure adequate coverage and invoice at a rate for services that would not mean significant losses for any vendor. This also does not factor in any additional cost a vendor would incur to staff a collector at a birthing hospital. Would you consider a significant reduction in the required hours? Could CSSD staff be trained to perform the collections at the CSSD office or for Special Events?</p>	
<p>41. C.3.3.12 states that the Contractor’s Phlebotomist shall photocopy a picture ID from all subjects as well as photocopy the court order, administrative order, or letter. Who requires this information? The vendor collector takes a photo of the parties and provides that as part of the chain of custody. It is provided back to the agency once reported as well. Does the vendor also need the copy of the order or letter to include with the samples?</p>	<p>The order and photo ID are currently requirements for the testing party to provide to the lab technician as proof of identification and verification of the correct case information to pair samples and test results with. Non-IV-D cases identified under the Child Abuse and Neglect Program have a signed electronic order attached to the expert services voucher that the vendor can verify in the Courts’ Web Voucher System. It is agreed that a copy of the order and/or voucher is not needed to be returned to the Court with the results.</p>
<p>42. C.3.4.2 states the contractor shall remove all waste from the secured waste container daily. Please confirm the type of waste Should regular, non-biohazard waste generated throughout the day be removed by the contractor?</p>	<p>The Court provides waste disposal daily between 1:45-2:00pm. The contractor does not have to remove non-biohazard waste as that is provided for, but should have waste contained and ready for daily pick up during this time. This site does not collect blood samples so there is no separate process currently in place for biohazardous waste.</p>

D. As a result of the foregoing changes, **Section B.3, PRICE SCHEDULE**, is deleted and the following revised **Section B.3, PRICE SCHEDULE** set forth on the following pages is substituted:

B.3 PRICE SCHEDULE (REVISED)

B.3.1 BASE YEAR

CLIN	DESCRIPTION	ESTIMATED QUANTITY	UNIT	UNIT PRICE	TOTAL AMOUNT
0001	Genetic Testing for IV-D Cases as described in the Statement of Work, Section C.	1500	Specimen	\$ _____	\$ _____
0002	Genetic Testing for Non-IV-D Cases as described in the Statement of Work, Section C.	150	Specimen	\$ _____	\$ _____
0003	Optional - Additional collection sites as referenced in Section C.3.3.4 and C.3.3.5	6	Per Site or Special Project	\$ _____	\$ _____

BASE YEAR ESTIMATED AMOUNT: \$ _____

B.3.2 OPTION YEAR ONE

CLIN	DESCRIPTION	ESTIMATED QUANTITY	UNIT	UNIT PRICE	TOTAL AMOUNT
1001	Genetic Testing for IV-D Cases as described in the Statement of Work, Section C.	1500	Specimen	\$ _____	\$ _____
1002	Genetic Testing for Non-IV-D Cases as described in the Statement of Work, Section C.	150	Specimen	\$ _____	\$ _____
1003	Optional - Additional collection sites as referenced in Section C.3.3.4 and C.3.3.5	6	Per Site or Special Project	\$ _____	\$ _____

OPTION YEAR ONE ESTIMATED AMOUNT: \$ _____

B.3.3 OPTION YEAR TWO

CLIN	DESCRIPTION	ESTIMATED QUANTITY	UNIT	UNIT PRICE	TOTAL AMOUNT
2001	Genetic Testing for IV-D Cases as described in the Statement of Work, Section C.	1500	Specimen	\$ _____	\$ _____
2002	Genetic Testing for Non-IV-D Cases as described in the Statement of Work, Section C.	150	Specimen	\$ _____	\$ _____
2003	Optional - Collection Kits and Testing as described in the Statement of Work, Section C.3.3.21	525	Kits	\$ _____	\$ _____
2004	Optional - Additional collection sites as referenced in Section C.3.3.4 and C.3.3.5	6	Per Site or Special Project	\$ _____	\$ _____
2005	Optional - On-Site Training as described in the Statement of Work, Section C.3.3.21	1	Job	\$ _____	\$ _____

OPTION YEAR TWO ESTIMATED AMOUNT: \$ _____

B.3.4 OPTION YEAR THREE

CLIN	DESCRIPTION	ESTIMATED QUANTITY	UNIT	UNIT PRICE	TOTAL AMOUNT
3001	Genetic Testing for IV-D Cases as described in the Statement of Work, Section C.	1500	Specimen	\$ _____	\$ _____
3002	Genetic Testing for Non-IV-D Cases as described in the Statement of Work, Section C.	150	Specimen	\$ _____	\$ _____
3003	Optional - Collection Kits and Testing as described in the Statement of Work, Section C.3.3.21	525	Kits	\$ _____	\$ _____
3004	Optional - Additional collection sites as referenced in Section C.3.3.4 and C.3.3.5	6	Per Site or Special Project	\$ _____	\$ _____

CLIN	DESCRIPTION	ESTIMATED QUANTITY	UNIT	UNIT PRICE	TOTAL AMOUNT
3005	Optional - On-Site Training as described in the Statement of Work, Section C.3.3.21	1	Job	\$ _____	\$ _____

OPTION YEAR THREE ESTIMATED AMOUNT: \$ _____

B.3.5 OPTION YEAR FOUR

CLIN	DESCRIPTION	ESTIMATED QUANTITY	UNIT	UNIT PRICE	TOTAL AMOUNT
4001	Genetic Testing for IV-D Cases as described in the Statement of Work, Section C.	1500	Specimen	\$ _____	\$ _____
4002	Genetic Testing for Non-IV-D Cases as described in the Statement of Work, Section C.	150	Specimen	\$ _____	\$ _____
4003	Optional - Collection Kits and Testing as described in the Statement of Work, Section C.3.3.21	525	Kits	\$ _____	\$ _____
4004	Optional - Additional collection sites as referenced in Section C.3.3.4 and C.3.3.5	6	Per Site or Special Project	\$ _____	\$ _____
4005	Optional - On-Site Training as described in the Statement of Work, Section C.3.3.21	1	Job	\$ _____	\$ _____

OPTION YEAR FOUR ESTIMATED AMOUNT: \$ _____

TOTAL ESTIMATED AMOUNT FOR BASE AND FOUR OPTION YEARS:

\$ _____