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SECTION C - DESCRIPTION/SPECIFICATIONS/WORK STATEMENT**COURT SECURITY OFFICERS PROGRAM (CSO)****C.1 BACKGROUND**

One of the major responsibilities of the United States Marshals Service (USMS) is to ensure the safety of all federal courts and court employees against unauthorized, illegal, and potentially life-threatening activities. For more than two decades, the USMS has sought the services of the private sector to provide highly qualified and skilled individuals to assist in this effort. These individuals are traditionally known as Court Security Officers (CSOs), and their duties are classified as court security services. Individuals hired to perform as a result of an Interagency Acquisition Agreement (IAA) are designated as Special Security Officers (SSOs). Agencies authorized to acquire SSO services under such agreement are listed in Attachment 5(A) under Section J. These agencies perform limited contract and all administrative functions such as background investigations and medical qualifications for their respective SSOs.

C.2 SCOPE OF WORK

The Contractor shall provide all necessary personnel, management, supervision, administrative support, office facilities, transportation, materials, supplies, office equipment, and clothing not provided by the Government (See Section C-19, *Government Furnished Property*), to perform court security services for the USMS. During the term of this contract, including any extensions, the security coverage required may change (increase or decrease) as deemed necessary by the Government.

C.3 CONTRACTOR PERSONNEL**C.3.1 Court Security Officers (CSOs):**

The Contractor shall ensure that CSO applicants and CSOs working under this contract be in good physical condition and able to stand for long periods of time, and cannot have any physical disabilities that would prevent completing job duties. The CSO shall carry a fully loaded weapon in accordance with the Statement of Work. When performing in an official capacity, a CSO may detain an individual until relief is provided by a USMS official or a law enforcement officer. In the event of an emergency, the Government (USMS) reserves the right to direct the activities of all the CSOs.

C.3.1.1 The Contractor shall provide qualified CSOs at each District facility designated by the Government. The Contracting Officer (CO) shall appoint a Contracting Officer's Representative (COR) in each District. The COR will provide the Contractor with post orders for each post assignment. In the event of an emergency, the Government may require the Contractor to cover posts and perform duties outside of the court facility. The Contractor shall also ensure that all duties required of the CSO shall be performed within the scope of this contract.

C.3.1.1.1 At a *minimum*, CSOs shall be required to perform the following:

- *Entrance Control* - The CSO shall enforce the District's entry and identification system. This includes operating security screening equipment for prohibited items, e.g., cameras, cell phones, weapons, and explosives. CSOs shall ensure all carriage items are properly screened to include handbags, backpacks, briefcases, computers, baby carriages, strollers, wheelchairs, and all other packages entering the building. Detected prohibited items shall be immediately brought to the visitor's attention, and are to be confiscated (illegal weapons) or given back to the individual for removal from the premises before entry is allowed. Depending on the local governing rules of the facility, non-dangerous items may be stored on site (if that is the current practice) and returned to the visitor upon their departure. Any weapons, explosives or other such prohibited items confiscated during the screening process shall be documented on a CSO Form 003, *Court Facility Incident Report*, (See Section J3(B), *List of Attachments*) by the CSO and turned over to the COR, within 24 hours after the incident occurred. The documentation shall provide a thorough account of the confiscation. Upon completion, the CSO shall provide the report to the COR.
- *Roving Patrol* - The CSO shall patrol court facilities and grounds of the facility in accordance with applicable post orders.
- *Stationary Post Assignments* - The CSO shall man USMS authorized stationary posts. Assignments include, but are not limited to monitoring closed circuit television, duress alarm systems and other security equipment, courtrooms, judge chambers, and jury rooms. However, CSOs shall not monitor cellblocks or handle and escort prisoners.
- *Escort Duties* - For official purposes and when deemed necessary and approved by the COR, the CSO shall provide armed escort services for judges, court personnel, jurors, and other designated individuals. Generally, this may include escorting an individual(s) to a garage or parking area, from one room to another, one floor to another, or from one facility to another facility. Escort services for the purpose of movement and protection of evidence, prisoners or money is strictly prohibited. Escort duties off-site are prohibited unless it is an official court hearing with public screening in a secure facility.
- *Garage Parking and Pedestrian Control* - Where applicable, the CSO shall direct traffic, control lights on court facility properties, and monitor vehicles and pedestrians as described in the post orders.
- *Courtroom Performance Requirements* - The U.S. Marshal of each respective District shall classify the proceedings and determine when or if CSOs shall be utilized. CSOs may occasionally be assigned to provide courtroom security during hearings. This assignment would be to provide crowd control and to maintain the integrity of the judicial process. Additionally, the CSO shall ensure that all closed courtrooms are secure; inspect courtrooms prior to proceedings; test security devices and report the findings to the COR; and perform other duties concerning security of the court area.
- *Preserve Order* - The CSO shall provide security presence in the courtroom; enforce federal law and judicial orders within the courtroom; enforce local court rules regarding prohibited items and provide protection to court proceedings as circumstances dictate.

- Equipment - Use of equipment such as walk-through (WTMD) and hand-held metal detectors (HHMD), x-ray machines, closed-circuit television (CCTV) monitoring equipment, explosive trace detectors (ETD), and other equipment, is mandatory under this contract and is subject to Government change at any time. The Contractor shall ensure all screening equipment is set to the required USMS Standard Settings. Failure to ensure screening equipment is set to USMS standards shall be considered a performance issue. The Government may change the USMS Standard Setting at its discretion, and the Government shall not be charged for any setting changes.
- Test and Report Emergency Equipment – The Contractor shall ensure that the condition, and the status of all duress alarms, control panels, and battery-operated emergency lighting, as required by this contract is tested on a monthly basis. The Contractor shall detail these tests and submit the Emergency Systems Report to the COR no later than the 10th day following the end of the month.
- Telephone Usage - The CSO shall utilize Government furnished telephones located at an official post only for the purposes of conducting the services required under this contract.
- Lost and Found - The CSO shall turn over any articles found in a court facility or designated facility to the COR and complete a CSO Form 003, *Court Facility Incident Report*, within 24 hours after the incident occurs.
- Reports and Records - The CSO shall prepare daily reports and records regarding contract performance issues, such as labor hours worked (both regular and overtime hours), accidents, fire, bomb threats, unusual incidents or unlawful acts that occurred within the court facility area. All reports and records prepared under this contract are law enforcement sensitive in nature and considered Government property. The Contractor shall ensure that all reports are prepared in a complete and accurate manner and submit them to the COR in accordance with the requirements stipulated in Section F, *Deliverables or Performance* of this contract.

C.3.2 Lead Court Security Officers (LCSO)

C.3.2.1 Lead Court Security Officer(s) (LCSOs) serves as a lead officer for an assigned shift and performing general security duties. This position can be distinguished from those of the District Supervisor (DS), as the DS is a first-line supervisor for both LCSOs and CSOs. LCSOs do not directly supervise other full time employees, but serve as lead workers with additional administrative tasks. The LCSO coordinates with the DS on non-routine assignments and seeks direction from the DS when necessary to ensure the correct procedures are followed.

C.3.2.2 The LCSO shall coordinate daily activities at their respective facility in accordance with all contract requirements and directly with the COR to include but not be limited to:

- Act as liaison between the COR and DS and/or the Contract Manager (CM) when the DS is not available;
- Assure all posts are covered as scheduled or as directed by the Government and assure that all CSOs are in proper uniform;
- Provide daily oversight of post requirements;

- Determine any changes that may be required in the District's daily routine;
- Report Performance Service Violations (PSVs);
- Collect, compile, report time and attendance, and other personnel documents to the DS; and,
- Keep the COR informed about post coverage, potential problems, and the actions that shall be taken to correct the problem(s).

C.3.2.3 The Contractor shall provide a LCSO at each court facility stated in Section B of this contract. For facilities designated to operate on a "24-hour" basis, the Contractor shall provide at least three (3) LCSOs, one per shift.

C. 3.3 Lead Special Security Officers and Special Security Officers:

When authorized by the Chief, Office of Court Security, the Contractor shall provide qualified Lead Special Security Officers (LSSO) and Special Security Officers (SSO) to perform the services required by this contract. These positions generally serve the security needs of special operations of the U.S. Marshals Service and other Federal agencies. Their titles are synonymous with LCSO and CSO. All contract requirements (except as noted), contract rates, and the benefits established for the LCSO and CSO positions apply to the LSSO and SSO, respectively. In addition, contract oversight of LSSO and SSO positions shall lie with the respective Federal agency paying for those services.

C.3.4 District Supervisor (DS):

Managing the requirements of this contract is considered a critical function. For supervisory purposes, the Contractor shall provide a DS as specified in the Order Clause of the contract for each District listed in Section J – Attachment 1 (C) of this contract. The DS shall oversee and manage the security operations performed by CSOs/LCSOs, to include as a minimum:

- The DS shall serve as the primary point of contact for the Government to discuss technical and security related requirements through regular site visits to primary and sub-offices. It is the fiscal responsibility of the Contractor to provide adequate DS site visits necessary to successfully manage contract requirements.
- The DS shall have the ability and authority to make decisions on behalf of the company, particularly on personnel related issues.
- The DS shall have the authority to supervise all CSOs and LCSOs working under this contract.
- The DS shall be available to the Government on a 24-hour basis, to ensure Contractor response in the event of an emergency or other exigent circumstance.
- The DS shall maintain daily contact with the COR to ensure adherence to the needs of the client/contract, with regards to manpower and hour usage.
- The DS shall receive and execute daily technical direction from the COR.
- The DS shall maintain and monitor all post performance required by this contract and correct any and all issues or problems brought to his/her attention.

- The DS shall keep the COR informed about post coverage, potential problems, and the actions taken to correct any and all issues or problem(s) brought to his/her attention..
- The DS shall act on and report all Performance Service Violations (PSVs) without hesitation or unnecessary delay;
- The DS shall assure all Government-issued equipment and property is tracked and accounted for, and otherwise safeguarded until the time it is returned to the Government, in accordance with an approved property controlled system.
- The DS shall have the ability to carry out all administrative tasks efficiently, e.g., timely, complete, and correct (without reliance and further assistance of the CSOs).
- The DS personnel are prohibited from performing duties as that of a CSO or LCSO and shall not be subject to the uniform, medical or physical requirements stated in this contract.

C.3.5 Contract Manager (CM)

Managing the requirements of this contract is considered a critical function. For that reason, the Contractor shall provide and solely dedicate a highly skilled and experienced CM for each Circuit specified under this contract. The CM shall oversee and manage the security operations performed by the CSOs/LCSOs/DS, to include as a minimum:

- The CM shall have the ability and authority to make decisions on behalf of the company, particularly on personnel related issues.
- The CM shall have authority to supervise all individuals working under this contract.
- The CM shall be available to the Government on a 24-hour basis, to ensure Contractor response in the event of an emergency or other exigent circumstance.
- The CM shall have the ability to carry out all administrative functions efficiently, effectively and in a timely fashion without the use of CSOs.
- The CM shall ensure all Contractor employees perform all duties and requirements of the contract.
- The CM shall serve as the primary point of contact for the Government to discuss contract-related and invoicing requirements.

C.3.5.2 CM is not required to meet the CSO medical standards, weapons qualifications, and uniform requirements stated in the contract.

C.4 CSO QUALIFICATIONS

The Contractor shall demonstrate a multi-faceted selection process that filters potential applicants. At a minimum, the process shall be detailed in a written Standard Operating Procedure that describes methods used to verify all minimum qualifications. The procedure must demonstrate how the Contractor intends to provide comprehensive oversight and quality

control throughout recruiting, vetting, and selecting of qualified applicants from a pool of candidates.

C.4.1 CSO/LCSO Qualification Standards. The Contractor shall provide security personnel who meet the following minimum qualifications. In addition, each applicant must undergo and pass suitability and background investigation requirements as determined by the USMS. Each candidate shall:

- Be a citizen of the United States of America.
- Be at least 21 years of age. While there is no maximum age limit for CSO positions, all applicants shall be able to withstand the physical demands of the job and be capable of responding to emergency situations.
- Be a high school graduate or have a General Educational Development (GED), or equivalency.
- Be able to read, write, and speak the English language fluently and any other language determined to be necessary by the U.S. Marshal of the District where the services are to be performed.
- Possess a valid state driver's license.
- Ensure each individual designated to perform as a CSO has successfully completed or graduated from a certified Federal, state, county, local or military law enforcement training academy or program that provided instruction on the use of police powers in an armed capacity while dealing with the public. The certificate shall be recognized by Federal, state, county, local or military authorities, and provide evidence that an individual is eligible for employment as a law enforcement officer. In cases where a CSO applicant did not receive a certificate, the Contractor shall provide a signed statement from a supervisory official of the department or agency indicating that an applicant was employed as a law enforcement officer and that no certificate or diploma was issued. The statement shall include all dates of employment the individual served in a law enforcement capacity. The Contractor shall also include a copy of the signed statement with the CSO application.
- Have at least three (3) calendar years of verifiable experience as a certified law enforcement officer or its military equivalency. The experience will have included general arrest authority (this experience does not have to be consecutive). All three (3) years shall have occurred within the last seven (7) years. (*Note: this requirement is not applicable to CSOs currently serving in the capacity of a CSO for the USMS or under the preceding USMS contract.*) This requirement is waived for separated or returning CSOs provided they have served under this or a prior CSO contract within the previous three (3) years. General arrest authority is defined as the authority conveyed upon a person to make felony arrests of persons not under a custodial arrangement (prisoner, probation or parole violator) throughout a valid jurisdiction. The state or federal codes specific to the person's qualifying experience shall be used to determine the CSO applicant's arrest authority. The Contractor shall verify the CSO applicant's arrest authority prior to submitting the application for approval.
- Be free from conviction of any felony.

