CONTRACT BETWEEN THE CITY OF AUSTIN AND TIBH Industries, Inc. with Relief Enterprise, Inc. For Janitorial Services for the HHSD Bastrop WIC Clinic

This Contract is made and entered into effective July 1, 2015 by and between the City of Austin ("City"), a homerule municipality incorporated by the State of Texas, and TIBH Industries ("Contractor"), having offices at 1011 East 53 ½ Street, Austin, Texas 78751. The performance of this Contract will be by Relief Enterprise, Inc. ("Performing Party") having offices at P.O. Box 15088, Austin, Texas 78761-5088 to provide janitorial services for the Austin/Travis County Health & Human Service Department (at frequencies and time frames specified in Exhibit B herein), pursuant to the authority granted in compliance with the provisions of Chapter 122, Title 8, Human Resources Code.

The undersigned parties do certify that (i) the services specified above are necessary and essential for activities that are within the statutory functions and programs of the City, and (ii) the services, supplies or contract are not required by Section 21 of Article XVI of the Constitution of the State of Texas to be supplied under contract given to the lowest responsible bidder.

SECTION 1. GRANT OF AUTHORITY, SERVICES AND DUTIES

1.1 <u>Engagement of the Parties</u>. Subject to the general supervision and control of the City and subject to the provisions of the Terms and Conditions contained herein, the Performing Party through the Contractor is engaged to provide the services set forth in Section 2, Scope of Work.

1.2 **Responsibilities of the Performing Party.** The Performing Party shall provide all technical and professional expertise, knowledge, management, and other resources required for accomplishing all aspects of the tasks and associated activities identified in the Scope of Work. In the event that the need arises for the Performing Party to perform services beyond those stated in the Scope of Work, the Contractor, Performing Party, and the City shall negotiate mutually agreeable terms and compensation for completing the additional services.

1.3 <u>Responsibilities of the Contractor.</u> The Contractor shall manage the Contract for the Performing Party and be responsible for all Terms and Conditions not detailed in the Scope of Work.

1.4 <u>Responsibilities of the City</u>. The City's Contract Manager will be responsible for exercising general oversight of the Contractor's activities in completing the Scope of Work. Specifically, the Contract Manager will represent the City's Interests in resolving day-to-day issues that may arise during the term of this Contract, shall participate regularly in conference calls or meetings for status reporting, shall promptly review any written reports submitted by the Contractor, and shall approve all invoices for payment, as appropriate. The City's Contract Manager shall give the Contractor timely feedback on the acceptability of progress and task reports.

1.4 <u>Designation of Key Personnel</u>. The Contractor's Contract Manager for this engagement shall be Abby Monk, Phone: (512)451-8145, Email Address: amonk@tibh.org. The Performing Party's Contract Manager for this engagement shall be Ronda Houston, Phone: (512)467-0115 x. 216, Email Address: Ronda@reliefenterprise.org. The City's Contract Manager for the engagement shall be Donna Sundstrom, Phone: (512) 972-6844, Email Address: Donna.Sundstrom@austintexas.gov. The City and the Contractor resolve to keep the same key personnel assigned to this engagement throughout its term. In the event that it becomes necessary for the Contractor to replace any key personnel, the replacement will be an individual having equivalent experience and competence in executing projects such as the one described herein. Additionally, the Contractor will promptly notify the City Contract Manager and obtain approval for the replacement. Such approval shall not be unreasonably withheld.

SECTION 2. SCOPE OF WORK

2.1 <u>Performing Party's Obligations</u>. The Performing Party shall fully and timely provide all deliverables described herein and in the Contractor's Offer in strict accordance with the terms, covenants, and conditions of the Contract and all applicable Federal, State, and local laws, rules, and regulations.

2.2 <u>Tasks</u>. In order to accomplish the work described herein, the Performing Party shall perform each of the tasks as detailed in Exhibit A-Purchase Specifications and Attachment B-Contractor's Bid Sheet attached hereto.

- 2.2.1 <u>Price Increases/Decreases</u>. Price increases are not applicable without prior approval of the City of Austin Purchasing Office. Price decreases may be accepted by the City of Austin at any time during the life of the contract.
- 2.2.2 <u>Modifications</u>. Job sites may be added or deleted by the City in its sole discretion. Any such modifications shall be conveyed to the Contractor and Performing Party by a written modification by the City's Contract Manager and shall be deemed accepted upon receipt by the Contractor and Performing Party.

SECTION 3. COMPENSATION

3.1 <u>Contract Amount</u>. The Contractor will be paid monthly as set forth in the Bid Sheet for job description and monthly total cost listing attached hereto as Exhibit B. In consideration for the services to be performed under this Contract, the Contractor shall be paid an amount not-to-exceed \$24,660.72 for all fees and expenses for the initial term, and \$8,220.24 for each extension option for a total contract amount not-to-exceed \$49,321.44.

3.2 <u>Payment for Services</u>. The Contractor shall pay the Performing Party, as assignee and servicing agent of Performing Party's interest in the payment under this Contract (as directed), for services received upon receipt of a proper invoice or voucher prepared by the Performing Party to Contractor, within thirty (30) days from receipt of same, provided that favorable inspection of work performed is documented and authorization to pay is graded. Payment for services performed shall be billed at a rate based upon the amount of work completed as noted on the invoice provided, however, that favorable inspection of work performed is documented and authorization to pay is granted by the City.

3.2 Invoices.

3.2.1 Invoices shall contain a unique invoice number, the purchase order or delivery order number and the master agreement number if applicable, the Department's Name, and the name of the point of contact for the Department. Invoices shall be itemized. The Contractor's name and, if applicable, the tax identification number on the invoice must exactly match the information in the Contractor's registration with the City. Unless otherwise instructed in writing, the City may rely on the remittance address specified on the Contractor's invoice. Invoices received without all required information cannot be processed and will be returned to the Contractor. Invoices shall be e-mailed to the below address:

Annal Contractor	City of Austin
Department	Austin/Travis County Health & Human Services Department
Attn:	Donna Sundstrom
Email Address:	HHSDAPInvoices@austintexas.gov

3.2.2 Unless otherwise expressly authorized in the Contract, the Performing Party shall pass through all Subcontract and other authorized expenses at actual cost without markup.

3.2.3 Federal excise taxes, State taxes, or City sales taxes must not be included in the invoiced amount. The City will furnish a tax exemption certificate upon request.

3.3 Payment.

3.3.1 All proper invoices received by the City will be paid within thirty (30) calendar days of the City's receipt of the deliverables or of Contractor's invoice, whichever is later.

3.3.2 If payment is not timely made, (per this paragraph), interest shall accrue on the unpaid balance at the lesser of the rate specified in Texas Government Code Section 2251.025 or the maximum lawful rate; except, if payment is not timely made for a reason for which the City may withhold payment hereunder, interest shall not accrue until ten (10) calendar days after the grounds for withholding payment have been resolved.

3.3.3 The City may withhold or off set the entire payment or part of any payment otherwise due the Contractor to such extent as may be necessary on account of:

3.3.3.1 delivery of defective or non-conforming deliverables by the Contractor or Performing Party;

3.3.3.2 third party claims, which are not covered by the insurance which the Contractor or Performing Party is required to provide, are filed or reasonable evidence indicating probable filing of such claims;

3.3.3.3 failure of the Contractor or Performing Party to pay Subcontractors, or for labor, materials or equipment;

3.3.3.4 damage to the property of the City or the City's agents, employees or contractors, which is not covered by insurance required to be provided by the Contractor or Performing Party;

3.3.3.5 reasonable evidence that the Contractor's or Performing Party's obligations will not be completed within the time specified in the Contract, and that the unpaid balance would not be adequate to cover actual or liquidated damages for the anticipated delay;

3.3.3.6 failure of the Contractor to submit proper invoices with all required attachments and supporting documentation; or

3.3.3.7 failure of the Contractor or Performing Party to comply with any material provision of the Contract Documents.

3.3.4 Notice is hereby given of Article VIII, Section 1 of the Austin City Charter which prohibits the payment of any money to any person, firm or corporation who is in arrears to the City for taxes, and of §2-8-3 of the Austin City Code concerning the right of the City to offset indebtedness owed the City.

3.3.5 Payment will be made by check to Contractor unless the parties mutually agree to payment by credit card or electronic transfer of funds. The Contractor agrees that there shall be no additional charges, surcharges, or penalties to the City for payments made by credit card or electronic transfer of funds.

3.4 <u>Non-Appropriation</u>. The awarding or continuation of this Contract is dependent upon the availability of funding. The City's payment obligations are payable only and solely from funds Appropriated and available for this Contract. The absence of Appropriated or other lawfully available funds shall render the Contract null and void to the extent funds are not Appropriated or available and any deliverables delivered but unpaid shall be returned to the Contractor. The City shall provide the Contractor written notice of the failure of the City to make an adequate Appropriation for any fiscal year to pay the amounts due under the Contract, or the reduction of any Appropriation to an amount insufficient to permit the City to pay its obligations under the Contract. In the event of non or inadequate appropriation of funds, there will be no penalty nor removal fees charged to the City.

3.5 Final Payment and Close-Out.

3.5.1 The making and acceptance of final payment will constitute:

3.5.1.1 a waiver of all claims by the City against the Contractor or Performing Party, except claims (1) which have been previously asserted in writing and not yet settled, (2) arising from defective work appearing after final inspection, (3) arising from failure of the Contractor to comply with the Contract or the terms of any warranty specified herein, (4) arising from the Contractor's continuing obligations under the Contract, including but not limited to indemnity and warranty obligations, or (5) arising under the City's right to audit; and

3.5.1.2 a waiver of all claims by the Contractor or Performing Party against the City other than those previously asserted in writing and not yet settled.

SECTION 4. TERM AND TERMINATION

4.1 <u>Term of Contract</u>. This Contract shall become effective on July 1, 2015 and shall remain in effect for a period of thirty-six (36) months thereafter. The Contract may be extended for up to three (3) additional twelve (12) month periods, subject to the approval of the Contractor and the City's Purchasing Officer or his designee.

4.1.1 Upon expiration of the initial term or period of extension, the Contractor and Performing Party agrees to hold over under the terms and conditions of this Contract for such a period of time as is reasonably necessary to re-solicit and/or compete the project (not to exceed 120 calendar days unless mutually agreed to in writing).

4.2 <u>Right to Assurance</u>. Whenever one party to the Contract in good faith has reason to question the other party's intent to perform, demand may be made to the other party for written assurance of the intent to perform. In the event that no assurance is given within the time specified after demand is made, the demanding party may treat this failure as an anticipatory repudiation of the Contract.

4.3 <u>Default</u>. The Contractor or Performing Party shall be in default under the Contract if the Contractor or Performing Party (a) fails to fully, timely and faithfully perform any of its material obligations under the Contract, (b) fails to provide adequate assurance of performance under the "Right to Assurance paragraph herein, (c) becomes insolvent or seeks relief under the bankruptcy laws of the United States or (d) makes a material misrepresentation in Contractor's Offer, or in any report or deliverable required to be submitted by Contractor to the City.

4.4 Termination For Cause. In the event of a default by the Contractor or Performing Party, the City shall have the right to terminate the Contract for cause, by written notice effective ten (10) calendar days, unless otherwise specified, after the date of such notice, unless the Contractor or Performing Party, within such ten (10) day period, cures such default, or provides evidence sufficient to prove to the City's reasonable satisfaction that such default does not, in fact, exist. The City may place Contractor and/or Performing Party on probation for a specified period of time within which the Contractor and/or Performing Party must correct any non-compliance issues. Probation shall not normally be for a period of more than nine (9) months, however, it may be for a longer period, not to exceed one (1) year depending on the circumstances. If the City determines the Contractor or Performing Party has failed to perform satisfactorily during the probation period, the City may proceed with suspension. In the event of a default by the Contractor and/or Performing Party, the City may suspend or debar the Contractor and/or Performing Party in accordance with the "City of Austin Purchasing Office Probation, Suspension and Debarment Rules for Vendors" and remove the Contractor and/or Performing Party from the City's vendor list for up to five (5) years and any Offer submitted by the Contractor may be disgualified for up to five (5) years. In addition to any other remedy available under law or in equity, the City shall be entitled to recover all actual damages, costs, losses and expenses, incurred by the City as a result of the Contractor's and/or Performing Party's default, including, without limitation, cost of cover, reasonable attorneys' fees, court costs, and prejudgment and post-judgment interest at the maximum lawful rate. All rights and remedies under the Contract are cumulative and are not exclusive of any other right or remedy provided by law.

4.5 <u>Termination Without Cause</u>. The City shall have the right to terminate the Contract, in whole or in part, without cause any time upon thirty (30) calendar days prior written notice. Upon receipt of a notice of termination, the Contractor and Performing Party shall promptly cease all further work pursuant to the Contract, with such exceptions, if any, specified in the notice of termination. The City shall pay the Contractor, to the extent of funds Appropriated or otherwise legally available for such purposes, for all goods delivered and services performed and obligations incurred prior to the date of termination in accordance with the terms hereof.

4.6 <u>Fraud</u>. Fraudulent statements by the Contractor or Performing Party on any Offer or in any report or deliverable required to be submitted by the Contractor or Performing Party to the City shall be grounds for the termination of the Contract for cause by the City and may result in legal action.

SECTION 5. OTHER DELIVERABLES

5.1 Insurance: The following insurance requirements apply.

5.1.1 General Requirements.

5.1.1.1 The Contractor and Performing Party shall at a minimum carry insurance in the types and amounts indicated herein for the duration of the Contract and during any warranty period.

5.1.1.2 The Contractor and Performing Party shall provide a Certificate of Insurance as verification of coverages required below to the City at the below address prior to Contract execution and within fourteen (14) calendar days after written request from the City.

5.1.1.3 The Contractor and Performing Party must also forward a Certificate of Insurance to the City whenever a previously identified policy period has expired, or an extension option or holdover period is exercised, as verification of continuing coverage.

5.1.1.4 The Contractor and Performing Party shall not commence work until the required insurance is obtained and has been reviewed by City. Approval of insurance by the City shall not relieve or decrease the liability of the Contractor and Performing Party hereunder and shall not be construed to be a limitation of liability on the part of the Contractor or Performing Party.

5.1.1.5 The City may request that the Contractor and Performing Party submit certificates of insurance to the City for all subcontractors prior to the subcontractors commencing work on the project.

5.1.1.6 The Contractor's and Performing Party's and all subcontractors' insurance coverage shall be written by companies licensed to do business in the State of Texas at the time the policies are issued and shall be written by companies with A.M. Best ratings of B+VII or better.

5.1.1.7 All endorsements naming the City as additional insured, waivers, and notices of cancellation endorsements as well as the Certificate of Insurance shall be mailed to the following address:

City of Austin Purchasing Office P. O. Box 1088 Austin, Texas 78767

5.1.1.8 The "other" insurance clause shall not apply to the City where the City is an additional insured shown on any policy. It is intended that policies required in the Contract, covering both the City and the Contractor or Performing Party, shall be considered primary coverage as applicable.

5.1.1.9 If insurance policies are not written for amounts specified in Paragraph 5.1.2, Specific Coverage Requirements, the Contractor and Performing Party shall carry Umbrella or Excess Liability Insurance for any differences in amounts specified. If Excess Liability Insurance is provided, it shall follow the form of the primary coverage.

5.1.1.10 The City shall be entitled, upon request, at an agreed upon location, and without expense, to review certified copies of policies and endorsements thereto and may make any reasonable requests for deletion or revision or modification of particular policy terms, conditions, limitations, or exclusions except where policy provisions are established by law or regulations binding upon either of the parties hereto or the underwriter on any such policies.

5.1.1.11 The City reserves the right to review the insurance requirements set forth during the effective period of the Contract and to make reasonable adjustments to insurance coverage, limits, and exclusions when deemed necessary and prudent by the City based upon changes in statutory law, court decisions, the claims history of the industry or financial condition of the insurance company as well as the Contractor and Performing Party.

5.1.1.12 The Contractor and Performing Party shall not cause any insurance to be canceled nor permit any insurance to lapse during the term of the Contract or as required in the Contract.

5.1.1.13 The Contractor and Performing Party shall be responsible for premiums, deductibles and self-insured retentions, if any, stated in policies. All deductibles or self-insured retentions shall be disclosed on the Certificate of Insurance.

5.1.1.14 The Contractor and Performing Party shall endeavor to provide the City thirty (30) calendar days written notice of erosion of the aggregate limits below occurrence limits for all applicable coverages indicated within the Contract.

5.1.2 <u>Specific Coverage Requirements</u>. The Contractor and Performing Party shall at a minimum carry insurance in the types and amounts indicated below for the duration of the Contract, including extension options and hold over periods, and during any warranty period. These insurance coverages are required minimums and are not intended to limit the responsibility or liability of the Contractor and Performing Party.

5.1.2.1 <u>Commercial General Liability Insurance</u>. The minimum bodily injury and property damage per occurrence are \$500,000 for coverages A (Bodily Injury and Property Damage) and B (Personal and Advertising Injuries). The policy shall contain the following provisions and endorsements.

5.1.2.1.1 Contractual liability coverage for liability assumed under the Contract and all other Contracts related to the project.

