North Dakota Department of Transportation AMENDMENT TO CONTRACT NO. 50162013

Project No.

THIS AMENDMENT to the above-referenced contract is entered into by and between the State of North Dakota, acting through its Director of Transportation, hereinafter known as NDDOT, whose address is 608 East Boulevard Avenue, Bismarck, North Dakota 58505-0700, and Global Safety Network, Inc, hereinafter known as the Contractor, whose address is 3590 S 42ND St., Grand Forks, ND 58201.

WHEREAS, the parties entered into a contract on 01/01/2018; and

WHEREAS, the contract was competitively bid and awarded to the Contractor; and

WHEREAS, the Contractor has performed satisfactorily under the terms of the contract; and

WHEREAS, the Contractor has expressed a willingness to extend the term of the abovereferenced contract for an additional twelve (12) months; and

NOW THEREFORE, the Contractor and NDDOT agree that the term of the contract is extended through December 31, 2018.



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All other terms and conditions of the above-referenced contract are incorporated herein by reference and remain in full force and effect.

EXECUTED the date last below signed.

WITNESS:

P . . 3

michael Bouchon

SIGNATURE

To be signed by **Owner**; **Partner**; **Corp. Pres.**, **Vice Pres.**, or **other authorized Corp. Officer**. (If signed by other authorized Corp. Officer, please attach copy of Power of Attorney or other documentation showing authority to sign.)

CONTRACTOR: etwork Bouchon ia. PE OR PRINT) SIGNAT President CD. TITLE 6.17 DATE

WITNESS: Sourch a Goebel NAME (TYPE OR PRINT) Handlea Hoelul SIGNATURE NAME (TYPE OR PRINT) Handlea Hoelul SIGNATURE NORTH DAKOTA DEPARTMENT OF TRANSPORTATION NAME (TYPE OR PRINT) HOBINECTOR (TYPE OR PRINT) DATE NORTH DAKOTA DEPARTMENT OF TRANSPORTATION NAME (TYPE OR PRINT) HOBINECTOR (TYPE OR PRINT) DATE NORTH DAKOTA DEPARTMENT OF TRANSPORTATION

CLA 52494 (Div. 06) L.D. Approved 5-19-00; 5-03

APPROVED as to execution this 214 day of November 20 12 ATTORNEY GENERAL 1 71/2 By_ PECIAL ASST. KITORNEY GENERAL



MEMO TO:	Thomas K. Sorel
	Director

FROM: Sean Lackner

DATE: 11/20/2017

SUBJECT: Alcohol and Controlled Substance Testing

The purpose of this amendment is to extend supply contract 50162013 with Global Safety Network, Inc. for alcohol and controlled substance testing until December 31, 2018. The exact cost of the renewal is based upon unknown quantities.

Should you have questions or comments, please contact Sean Lackner at 328-2571 or selackner@nd.gov.

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lf	PORTANT: If the certificate holde SUBROGATION IS WAIVED, subjection subjection of the subjection of the subjection of the subject of the subj	ct to the terms and conditions	of the policy, certain policies may		
Vaal PO E	DUCER er Insurance Inc 3ox 12848 Id Forks, ND 58208-2848		CONTACT Angie Keller NAME: PHONE (A/C, No, Ext): ADRIESS: akeller@vaaler.con	FAX (A/C, N	o):
		•••	insurer(s) AFFO	RDING COVERAGE	NAIC #
	Global Safety Network Inc Global Employment Screeni 3590 South 42nd Street Grand Forks, ND 58201	ingInc	INSURER B : INSURER C : INSURER D : INSURER E : INSURER F :		; ;
cov	VERAGES CER	RTIFICATE NUMBER:		REVISION NUMBER:	
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DESC	CRIPTION OF OPERATIONS / LOCATIONS / VEHIC	LES (ACORD 101, Additional Remarks Sch	edule, may be attached if more space is requi	red)	
			CANCELLATION		
	ND Dept of Transportation Vanessa Brosten 608 E Boulevard Ave Biomeric ND 55505		SHOULD ANY OF THE ABOVE D THE EXPIRATION DATE TH ACCORDANCE WITH THE POLIC	EREOF. NOTICE WILL	
	Bismarck, ND 58505		AUTHORIZED REPRESENTATIVE		

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THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

GENERAL LIABILITY ELITE EXTENSION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE FORM

The COMMERCIAL GENERAL LIABILITY COVERAGE FORM is amended to include the following clarifications and extensions of coverage. The provisions of the Coverage Form apply unless modified by endorsement.

A. EXPECTED OR INTENDED INJURY

Section I – Coverage A, Exclusion a. is amended as follows:

- a. "Bodily injury" or "property damage" expected
- or intended from the standpoint of an insured. This exclusion does not apply to "bodily injury" or "property damage" resulting from the use of reasonable force to protect persons or property.

B. NON-OWNED WATERCRAFT

Section I – Coverage A, Exclusion g.(2) is amended as follows:

- (2) A watercraft you do not own that is:
 - (a) Less than 60 feet long; and
 - (b) Not being used to carry person(s) or property for a charge;

C. EXTENDED PROPERTY DAMAGE COVERAGE

Section I – Coverage A, Exclusions j.(3) and (4) is amended to add the following:

Paragraphs (3) and (4) of this exclusion do not apply to tools or equipment loaned to you, provided they are not being used to perform operations at the time of loss.

SCHEDULE	
Limits Of Insurance	Deductible
\$5,000 Each Occurrence	\$250 Per Claim
\$10,000 Annual Aggregate	

- a. The each occurrence limit listed above is the most we will pay for all damages because of "property damage" to property in the care, custody and control of or property loaned to an insured as the result of any one "occurrence", regardless of the number of:
 - (1) insureds:
 - (2) claims made or "suits" brought;
 - (3) persons or organizations making claims or bringing "suits".

The aggregate limit listed above is the most we will pay for all damages because of "property damage" to property in the care custody and control of or property loaned to an insured during the policy period.

Any payment we make for damages because of "property damage" to property in the care, custody and control of or property loaned to an insured will apply against the General Aggregate Limit shown in the declarations.

- b. Our obligation to pay damages on your behalf applies only to the amount of damages in excess of the deductible amount listed above. We may pay any part or all of the deductible amount listed above. We may pay any part or all of the deductible amount to effect settlement of any claim or "suit" and upon notification by us, you will promptly reimburse us for that part
- c. If two or more coverages apply under one "occurrence", only the highest per claim deductible applicable to these coverages will apply.
- d. Insurance provided by this provision is excess over any other insurance, whether primary, excess, contingent or any other basis. Since insurance provided by this endorsement is excess, we will have no duty to defend any claim or "suit" to which insurance provided by this endorsement applies if any other insurer has a duty to defend such a claim or "suit". If no other insurer defends, we will undertake to do so, but we will be entitled to the insured's rights against all those other insurers.

D. PROPERTY DAMAGE - ELEVATORS

of the deductible we paid.

Section I – Coverage A.2. Exclusions paragraphs j.(3), j.(4), j.(6) and k. do not apply to use of elevators. This insurance afforded by this provision is excess over any valid and collectible property insurance (including any deductible) available to the insured and Section IV – Commercial General Liability Conditions paragraph 4. Other Insurance is changed accordingly.

E. FIRE, LIGHTNING OR EXPLOSION DAMAGE

Except where it is used in the term "hostile fire", the word fire includes fire, lightning or explosion wherever it appears in the Coverage Form.

Under Section I – Coverage A, the last paragraph (after the exclusions) is replaced with the following:

Exclusions c. through n. do not apply to damage by fire, smoke or leakage from automatic fire protection systems to premises while rented to you or temporarily occupied by you with permission of the owner. A separate limit of insurance applies to this coverage as described in Section III – Limits of Insurance.

F. MEDICAL PAYMENTS

If Section I – Coverage C. Medical Payments Coverage is not otherwise excluded from this Coverage Form:

The requirement, in the Insuring Agreement of Coverage C., that expenses must be incurred and reported to us within one year of the accident date is changed to three years.

G. SUPPLEMENTARY PAYMENTS

Supplementary Payments – Coverages A and B paragraphs 1.b. and 1.d. are replaced by the following:

- **1.b.**Up to \$5,000 for cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the Bodily Injury Liability Coverage applies. We do not have to furnish these bonds.
- 1.d.All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to \$500 a day because of time off from work.

H. SUBSIDIARIES AS INSUREDS

Section II – Who Is An Insured is amended to add the following:

- **1.f.** Any legally incorporated subsidiary in which you own more than 50% of the voting stock on the effective date of this policy. However, insured does not include any subsidiary that is an insured under any other general liability policy, or would have been an insured under such a policy but for termination of that policy or the exhaustion of that policy's limits of liability.
- I. BLANKET ADDITIONAL INSUREDS AS REQUIRED BY CONTRACT
 - Section II Who Is An Insured is amended to include as an additional insured any person(s) or organization(s) subject to provisions in Paragraph 2. below, (hereinafter referred to as additional insured) when you and such person(s) or organization(s) have agreed in a written contract or written agreement that such person(s) or organization(s) be added as an additional insured on your policy provided that the written contract or agreement is:

- a. Currently in effect or becomes effective during the policy period; and
- b. Executed prior to an "occurrence" or offense to which this insurance would apply.

However, the insurance afforded to such additional insured:

- Only applies to the extent permitted by law; and
- b. Will not be broader than that which you are required by the contract or agreement to provide for such additional insured; and
- c. Applies only if the person or organization is not specifically named as an additional insured under any other provision of, or endorsement added to, Section II – Who Is An Insured of this policy.
- 2. As provided herein, the insurance coverage provided to such additional insureds is limited to:
 - a. Any Controlling Interest, but only with respect to their liability arising out of their financial control of you; or premises they own, maintain, or control while you lease or occupy these premises.

This insurance does not apply to structural alterations, new construction and demolition operations performed by or for that person or organization.

- b. Any architect, engineer, or surveyor engaged by you but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:
 - (1) In connection with your premises; or
 - (2) In the performance of your ongoing operations.

With respect to the insurance afforded to these additional insureds, the following additional exclusion applies:

This insurance does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of or the failure to render any professional services by or for you, including:

- (1) The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
- (2) Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of or the failure to render any professional services by or for you.

c. Any manager or lessor of a premises leased to you, but only with respect to liability arising out of the ownership, maintenance or use of that part of a premises leased to you, subject to the following additional exclusions:

This insurance does not apply to:

- (1) Any "occurrence" which takes place after you cease to be a tenant in that premises.
- (2) Structural alterations, new construction or demolition operations performed by or on behalf of such additional insured.
- **d.** Any state or governmental agency or subdivision or political subdivision, subject to the following:
 - (1) This insurance applies only with respect to the following hazards for which any state or governmental agency or subdivision or political subdivision has issued a permit or authorization in connection with premises you own, rent or control and to which this insurance applies:
 - (a) The existence, maintenance, repair, construction, erection or removal of advertising signs, awnings, canopies, cellar entrances, coal holes, driveways, manholes, marquees, hoist away openings, sidewalk vaults, street banners or decorations and similar exposures; or
 - (b) The construction, erection or removal of elevators; or
 - (c) The ownership, maintenance or use of any elevators covered by this insurance.
 - (2) This insurance applies only with respect to operations performed by you or on your behalf for which any state or governmental agency or subdivision or political subdivision has issued a permit or authorization.

This insurance does not apply to:

- (a) "Bodily injury", "property damage" or "personal and advertising injury" arising out of operations performed for the federal government, state or municipality; or
- (b) "Bodily injury" or "property damage" included within the "productscompleted operations hazard".
- e. Any vendor, but only with respect to "bodily injury" or "property damage" arising out of "your products" which are distributed or sold in the regular course of the vendor's business.

With respect to the insurance afforded to these vendors, the following additional exclusions apply:

- (1) The insurance afforded any vendor does not apply to:
 - (a) "Bodily injury" or "property damage" for which any vendor is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages that any vendor would have in the absence of the contract or agreement;
 - (b) Any express warranty unauthorized by you;
 - (c) Any physical or chemical change in the product made intentionally by any vendor;
 - (d) Repackaging, except when unpacked solely for the purpose of inspection, demonstration, testing, or the substitution of parts under instructions from the manufacturer, and then repackaged in the original container;
 - (e) Any failure to make such inspections, adjustments, tests or servicing as any vendor has agreed to make or normally undertakes to make in the usual course of business, in connection with the distribution or sale of the products;
 - (f) Demonstration, installation, servicing or repair operations, except such operations performed at any vendor's premises in connection with the sale of the product;
 - (g) Products which, after distribution or sale by you, have been labeled or relabeled or used as a container, part or ingredient of any other thing or substance by or for any vendor; or

- (h) "Bodily injury" or "property damage" arising out of the sole negligence of any vendor for its own acts or omissions or those of its employees or anyone else acting on its behalf. However, this exclusion does not apply to:
 - (i) The exceptions contained in Subparagraphs (d) or (f); or
 - (ii) Such inspections, adjustments, tests or servicing as any vendor has agreed to make or normally undertakes to make in the usual course of business, in connection with the distribution or sale of the products.
- (2) This insurance does not apply to any insured person or organization, from whom you have acquired such products, or any ingredient, part or container, entering into, accompanying or containing such products.
- f. Any Mortgagee, Assignee Or Receiver, but only with respect to their liability as mortgagee, assignee, or receiver and arising out of the ownership, maintenance, or use of the premises by you.

This insurance does not apply to structural alterations, new construction and demolition operations performed by or for that person or organization.

g. Any Owners Or Other Interests From Whom Land Has Been Leased, but only with respect to liability arising out of the ownership, maintenance or use of that part of the land leased to you.

With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

- (1) This insurance does not apply to:
 - (a) Any "occurrence" which takes place after you cease to lease that land;
 - (b) Structural alterations, new construction or demolition operations performed by or on behalf of such additional insured.
- h. Any person or organization from whom you lease equipment, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part by your maintenance, operation or use of equipment leased to you by such person(s) or organization(s).

A person's or organization's status as an additional insured under this endorsement ends when their contract or agreement with you for such leased equipment ends.

With respect to the insurance afforded to these additional insureds, this insurance does not apply to any "occurrence" which takes place after the equipment lease expires.

- i. Any Owners, Lessees, or Contractors for whom you are performing operations, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - (1) Your acts or omissions; or
 - (2) The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured.

A person's or organization's status as an additional insured under this endorsement ends when your operations for that additional insured are completed.

With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to:

- (1) "Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services, including:
 - (a) The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
 - (b) Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of or the failure to render any professional architectural, engineering or surveying services.

(2) "Bodily injury" or "property damage" occurring after:

- (a) All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- (b) That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other contractor than another or subcontractor engaged in performing operations for а principal as a part of the same project.
- j. Any Grantor of Licenses to you, but only with respect to their liability as grantor of licenses to you.