- Be free from conviction of any misdemeanor crime of domestic violence in accordance with Title 18, Section 922(g)(9) of the United States Code. The term “convicted” is generally defined in the statute as excluding any *person* whose conviction has been expunged, set aside, or pardoned.

C.4.2 DS and CM QUALIFICATION STANDARDS

C.4.2.1 The DS shall meet or exceed the following minimum requirements:

- Be citizen of the United States of America;
- Fluently read, speak, comprehend, and compose coherent written reports in English.
- Possess three years law enforcement experience and have five (5) years of supervisory and/or management experience with projects similar in size and scope to this contract;
- Pass the background investigation mandated for CSO applicants (See Section C.8 *Government’s Background Investigation Procedures*).

C.4.2.2 The CM shall meet or exceed the following minimum requirements:

- Be citizen of the United States of America;
- Fluently read, speak, comprehend, and compose coherent written reports in English.
- Possess a Bachelor's degree and have five (5) years of contract management experience with projects similar in size and scope to this contract;
- Pass the background investigation mandated for CSO applicants (See Section C.8 *Government’s Background Investigation Procedures*).

C.4.2.3 The Government will review and approve the Contractor’s recommendation for all DS and CM positions. The Contractor shall notify the Government, in writing and in advance, should there be any change in the DS or CM position. A copy of this notification shall be provided to the Chief, Office of Court Security via CSO-001 Contractor’s Court Security Officer Staffing Notification.

C.5 CONTRACTORS VETTING REQUIREMENTS

C.5.1 Contractor’s Responsibility

C.5.1.1 The Contractor shall take all necessary steps to assure that all individuals serving under the contract are reliable, reputable, and have satisfied all training and experience requirements in accordance with the Contract.

C.5.1.2 The Contractor shall conduct a preliminary background check on all CSO applicants and other Contractor personnel working on this contract. The costs for conducting the preliminary background checks on CSO applicants and other personnel shall be the responsibility of the Contractor. At a minimum, the Contractor shall ensure prospective applicants meet or exceed the minimum requirements set forth in Section C.4 *Qualifications*. In addition the Contractor shall complete, certify and submit a CSO Form 005, Court Security Officer Contractor’s Preliminary

Background Check form, which is provided in Section J, List of Attachments, for each CSO applicant.

C.5.1.3 The Contractor shall have in place a selection process that can evaluate potential applicants' character as it relates to their ability to:

- understand, explain, interpret, and apply rules, regulations, directives, and procedures;
- possess poise, self-confidence, and the ability to make sound decisions and react quickly under stressful conditions;
- possess the ability to prepare clear and concise reports;
- possess the ability to learn and adapt to changing situations; and,
- possess the ability to accept and respond to instruction and direction.

C.5.1.4 While the Government performs individual background investigations, doing so shall not, in any manner, relieve the Contractor of its responsibility to complete the preliminary background checks and assuring that each applicant meets the qualifications prescribed in *Section C.4 Qualifications*. In the event a strike or an emergency impedes continuation of the services provided under *the resultant* contract, the Government may expedite background investigative procedures, as deemed necessary. The Government will not waive the minimum CSO qualification requirements stipulated in *Section C.4 Qualifications*.

C.6 APPLICATION PACKAGE REQUIREMENTS

C.6.1 The Contractor shall provide a detailed written Standard Operating Procedure to ensure that all applicable forms identified in the Statement of Work are complete, accurate, and have been reviewed in accordance with the Contractor's Quality Assurance/Quality Control Plan.

C.6.2 The Contractor shall submit a complete and accurate application package to the Office of Court Security, for each individual proposed to work in any capacity on the resultant contract. A complete application package consists of the following forms:

(see next page)

C.6.2.1 CSO Package:

1. CSO 234, "Personnel Qualifications Statement (Court Security Officer)"
2. FD 258, FBI Fingerprint Card
3. CSO Form 005 - Court Security Officer Contractor's Preliminary Background Check Form
4. Form CSO-229, "Certificate of Medical Examination for Court Security Officers"
5. Military Discharge Certificate(s), Department of Defense DD-214 (If applicable)
6. Photocopy of the Applicant's Official Law Enforcement Training Certification
7. CSO Form 001 - Contractor's Court Security Officer Staffing Notification
8. CSO Form 007 - Certificate of Compliance, The Lautenburg Amendment, Title 18, Section 922(G)(9) of the United States Code
9. CSO Form 004 - Acknowledgement of Conditions of CSO Eligibility Form,
10. CSO Form 015 - Notice and Authorization Pertaining to Consumer Reports Pursuant to the Fair Credit Reporting Act of 1970, as amended 15 U.S.C. 1681, et seq.
11. Standard Form (SF) 85P - Questionnaire for Public Trust Positions -----

C.6.2.2 DS and CM Package:

1. FD 258, FBI Fingerprint Card
2. Military Discharge Certificate(s), Department of Defense DD-214 (If applicable)
3. Contractor's Court Security Officer Staffing Notification, CSO Form 001
4. Questionnaire for Public Trust Positions, Form SF 85P
5. Copy of current Resume
6. Copy of College Transcripts (if applicable for CMs only)

C.7 TURNOVER

C.7.1 The Contractor shall take necessary measures to minimize CSO turnover and ensure that all required CSO positions are filled in a timely manner.

C.7.2 The Contractor is responsible for start-up costs to fill a vacant CSO position. The Contractor will be reimbursed by the Government only if the departing CSO had been employed by the current Contractor continuously for a minimum of 18 months.

C.7.3 When an authorized position (CSO, LCSO, DS and CM) becomes vacant, the Contractor shall, within thirty (30) calendar days after the vacancy occurs, submit a new CSO application package to the Office of Court Security. The Contractor may fill the position by transferring an individual from an existing CSO position. If the Contractor opts to transfer an individual, the Contractor shall do so and notify the Office of Court Security in writing within the first seven (7) business days of the 30-day calendar day requirement. The Contractor shall convey all vacancy and transfer notifications on a CSO Form 001, *Contractor's Court Security Officer Staffing Notification*. After the 7 business day period, the Contractor shall only be allowed to submit a complete new CSO application package within the next twenty-three (23) calendar days. Liquidated damages (See Section F.2) may be assessed if the Contractor fails to meet the 30-day requirement.

C.8 GOVERNMENT'S BACKGROUND INVESTIGATION PROCEDURES

C.8.1 The Government will conduct an initial background investigation upon receipt of a complete application package per Section *C.6 Application Package Requirements*. The Government will perform a full background investigation on all CSO, LCSO, DS, and CM applicants at the level deemed necessary.

C.8.2 Upon completion of the initial background investigation, the Office of Court Security will review the findings to determine if the individual is suitable to perform under this contract in accordance with criteria outlined in 5 CFR 731 and the *Homeland Security Presidential Directive-12*. The Government's primary concern is to determine whether the individual's presence or performance under this contract could pose a potential threat or risk to the U.S. Courts, the Government, or the public. Derogatory information discovered during the investigation process may render the individual unsuitable to perform under this contract.

C.8.3 The Government reserves the right to conduct periodic re-investigations, at a level deemed necessary, on all Contractor personnel working on this contract at any time for any reason. Derogatory information discovered during the re-investigation process may render the individual unsuitable to perform under this contract.

C.8.4. If a CSO is temporarily removed or resigns from performing services under this contract, the Government, at its discretion, may require the individual to undergo another background investigation before resuming a CSO position. At the discretion of the Government, the Contractor shall complete and submit the necessary forms for a background investigation to the Office of Court Security.

C.9 PHYSICAL AND MEDICAL STANDARDS

C.9.1 When recruiting or considering applicants to perform under this contract, the Contractor shall ensure that the individual can withstand the physical demands of the position. All individuals performing in a CSO position shall be physically fit and be able to meet all of the physical and performance requirements of this contract.

C.9.1.1 Physical Demands - The duties and responsibilities of a CSO require frequent and prolonged walking, standing, running, sitting, and stooping without assistance. In addition, a CSO is required to subdue violent or potentially violent people. Physical stamina in all of its forms (e.g., mental, climatic) is a basic requirement of this position. Therefore, "light duty" post assignments are not available under this contract.

C.9.1.2 Physical Fitness - The Contractor shall encourage its employees working as CSOs to maintain a fitness program. Staying physically fit shall help the individuals performing as CSOs to endure the stress generally associated with the performance demands of this contract and prepare them to respond to emergencies.

C.9.1.3 The medical condition of the CSO workforce is critical to the overall safety of the Judiciary. As such, the medical examination process is part of the overall clearance process. To ensure that each CSO is medically qualified to perform all CSO duties, each prospective CSO shall undergo a medical examination and meet all of the medical standards stated in this contract. Thereafter, each CSO shall undergo and pass an annual examination during the life of the contract for qualification purposes. The Contractor shall ensure that each CSO undergo and pass a subsequent annual examination to occur during their birth month.

C.9.1.4 The Government reserves the right to require a CSO to undergo a medical examination whenever such actions are necessary to ensure the safety and security of the Judiciary. The medical clearance shall be determined based upon the results of each required medical examination. Therefore, a CSO can be determined unsuitable to perform under this contract at any time for medical reasons.

C.9.1.5 Each CSO, including CSO applicants, shall meet the medical standards outlined below. Failure to meet any one of the required medical and/or physical qualifications shall disqualify an individual from performing as a CSO under this contract. The Contractor shall not allow any individual to perform under this contract until the individual's qualification status has been determined by the Federal Occupational Health (FOH) and a written approval has been granted by the Chief, Office of Court Security.

C.9.1.6 Contractor entitlement of costs incurred in the conduct of individual CSO medical examinations shall be expressly limited to basic examination costs, as detailed in the Start-up Cost authorizations and shall not apply to any follow-up consultation resulting from the Government's review.

C.9.1.7 The Government will not reimburse nor shall the Contractor bill for any overtime hours associated with medical examinations.

C.9.2 Selecting and Qualifying Physicians

C.9.2.1 The Contractor shall establish and maintain designated licensed physicians to perform and document medical examinations on all CSOs on behalf of their company. At a minimum, the Contractor shall designate two (2) licensed physicians for each city in a given District where CSOs are assigned.

C.9.2.2 Designated examining physicians shall possess a current medical license and a State board certification to practice in their field of expertise in the United States or a United States territory. The designated examining physician shall possess and use medical equipment and supplies that are essential for conducting a complete and comprehensive examination.

C.9.2.3 To qualify a physician as a designated CSO medical examination physician, the Contractor shall maintain on file a detailed resume of the physician's credentials and employment history and written certification that the credentials of the respective physician have been verified for accuracy and authenticated by accrediting agencies, medical schools, residency training programs, licensing boards, and other data sources. In addition, the Contractor shall maintain on file, an annual written certification that each designated examining physician continues to possess current licenses and state board certifications to practice in their field of expertise.

C.9.2.4 All required physicians records shall remain on file with the Contractor during the entire contract period, or as otherwise directed by the Government. These records shall be centrally maintained by the Contractor and be made available to the Government for the purpose of periodic compliance reviews or upon the request of the Government.

C.9.2.5 The USMS reserves the right to disqualify physicians from providing services under this contract, at any time, if: (1) their license has been suspended or revoked by a licensing board;

(2) they have been convicted of a Federal crime; or (3) their performance is considered unsatisfactory by the Government.

C.9.3 Medical Examination Process

C.9.3.1 The Contractor shall require all CSOs and each CSO applicant to complete a comprehensive medical form, CSO Form 229, *Certification of Medical Examination for Court Security Officers*, Section J, *List of Attachments*, and undergo a medical examination by a designated examining physician. The completed CSO Form 229, including all other supporting medical information, shall be sent directly to the FOH for evaluation and qualification. In addition to the CSO Form 229, the Contractor shall require all CSOs, as well as applicants, to read and sign that they have received and understand the provisions of the *Acknowledgement of Conditions of CSO Eligibility*, CSO Form 004. The original version of this form shall be forwarded to the Office of Court Security.