5.1.2.1.2 Contractor/Subcontracted Work.

5.1.2.1.3 Products/Completed Operations Liability for the duration of the warranty period.

5.1.2.1.4 Waiver of Subrogation, Endorsement CG 2404, or equivalent coverage.

5.1.2.1.5 Thirty (30) calendar day's Notice of Cancellation, Endorsement CG 0205, or equivalent coverage.

5.1.2.1.6 The City of Austin listed as an additional insured, Endorsement CG 2010, or equivalent coverage.

5.1.2.2 <u>Business Automobile Liability Insurance</u>. The Contractor and Performing Party shall provide coverage for all owned, non-owned and hired vehicles with a minimum combined single limit of \$500,000 per occurrence for bodily injury and property damage. Alternate acceptable limits are \$250,000 bodily injury per person, \$500,000 bodily injury per occurrence and at least \$100,000 property damage liability per accident. The policy shall contain the following endorsements:

5.1.2.2.1 Waiver of Subrogation, Endorsement CA0444, or equivalent coverage.

5.1.2.2.2 Thirty (30) calendar day's Notice of Cancellation, Endorsement CA0244, or equivalent coverage.

5.1.2.2.3 The City of Austin listed as an additional insured, Endorsement CA2048, or equivalent coverage.

5.1.2.3 Worker's Compensation and Employers' Liability Insurance. Coverage shall be consistent with statutory benefits outlined in the Texas Worker's Compensation Act (Section 401). The minimum policy limits for Employer's Liability are \$100,000 bodily injury each accident, \$500,000 bodily injury by disease policy limit and \$100,000 bodily injury by disease each employee. The policy shall contain the following provisions and endorsements:

5.1.2.3.1 The Contractor's and Performing Party's policy shall apply to the State of Texas.

5.1.2.3.2 Waiver of Subrogation, Form WC420304, or equivalent coverage.

5.1.2.3.3 Thirty (30) calendar day's Notice of Cancellation, Form WC420601, or equivalent coverage.

5.1.2.5 <u>Endorsements</u>. The specific insurance coverage endorsements specified above, or their equivalents must be provided. In the event that endorsements, which are the equivalent of the required coverage, are proposed to be substituted for the required coverage, copies of the equivalent endorsements must be provided for the City's review and approval.

5.2 Equal Opportunity.

5.2.1 Equal Employment Opportunity. No Contractor or Contractor's agent shall engage in any discriminatory employment practice as defined in Chapter 5-4 of the City Code. No Bid submitted to the City shall be considered, nor any Purchase Order issued, or any Contract awarded by the City unless the Contractor has executed and filed with the City Purchasing Office a current Non-Discrimination Certification. The Performing Party shall sign and return the Non-Discrimination Certification attached hereto as Exhibit C. Non-compliance with Chapter 5-4 of the City Code may result in sanctions, including termination of the contract and the Contractor's suspension or debarment from participation on future City contracts until deemed compliant with Chapter 5-4.

5.2.2 <u>Americans With Disabilities Act (ADA) Compliance</u>. No Contractor, or Contractor's agent shall engage in any discriminatory employment practice against individuals with disabilities as defined in the ADA.

5.3 Acceptance of Incomplete or Non-Conforming Deliverables. If, instead of requiring immediate correction or removal and replacement of defective or non-conforming deliverables, the City prefers to accept it, the City may do so. The Contractor and Performing Party shall pay all claims, costs, losses and damages attributable to the City's evaluation of and determination to accept such defective or non-conforming deliverables. If any such acceptance occurs prior to final payment, the City may deduct such amounts as are necessary to compensate the City for the diminished value of the defective or non-conforming deliverables. If the acceptance occurs after final payment, such amount will be refunded to the City by the Contractor.

5.4 Delays.

5.4.1 The City may delay scheduled delivery or other due dates by written notice to the Contractor and Performing Party if the City deems it is in its best interest. If such delay causes an increase in the cost of the work under the Contract, the City and the Contractor and the Performing Party shall negotiate an equitable adjustment for costs incurred by the Contractor and Performing Party in the Contract price and execute an amendment to the Contract. The Contractor and Performing Party must assert its right to an adjustment within thirty (30) calendar days from the date of receipt of the notice of delay. Failure to agree on any adjusted price shall be handled under the Dispute Resolution process specified herein. However,

nothing in this provision shall excuse the Contractor and Performing Party from delaying the delivery as notified.

5.4.2 Neither party shall be liable for any default or delay in the performance of its obligations under this Contract if, while and to the extent such default or delay is caused by acts of God, fire, riots, civil commotion, labor disruptions, sabotage, sovereign conduct, or any other cause beyond the reasonable control of such Party. In the event of default or delay in Contract performance due to any of the foregoing causes, then the time for completion of the services will be extended; provided, however, in such an event, a conference will be held within three (3) business days to establish a mutually agreeable period of time reasonably necessary to overcome the effect of such failure to perform.

SECTION 6. WARRANTIES

6.1 <u>Warranty – Services</u>. The Contractor and Performing Party warrants and represents that all services to be provided to the City under the Contract will be fully and timely performed in a good and workmanlike manner in accordance with generally accepted industry standards and practices, the terms, conditions, and covenants of the Contract, and all applicable Federal, State and local laws, rules or regulations.

6.1.1 The Contractor and Performing Party may not limit, exclude or disclaim the foregoing warranty or any warranty implied by law, and any attempt to do so shall be without force or effect.

6.1.2 Unless otherwise specified in the Contract, the warranty period shall be <u>at least</u> one year from the acceptance date. If during the warranty period, one or more of the warranties are breached, the Contractor or Performing Party shall promptly upon receipt of demand perform the services again in accordance with above standard at no additional cost to the City. All costs incidental to such additional performance shall be borne by the Contractor. The City shall endeavor to give the Contractor written notice of the breach of warranty within thirty (30) calendar days of discovery of the breach of warranty, but failure to give timely notice shall not impair the City's rights under this section.

6.1.3 If the Contractor or Performing Party is unable or unwilling to perform its services in accordance with the above standard as required by the City, then in addition to any other available remedy, the City may reduce the amount of services it may be required to purchase under the Contract from the Contractor, and purchase conforming services from other sources. In such event, the Contractor shall pay to the City upon demand the increased cost, if any, incurred by the City to procure such services from another source.

SECTION 7. MISCELLANEOUS

7.1 <u>Place and Condition of Work</u>. The City shall provide the Performing Party access to the sites where the Performing Party is to perform the services as required in order for the Performing Party to perform the services in a timely and efficient manner in accordance with and subject to the applicable security laws, rules, and regulations. The Contractor and Performing Party acknowledges that it has satisfied itself as to the nature of the City's service requirements and specifications, the location and essential characteristics of the work sites, the quality and quantity of materials, equipment, labor and facilities necessary to perform the services, and any other condition or state of fact which could in any way affect performance of the Contractor's and Performing Party's obligations under the Contract. The Contractor and Performing Party hereby releases and holds the City harmless from and against any liability or claim for damages of any kind or nature if the actual site or service conditions differ from expected conditions.

7.2 Workforce.

7.2.1 The Contractor and Performing Party shall employ only orderly and competent workers, skilled in the performance of the services which they will perform under the Contract.

7.2.2 The Contractor and the Performing Party's employees, subcontractors, and subcontractor's employees may not while engaged in participating or responding to a solicitation or while in the course and scope of delivering goods or services under a City of Austin contract or on the City's property:

7.2.2.1 use or possess a firearm, including a concealed handgun that is licensed under state law, except as required by the terms of the Contract; and

7.2.2.2 use or possess alcoholic or other intoxicating beverages, illegal drugs or controlled substances, nor may such workers be intoxicated, or under the influence of alcohol or drugs, on the job.

7.2.3 If the City or the City's representative notifies the Contractor or Performing Party that any worker is incompetent, disorderly or disobedient, has knowingly or repeatedly violated safety regulations, has possessed any firearms, or has possessed or was under the influence of alcohol or drugs on the job, the Contractor shall immediately remove such worker from Contract services, and may not employ such worker again on Contract services without the City's prior written consent.

7.3 <u>Compliance with Health, Safety, and Environmental Regulations</u>. The Contractor and the Performing Party, their Subcontractors, and their respective employees, shall comply fully with all applicable federal, state, and local health, safety, and environmental laws, ordinances, rules and regulations in the performance of the services, including but not limited to those promulgated by the City and by the Occupational Safety and Health Administration (OSHA). In case of conflict, the most stringent safety requirement shall govern. The Contractor and Performing Party shall indemnify and hold the City harmless from and against all claims, demands, suits, actions, judgments, fines, penalties and liability of every kind arising from the breach of the Contractor's obligations under this paragraph.

7.4 <u>Significant Event</u>. The Contractor or Performing Party shall immediately notify the City's Contract Manager of any current or prospective "significant event" on an ongoing basis. All notifications shall be submitted in writing to the Contract Manager. As used in this provision, a "significant event" is any occurrence or anticipated occurrence which might reasonably be expected to have a material effect upon the Contractor's ability to meet its contractual obligations. Significant events may include but not be limited to the following:

7.4.1 disposal of major assets;

7.4.2 any major computer software conversion, enhancement or modification to the operating systems, security systems, and application software, used in the performance of this Contract;

7.4.3 any significant termination or addition of provider contracts;

7.4.4 the Contractor's or Performing Party's insolvency or the imposition of, or notice of the intent to impose, a receivership, conservatorship or special regulatory monitoring, or any bankruptcy proceedings, voluntary or involuntary, or reorganization proceedings;

7.4.5 strikes, slow-downs or substantial impairment of the Contractor's or Performing Party's facilities or of other facilities used by the Contractor in the performance of this Contract;

7.4.6 reorganization, reduction and/or relocation in key personnel;

7.4.7 known or anticipated sale, merger, or acquisition;

7.4.8 known, planned or anticipated stock sales;

7.4.9 any litigation against the Contractor or Performing Party; or

7.4.10 significant change in market share or product focus.

7.5 Right To Audit.

7.5.1 The Contractor and Performing Party agree that the representatives of the Office of the City Auditor or other authorized representatives of the City shall have access to, and the right to audit, examine, or reproduce, any and all records of the Contractor related to the performance under this Contract. The Contractor shall retain all such records for a period of three (3) years after final payment on this Contract or until all audit and litigation matters that the City has brought to the attention of the Contractor are resolved, whichever is longer. The Contractor agrees to refund to the City any overpayments disclosed by any such audit.

7.5.2 The Contractor or Performing Party shall include this provision in all subcontractor agreements entered into in connection with this Contract.

7.6 <u>Stop Work Notice</u>. The City may issue an immediate Stop Work Notice in the event the Contractor and Performing Party is observed performing in a manner that is in violation of Federal, State, or local guidelines, or in a manner that is determined by the City to be unsafe to either life or property. Upon notification, the Contractor or Performing Party will cease all work until notified by the City that the violation or unsafe condition has been corrected. The Contractor shall be liable for all costs incurred by the City as a result of the issuance of such Stop Work Notice.

7.7 Indemnity.

7.7.1 Definitions:

7.7.1.1 "Indemnified Claims" shall include any and all claims, demands, suits, causes of action, judgments and liability of every character, type or description, including all reasonable costs and expenses of litigation, mediation or other alternate dispute resolution mechanism, including attorney and other professional fees for:

7.7.1.1.1 damage to or loss of the property of any person (including, but not limited to the City, the Contractor, the Performing Party, their respective agents, officers, employees and subcontractors; the officers, agents, and employees of such subcontractors; and third parties); and/or;

7.7.1.1.2 death, bodily injury, illness, disease, worker's compensation, loss of services, or loss of income or wages to any person (including but not limited to the agents, officers and employees of the City, the Contractor, the Performing Party, the Contractor's subcontractors, and third parties),

7.7.1.2 "Fault" shall include the sale of defective or non-conforming deliverables, negligence, willful misconduct, or a breach of any legally imposed strict liability standard.

7.7.2 THE CONTRACTOR OR PERFORMING PARTY SHALL DEFEND (AT THE OPTION OF THE CITY), INDEMNIFY, AND HOLD THE CITY, ITS SUCCESSORS, ASSIGNS, OFFICERS, EMPLOYEES AND ELECTED OFFICIALS HARMLESS FROM AND AGAINST ALL INDEMNIFIED CLAIMS DIRECTLY ARISING OUT OF, INCIDENT TO, CONCERNING OR RESULTING FROM THE FAULT OF THE CONTRACTOR OR PERFORMING PARTY, OR THE CONTRACTOR'S OR PERFORMING PARTY'S AGENTS, EMPLOYEES OR SUBCONTRACTORS, IN THE PERFORMANCE OF THE CONTRACTOR'S OR PERFORMING PARTY'S OBLIGATIONS UNDER THE CONTRACT. NOTHING HEREIN SHALL BE DEEMED TO LIMIT THE RIGHTS OF THE CITY OR THE CONTRACTOR OR PERFORMING PARTY (INCLUDING, BUT NOT LIMITED TO, THE RIGHT TO SEEK CONTRIBUTION) AGAINST ANY THIRD PARTY WHO MAY BE LIABLE FOR AN INDEMNIFIED CLAIM.

7.8 <u>Claims</u>. If any claim, demand, suit, or other action is asserted against the Contractor or Performing Party which arises under or concerns the Contract, or which could have a material adverse effect on the Contractor's or Performing Party's ability to perform thereunder, the Contractor or Performing Party shall give written notice

thereof to the City within ten (10) calendar days after receipt of notice by the Contractor or Performing Party. Such notice to the City shall state the date of notification of any such claim, demand, suit, or other action; the names and addresses of the claimant(s); the basis thereof; and the name of each person against whom such claim is being asserted. Such notice shall be delivered personally or by mail and shall be sent to the City and to the Austin City Attorney. Personal delivery to the City Attorney shall be to City Hall, 301 West 2nd Street, 4th Floor, Austin, Texas 78701, and mail delivery shall be to P.O. Box 1088, Austin, Texas 78767.

7.9 Notices. Unless otherwise specified, all notices, requests, or other communications required or appropriate to be given under the Contract shall be in writing and shall be deemed delivered three (3) business days after postmarked if sent by U.S. Postal Service Certified or Registered Mail, Return Receipt Requested. Notices delivered by other means shall be deemed delivered upon receipt by the addressee. Routine communications may be made by first class mail, telefax, or other commercially accepted means. Notices to the City and the Contractor shall be addressed as follows:

To the City:	To the Contractor:			
City of Austin, Purchasing Office	TIBH Industries			
ATTN: Contract Administrator	ATTN: Abby Monk, Contract Manager			
P O Box 1088	1011 East 53 1/2 Street			
Austin, TX 78767	Austin, Texas 78751			

7.10 Confidentiality. In order to provide the deliverables to the City, Contractor or Performing Party may require access to certain of the City's and/or its licensors' confidential information (including inventions, employee information, trade secrets, confidential know-how, confidential business information, and other information which the City or its licensors consider confidential) (collectively, "Confidential Information"). Contractor and Performing Party acknowledges and agrees that the Confidential Information is the valuable property of the City and/or its licensors and any unauthorized use, disclosure, dissemination, or other release of the Confidential Information will substantially injure the City and/or its licensors. The Contractor and Performing Party (including its employees, subcontractors, agents, or representatives) agrees that it will maintain the Confidential Information in strict confidence and shall not disclose, disseminate, copy, divulge, recreate, or otherwise use the Confidential Information without the prior written consent of the City or in a manner not expressly permitted under this Contract, unless the Confidential Information is required to be disclosed by law or an order of any court or other governmental authority with proper jurisdiction, provided the Contractor or Performing Party promptly notifies the City before disclosing such information so as to permit the City reasonable time to seek an appropriate protective order. The Contractor and Performing Party agrees to use protective measures no less stringent than the Contractor and Performing Party uses within its own business to protect its own most valuable information, which protective measures shall under all circumstances be at least reasonable measures to ensure the continued confidentiality of the Confidential Information.

7.11 <u>Advertising</u>. The Contractor and Performing Party shall not advertise or publish, without the City's prior consent, the fact that the City has entered into the Contract, except to the extent required by law.

7.12 <u>No Contingent Fees</u>. The Contractor and Performing Party warrants that no person or selling agency has been employed or retained to solicit or secure the Contract upon any agreement or understanding for commission, percentage, brokerage, or contingent fee, excepting bona fide employees of bona fide established commercial or selling agencies maintained by the Contractor and Performing Party for the purpose of securing business. For breach or violation of this warranty, the City shall have the right, in addition to any other remedy available, to cancel the Contract without liability and to deduct from any amounts owed to the Contractor or Performing Party, or otherwise recover, the full amount of such commission, percentage, brokerage or contingent fee.

7.13 <u>Gratuities</u>. The City may, by written notice to the Contractor or Performing Party, cancel the Contract without liability if it is determined by the City that gratuities were offered or given by the Contractor or Performing Party or any agent or representative of the Contractor or Performing Partyto any officer or employee of the City

with a view toward securing the Contract or securing favorable treatment with respect to the awarding or amending or the making of any determinations with respect to the performing of such contract. In the event the Contract is canceled by the City pursuant to this provision, the City shall be entitled, in addition to any other rights and remedies, to recover or withhold the amount of the cost incurred by the Contractor or Performing Party in providing such gratuities.