Their status as additional insured under this endorsement ends when:

- 1. The license granted to you by such person(s) or organization(s) expires; or
- 2. Your license is terminated or revoked by such person(s) or organization(s) prior to expiration of the license as stipulated by the contract or agreement.
- k. Any Grantor of Franchise, but only with respect to their liability as grantor of a franchise to you.
- I. Any Co-owner of Insured Premises, but only with respect to their liability as coowner of any insured premises.
- m. Any Concessionaires Trading Under Your Name, but only with respect to their liability as a concessionaire trading under your name.
- 3: Any insurance provided to any additionalinsured does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of the sole negligence or willful misconduct of the additional insured or its agents, "employees" or any other representative of the additional insured.
- 4. With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits of Insurance:

If coverage provided to any additional insured is required by a contract or agreement, the most we will pay on behalf of the additional . insured is the amount of insurance:

- a. Required by the contract or agreement; or
- Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

J. COVERAGE FOR INJURY TO CO-EMPLOYEES AND/OR YOUR OTHER VOLUNTEER WORKERS

Section II – Who is an Insured, paragraph 2.a. (1) is amended to add the following:

e. Paragraphs (a), (b), and (c) do not apply to your "employees" or "volunteer workers" with respect to "bodily injury" to a co-"employee" or other "volunteer worker".

Damages owed to an injured co-"employee" or "volunteer worker" will be reduced by any amount paid or available to the injured co-"employee" or "volunteer worker" under any other valid and collectible insurance.

K. HEALTH CARE SERVICE PROFESSIONALS AS INSUREDS - INCIDENTAL MALPRACTICE

Section II – Who is an Insured, paragraph 2.a. (1) (d) is amended as follows:

This provision does not apply to Nurses, Emergency Medical Technicians, or Paramedics who provide professional health care services on your behalf.

However this exception does not apply if you are in the business or occupation of providing any such professional services.

L. NEWLY FORMED OR ACQUIRED ORGANIZATIONS

Section II – Who Is An Insured, paragraph 3.a. is replaced by the following:

3.a. Coverage under this provision is afforded until the end of the policy period.

This provision does not apply if newly formed or acquired organizations coverage is excluded either by the provisions of the Coverage Form or by endorsements.

M. DAMAGE TO PREMISES RENTED TO YOU

Section III – Limits of Insurance, paragraph 6. is replaced by the following:

Subject to **5.a.** above, the Damage To Premises Rented To You Limit, or \$500,000, whichever is higher, is the most we will pay under Coverage **A** for damages because of "property damage" to any one premises, while rented to you, or in the case of damage by fire, smoke or leakage from automatic protection systems, while rented to you or temporarily occupied by you with permission of the owner.

N. MEDICAL PAYMENTS - INCREASED LIMITS

Section III – Limits of Insurance, paragraph 7. is replaced by the following:

- Subject to paragraph 5. above, the Medical Expense Limit is the most we will pay under Coverage C for all medical expenses because of "bodily injury" sustained by any one person, and will be the higher of:
 - (a) \$10,000; or

- (b) The amount shown on the Declarations of this Coverage Part for Medical Expense Limit.
- O. DUTIES IN THE EVENT OF OCCURRENCE, OFFENSE, CLAIM OR SUIT

Section IV – Commercial General Liability Conditions paragraph 2. is amended to add the following:

- e. The requirement in Condition 2.a. that you must see to it that we are notified as soon as practicable of an "occurrence" or an offense which may result in a claim, applies only when the "occurrence" or offense is known to:
 - (1) You, if you are an individual or a limited liability company;
 - (2) A partner, if you are a partnership;
 - (3) A member or manager, if you are a limited liability company;
 - (4) An "executive officer" or insurance manager, if you are a corporation; or
 - (5) A trustee, if you are a trust.
- f. The requirement in Condition 2.b. that you must see to it that we receive notice of a claim or "suit" as soon as practicable will not be considered breached unless the breach occurs after such claim or "suit" is known to:
 - (1) You, if you are an individual or a limited liability company;
 - (2) A partner, if you are a partnership;
 - (3) A member or manager, if you are a limited liability company;
 - (4) An "executive officer" or insurance manager, if you are a corporation; or
 - (5) A trustee, if you are a trust.
- P. PRIMARY AND NONCONTRIBUTORY ADDITIONAL INSURED EXTENSION

Section IV – Commercial General Liability Conditions paragraph 4. Other Insurance is amended to add the following:

This insurance is primary to and will not seek contribution from any other insurance available to an additional insured under your policy provided that:

- (1) The additional insured is a Named Insured under such other insurance; and
- (2) You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional insured. However, if the additional insured has been added as an additional insured on other policies, whether primary, excess, contingent or on any other basis, this insurance is excess over any other insurance regardless of the written agreement between you and an additional insured.

Q. UNINTENTIONAL FAILURE TO DISCLOSE EXPOSURES

Section IV – Commercial General Liability Conditions paragraph 6. Representations is amended to add the following:

If you unintentionally fail to disclose any exposures existing at the inception date of your policy, we will not deny coverage under the Coverage Form solely because of such failure to disclose. However, this provision does not affect our right to collect additional premium or exercise our right of cancellation or nonrenewal.

This provision does not apply to any known injury or damage which is excluded under any other provision of this policy.

R. WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

Section IV – Commercial General Liability Condition paragraph 8. Transfer Of Rights Of Recovery Against Others To Us is amended to add the following:

We waive any right of recovery we may have against any person or organization against whom you have agreed to waive such right of recovery in a written contract or agreement because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products completed operations hazard".

S. MENTAL ANGUISH

Section V – Definition 3. is replaced by the following:

"Bodily injury" means bodily injury, sickness or disease sustained by a person, including mental anguish or death resulting from bodily injury, sickness or disease.

T. LIBERALIZATION

If we revise this endorsement to provide greater coverage without additional premium charge, we will automatically provide the additional coverage to all endorsement holders as of the day the revision is effective in your state. North Dakota Department of Transportation

NDDOT Contract # 50162013

Bid Number: 952-07-16-050	Bid Opening Date & Time: 11/10/2016 02:00 PM
Items: Alcohol & Controlled Substance Testing	Buyer: Alexis Wingo
Bid Mailing Address: 608 East Boulevard Avenue	Telephone Number: (701)328-2571
City, State, Zip: Bismarck, North Dakota, 58505	Email: awingo@nd.gov
Contract Period: 01/01/2017 TO 12/31/2017	Date Prepared: 10/26/2016

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BID RESPONSE

Please submit your bid response on the attached forms in conformance with the instructions and specifications in the NDAC 04-12-01 – 04-12-16. One copy of your bid response must be returned to the North Dakota Department of Transportation (NDDOT) prior to the time and date specified for the bid opening. Bid responses received after the time and day specified for the bid opening will be rejected. Mark envelope with word "BID" and the opening time and date. If your bid response is accepted by NDDOT, then your bid response will constitute a binding contract.

CONTRACT

This contract is made and entered into by and between NDDOT for the state of North Dakota (hereinafter state) and

	Vendor Name	Vendor Address	Coard Eachs all
,	Blobal Safety Network, Inc.	Vendor Address $3590 \text{ So } 42^{\underline{ng}} \text{ Sf.}$	58201
	(hereinafter vendor). In consideration of and for the accepta	ince by the state of the offer made	by the vendor pursuant to
	the bid response, the vendor agrees and promises to sell, fu	urnish, and deliver to the state, at th	ne time, places, and prices
	specified in the bid response, all goods, merchandise, supp	lies, commodities, equipment, or of	her items contained in the
	bid response and for which the vendor has been awarded	this contract by the state. The ven	dor shall fully perform this
	contract in accordance with the terms and conditions conta	ined in the bid response including	all specifications, rules, or
	regulations mentioned therein, and shall comply with all	applicable provisions of the ND	AC 04-12-01 - 04-12-16
	promulgated by the State Purchasing Division; such manual	al being made a part of this contra	act by reference. The Risk
	Management Appendix and Appendices A and E of the Titl	le VI Assurances, attached, are he	reby incorporated into and
	made a part of this agreement		

The following must be completed by the vendor; failure to do so may result in the rejection of the vendors bid proposal.

Vendor Name Network, Inc 1 oba (9) Mailing Address Grand Forks, ND 58201 9D **Telephone Number** Fax Number E-mail Address 92-9808 rturner @ globalsate 101-746-5914 network. Kom Name & Title (Type or Print) To be signed by Owner; Partner; Corp. Pres., Vice Pres., or other authorized Corp. Officer or bid may ΩM be rejected. (if signed by other authorized Corp. Signature Officer, please attach copy of Power of Attorney or other documentation showing authority to sign.) Date FOR ND DEPARTMENT OF TRANSPORTATION USE ONLY Accepted by the state according to provisions of award. Authorized Signature Date Grant Levi 115/16 11 Recommended for approval Date Approximate contract amount APPROVED as to execution this 52 day of Nevember 20 16 ATTORNEY GENERAL Department of Transportation CLA 7480 (Div. 50) SPECIAL ASST ATTORNEY GENERAL

MAILING INSTRUCTIONS

Mail only one completed and signed request for bid document per envelope, unless instructed otherwise. Request for bid documents not signed or received after the date and time specified in the request for bid will be rejected.

BID IS: 🖾 SEALED 🗌 NOT SEALED

Address the envelope containing your response in the following manner:

BID NUMBER – 952-07-16-050 BID OPENING DATE/TIME – November 10, 2016; 2:00 P.M. CST N. D. DEPT. OF TRANSPORTATION PROCUREMENT SECTION 608 E BOULEVARD AVE BISMARCK ND 58505-0700

BIDDERS INSTRUCTIONS

1. <u>Assistance to Bidders with a Disability.</u> Bidders with a disability and/or language assistance, contact Civil Rights Division, NDDOT, 701-328-2978 or <u>civilrights@nd.gov</u> or TTY 711, as soon as possible so that reasonable accommodations can be made. Additionally, the Request for Reasonable Accommodations form (SFN 60135) can be accessed at the following NDDOT website location: <u>http://www.dot.nd.gov/forms/sfn60135.pdf</u>.

2. <u>Award.</u> Award will be made to a responsive, responsible bidder with the lowest price considering conformity with specifications, terms of delivery, quality, and serviceability. NDDOT reserves the right to consider bids varying in minor respects from any specific requirements herein, but judged to meet the intent of this request.

3. <u>Awards, Splitting of.</u> The state reserves the right to make awards by item, groups of items, or on the total low bid for all the items specified as indicated in the detailed specifications. Bidders interested only in the total low bid for all items are to state 'all or nothing' on their bid response.

4. <u>Bid Bond.</u> Waived in this instance: however, bidder(s) failing to enter into a contract with this office, upon notification of award, may be subject to removal from the bidder's list.

5. <u>Bid Held Firm.</u> Bids are not awarded at the bid opening. Bid responses will be firm for 30 days, unless stated otherwise.

6. <u>Bid Opening.</u> All <u>sealed</u> bids received by the NDDOT Procurement Office will be opened and read at 608 East Boulevard Avenue, Bismarck, North Dakota, at the time specified in the solicitation. Interested parties are invited to attend the bid opening.

7. <u>Bid Summary.</u> Bid summaries are available when the bid has been awarded. When bids are issued using the State's electronic bidding system, the bid summary will be posted and available for download from: <u>http://www.nd.gov/spo/</u>

Bid summaries will be mailed to those bidders who supply a self-addressed, stamped envelope with their bid response. A copy of the bid summary may also be obtained by visiting the NDDOT Procurement Office during normal working hours.

8. Bidder Checklist. HAVE YOU REMEMBERED TO:

- Review all instructions, terms and conditions, and specifications to ensure your bid response complies?
- Prepare your price in the specified unit of measure, F.O.B. Destination, Freight Prepaid to the delivery location listed on the cover sheet?
- Indicate whether you can meet the delivery date indicated on the cover sheet?
- Sign your bid response on the cover sheet?
- Initial all changes and corrections?
- Submit any required samples or enclosures, if applicable?
- Mark the envelope as indicated above?
- Review and complete all requirements contained in this solicitation to ensure compliance.

9. <u>Clarifications, Bid Changes and Questions Deadline.</u> The Procurement Officer is the point of contact. Any irregularities, lack of clarity, requested bid changes and all questions regarding this bid and the procurement process must be addressed to the Procurement Officer referenced on the first page of this document no later than end of business November 3, 2016. (Contact information is indicated on cover page). If a bid amendment is required, it will generally be issued after this date.

The bidder is cautioned that the requirement of this solicitation can be altered only by written amendments and that verbal communications from whatever source are of no effect.

10. <u>Corrections.</u> The bidder's authorized representative must initial any corrections and alterations (i.e. erasures, whiteouts, correction tape, etc.) made to the bid response. Those bid responses with corrections and alterations that are not initialed are subject to confirmation by the Procurement Officer.

11. Definitions.

- Bidder any person or firm submitting a competitive bid in response to a solicitation.
- Bid summary a summary of all bid responses received by the NDDOT Procurement Office.
- Bid response the executed document submitted by a bidder in response to a solicitation.
- Contract a deliberate written agreement between two or more competent persons to perform specific act or acts.
- Contractor any person or firm having a contract with a governmental body.
- Solicitation the process of notifying prospective bidders that the State wishes to receive bids for furnishing goods or services.

12. <u>Electronic & Facsimile Bids</u>. Bid responses are not to be email attached or faxed to the NDDOT unless this transmittal method has been authorized by the Procurement Officer or bid document. (Contact the Procurement officer regarding additional requirements and exceptions.) Bid responses electronically submitted or faxed may be rejected as non-responsive. Bids may be faxed to a third party who will put it in a properly-addressed envelope and deliver it to the NDDOT Procurement Office before the date and time specified in the solicitation.

13. <u>Freight/F.O.B. Destination</u>. Freight and transportation charges are to be included in the price of the products, unless otherwise specified in the solicitation. (F.O.B. - Free On Board).

14. <u>Indemnification</u>. Bidders must review the attached Risk Management Appendix for indemnification and insurance requirements. The indemnification and insurance provisions are incorporated and made part of this solicitation and the resultant final contract. Objections to any of the provisions of the indemnification and insurance requirements must be made in writing to the attention of the Procurement Officer by the time and date set for receipt of questions. No alteration of these provisions will be permitted without prior written approval from the Purchasing Agency or Entity in consultation with the North Dakota Risk Management Division. Upon receipt of the Notice of Award, the successful bidder must obtain the required insurance coverage and provide the Procurement Officer with proof of coverage prior to contract approval. The coverage must be satisfactory to the Purchasing Agency or Entity, in consultation with the North Dakota Risk Management Division. A bidder's failure to provide evidence of insurance coverage is a material breach and grounds for withdrawal of the award or termination of the contract.