C.9.3.2 The Contractor shall require the examining physician to record the CSOs (both applicants and incumbents) medical results on the CSO Form 229 when the examination is being administered and sign the form after completion of the examination. Corrections, including the use of white-out or correction tape on the CSO Form 229 are strictly prohibited. The information stated on the CSO Form 229, including any required additional information, e.g., print-outs or reports of lab data, EKG, vision and hearing test records, a summary of the applicant's treatment plan, etc., shall be legible, truthful, complete and precise, in order for FOH to render a sound medical determination. In addition, to ensure the integrity and privacy of the medical examination, the Contractor shall require the examining physician/clinic to return the results of the medical examination directly to the Contractor in a sealed envelope.

C.9.3.3 Upon receipt of the CSO Form 229, the FOH will review the form for completeness. If the CSO Form 229 is considered complete, the CSO Form 229 will be evaluated to render a qualification determination. If the CSO Form 229 is not considered complete or acceptable, the form will be returned to the Contractor for correction or completion. The reasons FOH shall return the CSO Form 229 include but are not limited to:

- The medical findings are illegible;
- Requested and necessary information was not provided;
- The medical findings or documentation are incomplete, conflicting or questionable; or
- Necessary and complete additional information was not included with the submission.

C.9.3.4 Incomplete CSO Form 229s will delay the process of qualifying an individual and thus impact the Contractor's performance and ability to supply the required security coverage. For that reason, the Contractor shall establish and enforce quality assurance procedures to minimize such delays. The Contractor shall also submit the CSO Form 229 to the FOH within 30 days of the examination date.

C.9.3.5 After the CSO Form 229 passes the initial review by FOH, the form is reviewed for a medical qualification determination. The USMS will receive a medical review record directly from FOH documenting their findings. If the FOH initial review can determine, based on the

information contained in the CSO Form 229, that the individual is clearly medically qualified or disqualified, the USMS will inform the Contractor in writing.

C.9.3.6 If, for any reason, the FOH is unable to make a final medical determination or it is necessary to clarify or prove that a disqualifying condition has been corrected or eliminated, the FOH will issue a “deferred” determination and request additional information from the Contractor. In such cases, the Contractor shall require the CSO to submit specific supplemental information within 60 days or as required, for completion of a specific test, in order to medically qualify.

C.9.3.7 In the event all of the requested information is not received by the FOH within the 60-day time frame, or as required for the completion of a specific test, the individual shall be disqualified to perform under this contract. If the Contractor submits the required information to the FOH within the 60-day time frame, FOH will review the necessary information for an evaluation and medical qualification determination. After reviewing all of the medical documentation, FOH will determine whether the individual meets the medical standards as outlined in this contract. FOH will notify the Government of their findings and the USMS will then notify the Contractor in writing of the final determination.

C.9.3.8 The Government will reimburse the Contractor the medical amount identified in the start-up cost only one time for the initial examination. The Government will not reimburse the Contractor or pay for any additional medical exams, follow-ups, specific tests, and re-examinations required to qualify an applicant to begin work.

C.9.4 Annual Medical Examinations and Other Medical Examination Requirements

C.9.4.1 After the CSO successfully completes the initial examination and qualification process, the Contractor shall require the CSO to complete and pass an annual medical examination to occur during their birth month. If the CSO fails to complete and pass the annual examination, the CSO shall be rendered disqualified and the Contractor shall prohibit the individual from performing under this contract. The requirements and procedures outlined in *Section 9.3 Medical Examination Process* shall be followed for the annual medical examination process.

C.9.4.2 When, at any time, the Contractor observes or suspects that a CSO's medical or physical condition impedes the security of the Judiciary or the duties required of a CSO, the Contractor shall immediately, on a temporary or permanent basis, remove the individual from performing under this contract. In addition, the Contractor shall require the CSO to undergo a medical examination separate from and outside of the annual medical requirement. Failure of the Contractor to take action shall be considered poor performance and may result in Government action. Additionally, the Government reserves the right to direct the CSO to undergo a medical examination outside of the annual medical requirement. Medical examinations other than the annual medical requirement shall be administered at no additional cost to the Government.

C.9.4.3 When the Contractor is notified that a CSO is unable to perform under this contract due to an injury, illness, inpatient or outpatient surgery/procedure, hospitalization or emergency room visits, or extended medical reasons, the Contractor shall complete and submit a CSO Form 001, Contractor's Court Security Officer Staffing Notification, to the Office of Court Security, within three (3) business days after being informed of the situation.

C.9.4.4. The Contractor shall prohibit a CSO from performing under this contract until a re-examination of the individual's medical condition has been administered. The Contractor shall require the individual to undergo a medical re-examination within thirty (30) calendar days from the treating physician's release date. The results of the examination will be submitted on a CSO Form 012, Court Security Officer Contractor's Request to Reevaluate an Individual's Medical Qualification. The Contractor and the individual's treating physician shall complete all applicable areas of the CSO Form 012, Court Security Officer Contractor's Request to Reevaluate an Individual's Medical Qualification.

C.9.4.5 Once completed, the Contractor shall submit the form to the FOH for an official medical clearance. The CSO Form 012 shall be reviewed for completeness and a final medical qualification determination. If the form submitted is incomplete, the FOH will consider the form unacceptable and return it for correction. The individual shall not resume CSO duties until the FOH makes a final medical determination that the individual is medically qualified.

C.9.4.6 When the FOH review can determine, based on the information contained in the CSO Form 012, that the individual is clearly medically qualified or disqualified, the USMS will notify the Contractor in writing.

C.9.4.7 The Government will reimburse the Contractor the medical amount identified in the start-up costs. The Government will not reimburse the Contractor or pay for any other medical exam, follow-ups, re-examinations, and re-qualifications required to continue to work.

C.9.5 Medical Standards

C.9.5.1 Vision. Corrected distant visual acuity must be 20/30, or better, as measured with both eyes viewing (binocular). Complete loss of vision in one eye is disqualifying. Corrected distant visual acuity must be 20/125, or better, in the worst eye. Ability to distinguish basic colors, as well as shades of color, is required. Normal peripheral vision is required.

C.9.5.2 Hearing. The applicant or incumbent CSO must be able to hear well enough to safely and efficiently carry out the essential requirements of the CSO position. This includes the ability to adequately comprehend speech during face-to-face conversations; comprehend speech during telephone conversations; comprehend speech during radio transmissions; comprehend speech when the individual cannot see another CSO; hear sounds that require investigation; and determine the source and location of sounds. In order to measure an individual's ability to perform these essential job functions, the following test procedures are administered.

C.9.5.2.1 Initially, all individuals must be tested UNAIDED using an audiometer for measurement, testing each ear separately under headphones. The equipment and test setting must meet the standards of the American National Standards Institute (see 29 CFR 1910.95). Auditory acuity in each ear may be demonstrated by documentation of pure tone air conduction hearing thresholds, as specified below:

- In the frequency range from 500 - 2000 hertz (Hz), the pure tone audiometric deficit shall not exceed 30 decibels (dB) in either ear, *without* the use of hearing aids.
- At 3000 Hz, the pure tone audiometric deficit shall not exceed 40 dB in either ear, *without* the use of hearing aids.

- At 4000 Hz, the pure tone audiometric deficit shall not exceed 50 dB in either ear, *without* the use of hearing aids.

C.9.5.2.2 Evaluation of Test Results.

C.9.5.2.2.1 If the performance on the above UNAIDED pure tone audiogram meets the standards set forth above in section C.9.5.2.1 and the individual *does not wear* a hearing aid in either ear, no further assessment is needed and the individual is deemed medically qualified under the hearing standard.

C.9.5.2.2.2 If the performance on the above UNAIDED pure tone audiogram does not meet the standards set forth above in section C.9.5.2.1 and the individual *does not wear* a hearing aid in either ear, the individual must undergo UNAIDED functional hearing assessments, as described below in section C.9.5.2.3. Based on the results of those functional hearing assessments and the recommendations of the reviewing physician and consulting audiologist, a determination of whether the individual is medically qualified with regard to hearing will be made as follows:

- If the performance on the UNAIDED functional hearing assessments is acceptable, no further assessment is needed and the individual is deemed medically qualified under the hearing standard.
- If the performance on the UNAIDED functional hearing assessments is not acceptable, the individual is deemed not medically qualified.
 - Applicants in this circumstance may acquire hearing amplification equipment or undergo medical and/or surgical treatment for hearing loss and reapply in the future.
 - Incumbents in this circumstance will be removed from duty, allowed an opportunity to acquire hearing amplification equipment or pursue medical and/or surgical evaluation and treatment for hearing loss, and then allowed to undergo subsequent functional hearing assessments as described below in section C.9.5.2.3.
 - For incumbents deemed not medically qualified who undergo medical and/or surgical treatment for hearing loss:
 - If the performance on the subsequent UNAIDED functional hearing assessments is acceptable, the incumbent will be deemed qualified with regard to hearing performance and may be returned to duty.
 - If the performance on the subsequent UNAIDED functional hearing assessments is unacceptable, the individual remains not medically qualified and may not be returned to duty.
 - For incumbents deemed not medically qualified who acquire hearing amplification equipment, the results of the subsequent functional hearing assessments will be evaluated and a decision made on whether to allow reinstatement pursuant to section C.9.5.2.3 below.

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- If the performance on the above UNAIDED pure tone audiogram does not meet the standards set forth above in section C.9.5.2.1 and the individual wears a hearing aid in one or both ears, the individual must undergo UNAIDED and AIDED functional hearing assessments, as described below in section C.9.5.2.3. Based on the results of those functional hearing assessments and the recommendations of the reviewing physician and consulting audiologist, a determination of whether the individual is medically qualified with regard to hearing will be made as follows.
 - If the performance on the UNAIDED and AIDED functional hearing assessments is acceptable, no further evaluation is needed and the individual is deemed medically qualified with or without the use of hearing amplification while on duty.
 - If the performance on the UNAIDED functional hearing assessments is unacceptable but the performance on the AIDED functional hearing assessments is acceptable, the individual is deemed medically qualified *with the stipulation that the amplification equipment used during the aided functional assessments must be used at all times while on duty.*
 - If the performance on the UNAIDED pure tone audiogram meets the standards set forth above in section C.9.5.2.1 and the individual wears a hearing aid in one or both ears, the individual must undergo UNAIDED and AIDED functional hearing assessments, as described below in section C.9.5.2.3.
 - If the performance on both the UNAIDED and AIDED functional hearing assessments is acceptable, the individual is deemed medically qualified with or without the use of hearing amplification while on duty.
 - If the performance on the UNAIDED functional hearing assessments is unacceptable but the performance on the AIDED functional hearing assessments is acceptable, the individual is deemed medically qualified *with the stipulation that the amplification equipment used during the aided functional assessments must be used at all times while on duty.*
 - Any incumbent who acquires or changes hearing aid equipment during the year (between the annual periodic medical reviews) must report that fact to his or her site supervisor, who then must notify the USMS. Additional assessment may be required to ensure that the individual's hearing performance remains acceptable.

C.9.5.2.3 Functional Hearing Assessments

C.9.5.2.3.1 Pure tone audiograms provide limited assessment of overall hearing capability. They are useful as an initial screening test, but in circumstances where pure tone performance is poor, or where there is history or evidence of reduced hearing capability despite acceptable pure tone

performance, more thorough evaluation is necessary. Functional hearing assessments which measure sound and speech recognition may reveal adequate performance in the presence of substandard pure tone performance. Alternatively, functional assessment may reveal significant hearing deficits suggested by history or other factors but not evident in the pure tone results.