7.14 <u>Prohibition Against Personal Interest in Contracts</u>. No officer, employee, independent consultant, or elected official of the City who is involved in the development, evaluation, or decision-making process of the performance of any solicitation shall have a financial interest, direct or indirect, in the Contract resulting from that solicitation. Any willful violation of this section shall constitute impropriety in office, and any officer or employee guilty thereof shall be subject to disciplinary action up to and including dismissal. Any violation of this provision, with the knowledge, expressed or implied, of the Contractor or Performing Party shall render the Contract voidable by the City.

7.15 <u>Independent Contractor</u>. The Contract shall not be construed as creating an employer/employee relationship, a partnership, or a joint venture. The Contractor's and Performing Party's services shall be those of an independent contractor. The Contractor and Performing Party agree and understands that the Contract does not grant any rights or privileges established for employees of the City.

7.16 <u>Assignment-Delegation</u>. The Contract shall be binding upon and enure to the benefit of the City and the Contractor and their respective successors and assigns, provided however, that no right or interest in the Contract shall be assigned and no obligation shall be delegated by the Contractor without the prior written consent of the City. Any attempted assignment or delegation by the Contractor shall be void unless made in conformity with this paragraph. The Contract is not intended to confer rights or benefits on any person, firm or entity not a party hereto; it being the intention of the parties that there be no third party beneficiaries to the Contract.

7.17 <u>Waiver</u>. No claim or right arising out of a breach of the Contract can be discharged in whole or in part by a waiver or renunciation of the claim or right unless the waiver or renunciation is supported by consideration and is in writing signed by the aggrieved party. No waiver by either the Contractor or the City of any one or more events of default by the other party shall operate as, or be construed to be, a permanent waiver of any rights or obligations under the Contract, or an express or implied acceptance of any other existing or future default or defaults, whether of a similar or different character.

7.18 <u>Modifications</u>. The Contract can be modified or amended only in writing signed by both parties. No preprinted or similar terms on any Contractor invoice, order or other document shall have any force or effect to change the terms, covenants, and conditions of the Contract.

7.19 Interpretation. The Contract is intended by the parties as a final, complete and exclusive statement of the terms of their agreement. No course of prior dealing between the parties or course of performance or usage of the trade shall be relevant to supplement or explain any term used in the Contract. Although the Contract may have been substantially drafted by one party, it is the intent of the parties that all provisions be construed in a manner to be fair to both parties, reading no provisions more strictly against one party or the other. Whenever a term defined by the Uniform Commercial Code, as enacted by the State of Texas, is used in the Contract, the UCC definition shall control, unless otherwise defined in the Contract.

7.20 Dispute Resolution.

7.20.1 If a dispute arises out of or relates to the Contract, or the breach thereof, the parties agree to negotiate prior to prosecuting a suit for damages. However, this section does not prohibit the filing of a lawsuit to toll the running of a statute of limitations or to seek injunctive relief. Either party may make a written request for a meeting between representatives of each party within fourteen (14) calendar days after receipt of the request or such later period as agreed by the parties. Each party shall include, at a minimum, one (1) senior level individual with decision-making authority regarding the dispute. The purpose of this and any subsequent meeting is to attempt in good faith to negotiate a resolution of the dispute. If, within thirty (30) calendar days after such meeting, the parties have not succeeded in negotiating a resolution of the

dispute, they will proceed directly to mediation as described below. Negotiation may be waived by a written agreement signed by both parties, in which event the parties may proceed directly to mediation as described below.

7.20.2 If the efforts to resolve the dispute through negotiation fail, or the parties waive the negotiation process, the parties may select, within thirty (30) calendar days, a mediator trained in mediation skills to assist with resolution of the dispute. Should they choose this option, the City and the Contractor agree to act in good faith in the selection of the mediator and to give consideration to qualified individuals nominated to act as mediator. Nothing in the Contract prevents the parties from relying on the skills of a person who is trained in the subject matter of the dispute or a contract interpretation expert. If the parties fail to agree on a mediator within thirty (30) calendar days of initiation of the mediation process, the mediator shall be selected by the Travis County Dispute Resolution Center (DRC). The parties agree to participate in mediation in good faith for up to thirty (30) calendar days from the date of the first mediation session. The City and the Contractor will share the mediator's fees equally and the parties will bear their own costs of participation such as fees for any consultants or attorneys they may utilize to represent them or otherwise assist them in the mediation.

7.21 Minority And Women Owned Business Enterprise (MBE/WBE) Procurement Program.

7.21.1 All City procurements are subject to the City's Minority-Owned and Women-Owned Business Enterprise Procurement Program found at Chapters 2-9A, 2-9B, 2-9C and 2-9D of the City Code. The Program provides Minority-Owned and Women-Owned Business Enterprises (MBEs/WBEs) full opportunity to participate in all City contracts.

7.21.2 The City of Austin has determined that no goals are appropriate for this Contract. Even though no goals have been established for this Contract, the Contractor is required to comply with the City's MBE/WBE Procurement Program, Chapters 2-9A, 2-9B, 2-9C and 2-9D, of the City Code, as applicable, if areas of subcontracting are identified.

7.21.3 If any service is needed to perform the Contract and the Contractor does not perform the service with its own workforce or if supplies or materials are required and the Contractor does not have the supplies or materials in its inventory, the Contractor shall contact the Department of Small and Minority Business Resources (DSMBR) at (512) 974-7600 to obtain a list of MBE and WBE firms available to perform the service or provide the supplies or materials. The Contractor must also make a Good Faith Effort to use available MBE and WBE firms. Good Faith Efforts include but are not limited to contacting the listed MBE and WBE firms to solicit their interest in performing on the Contract; using MBE and WBE firms that have shown an interest, meet qualifications, and are competitive in the market; and documenting the results of the contacts.

7.22 Jurisdiction And Venue. The Contract is made under and shall be governed by the laws of the State of Texas, including, when applicable, the Uniform Commercial Code as adopted in Texas, V.T.C.A., Bus. & Comm. Code, Chapter 1, excluding any rule or principle that would refer to and apply the substantive law of another state or jurisdiction. All issues arising from this Contract shall be resolved in the courts of Travis County, Texas and the parties agree to submit to the exclusive personal jurisdiction of such courts. The foregoing, however, shall not be construed or interpreted to limit or restrict the right or ability of the City to seek and secure injunctive relief from any competent authority as contemplated herein.

7.23 <u>Invalidity</u>. The invalidity, illegality, or unenforceability of any provision of the Contract shall in no way affect the validity or enforceability of any other portion or provision of the Contract. Any void provision shall be deemed severed from the Contract and the balance of the Contract shall be construed and enforced as if the Contract did not contain the particular portion or provision held to be void. The parties further agree to reform the Contract to replace any stricken provision with a valid provision that comes as close as possible to the intent of the stricken provision. The provisions of this section shall not prevent this entire Contract from being void should a provision which is the essence of the Contract be determined to be void.

7.24 Holidays. The following holidays are observed by the City:

Holiday	Date Observed
New Year's Day	January 1
Martin Luther King, Jr.'s Birthday	Third Monday in January
President's Day	Third Monday in February
Memorial Day	Last Monday in May
Independence Day	July 4
Labor Day	First Monday in September
Veteran's Day	November 11
Thanksgiving Day	Fourth Thursday in November
Friday after Thanksgiving	Friday after Thanksgiving
Christmas Eve	December 24
Christmas Day	December 25

If a Legal Holiday fails on Saturday, it will be observed on the preceding Friday. If a Legal Holiday fails on Sunday, it will be observed on the following Monday.

7.25 <u>Survivability of Obligations</u>. All provisions of the Contract that impose continuing obligations on the parties, including but not limited to the warranty, indemnity, and confidentiality obligations of the parties, shall survive the expiration or termination of the Contract.

7.26 <u>Non-Suspension or Debarment Certification</u>. The City of Austin is prohibited from contracting with or making prime or sub-awards to parties that are suspended or debarred or whose principals are suspended or debarred from Federal, State, or City of Austin Contracts. By accepting a Contract with the City, the Vendor certifies that its firm and its principals are not currently suspended or debarred from doing business with the Federal Government, as indicated by the General Services Administration List of Parties Excluded from Federal Procurement and Non-Procurement Programs, the State of Texas, or the City of Austin.

7.27 <u>Incorporation of Documents</u>. Section 0100, Standard Purchase Definitions, is hereby incorporated into this Contract by reference, with the same force and effect as if they were incorporated in full text. The full text versions of this Section are available, on the Internet at the following online address: http://www.austintexas.gov/sites/default/files/files/Finance/Purchasing/standard-purchase-definitions.pdf.

In witness whereof, the parties have caused duly authorized representatives to execute this Contract on the dates set forth below.

TIBH Industries, Inc. ("Contractor")

By:	able	-Por	it	
Signat	ture	/		
Name	d Name	No	k	
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Title:	Vegiona	& Mark	efine Mu	mage
Date:_	idadia	25	\bigcirc	5

CITY OF AUSTIN
By: (laudia Rodnigrez
Signature
Name: Claudia Rodriguez
Printed Name
Title: Buyer II
0
Date: 01/26/15

TIBH Industries

RELIEF ENTERPRISE, INC. ("Performing Party") By: _____ Signature h

Name: <u>Calvin Williams</u> Printed Name

Title: Chief Operations Officer

Date: 06/25/2015

List of Exhibits

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Exhibit A	Scope of Work
Exhibit B	Contractor's Bid Sheet
Exhibit C	City's Non Discrimination Certification

EXHIBIT A

CITY OF AUSTIN

HEALTH AND HUMAN SERVICES DEPARTMENT PURCHASE SPECIFICATIONS FOR JANITORIAL SERVICES

1.0 PURPOSE

This is a request for a thirty-six month service agreement with an option to extend for up to three (3) additional twelve (12) month periods for the procurement of janitorial services for the City of Austin WIC Clinic located in Bastrop, TX.

2.0 SCOPE

This specification establishes the minimum requirements for a janitorial services contract for the City of Austin WIC Clinic located at: 443 Highway 71 Bastrop, TX 78655. This office is approximately 1,400 square feet.

3.0 SERVICE REQUIREMENTS

3.1 The janitorial services shall be provided as noted in Section 3.4. Each visit (Section 4.1) services will be performed on the evening following each workday, unless previously coordinated with the facility representative and the Contract Administrator.

3.2 Services may not be required on City recognized holidays, (see supplemental purchase provisions). However, the facility will be made available outside of regular office hours for other-than-routine custodial work (i.e. carpet shampooing, stripping and waxing, etc.).

3.3 The Performing Party shall provide all labor, materials and equipment except for toilet paper, hand soap, and paper towels, which shall be furnished by the City.

3.4. The schedule of work hours for completing the service requirements at this location is as follows:

Frequency	Hours			
Mon	6:00pm to 6:00 am			
Wed	6:00 pm to 6:00 am			
Thurs	8:00 pm to 6:00 am			
2 rd Sat of each Month	1:00 pm to 6:00 am			

CITY OF AUSTIN HEALTH AND HUMAN SERVICES DEPARTMENT PURCHASE SPECIFICATIONS FOR JANITORIAL SERVICES

Performing Party shall make every effort to not interfere with the normal work of the personnel located at the above locations.

3.5 The Performing Party shall furnish and maintain all equipment necessary for properly maintaining each location. The City of Austin reserves the right to make Inspection of equipment to be used in the performance of this contract. Any equipment found to be in unsafe operating condition must be replaced immediately at the Performing Party's expense. Failure to make every effort to provide suitable equipment for carrying out all requirements of this contract will be grounds for termination of the contract.

3.6 Materials and supplies used by the Performing Party shall conform to the requirements listed in this specification. No material shall be used that will damage floors, floor covering, toilet fixtures, woodwork, painted surfaces, furniture, or which will create health or safety hazards. Where a specific product Is specified by the City, there shall not be deviation without the expressed permission of the City of Austin, in which case, samples of all materials proposed to be used shall be submitted and approval granted before the material represented by the samples is used. Upon request the Performing Party shall submit a Material Safety Data Sheet (MSDS) for each material to be used in providing the cleaning service.

3.7 The Performing Party is required to <u>submit with the bid a list of cleaning chemicals</u> and disinfectant to be utilized in the performance of this contract. The City has right of approval on any product used during the term of the contract.

4.0 SERVICE LEVELS

4.1 There are six levels of service for this janitorial contract. The six levels of service are:

a. Each Visit Requirement - requires that services be provided to the locations listed in Section 2.0 every day of the week that the building is in operation.

b. Weekly Service Requirement - requires these services be performed a minimum of once a week, every week.

c. Monthly Service Requirement - requires these services be performed a minimum of once a month, every month.

Quarterly -services to be performed a minimum of once every three months.

 Semiannually - services to be performed a minimum once within a sixmonth period, during the contract period.

HEALTH AND HUMAN SERVICES DEPARTMENT PURCHASE SPECIFICATIONS FOR JANITORIAL SERVICES

 Annual Service Requirements -services to be performed a minimum of once a year during the contract period.

4.2 Level 1 - Daily Requirements

a. Empty and clean trash receptacles. Performing Party is to use disposable plastic liners.

b. Remove all waste from building and place in designated containers for disposal.

c. All floors must be cleaned, dust-mopped, and damp mopped.

d. All area rugs and/or carpeted floors vacuumed and spot cleaned to remove all stains and debris.

e. Restrooms Area:

(1) Clean floors with detergent and germicidal additive.

(2) Urinals and toilets cleaned and sanitized on both inside and outside, polishing bright work. Deodorant urinal screens replaced, as required.

(3) Mirrors washed.

(4) Nickel work polished.

(5) Basins and countertops washed and wiped dry.

(6) Walls and Doors wiped clean.

(7) Stall dividers dusted and wiped clean.

(8) Clean lights and switches.

(9) Refill towel cabinets, tissue dispensers, soap dispensers, deodorant dispensers, as necessary.

(10) Empty and clean trash receptacles, replace liners as required

(11) Clean cabinets, ducts, and air vents

f. Clean, sanitize, and dry shine drinking fountain.

g. Clean exterior glass doors both inside and outside, no streaking. (See definitions section 8)

h. Spot clean all entryways and plate glass windows. (See definition section 8).

i. Sweep and damp-mop entrance and exit areas.

HEALTH AND HUMAN SERVICES DEPARTMENT PURCHASE SPECIFICATIONS FOR JANITORIAL SERVICES

j. Remove debris in and around entryways. (See definitions section 8)

- k. Sanitize all chairs, furniture, and toy tables.
- 4.3 Level2 Weekly Requirements

 All flat or horizontal surfaces to be dusted and polished. Paperwork shall not to be disturbed. Desks will not be dusted unless requested by user.

b. Clean all exposed parts of air conditioning vents, with a fungicide.

c. Clean both sides of glass partition

d. Clean all floors, apply finish, and bring to a lustrous appearance. Wet mop as required to maintain good appearance.

e. Dust all woodwork, including baseboards, chair, ledges, and file cabinets.

f. Dust all wall picture frames. Do not service if it is not glass covered.

g. Clean entryway glass and plate windows. (See definition section 8)

4.4 Level 3 - Monthly Requirements

a Dust Venetian blinds.

b. Perform high dusting, Including exposed pipes, high cabinets, etc.

- c. Vacuum drapes.
- d. Burnish/high speed buff all resilient tile floors.
- 4.5 Level4 Quarterly Requirements
 - a. Steam clean, shampoo, and disinfect carpets.
 - b. Powerwash outside window area, walkway and overhang to remove dirt and staining from animal debris.

4.6 Level 5 - Semiannual Requirements

a. Clean all wood-paneled walls, apply appropriate polish.

b. Scrub all resilient tile floors to remove wax/dirt build-up.

- c. Dust or vacuum all wall surfaces.
- d. Wash exterior windows, both inside and outside.

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- e. Clean and disinfect venetian blinds.
- 4.7 Level 6 Annual Requirements
 - a. Wash lighting fixtures inside and outside.
 - b Strip and wax hard surfaced floors (Non-resilient tile)
- 4.8 Access to Offices

Offices with closed doors shall not be entered for cleaning. Offices with staff working late shall be bypassed if requested. Bypassed offices shall be cleaned if vacated prior to cleaning personnel's departure.

4.9 Facility Log Book

A facility logbook shall be maintained for the HHSD Building Contact Person. This will serve as a means of communication between the building Contact Person. the Performing Party's work crews, and the supervisor who shall review the logbook dally. The logbook will be maintained at a mutually agreed upon location.

4.10 Performing Party Quality Control Program (CQCP)

The Performing Party shall implement a complete quality control program to assure the requirements of the contract are met as specified. The COCP shall be a system for identifying and correcting discrepancies in the quality of services before the level of performance becomes unacceptable and/or the building Contact Person(s) point out the deficiencies. The program shall include, but not be limited to the following.

a An inspection system which is tailored to the specific facility and which covers all services stated in the specifications.

b. The Performing Party will devise an appropriate inspection checklist.

c. The checklist will be signed and dated to indicate the time that the inspection was completed.

d. It is not permissible for the person who performs the work to inspect and accept the work.

e. Inspections are to be performed weekly on a randomly selected day.

 Discrepancies that are noted will indicate the time and the date that the discrepancy will be corrected.

g. The completed, signed, and dated checklists will be submitted to the building Contact Person at the end of each week for review and comment, if necessary.