15. <u>Late Bids.</u> It is the bidder's responsibility to ensure that a bid response is physically deposited with the NDDOT Procurement Office prior to the date and time specified for the opening. Late bid responses will not be opened and will be rejected and returned regardless of the degree of lateness or the reasons.

16. <u>Minor Informalities</u>. The State reserves the right to waive minor informalities in bid responses in accordance with N.D.A.C. 4-12-10. Minor informalities are insignificant omissions or nonjudgmental mistakes that are matters of form rather than substance, evident from the bid document, with a negligible effect on price, quantity, quality, delivery, or contractual conditions that can be waived or corrected without prejudice to other bidders.

17. <u>Multiple Bid(s)</u>. Bidders may submit more than one bid response(s) for the item(s) specified in the solicitation. Each bid submitted must comply in all aspects with the bid requirements and these instructions.

18. <u>Negotiation.</u> NDDOT reserves the right to negotiate with the successful bidder to ensure the best possible consideration is afforded to all concerned.

19. <u>New Equipment and Materials</u>. Unless otherwise indicated in the detailed specifications of this solicitation, all equipment and materials shall be new and under current production for use in the United States.

20. <u>Open Records.</u> After the bid opening, bid documents will be subject to the North Dakota open records law. Records are closed or confidential only if specifically stated in law. If a request for public information is received, the procurement officer will determine whether the information is an exception to the North Dakota open records law, and the information will be processed appropriately. Those interested in reviewing the bid file are to make arrangements with the NDDOT Procurement Office. The NDDOT Procurement Office hours are 8:00 a.m. - 12:00 p.m. and 1:00 p.m. - 5:00 p.m. Monday through Friday.

21. <u>Packaging.</u> All shipments are to be packaged according to accepted commercial practices to avoid damage in shipment.

22. <u>Performance Bond.</u> Successful bidders will not be required to furnish a performance bond; however, failure to perform satisfactorily will result in the immediate termination of the contract(s) and bidders may be subject to removal from the bidder's list.

23. <u>Preparation of Bid.</u> Bids will be accepted on NDDOT forms only. If the document is located on the State Procurement Office website, then bidder is to download the document and type or write their responses as indicated by the bid document. Alteration of the bid document may be cause for bid rejection. Bidders are cautioned to examine specifications and all instructions. Failure to do so will be at the bidder's risk.

24. <u>Pricing.</u> Unit prices are to be stated in United States currency and based on the unit of measurement specified in the solicitation, F.O.B. Destination, to the NDDOT delivery locations specified herein.

In the event of mathematical differences between the unit price and extended total, the unit price will prevail.

25. **Protest of Award.** An interested party may protest the award within seven days after receiving notice in accordance with N.D.C.C. 54-44.4-12 and N.D.A.C. 4-12-14. Notice of award will be issued only to those bidders who submitted responses to this IFB. Seven calendar days after award or issuance of the Notice of Intent to Award; it will be assumed that all interested parties knew or should have known all the facts surrounding the award.

- 26. Rejection. Bid responses may be rejected if:
 - The bid response is not legible.
 - The bid response is not completed as requested.
 - The bid response is faxed to the procurement office.
 - The bid response is not responsive to the specifications or other requirements of the solicitation.
 - The bid response is received after the time and date specified.
 - The bidder has not met Vendor Registration requirements or is suspended or debarred.
 - The bid document has been altered by the bidder.
 - The bidder is determined to be not responsible (N.D.A.C. 4-12-11-04).

27. <u>Signature.</u> The bid must be signed manually in ink. The name and title of the person signing the bid response must be typed or printed above the signature. The bid must be signed by Owner, Partner, Corp. Pres., Vice Pres., or other authorized Corp. Officer or the bid may be rejected. If signed by other authorized Corp. Officer or representative, please attach a letter signed by the Owner, Partner, Corp. Pres., or Vice Pres. indicating the individual has authority to enter into a contract on behalf of the company (or a Power of Attorney).

28. <u>Specifications, Brand Name or Equivalent</u>. Unless otherwise indicated in the detailed specifications of this solicitation, the use of a specific brand name or make/model is for illustrative purposes only, and the State will consider equivalent products. If a commodity or service put forth by a bidder is rejected as not being equivalent, the Procurement Officer will notify the bidder of the rejection.

29. **Specifications, Compliance.** All bids submitted in response to this Invitation for Bid must comply with the specifications contained herein, and the successful bidder will be held responsible. Noncompliance with specifications is grounds for rejection of the bid response. Bidders who desire to submit commodities or services that deviate from these specifications or have any objections to the specifications stated herein must be clearly pointed out PRIOR TO THE DEADLINE FOR RECEIPT OF QUESTIONS; otherwise, it will be considered that the items offered are in strict compliance with these specifications, and the bidder will be held responsible.

30. <u>Supplemental Terms and Conditions</u>. Bids including <u>supplemental</u> terms and conditions will be accepted, but supplemental conditions that conflict with any conditions contained in this ITB or that diminish the State's rights will be considered null and void. The State is not responsible for identifying conflicting supplemental terms and conditions before issuing a contract award.

After award of contract:

a) If a conflict arises between a supplemental term or condition included in the bid and a term or condition of the ITB, the term or condition of the ITB will prevail, and,

b) If the State's rights would be diminished as a result of application of a supplemental term or condition included in the bid, the supplemental term or condition will be considered null and void.

Changes, modifications, additions, or alterations to the bid document could be cause for rejection of the submitted bid at the sole discretion of the NDDOT. Contact the Procurement Officer in writing prior to the deadline for clarifications.

31. <u>Taxes.</u> The State does not pay sales tax or federal excise tax. The state sales tax exemption number is E-2001. The federal tax-free transaction number is 45-70-0010K. The Purchasing Agency will furnish a tax exempt certificate upon request.

32. <u>Vendor Registration</u>. Bids will be accepted from bidders who are not currently Approved Bidders for the State of North Dakota; however, the successful bidder may be required to become approved prior to award, in accordance with N.D.C.C. 54-44.4-09. To become an Approved Bidder, you must: 1) register with the North Dakota Secretary of State (fees apply), and 2) submit a completed Bidder List Application to the ND State Procurement Office. Registration instructions and forms are available on-line at: <u>www.nd.gov/spo/vendor</u>. Contact the ND State Procurement Office at 701-328-2683 or <u>infospo@nd.gov</u> for assistance.

Placement on the bidders list does not guarantee a bidder will receive notice of every formal solicitation. Bidders must maintain current information by submitting a Notice of Change form to the State Procurement Office (Fax 701-328-1615). Visit the website for forms: www.nd.gov/spo/vendor.

33. <u>Withdrawal or changes to a bid response prior to the bid opening date and time.</u> A bidder may withdraw or make a change to his bid response prior to the bid opening date and time. The request to make a change or withdraw must be in writing by a representative of the firm. The request to withdraw or change must be signed by the bidder or his designated representatives.

34. <u>Withdrawals after the bid opening date and time.</u> After the bid opening, no changes may be made to the bid response. The bidder may make a written request to withdraw the bid response, subject to approval by the NDDOT Procurement Office. Vendors continually withdrawing bids after the bid opening may be removed from the Vendor Database.

GENERAL CONTRACT TERMS AND CONDITIONS

1. <u>Affirmative Action</u>. The contractor will take affirmative action in complying with all Federal and State requirements concerning fair employment and employment of individuals with disabilities, and concerning the treatment of all employees without regard to discrimination by reason of race, color, religion, sex, national origin, or disability.

2. <u>Applicable Law and Venue.</u> Any dispute arising out of this agreement will be resolved under the laws of the State of North Dakota.

3. <u>Billing and Payment Procedures.</u> Invoices are to be submitted to each State Agency and Institution separately for services performed. Failure to submit correct invoices to the appropriate office may delay contractor payment.

Payment will normally be made within thirty days after delivery and acceptance of commodities or services under this contract and receipt of a correct invoice. All invoice and payment inquiries must be directed to the purchasing agency.

4. <u>Binding Contract.</u> The acceptance of a bid response in writing by the purchasing agency constitutes a contract between the bidder and the State. Written acceptance from the purchasing agency will be in the form of a purchase order, notification of award, or contract. Any oral agreement or arrangement by a bidder with a State employee or purchasing agency will have no force or effect unless reduced to writing.

5. <u>Compliance with Laws.</u> The contractor must, in performance of work under this contract, fully comply with all applicable federal, state or local laws, rules, regulations and policies, including those relating to nondiscrimination, affirmative action, accessibility and civil rights including Title VI of the Civil Rights Act of 1964. The contractor agrees to file all required reports on time, to make required payroll deductions, and to pay all taxes and premiums owed on time, including sales and use taxes and unemployment compensation and workers' compensation premiums. The contractor shall have and keep current at all times during the term of this contract all licenses and permits required by law.

6. <u>Contract Amendments, Waivers.</u> After a binding contract has been entered into, no changes (i.e. additions, substitutions, subcontracting or a price adjustment) may be made, unless prior approval has been obtained from the purchasing agency and Procurement Officer.

The terms of this contract shall not be waived, altered, modified, supplemented, or amended, in any manner whatsoever, except by written instrument signed by the parties. No waiver consent, modification or change of terms of this agreement shall bind either party unless in writing and signed by both parties. Such waiver, consent, modification, or change, if made shall be effective only in the specific instance and for the specific purpose given. There are no understandings, agreements, or representations, oral or written, not specified herein regarding this agreement.

7. <u>Contract Price Adjustment</u>. The Contract Unit Prices shall be firm for the twelve (12) months of the contract period. On an annual basis, all unit prices may be subject to price adjustment (increase / decrease). The request for a price adjustment shall be submitted to the Procurement Office at least forty five (45) days before the scheduled contract expiration date and <u>must include justification</u> for the proposed change. The Procurement Officer will respond as follows:

- 1) The request may be granted,
- 2) The contract may be cancelled and solicitation may be re-advertised, or
- 3) The contract may be continued without change.

If a price increase is approved by the NDDOT, the date the increase will be effective along with the new unit prices will be included in an amendment document. Approval of any price increase renews the twelve month firm price period.

The State shall also be advised of and receive the benefit of any price decrease. The same notification and review process will apply to a decrease in cost.

8. <u>Contract Term and Renewal Option</u>. The NDDOT will enter into a contract with an effective date **beginning January 1, 2017, and ending December 31, 2017**, inclusive. This contract may be renewed upon satisfactory completion of the initial contract term. The NDDOT reserves the right to execute up to two options to renew this contract for a period of twelve (12) months each, not to exceed thirty-six (36) months total. Renewals will be documented by amendment.

The NDDOT reserves the right to renegotiate price and terms provided that such negotiated price and terms fall within the original scope of work for this bid. Negotiations may be conducted annually or at such times that additional and unexpected services falling within the scope of the contract may occur. Such changes will be documented by amendment to the contract.

9. Contract Termination.

- a. **Termination without Cause.** This contract may be terminated by mutual consent of both parties, or by either party upon 30 days' written notice.
- b. **Termination for Lack of Funding or Authority.** The State may terminate this contract effective upon delivery of written notice to the contractor, or on any later date stated in the notice, under any of the following conditions:
 - i. If funding from federal, state, or other sources is not obtained and continued at levels sufficient to allow for purchase of the services or supplies in the indicated quantities or term. The contract may be modified by agreement of the parties in writing to accommodate a reduction in funds.
 - ii. If federal or state regulations or guidelines are modified, changed or interpreted in such a way that the services are no longer allowable or appropriate for purchase under this contract or are no longer eligible for the funding proposed for payments authorized by this contract.
 - iii. If any license or certificate required by law or regulation to be held by the contractor to provide the services required by the contract is for any reason denied, revoked or not renewed.

Any such termination of this contract under (i), (ii), or (iii), above, shall be without prejudice to any obligations or liabilities of either party already accrued prior to such termination.

- c. Termination for Cause. The State by written notice to the contractor may terminate the whole or any part of this contract:
 - i. If the contractor fails to provide services required by this contract within the time specified herein or any extension thereof; or
 - ii. If the contractor fails to perform any of the other provisions of this contract, or so fails to pursue the work as to endanger performance of this contract in accordance with its terms and after receipt of written notice from the State, fails to correct such failures within ten days or such longer period as NDDOT may authorize.

- iii. The rights and remedies of the State provided in the above clause related to defaults by the contractor are not exclusive and are in addition to any other rights and remedies provided by law or under this contract.
- d. **Termination, Deliveries.** If the contract is terminated for any reason, the contractor is responsible for delivery of all commodities and services ordered prior to the termination, unless those orders had been canceled by the Purchasing Agency or Entity.

10. <u>Inspection and Investigations.</u> The State reserves the right to conduct inspections and investigations related to the bidder and offered commodities or services, including but not limited to the firm, its facility, personnel, qualifications, and the commodities and/or services offered to make determinations regarding compliance with the bid requirements and responsibility of the bidder.

11. <u>Materials and Workmanship</u>. All material and workmanship shall be subject to inspection and testing at the discretion of the purchasing agency either at the point of manufacturer, place of storage, or upon receipt.

12. <u>Receiving.</u> Deliveries must arrive at the designated destination(s) during normal business hours unless other shipping/receiving instructions are issued by NDDOT personnel. The contractor shall contact the NDDOT to schedule delivery dates and times at least 24 hours in advance of delivery.

All NDDOT offices will be closed in recognition of State holidays. Any day declared a holiday by the President or Governor will also be recognized by office closure.

13. <u>Subcontracts, Assignment.</u> The contractor shall not subcontract, assign or transfer the contractor's interests or duties under this contract without express written consent of the purchasing agency. However, the contractor may enter into subcontracts provided that any such subcontractor acknowledges the binding nature of this contract and incorporates this contract, including any attachments. The contractor is solely responsible for the performance of any subcontractor. The contractor shall not have the authority to contract for or incur obligations on behalf of the State.

14. <u>Successors in Interest.</u> The provisions of this agreement shall be binding upon and shall inure to the benefit of the parties hereto, and their respective successors and assigns.

15. <u>Service Representative</u>. The contractor must provide a dedicated customer service representative to provide support for this contract. The contractor shall notify the Procurement Officer in the event the representative is changed.