C.9.5.2.3.2 As detailed above in section C.9.5.2.2, functional hearing assessments will be used to determine the medical qualification of all individuals who: (1) do not meet the unaided pure tone hearing standard set forth in section C.9.5.2.1 or (2) meet the unaided pure tone standard but choose to use hearing amplification or reveal history or evidence of hearing difficulties. The functional hearing assessments will measure the following:

- The individual's testing records must clearly document UNAIDED pure tone air conduction audiogram testing at the frequencies 500, 1000, 2000, 3000, 4000, 6000, and 8000 Hz and UNAIDED pure tone bone conduction audiogram testing at the frequencies 500, 1000, 2000, 3000, and 4000Hz.
- UNAIDED Speech Reception Threshold should be 35 dB, or better, in each ear. Borderline performance will be subject to expert evaluation and may require further assessment. Recorded lists must be used.
- UNAIDED Speech Recognition in quiet should be 90%, or above, in each ear with a presentation level no greater than 75 dB. Borderline performance will be subject to expert evaluation and may require further assessment. Recorded lists must be used.
- UNAIDED Speech Recognition in noise tested in sound field should be 50% or above with a presentation level no greater than 75 dB with competing speech noise 10 dB below the presentation level. Borderline performance will be subject to expert evaluation and may require further assessment. Recorded lists must be used.
- If hearing aid equipment of any type is worn, the following additional assessments will be required and will be performed with the hearing aid or aids in place:
 - A statement describing the specific type of hearing amplification device(s) used and which ear or ears have been fitted must be provided by the testing audiologist.
 - AIDED sound field audiogram using 5% FM warble tones or narrow bands of noise at 500, 1000, 2000, 3000, 4000Hz must be clearly documented in the testing records.
 - AIDED binaural Sound Field speech reception threshold measured with individual facing the signal speaker at a distance of 1 meter should be 35 dB or better. Borderline performance will be subject to expert evaluation and may require further assessment. Recorded lists must be used.
 - AIDED Speech Recognition in quiet tested in sound field should be 90%, or above, with a presentation level no greater than 75 dB. Borderline performance will be subject to expert evaluation and may require further assessment. Recorded lists must be used.
 - AIDED Speech Recognition in noise tested in sound field should be 50% or above with a presentation level no greater than 75 dB with competing

speech noise 10 dB below the presentation level. Borderline performance will be subject to expert evaluation and may require further assessment. Recorded lists must be used.

C.9.5.2.3.3 In all cases for which functional hearing assessments are required, the results of the above functional hearing tests will be evaluated along with any other information or recommendations provided by the reviewing physician or the consulting audiologist. Some conditions (for example, complete loss of hearing in one ear) may require a further assessment, even if the results of the above functional tests are within the recommended limits, to ensure that the individual is able to safely perform the essential requirements of the CSO position.

C.9.5.3 Additional Medical Assessment

C.9.5.3.1 A final determination of medical qualification for CSOs shall be made pursuant to these additional assessments

C.9.5.3.1.1 Cardiovascular System - Any condition that significantly interferes with heart function shall be disqualifying. Examples of conditions that shall be disqualifying are hypertension with repeated readings that exceed 150 systolic and 90 diastolic, symptomatic peripheral vascular disease and severe varicose veins.

C.9.5.3.1.2 Respiratory System - Any condition that significantly interferes with breathing capacity shall be disqualifying.

C.9.5.3.1.3 Gastrointestinal System - Any disease or condition that requires rigid diets shall be a disqualifying factor. An ulcer active within the past year shall also be disqualifying.

C.9.5.3.1.4 Genitourinary System Disorders - Any functional disorder rendering the person incapable of sustained attention to work tasks, e.g., urinary frequency and secondary discomfort, shall be disqualifying.

C.9.5.3.1.5 Hernias - Inguinal and femoral hernias, with or without the use of a truss, shall be a disqualifying factor. Other hernias shall be disqualifying if they interfere with the performance of the duties of the position.

C.9.5.3.1.6 Nervous System - Dysfunction of the central and peripheral nervous system that significantly increases the probability of accidents and/or potential inability to perform a variety of physical tasks shall be disqualifying.

C.9.5.3.1.7 Endocrine System - Any functional disorder rendering the person incapable of sustained attention to work tasks shall be disqualifying.

C.9.5.3.1.8 Speech - Permanent and significant conditions that result in indistinct speech shall be disqualifying.

C.9.5.3.1.9 Extremities & Spine - Disorders affecting the musculoskeletal system that significantly prevents the individual from meeting basic movement, strength, flexibility requirements, use of extremities (fingers and toes) and coordinated balance shall be disqualifying.

C.9.5.3.1.10 Miscellaneous - Any other disease or condition that interferes with the full performance of duties shall be disqualifying.

C.10 PROVISIONS REGARDING CSOs CALLED TO ACTIVE MILITARY DUTY

C.10.1 The Contractor shall observe all applicable labor laws pertaining to employees called to active duty to include but not limited to Department of Labor Uniformed Services Employment and Reemployment Rights Act (USERRA).

C.10.2 The Contractor shall adhere to the following guidelines and take actions to temporarily fill vacancies of CSOs called to active military duty during wartime or during a national emergency (Only the Government can determine the declaration of a national emergency).

C.10.2.1 Vacancies created by a CSO summoned to active military duty for a period exceeding 90 days shall be filled on a temporary basis. The temporary CSO position shall not permanently increase the number of allocated CSO positions for any facility.

C.10.2.2 The Contractor shall submit a CSO application package, along with a copy of the departing CSOs official military orders, to fill such vacancies. The Contractor shall submit the CSO application package in accordance with *Section C.6 Application Package Requirements*.

C.10.2.3 The Contractor shall adhere to the procedures outlined in *Section C.7 Turnover* with regard to notifying the Government and start-up costs.

C.10.2.4 The Contractor shall provide a written notification to the USMS indicating when the CSO is available to resume performance as a CSO. The written notification shall be submitted to the USMS prior to the CSOs return. If a CSO does not intend to return to the position after completion of the military assignment, the Contractor shall notify the Government that a vacancy exists and submit a Form CSO 001, *Contractor's Court Security Officer Staffing Notification*, to the Office of Court Security within two (2) days after receiving such notification from the CSO. The Contractor shall fill the vacant position in accordance with *Section C.7 Turnover*. When the Contractor places the existing temporary CSO into the permanent CSO vacancy, the Contractor shall complete and submit a CSO Form 001, *Contractor's Court Security Officer Staffing Notification*, to the Office of Court Security to reflect the change, within the first seven (7) business days.

C.10.2.5 CSOs serving less than one (1) year of active duty shall not be required to have a new background investigation. A CSO serving more than one (1) year on active military service shall be subjected to a full background investigation and medical evaluation upon his/her return.

C.10.2.6 All CSOs, whether serving in a temporary capacity or returning from a military assignment, shall meet all CSO suitability, medical, and training requirements as specified in the Statement of Work.

C.11 AUTHORIZATION TO PERFORM

C.11.1 The Contractor shall not permit an individual to perform in any capacity until (1) the individual has passed all qualification requirements as stated in the Statement of Work; (2) the individual has been determined by the Government to be suitable to perform in such capacity; and (3) a written notification of such determination has been received from the Chief, Office of Court Security. After the approval has been granted, the Contractor shall continue with the hiring process and coordinate the applicant's official start date with the COR.

C.11.2 The Contractor shall ensure that all CSOs and other personnel who are working on this contract have passed the background investigation process in accordance with *Section C.8. Government's Background Investigation Procedures*, unless the Chief, Office of Court Security, grants an interim approval.

C.11.3 Once the Contractor directs the approved applicant to perform in an official capacity, the Contractor shall complete and forward the following form to the Office of Court Security within five (5) business days:

1. CSO Form 009 - Notification of a Court Security Officer's Official Performance Date

C.11.4 Once the Contractor directs the individual to perform in an official capacity, the Contractor shall complete and maintain on file the following forms:

1. CSO Form 008 - In-District (Phase I) Orientation Certification
2. CSO Form 014 - CSO Weapons Qualification Record
3. CSO Form 006 - Certification of Court Security Officer Performance Standards

C.12 WEAPONS QUALIFICATIONS

C.12.1 The Contractor shall qualify each CSO, including applicants, to determine weapons-handling proficiency. In order to be eligible to perform in a CSO capacity, all applicants shall successfully pass the weapons qualification in accordance with USMS policy.

C.12.2 The initial weapon qualification testing for applicants shall be performed within seven (7) calendar days after the Contractor receives a favorable suitability determination from the Office of Court Security. Within the seven (7) calendar days after the individual has successfully qualified, the Contractor shall submit the weapons proficiency certification, CSO-014, CSO Weapons Qualification Record and CSO Form 009, Notification of a Court Security Officer's Official Performance Date (Section J, List of Attachments), to the respective COR.

C.12.3 After an individual has successfully completed initial testing, the Contractor shall retest the individual annually. All CSO requalification shall occur annually in the first quarter of the contract period.

C.12.4 When a CSO or applicant fails to meet the weapons qualification standards during the initial or annual testing period, the Contractor shall not allow the prospective CSO to begin performance or an incumbent CSO to resume performance under this contract until the weapons qualification standards have been met. The Contractor shall allow the individual two (2) re-tests within seven (7) calendar days after the first test was conducted. If the individual fails to qualify, the Contractor shall not permit the individual to perform under this contract.

C.12.5 All qualifications shall be administered by a certified firearms instructor who was previously certified by a law enforcement, military, or nationally recognized authority (e.g., National Rifle Association, Civilian Marksmanship Program) and comply with the CSO Semi-Auto Handgun Qualification Course (See Section J7(A), List of Attachments). The instructor shall have specific experience in handgun marksmanship training.

C.12.6

C.12.6.1 The Contractor shall independently establish firearm range agreements without the assistance of the Government. On a case by case basis upon approval of the District United States Marshal or Chief Deputy US Marshal, the Contractor shall qualify CSOs under firearm ranges and agreements established by the USMS. However, in such cases, the Contractor shall not charge the Government or receive payment for any range cost.

C.12.6.2 The actual testing shall be conducted with the weapon issued to the CSO by the Government. The Government reserves the right to observe the tests.

C.12.6.3 All weapons shall be transported to the range site as directed by the COR. In the event the COR requires the Contractor to transport the weapons, the COR will provide the Contractor with a written authorization from the U.S. Marshal before doing so.

C.12.7 Any CSO who has an accidental firearm discharge shall be immediately removed from the contract pending an investigation. The contractor shall notify the COR and OCS immediately. Failure to report may result in liquidated damages. If the results of the investigation determine that the CSO may remain on the contract, the CSO shall receive firearms training and re-qualify at the Contractor's expense before resuming CSO duties.

C.13 TRAINING

General. The Contractor shall ensure all CSOs receive and successfully complete all training requirements outlined in this section. The Contractor shall provide training development in accordance with the Statement of Work to include, but not limited to: *Phase I Orientation, Phase II Orientation; Annual Training; and Remedial Training*. All training provided by the Contractor shall utilize a combination of instructor-led, hands-on instruction, and Learning Management System, and as otherwise required under the contract. On All training is mandatory and shall be completed by all CSOs.

C.13.1 Phase I Orientation

General. Phase I Orientation is a two-step phase and is comprised of eight (8) hours of introductory academic instruction and 40 hours of on-the-job training (OJT). Phase I Orientation is the responsibility of the Contractor. Upon successful completion of the academic instruction and OJT requirements of Phase I Orientation, the CSO may be assigned to CSO duties with the exception of posts which require the use of screening equipment.

C.13.1.1 At a minimum, the training provided by the Contractor shall cover the following topics as part of the Phase I Orientation:

- Introduction to the U.S. Marshals Service

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- CSO Duties and Responsibilities
 - Courtroom Environment
 - Post Orders
 - Performance Standards
 - Local Rules
 - Emergency Procedures
 - Facility Awareness
 - Occupant Emergency Plan
 - USMS/DOJ Deadly Force Policy
 - Legal Authority

C.13.1.2 The Contractor, through coordination with the COR, shall ensure that all new CSOs satisfactorily complete the Phase I Orientation within 14 calendar days after the Contractor receives a favorable suitability determination from the Chief, Office of Court Security, and prior to assuming CSO duties.

C.13.1.3 Examination and Practical Proficiency Demonstration: At the completion of Phase I Orientation, the Contractor shall administer both a written examination and conduct a structured practical proficiency demonstration of each CSOs individual skills, knowledge, and abilities related to training.

- The examination should consist of at least 100 questions and include all subject areas covered during the Phase I Orientation. A passing score of 70% is required to perform on this contract. Proficiency assessments shall be administered for each skill that requires demonstrated use.
- The proficiency assessment shall be measured as pass/fail or non-applicable. If a CSO does not pass the examination or proficiency assessment on the first attempt, the CSO may retest one additional time within seven (7) days from the initial test date. If a CSO does not obtain a passing score on the retest, the CSO may not perform on this contract.

C.13.1.4 After completion of Phase I Orientation, the Contractor shall require the CSO to complete the *In-District (Phase I) Orientation Certification*, CSO Form 008 (see Section J2(F), List of Attachments), and require a Contractor supervisory official to certify that the individual has satisfied the requirement. The Contractor shall retain a copy of the form and forward the original to the COR within seven (7) calendar days of completing the Phase I Orientation.