HEALTH AND HUMAN SERVICES DEPARTMENT

PURCHASE SPECIFICATIONS FOR JANITORIAL SERVICES

 The Performing Party shall provide to the Contract Administrator and building Contact Person(s) a list of Performing Party Supervisors authorized to inspect and sign the checklist.

 The fact that the inspection is required on a weekly basis does not relieve the Performing Party from performing additional inspections, if deemed necessary.

4.11 Light. Water and Electricity

The City of Austin shall provide such light, water, and electricity as are necessary to enable Performing Party to provide the services described herein and Performing Party shall use these facilities only in the performance of the contract.

5.0 VENDOR QUALIFICATIONS AND VENDOR EMPLOYEE REQUIREMENTS

5.1 The Performing Party shall employ only qualified supervisory personnel and workers skilled in the performance of cleaning services. Performing Party employees who, in the opinion of the Contract Administrator, do not possess the skills and experience required in the specifications will be immediately replaced

5.2 All supervisory personnel assigned to this contract shall have a minimum of two- (2) years' experience in supervising crews which provide janitorial services as described in this contract. The supervisors should have hands-on experience in those same services. They shall be able to read and work from schedules and work requirements while supplying competent directions to workers.

5.3 The Performing Party shall maintain an adequate number of employees and/or crews to satisfactorily perform the required services the location within the hours listed in Section 3.4.

5.4 The Health and Human Services Department (HHSD) shall have the right to require the Performing Party to remove from the premises, covered by this contract, any employee(s) whose conduct is improper, inappropriate, or offensive as determined by the HHSD. Any person removed under this clause shall not be re- employed on HHSD premises without written consent of the HHSD. Only employees of the Performing Party shall be permitted on the premises during the execution of the duties described in these specifications.

5.6 Performing Party employees shall be identified by means of either a uniform or an ID card. All employees must be in uniform or wearing a visible ID card while performing the described duties.

5.6 Performing Party shall designate a responsible representative or representatives in charge of work who will be at the work site during all hours worked by the Performing Party's personnel. Management personnel of the Performing

HEALTH AND HUMAN SERVICES DEPARTMENT

PURCHASE SPECIFICATIONS FOR JANITORIAL SERVICES

Party will be required to contact the Contract Administrator and building Contact Person monthly for review and inspection of work performed

6.0 DAMAGES

Surfaces, fixtures or furnishings damaged by Performing Party's employees shall be repaired or replaced to the satisfaction of the HHSD by the Performing Party, at no cost to the HHSD. It shall be the responsibility of the Performing Party and the City to mutually – agree upon condition of surfaces, fixtures, or furnishing before starting work on this contract.

7.0 SAFETY PRECAUTIONS

The Performing Party is responsible for instructing his/her employees on appropriate safety measures and is not permitted to allow employees to place cleaning supplies or equipment in traffic lanes or other locations in such a manner as to create safety hazards. Performing Party employees shall be required to interrupt their work, as necessary, to allow passage of traffic through corridors.

8.0 DEFINITION OF TERMS AND STANDARDS

8.1 Dusting - A property dusted surface 1s free of all dirt, dust, dust streaks, lint, and cobwebs

8.2 Plumbing Fixture and Dispenser Cleaning - Plumbing fixtures and dispensers are cleaned when free of all deposits and stains so that item is without dust streaks, film, odor, and stain.

8.3 Sweeping - A property swept or dust-mopped floor is free of all dirt, grit, lint, and debris, except embedded dirt and grit.

8.4 Cleaning and Finishing (Waxed) Floors - A satisfactorily cleaned and finished (waxed) floor is without dirt, dust, marks, film, streaks, debris, and standing water.

8.5 Appearance of Floor Requiring Application of Floor Finish (Wax) - All areas requiring a floor finish shall be maintained in a manner and by methods providing for gloss-like appearance, removal of surface dirt, and shall have a uniform appearance.

8.6 Removal of Floor Finish Material-Removal of hard, floor finish material is accomplished when surfaces have all finish (Wax) removed down to the flooring material, floors left free of dust, stains, deposits, debris, cleaning solution, and standing water. The floor has a uniform appearance when dry. Plain water rinse and pickup must follow finish removal operation immediately.

8.7 Carpeted Floors- A satisfactority vacuumed carpet or floor shall be one free of all dirt, staples, dust, grit, and lint. All spots or stains shall be promptly removed by spot

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cleaning methods. Carpeted areas will be thoroughly vacuumed with a machine that has adequate suction to lift the dirt and residue from the base of the rug nap (3.5 amps or greater). All spots will be removed immediately with an approved rug cleaning solution in such a manner as to not leave rings or discoloration. Carpet shampooing solution should be used that will not stain or discolor the carpet, nor produce shrinking.

8.8 Glass - Glass is clean when all accessible glass surfaces are without streaks, film, deposits, and stains. Glass has a uniformly bright appearance and adjacent surfaces have been wiped clean.

8.9 High Dusting - High dusting is meant to include exposed pipes, walls, furniture, and other items not normally included in regular cleaning procedures.

8.10 Wastebaskets - Wastebaskets will be considered property cleaned when they are emptied, cleaned, and new plastic bags (not soiled or torn) are inserted in the wastebaskets.

8.11 Furniture and Composition Desk Top Cleaning - Furniture and desk tops will be considered properly cleaned when the surface is without dirt and dust marks, film, and when a property applied finish has been restored to the furniture.

8.12 Cleaning Entry Way Plate Glass - Involves cleaning all plate glass, inside and outside, that is within a defined boundary of the entrance door.

8.13 Removal of debris from Entrances and Building Perimeter - Pick-up and dispose of all trash and bird debris within 25 feet of the main entrance/exit and within 10 feet of the building perimeter.

9.0 SECURITY

The Performing Party will ensure that all employees are thoroughly knowledgeable in the operation of building security/access systems. Any expenses to the City due to security negligence on the part of the Performing Party/Employees will be charged to the Performing Party.

One (1) key for each location will be provided to the Performing Party. No duplicate keys will be allowed. The Performing Party shall be responsible for the security of the keys.

10.0 CONFIDENTIALITY

In order to provide the deliverables to the City, Performing Party may require access to certain of the City's and/or its licensors' confidential information (including inventions, employee information, trade secrets, confidential know-how, confidential business information, and other information which the City or its licensors consider confidential) (collectively, "Confidential Information"). Performing Party acknowledges and agrees that the Confidential Information is the valuable property of the

CITY OF AUSTIN HEALTH AND HUMAN SERVICES DEPARTMENT PURCHASE SPECIFICATIONS FOR JANITORIAL SERVICES

City and/or its licensors and any unauthorized use, disclosure, dissemination, or other release of the Confidential Information will substantially injure the City and/or its licensors. The Performing Party (including its employees, sub-Performing Party's, agents, or representatives) agrees that it will maintain the Confidential Information in strict confidence and shall not disclose, disseminate, copy, divulge, recreate, or otherwise use the Confidential Information without the prior written consent of the City or in a manner not expressly permitted under this Agreement, unless the Confidential information is required to be disclosed by law or an order of any court or other governmental authority with proper jurisdiction, provided the Performing Party promptly notifies the City before disclosing such information so as to permit the City reasonable time to seek an appropriate protective order. The Performing Party agrees to use protective measures no less stringent than the Performing Party uses within its own business to protect its own most valuable information, which protective measures shall under all circumstances be at least reasonable measures to ensure the continued confidentiality of the Confidential information.

11.0 OMISSIONS

It is the intent of this specification to acquire complete junitorial services for the City of Austin HHSD location identified in Section 2.0. Any services that the City realizes have been omitted from this specification, which are clearly necessary, or in conformance with normal custodial practices for the complete maintenance of the facility shall be considered a requirement although not directly specified or called for in the specification.

12.0 GREEN SEAL COMPLIANCE

The City requires that all Performing Party's providing janitorial services to City facilities to be In full compliance with the Green Seal[™] Cleaning Services GS-42 Standards within 12 to 18-months after a contract has been awarded. The City will provide knowledge-based resources and product information to help vendors make the transition to the GS-42 Standards as straightforward as possible. You can find the Green Seat[™] GS-42 Standards on the web or contact your Contract Manager for additional information.

ATTACHMEST A USE OF AUSTRIA - Green Cleaning Standard Jamural Specifications (GS-12 Compliance)

The Contract allows individual Vandors to forego particular criteria of a green cleaning policy including but not limited to the purchase and use of environmentally sensitive cleaning supplies, if to do so would not the fact the commission of the factor of the provide a written notification to the City stating that implementation of a green cleaning policy for a product category is not economically feasible. A vendor socking exemption must use the form provided in Attachment***. After notification, the vendor may continue using its non-green cleaning materials for the specified product category. The exemption must be renewed annually until such time as green cleaning becomes economically feasible for the product category. The exemption must be renewed annually until such time as green cleaning becomes economically feasible for the product category. An exemption must be sought for each school, although multiple schools in a district may apply logother. To claim a product category exemption due to economic infeasibility, the school must provide

1 The plice of the current cleaning supply:

2 If applicable, the dilution factor for the current cleaning supply in use

3 The prices of three comparable green cleaning supplies and

4 If applicable, the dilution factors of those three comparable green cleaning supplies

Protocoble Product Attributes

· Minimal presence of or exposure to potentially harmful chemicals such as

- Corrosive or strongly irritating substances

 Substances classified as known or likely human carcinogens or reproductive toxicants by authorities such as the National Toxicology Program, the UIS EPA, the International Agency for Research on Cancer or the State of California

- Ozone-depleting compounds as listed in Clean Air Act regulations 6

Regulated hazardous materials (e.g., products class-fied as hazardous wastu products that trigger OSHA hazard communication requirements) Low valatile organic compound (VOC) content

 Biodegradable by standard methods and definitions, e.g. ready biodegradability as defined by the Organization for Economic Conperation and Development (OECD) 'Ready biodegradability' is a definition meant to ensure that a material degrades relatively quickly in an aquatic aerobic environment.

 Low toxicity in aquatic species such as fish or aquatic invertebrates, e.g., 1.050 or EC50 > 10 mg/l, (chronic) reported on MSDS or other product literature

. Low flammability e.g., flash point > 200 degrees F

 Presence of ingredients derived from renewable resources, such as bio-based solvents from citrus, seed, vegetable, and pine pill

· Designed for use in cold water in order to conserve energy

Preferable Product Use

 Limit use of disinfectants to areas where people are likely to come into contact with contaminated surfaces (e.g. bathroom fixtures, doorknobs, other high-touch surfaces) and circumstances prescribed by public health codes (side Section 7. Relationship to Other Laws). Many general purpose cleaning tasks (e.g., routine cleaning of walls floors, and other surfaces with minimal hand contact) do not typically require the use of disinfectants.

APTACHMENT A Unit of Austic - Green Cleaning

Standard Januaria: Specifications (GS-42 Compliance)

· Conduct training on proper use of products

· Chumica's should be dispensed using a metered di ution system

Preferable Product Packaging and Shipping

- · Concentrated formulas with appropriate handling safeguards
- · Efficient packaging (e.g. i ght weight, reduced volume)
- · Recyclable packaging
- · Recycled-content packaging.
- · Refulable bolles
- · Pump sprays rather than aeroso's
- · Packaging and dilution systems designed to reduce exposure to the product
- · Products shipped in bulk
- · C ear labeling and information on use and disposal

Air Frasheners

Some air fresheners contain ingredients that can cause respiratory imitation and inhibit lung capacity. Specifically, studies have shown that the ingredient 1.4-Dichlorobenzene (PDCB) can be lox c to numans. Where feasible, avoid the need for air fresheners by properly cleaning. If an air freshener is required despite proper cleaning, preferably select a bio based spray product applied by staff versus a solid or an automatic device that sprays into the room regardless of whether it is needed

Balhroom and Facial Tissues

For baltiroom and facial tissues select products that are certified by GreenSeal (GS 1) Ecol.ogo (CCO-82 nr 83), or meet the standards of the U.S. EPA Comprehensive Procurement Guidelines fci Commercial and Industrial Sanitary Tissue

Chronie Cleaners/Polishes

Chrome cleaner/polish frequently uses petroleum distillates, which are poisonous and derived from a non-renewable resource. The following are some of the specific issues to compare for this product category

· VOC Prefer lihose that have no or low VOC vorsus alternatives with higher levels · Bio Based/Renewable Resources Prefer products that use oils derived from renewable resources as compared to cils from non-renewable resources

Degreasers

Degreasers are typically heavy-duty cleaners that include solvents for removing oilbased soils. Traditional solvents are typically derived from non-renewable sources (e.g. petroleum), can be flammable, have a high degree of VOCs that can cause respiratory irritation and contribute to environmental pollution, and some have severe health impacts. The following are some of the specific issues to compare for this product calegory

• pH Prefer those with a neutral pH (closer to 7) as compared to those with extreme pH (closer to * or 14)

· Biodegradability Prefer those that are readily biodegradable as compared to those that are slower to degrade.

ATTACHMENT &

City of Austin Oteen Cleaning Standard Januarial Specifications (US-42 Compliance)

Dyes and Fragrances. Prefer those with no or low levels of dyes and fragrances where appropriate. If dyes or fragrances are necessary for safety or other non-adsthetic purposes, use those that are approved for foods and cosmetics.

VOC Prefer those that have no or low VOC versus alternatives with higher levels
 Bio-Based/Renewable Prefer products that use oils derived from renewable resources.

as compared to bits from non-renewable resources

 Flashpoint. Prefer products that have a high flashpoint compared to those with a low flashpoint.

Disinfectants and SanhizersB

Disinfectants and sanifizers are smillar to all-purpose cleaners with supplementary ingredients added to kill bacteria and other unwanted organisms. Recause disinfectants kill organisms, they are regulated as 'pesticides' under the Federal Insecticide Fungicide and Rodenticide Act (FIFRA) & See Definitions section for definitions of Disinfectants and Samitzers.

The UIS EPA as well as the City, interprets FIFRA as prohibiling manufacturers from making claims that disinfluctants and sanitizers are green" or "environmentally sensitive." Nonetheless, disinfloctants and sanitizers play an important role in all green cleaning policies. When selected with care and used with the proper procedures and methods, they are effoctive tools in preventing the spread of infloctions and illnesses. The following are some of the specific issues to compare for this product category * Toxicity: Use the feast toxic disinfloctants and sanitizers (i.e., avoid those products that

display the signal word "DANGER } • pH (Prefer those with a more neutral pH (closer to 7) versus those with extreme pH (closer to 1 or 14)

 Dyes and Fragrances. Prefer those with no or low levels of dyes and tragrances where appropriate if dyes or fragrances are necessary for safety or other non-aesthelic purposes, use those that are approved for foods and cosmetics.

 Elodegradability. Prefer those that are readily brodegradable as compared to those that are slower to degrade

Floor Finisnes

Floor finishes must be ourable and appropriate for the prescribed maintenance method but they typically contain heavy metals. Importantly, floor finishes must be compatible with the stripping solution. The following are some of the specific issues to compare for this product category.

 Durability Prefer finishes that are more durable (require less maintenance such as buffing, restoring and recoaling) that less durable finishes that require more frequent maintenance. Ideally, select a product that lests three years before requiring stripping - Preferred Products. Prefer a Green Seal or EcoLogo certified product or a product recognized by the U.S. EPA Design for the Environment program, if it meets the durability charactenistic of lasting for at least three years.

 Heavy Metals Prefer non-heavy-metal cross-linked polymers versus those containing neavy metals

Hoor Strippers

AT IACHMENT A

City of Austin - Green Cleaning Standard Janitarial Specifications (GS-42 Compliance)

Floor strippers typically have extreme pH solvents and ammoniated compounds necessary to remove metal cross-linked floor finishes. Floor strippers must be compatible with the floor finish. The following are some of the specific issues to compare for this product category.

Preferred Products' Prefer a Green Seal or Ecol.ngo certified product or a product recognized by the U.S. EPA Design for the Environment program

 pH: Protor those with a pH closer to neutral (in the range of 10 to 12) as compared to those with extreme pH (closer to 14)

· VOC: Prefer those that have no or low VOC versus alternatives with higher levels

 Bio-Based/Renewable Resources. Freter those that contain naturally derived solvents versus those containing solvents derived from non-renewable sources.

Ferniture Polish

Furniture pointies frequently use petroleum distillates which are poisonous and derived from a nonrenewable resource. The following are some of the specific issues to compare for this product category.

 VOC Prefer those that have no or low VOC versus alternatives with higher levels.
 Bio-Based/Renewable Resources. Prefer products that use dis derived from tenewable resources as compared to oils from non-renewable resources.

Graffith Remover

Grafitti Removers are typically heavy-outly cleaners that include solvents for removing oil-based paints. Traditional solvents are typically derived from non-renewable sources to g . petroleum) and can be tlammable. The following are some of the specific issues to compare for this product category.

VOCs Prefer those that have no or low VOC versus alternatives with higher levels.
 Consider detargent-based products compared to those containing solvents.

- Flashpoint Prefer products that have a high flashpoint compared to those with a low flashpoint

- pH. Prefer those with a neutral pH (closer to 7) versus those with extreme pH (closer to 1 or 14).