NAME: Robin	n Turner	
(Name of pe	erson servicing this contract)	
BUSINESS NAME: _	Global Safety	Network, Inc.
MAILING ADDRESS	: 3590 S. 4200	57
CITY & STATE:	Grand Forks, ND	ZIP CODE: 58201
PHONE NUMBER:	701-792-9808	TOLL FREE: 866-792-9808
FAX NUMBER:	701-746-5914	_E-MAIL: r turner eg/aba/safety network.com
		network: com

SPECIFICATIONS FOR Alcohol and Controlled Substance Testing State Employees with a Commercial Driver's License Operation of State Fleet Services Vehicles

North Dakota Department of Transportation

North Dakota Department of Transportation, State Fleet Services Division, hereinafter referred to as NDDOT, will contract for provision of a comprehensive program of alcohol and drug testing for state employees in safety-sensitive positions which require a commercial driver's license (CDL) in the operation of a Fleet Services vehicle.

Attachment 2 is the NDDOT policy 18.1 regarding the testing program and is provided as a reference. The awarded contractor will be required to provide a program which supports this policy. The policy will be considered part of the specification for this bid letting.

The State Fleet Services Division of NDDOT provides licensed motor vehicles for all State Agencies and Institutions. The contractor will be required to conduct random alcohol and controlled substance testing for certain vehicle operators. It is estimated that the number of employees to be tested will range from 300 to 600. The employee testing pool is comprised of NDDOT employees as well as other State Agency and Institution employees. Employees are located throughout North Dakota (Attachment 1).

<u>Seasonal Temporary NDDOT Employees:</u> NDDOT uses seasonal temporary employees, which could add 25 to 50 employees to the pool, depending on the time of the year.

<u>Testing Pool:</u> The NDDOT has 8 districts and 62 rural sections with 1 to 4 employees per rural section. The following numbers of NDDOT employees (approximate) are currently subject to alcohol and drug testing under the Omnibus Transportation Employee Testing Act of 1991, which became effective January 1, 1995.

District headquarters, including shop mechanics and flight operations- 8 cities 155 Rural sections - 62 cities 245

The following table estimates the number of drivers in the testing pool from NDDOT, State Agencies and Institutions. (See Attachment 1 for additional location information.)

Location	State Agency Table	CDL Drivers
BISMARCK	Dept. of Transportation	425
	Public Service Commission	1
	Rough Rider Industries	3
	Dept. of Human Services	
	Game and Fish Dept.	15
	Dept. of Parks and Recreation	5
	State Water Commission	10
DEVILS LAKE	School for the Deaf	1
GRAFTON	Developmental Center	3

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Location	State Agency Table	CDL. Drivers
GRAND FORKS	State Mill and Elevator Association	5
JAMESTOWN	State Hospital	7
LISBON	Veterans Home	2
MINOT	Fair Association	2
STATEWIDE	ND University System	80
BOTTINEAU	Forest Service	2

<u>Contract Volume</u>: The following shows the actual tests administered during the calendar years of 2014 & 2015:

TEST YEAR	UA DRUG SCREENS	ALCOHOL SCREENS
2014	353	70
2015	348	66

The actual number of tests may vary from these figures.

Bid Requirements: It is expected that contractors will meet every specification outlined herein. Any offeror who cannot meet any of the specifications must identify deviations and submit a written explanation for the variance. Submittals which do not meet the intent and requirements of this specification may be considered non-responsive.

- 1. The vendor must have the ability to manage the volume of employees in the testing pool of NDDOT, State Agency, and Institution employees.
- The vendor must meet all requirements of 49 CFR (Code of Federal Regulations) 40, 391, 392, and 395 and 49 CFR 382 Subpart C (Tests Required) and Subpart D (Handling of Test Results, Record Retention, and Confidentiality.)
- 3. The vendor must have a proven method and system in place to facilitate the NDDOT controlled substance and alcohol testing program and to accommodate the noted testing locations.
- 4. The vendor will be required to travel to rural locations to conduct on-site testing.
- 5. The offeror's program must include a random testing methodology.
- The vendor <u>must provide a list of three references</u> from companies and corporations for whom similar services have been provided. References shall include a contact person, address and phone number, and the type and length of contract.
- 7. Upon award, the vendor must provide an implementation plan to the Director of Fleet Services Division.
- 8. The vendor must bill each State Agency and Institution (as indicated in the State Agency Table) separately for services performed.
- 9. Vendor must provide test results for all testing conducted.

111	Call	NCtwork TB 952-07-16-050, Al	cohol & Controlled Substance Testing
BIDDER Global	Satery	NETWOOR, the	Page 9 of 21
	/		6

10. Bid prices must be entered on this form. All pages of this bid document must be returned.

11. No testing will be conducted outside of normal working hours.

12. The following fees include testing, test results and travel to the locations identified in Attachment 1.

Bismarc	k District	
A. Alcohol Testing	\$440,00	_/ EA
B. Controlled Substance Testing	# 58.00	/EA
C. Pre-employment Testing	\$ 58.00	/EA

Valley Ci	ity District	
A. Alcohol Testing	\$ 45.00	/EA
B. Controlled Substance Testing	\$ 65.00	/ EA
C. Pre-employment Testing	\$ 65,00	/EA

Devils Lake District

A. Alcohol Testing	\$ 45.00	_ / EA
B. Controlled Substance Testing	\$ 65.00	/EA
C. Pre-employment Testing	\$ 65.00	/ EA

Minot District

A. Alcohol Testing	Ø	40.00	/ EA
B. Controlled Substance Testing	A	58.00	/EA
C. Pre-employment Testing	4	58.00	/ EA

Dickinson District

A. Alcohol Testing	\$ 40,00	_/EA
B. Controlled Substance Testing	\$ 65.00	/ EA
C. Pre-employment Testing	\$ 65.00	/EA

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Grand Forks District		
A. Alcohol Testing	\$35,00	_/EA
B. Controlled Substance Testing	\$ 58.00	_/EA
C. Pre-employment Testing	# 58.00	/ EA
Williston	District	
A. Alcohol Testing	\$ 40,00	_ / EA
B. Controlled Substance Testing	\$ 65,00	_/EA
C. Pre-employment Testing	\$ 65.00	/EA
Fargo Di		
A. Alcohol Testing	\$ 40,00	_ / EA
B. Controlled Substance Testing	\$58,00	_/ EA
C. Pre-employment Testing	\$ 58,00	/ EA

- C. Pre-employment Testing
- 13. Mileage reimbursement will not apply to testing, training or consulting conducted within 20 miles of the district office cities as indicated above. Offerors shall indicate the mileage rate which will apply to each mile beyond the 20 mile mark.

\$0.55 per mile

- 14. Vendor must maintain records of all testing activity at their place of business. Reference Attachment 2 for required documentation and retention periods.
- 15. The vendor shall provide an annual summary of the previous year's testing activity at no charge. Additionally, the vendor may be asked to provide other reports regarding testing activity. List additional reports available from vendor and any associated fee:



- 16. All results and any reports requested which relate to the testing program must be sealed in an envelope marked as "CONFIDENTIAL" and addressed to Director of Fleet Services Division, N.D. Dept. of Transportation, 608 East Boulevard Avenue, Bismarck, ND 58505-0700.
- 17. Vendor shall provide program descriptive literature if available.
- 18. Vendor may be asked to provide consulting and training during the term of the contract. 175,00 /HR 2010,00
 - a. Consulting Cost
 - b. Training Cost

/HR

- 19. If a randomly selected employee is not scheduled to report to work on the day the contractor is onsite, then alternative arrangements for that employee's test must be made. The contractor must make alternative arrangements with a local clinic or hospital to test the employee within two (2) hours of arrival on their next regularly scheduled work day.
- 20. At the NDDOT's discretion, employee notification can be given and testing may take place at the contractor's designated test site. Please identify the nearest local clinic or hospital in relation to the following cities that will be used when testing is required.

Please indicate a travel deduct since employees will be traveling to the test site. This amount will be deducted from the rate indicated in Item 12 above.

Sanford Health Dec Med **BISMARCK. ND** 103 E. Broadway ave 58504 Bromaick, ND Location Contact Name & Phone Number Phil Gorba 711-323-5222 ALTERNATE TESTING SITE - BISMARCK, ND Drug & Alcohol Testing Network 723 Memorial Bismarck ND 701-527-844 Mn Location Contact Name & Phone Number Brian Travel Deduct Amount 1D Hospital - Valley City VALLEY CITY, ND hatququa Blud Valley City, NO 58072 701-845-6447 Location Contact Name & Phone Number Lab ALTERNATE TESTING SITE - VALLEY CITY, ND Sanford Clinic - Valley City 520 Chatanana Blud Valley Cu 228-8685 Location Contact Name & Phone Number ala O.VO Travel Deduct Amount \$ Lake Region DEVILS LAKE, ND Devils Lake ND 58701 Location Contact Name & Phone Number _ 1701- 462-215 ALTERNATE TESTING SITE - DEVILS LAKE, ND Ke U lott Testing Services 11010 14th St S. Devils Lake, Kevin Gathman Location Contact Name & Phone Number _70/-351-3151 Travel Deduct Amount \$ (), 00 BIDDER Global Safety Network: TITB 952-07-16-050, Alcohol & Controlled Substance Testing

MINOT, ND

Secur Screen 1809 S. Broadway, Ste R Minot, ND 58703 Location Contact Name & Phone Number Laurel Abel. 701-857-6019

ALTERNATE TESTING SITE - MINOT, ND Nor thern Testing <u>3108 S. Broadway</u> <u>Minot, ND 58701</u> Location Contact Name & Phone Number <u>Brenda Borders</u> 701-839-4730

Travel Deduct Amount \$ 0,00

DICKINSON, ND B+H Dn-Site Testing <u>1674 15# St. W #2</u> <u>Dickinson, ND 58601</u> Location Contact Name & Phone Number <u>Gwen / Nellie</u> 701-690-0585 ALTERNATE TESTING SITE - DICKINSON, ND <u>Badlands Integrity</u> 2000 <u>366 21st St E</u> <u>Dickinson, ND 58601</u>

Location Contact Name & Phone Number Shelly 701-483-6559 Travel Deduct Amount \$ 0,00

GRAND FORKS, ND Global Safety Network 3590 S. 42th St Grand Forks, ND 58301

Location Contact Name & Phone Number Linsey Tureskis 701-792-9808 ALTERNATE TESTING SITE - GRAND FORKS, ND <u>altru Occ. Health</u> <u>1300 So. Columbia Rd</u> <u>Grand Forks, ND 58201</u>

Location Contact Name & Phone Number Brenda Jordan 201-780-1546 Travel Deduct Amount \$ 0,00

BIDDER Global Safety Network, ITB 952-07-16-050, Alcohol & Controlled Substance Testing Page 13 of 21

WILLISTON, ND

4PS Drug Testing 3 4m St E Ste 100 Dilliston, ND 58801 Location Contact Name & Phone Number <u>Fam Bearce</u> 701-577-2877

ALTERNATE TESTING SITE - WILLISTON, ND Checkers 3620 2ª ave N. Ste Williston, ND 58B01 Williston

877-488-5901 Location Contact Name & Phone Number _ Jane + Travel Deduct Amount \$_____U_UO

FARGO, ND Express Employment Pros <u>1100 19¹</u> ave N. <u>Fargo</u>, ND 58102 Location Contact Name & Phone Number <u>Taylor Engelhart</u> 701-293-6187 ALTERNATE TESTING SITE - FARGO, ND <u>Sanford Health Occ</u> <u>Medicine</u> <u>3838 12th ave N.</u> <u>Fango</u>, ND <u>58102</u> Location Contact Name & Phone Number Lab - 701-234- 4700

Travel Deduct Amount \$ 0,00

BIDDER <u>Global Satety Network</u>, ITB 952-07-16-050, Alcohol & Controlled Substance Testing Page 14 of 21

TESTING ADDRESSES 2016 – ATTACHMENT 1

N.D. DEPT. OF TRANSPORTATION CENTRAL AND DISTRICT OFFICE CONTACT INFORMATION

CENTRAL OFFICE: NDDOT, FLEET SERVICES DIVISION 608 EAST BLVD AVENUE BISMARCK ND 58505-0700	(701) 328-2543
BISMARCK DISTRICT: NDDOT - BISMARCK DISTRICT 218 S AIRPORT ROAD BISMARCK ND 58504-6003	(701) 328-6950
VALLEY CITY DISTRICT: NDDOT - VALLEY CITY DISTRICT 1524 8TH AVENUE SW VALLEY CITY ND 58072-4200	(701) 845-8800
DEVILS LAKE DISTRICT: NDDOT - DEVILS LAKE DISTRICT 316 6 TH ST SE DEVILS LAKE ND 58301-3628	(701) 665-5100
MINOT DISTRICT: NDDOT - MINOT DISTRICT 1305 HIGHWAY 2 BYPASS EAST MINOT ND 58701-7922	(701) 857-6925
DICKINSON DISTRICT: NDDOT - DICKINSON DISTRICT 1700 3RD AVENUE W SUITE 101 DICKINSON ND 58601-3009	(701) 227-6500
GRAND FORKS DISTRICT: NDDOT - GRAND FORKS DISTRICT 1951 NORTH WASHINGTON PO BOX 13077 GRAND FORKS ND 58208-3077	(701) 787-6500
WILLISTON DISTRICT: NDDOT - WILLISTON DISTRICT 605 DAKOTA PARKWAY WEST PO BOX 698 WILLISTON ND 58802-0698	(701) 774-2700
FARGO DISTRICT: NDDOT - FARGO DISTRICT 503- 38TH STREET SOUTH WEST FARGO ND 58103-1198	(701) 239-8900
MATERIALS & RESEARCH LABORATORY: NDDOT 300 AIRPORT ROAD BISMARCK ND 58504	(701) 328-6901

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NORTH DAKOTA DEPARTMENT OF TRANSPORTATION LISTING OF SECTION LOCATIONS

Please contact the District Office Contact(s) to schedule the Sections for on-site testing. The NDDOT Contact will assist in arranging the testing and will provide additional information regarding physical addresses, phone numbers and Section contact(s) as necessary. <u>Invoices must specify the appropriate District Section and be sent for payment to Director of Fleet Services Division, ND Department of Transportation, 608 East Boulevard Ave. Bismarck, ND 58505.</u>