C.13.1.5 On- Job-Training (OJT) Upon completion of the academic portion of the Phase I Orientation, the Contractor shall be responsible for assigning and ensuring that the new CSO completes a 40-hour OJT program. The CSO be assigned to work with a veteran CSO with at least one year of experience as a CSO. At a minimum, OJT shall consist of familiarization with post orders, local rules, emergency procedures, facility awareness, reviewing Occupant Emergency Plan, and topics covered during the Phase I introductory training. The purpose of the OJT program is to reinforce lessons taught and to familiarize the new CSO with policies and procedures, and to introduce him/her to the work environment.

C. 13.2 Phase II Orientation

Phase II Orientation is a two-step phase and is comprised of Government-provided instruction and 40 hours of on-the-job training (OJT) provided by the Contractor in the District. The Contractor shall be notified in writing by the Office of Court Security when Phase II Orientation sessions are to be held and the number of CSOs required to attend.

C.13.2.1 Within ten (10) business days after the issuance of the notification, the Contractor shall prepare and submit a detailed cost estimate and a written schedule for *all* CSOs required and eligible to attend the Phase II Orientation. This information shall be submitted and coordinated with the COR for review and approval.

C.13.2.2 Before a CSO can attend the Government-provided phase of Phase II Orientation, the Contractor shall ensure that the CSO has completed Phase I Orientation. Only those individuals who have been authorized by the Office of Court Security shall attend the Phase II Orientation.

C.13.2.3 The Contractor shall make all necessary staffing coverage and travel arrangements for each CSO and take necessary measures to cover posts while each CSO is attending the Phase II Orientation. Overtime is not authorized to accommodate such staffing coverage.

C.13.2.4 The Government will reimburse travel expenses, on a “one time only” basis, for each CSO who is eligible to attend and who actually attends the CSO Orientation in its entirety. The Contractor is responsible for, and will not be reimbursed, travel expenses if a CSO fails to attend or successfully complete the Orientation as scheduled. Travel reimbursement will be made in accordance with FAR 31.205-46, in effect at the time of travel. The Government will not be responsible for making travel arrangements for any Contractor personnel. The Government's involvement will only be to the extent that is necessary to ensure that all travel arrangements, including costs, are reasonable and to ensure that necessary coordination has been made. When making travel arrangements, the Contractor shall minimize costs and secure the lowest attainable price.

C.13.2.5 The Government will reimburse the Contractor up to eight (8) hours at the basic contract rate for each day that the CSO attends the orientation session in accordance with the terms and conditions of this Statement of Work. During the orientation phase, the Contractor shall only be entitled to reimbursement of the basic contract rate and shall only bill the basic rate for labor hours associated with the CSO Orientation.

C.13.2.6 The Contractor shall require all CSOs to meet the orientation requirements. If a CSO cannot attend the orientation when scheduled, the Contractor shall explain, in writing, the circumstances preventing the CSO from attending and request approval from the Office of Court Security, for the CSO to attend the next scheduled orientation.

C.13.2.7 If an emergency prevents a CSO from attending the entire CSO Orientation session, the Contractor shall immediately inform the Office of Court Security, in writing, with the details of the emergency. The Contractor shall also coordinate the makeup time with the Office of Court Security and make the necessary arrangements for the CSO to complete the orientation at no additional cost to the Government. Only the initial CSO Orientation cost shall be paid by the Government.

C.13.2.8 On-Job-Training (OJT) Upon successful completion of the Government-provided portion of Phase II Orientation, the Contractor shall be responsible for immediately providing the CSO with a 40-hours OJT program. The Contractor shall assign the CSO to work with a veteran CSO with at least one year of experience as a CSO operating screening equipment. The Contractor shall ensure that the CSO receives a minimum of eight (8) hours of OJT on each type of screening equipment. The purpose of the OJT program is to reinforce lessons learned during the Government-provided portion of Phase II Orientation.

C.13.2.9 Upon successful completion of both phases of Phase II Orientation, the Contractor shall provide written certification to the COR that the CSO has met all of the requirements and the CSO may be assigned to any CSO duty as required by the Statement of Work.

C.13.3 Annual Training. The Contractor shall develop and present 16 hours of approved annual training to all CSOs.

C.13.3.1. See Section J7(B), for a description of the annual training course requirements.

C.13.3.2 Examination and Practical Proficiency Demonstration: At the completion of Annual Training, the Contractors shall administer both a written examination and conduct a structured practical proficiency demonstration of each CSOs individual skills, knowledge, and abilities related to training.

- The Contractor shall administer a written examination upon completion of the Annual Training. The examination should consist of at least 100 questions and include all subject areas covered during the Annual Training. A passing score of 70% is required to perform on this contract.
- Proficiency assessments shall be administered for each skill that requires demonstrated use. The proficiency assessment shall be measured as pass/fail or non-applicable. If a CSO does not pass the examination or proficiency assessment on the first attempt, the CSO may retest one additional time within seven (7) days from the initial test date. If a CSO does not obtain a passing score on the retest, the CSO may not perform on this contract.

C.13.4 Oleoresin Capsicum Spray

C.13.4.1 The U.S. Marshal may authorize CSOs assigned to their District to carry Oleoresin Capsicum Aerosol (OC Spray) devices. When such authorization is granted by the U. S. Marshal, the Contractor shall ensure that the CSO receiving the OC Spray device successfully completes the certification requirements developed by the United States Marshals Service's Training Academy and use the device in accordance with applicable policies and procedures and the USMS Directive 2.54-1, *Less-Than-Lethal Devices*, Section J4(B), List of Attachments and prescribed in the Statement of Work.

C.13.4.2 After completion of the initial certification, the CSO shall be tested and certified annually in order to carry the device on a continuous basis. It is the responsibility of the Contractor, acting in coordination with the COR or U.S. Marshal, to schedule each CSO for annual certification. Re-certification shall occur annually in the first quarter of the contract period. The Contractor shall only permit CSOs to carry or use OC Spray who have successfully completed the required certification.

C.13.4.3 The Contractor shall ensure the CSO(s) carries the OC Spray device only during their official duty hours. In addition, the Contractor shall ensure that the CSO(s) conceal the OC Spray device from the public and refrain from inspecting and handling the OC Spray device in view of the public.

C.13.4.4 The Government strictly prohibits the use of personal OC Spray under this contract.

C.13.4.4.1 The Contractor shall inform the COR immediately when any CSO violates this provision. When such violation occurs, the Contractor shall also enforce the company's disciplinary policy. The Government reserves the right to prohibit the violator from performing under this contract.

C. 13.5 Additional Training. The Government reserves the right to require additional, unanticipated, or special training under this contract which may be Government or Contractor-provided. Requests for equitable adjustment, if any, arising from additional special training shall be provided to the CO for consideration. Any such requests shall include total amount of adjustment and a supporting price breakdown which shall include details as to how the Contractor arrived at, calculated the adjustment, and any assumptions used by the Contractor. All adjustment requests shall be evaluated by the Government and are subject to negotiation to ensure that they are fair and reasonable.

C.13.6 Training Plan. The Contractor shall provide the Office of Court Security a Training Plan for Phase I Orientation, Annual Training, and Remedial Training within 30 calendar days of the beginning of each contract period (annual) for approval. No training shall commence until the Training Plan has been approved in writing by the CO or the Office of Court Security.

C.13.6.1 The Training Plan for Phase I Orientation, Annual Training, and Remedial Training shall, at a minimum, include the following:

- Strategy for meeting all training and qualification requirements.
- Proposed delivery method for all instruction.
- Proposed training and qualification schedule.
- Proposed training course descriptions and lesson plans.
- Proposed remedial training.
- Sources of any third party training or training material.

C.13.6.2 All training provided by the Contractor shall utilize a combination of instructor-led, hands-on instruction, and learning management system. Operator Training System (OTS) shall be part of x-ray image interpretation training. All training is mandatory and shall be scheduled and completed by all CSOs during regular duty hours only.

C.13.6.2.1 Training Instructors. All instructor-led training shall be conducted by training instructors. Training instructors shall have a minimum of one (1) year documented training experience and certification obtained from a law enforcement, military, accredited institution of learning (school, college, university), Government entity (Federal, State, County, Local), or

educational certification body (agency board, commission, equipment manufacturer). The Contractor shall insure all instructors are knowledgeable and have extensive experience in the subject area in which they teach. The Contractor may propose, by written request, an employee for a Training Instructor position who lacks prior training experience, provided the Contractor offers evidence of similar experience. The acceptance of any proposed substitute is “by name only” and at the discretion of the COR.

C.13.6.2.1 Online Learning Management System (LMS). The Contractor shall utilize an established online Learning Management System (LMS) to facilitate instruction for all training requirements for which it is responsible for conducting. The LMS shall be accessible from any computer with internet access by an invitation-provided user with ID and password format which meets Government security standards and tracks individual user data. The LMS shall be capable of handling multiple users and classes simultaneously. All training shall have an associated test which tracks the performance of each individual user. The Contractor shall provide the Government access to this system for inspection and acceptance.

C.13.7 Advance Events Schedule. The Contractor shall provide a training and qualification schedule to the COR one month in advance of scheduled events. The schedule shall include the name of the individuals being trained/qualified, as well as the date, time, and location of the training/qualification event. The Contractor shall notify the COR of any changes to previously scheduled training or qualification events no less than seven (7) calendar days before the event. The Contractor shall ensure that training does not conflict with any existing USMS policies or procedures.

C.13.8 Records and Reports

C.13.8.1 Training and Qualification Records. All training and qualification records shall remain on file with the Contractor during the entire contract period, or as otherwise directed by the Government. These records shall be centrally maintained by the Contractor and be made available to the Government for the purpose of periodic compliance reviews or upon the request of the Government.

C.13.8.1.1 Training and Qualification List. A current, up-to-date list shall be maintained and consist of the District name, instructor name, area of instruction, certifying entity and date of certification.

C.13.8.1.2 A record of the most recent completion dates for Weapons Qualification, Phase I Orientation, Phase II Orientation, and Annual Training for all assigned CSOs.

C.13.9 Evaluation of Training. The Government reserves the right, to have the COR to conduct periodic evaluations of the quality and completeness of training provided to all CSOs. Evaluations shall include, but not be limited to: reviews of techniques and methods of instruction, techniques and methods of motivation, adequacy of classroom and supportive adjunct training materials and individual CSOs job knowledge and skills retention.

C.13.9.1 When deemed appropriate, the Government may request that alterations, changes, or modifications be made to the Contractor’s training plans, program, schedule, and/or instructor cadre.

C.14 COMPLIANCE WITH CSO PERFORMANCE STANDARDS

C.14.1 Responsibility: The Contractor shall ensure all employees maintain satisfactory standards of competency, conduct, appearance, and integrity. The Contractor shall enforce appropriate disciplinary actions when necessary up to and including removal at its own discretion or by the direction of the Government. The Contractor shall ensure that all CSOs receive and certify on a CSO Form 006 that the CSOs have received the CSO performance standards outlined below prior to assuming duties. The Contractor shall maintain these forms and submit to the Government upon request. If any of the standards are violated, the Government may direct the Contractor to remove the CSO from the court facility. The Contractor shall initiate immediate action to replace the CSO in the time frame required by this Statement of Work. The Contractor shall report any/all performance standard violations to the COR immediately. Failure to report performance violations to the Government may result in liquidated damages.

C.14.2 Performance Standards and Violations: All CSOs performing under this contract shall comply with all standards found throughout the Statement of Work. The following list of violations is not intended to be all inclusive; rather it is representative of the types of violations that are generally categorized in a descending order of importance. All CSOs performing under this contract shall:

Criminal Activity:

C.14.2.1 Immediately report to their employer if they are detained, or become aware that they are under investigation by, any federal, state or local agency, for any legal or ethical violation. *(The Contractor shall immediately report the matter to the COR).*

C.14.2.2 Avoid personal and business associations with persons known to be convicted felons or persons known to be connected with criminal activities. This restriction does not pertain to immediate family members if the circumstances have been thoroughly explained to the COR.

C.14.2.3 Not engage in criminal and/or habitual use of intoxicants or prescription/non-prescription drugs. Except in an official capacity, shall not possess illegal drugs.

C.14.2.4 Not operate a Government vehicle or any other vehicle: a) in an improper manner, or b) under the influence of intoxicants or drugs. The CSO shall maintain a valid driver's license in the CSOs state of residence.

Fraud:

C.14.2.5 Not knowingly give false or misleading statements or conceal material facts in connection with employment, business, investigation or any other official record.

C.14.2.6 Not make statements about fellow employees or officials, with knowledge of the falseness of the statement or with reckless disregard of the truth.

Misconduct:

C.14.2.7 Not engage in immoral, dishonest, infamous, or notoriously disgraceful behavior that reflects poorly on the U.S. Marshals Service or the U.S. Courts.

C.14.2.8 Not accept or solicit gifts, favors, or bribes in connection with official duties.