 Bio-Based/Renewable Resources. Prefer products derived from renewable resources as compared to non-runewable resources.

Gum Remover

Dry ice and carbon dioxide are preferable products for gum removal. Degreasers can be used in some situations (see recommendations on Degreasers). The following are some of the specific issues to compare for this product category.

 VOCs Prefer those that have no or low VOC as compared to alternatives with higherlevels. Consider detergent-based products compared to those containing solvents.
 Flashpoint. Prefer products that have plinigh flashpoint versus those with a few flashpoint.

bH Preter those with a neutral pH (closer to 7) as compared to those with extreme pH (closer to 1 or 14)

I ime and Schie Remaver

ATTACHMENT A

City of Austin Green Cleaning Standard Juniturial Specifications (GS-42 Compliance)

Line and scale removers are acids because of the need to remove mineral deposits from sinks, bowls and urinals. Choose those products with a more neutral pH vorsus those with extreme pH (closer to 1). Environmentally preferable line and scale removers may fail closer to an acidity of pH 4 as compared to fraditional products that may have a pH below 1. Proper safety and handling, proceedures should be used for any strong acids particularly corrosive acids, which U.S. EPA defines as pH less than 2.

Microliber

Microfiber is a synthetic material made from extremely fine threads of polyester or nyton. Due to its line weave, microfiber naturally traps dust and hirt particles, making it an ideal material for cleaning. Microfiber cloths and more can greatly reduce or even eliminate the need for added chemicals when dusting or cleaning surfaces. The following are some if the specific issues to compare for this praduct category.

· Soft weaver microliber is best for general dry surface cloaning.

 Hard weave" microfice: is best for cleaning glass and other hard surface that do not scratch

 Some microfiber weaves contain a cotton blend, which makes them suitable for damp or well cleaning areas such as restrooms

Plastic Bous

Plastic bags are frequently used as trashcan liners. Careful selection of plastic bags can minimize resource use and waste. The following are some of the specific issues to compare for this product category.

· Recycled content Profer a minimum of 10% post consumer content

. Bio based content. Prefer those manufactured from plant polymers such as corn

· Biodegradability Prefer those that are readily biodegradable

Solvent Spot Removers

Solvent spot removers are sometimes necessary for spot removal, particularly on carpels if possible use detergent-based spotters that reduce to powders (followed with extraction, vacuuming, or other method to removelabsorb the detergont). The following are some of the specific issues to compare for this product category.

 pH: Prefer those with a neutral pH (closer to 7) as compared to those with extreme pH (closer to 1 or 14).

 Biodegradability Prefer those that are read ly biodegradable as compared to fliose that are slower to degrade

 Dyes and Fragrances. Profer those with no or low levels of dyes and fragrances where appropriate 10 dyes or fragrances are necessary for sofety or other non-aesthetic purposes, use those that are approved for foods and cosmetics.

VOCs Prefer products that have no or low VOC versus those with higher VOC content
 Flashpoint Prefer products that have a high flashpoint versus those with a flow
flashcoint

Urinal Deodonzers

Urinal Deodorizers are traditionally blocks placed in urinals to reduce odors. Preferably these depodorizers should be eliminated allogether because some urinal depodorizers can inhibit long health. Specifically, studies have shown that the ingredient 1.4-

ATTACHMENT A

City of Austin Green Cleaning Standard Janitorial Specifications (GS-42 Compliance)

Dichlorobenzene (PDCB) can be toxic to humans. More frequent cleaning and other methods of deodorizing can eliminate the need for uninal deodorizers. However, if uninal deodorizers are still required, preference should be given to those that are readily biodegradable.

Wood Floor Funshes

Wood and stone floor coallings have traditionally been solvent-based products. While extremely durable to protect flooring maturials that are very expensive to replace, these coallings can be quite hazardous during the drying and curing period. The following are some of the specific issues to compare for this product category.

Durability Prefer durable finishes that require less maintenance (e.g., receating) than
less durable finishes that require more frequent recoating

VOCs Prefer products that have no or low VOC versus those with higher VOC content
 Flashpoint. Prefer products that have a high flashpoint versus those with a low
flashpoint

b. Cleaning Equipment Purchases

Effective green clearing policies include the use of proper equipment in addition to the use of environmentally sensitive cleaning supplies. The Council recommends that schools purchase new cleaning equipment with the features listed below when current equipment reaches the end of its functioning lifetime.

 Vacuum Cleaners, Vacuum cleaners should be certified by the Carpet and Rug Institute's Green Label Program, and operates at a sound level of less than 75dBA per ASTM test standard F1334-02.

 Carpet Extraction Equipment: Carpet extraction equipment used for restorative deep cleaning should meet the requirements of the Carpet and Rug Institute's Bronze Seat of Approval Testing Program

 Powered Floor Manifertance Equipment Powered floor maintainance equipment, including battery and electric powered floor buffers and burnishers, should be equipped with vacuums, guards and/or other devices for capturing fine particulates, and should operate at a sound level of less than 70dBA.

 Powered Scrubbing Machines. Powered scrubbing machines should be equipped with variable-apead feed pumps. The use of cleaning fluids should be optimized through oberrical metering, preferably using an on-board device or alternatively using an external device.

 Propage Powered Floor Equipment, Propage powered floor equipment should be equipped with high efficiency, low emission engines with a catalytic converter or muffler that meets the standards of the U.S. EPA or California Air Resources Board Small Off-Road Engines programs with a sound level less than 90dBA

In addition to the equipment-specific recommendations listed above, schools should incorporate as many of the following general attributes as possible into their decisions regarding cleaning equipment purchases

 Powered cleaning equipment should be organomically designed to minimize vibration noise and user fatigue

 Powered cleaning equipment should be designed to reduce potential damage to huilding surfaces by using saleguards, such as rollers or rubber bumpers

ATTACHMENTA

City of Austin - Green Cleaning Standard Janiturial Specifications (CrS-42 Compliance)

 Battery powered cleaning equipment should be equipped with environmentally preferable rechargeable batteries

Best Practices for Implementation

Effective green cleaning policies require procedural elements in addition to the purchasing of privilonmentally sensitive supplies and equipment

Use of Cleaning Supplies by Non-Custodial Staff

 Provide school staff with small quantities of qualified general purpose cleaners for innor cleaning needs. When providing the products, include instruction on proper use
 Ensure all products used by school staff are properly labeled and stored.

Instruct stalf not to use cleaning products other than those qualified in these guidelines
 For more major cleaning needs, staff should request assistance from trained custod ons

Vulnsrable Populations

 Identify those building occupants with individual medical needs and health sensitivities such as those with illnesses, allergies, or compromised immune systems, or women who are pregnant or nursing babies.

· Develop a p an to address the individual needs of people with sensitivities

 Change products and cleaning schedules as necessary to accommodate individual needs

Address ventilation requirements to help mitigate the problems. Proper ventilation is
essential for good indoor environmental quality. In particular, adequate outside air intake
serves to dissipate potentially unitating chemicals and fine particles, including those from
cleaning products and procedures.

 Carefully read ingredient labels on all cleaning products. Avoid using products that contain major allergens – such as peanuls, tree nuts, or wheat – that may be found in cleaning supplies.

Envryways

· Clean entryways beginning outside the building

 Use walk-off matting outside and inside entry. Vacuum, sweep, and clean these mats irrequently ospecially during inclement weather.

 Make sure mooping solutions are kept clean using only the correct amount of cleaning chemical. Do not overuse concentrated cleaning chemicals. Remake as necessary and dispose of spent solution appropriately.
 Use appropriate vacuums. Dispose of captured material or empty bags before half full.

 Use appropriate vacuums. Dispose of captured material or empty bags before half full Dispose appropriately

Measuring/Utluting Concentrated Cleaning Products

Use appropriate protective equipment when mixing concentrated cleaning products
 Follow manufacturer's dilution directions. Do not under- or over-dilute concentrated cleaning products.

· Make sure that spray bollies (secondary containers) have appropriate labels

· Never mix different cleaning products together

ATTACHMENT A

City of Austin - Green Cleaning Standard Jordiorial Specifications (OS 42 Compliance)

Disinfecting and Sanitizing

Apply disinfectants and sanitizers jud clously to larget areas or surfaces where
pathogens can collect and breed, such as high louch surfaces (e.g., baltroom fixtures,
conknobs, shared telephones, and computer keyboards), nursing offices, shared
athletic equipment, food service areas, and restroom surfaces. In addition, appropriate
disinfectants should be used as prescribed by public health codes (see Section 7:
Relationship to Other Laws).

 Select the appropriate product for the necessary application and area. Choose the product that meets job requirements with the smallest impact on health and environment

 Use chemical disinfectants according to label instructions. Following the instructions on the tabel will ensure effectiveness. Take care to driute as instructed and allow proper dwell time. Most disinfectants require five to ten minutes of contact time to kill the targeted organism.

 Disinfectants require the removal of soils from surfaces before they can be effective and should not be used as a substitute for a thorough cleaning. Clean surfaces prior to disinfecting unless using a cleaner/disinfectant capable of performing both functions. Food Areas (e.g., Coleterias, Break Rooms, Teacnors' Lounges, Etc.)

As necessary, clean and sanitize floors, tanles, and other contact surfaces
 Separate recyclables from trash, and make sure recyclable areas are kept clean to

avoid attracting pests

 Make sure that occupants understand how to properly separate trash and recyclables and proper disposal of each

 Make sure that waste and recycling containers are covered and emplied at least daily Dusting and Dust Mopping

Ensure that dust maps are properly treated to capture dust. Preferably use microfiber dust mops.

· Use wide-area vacuums fitted with appropriate bags/filters as often as possible

 Use microfiber dusting cloths lint-free dusting cloths or a vacuum instead of feather ousters

Floor Care General Maintenance

 Select appropriate heavy metal-free floor finishes that are extremely durable to minimize the need for stripping and recoaling

 Build a solid base consistent with manufacturer's minimum recommended standards for durability (ideally lasting at least three years)

. Develop a system to maintain floors on a daily basis using walk off mats, dust

mobbing or vacuuming

Develop an interim restoration program to maintain adequate levels of floor finish and appearances

 Where appropriate, use an anti-form product in auto-scrubber discharge tanks to avoid talsely triggering the operator signal for a full discharge tank.

Floor Stripping

 Whenever feasible, schedule procedure when no occupants are in the building otherwise notify occupants beforehand if a strip-out is scheduled

ATTACHMENT A

City of Austin Green Cleaning Standard Januarial Specifications (GS-42 Compliance)

 Select the least toxic products available and mix and use products according to manufacturer's directions

 Use the appropriate personal protective equipment. Gloves, goggles and non-slip footwear are imperative. Aprons and respirators may be necessary depending on products selected.

 Ventilate both during and after stropping. Proper ventilation is essential for good indoor environmental quality. In particular, adequate outside air intake serves to dissipple potentially irritating chemicals and line particles.

Restoration, Bulling, and Barmshing

 Make sure that adequate floor limits exists. Determine if it is time for a scrub and receat.

 Select the appropriate restoration product (if recommended by the vendor). Water based or low VOC products are recommended.

 Apply in a stream or coarse spray or by mop, to minimize amount that gets in the air On not over-apply.

Sarpel Care General Maintenance

· Ensure that vacuums are in good working order using appropriate bags and/or filters

· Vacuum bags should be emplied or replaced when half full. Dispose properly

Clean up spills while they are still tresh

Minimize the amount of moisture used during cleaning

Extraction Cleaning

Minimize the amount of cleaning chemicals. Excess chemicals result in rapid reso ling.
 Use appropriate functioning equipment that will maximize the amount of water being extracted from the carpet to minimize moisture and potential for mold and bacterial growth.

 After extraction of carget areas that were flooded, spray treal the area with a disinfectant solution to prevent mold and bacterial growth.

 Increase ventilation. Open windows if weather allows. Use fans to dry corpets quickly Proper ventilation is essential for good indoor environmental quality. In particular adequate outside air intake serves to dissipate potentially initiating chemicals and fine particles.

· Carpets should be completely dry within 24 hours

· Dispose of cleaning solutions properly

Restrooms

 Make sure sanitizing and disinfecting solutions are prepared and uses properly and remix as required,

 Frequently clean surfaces that hands touch to eliminate the spread of germs (e.g. door knobs, light switches handles elc.)

· Frequently eliminate moisture.

. Keep floors dry to eliminate slip falls and the build-up of bacteria and mold

· Paper hand towels dispensers should be 'touch free which reduces the potential for

cross-contamination of bacteria and other potentially harmful pathogens

· Use the appropriate personal protective equipment including gloves

ATTACHMENTA City of Austin Green Cleaning Standard Januarial Specifications (GS-42 Compliance)

Air Fresheners

- Proper cleaning is preferable to using air fresheners to mask odors

 When odors persist despite best cleaning practices, identify target areas for use of air trasheners

Instruct the custodian or day porter to spray the air treationer in larger locations when they are cleaning or policing the restroom. This is preferable to a solid or an automatic device that sprays fragrance into the room regardless of whether it is needed. This is also preferable to an ozone generating device marketed as an air cleaner, these devices emit ozone, which is a known respiratory infram.

Hand Nashing

 Hard washing is an important practice for staying healthy and reducing the spread of germs. To reduce the incidence of liness and infections, encourage proper hand washing (plain scap, warm water, and friction for 20 seconds) for all school building occupants.

 Antitacterial scaps are no more effective than plain scaps at preventing infectious symptoms in the community setting.

 The use of antibacterial scaps should be reserved for areas such as the school health office, balnet s office, and locker rooms where the ineidence of wound care is higher food preparation areas, and proas where children are diapered.

 If facilities for hand washing are not available, consider providing alochol based hand sanitizers with careful supervision to ensure appropriate and safe use. These products do not clean the hands, rather they sanitize the skin surface as long as it is not dovered with contaminants. Alcohol-based hand sanitizers are not a substitute for proper hand washing when it is available.

Hand Drying

 Choose touch free tower dispensers with long rolls of paper or high efficiency air drivers.

. Choose lowel dispensers with features that discourage waste

Spills

· Clear spills while shill fresh

· Use the proper cleaning solutions, and use only what is necessary

· Dispose properly

. Ensure that occupants know whom to contact in case of spills

Recycling

 Ensura that the building collection meets with the guidelines from the local recycling hauter and recycling facility

 Ensure that occupants understand what can be recycled and how it needs to be separated

 Food containers, such as soda cans, should be rineed clean by occupanis before placing in legicling containers so as to not attract pests.

Traah

ATTACHMENT A

City of Austin Green Cleaning Standard Janutorial Specifications (GS-42 Compliance)

. Ensure that trash especially that contains food waste, is removed frequently and is not

left in ouldings over an extended period of time (i.e. weekends or holidays) • Dispose property and ensure that trash does not attract pests or birds nor create lifter

Make sure that trash and recyclables are being separated properly
 Make sure cocupants know how to separate recyclables
 Choose trash container liners (plastic bags) that are the correct size for the container

Avoid double bagging by choosing the appropriate thickness plastic for the anticipated weight of the container's contents. Replace there only when solled

Indioar Plants

· Foucate occupants on appropriate care guidelines for indoor plants

. Ensure that plants are not in direct contact with carpets and unit ventilators

EXHIBIT B

Health and Human Services Department Janitorial Services Bid Sheet 0600

This is a solicitation for a 36 month contract for janitorial services for the Heath and Human Services Department, with the option to extend for up to three (3) additional twelve (12) month periods.

The quantities show are merely estimates, the City reserves the right to purchase more or less than the quantities indicated.

ttern ø	Location	Square Feet (Approx.)	Programov	Cost per Square Foot / Per Month	Total Cost per Month	Y	tal Cost per M. (marithiy, east x 12)
1	WIC Clinic - 443 Highway 71 Bastrop, TX 78655	1,400	3 times a week + 2nd Sat/Mth	\$ 0.83	\$ 685.02	\$	# 220 24
	Total Bid	Cost per Month x 12 Months				\$	8,220.24

Information Only: Submit with this bid a list of clearing chemicals and disinfectant to be utilized in the performance of this contract per section 3.7, 0500 - Scope of Work

EXHIBIT C City of Austin, Texas EQUAL EMPLOYMENT/FAIR HOUSING OFFICE NON-DISCRIMINATION CERTIFICATION

City of Austin, Texas Human Rights Commission

To: City of Austin, Texas, ("OWNER")

I hereby certify that our firm conforms to the Code of the City of Austin, Section 5-4-2 as reiterated below:

Chapter 5-4. Discrimination in Employment by City Contractors.