BISMARCK DISTRICT SECTIONS

CENTER SECTION - NDDOT	FLASHER SECTION - NDDOT	GLEN ULLIN SECTION - NDDOT
608 Industrial Drive	6590 CO RD 84	4110 CO RD 88
CENTER ND 58530	FLASHER ND 58535	GLEN ULLIN ND 58631
LINTON SECTION - NDDOT	MCCLUSKY SECTION - NDDOT	NAPOLEON SECTION - NDDOT
8051 8 th Ave SE	215 AVE A W	59 BROADWAY
LINTON ND 58552-9303	MCCLUSKY ND 58463	NAPOLEON ND 58561-7147
SELFRIDGE SECTION - NDDOT	STEELE SECTION - NDDOT	UNDERWOOD SECTION - NDDOT
9510 26TH AVE	3840 25 [™] AVE SE	337 OLD HWY 83
SELFRIDGE ND 58568-9543	STEELE ND 58482	UNDERWOOD ND 58576-4402
DEVILS LAKE DISTRICT SECTIONS		
CANDO SECTION - NDDOT	CARRINGTON SECTION - NDDOT	FESSENDEN SECTION - NDDOT
7411 68TH AVENUE NE	6739 HWY 200	1570 43RD AVE E
CANDO ND 58324-9200	CARRINGTON ND 58421	FESSENDEN ND 58438-9460
LANGDON SECTION - NDDOT	MADDOCK SECTION - NDDOT	PEKIN SECTION - NDDOT
10424 HWY 5	4902 39TH STREET NE	205 MAIN ST S
LANGDON ND 58249-0131	MADDOCK ND 58348-9254	PEKIN ND 58361-6101
ROLLA SECTION - NDDOT 113 1 ST ST NW ROLLA ND 58367	RUGBY SECTION - NDDOT 617 1 st ST NE RUGBY ND 58368-1225	
DICKINSON DISTRICT SECTIONS		
BEACH SECTION - NDDOT	BEULAH SECTION - NDDOT	BELFIELD SECTION - NDDOT
16841 OLD HWY 10	205 HWY 49 S	898 8 TH ST NE
BEACH, ND 58621	BEULAH ND 58523-6728	BELFIELD ND 58622-0296
BOWMAN SECTION - NDDOT	HETTINGER SECTION - NDDOT	KILLDEER SECTION - NDDOT
8507 147 AVE SW	1202 AIRPORT RD	398 HWY 22 S
BOWMAN ND 58623-9619	HETTINGER ND 58639-7314	KILLDEER ND 58640-9303

NEW ENGLAND SECTION - NDDOT

NEW ENGLAND, ND 58647-9468

11704 61ST ST SW

RICHARDTON - NDDOT 115 D ST S RICHARDTON ND 58652

MOTT SECTION - NDDOT

9108 71ST ST SW

MOTT ND 58646-8802

GRAND FORKS DISTRICT SECTIONS

ADAMS SECTION - NDDOT 804 1ST AVE ADAMS ND 58210-0168

DRAYTON SECTION - NDDOT 411 HWY 66 W DRAYTON ND 58225-0068

MICHIGAN SECTION - NDDOT 519 SOUTH ST MICHIGAN ND 58259-0139

MINOT DISTRICT SECTIONS

BOTTINEAU SECTION - NDDOT 9840 LAKE RD BOTTINEAU ND 58318-8216

KENMARE SECTION - NDDOT 49501 422 AVE NW PO BOX 861 KENMARE ND 58746-0861

TOWNER SECTION - NDDOT ND DEPT OF TRANSPORTATION 401 AIRPORT RD TOWNER ND 58788-4301

VALLEY CITY DISTRICT SECTIONS

COURTENAY SECTION - NDDOT 9160 HWY 20 SE COURTENAY ND 58426

WISHEK SECTION - NDDOT 212 2ND ST S WISHEK ND 58495

JAMESTOWN SECTION - NDDOT 3568 81ST AVE SE JAMESTOWN ND 58401

MEDINA SECTION - NDDOT 3682 55TH AVENUE SE MEDINA ND 58467-9998 CAVALIER SECTION - NDDOT 9398 138TH. AVE NE CAVALIER ND 58220

GRAFTON SECTION - NDDOT 333 COMMERCE ST GRAFTON ND 58237-0349 COOPERSTOWN - NDDOT 11351 3RD ST NE COOPERSTOWN, ND 58425

LARIMORE SECTION - NDDOT 1524 TOWNER AVE LARIMORE ND 58251-0432

GARRISON SECTION - NDDOT 515 HWY 37 SE GARRISON ND 58540

MOHALL SECTION - NDDOT 802 CO RD 9 N PO BOX 636 MOHALL ND 58761

VELVA SECTION - NDDOT ND DEPT OF TRANSPORTATION 34384 HWY 41 VELVA ND 58790

VELVA ND 58790

EDGELEY SECTION - NDDOT 402 7th AVE E EDGELEY ND 58433-7227

ELLENDALE SECTION - NDDOT 8885 97TH ST SE ELLENDALE ND 58436-9547

LITCHVILLE SECTION - NDDOT 808 FIRST AVE LITCHVILLE ND 58461

TOAKES SECTION - NDDOT 914 S SEVENTH ST OAKES ND 58474-2126 HARVEY SECTION - NDDOT 501 JACKSON AVE HARVEY ND 58341

PARSHALL SECTION - NDDOT 7198 38 ST NW PO BOX 367 PARSHALL ND 58770

WILLISTON DISTRICT SECTIONS

BOWBELLS SECTION - NDDOT 402 3RD ST E BOWBELLS ND 58721

STANLEY SECTION - NDDOT 8250 62ND ST NW STANLEY ND 58784 CROSBY SECTION - NDDOT 10320 119TH AVE NW CROSBY ND 58730

WATFORD CITY SECTION - NDDOT 105 10TH SW WATFORD CITY ND 58854-0231

FARGO DISTRICT SECTIONS

CASSELTON SECTION - NDDOT	FORMAN SECTION - NDDOT
15482 37TH ST SE	9106 HWY 32
CASSELTON ND 58012-9748	FORMAN ND 58032-9770
LIDGERWOOD SECTION - NDDOT	LISBON SECTION - NDDOT
25 FOURTH ST SE	12999 HWY 27
LIDGERWOOD ND 58053-9426	LISBON ND 58054
MAUDETON OF OTION NODOT	

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WAHPETON SECTION - NDDOT 7930 180 R AVENUE SE WAHPETON ND 58075 WYNDMERE SECTION - NDDOT 7775 HWY 18

WYNDMERE ND 58081

NEW TOWN SECTION - NDDOT 401 4TH AVE SW NEW TOWN ND 58763

TIOGA SECTION - NDDOT 108 N WELO -TIOGA, ND 58852

HILLSBORO SECTION - NDDOT 590 6TH ST NW HILLSBORO ND 58045

MAYVILLE SECTION - NDDOT 511 HWY 18 NE MAYVILLE, ND 58257

NORTH DAKOTA STATE UNIVERSITY SYSTEM LOCATIONS

BISMARCK: BISMARCK STATE COLLEGE 1500 EDWARDS AVE BISMARCK, ND 58506	(701)224-5512
BOTTINEAU: DAKOTA COLLEGE-BOTTINEAU 1ST SIMRALL BLVD BOTTINEAU ND 58318	(701) 228-5430
DEVILS LAKE: LAKE REGION STATE COLLET 1801 COLLEGE DRIVE NORTH DEVILS LAKE ND 58301	(701)662-1539
FARGO: NORTH DAKOTA STATE UNIVERSITY - FARGO THORSON MAINTENANCE CENTER BOLLEY DRIVE PO BOX 5383 FARGO ND 58105-5383	(701) 231-7301
GRAND FORKS: UNIVERSITY OF NORTH DAKOTA - GRAND FORKS CAMPUS DRIVE BOX 9030 GRAND FORKS ND 58202-9030	(701) 777-4123
MINOT: MINOT STATE UNIVERSITY 500 UNIVERSITY AVENUE WEST MINOT ND 58707	(701) 858-3212
VALLEY CITY: VALLEY CITY STATE UNIVERSITY 101 COLLEGE ST SOUTH WEST VALLEY CITY ND 58072	(701)845-7710
WAHPETON: NDSCS - WAHPETON 800 N 6TH STREET WAHPETON ND 58076-0002	(701) 671-2212
WILLISTON WILLISTON STATE COLLEGE 1410 UNIVERSITY AVE WILLISTON ND 58801	(701)774-4299



ATTACHMENT 1

Febriary, 2008

Attached (the next 11 pages) is the NDDOT Personnel Policy entitled "Required Alcohol and Controlled Substance Testing of Employees in Safety-Sensitive Positions (CDL & Pilots)."

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ND DEPARTMENT OF TRANSPORTATION POLICY NUMBER: 18.1

REQUIRED ALCOHOL AND CONTROLLED-SUBSTANCE TESTING OF EMPLOYEES IN SAFETY-SENSITIVE POSITIONS (CDL & Pilots)

DIVISION	Human Resources	ORIGINAL DATE 12-12-1974
		REVISED/REVIEWED DATE 05-01-2011

SCOPE: This policy applies to all employees who are in safety-sensitive positions that require a Commercial Driver's License (CDL) regardless of status.

POLICY

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In an effort to prevent injuries and deaths due to drug- or alcohol-impaired operators of commercial vehicles, the United States Congress enacted the Omnibus Transportation Employee Testing Act of 1991 (49 Code of Federal Regulations (CFR) Part 40) (the "Act"). This federal law mandates drug and alcohol testing for all persons who operate a commercial motor vehicle.

All Department employees who, as a requirement of their job, operate vehicles classified as commercial and have a CDL, are considered to be in "safety-sensitive positions" and are subject to the Act. **Department pilots** are also considered to be in "safety-sensitive positions" and are subject to the provisions of this policy. Provisions for disciplinary actions are based on the independent authority of the Department.

Safety-Sensitive Positions

This policy concerns only employees considered to be in "safety-sensitive positions" and describes Department implementation of the Act. Employees in the classes below are subject to the alcohol and controlled-substance requirements of this policy:

Highway Traffic Control Specialists Fleet and Equipment Technicians Engineering Technicians operating commercial vehicles Other employees operating commercial vehicles Pilots Transportation Technicians

Department Requirements to Notify Employees About This Policy

New employees will be notified about this policy after they are hired but before they report to work with the Department. New employees must sign off, indicating that they have read and understand the policy, before they begin work duties with the Department.

Expected Behavior and Consequences of Non-Cooperation

Employees in safety-sensitive positions are expected to not use drugs or alcohol on the job in any form including mouthwash or cough syrup containing alcohol. Employees are expected to test when requested. Refusal to test as requested, failure to appear for tests, failure to cooperate at the

testing site, or attempts to alter test results will be grounds for disciplinary action, up to and including termination.

Employees are responsible for notifying the Department as soon as practical of any aircraft or commercial motor vehicle accident that occurs on the job.

Prohibited Behavior

Performance of safety-sensitive functions is prohibited:

- While using alcohol and/or illegal drugs.
- While using prescription drugs containing controlled substances contrary to a physician's instructions.
- While having a breath-alcohol concentration of **0.02 percent** or greater as indicated by an alcohol breath test.
- Within four hours after using alcohol.
- When refusing to submit to an alcohol and/or drug test.
- While using alcohol within eight hours after an accident or until tested.
- While using illegal controlled substances.

Prescription Medications

This policy does not prohibit employees from the lawful use and possession of prescribed medications. Employees must, however, consult with their doctor about the medication's effect on their fitness for duty and ability to work safely and promptly disclose any work restrictions to their supervisor. Employees should not, however, disclose underlying medical conditions unless directed to do so.

Test and Travel Time

Tests required by the Department, except for pre-employment tests and return-to-duty tests, are considered a duty assignment.

Time for travel and time spent in providing the specimen at the collection site for duty assignment tests will be with pay.

Out-of-Service Request

All employees are subject to being on-call or recall for emergency duties. However, if the employee has had even a part of one drink in the four hours prior to the call, or suspects that he or she may have a breath-alcohol concentration of .02 or above, the employee must take himself or herself out of service.

No disciplinary measures will be taken when the employee requests to take himself or herself out of service unless there is abuse of this request or if the employee is on-call.

PROGRAM ADMINISTRATION

The State Fleet Services Director will be the Department coordinator for the program and will be responsible for implementing and overseeing the program. The Department coordinator's duties will include managing the vendor contract, responding to inquiries from the U.S. Department of

Transportation (USDOT), and relaying information on positive test results to the Human Resources Division (HRD) Director. The HRD Director will notify the Executive Office.

In the absence of the State Fleet Services Director, the HRD Director will be the contact person.

Division and District Program Administration

Each applicable division and district will have a designated position and backup position to coordinate testing with the vendor. Division and district coordinators will receive the list of employees to be tested; arrange test dates, times, and places; and notify the employees who will be tested.

Safe Transportation of Employees to and From Testing Site

Division and district coordinators will assure that each employee suspected of being under the influence of alcohol or drugs is escorted to the testing facility by a supervisor or other member of management and arrangements made for the employee to be transported home.

Supervisor Responsibilities

Supervisors include:

- Transportation Technician II or III
- Fleet and Equipment Service Supervisor
- Highway Traffic Control Supervisor
- All district managers
- All managers in the State Fleet Services, Human Resources, Materials and Research, and Maintenance and Engineering Services Divisions
- All members of the Department executive team
- Any other employees who supervise or are managers over employees whose work requires a commercial driver's license or pilot's license.

No Department manager or supervisor of employees in safety-sensitive positions will permit any employee to violate this policy. All managers and supervisors must require reasonablesuspicion testing of any employee who would appear to be in violation of this policy. Failure to carry out supervisory duties under this policy will result in disciplinary action, up to and including unpaid suspension or termination.

All responsible managers and supervisors will receive the training necessary to perform their supervisory duties. The training will cover the physical, behavioral, speech, and performance indicators of probable alcohol misuse and use of controlled substances. The testing vendor or Employee Assistance Program (EAP) provider will train supervisors.

All supervisors and managers are bound by the rules of confidentiality. No information may be released except as provided in this policy, expressly authorized by 49 CFR 382.405, or as required by North Dakota's Open Records Law, NDCC Section 44-04-18. No managers or supervisors responsible for implementing random testing may give any notice or information about upcoming test requirements. Any violation of the confidentiality or notice requirements will result in disciplinary action, up to and including unpaid suspension or termination.

Department Requirements to Inform Prospective Employers

If asked, and the proper release of information is provided, the State Fleet Services Director will disclose the following information to any potential future employers of employees covered under the Department's alcohol- and drug-testing programs:

- 1. Any test results.
- 2. Any referral for evaluation and rehabilitation and the results of any such referral.

TESTING REQUIREMENTS

Pre-employment Testing

All applicants must pass a drug test before beginning work. The test is administered after being selected but on condition of passing the drug test. Refusal to submit to testing will result in disqualification of employment consideration.

The Department must inquire of previous employers before hiring someone to fill a safetysensitive position. Prior to being hired by the Department, applicants must sign a release of information allowing Department officials to inquire of previous employers about the applicant's drug-testing history during the previous two years. Information that may be requested includes:

- 1. Previous test dates.
- 2. Positive test results.
- 3. Refusals to test.
- 4. Evaluation and rehabilitation results.