C.14.2.9 Not disclose any official information to the media or be a source of any news or press releases. All press inquiries shall be brought to the attention of the COR. This restriction does not prohibit protected “whistle blowing” activities or protected union activities.

C.14.2.10 Not discriminate against or sexually harass any person.

C.14.2.11 Ensure that all financial obligations are met.

C.14.2.12 Not bid on or purchase in any manner, directly or through an agent, any property being offered for sale by the USMS or by others serving on behalf of the USMS.

C.14.2.13 Not possess, use, lose, damage, or otherwise take Government property, including confiscated or abandoned property, without authorization from the COR.

C.14.2.14 Not use abusive or offensive language, engage in quarreling, intimidation by words or actions, fighting, or other disruptive activities.

C.14.2.15 Not entertain, socialize, or enter into business arrangements with, give legal advice or grant special favors to, or accept gifts or payments from jury members, prisoners, witnesses, protected persons, or family members and friends of the above; to include not allowing jury members, prisoners, witnesses, protected persons, or their family members and friends into the CSOs home or living quarters (temporary or permanent). A CSO shall notify his/her employer and COR if the he/she has a personal or professional relationship with any of the above.

C.14.2.16 Not engage in any discussion concerning Government matters, policies, financial, personal or family matters with jury members, prisoners, witnesses, protected persons, family members, the public, or any known associate of the above.

C.14.2.17 Not discuss official information, e.g., duty assignment (particularly manpower), weapons, security precautions, or procedures, with members of the public, unless specifically authorized by the COR.

C.14.2.18 Not enter into discussions with Government officials outside the chain of command unless authorized to do so in advance by the chain of command or by the COR. If prior authorization is not possible, the CSO shall immediately notify chain of command or COR of the discussion.

C.14.2.19 Not disclose or discuss disciplinary actions with anyone in the workplace other than their employer, union representative, or authorized USMS personnel with a need to know.

Insubordination:

C.14.2.20 Not fail, unnecessarily delay, or refuse to carry out a proper order of a supervisor or other official having responsibility for the CSOs work.

Security Procedures:

C.14.2.21 Ensure weapons are secured in a safe place (e.g. free from theft, tampering, or misuse) and concealed from view when not in use. Weapons shall not to be inspected, cleaned, handled, or exchanged in public areas or in the presence of jury members, prisoners, witnesses, protected persons, family members or the public.

C.14.2.22 Not carry or use any unauthorized security equipment or weapons.

C.14.2.23 Not misuse official authority, Government-issued equipment or Government property.

C.14.2.24 Not violate official security procedures, instructions, post orders or regulations.

C.14.2.25 Comply with all prescribed safety regulations, safe working procedures, and practices.

Dereliction of Duty:

C.14.2.26 Not move or monitor USMS prisoners.

C.14.2.27 Not gamble or enter into games of chance with any person while on duty. Shall not engage in or promote, gambling or betting while on Government-owned or leased property.

C.14.2.28 Not close or abandon any post prior to scheduled closure unless directed to do so by the supervisor. The CSO shall remain at assigned post until properly relieved or until the post is scheduled to be secured.

C.14.2.29 Not conduct private or personal business on duty.

C.14.2.30 Not neglect duties or fail to render assistance in accordance with official duties and responsibilities.

C.14.2.31 Not consume or possess alcoholic beverages while on duty. Shall not consume alcoholic beverages for at least eight (8) hours prior to reporting to duty. Shall not report for duty under the influence of or while impaired by alcohol.

C.14.2.32 Not consume any controlled substances as defined in Title 21, U.S.C. § 812 Controlled Substances Act. Shall not report for duty under the influence of, or while impaired by, any controlled substance. Note: CSOs taking any prescription medication shall be capable of performing the requirements of the Statement of Work.

C.14.2.33 Not use any electronic device while on duty except those authorized by the Government for use or issued by the Government for official business.

C.14.2.34 Not use any personal electronic devices, reading materials, or other material not associated with official business while on duty except in emergency situations.

C.14.2.35 Not allow individuals or unauthorized personnel to loiter at or near an official post.

C.14.2.36 Not assume duties unless they have been in non-working status for a minimum of eight (8) hours prior to reporting for duty, except when the CSO is required to work overtime by the COR.

C.14.2.37 Not visit the duty site during non-duty hours or allow family members and friends to visit the duty site or other operational areas. Exceptions shall be requested in writing from the COR.

C.14.2.38 Not surreptitiously record conversations between Government, law enforcement, or Contractor employees.

C.14.2.39 Not perform any type of bailiff or clerk duties in the courtroom.

C.14.2.40 Not take physical custody of any court evidence.

C.14.2.41 Not be involved in jury selection processes or procedures.

C.14.2.42 Not leave the court facility to procure meals for the Court and/or jurors. Shall not escort jurors to lunch unless directed by the COR.

C.14.2.43 Not drive or escort judges to off-site functions.

C.14.2.44 Not act as a receptionist for the Court or USMS.

C.15 AUTHORITY

C.15.1 CSOs and LCSOs working on this contract shall monitor and observe occupants and visitors for compliance with the Federal Management Regulations, 41 CFR 102-74, Rules and Regulations Governing Conduct on Federal Property, and the facility's posted rules and regulations.

C.15.2 CSOs and LCSOs shall enforce Federal law while in the performance of assigned duties under Government contract. This is inclusive of, but not limited to, detaining any person attempting to gain unauthorized access to Government property, or a court proceeding(s) or attempting to commit acts that imperil the safety and security of Government employees, property and the public.

C.15.3 If a CSO detains any individual, the CSO shall immediately turn the detainee over to the USMS or responding law enforcement official and complete a CSO Form 003, Court Facility Incident Report. The CSO may be summoned as a witness to the incident.

C.15.4 When a CSO serves as a witness to an incident that occurred during their official post assignment, the time doing so shall be compensated as if the CSO actually performed their normal duties. In such cases, the Government will pay the Contractor the appropriate contract rate. If

the Judiciary compensates a CSO for serving as a witness, the amount paid by the Judiciary shall be reported by the Contractor to the COR and deducted from the Contractor's invoice.

C.15.5 In order to facilitate the security services required herein, the Government, through the local U.S. Marshal, shall deputize all CSOs and LCSOs performing under this contract with a limited special deputation. This deputation does not apply to SSOs and LSSOs performing under an Interagency Acquisition Agreement (IAA). Such deputation is limited to the duties outlined and noted in the scope of this contract and does not establish an employment relationship with the USMS. This special deputation is effective only when the CSO is performing in an official contract capacity at the designated site authorized by the Government. When an individual is no longer performing as a CSO, the local U.S. Marshal shall revoke the CSOs or LCSOs special deputation.

C.15.5.1 In accordance with provision H-3, Removal of CSOs and Other Contractor Personnel, misrepresentation or misuse of authority associated with the CSOs special deputation shall be considered grounds to prohibit the individual from performing under this contract.

C.15.5.2 Under the authority of this special deputation, the U.S. Marshal may also require and authorize the CSO to transport Government issued firearms. When this task is required, the local U.S. Marshal will authorize and issue such task in writing and the Contractor shall ensure that the CSO assigned to conduct the task receives and carries this written authorization while performing this duty.

C.16 POSITION AND STAFFING POST REQUIREMENTS

C.16.1 Changing Positions

C.16.1.1 Section B, *Supplies or Services and Price/Cost*, specifies the initial number of authorized positions at each court facility. The Contractor shall fully staff the specified CSO positions by the official commencement date of this contract. A position requires the Contractor to provide security coverage 40-hours each week less Federal holidays and other days when the court is closed. The Government reserves the right to increase or decrease the *positions and or hours* and court facility locations, as deemed necessary, including reclassifying the positions from full-time to shared, or shared to full-time. Accordingly, the Government may increase the number of CSOs at any location set forth in Section B of the contract at the current hourly rate specified for that location or at a new location within the same USMS District.

C.16.1.2 The Contractor shall provide CSO coverage by using a combination of full-time and shared positions. Shared positions are primarily necessary and required to:

- provide full staffing level coverage;
- cover CSO absences;
- temporarily fill vacancies;
- provide a security presence during extended court hours;
- increase security levels as needed; and,
- avoid unnecessary use of overtime.

Therefore, the Contractor shall ensure that their personnel assigned to shared-time positions are available and flexible to accommodate unplanned security schedules. Specifically, CSO personnel assigned to a full-time position are considered full-time employees and shall normally

be scheduled *to work* up to a 40-hour work week, excluding holidays. CSO personnel assigned to shared-time positions are considered part-time employees and shall be used to augment and fill scheduling vacancies as necessary as long as the cumulative scheduled hours do not exceed the presiding task order. Overtime and/or any wage hours that exceed the presiding task order shall be authorized and approved in advance by the COR. Any unauthorized overtime and/or wages in excess of the task order that is not approved in advance by the COR will be at the expense of the Contractor. In the event any of these provisions are violated, the Contractor shall notify the CO, the COR, and the Office of Court Security for authorization to bill for payment of excess hours.

C.16.1.3 Each facility generally includes a mix of shared and full-time positions. A shared position shall be authorized based on a one to five (1:5) ratio, unless otherwise directed by the Government. Deviation of this requirement will be approved by the Chief, Office of Court Security, and directed by the CO. Where a facility does not meet the ratio at time of contract award, the Government may reclassify the positions to meet such requirements. Classification of existing and new CSO positions shall only be approved by the Chief, Office of Court Security.

C.16.2 Post Relief

C.16.2.1 The Contractor shall provide adequate relief and continuous coverage for all post assignments as determined by the individual task order(s). All posts designated by USMS will be manned unless otherwise directed by the COR. Contractor shall ensure that each CSO is capable of performing the duties at each post and shall routinely rotate all CSOs through all posts.

C.16.2.2 The Contractor shall coordinate a schedule that ensures security levels are adequately maintained at all times, particularly during CSO breaks.

C.17 ALTERNATE LOCATIONS, SPECIAL SECURITY, AND TEMPORARY POST ASSIGNMENTS

C.17.1 When deemed necessary, the Government will require the Contractor to provide CSOs at temporary or alternate locations. When security is required at a temporary or alternate location, the duties required of the CSO shall not change.

C.17.2 When a CSO is required to travel or is assigned to an alternate location, the Government will reimburse travel expenses in accordance with FAR 31.205-46. The Contractor shall complete and submit a CSO Form 010, *Court Security Officer (CSO) Travel Authorization*, Section J, *List of Attachments*, to the COR for approval prior to commencement of travel. For reimbursement of travel and transportation costs, the Contractor shall submit a CSO Form 011, *Court Security Officer (CSO) Travel Expense Reimbursement*, Section J, *List of Attachments*, as instructed in Section G, *Contract Administration Data*. When the Government determines it is necessary for the Contractor to temporarily assign CSOs from one facility to another, the receiving court facility shall utilize the additional CSO(s) only for the time required to complete the special security assignment. If there is a difference between the applicable wage rate of a reassigned CSOs original location and that of the alternate location, the higher applicable wage rate shall prevail and the Contractor shall pay the CSO the higher rate. If there is a difference between the established contract hourly rates in effect at the two locations in question, the

Contractor shall be paid the higher of the two rates by the receiving District, i.e., the District to be invoiced for the temporary duty.

C.17.3 Changing conditions within the court environment may require post assignments to vary from day to day. In addition, situations may arise that shall require the Contractor to provide CSOs to work overtime or shared time CSOs to work additional hours, when the COR determines court security services are required beyond the normal hours of operation of the court facility. (*The Government will not reimburse at the overtime rate unless the CSO has worked a minimum of 40-hours for a workweek.*) Overtime shall only be approved and directed by the COR, with approval from the CO. The Contractor shall provide *the required* services when notified by the COR to do so. During such times, the Contractor shall also be responsible for any supervision or direction of the CSO performing during the *extended* period. The COR will convey any variations in duties to the Contractor.

C.18 APPEARANCE AND UNIFORM STANDARDS

C.18.1 General. The Contractor shall require CSOs performing under this contract to maintain a clean, neat, and well-groomed appearance. Appropriate grooming standards contribute to a professional appearance and safety measures. Because appearance varies from one local environment to another, certain grooming standards may be adapted to conform to the respective environments. However, more conservative grooming standards tend to promote professionalism and performance. Additionally, personal rights and religious freedoms must be considered when modifying the more conservative standards.

C.18.2 CSO Appearance:

C.18.2.1 Hair and Nail Length - The Contractor shall ensure CSOs maintain a functional and neat appearance. Hairstyles must be kept to a length that will not detract from optimum security or present a safety hazard to the CSO. Fingernails should be maintained at a length that will not restrict proficient use of the firearm or present a safety hazard to the CSO.