Sec. 4-2 Discriminatory Employment Practices Prohibited. As an Equal Employment Opportunity (EEO) employer, the Contractor and Performing Party will conduct its personnel activities in accordance with established federal, state and local EEO laws and regulations and agrees:

- (B) (1) Not to engage in any discriminatory employment practice defined in this chapter.
 - (2) To take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without discrimination being practiced against them as defined in this chapter. Such affirmative action shall include, but not be limited to: all aspects of employment, including hiring, placement, upgrading, transfer, demotion, recruitment, recruitment advertising; selection for training and apprenticeship, rates of pay or other form of compensation, and layoff or termination.
 - (3) To post in conspicuous places, available to employees and applicants for employment, notices to be provided by OWNER setting forth the provisions of this chapter.
 - (4) To state in all solicitations or advertisements for employees placed by or on behalf of the Contractor, that all qualified applicants will receive consideration for employment without regard to race, creed, color, religion, national origin, sexual orientation, gender identity, disability, veteran status, sex or age.
 - (5) To obtain a written statement from any labor union or labor organization furnishing labor or service to Contractors in which said union or organization has agreed not to engage in any discriminatory employment practices as defined in this chapter and to take affirmative action to implement policies and provisions of this chapter.
 - (6) To cooperate fully with OWNER's Human Rights Commission in connection with any investigation or conciliation effort of said Human Rights Commission to ensure that the purpose of the provisions against discriminatory employment practices are being carried out.
 - (7) To require compliance with provisions of this chapter by all subcontractors having fifteen or more employees who hold any subcontract providing for the expenditure of \$2,000 or more in connection with any contract with OWNER subject to the terms of this chapter.

For the purposes of this Offer and any resulting Contract, Contractor and Performing Party adopts the provisions of the City's Minimum Standard Nondiscrimination Policy set forth below.

City of Austin

Minimum Standard Non-Discrimination in Employment Policy:

As an Equal Employment Opportunity (EEO) employer, the Contractor will conduct its personnel activities in accordance with established federal, state and local EEO laws and regulations.

The Contractor will not discriminate against any applicant or employee based on race, creed, color, national origin, sex, age, religion, veteran status, gender identity, disability, or sexual orientation. This policy covers all aspects of employment, including hiring, placement, upgrading, transfer, demotion, recruitment,

recruitment advertising, selection for training and apprenticeship, rates of pay or other forms of compensation, and layoff or termination.

Further, employees who experience discrimination, sexual harassment, or another form of harassment should immediately report it to their supervisor. If this is not a suitable avenue for addressing their complaint, employees are advised to contact another member of management or their human resources representative. No employee shall be discriminated against, harassed, intimidated, nor suffer any reprisal as a result of reporting a violation of this policy. Furthermore, any employee, supervisor, or manager who becomes aware of any such discrimination or harassment should immediately report it to executive management or the human resources office to ensure that such conduct does not continue.

Contractor agrees that to the extent of any inconsistency, omission, or conflict with its current nondiscrimination employment policy, the Contractor has expressly adopted the provisions of the City's Minimum Non-Discrimination Policy contained in Section 5-4-2 of the City Code and set forth above, as the Contractor's Non-Discrimination Policy or as an amendment to such Policy and such provisions are intended to not only supplement the Contractor's policy, but will also supersede the Contractor's policy to the extent of any conflict.

UPON CONTRACT AWARD, THE CONTRACTOR AND PERFORMING PARTY SHALL PROVIDE A COPY TO THE CITY OF THE CONTRACTOR'S AND PERFORMING PARTY'S NON-DISCRIMINATION POLICY ON COMPANY LETTERHEAD, WHICH CONFORMS IN FORM, SCOPE, AND CONTENT TO THE CITY'S MINIMUM NON-DISCRIMINATION POLICY, AS SET FORTH HEREIN, OR THIS NON-DISCRIMINATION POLICY, WHICH HAS BEEN ADOPTED BY THE CONTRACTOR AND PERFORMING PARTY FOR ALL PURPOSES (THE FORM OF WHICH HAS BEEN APPROVED BY THE CITY'S EQUAL EMPLOYMENT/FAIR HOUSING OFFICE), WILL BE CONSIDERED THE CONTRACTOR'S AND PERFORMING PARTY'S NON-DISCRIMINATION POLICY WITHOUT THE REQUIREMENT OF A SEPARATE SUBMITTAL.

Sanctions:

Our firm understands that non-compliance with Chapter 5-4 may result in sanctions, including termination of the contract and suspension or debarment from participation in future City contracts until deemed compliant with the requirements of Chapter 5-4.

Term:

The Contractor and Performing Party agrees that this Section 0800 Non-Discrimination Certificate or the Contractor's or Performing Party's separate conforming policy, which the Contractor and Performing Party has executed and filed with the Owner, will remain in force and effect for one year from the date of filing. The Contractor and Performing Party further agrees that, in consideration of the receipt of continued Contract payments, the Contractor's and Performing Party's Non-Discrimination Policy will automatically renew from year-to-year for the term of the underlying Contract.

day of Dated this ne

CONTRACTOR Authorized Signature

Title

PERFORMING PARTY
Authorized
Signature

Title

C.O.O

Relief Enterprise, Inc.

MATERIAL SAFETY DATA SHEET

NFPA RATING:	Health =	1	Flammability =	0	Reactivity =	0
HMIS RATING:	Health =	/1	Flammability =	0	Reactivity =	0

SECTION I - IDENTITY AND MANUFACTURER'S INFORMATION *(545N-41B)

Manufacturer's Name:	HILLYARD INDUSTRIES	Product Name:	TAKE DOWN (FRESH AND CLEAN)
Address:	302 North Fourth Street	Date Prepared:	August 18, 2009 (version 2)
	St. Joseph, MO 64501	Prepared by:	Regulatory Affairs Department
Emergency Telephone	No.: (800)-424-9300 (Only in th	e event of chemical	emergency involving a spill, leak, fire,

exposure or accident involving chemicals.) Other information calls: (816) 233-1321 (Ext. 8285)

http://www.hillyard.com

*SECTION II – INGREDIENTS/IDENTITY INFORMATION

(Specific Chemical Identity:				OTHER LIMITS	
Common Name(s)	CAS#	OSHA PEL	ACGIH TLV	RECOMMENDED	%
Water	7732-18-5	none	none	N/A	
Mixture of Bacterial Spores	N/A	not established	not established	N/A	
* Secondary alcohol ethoxylate	84133-50-6	not established	not established	N/A	
V.O.S. of concentrate = 1.28%					

*SECTION III – PHYSICAL / CHEMICAL CHARACTERISTICS

Boiling Point: 209°F		*Specific Gravity (H2O =	1): 25°C =	1.001 *Density= 8.35 lb/gl
Vapor Pressure (mm Hg.):	17.7	*Percent Volatile by Volu	me (%):	90 - 92%
Vapor Density (AIR = 1): (0.6	Evaporation Rate (ethyl e	ther = 1:	slower than 1
Solubility in Water:	complete	Appearance and Odor:	Pale-yellow	, translucent liquid, fresh and
pH (concentrate) =	6-7		clean odor	

SECTION IV - FIRE AND EXPLOSION HAZARD DATA

Flash point: None to Boiling (Tag Closed Cup) Flammable Limits: LEL = N/A UEL = N/A Extinguishing Media: N/A Special Fire Fighting Procedures: None known to manufacturer.

Unusual Fire and Explosion Hazards: None known to manufacturer.

SECTION V – PHYSICAL HAZARDS

Componento

Stability: Stable **Conditions to Avoid:** Excessive hot or cold temperatures may kill microorganisms. Incompatibility (Materials to Avoid): Strong acids, alkalis or disinfectants may kill these microorganisms. Hazardous Decomposition Products or Byproducts: None known to manufacturer. Hazardous Polymerization: Will not occur. Conditions to Avoid: None known to Hillyard.

SECTION VI - HEALTH HAZARD DATA

Routes of entry: Inhalation? no Skin? no Ingestion? no

HEALTH HAZARDS (1. Acute and 2. Chronic)

1. According to Primary Skin Irritation Test (FHSA), product concentrate is not an irritant; prolonged exposure may produce severe irritation in sensitive individuals; Eye Irritation Test (FHSA) = Concentrated product was considered to be an eye irritant; complete recovery was seen in all test subjects by day 13. When tested the concentrate was estimated to have acute oral LD₅₀ greater than 5 g./kg. When tested concentrate was not acutely toxic to the subjects following a 1 hour exposure to a concentration of 41.2 mg./L. (actual 41.2 mg./L.); thus LC₅₀ is greater than 41.2 mg./L. (actual 41.2 mg./L.). This is the maximum that could be generated with this test system.

2. None known to Hillyard.

page 2 of #468 - Take Down (Fresh And Clean)

SECTION VI - HEALTH HAZARD DATA continued:

Chemical listed as Carcinogen or Potential Carcinogen:

National Toxicology Program = No I.A.R.C. Monographs = No OSHA = No This product has no carcinogens listed by IARC, NTP, NIOSH, or ACGIH as of this date, greater than or equal to 0.1%. Signs and Symptoms of Exposure: Prolonged skin contact with concentrate can cause severe irritation. Eye contact causes eye irritation. Ingestion may cause nausea.

Medical Conditions Generally Aggravated by Exposure: None known to manufacturer.

Emergency and First Aid Procedures: In case of contact, immediately flush eyes with plenty of cool water for at least 15 minutes. If irritation persists, get medical attention. In case of skin contact, wash with soap and water and apply a topical antiseptic agent. If irritation persists, get medical attention. If ingested, give person several glasses of water and CALL A PHYSICIAN, hospital emergency room, or poison control center for how to induce vomiting. Never give anything by mouth to an unconscious person.

SECTION VII - PRECAUTIONS FOR SAFE HANDLING AND USE

Steps To Be Taken In Case Material Is Released Or Spilled: Flush with water and pick up with mop. Waste Disposal Method: This product may be disposed of in sanitary sewer or septic tank. Container disposal: Triple rinse or equivalent, then offer clean, dry container for recycling or reconditioning. Waste from normal use may be sewered to a public-owned treatment works in compliance with applicable federal, state and local requirements. Precautions To Be Taken In Handling And Storing: Keep container closed when not in use. Store at temperatures between 40° - 115°F to maintain microorganism population in container.

Other Precautions: Keep out of reach of children. Avoid prolonged contact with eyes or with open wounds or broken skin. This product contains no reportable quantities of toxic chemicals subject to reporting requirements of Section 313 of SARA Title III Emergency Planning and Community Right to Know Act of 1986 and of 40 CFR Part 372.

SECTION VIII - CONTROL MEASURES

Respiratory Protection (Specify Type): Not required for normal use.

Ventilation: Not required for normal use.

Local Exhaust =	N/A	Mechanical (General) =	N/A	Special =	N/A	Other =	N/A
Protective Gloves: Impervious gloves		Eye Protection:		Splash goggles suggest		ggested	

Other Protective Clothing or Equipment: Not required.

Work / Hygienic Practices: Wash thoroughly after handling.

SECTION IX - TRANSPORTATION INFORMATION

 Applicable regulations: 49 CFR = no;
 IMCO = no;
 IATA = no

 Proper shipping name: Cleaning Compound
 UN No.: not applicable
 Limited Qty.: not applicable
 Hazard Class: not applicable

 Labels required: not required
 DOT Exception: not applicable
 EPA Hazardous waste number / code: not listed

 Hazardous waste characteristics: not listed
 Ignitability = not applicable;
 Corrosivity = not applicable;
 Reactivity = not applicable

DISCLAIMER OF WARRANTIES

NO REPRESENTATIONS OR WARRANTIES, EITHER EXPRESS OR IMPLIED, OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR OF ANY NATURE ARE MADE WITH RESPECT TO THE PRODUCT(S) OR INFORMATION CONTAINED IN THIS MATERIAL SAFETY DATA SHEET. The information and recommendations contained in this Material Safety Data Sheet are supplied pursuant to 29 CFR 1910.1200 of the Occupational Safety and Health Standards Hazard Communication Rule. All information contained herein is presented in good faith and is believed to be appropriate and accurate. THE BUYER OR USER ASSUMES ALL RISKS ASSOCIATED WITH THE USE, MISUSE OR DISPOSAL OF

THIS PRODUCT. THE BUYER OR USER IS RESPONSIBLE TO COMPLY WITH ALL FEDERAL, STATE OR LOCAL REGULATIONS CONCERNING THE USE, MISUSE OR DISPOSAL OF THESE PRODUCTS.

Version 2, * Denotes revisions since last published MSDS. Supersedes Version 1 January 12, 2000.

 inflamabilidad: Cup) Sustancias de extinción: N/A Procedimientos especiales para la extinción de incendios: El fabricante no conoce ninguno. Peligros anormales de incendio y explosión: El fabricante no conoce ninguno. ECCIÓN V – PELIGROS FÍSICOS Estabilidad: Estable Condiciones a evitar: El calor o frío excesivos puede matar los microorganismos. Incompatibilidad (Materiales a evitar): Los ácidos, álcalis o desinfectantes fuertes pueden matar estos 	%
Nombre del fabricante: HILLYARD INDUSTRIES Nombre del producto: TAKE DOWN (FRESH & CLEAN Fecha de preparación: 18 de agosto de 2009 (versión 2) Sit, Joseph, MO 64501 Preparado por: Departamento de Asuntos Reglamentarios Feléfono para emergencias.: (800) 424-9300 (Sólo en caso de una emergencia que involucre un derrame, escape, incendio, xposición o accidente con sustancias químicas.) Llamadas para otro tipo de información: (816) 233-1321 (Ext. 8285) SECCIÓN II – INFORMACIÓN DE LOS INGREDIENTES http://www.hillyard.com Componentes Versión e caso de una emergencia que involucre un derrame, escape, incendio, xposición o accidente con sustancias químicas.) LAs# OSHA PEL ACGIH TLV RECOMENDADOS % Semonentes Versión escaterianas N/A sin establecer N/A Mezcla de esporas bacterianas N/A sin establecer N/A OS de concentrado = 1.28% SECCIÓN III – CARACTERÍSTICAS FÍSICAS Y QUÍMICAS Punto de ebullición: 209°F *Gravedad especifica (H ₂ O = 1): 25°C = 1.001 *Densidad 8.3 Presión de vapor (AIR = 1): 0.6 Porcentaje de evaporación (etilo éter = 1): más lento que 1 Solubilidad en agua: Completa Apariencia y olor: Liquido amarillo claro, translúcido, aroma fresco y	%
Direction: 302 North Fourth Street Fecha de preparación: 18 de agosto de 2009 (versión 2) ht. Joseph, MO 64501 Preparado por: Departamento de Asuntos Reglamentarios reléfono para emergencias:: (800) 424-9300 (Sólo en caso de una emergencia que involucre un derrame, escape, incendio, stopición o accidente con sustancias químicas.) Llamadas para otro tipo de información: (816) 233-1321 (Ext. 8285) SECCIÓN II – INFORMACIÓN DE LOS INGREDIENTES OTROS LÍMITES Componentes Identidad química específica: OTROS LÍMITES Nombre(s) común(es) CAS# OSHA PEL ACGIH TLV RECOMENDADOS % Vigua 7732-18-5 ninguno ninguno N/A fezcla de esporas bacterianas N/A sin establecer sin establecer N/A YOS de concentrado = 1.28% SECCIÓN III – CARACTERÍSTICAS FÍSICAS Y QUÍMICAS Punto de cbullición: 209°F * Gravedad especifica (H ₂ O = 1): 25°C = 1.001 *Densidad 8.3 Presión de vapor (mm Hg.): 17.7 * Porcentaje de volatilidad por volumen 90 – 92% (%): Densidad de vapor (AIR = 1): 0.6 Porcentaje de evaporación (etilo éter = 1): más lento que 1 Solubilidad en agua: Completa <td< td=""><td>%</td></td<>	%
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Incompatibilidad (Materiales a evitar): Los ácidos, álcalis o desinfectantes fuertes pueden matar estos	
microorganismos. Productos o subproductos de descomposición peligrosa: El fabricante no conoce ninguno.	
Polimerización peligrosa: No ocurrirá. Condiciones a evitar: Hillyard no conoce ninguno.	
ECCIÓN VI – INFORMACIÓN SOBRE PELIGROS PARA LA SALUD	
Puntos de entrada: ¿Inhalación? no ¿Piel? no ¿Ingestión? No	
ELIGROS PARA LA SALUD (1 Agudo y 2 Crónico) 1. Cuando el concentrado se sometió a pruebas, se estimó que tiene un oral agudo LD ₅₀ de más de 5 g/kg. Cuando s	0.00
sometió a pruebas el concentrado no fue un tóxico agudo para los sujetos de prueba después de una hora de exposic a una concentración de 41.2 mg/L (concentración real de 41.2 mg/L.) De esta manera, LC ₅₀ es mayor a 41.2 mg/L (concentración real de 41.2 mg/L.)Esta concentración fue la máxima que pudo generarse con este sistema de prueba	
2. Hillyard no conoce ninguno.	osición L
Sustancia química catalogada como carcinógeno o carcinógeno potencial:	osición L
Programa nacional de toxicología = No Monografía de I.A.R.C. = No OSHA = No	osición L
A la fecha este producto no contiene carcinógenos catalogados por IARC, NTP, NIOSH o ACGIH en cantidad igua mayor a 0.1%.	osición /L ieba.

página 2 de #468 - Take Down (Fresh & Clean)

SECCIÓN VI - INFORMACIÓN SOBRE PELIGROS PARA LA SALUD continuación:

Señales y síntomas de exposición: El contacto prolongado del concentrado con la piel puede causar irritación agudo. El contacto con los ojos causa irritacion en los ojos. La ingestión puede causar náusea.

Condiciones médicas exposicióne agravadas por la exposición: El fabricante no conoce ninguna.