Reasonable-Suspicion Testing

A supervisor must require, and an employee must undergo, alcohol or controlled-substance testing when the employee's supervisor has reason to believe that the employee has used alcohol or controlled substances in violation of the Act or this policy. An alcohol test may be administered just prior to, just after, or while the employee is performing a safety-sensitive function.

All supervisors will be given adequate training to make judgments about a reasonable suspicion of drug or alcohol use. The supervisor's judgment must be based on specific observations relating to appearance, behavior, speech, or body odors, including indications of the chronic and withdrawal effects of controlled substances. The supervisor must document the observations fully upon notifying the employee that testing is required. Supervisors will be trained regarding physical, behavioral, speech, and performance indicators of probable alcohol misuse and use of controlled substances.

The testing vendor will administer the reasonable suspicion <u>alcohol test</u> within two hours following the supervisor's observation. However, if conditions prevent the test from being completed within the two-hour time frame, attempts will be made to have the test administered
within eight hours following the supervisor's observation. After eight hours, no test will be performed. The supervisor must document the reason for the delay and lack of testing.

Employees must remain at work, but must not perform safety-sensitive functions, until the reasonable suspicion test is administered or until eight hours after the reasonable suspicion was determined.

The testing vendor will administer a reasonable-suspicion controlled-substance test within 32 hours following the supervisor's observation.

If the controlled-substance test is not administered within 32 hours, no test will be given, and the supervisor must file and maintain records stating the reason for the delay and the lack of testing.

All employees, including non-supervisory employees, may call their division director, district engineer, or the State Fleet Services Division (328-2543) to state their suspicions about another employee, including a supervisor. The caller must give his or her name.

Post-accident Testing

Employees are responsible for notifying the Department as soon as practical of any aircraft or commercial motor vehicle accident that occurs on the job.

If an accident results in a death, all Department employees performing safety-sensitive functions at the scene must undergo post-accident alcohol and controlled-substance testing.

Department employees who are cited for moving traffic violations arising from accidents involving Department vehicles must undergo post-accident alcohol and controlled-substance testing if one of the following conditions applies:

- a) the accident involved bodily injury to a person who, as a result of the injury, receives medical treatment away from the scene of the accident, or
- b) the accident required the motor vehicle to be transported away from the scene by a tow truck or other motor vehicle.

The testing vendor will attempt to conduct the post-accident <u>alcohol test</u> within two hours after an accident requiring a test.

However, if conditions prevent the test from being completed within the two-hour time frame, attempts will be made to have the test administered within eight hours of the accident. After eight hours, no test will be performed. The employee's supervisor must document the reason for the delay and lack of testing. If it is not possible to meet the two-hour time frame, it is acceptable to have the alcohol test performed by law enforcement at the scene of the accident. Appropriate documentation must be maintained.

Employees must remain at work, but must not perform safety-sensitive functions, until the postaccident alcohol test is administered or until eight hours after an accident requiring a test. The testing vendor will, if possible, also administer a post-accident <u>controlled-substance test</u> within 32 hours after all accidents requiring a test.

If the controlled-substance test is not administered within 32 hours, no test will be given, and the supervisor must file and maintain records stating the reason for the delay and the lack of testing.

Documentation regarding the alcohol test, the controlled-substance test, or lack of either test shall be forwarded to HRD for retention.

Random Tests

A minimum number of alcohol tests, equal to 10 percent of the average number of Department employees covered under this policy, will be performed each year. The vendor will select employees using a computerized random-selection program. Employees selected will be tested only while the employee is on duty and just prior to, just after, and while performing a safety-sensitive function.

A minimum number of controlled-substance tests, equal to 50 percent of the average number of employees covered under this policy, will be performed each year. Tests may be performed at any time the employee is on duty, regardless of the duties being performed at the time of testing.

Employees may potentially be tested at any time, even if there has been a recent previous test.

The division or district testing coordinator shall notify the employee just before the testing procedure.

Once an employee is notified of the testing, he or she must report immediately to the testing site.

The coordinator shall note the time of contact and anticipated arrival time on the alcohol and controlled-substance test reporting form. All alcohol and controlled-substance test forms from the districts shall be forwarded to their respective office. Central Office divisions shall forward test forms to HRD. Forms shall be retained in a confidential file for one year.

Return-to-Duty Tests

If an employee has violated the prohibited drug and alcohol rules but has not been terminated from employment, the employee will be required to undergo an evaluation by a substance abuse professional and successfully complete any education, counseling or treatment prescribed prior to returning to a safety-sensitive function for ANY Department work, and must provide a negative test result for drugs and a test result of less than .02 for alcohol.

Unannounced follow-up testing will be conducted at least six times in the first 12 months following return to active safety-sensitive work and may continue for up to five years. Return-toduty tests are conducted under direct observation.

TESTING INFORMATION

All applicants and employees who undergo Department-mandated tests must be notified if the test result is positive.

The testing vendor (the firm the Department contracts with to handle the testing process) will follow specific procedures if an alcohol-test result is positive. The procedures are required by federal guidelines and are intended to make sure that the test result is a **true** positive.

Definition of Positive Alcohol Test

Alcohol tests will be considered positive if the breath-alcohol test indicates an alcohol presence of .04 or greater. If the test results are positive, the employee and supervisor will be notified before the employee leaves the test site.

If a breath-alcohol test indicates an alcohol concentration of at least .02, but less than .04, the test is considered negative, but the employee will be relieved of duty for 24 hours. The Department will hold an informal oral pre-action hearing before the employee is relieved of duty.

Testing Vendor Responsibilities in Alcohol Tests

If the initial test results are .02 or greater, the testing vendor will wait 15 minutes and then issue a retest or **confirmation test**. During the 15-minute waiting period before the confirmation test, the employee will be given a set of instructions (for example, no eating or drinking) that must be followed. If the employee does not follow these instructions, it may be considered an attempt to alter the test results. If the confirmation test result confirms the initial test result, the disciplinary action process will be initiated.

Definition of Positive Controlled-Substance Test

A controlled-substance test will be considered positive if the test indicates the presence of a controlled substance and the medical review officer determines there is no legitimate explanation for its presence.

Testing Vendor Responsibilities in Controlled-Substance Tests

Controlled-substance tests must use proper laboratory procedures. If a test is positive, it will be reviewed by the physician serving as the testing vendor's medical review officer (MRO). The MRO will follow specific procedures required by the federal guidelines. These procedures are intended to make sure that the test result is **true**. The MRO will call the employee who has tested positive or altered, discuss what might have caused the test result to be positive or altered, and make sure of the result before notifying the Department. If the test remains positive or altered, the employee may request, at the Department's expense, that a second independent analysis be performed on the untested portion of the sample.

DISCIPLINARY ACTION

The following charts indicate the typical action required for **controlled-substance tests**, alcohol **tests**, and **prohibited conduct**. Any employee who commits any of the acts where the required action indicates "termination" will typically lose employment with the Department.

If an employee violates a Department drug or alcohol rule, the Department will provide the employee with a list of substance abuse professionals, including the Department EAP contact information, even if employment is terminated.

All action involving suspension, demotion, or termination of regular employees shall be taken only if the employee has had a chance to respond to the charges and shall be subject to appeal.

Test Results-Typical Required Action

CONTROLLED-SUBSTANCE TEST

Results	Employee Status	Required Action
positive	applicant	not hired
positive	regular employee probationary employee	termination

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ALCOHOL TEST

Results	Employee Status	Required Action
.02039	regular employee probationary employee temporary employee	taken off duty for 24 hours without pay (may take annual leave if available)
.04+	probationary employee temporary employee	taken off duty; termination
.04+	regular employee	taken off duty; subject to disciplinary action, up to and including unpaid suspension or termination
.08+	regular employee	Termination

OTHER PROHIBITED CONDUCT—REQUIRED ACTION

Prohibited Conduct	Employee Status	Required Action
refusing to be tested refusing to test-not reporting for testing	applicant regular employee probationary employee temporary employee	not hired termination

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reporting for duty fewer than 4 hours after having a drink	regular employee	taken off duty; subject to disciplinary action, up to and including unpaid suspension or termination
	probationary employee temporary employee	taken off duty; subject to disciplinary action, up to and including unpaid suspension or termination
possessing or consuming alcohol, i.e. beverage as defined in Title V of the NDCC, on the job	regular employee probationary employee temporary employee	taken off duty; termination
possessing or consuming or any other substance containing alcohol while on the job; referred to cough syrup, mouthwash,	regular employee	taken off duty; subject to disciplinary action, up to and including unpaid suspension or termination
cough syrup, mounwash,	probationary employee	taken off duty; subject to disciplinary action, up to and including unpaid suspension or termination
possessing or using a con- trolled substance without a doctor's prescription	regular employee probationary employee temporary employee	taken off duty; termination
performing a safety- sensitive function while using a prescription con- taining a controlled sub- stance (This section will be waived if employee received a physician's approval to operate aircraft or commercial vehicles while taking the prescription	regular employee probationary employee temporary employee	taken off duty; subject to disciplinary action, up to and including unpaid suspension or termination
warning a covered employee in advance of testing requirement in order that employee may avoid possible positive test result	regular employee probationary employee temporary employee	termination

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REQUIRED RECORDS

The State Fleet Services and Human Resources Divisions will maintain necessary records. The State Fleet Services Director will ensure that the testing vendor maintains the required documentation at the vendor's place of business. In all cases, information must be available at the Department within 24 hours if requested by officials of the USDOT responsible for the testing program.

The following record retention schedule must be used:

Retain for 5 years

- 1. Results of employee alcohol tests indicating an alcohol concentration of .02 or greater.
- 2. Results of positive controlled-substance tests.
- 3. Documentation of refusals to submit to tests.
- 4. Calibration documentation.
- 5. Employee evaluation and referrals.
- 6. Annual summary.

Retain for 2 years

- 1. Records related to the alcohol and controlled-substance collection process.
- 2. Records related to the alcohol and controlled substance for inquiries of other employers.
- 3. Training.

Retain for 1 year

1. Records of negative and canceled controlled-substance test results and alcohol-test results with a concentration of less than .02.

By March 15 of each year, the primary vendor will prepare an annual summary, in the format prescribed by USDOT, of the program results for the previous calendar year. The summary will be retained five years.

All testing information about individual employees is confidential and is not in the public domain. Such information may not be released except as required by law or expressly authorized by 49 CFR 382.405.

Definitions Specific to this Policy

"Safety-Sensitive Function" — An employee is considered to be performing a safety-sensitive function during any period in which he or she is actually performing, ready to perform, or available to perform any safety-sensitive function.

Authority:

Omnibus Transportation Employee Testing Act of 1991 (49 Code of Federal Regulations (CFR) Part 40)

DISCLAIMER: North Dakota Department of Transportation (NDDOT) Personnel Policies are not intended as a contract of employment and do not constitute one. NDDOT may change, delete, suspend, or discontinue any policy or benefit described herein at any time with or without prior notice.

NORTH DAKOTA DEPARTMENT OF TRANSPORTATION APPENDIX A OF THE TITLE VI ASSURANCES

During the performance of this contract, the Contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the Contractor) agrees as follows:

- 1. <u>Compliance with Regulations</u>: The Contractor (hereinafter includes consultants) will comply with the Acts and the Regulations relative to Non-discrimination in Federally-assisted programs of the U.S. Department of Transportation, the Federal Highway Administration, as they may be amended from time to time, which are herein incorporated by reference and made a part of this contract.
- 2. <u>Non-discrimination</u>: The Contractor, with regard to the work performed by it during the contract, will not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The Contractor will not participate directly or indirectly in the discrimination prohibited by the Acts and the Regulations, including employment practices when the contract covers any activity, project, or program set forth in Appendix B of 49 CFR Part 21.
- 3. <u>Solicitations for Subcontracts, Including Procurements of Materials and Equipment</u>: In all solicitations, either by competitive bidding, or negotiation made by the Contractor for work to be performed under a subcontract, including procurements of materials, or leases of equipment, each potential subcontractor or supplier will be notified by the Contractor of the Contractor's obligations under this contract and the Acts and the Regulations relative to Non-discrimination on the grounds of race, color, or national origin.
- 4. <u>Information and Reports</u>: The Contractor will provide all information and reports required by the Acts, the Regulations, and directives issued pursuant thereto and will permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the Recipient or the Federal Highway Administration to be pertinent to ascertain compliance with such Acts, Regulations, and instructions. Where any information required of a Contractor is in the exclusive possession of another who fails or refuses to furnish the information, the Contractor will so certify to the Recipient or the Federal Highway Administration as appropriate, and will set forth what efforts it has made to obtain the information.
- 5. <u>Sanctions for Noncompliance</u>: In the event of a contractor's noncompliance with the Nondiscrimination provisions of this contract, the Recipient will impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:
 - a. withholding payments to the Contractor under the contract until the Contractor complies; and/or
 - b. cancelling, terminating, or suspending a contract, in whole or in part.
- 6. <u>Incorporation of Provisions</u>: The Contractor will include the provisions of paragraphs one through six in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Acts, the Regulations and directives issued pursuant thereto. The Contractor will take action with respect to any subcontract or procurement as the Recipient or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, that if the Contractor becomes involved in, or is threatened with litigation by a subcontractor, or supplier because of such direction, the Contractor may request the Recipient to enter into any litigation to protect the interests of the Recipient. In addition, the Contractor may request the United States to enter into the litigation to protect the interests of the United States.



NORTH DAKOTA DEPARTMENT OF TRANSPORTATION APPENDIX E OF THE TITLE VI ASSURANCES

During the performance of this contract, the contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the Contractor) agrees to comply with the following non-discrimination statutes and authorities; including but not limited to:

Pertinent Non-Discrimination Authorities:

- Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d *et seq.*, 78 stat. 252), (prohibits discrimination on the basis of race, color, national origin); and 49 CFR Part 21.
- The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. § 4601), (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);
- Federal-Aid Highway Act of 1973, (23 U.S.C. § 324 et seq.), (prohibits discrimination on the basis of sex);
- Section 504 of the Rehabilitation Act of 1973, (29 U.S.C. § 794 *et seq.)*, as amended, (prohibits discrimination on the basis of disability); and 49 CFR Part 27;
- The Age Discrimination Act of 1975, as amended, (42 U.S.C. § 6101 *et seq.*), (prohibits discrimination on the basis of age);
- Airport and Airway Improvement Act of 1982, (49 USC § 471, Section 47123), as amended, (prohibits discrimination based on race, creed, color, national origin, or sex);
- The Civil Rights Restoration Act of 1987, (PL 100-209), (Broadened the scope, coverage and applicability of Title VI of the Civil Rights Act of 1964, The Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to include all of the programs or activities of the Federal-aid recipients, sub-recipients and contractors, whether such programs or activities are Federally funded or not);
- Titles II and III of the Americans with Disabilities Act, which prohibit discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities (42 U.S.C. §§ 12131-12189) as implemented by Department of Transportation regulations at 49 C.P.R. parts 37 and 38;
- The Federal Aviation Administration's Non-discrimination statute (49 U.S.C. § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex);
- Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, which ensures non-discrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations;
- Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and resulting agency guidance, national origin discrimination includes discrimination because of limited English proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100);
- Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 U.S.C. 1681 et seq).