C.18.2.2 Jewelry Restriction - The Contractor shall ensure that all CSOs limit the wearing of jewelry except for the following: wristwatches, wedding, engagement and class rings. Any exceptions will be approved in writing by the COR.

C.18.3 CSO Uniform Standards:

Mandatory uniform standards apply to this contract. These standards are established and can only be changed by the Government. If operational requirements necessitate a uniform change, the Contractor shall submit a written uniform change request through the COR to the Chief, Office of Court Security, for consideration. Uniform standards shall not be deviated from unless approval has been granted by the Chief, Office of Court Security and a written direction has been issued by the CO.

C.18.3.1 CSO Uniform Requirements:

C.18.3.1.1 By December 31st of each contract period, the Contractor shall provide the required basic uniform items specified in the chart below to CSOs only. The Contractor shall not issue CSO uniforms to the CM and DS, or allow them to wear such uniforms. As noted below, the

official CSO uniform includes a navy blue blazer, gray slacks, white shirt, a navy blue necktie with red and white stripes, dark socks, and low-heeled, plain toed, black shoes or boots. After two (2) consecutive years of issuing the uniform blazers, the vendor may issue one winter jacket instead of the blazers, if requested by the CSO. The winter jacket may be substituted for the number of blazers that would cost the same as the jacket.

ITEM	ISSUE	SPECIFICATIONS
Short Sleeve Shirt or Blouse	3	White, plain or button-down collar.
Long Sleeve Shirt or Blouse	3	White, plain or button-down collar. (No French cuffs.)
Blazer	2	Navy blue 3-ply tropical blend, full-cut traditional, fully lined with fine rayon or polyester, taffeta-reinforced shoulder pads. The style should include a single inset pocket on the left breast, two patch pockets with flaps, a center back vent, and a two-button front closure. Salient features include cut, color, and 3-ply fabric of Dacron polyester and worsted wool. The actual weight of the material shall be determined by the climatic conditions where the CSO is providing services. Colder climates may necessitate a heavier fabric with more of a wool blend. Because of the wearing of the gun under the blazer, an additional patch of material under the jacket should be provided. The women's blazer is to be identical to the men's except it has no center vent and plain patch pockets.
Winter Jacket	1	Winter coats (jackets or parkas) shall be "police duty" type and must be dark navy blue or black in color. Fur-type collars are optional. These coats shall have securable side vents for easy access to the weapon.
Trousers or Slacks	2	3-ply tropical blend full-cut traditional gray. Salient features include cut, color, and 3-ply fabric that is of Dacron polyester and worsted wool. Colder climates may

		necessitate a heavier fabric with more of a wool blend.
Necktie	2	Red, white, and blue, striped tie or clip-on necktie. (Females may wear crossover ties.)
Shoes and/or Boots	1	Black, plain-toed, low-heeled shoes or boots. High heel shoes are not permitted.
Socks	6	Dark color

C.18.3.1.2. Within thirty (30) days of assuming the contract, the Contractor shall submit a CSO uniform inventory to the CO and the COR. Then, monthly thereafter, the Contractor shall submit uniform issuance dates on the MAR. The Government will not compensate uniform start-up cost for a CSO and the Contractor shall not bill the Government until the new uniform items have been purchased and issued to each CSO. In cases where a uniform was issued to a CSO under a previous contract award or option period less than four (4) months prior to the start date of the current contract, the Contractor is not required to reissue a new uniform nor is the Government liable to pay the start-up cost for such situations.

C.18.3.1.3 The Contractor shall purchase and replace uniforms worn by the CSOs and shall use the same supplier to maintain uniformity. The Government will not compensate the Contractor for uniform replacement costs occurring outside of the annual replacement period. The annual replacement period shall be between October 1 and December 31 of each contract period.

C.18.3.1.4 All uniforms are considered Government property and shall remain with the Government. Disposition of all returned uniforms will be at the discretion of the USMS.

C.18.3.1.5 The Contractor shall ensure all CSOs are in complete uniform at all times while on official duty. The complete uniform includes the wearing of body armor when mandated by the COR or U.S. Marshal. When a CSO is out of uniform while on official duty, the Contractor shall relieve the CSO from duty and provide a replacement immediately. When a CSO is relieved for this cause, the Government is not obligated to pay the Contractor for the CSO's non-availability and the Contractor shall be subject to liquidated damages. The Contractor shall also ensure uniforms are to be worn only when the CSO is on official duty or while in transit between place of residence and duty station.

C.18.3.1.6 The Contractor shall require CSOs to wear long sleeve shirts or blouses beginning October 1st of each calendar year and short sleeve shirts or blouses beginning May 1st of each calendar year. Deviations in this requirement will be authorized by the COR and applicable to all CSOs in the District.

C.18.3.1.7 The Government will issue each CSO an official pocket identification badge; name tags that shall be worn while performing in an official CSO capacity. The pocket identification badge shall be worn in the blazer breast pocket and shall not be modified in any manner. All pocket badges shall comply to the USMS' official contract specifications. Displaying any item other than the USMS seal on the pocket badge is prohibited.

C.18.3.1.8. To prevent weapon exposure, the Contractor shall prohibit CSOs from removing their jackets while on official duty. However, if a CSO is exposed to extreme heat and such exposure could impose a health problem, the Contractor shall submit a written request to the Chief, Office of Court Security, through the CO, for reconsideration of this requirement.

C.18.4 Uniform Variations

C.18.4.1 Whenever deemed necessary, the Government may authorize uniform variations. Certain post assignments may require CSOs to wear specialized uniforms, including rainwear and cold weather gear. In such cases, the Government may issue such uniforms as Government-furnished property or authorize the Contractor to make such purchases. If cold weather gear is authorized, the Contractor shall provide a V-neck navy blue vest or sweater to be worn under the basic uniform. If a vest or sweater is provided, the Contractor shall prohibit CSOs from placing patches or other decorative devices on them. Only those CSOs guarding post(s) exposed to such weather conditions shall be authorized this variation.

C.18.4.2 The use and purchase of rain gear shall be approved in advance and in writing by the Chief, Office of Court Security. The Contractor shall submit a written request through the COR to the Chief, Office of Court Security, for consideration.

C.18.4.3 The Contractor shall add all approved uniform variations to the uniform inventory.

C.19 GOVERNMENT FURNISHED PROPERTY

C.19.1 The Government will furnish the Contractor the following items listed in the chart below and any other item(s) deemed necessary for the safety and protection of human life and court facilities. The Contractor shall be directly responsible and held accountable for all Government property issued under this contract. Upon receipt from the Government, the Contractor shall provide these items to each CSO:

Ammunition to perform and qualify.	Name Tags
Body Armor	Oleoresin Capsicum (OC) Spray (<i>Optional</i>)
Body Armor Ballistic Tee Shirt	Pocket Identification Badge
Body Armor Carry Bag	Radio (Issued to post)
Body Armor Quilted Carrier	Radio Charger
	Radio Batteries
Handcuffs	Radio Carrying Case/Belt Clip
Handcuff Case	Radio Earphone
Holster (Belt Type)	Weapon(s)
Magazine or Cartridge Case	Specialized Uniforms (Only when authorized by the Government)

Standard Uniform/Clothing Items

C.19.2 The Contractor shall use the Government's furnished equipment and shall not permit any CSO to substitute or replace any Government furnished equipment with personal or Contractor equipment without written authorization from the Chief, Office of Court Security. In addition, the Contractor shall ensure that each CSO is properly equipped and using only Government furnished property while performing under this contract. CMs and DS's are prohibited from using, and shall not be issued any of the items listed above. If, for any reason, an individual is no longer performing in a CSO position, the Contractor shall ensure that the CSO/LCSO immediately relinquish these items and return them to the Government. All items paid for or by the Government are considered Government Furnished Property (GFP); and shall be returned to the COR for disposition. Uniform clothing items shall be disposed of as directed by the USMS.

C.19.3 The Contractor shall establish and maintain a system to control, protect, preserve, and maintain all property issued by the Government until the Contractor has been relieved of the responsibility of the property by the Government. This property control system shall be in writing and is subject to review and approval by the Government in an approved format. In addition, the property control system or records shall constitute the Government's official property control records and shall be made available to the Government by September 30 of every year. These items shall be cared for in accordance with FAR Part 45 and stored at the location designated by the Government.

C.19.4 If overages, shortages, or damages are discovered upon receipt of the property, the Contractor shall provide a statement of the condition and apparent cause of the damage to the COR. Depending on the circumstances, the Contractor shall be liable for shortages, loss, damage, or destruction of the Government property. For example, the Government will hold the Contractor responsible for the destruction or loss of weapon(s), body armors, radios or any other items lost, damaged, or destroyed by the Contractor's employees.

C.19.5 The CSO equipment inventory report shall provide, at a minimum, the following information, in an approved Government format. This report shall be provided to the COR within 45 days at the beginning of the contract.

- The location (District and site) of the inventory;
- The identification of the equipment, e.g., weapon, make and model.
- The serial number and bar code listed under its individual identification line, along with the name of the CSO to whom it is issued. The Contractor shall provide a list showing a description and unit quantity of all non-serialized Government furnished equipment, e.g. 15 holsters, right-handed, 4 inch. Handcuffs, although serialized, do not have to be listed as separate items.

C.19.6 The Contractor shall ensure CSOs return all Government furnished equipment to the Government's designated storage area at the completion of the CSOs shift. Under no circumstances shall the Contractor or its employees (CSOs) remove any Government issued

property from the duty station, with the exception of the CSO uniform, body armor and its accessories, unless the removal of such property has been specifically authorized in writing by the respective U.S. Marshal. The Contractor shall inform the COR immediately when any CSO violates this provision. When such violations occur, the Contractor shall also enforce the company's disciplinary policy. The Government reserves the right to prohibit the violator from performing under this contract and will exercise any legal rights regarding theft of Government property.

C.19.7 Firearms: The Government will issue and determine the type of firearms to be used under this contract. Furthermore, the Government reserves the right to change the type of firearm as deemed necessary at any time during performance period of this contract. The Contractor, including all CSOs performing under this contract, shall not use or display firearms and any other weapon issued under this contract except as stated within the Statement of Work. These weapons shall only be used by qualified CSOs and during the CSOs official hours and at their official designated duty location. See Paragraph C.12 Weapons Qualifications.

C.19.8 Oleoresin Capsicum Spray

Oleoresin Capsicum Spray: The Government will issue and determine the type of Oleoresin Capsicum Aerosol (OC Spray) devices to be used under this contract. Furthermore, the Government reserves the right to change the type of OC Spray as deemed necessary at any time during performance of this contract. The Contractor, including all Oleoresin Capsicum Spray qualified CSOs performing under this contract, shall use OC Spray devices as appropriate and only during the CSOs official hours and at their official designated duty location. See Paragraph C.13.4 Oleoresin Capsicum Spray Qualifications.

C.19.9 CSO Body Armor

C.19.9.1 For life protection purposes, the Government will provide and require all CSOs to wear fitted body armor or a ballistic vest while performing under this contract, as deemed necessary by the USMS. All body armor issued will be in accordance with USMS policy, no deviations are authorized.

C.19.9.2 The U.S. Marshal or designee will determine when the vest is to be worn based on security concerns such as increased threat levels, high threat trials or any other circumstance in which the Government deems prudent. The Contractor shall require all CSOs performing under this contract to comply with the directive to wear vests when instructed by the Government. This decision can be made on a post by post or facility by facility basis.

C.19.9.3 The Contractor shall be required as follows:---

C.19.9.3.1 Each CSO shall be available and measured for proper fitting.

C.19.9.3.2 All vests issued to the CSOs are to be inspected and determined to be free from defects and damage.

C.19.9.3.3 All CSOs shall inspect and maintain their body armor as recommended by the manufacturer.

C.19.9.3.4 The Contractor/CSOs are to report signs of wear or deterioration to the COR within 24 hours after the condition is detected and request replacement.

C.19.9.3.5 Lost or stolen body armor shall be reported to the COR within 24 hours from the time the item was regarded missing.

C.19.9.4 Body armor will be replaced by the Government at no additional expense to the Contractor when it is evident that the armor is deteriorating from normal use and wear or when the manufacturer's warranty for the ballistic protective component expires. The Government is not responsible for replacement costs when: (1) the body armor is lost or stolen; (2) the body armor is rendered unusable due to negligence or improper alterations; or (3) when the armor no longer fits properly due to weight gain or loss on the part of the wearer.

C.19.9.5 Alterations to the body armor shall only be made by the manufacturer.

C.19.9.6 Failure to comply with this provision or any COR direction regarding body armor shall be considered grounds for immediate removal of the CSO, pursuant to provision H-3, Removal of CSOs and Other Contractor Personnel for Violations of the CSO Performance Standards, as stated in the Statement of Work.