Procedimientos de emergencia y de primeros auxilios: En caso de contacto, lave de inmediato con bastante agua fresca durante al menos 15 minutos. Si persiste la irritación, busque atención médica. En caso de contacto con la piel, lave con jabón y agua y aplique un agente antiséptico tópico. Si la irritación persiste obtenga atención médica. Si se ingiere dé a la persona varios vasos de agua y LLAME A UN MÉDICO, a la sala de emergencias del hospital o centro de control de sustancias venenosas para que le expliquen cómo inducir al vómito. Nunca dé nada en la boca a una persona inconsciente..

SECCIÓN VII – PRECAUCIONES PARA UN MANEJO Y USO SEGUROS

Pasos a seguir en caso de que el material se vierta o derrame: Lave con agua y levante con un trapeador. Método para la eliminación de desperdicios: Este producto puede ser eliminado en un drenaje sanitario o tanque séptico. Eliminación del envase: Triple enjuague o su equivalente, luego entregue el envase limpio y seco para su reciclaje o regeneración. El desperdicio resultado del uso normal puede ser eliminado en instalaciones públicas de tratamiento en cumplimiento de las leyes federales, estatales y locales vigentes.

Precauciones para su manejo y almacenamiento: Mantenga el envase cerrado cuando no se use. Almacene en temperaturas entre 40° y 115° para mantener la población de microorganismos en el envase estable.

Otras precauciones: Mantenga fuera del alcance de los niños. Evite el contacto prolongado con los ojos, heridas abiertas o cortadas en la piel. Este producto no contiene cantidades a informar de sustancias químicas tóxicas sujetas a los requisitos de información de la Sección 313 de SARA Título III de la Ley de 1986 sobre Planeación de Emergencia y el Derecho de la Comunidad a Conocer la Información y de 40 CFR parte 372.

SECCIÓN VIII – MEDIDAS DE CONTROL

Protección respiratoria (especifique el tipo): No es necesario para uso normal.

Ventilación: No es necesario para uso normal.

 Extractor local = N/A
 Mecánico (General) = N/A
 N/A
 Especial = N/A
 Otros = N/A

 Guantes protectores:
 Guantes impermeables:
 Protección de la vista:
 Se sugiere el uso de lentes contra salpicaduras

Otro equipo o ropa protectora: No es necesario. Prácticas de trabajo e higiene: Lave totalmente después de su manejo.

SECCIÓN IX – INFORMACIÓN SOBRE EL TRANSPORTE

 Normas aplicables: DOT = no; IMCO = no; IATA = no

 Nombre correcto de embarque: Compuesto de limpieza

 Número UN.: no aplica
 Cantidad limitada.: no aplica

 Clase de peligro: no aplica

 Etiquetas requeridas: no requeridas

 Excepción del DOT: no aplica

 Número o código de desperdicios peligrosos de EPA: sin catalogar

 Características de desperdicios peligrosos: sin catalogar

 Inflamabilidad = no aplica; Corrosividad = no aplica; Reactividad = no aplica

RENUNCIA DE GARANTÍAS

NO SE HACE NINGUNA REPRESENTACIÓN O GARANTÍA, EXPRESA O IMPLÍCITA, DE COMERCIABILIDAD, IDONEIDAD PARA UN PROPÓSITO PARTICULAR O DE CUALQUIER NATURALEZA CON RESPECTO AL(0S) PRODUCTO(S) O A LA INFORMACIÓN CONTENIDA EN ESTA HOJA DE INFORMACIÓN PARA EL MANEJO DE MATERIALES PELIGROSOS.

La información y recomendaciones contenidas en esta Hoja de Información para el Manejo de Materiales Peligrosos se proporciona de conformidad con 29 CFR 1910.1200 de la Regla de Comunicación sobre Seguridad en el Trabajo y Estándares en los Peligros para la Salud. Toda la información contenida aquí se presenta de buena fe y se cree adecuada y exacta.

EL COMPRADOR O USUARIO ASUME TODOS LOS RIESGOS ASOCIADOS CON EL USO, MAL USO O ELIMINACIÓN DE ESTE PRODUCTOS. EL COMPRADOR O USUARIO ES RESPONSABLE DE CUMPLIR CON TODAS LAS NORMAS FEDERALES, ESTATALES O LOCALES SOBRE EL USO, MAL USO O ELIMINACIÓN DE ESTOS PRODUCTOS.

La versión 2, * denota revisiones puesto que MSDS publicado pasado. Reemplaza la versión 12 de Enero de 2000

Flo-Kem, Inc. 19402 Susana Road

MATERIAL SAFETY DATA SHEET

Identity:	Glass Cleaner	ER CONCENTRA	MSDS Number:	359	Date:	11/30/2004	Supersedes:	7/26/2004
TOXICITY		FIRE:	2		REACTIVITY:	0	PROTECT	Contraction Contraction
Mauric		SECTION II.	HAZARDOUS ING				71.17	D/
Name 2-Butoxyel	hanol		CAS Numbe 111-76-2	r	25ppm skin		TLV pm skin	% 20
Isopropano			67-63-0		and a second	mg/ 3	400 mg/ 3	70
		SECTI	ON III. PHYSICAL/C	HEMIC	CAL CHARACTERI	STICS		
Boiling Po	int:		c Gravity:		Vapor Pressure		Melting Po	int:
212° F		0.835 5	: 0.005		(mm Hg.): ND		ND	
Vapor Der		Evapo			Water Solubility:		pH @ 77°F	8
(Air = 1): 1		(H2O =	1):1		Complete		6.8 - 7.5	
							VOCgm/L:	752
Appearan	ce and Odor: C	lear, blue liquid, A	licohol odor					
		SECT	TION IV. FIRE AND	EXPL	OSION HAZARD D	ATA		
Flash Poir	nt (TCC):	% LEL			% UEL:		Flammable	Limits:
88F		7			12.		Isopropanol	
Extinguist	ning Media:	Water fog, foam,	carbon dioxide. Coo	I conta	iners exposed to fla	mes with wate	r from side.	
Special Fi	re Fighting Proce	dures: Preven	breathing vapors. V	Vear S	CBA and protective	clothing.		
Contraction and the			er may spread burni		and the second			
			SECTION V. HE.	ALTH	HAZARD DATA			
Route(s) o	and a second second second	HALATION? Yes	EYES? Yes	SKI	N? Yes INGES	TION? Yes		
1.00	alth Hazards:	140 C 1						
Eyes:		ation or damage						
Skin:	the set of the second se	ation and dryness		-				
Ingestion:			ritation of the mouth	and th	roat.			
Inhalation					1. 1. T.			1252
(Chronic)	Health Hazards:		carcinogen by NTP			his product is i	not listed as or an	ticipated
Signs and	Symptoms of Ex	posure:						
Eyes: T	ear production, re	dness						
Skin: M	lay cause irritant i	reaction on prolon	ged contact					
Ingestion:	Nausea & vo	miting; loss of con	sciousness may occ	ur				
Inhalation	Occasional m	nild irritation effect	s to nose and throat	may o	ccur.			
Medical Co	onditions Genera	Illy Aggravated b	y Exposure: P	re-exis	ting contact site disc	orders.		
			Emergency	First /	Aid Procedures:			
Eyes:	Flush eyes with	n large amounts o	water, lifting upper			on persists, ob	tain medical atter	ntion.
Skin:		The second s	emove contaminated					
Ingestion:		ate medical attent	on.					
	States of the states	A CONTRACTOR OF THE REAL						

Inhalation: Remove to fresh air. If irritation persists, obtain medical attention

SECTION VI. TOXICITY DATA

No OSHA REGULATED? No

SECTION VII. REACTIVITY DATA

Stability: Stable

Carcinogenicity:

N VII. REACTIVITY DATA

Hazardous Polymerization Will Not Occur

Incompatibility (Materials to Avoid): Acids, oxidizing materials Hazardous Decomposition Byproducts: Oxides of carbon & nitrogen

SECTION VIII. PRECAUTIONS FOR SAFE HANDLING AND USE

Steps to be Taken in Case Material is Released or Spilled:

NTP? No

Small Spills: Absorb into neutral medium. Extinguish potential ignition sources.

Large Spills: Same as for small spill. Do not pump unless non-sparking equipment is available

IARC

Disposal: Meet Federal, State & Local Requirements

Handling and Storage: Store in cool, dry well ventilated area. Keep container tightly closed when not in use.

Other Precautions: Keep out of reach of children. FOR INDUSTRIAL AND INSTITUTIONAL USE ONLY.

SECTION IX. CONTROL MEASURES

Respiratory Protection:	NIOSH or MSHA approved air purifying
Ventilation:	Normal indoor
Local Exhaust:	Recommended if generating mist or vapors
Mechanical (General):	Not normally indicated unless mist is generated
Protective Gloves:	Rubber, vinyl
Eye Protection:	Chemical safety goggles
Other Protective Clothin	g or Equipment: Long pants, sleeves, apron
Work/Hygienic Practices	: The recommendations described in this section are provided as g

The recommendations described in this section are provided as general guidance for minimizing exposure when handling this product. Because use conditions will vary, depending upon customer applications, specific safe handling procedures should be developed by persons knowledgeable of the intended use conditions and equipment.

SECTION X. DOT INFORMATION

ISOPROPANOL SOLUTION, 3, UN1219, PGII

SECTION XI. MISCELLANEOUS INFORMATION

SARA 313: Glycol Ether Category N240

Notice: All information, recommendations, and suggestions appearing herein concerning this product are based upon data obtained from the manufacturer and/or recognized technical sources; however, manufacturer makes no warranty, representation or guarantee as to the accuracy, sufficiency or completeness of the material set forth herein. It is the user's responsibility to determine the safety, toxicity and suitability of his own use, handling and disposal of the product.

NA - Not Available

NE-Not Established

ND - Not Determined

MATERIAL SAFETY DATA SHEET

EPA Est. No. 1658-MO-1

Di ti tieb. ti ti basa	10.7120				
NFPA RATING: Health = 3 Flammabi	lity = 0	Reactivity = 0			
HMIS RATING: Health = 3 Flammabi		Reactivity = 0			
SECTION I - IDENTITY AND MANUFACT	TURER'S INF	ORMATION	(538N02A	.)	
Manufacturer's Name: HILLYARD INDUST	RIES	Product Name	e: Q.T. Plus	the second second	
Address: 302 North Fourth Stre	et	Date Prepared	I: October 24, 2	2014 (New)	
St. Joseph, MO 64501	1.0	Prepared by:	Regulatory A	ffairs Department	
Emergency Telephone No.: (800) 424-9300 (0	Only in the even	nt of chemical emer	gency involving	a spill, leak, fire, expo	sure or
accident involving chemicals.)		Other informa	ation calls: (81	6) 233-1321 (Ext. 8285)
			http://	/www.hillyard.com	
SECTION II - INGREDIENTS/IDENTITY I	INFORMATIO	DN			
Components					
(Specific Chemical Identity:			ACGIH	OTHER LIMITS	
Common Name(s)	CAS#	OSHA PEL	TLV	RECOMMENDED	%
N,N Dialkyl (C8-10)-N,N-dimethylammonium	68424-95-3	8 N.E.	N.A.	N.A.	6.51
Chloride Didecyl dimethyl ammonium chloride					
N-Alkyl (C12-16) dimethylbenzylammonium	68424-85-	N.E.	N.A.	N.A.	4.34
chloride					
Alcohols, C9-11, Ethoxylated	68439-46-3	N.E.	N.A.	N.A.	< 5.0
Tetrasodium Ethylenediamine tetraacetate	64-02-1	N.E.	N.A.	N.A.	-
Ethanol ⁽¹⁾	64-17-5	5 1000 ppm	1000 ppm	N.A.	1-4
Deionized water	7732-18-5	none	N/A	N.A.	
(1) Regulated by OSHA and the following states:	CA, ID, MA,	MN, PA, WA.			
VOC (Concentrate) = 1.36%; VOC (Minimum I	Dilution) = 0.01	%			

SECTION III - PHYSICAL / CHEMICAL CHARACTERISTICS

EPA Reg. No. 6836-77-1658

Boiling Point: 209°F		Specific Gravity (H ₂ O = 1): 25	$5^{\circ}C =$	1.01	Density =	8.41 lbs/gl.
Vapor Pressure (mm Hg.):	17.8	Percent Volatile by Weight (%	6):	80 - 81	0/0	1.1
Vapor Density (AIR = 1):	0.6	Evaporation Rate (ethyl ether	= 1):	slower	than I	
Solubility in Water:	complete	Appearance and Odor: c	clear, ye	llow lig	uid; lemon od	or
pH of concentrate: 12 - 13.5				10.00		

SECTION IV – FIRE AND EXPLOSION HAZARD DATA

 Flash point:
 >200°F (Tag Closed Cup)
 Flammable Limits:
 LEL = Not applicable
 UEL = Not applicable

 Extinguishing Media:
 Alcohol foam, carbon dioxide, dry chemical, water

Special Fire Fighting Procedures: Must wear NIOSH/MSHA approved self-contained breathing apparatus and protective clothing. Cool fire-exposed containers with water spray.

Unusual Fire and Explosion Hazards: Products of combustion are toxic.

SECTION V – PHYSICAL HAZARDS

Stability: Stable Conditions to Avoid: None known

Incompatibility (Materials to Avoid): None known

Hazardous Decomposition Products or Byproducts: Thermal decomposition may produce toxic vapors/fumes of Hydrogen chloride, amines, and other organic materials, and oxides of carbon and nitrogen

Hazardous Polymerization: Will not occur Conditions to Avoid: None known to Hillyard

SECTION VI - HEALTH HAZARD DATA

Routes of entry: Inhalation? yes Skin? yes Eye? Yes Ingestion? yes HEALTH HAZARDS (1. Acute and 2. Chronic)

1 Corrosive. Causes irreversible eye damage and skin burns. Do not get in eyes, on skin, or on clothing. Harmful if swallowed or if absorbed through the skin. Wash thoroughly with soap and water after handling. Product produces severe eye and skin burns in the concentrate. This product has an Oral LD50 (rat) = 1650 mg/kg; and a dermal LD50 (rabbit) = 1870 mg/kg. The skin irritation (rabbit) = severe irritant (primary irritation index of 8.0; eye irritation (rabbit) = severe irritant (primary irritation index = 110). The product is a DOT Corrosive upon skin testing. 2. None known to Hillyard.

Chemical listed as Carcinogen or Potential Carcinogen:

National Toxicology Program = No I.A.R.C. Monographs = No OSHA = No Signs and Symptoms of Exposure: Based upon available animal toxicity information, it is anticipated that this material will be corrosive to the skin and eyes upon direct or prolonged contact. Solvent vapors or mists of products can produce irritation of mucous membranes. Ingestion can produce immediate burning pain in the mouth, throat, and abdomen; severe swelling of the larynx; skeletal muscle paralysis affecting the ability to breathe; circulatory shock; and/or convulsions. May be fatal. Exposure to ethyl alcohol concentrations of over 1,000 ppm may cause headaches, irritation of the eyes, nose and throat, and, if continued for long period of time drowsiness and lassitude, loss of appetite and inability to concentrate.

page 2 of 2

#716 - Cleaning Companion Q.T. Plus

SECTION VI - HEALTH HAZARD DATA continued:

Medical Conditions Generally Aggravated by Exposure: None known to manufacturer.

Emergency and First Aid Procedures: Eyes: Flush with large amounts of running water for at least 15 minutes. Hold eyelids apart to ensure rinsing of the entire surface of the eye and lids with water. Get immediate medical attention. If physician is not available, flush for additional 15 minutes and then transport victim to medical care. **Skin:** Wash with large amounts of running water, and soap if available, for 15 minutes; Remove contaminated clothing and shoes. Get immediate medical attention. Wash clothing and decontaminated shoes before reuse. **Ingestion:** If swallowed, immediately give 3-4 glasses of milk (if unavailable, give water). DO NOT induce vomiting. If vomiting occurs, give fluids again. Get immediate medical attention. Have physician determine if patient's condition allows for induction of vomiting or evacuation of the stomach. Do not give anything by mouth to a convulsing or unconscious person. **Inhalation:** Remove from area to fresh air. If not breathing, clear airway and start artificial respiration. If victim is having trouble breathing, give supplemental oxygen if available. Get immediate medical attention. NOTE TO PHYSICIAN: Probable mucosal damage may contraindicate the use of gastric lavage. Supplemental oxygen and other measures to support breathing may be needed to combat circulatory shock. Persistent convulsions may be controlled by the cautious intravenous injection of a short acting barbiturate drug.

SECTION VII - PRECAUTIONS FOR SAFE HANDLING AND USE

Steps To Be Taken In Case Material Is Released Or Spilled: Danger! Corrosive material. Floors may become slippery. Wear appropriate protective equipment and NIOSH/MSHA approved respirator where mist or vapors of unknown concentrations may be generated (self-contained breathing apparatus preferred). Dike and contain spill with inert material (sand, earth, etc.) and transfer the liquid and solid separately to containers of recovery or disposal. Keep spill out of sewers and open bodies of water. Waste Disposal Method: Dispose of in compliance with all federal, state and local laws and regulations. Incineration is the preferred method.

Precautions To Be Taken In Handling And Storing: Keep away from children.