Risk Management Appendix

Service Contracts with Private Individuals, Companies, Corporations, Etc.:

Contractor agrees to defend, indemnify, and hold harmless the state of North Dakota, its agencies, officers and employees (State), from and against claims based on the vicarious liability of the State or its agents, but not against claims based on the State's contributory negligence, comparative and/or contributory negligence or fault, sole negligence, or intentional misconduct. The legal defense provided by Contractor to the State under this provision must be free of any conflicts of interest, even if retention of separate legal counsel for the State is necessary. Contractor also agrees to defend, indemnify, and hold the State harmless for all costs, expenses and attorneys' fees incurred if the State prevails in an action against Contractor in establishing and litigating the indemnification coverage provided herein. This obligation shall continue after the termination of this agreement.

Contractor shall secure and keep in force during the term of this agreement, from insurance companies, government self-insurance pools or government self-retention funds authorized to do business in North Dakota, the following insurance coverages:

- 1) Commercial general liability and automobile liability insurance minimum limits of liability required are \$250,000 per person and \$1,000,000 per occurrence.
- 2) Workers compensation insurance meeting all statutory limits.

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- 3) The State of North Dakota, its agencies, officers, and employees (State) shall be endorsed as an **additional insured** on the commercial general liability and automobile liability policies.
- 4) Said endorsements shall contain a "Waiver of Subrogation" in favor of the state of North Dakota.
- 5) The policies and endorsements may not be canceled or modified without thirty (30) days prior written notice to the undersigned State representative.

Contractor shall furnish a certificate of insurance evidencing the requirements in 1, 3, and 4, above to the undersigned State representative prior to commencement of this agreement.

The State reserves the right to obtain complete, certified copies of all required insurance documents, policies, or endorsements at any time. Any attorney who represents the State under this contract must first qualify as and be appointed by the North Dakota Attorney General as a Special Assistant Attorney General as required under N.D.C.C. Section 54-12-08.

When a portion of a Contract is sublet, the Contractor shall obtain insurance protection (as outlined above) to provide liability coverage to protect the Contractor and the State as a result of work undertaken by the Subcontractor. In addition, the Contractor shall ensure that any and all parties performing work under the Contract are covered by public liability insurance as outlined above. All Subcontractors performing work under the Contract are required to maintain the same scope of insurance required of the Contractor. The Contractor shall be held responsible for ensuring compliance with those requirements by all Subcontractors.

Contractor's insurance coverage shall be primary (i.e., pay first) as respects any insurance, self-insurance or self-retention maintained by the State. Any insurance, self-insurance or self-retention maintained by the State shall be excess of the Contractor's insurance and shall not contribute with it. The insolvency or bankruptcy of the insured Contractor shall not release the insurer from payment under the policy, even when such insolvency or bankruptcy prevents the insured Contractor from meeting the retention limit under the policy. Any deductible amount or other obligations under the policy(ies) shall be the sole responsibility of the Contractor. This insurance may be in a policy or policies of insurance, primary and excess, including the so-called umbrella or catastrophe form and be placed with insurers rated "A-" or better by A.M. Best Company, Inc. The State will be indemnified, saved, and held harmless to the full extent of any coverage actually secured by the Contractor in excess of the minimum requirements set forth above.

RM Consulted 2007 Revised 5-09



Amendment No. 1

To: ALL INTERESTED SUPPLIERS

From: North Dakota Department of Transportation

November 4, 2016 Date:

Amendment to Bid 952-07-16-050, Alcohol & Controlled Substance Testing Re:

Bidders Instruction #9 of the solicitation established a deadline for receipt of questions. The responses to these questions are provided as addenda to the solicitation. When necessary, the solicitation has been amended.

Question 1: Reference page 10 of 21, item #11

Please indicate what normal working hours will be.

Answer 1: Testing will be conducted during normal working hours whenever possible. Post-Accident testing will be conducted within 2 hours after an accident which requires a test.

For after-hours testing add \$_15D,00 Bid is hereby amended.

Question 2:

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Wait Time - is there a place to put wait time fees down?

Answer 2:

Answer 2: Any wait time after one hour is to be charged \$ <u>45</u> per hour. Bid is hereby amended. Bid is hereby amended. Bid is hereby amended.

Question 3: Reference page 11 of 21, item #16

Can test results be submitted using secure email?

Answer 3:

Test results may be mailed or emailed to rrehborg@nd.gov. Bid is hereby amended.

Question 4: Reference page 11 of 21, item #18

Training cost – is there a place where we could put travel time for training or in the line that is on the bid form have the hourly price to include portal to portal for training?

Answer 4:

Travel time is to be included in the hourly price requested on item #18(a.) and #8(b.). No amendment necessary.

Question 5:

Are the random selections for the North Dakota DOT made on a monthly or quarterly basis?

Answer 5:

Quarterly. Bid is hereby amended.

Vendors are instructed to acknowledge receipt of and compliance with this amendment by signing below and returning this acknowledgement with your bid or proposal.

Any questions regarding this amendment must be submitted in writing to the undersigned Procurement Officer.

Alexis Wingo, Procurement Officer PHONE: 701-328-2571 FAX: 701-328-0310 E-MAIL: awingo@nd.gov

By my signature below, I hereby acknowledge receipt of and compliance with this amendment to the above referenced solicitation.

PRINTED NAME OF BIDDER OR	OFFEROR and TITLE
Trisha Robertson,	Executive Vice President
SIGNATURE	DATE / /
ARISHA Robertson	11/7/16

Amendment No. 2

To: ALL INTERESTED SUPPLIERS	To:	ALL IN	NTERESTED	SUPPLIERS
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From: North Dakota Department of Transportation

Date: November 7, 2016

Re: Amendment to Bid 952-07-16-050, Alcohol & Controlled Substance Testing

Bidders Instruction #9 of the solicitation established a deadline for receipt of questions. The responses to these questions are provided as addenda to the solicitation. When necessary, the solicitation has been amended.

Question 1: Reference page 10 of 21, item #11

Please indicate what normal working hours will be.

Answer 1: Normal working hours are 7a.m.-5p.m. Bid is hereby amended.

Question 2:

What laboratory are you currently working with?

Answer 2:

LabCorp.

Question 3:

Can we list additional services we offer on a separate pricing page?

Answer 3:

Yes. Additional services listed will not be considered for award.

Question 4:

Do you do any non-DOT testing? If so what panel(s) do you require?

Answer 4:

Testing is done on multiple non-DOT agencies; however, they all fall under the State Fleet and are subject to the same testing requirements as DOT agency testing.

Question 5;

Who is your current third party administrator? What is your current pricing? Please list your current collection sites. Please list your current on-site collectors.

Answer 5:

Please follow this link to view the current contract: https://apps.nd.gov/itd/filenet/util/file/retrievePDF?objectstore=Department%20of%20Transporta tion&versionseriesid=%7B3443E8F9-31A9-C979-B3E2-504841200000%7D&type=R Vendors are instructed to acknowledge receipt of and compliance with this amendment by signing below and returning this acknowledgement with your bid or proposal.

Any questions regarding this amendment must be submitted in writing to the undersigned Procurement Officer.

Alexis Wingo, Procurement Officer PHONE: 701-328-2571 FAX: 701-328-0310 E-MAIL: awingo@nd.gov By my signature below, I hereby acknowledge receipt of and compliance with this amendment to the above referenced solicitation.

PRINTED NAME OF BIDDER OR OFFEROR and TITLE	
Trisha Robertson, Executive Vice Pres	ident
SIGNATURE	DATE/
Alpha Robertson	1/7/16

Amendment No. 3

To: ALL INTERESTED SUPPLIERS

From: North Dakota Department of Transportation

Date: November 9, 2016

Re: Amendment to Bid 952-07-16-050, Alcohol and Controlled Substance Testing

Bidders Instruction #9 of the solicitation established a deadline for receipt of questions. The responses to these questions are provided as addenda to the solicitation. When necessary, the solicitation has been amended.

Question 1:

The statement of work specifies specimen collection and chain of custody to be performed both on site and in fixed sites, can you tell when an onsite collection at your facility will need to performed vs. going to approved network provider? Is by reason for test?

Answer 1:

A majority of the tests will need to be performed onsite. There are only a few instances where collection is done at a provider. Example being, an employee is sick or on vacation and cannot be present at the district location. In that instance, they would be sent to the network provider.

Question 2:

Random program administration, are selection performed monthly or quarterly? Are the selections by individual or by site? Are you open to performing selection by site in an effort to drive efficiency with performing on site collections?

Answer 2:

Random tests are completed quarterly. Employees are in one large random pool for selection. After the draw is complete the list can be divided by location and testing can be done on the same day for all employees drawn.

Vendors are instructed to acknowledge receipt of and compliance with this amendment by signing below and returning this acknowledgement with your bid or proposal.

Any questions regarding this amendment must be submitted in writing to the undersigned Procurement Officer.

Alexis Wingo, Procurement Officer PHONE: 701-328-2571 FAX: 701-328-0310 E-MAIL: awingo@nd.gov

By my signature below, I hereby acknowledge receipt of and compliance with this amendment to the above referenced solicitation.

PRINTED NAME OF BIDDER OR OFFEROR and TITLE	
Trisha Robertson, Executive	Vice President
SIGNATURE	DATĘ /
Ripha Robertson	.11/14/16

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ACORD	CERTI	FICATE OF LIA	BILITY INS	URANC	E	DATE (MM/DD/YYYY) 9/14/2016
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			© 1988-	2014 ACOR	D CORPORATION. A	ll rights reserved.

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THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

GENERAL LIABILITY ELITE EXTENSION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE FORM

The COMMERCIAL GENERAL LIABILITY COVERAGE FORM is amended to include the following clarifications and extensions of coverage. The provisions of the Coverage Form apply unless modified by endorsement.

A. EXPECTED OR INTENDED INJURY

Section I – Coverage A, Exclusion a. is amended as follows:

a. "Bodily injury" or "property damage" expected or intended from the standpoint of an insured. This exclusion does not apply to "bodily injury" or "property damage" resulting from the use of reasonable force to protect persons or property.

B. NON-OWNED WATERCRAFT

Section I – Coverage A, Exclusion g.(2) is amended as follows:

- (2) A watercraft you do not own that is:
 - (a) Less than 60 feet long; and
 - (b) Not being used to carry person(s) or property for a charge;

C. EXTENDED PROPERTY DAMAGE COVERAGE

Section I – Coverage A, Exclusions j.(3) and (4) is amended to add the following:

Paragraphs (3) and (4) of this exclusion do not apply to tools or equipment loaned to you, provided they are not being used to perform operations at the time of loss.

SCHEDU	ILE
Limits Of Insurance	Deductible
\$5,000 Each Occurrence	\$250 Per Claim
\$10,000 Annual Aggregate	

- a. The each occurrence limit listed above is the most we will pay for all damages because of "property damage" to property in the care, custody and control of or property loaned to an insured as the result of any one "occurrence", regardless of the number of:
 - (1) insureds:
 - (2) claims made or "suits" brought;
 - (3) persons or organizations making claims or bringing "suits".

The aggregate limit listed above is the most we will pay for all damages because of "property damage" to property in the care custody and control of or property loaned to an insured during the policy period.

Any payment we make for damages because of "property damage" to property in the care, custody and control of or property loaned to an insured will apply against the General Aggregate Limit shown in the declarations.

- b. Our obligation to pay damages on your behalf applies only to the amount of damages in excess of the deductible amount listed above. We may pay any part or all of the deductible amount listed above. We may pay any part or all of the deductible amount to effect settlement of any claim or "suit" and upon notification by us, you will promptly reimburse us for that part of the deductible we paid.
- c. If two or more coverages apply under one "occurrence", only the highest per claim deductible applicable to these coverages will apply.
- d. Insurance provided by this provision is excess over any other insurance, whether primary, excess, contingent or any other basis. Since insurance provided by this endorsement is excess, we will have no duty to defend any claim or "suit" to which insurance provided by this endorsement applies if any other insurer has a duty to defend such a claim or "suit". If no other insurer defends, we will undertake to do so, but we will be entitled to the insured's rights against all those other insurers.

D. PROPERTY DAMAGE - ELEVATORS

Section I – Coverage A.2. Exclusions paragraphs j.(3), j.(4), j.(6) and k. do not apply to use of elevators. This insurance afforded by this provision is excess over any valid and collectible property insurance (including any deductible) available to the insured and Section IV – Commercial General Liability Conditions paragraph 4. Other Insurance is changed accordingly.

E. FIRE, LIGHTNING OR EXPLOSION DAMAGE

Except where it is used in the term "hostile fire", the word fire includes fire, lightning or explosion wherever it appears in the Coverage Form.

Under Section I – Coverage A, the last paragraph (after the exclusions) is replaced with the following:

Exclusions c. through n. do not apply to damage by fire, smoke or leakage from automatic fire protection systems to premises while rented to you or temporarily occupied by you with permission of the owner. A separate limit of insurance applies to this coverage as described in Section III – Limits of Insurance.

F. MEDICAL PAYMENTS

If Section i – Coverage C. Medical Payments Coverage is not otherwise excluded from this Coverage Form:

The requirement, in the Insuring Agreement of Coverage C., that expenses must be incurred and reported to us within one year of the accident date is changed to three years.

G. SUPPLEMENTARY PAYMENTS

Supplementary Payments – Coverages A and B paragraphs 1.b. and 1.d. are replaced by the following:

- **1.b.**Up to \$5,000 for cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the Bodily Injury Liability Coverage applies. We do not have to furnish these bonds.
- 1.d.All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to \$500 a day because of time off from work.

H. SUBSIDIARIES AS INSUREDS

Section II – Who Is An Insured is amended to add the following:

- 1.f. Any legally incorporated subsidiary in which you own more than 50% of the voting stock on the effective date of this policy. However, insured does not include any subsidiary that is an insured under any other general liability policy, or would have been an insured under such a policy but for termination of that policy or the exhaustion of that policy's limits of liability.
- I. BLANKET ADDITIONAL INSUREDS AS REQUIRED BY CONTRACT
 - Section II Who Is An Insured is amended to include as an additional insured any person(s) or organization(s) subject to provisions in Paragraph 2. below, (hereinafter referred to as additional insured) when you and such person(s) or organization(s) have agreed in a written contract or written agreement that such person(s) or organization(s) be added as an additional insured on your policy provided that the written contract or agreement is:

- a. Currently in effect or becomes effective during the policy period; and
- b. Executed prior to an "occurrence" or offense to which this insurance would apply.