C.20 *CONTRACTOR'S PERSONNEL IDENTIFICATION CARDS*

C.20.1 Within 45 days after commencement of the contract, the Contractor shall provide a company identification card to all persons performing in the positions required under this contract (See C-3, Contractor Personnel and Performance Requirements). For new hires, the Contractor shall issue a company identification card within 45 days after their performance start date.

C.20.2 At a minimum, the Contractor's company identification card shall meet the following requirements:

- Include the company's logo only. Use of USMS and the Department of Justice's badges, seals, or logos, and titles such as Special Deputy United States Marshal is prohibited. Include a clear photograph of the employee.
- Indicate the employee's current height, weight, date of birth, and gender.
- Must be wallet size, (approximately 2" x 3 1/4) similar to a driver's license.

C.20.3 The Contractor shall require all personnel to carry the company's identification card at all times while performing services under this contract.

C.21 *UNFORESEEN GOVERNMENT CLOSURES*

Uncontrollable or unforeseeable circumstances such as Acts of God or the public enemy, acts of the Government in its sovereign or contractual capacity, natural disasters, epidemics, quarantine restrictions, inclement weather, administrative closures, special Federal or ceremonial events, may cause the Government to close. Under such circumstances, the Government will not pay nor

shall the Contractor bill for hours that were not actually worked by their personnel. Working in these conditions shall be preapproved by the COR before the hours are worked.

C.22 EMERGENCIES

C.22.1 In the event of an emergency, the Government (U.S. Marshals Service) reserves the right to direct the activities of the CSOs.

C.22.2 Emergencies include, but are not limited to, a directive from a federal judge, bomb threats, natural disasters, terrorist attacks, or imminent personal danger to a judge, juror, witness, attorney, or other court personnel.

C.22.3 Under no circumstances shall a CSO refuse to cooperate with such directives when the Government or the U.S. Marshal determines that an emergency situation exists. When a CSO refuses to cooperate, the Contractor and the COR shall be promptly notified of the situation.

C.22.3.1 As soon as practicable, the Contractor shall document the event thoroughly and concisely in the Daily Activity Log (See Section C-24.1, Deliverables or Performance, for additional details) and the Form CSO 003, Court Facility Security Incident Report.

C.22.3.2 The Contractor shall inform the COR immediately when any CSO violates this provision. When such violation occurs, the Contractor shall also enforce the company's disciplinary policy. The Government reserves the right to prohibit the violator from performing under this contract.

C.23 OVERTIME AND HOLIDAY PERFORMANCE

C.23.1. Overtime

C.23.1.1 When court proceedings or other court functions continue beyond the court facility's normal hours of operation, the Contractor shall be required by the Government, through the direction by the COR and with approval of the CO, to work additional hours. In such cases, the COR shall request the Contractor, in writing, to perform the additional hours.

C.23.1.2 In the event the Contractor is required to provide court security services beyond the court facility's normal hours of operation, the Government will apply the basic contract rate unless the particular CSO assigned has worked a 40-hour workweek. However, the Government is only liable when the Government requests a variation in the schedule and the request results in overtime usage.

C.23.1.3 The Government will not reimburse nor shall the Contractor bill for overtime hours resulting from the coverage of a regularly scheduled vacant post.

C.23.1.4 The Government will not reimburse nor shall the Contractor bill for any overtime hours associated with the weapons proficiency testing, medical examinations, orientation, or any CSO-related training requirements.

C.23.2 Holiday Performance: Any services provided by a CSO on a holiday, as recognized by the applicable Department of Labor wage determination, shall be paid accordingly.

C.24 REPORTS

C.24.1 *Daily Activity Log*: The Contractor shall maintain a *Daily Activity Log* at each post, as directed by the COR. The *Daily Activity Log* shall be maintained on continuous basis and shall capture all CSO post-related activities. At the Government's request, the Contractor shall make the log available for review and inspection.

C.24.2 *Court Facility Incident Report (CSO Form 003)*: A CSO shall prepare and submit a *Court Facility Incident Report* whenever he is involved or observes a suspicious or security-related incident at a court facility. With the exception of false alarms or alarm tests, all incidents such as, but not limited to, disruptive persons, threats, forced entry, illegal weapons, open arrest warrants, suspicious packages, etc., shall be reported immediately to the COR of the District on a *Court Facility Incident Report*, within 24-hours of the occurrence. A copy of the Facility Security Incident Report form is located in Section J, *List of Attachments*.

C.24.3 *Court Facility Monthly Statistical Summary Report (CSO Form 002)*

The Contractor shall complete and submit a *Court Facility Monthly Statistical Summary Report* to the COR by the tenth (10th) calendar day of each month. This report provides statistical information on the number of illegal weapons, contraband, and prohibited items detected and/or confiscated by CSOs during the preceding month. Such information shall be recorded on the *Court Facility Monthly Statistical Summary Report*. It is designed to collect information on incidents that are threatening or appear to threaten the safety and security of the Judiciary. In addition to the above, it is also designed to capture the details of all incidents involving arrests or detainment and other serious incidents such as, disruptive persons, threats, forced entry, illegal weapons, open arrest warrants, suspicious packages, occurring inside or outside of the courtroom that required CSO action. The Contractor shall prepare the *Court Facility Monthly Statistical Summary Report* to document the number of hours each CSO performs in the following areas: (1) courtroom assignment; (2) travel; (3) training; and (4) weapons qualification. The *Court Facility Security Monthly Statistical Summary Report* must be reviewed and signed by the COR prior to forwarding it to the Office of Court Security. A copy of the form is provided in Section J, *List of Attachments*.

C.24.4 *Daily Time and Attendance Log*:

C.24.4.1 The Contractor shall maintain at all times and as directed by the COR, an official *Daily Time and Attendance Log*, for each court facility authorized CSOs (See Section B-3 and Section J1(C0 and (D) for official court facility locations). The Contractor shall require all CSOs, including LCSOs, to record their actual arrival and departure times on the *Daily Time and Attendance Log* while performing under this contract.

C.24.4.2 The *Daily Time and Attendance Log* will be placed in an area designated by the COR and must be maintained in an Government approved chronological or alphabetical order for each court facility where CSOs provide services. The log shall include the names of each CSO, the date of performance, arrival and departure times, the actual hours worked by each CSO, an explanation block to address attendance issues, and a signature block for each CSO to certify their time and attendance entries. If, for any reason, a CSO is not

present to perform, the Contractor shall document the reason why the CSO was not available in the *Daily Time and Attendance Log*. The Contractor shall provide, as supporting documentation, a legible copy of each log to the COR and the CO with each applicable monthly invoice(s).

C.24.5 *Emergency Systems Report:* The Contractor shall provide a monthly *Emergency Systems Report* to confirm the testing, the condition, and the status of all duress alarms, control panels, and battery-operated emergency lighting, as required by this contract. The Contractor shall provide the report to the COR by the tenth (10th) of each month. The *Emergency Systems Report* shall indicate the name of the CSO that performed the tests, the date and time the tests were conducted, the location of the alarms, control panels and lighting, and be presented in a Government approved format. The report shall also indicate whether a repair order was placed, when and what time the repair order was placed, the name of the company and the person contacted for the repair, and when the equipment was repaired.

C.24.6 *Monthly Activity Report:* The Contractor shall complete and submit a *Court Security Officer Monthly Activity Report* to the Government by the tenth (10th) calendar day of each month.

C.24.6.1 The report compiles information related to every requirement of the contract. A sample of the report is included under Section J3(F). The report includes as a minimum, information on::

- Circuit Position Summary
- Staffing Information per Facility per CSO
 - Employee Status
 - Uniform Issuance
 - Weapons Qualification
 - Medical Examination Date
 - Training Completed
- Vacancies
- New Employees
- Overtime
- Enhancements
- Travel
- Accidents
- Major Accomplishments
- Billing
- Monthly Hours Worked Report – Category 1 and 3 only

C.24.6.2 The report or data will be subject to review and analyzed by the following offices listed in the chart below. The Contractor shall provide an electronic copy of the data on a CD-ROM or other media mutually acceptable to the Government and the Contractor. For security and privacy reasons, the Contractor is prohibited from transmitting any data to the Government via e-mail.

United States Marshals Service Judicial Security Division Office of Court Security 2604 Jefferson Davis Highway Alexandria, VA 22301
Each designated COR. (Refer to respective task orders for the mailing address.)
Administrative Office of the United States Courts One Columbus Circle, N.W. Court Security Office, Room G-310 Washington, DC 20544

C.26.6.3 The Government reserves the right, at no cost to the Government, to convert the MAR from an electronic, or other media, database to a standardized Government provided electronic database that can be sorted and used for analysis and results output. Delivery will remain unchanged, and shall be provided on a CD-ROM.

C.25 QUALITY ASSURANCE

C.25.1 General. Control Plan (QCP). General: The Contractor shall provide the CO a detailed Quality Assurance/Control Plan (QCP) within 30 calendar days of contract award.

C.25.1.1 The Contractor's QCP is not limited to, but at a minimum, shall include the following:

- The type and frequency of the Contractors quality control actions and inspections
- Inspection checklist.
- Table of discipline procedures and minimum punishments per infraction.
- Sample Report templates.
- Quality Control Inspectors qualifications.
- Performance metrics.
- Correction metrics.

C.25.1.2 The Contractor's Quality Control Inspectors shall conduct inspections in accordance with the QCP as frequently as necessary to ensure effective contract performance. At a minimum, each court facility shall be inspected on a quarterly basis.

- The QCP shall explain a metric-based inspection procedure that evaluates internal controls, procedures and security practices relative to all major areas of contract administration and management found herein.

- In the event deviations/discrepancies are discovered, the Contractor shall provide measurement parameters, corrective actions to be taken, and demonstrate how identified deficiencies have or will decrease due to measures enacted or proposed.

C.25.1.3 Quality Control Inspectors shall not serve as Lead Court Security Officers or Court Security Officers under this contract.

C.25.1.4 Quality Control Inspectors shall prepare a detailed report for every inspection. All reports shall remain on file with the Contractor during the entire contract period or as otherwise directed by the Government. These records shall be centrally maintained by the Contractor and be made available to the Government for the purpose of periodic compliance reviews or upon the request of the Government.

C.25.1.5 The Contractor shall brief the COR within 24 hours of any deficiency discovered during a Quality Control Inspection, and provide the CO with a written report detailing the deficiency and the corrective action taken within ten (10) calendar days.

C.25.1.6 The Contractor shall, on a quarterly basis, provide the CO a summary of all Quality Control Inspections during the previous quarter.

C.25.1.7 The Contractor shall, at its own expense, undertake necessary or additional quality controls which may be in excess of those which the Contractor identified in its proposal. When the Contractor's performance indicates a need for additional quality control measures, the CO will meet with the Contractor to discuss performance, training, QCP, or any other area of concern.

C.25.2 General. Government Assurance and Reviews. The Government shall use any method deemed necessary to ensure the Contractor and contract employees are following the terms of the contract. These methods are not limited to, but include the following:

- Unannounced record audits
- Surveillance by USMS staff
- Unannounced Facility Security (intrusion) Tests
- Surveys of Contractor performance

C.25.2.1 A survey of Contractor performance and contract employees shall include, but is not limited to, professionalism, courtesy, conduct, knowledge of assigned duties, and timely response to requests for information.

C.25.2.2. All training or qualification sessions provided by the Contractor shall be subject to unannounced observation by USMS personnel. The purpose of such observation is to ensure the Contractor is providing quality training and meeting training requirements as defined in the Training Plan and this contract.

C.25.2.3 The Government may take appropriate contractual remedies when the Contractor does not meet the requirements of this contract.

C.26 TRANSITION PERIOD

C.26.1 Phase-In: Within 30 days from the start date of the new contract period for the follow-on contract, if the incumbent Contractor is not selected herein, the incumbent Contractor shall

provide Phase-In support to the new awardee. The Phase-In activities shall include functions such as:

- Transfer of knowledge, experience, and lessons learned to the new Contractor.
- Assistance in start-up to ensure no disruption in service and a smooth transition.
- Appropriate transfer of property, documentation or personnel, as agreed to, between the parties.

C.26.2 Phase-Out: At the end of the period of performance of the contract, the incumbent CM shall be prepared to transition work load to the successor Contractor, as applicable. This transition will include digital and hard copies of all in-progress working files, historical files, briefings for incoming personnel, timelines, and standards for completion. (See Section I, FAR Clause 52.237-3).

The transition plan shall be submitted to the CO for approval no-later-than ninety (90) calendar days from contract award. This transition shall include. digital and hard copies of all in-progress working files, historical files, briefings for incoming personnel, timelines and standards for completion.