However, the insurance afforded to such additional insured:

- a. Only applies to the extent permitted by law; and
- b. Will not be broader than that which you are required by the contract or agreement to provide for such additional insured; and
- c. Applies only if the person or organization is not specifically named as an additional insured under any other provision of, or endorsement added to, Section II – Who Is An Insured of this policy.
- 2. As provided herein, the insurance coverage provided to such additional insureds is limited to:
 - a. Any Controlling Interest, but only with respect to their liability arising out of their financial control of you; or premises they own, maintain, or control while you lease or occupy these premises.

This insurance does not apply to structural alterations, new construction and demolition operations performed by or for that person or organization.

- b. Any architect, engineer, or surveyor engaged by you but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:
 - (1) In connection with your premises; or
 - (2) In the performance of your ongoing operations.

With respect to the insurance afforded to these additional insureds, the following additional exclusion applies:

This insurance does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of or the failure to render any professional services by or for you, including:

- (1) The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
- (2) Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of or the failure to render any professional services by or for you.

c. Any manager or lessor of a premises leased to you, but only with respect to liability arising out of the ownership, maintenance or use of that part of a premises leased to you, subject to the following additional exclusions:

This insurance does not apply to:

- (1) Any "occurrence" which takes place after you cease to be a tenant in that premises.
- (2) Structural alterations, new construction or demolition operations performed by or on behalf of such additional insured.
- d. Any state or governmental agency or subdivision or political subdivision, subject to the following:
 - (1) This insurance applies only with respect to the following hazards for which any state or governmental agency or subdivision or political subdivision has issued a permit or authorization in connection with premises you own, rent or control and to which this insurance applies:
 - (a) The existence, maintenance, repair, construction, erection or removal of advertising signs, awnings, canopies, cellar entrances, coal holes, driveways, manholes, marquees, hoist away openings, sidewalk vaults, street banners or decorations and similar exposures; or
 - (b) The construction, erection or removal of elevators; or
 - (c) The ownership, maintenance or use of any elevators covered by this insurance.
 - (2) This insurance applies only with respect to operations performed by you or on your behalf for which any state or governmental agency or subdivision or political subdivision has issued a permit or authorization.

This insurance does not apply to:

- (a) "Bodily injury", "property damage" or "personal and advertising injury" arising out of operations performed for the federal government, state or municipality; or
- (b) "Bodily injury" or "property damage" included within the "productscompleted operations hazard".
- e. Any vendor, but only with respect to "bodily injury" or "property damage" arising out of "your products" which are distributed or sold in the regular course of the vendor's business.

With respect to the insurance afforded to these vendors, the following additional exclusions apply:

- (1) The insurance afforded any vendor does not apply to:
 - (a) "Bodily injury" or "property damage" for which any vendor is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages that any vendor would have in the absence of the contract or agreement;
 - (b) Any express warranty unauthorized by you;
 - (c) Any physical or chemical change in the product made intentionally by any vendor;
 - (d) Repackaging, except when unpacked solely for the purpose of inspection, demonstration, testing, or the substitution of parts under instructions from the manufacturer, and then repackaged in the original container;
 - (e) Any failure to make such inspections, adjustments, tests or servicing as any vendor has agreed to make or normally undertakes to make in the usual course of business, in connection with the distribution or sale of the products;
 - (f) Demonstration, installation, servicing or repair operations, except such operations performed at any vendor's premises in connection with the sale of the product;
 - (g) Products which, after distribution or sale by you, have been labeled or relabeled or used as a container, part or ingredient of any other thing or substance by or for any vendor; or

- (h) "Bodily injury" or "property damage" arising out of the sole negligence of any vendor for its own acts or omissions or those of its employees or anyone else acting on its behalf. However, this exclusion does not apply to:
 - (i) The exceptions contained in Subparagraphs (d) or (f); or
 - (ii) Such inspections, adjustments, tests or servicing as any vendor has agreed to make or normally undertakes to make in the usual course of business, in connection with the distribution or sale of the products.
- (2) This insurance does not apply to any insured person or organization, from whom you have acquired such products, or any ingredient, part or container, entering into, accompanying or containing such products.
- f. Any Mortgagee, Assignee Or Receiver, but only with respect to their liability as mortgagee, assignee, or receiver and arising out of the ownership, maintenance, or use of the premises by you.

This insurance does not apply to structural alterations, new construction and demolition operations performed by or for that person or organization.

g. Any Owners Or Other Interests From Whom Land Has Been Leased, but only with respect to liability arising out of the ownership, maintenance or use of that part of the land leased to you.

With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

- (1) This insurance does not apply to:
 - (a) Any "occurrence" which takes place after you cease to lease that land;
 - (b) Structural alterations, new construction or demolition operations performed by or on behalf of such additional insured.
- h. Any person or organization from whom you lease equipment, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part by your maintenance, operation or use of equipment leased to you by such person(s) or organization(s).

A person's or organization's status as an additional insured under this endorsement ends when their contract or agreement with you for such leased equipment ends.

With respect to the insurance afforded to these additional insureds, this insurance does not apply to any "occurrence" which takes place after the equipment lease expires.

- i. Any Owners, Lessees, or Contractors for whom you are performing operations, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - (1) Your acts or omissions; or
 - (2) The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured.

A person's or organization's status as an additional insured under this endorsement ends when your operations for that additional insured are completed.

With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to:

- (1) "Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services, including:
 - (a) The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
 - (b) Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of or the failure to render any professional architectural, engineering or surveying services.

(2) "Bodily injury" or "property damage" occurring after:

- (a) All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- (b) That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.
- Any Grantor of Licenses to you, but only with respect to their liability as grantor of licenses to you.

Their status as additional insured under this endorsement ends when:

- 1. The license granted to you by such person(s) or organization(s) expires; or
- 2. Your license is terminated or revoked by such person(s) or organization(s) prior to expiration of the license as stipulated by the contract or agreement.
- **k.** Any Grantor of Franchise, but only with respect to their liability as grantor of a franchise to you.
- Any Co-owner of Insured Premises, but only with respect to their liability as coowner of any insured premises.
- m. Any Concessionaires Trading Under Your Name, but only with respect to their liability as a concessionaire trading under your name.
- Any insurance provided to any additional insured does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of the sole negligence or willful misconduct of the additional insured or its agents, "employees" or any other representative of the additional insured.
- With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits of Insurance:

If coverage provided to any additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- a. Required by the contract or agreement; or
- b. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

J. COVERAGE FOR INJURY TO CO-EMPLOYEES AND/OR YOUR OTHER VOLUNTEER WORKERS

Section II -- Who is an Insured, paragraph 2.a. (1) is amended to add the following:

e. Paragraphs (a), (b), and (c) do not apply to your "employees" or "volunteer workers" with respect to "bodily injury" to a co-"employee" or other "volunteer worker".

Damages owed to an injured co-"employee" or "volunteer worker" will be reduced by any amount paid or available to the injured co-"employee" or "volunteer worker" under any other valid and collectible insurance.

K. HEALTH CARE SERVICE PROFESSIONALS AS INSUREDS - INCIDENTAL MALPRACTICE

Section II – Who is an Insured, paragraph 2.a. (1) (d) is amended as follows:

This provision does not apply to Nurses, Emergency Medical Technicians, or Paramedics who provide professional health care services on your behalf.

However this exception does not apply if you are in the business or occupation of providing any such professional services.

L. NEWLY FORMED OR ACQUIRED ORGANIZATIONS

Section II – Who Is An Insured, paragraph 3.a. is replaced by the following:

3.a. Coverage under this provision is afforded until the end of the policy period.

This provision does not apply if newly formed or acquired organizations coverage is excluded either by the provisions of the Coverage Form or by endorsements.

M. DAMAGE TO PREMISES RENTED TO YOU

Section III – Limits of Insurance, paragraph 6. is replaced by the following:

Subject to **5.a.** above, the Damage To Premises Rented To You Limit, or \$500,000, whichever is higher, is the most we will pay under Coverage **A** for damages because of "property damage" to any one premises, while rented to you, or in the case of damage by fire, smoke or leakage from automatic protection systems, while rented to you or temporarily occupied by you with permission of the owner.

N. MEDICAL PAYMENTS - INCREASED LIMITS

Section III – Limits of Insurance, paragraph 7. is replaced by the following:

- Subject to paragraph 5. above, the Medical Expense Limit is the most we will pay under Coverage C for all medical expenses because of "bodily injury" sustained by any one person, and will be the higher of:
 - (a) \$10,000; or

- (b) The amount shown on the Declarations of this Coverage Part for Medical Expense Limit.
- O. DUTIES IN THE EVENT OF OCCURRENCE, OFFENSE, CLAIM OR SUIT

Section IV – Commercial General Liability Conditions paragraph 2. is amended to add the following:

- e. The requirement in Condition 2.a. that you must see to it that we are notified as soon as practicable of an "occurrence" or an offense which may result in a claim, applies only when the "occurrence" or offense is known to:
 - (1) You, if you are an individual or a limited liability company;
 - (2) A partner, if you are a partnership;
 - (3) A member or manager, if you are a limited liability company;
 - (4) An "executive officer" or insurance manager, if you are a corporation; or
 - (5) A trustee, if you are a trust.
- f. The requirement in Condition 2.b. that you must see to it that we receive notice of a claim or "suit" as soon as practicable will not be considered breached unless the breach occurs after such claim or "suit" is known to:
 - (1) You, if you are an individual or a limited liability company;
 - (2) A partner, if you are a partnership;
 - (3) A member or manager, if you are a limited liability company;
 - (4) An "executive officer" or insurance manager, if you are a corporation; or
 - (5) A trustee, if you are a trust.
- P. PRIMARY AND NONCONTRIBUTORY -ADDITIONAL INSURED EXTENSION

Section IV – Commercial General Liability Conditions paragraph 4. Other Insurance is amended to add the following:

This insurance is primary to and will not seek contribution from any other insurance available to an additional insured under your policy provided that:

- (1) The additional insured is a Named Insured under such other insurance; and
- (2) You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional insured. However, if the additional insured has been added as an additional insured on other policies, whether primary, excess, contingent or on any other basis, this insurance is excess over any other insurance regardless of the written agreement between you and an additional insured.

Q. UNINTENTIONAL FAILURE TO DISCLOSE EXPOSURES

Section IV – Commercial General Liability Conditions paragraph 6. Representations is amended to add the following:

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If you unintentionally fail to disclose any exposures existing at the inception date of your policy, we will not deny coverage under the Coverage Form solely because of such failure to disclose. However, this provision does not affect our right to collect additional premium or exercise our right of cancellation or nonrenewal.

This provision does not apply to any known injury or damage which is excluded under any other provision of this policy.

R. WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

Section IV – Commercial General Liability Condition paragraph 8. Transfer Of Rights Of Recovery Against Others To Us is amended to add the following:

We waive any right of recovery we may have against any person or organization against whom you have agreed to waive such right of recovery in a written contract or agreement because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products completed operations hazard".

S. MENTAL ANGUISH

Section V – Definition 3. is replaced by the following:

"Bodily injury" means bodily injury, sickness or disease sustained by a person, including mental anguish or death resulting from bodily injury, sickness or disease.

T. LIBERALIZATION

If we revise this endorsement to provide greater coverage without additional premium charge, we will automatically provide the additional coverage to all endorsement holders as of the day the revision is effective in your state.



References:

Borden Dairy Contact: Donette Clouse 5327 S Lamar Street Dallas, TX 75215 (214) 565-0332 ext 329 Service DOT & NON-DOT across the United States Length of contract: Since 1999

ND Association of Counties Contact: Genny Dienstmann 1661 Capital Way Bismarck, ND 58501 (701) 328-7323 Service DOT & NON-DOT in North Dakota Length of contract: January 2012

Transystems Contact: Danielle McNew 1901 Benefis Ct Great Falls, MT 59405 (406) 454-7659 Service DOT & NON-DOT in the Red River Valley, Minnesota and Western United States Length of contract: Since 2007

August 30,2016



Random Selection Process

General Information

We utilize a cryptographic Random Number Generator (RNG) for random selections. This is a software/ computer-generated method (a "scientifically valid method" per the Department of Transportation (DOT) guidelines) to perform random selections for Drug & Alcohol Random Program Management. (See the Technical Information section below for additional details, as needed.)

Random selections are performed at least quarterly but may be done more often if and as directed by the employer policy. Prior to each selection period, we request an updated employee list from the employer to assure current employment status of all applicable drivers. Upon receipt of employee list, we perform a random selection using the RNGCryptoServiceProvider, which is amenable with the Operating Administration rate for the specific DOT modalities.

An email notification of the random selection is sent to the Designated Employer Representative (DER). The DER logs into our secure website to view the details of the random selections. We recommend the DER reasonably spread the notification to selected employees over all hours of operations and throughout the entire testing period (i.e. monthly or quarterly). Additionally, upon direct notification by the DER to the employee, the employee should be informed to immediately proceed to the designated collection site for random drug and/or alcohol testing.

All random selection and donor information is kept strictly confidential in the secure database.

Technical Information

About the Draw

When a random selection is initiated, the employee identifying numbers of all valid employees within a pool are gathered and put into a stub. Three (3) random numbers generated by the RNGCryptoServiceProvider in the .NET platform are also within this stub. A list for all eligible employees of the selection is ordered by the first random number and stored in the database. This list is then randomized based on the second random number in the stub, and the primary drug selections are drawn. If the pool is setup for double jeopardy (i.e. alcohol random selections are done, the list is randomized based on the third random number in the stub and alcohol random selections are done, the list is randomized based on the third random number in the stub and alcohol random selections are drawn. Depending on whether multiple selections are allowed, the program either picks the person or goes to the next one to complete all of the primary selections. Once the primary selections are made, the program uses the first randomized list to select the alternates. Should additional alternates need to be drawn, the randomized list stored in the database is resorted based on Globally Unique Identifier (GUID) and selected.

Random Methods

RNGCryptoServiceProvider is a cryptographic RNG using the implementation provided by the cryptographic service provider. This is a higher quality random number generator than the GUID random numbers but comes at a performance cost.

GUID implements Universally Unique Identifiers (UUIDs) version 4 using random numbers. This algorithm sets the version number (4 bits) as well as two reserved bits. All other bits (the remaining 122 bits) are set using a random or pseudorandom data source. Version 4 UUIDs have the form xxxxxxx-4xxx-4xxx-yxxx-xxxxx where x is any hexadecimal digit and y is one of 8, 9, a, or b (e.g., f47ac10b-58cc-4372-a567-0e02b2c3d479). (Source: Wikopedia)



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