Other Precautions: Triple rinse (or equivalent). Then offer for recycling or reconditioning, or puncture and dispose of in a sanitary landfill, or incineration, or, if allowed by state and local authorities, by burning. If burned, stay out of smoke. This product contains no reportable quantities of toxic chemicals subject to reporting requirements of Section 313 of SARA Title III Emergency Planning & Community Right to Know Act of 1986 and 40 CFR Part 372.

SECTION VIII - CONTROL MEASURES

Ventilation: In processes where mists or vapors must be generated, proper ventilation must be provided in accordance with good ventilation practices. Respiratory Protection (Specify Type): Where mist or vapors are generated by the process or if recommended TWA/TWA for ethyl alcohol is exceeded, a NIOSH/MSHA jointly approved respirator is advised in the absence of proper environmental controls. Protective Gloves: Rubber or neoprene, when needed, to prevent skin contact. Eye Protection: Wear chemical splash goggles where there is a potential for eye contact. Use safety glasses with side shields under normal use conditions. Other Protective Clothing or Equipment: Eye wash; safety shower, protective clothing (long sleeves, coveralls or other, as appropriate), when needed to prevent skin contact with concentrate. Work / Hygienic Practices: Wash hands thoroughly after handling.

Precautions for storage and handling: Store at temperatures below 140°F. Keep containers closed until used. Do not contaminate drinking water, food or feed by storage or disposal.

SECTION IX - TRANSPORTATION INFORMATION

Applicable regulations: DOT = Yes; IMCO = Yes; IATA = Yes

Proper shipping name (Gallon Boxes) for U.S. Highway: Consumer Commodity ORM-D

Proper shipping name (5 & 55 Gallon Drums) for U.S. Highway: Disinfectants, Corrosive Liquid, N.O.S. (N,N-Dialkyl -N,N

dimethyl ammonium chloride; N-alkyl dimethyl benzyl ammonium chloride), 8, UN 1903, PG III

UN No.: UN1903 Limited Qty.: not applicable Hazard Class: 8

Label required: Not required on gallon boxes by highway; 5 & 55 gallon drum = Corrosive Label

DOT Exception: Not applicable

EPA Hazardous waste/number code: Not listed

Hazardous waste characteristics: Ignitability = Not applicable; Corrosivity = Yes; Reactivity = Not applicable

DISCLAIMER OF WARRANTIES

NO REPRESENTATIONS OR WARRANTIES, EITHER EXPRESS OR IMPLIED, OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR OF ANY NATURE ARE MADE WITH RESPECT TO THE PRODUCT(S) OR INFORMATION CONTAINED IN THIS MATERIAL SAFETY DATA SHEET. The information and recommendations contained in this Material Safety Data Sheet are supplied pursuant to 29 CFR 1910.1200 of the Occupational Safety and Health Standards Hazard Communication Rule. All information contained herein is presented in good faith and is believed to be appropriate and accurate. THE BUYER OR USER ASSUMES ALL RISKS ASSOCIATED WITH THE USE, MISUSE OR DISPOSAL OF THIS PRODUCT. THE BUYER OR USER IS RESPONSIBLE TO COMPLY WITH ALL FEDERAL, STATE OR LOCAL REGULATIONS CONCERNING THE USE, MISUSE OR DISPOSAL OF THESE PRODUCTS.

Version 2, * Denotes revisions since last published MSDS. Supersedes Version 1 - June 11, 2008

#716

HOJA DE DATOS DE SEGURIDAD DEL MATERIAL EPA Reg. No. 6836-77-1658

EPA Est. No. 1658-MO-1

CLASIFICACIÓN NFPA: Salud = 3	Inflamabilidad =	0 Reactivida	ad = 0		
CLASIFICACIÓN HMIS: Salud = 3	Inflamabilidad =	1 Reactivida	ud = 0		
SECCIÓN I - IDENTIDAD E INFORMA	CIÓN DEL FABR	ICANTE (5	38N02A)		
Nombre del fabricante: HILLYARD INDUS	STRIES	Nombre del pro	ducto: Q.T. Pl	us	
Dirección: 302 North Fourth St		and the second	************************************	tubre 2014 (Nuevo)	
St. Joseph, MO 645	01	the second se		o de Asuntos Reglamentar	ios
Teléfono de emergencia: (800) 424-9300 (Sól			· · · · · · · · · · · · · · · · · · ·		
exposición o accidentes con sustancias química					noemato,
exposicion o accidences con sustancias quinner	o., municio para	pean on a miorma		www.hillyard.com	
SECCIÓN II – INFORMACIÓN SOBRE	LOS INCREDIEN	TES	incipar	www.innyara.com	
Componentes	LOS MOREDIE	100			
			ACGIH	OTROS LÍMITES	
(Identidad química específica:	# CAS	OSHA PEL	TLV	RECOMENDADOS	8/
Nombre(s) común(es)	1. St. 77 375 4.	and the second sec		(とうかん) よう ひにす (ようきん)ないよう	%
N,N Di alquil (C ₈₋₁₀)-N,N-dimetil cloruro de	68424-95-3	N.E.	N.A.	N.A.	6.51
amonio Didecil dimetil cloruro de amonio		and all			
N-Alquil (C12-16) dimetil bencil cloruro de	68424-85-1	N.E.	N.A.	N.A.	4.34
amonio					
Alcoholes, C9-11, Ethoxylated	68439-46-3	N.E.	N.A.	N.A.	< 5.0
Tetrasodio Etil enediamina tetraacetato	64-02-8	N.E.	N.A.	N.A.	
Etanol ⁽¹⁾	64-17-5	1000 ppm	1000 ppm	N.A.	1-4
Agua deionizada	7732-18-5	ninguno	N/A	N.A.	
(1) Regulado por OSHA y los estados siguientes	CA ID MA MN	· · · · · · · · · · · · · · · · · · ·		6.20	

Regulado por OSHA y los estados siguientes: CA, ID, MA, MN, PA, WA.

V.O.C. (Concentrado) = 1.36%; VOC (Dilución mínima) = 0.01%

SECCIÓN III - CARACTERÍSTICAS FÍSICAS Y OUÍMICAS

Punto de ebullición: 209°F		Gravedad especifica (H2O = 1): 25°C =	1.01	Densidad=	8.41 lbs/gl
Presión de vapor (mm Hg):	17.8	Porcentaje de volatilidad por peso (%):	80 - 81	%	
Densidad de vapor (AIRE = 1):	0.6	Tasa de evaporación: (éter etílico = 1):	más le	nto que 1	
Solubilidad en el agua:	total	Apariencia y olor: clara, líquido amar	illo; olor a	limón	
pH de concentrado: 12-13.5		Carlor and the second second second			

SECCIÓN IV – INFORMACIÓN SOBRE PELIGRO DE INCENDIO Y EXPLOSIÓN

Punto de inflamación: >200°F (Tag Closed Cup) Límites de inflamabilidad: LEL = No aplica UEL = No aplica Medio de extinción: Espuma de alcohol, dióxido de carbono, químico seco, agua

Procedimientos especiales para la extinción de incendios: Debe usar ropa protectora y un aparato de respiración autónomo aprobado por NIOSH y MSHA. Enfríe los recipientes expuestos al fuego con rocío de agua.

Riesgos de incendio y explosión inusuales: Los productos de combustión son tóxicos.

SECCIÓN V – RIESGOS FÍSICOS

Estabilidad: Estable Condiciones a evitar: No se conoce ninguna

Incompatibilidad (Materiales que deben evitarse): No se conoce ninguno

Productos o subproductos de descomposición peligrosa: La descomposición térmica puede producir vapores o humos tóxicos de Cloruro de hidrógeno, aminas y otros materiales orgánicos y óxidos de carbón y nitrógeno

Polimerización peligrosa: No ocurrirá Condiciones a evitar: Hillyard no conoce ninguna

SECCIÓN VI - DATOS DE PELIGROS A LA SALUD

Rutas de acceso: ¿Inhalación? sí ¿Piel? ¿Ojos? Sí ¿Ingestión? si

PELIGROS A LA SALUD (1. Agudos y 2. crónicos)

1 Corrosivo. Causa daños irreversibles a los ojos y quemaduras en la piel. Evite el contacto con los ojos, la piel o con la ropa. Es dañino si se ingiere o si se absorbe por la piel. Después de manipular el producto, lávese meticulosamente las manos con agua y jabón. El producto concentrado causa graves quemaduras a los ojos y la piel. Este producto tiene un LD oral 50 (ratas) = 1650 mg/kg.; y un LD dermal 50 (conejos) = 1870 mg/kg. Irritación de la piel (conejos) = irritante severo (índice primario de irritación de 8.0; irritación ocular (conejos) = irritante severo (índice primario de irritación = 110). El producto es corrosivo según DOT al probarlo sobre la piel. 2. Hillyard no conoce ninguno.

Sustancia química catalogada como carcinógeno o carcinógeno potencial:

Programa nacional de toxicología = No Monografia de I.A.R.C. = No OSHA = No Señales y síntomas de exposición: Basados en información disponible de toxicidad en animales, se espera que este material será corrosivo para la piel y ojos al contacto directo o prolongado. Los vapores o rocíos solventes de productos pueden producir irritación de membranas mucosas. La ingestión puede producir dolor inmediato de quemaduras en la boca, garganta y abdomen, grave hinchazón de la laringe, parálisis músculo-esqueletal afectando la capacidad de respiración, choque circulatorio y/o convulsiones. Puede ser mortal. La exposición a concentraciones etil alcohólicas de más de 1,000 ppm pueden causar dolores de cabeza, irritación de los ojos, nariz y garganta, y, si es continuada por un largo período de tiempo, somnolencia y lasitud, pérdida de apetito e incapacidad para concentrarse.

página 2 de 2

SECCIÓN VI - DATOS DE PELIGROS A LA SALUD continuación:

Condiciones médicas que generalmente se agravan con la exposición: El fabricante no conoce ninguno.

Procedimientos de emergencia y primeros auxilios: Ojos: Enjuague con bastante agua potable por lo menos durante 15 minutos. Sostenga los párpados para asegurar el enjuague de toda la superficie del ojo y párpados con agua. Busque atención médica de inmediato. Si no se encuentra disponible un médico, enjuague durante 15 minutos más y transporte a la victima para que reciba cuidados médicos. Piel: Lave con bastante agua potable y jabón si hay disponible, durante 15 minutos; quite la ropa y zapatos contaminados. Busque atención médica de inmediato. Lave la ropa y zapatos contaminados antes de volverlos a usar. Ingestión: Si se ingiere, proporcione inmediatamente de 3 a 4 vasos de leche (en caso de no haber leche disponible, dé agua.) NO induzca al vómito. Si ocurre vómito, proporcione líquidos de nuevo. Busque atención médica de inmediato. Haga que el médico determine si la condición del paciente permite la inducción de vómito o evacuación del estómago. No le dé nada por la boca a una persona inconsciente o con convulsiones. Inhalación: Traslade a la persona a un lugar con aire fresco. Si la persona no respira, abra la via respiratoria y comience a darle respiración artificial. Si la victima tiene problemas para respirar, proporcione oxígeno complementario, si hay disponible. Busque atención médica de inmediato. AVISO AL MÉDICO: Podría estar contraindicado el lavado gástrico debido a posibles daños de la mucosa. Es posible que sean necesarias el oxígeno suplementario y otras medidas para ayudar a la respiración y combatir un shock circulatorio. Las convulsiones persistentes pueden ser controladas por una cuidadosa inyección intravenosa de un barbitúrico de acción corta.

SECCIÓN VII - PRECAUCIONES PARA EL USO Y MANIPULACIÓN SEGUROS

Medidas que deben tomarse en caso de que se libere o se derrame el material: ¡Peligro! Material corrosivo. Los pisos pueden volverse resbalosos. Use equipo de protección adecuado y de respiración aprobado por NIOSH y MSHA donde pueda generarse rocio o vapores de concentraciones desconocidas (se prefiere el uso de un aparato de respiración móvil.) Separe y guarde el derrame del material inerte (arena, tierra, etc.) y transfiera el líquido y el sólido de manera separada a recipientes de recuperación o desecho. Mantenga el derrame lejos de drenajes y extensiones abiertas de agua.

Método para la eliminación de residuos: Elimine de acuerdo con todas las leyes y normas federales, estatales y locales. El método preferido es la incineración.

Precauciones que deben tomarse durante la manipulación y almacenamiento: Manténgase lejos del alcance de los niños. Otras precauciones: Triple enjuague (o su equivalente.) Después entregue para su reciclaje o reacondicionamiento o perfore y deseche en un vertedero sanitario o incinerador, o, si las autoridades estatales y locales lo permiten, quémelo. Si lo quema, aléjese del humo. Este producto no contiene cantidades de sustancias químicas tóxicas que deban reportarse de acuerdo con la Sección 313 de SARA Título III de la Ley de 1986 sobre Planificación de Emergencia y el Derecho de la Comunidad a Conocer la Información y 40 CFR Parte 372.

SECCIÓN VIII - MEDIDAS DE CONTROL

Ventilación: En procesos donde deban generarse rocío o vapores, debe proveerse una ventilación adecuada de acuerdo con las prácticas de buena ventilación. Protección respiratoria (Especifique el tipo): Donde puedan generarse rocío o vapores por el proceso, o si se exceden los niveles recomendados de alcohol etílico por TWA/TWA, se aconseja el uso de respiradores aprobados por NIOSH y MSHA en ausencia de métodos de control adecuados para la protección del medio ambiente. Guantes de protección: De hule o neopreno, cuando sean necesarios, para prevenir el contacto con la piel. Protección de los ojos: Use lentes contra la salpicadura de sustancias químicas donde hay un potencial de contacto con los ojos. Use protección para la vista con protectores laterales bajo condiciones normales de uso. Otro equipo o ropa protectora: Lavado de ojos, ducha de seguridad, ropa protectora (mangas largas, overoles o de otro tipo, como corresponda,) cuando sea necesario para prevenir el contacto de la piel con el concentrado. Prácticas de trabajo e higiene: Lave abundantemente las manos después de su manejo.

Precauciones para su almacenamiento y manipulación; Almacene en temperaturas menores a 140°F. Mantenga los envases cerrados hasta que vayan a usarse. No contamine el agua potable, alimentos o forraje al almacenar o desechar.

SECCIÓN IX – INFORMACIÓN SOBRE EL TRANSPORTE

Regulaciones aplicables: DOT = Si; IMCO = Si; IATA = Si

 Nombre correcto de embarque (cajas de galones) para autopistas en EE.UU.: Productos para el consumidor ORM-D

 Nombre correcto de embarque (tambores de 5 y 55 galones) para autopistas en EE.UU.: Desinfectantes, líquido corrosivo, N.O.S.

 (N,N-Dialquil –N,N dimetil cloruro de amonio; N-alquil dimetil bencil cloruro de amonio), 8, UN 1903, PG III

 No. UN: UN 1903
 Cantidad limitada: no aplica

 Clase de sustancia peligrosa: 8

Etiqueta requerida: No se requiere en cajas de galón por carretera; tambor de 5 y 55 galones = etiqueta de material corrosivo Excepción DOT: No aplica

Número o código de desperdicios peligrosos de EPA: Sin catalogar

Características de residuos peligrosos: Inflamabilidad = no aplica: Corrosividad = Sí, Reactividad = No aplica

RENUNCIA DE GARANTÍAS

NO SE HACE NINGUNA REPRESENTACIÓN O GARANTÍA, YA SEA EXPRESA O IMPLÍCITA, DE COMERCIALIZACIÓN, IDONEIDAD PARA ALGÚN PROPÓSITO EN PARTICULAR, O DE CUALQUIER NATURALEZA CON RELACIÓN AL (LOS) PRODUCTO (S) O INFORMACIÓN CONTENIDA EN ESTA HOJA DE INFORMACIÓN PARA EL MANEJO DE MATERIALES PELIGROSOS. La información y recomendaciones incluidas en esta Hoja de Información para el Manejo de Materiales Peligrosos se proporciona de conformidad con 29 CFR 1910.1200 de la Regla de Divulgación de Riesgos de la Normativa de Seguridad y Salud en el Trabajo. Toda la información contenida aquí se presenta de buena fe y se cree que es correcta y exacta. EL COMPRADOR O USUARIO ASUME TODOS LOS RIESGOS ASOCIADOS CON EL USO, USO INDEBIDO O ELIMINACIÓN DE ESTE PRODUCTO. EL COMPRADOR O USUARIO ES RESPONSABLE DE CUMPLIR CON TODAS LAS REGULACIONES FEDERALES, ESTATALES O LOCALES SOBRE EL USO, USO INDEBIDO O ELIMINACIÓN DE ESTE PRODUCTO.

MATERIAL SAFETY DATA SHEET

EPA Reg. No. 1839-83-1658

EPA Est. No. 1658-MO-1

NFPA RATING: Health = 1, Flammability = 2, Reactivity = 0 HMIS RATING: Health = 1, Flammability = 2, Reactivity = 0

SECTION I – IDENTITY AND MANUFACTURER'S INFORMATION *(538N-57A)

Distributor:	HILLYARD INDUSTRIES	Product Name:	QT-TB
Address:	302 North Fourth Street	Date Prepared:	March 23, 2010 (version 2)
	St. Joseph, MO 64501	Prepared by:	Regulatory Affairs Department
Emorgonov T	elenhone No : (800) 424 0300 (Only i		

Emergency Telephone No.: (800) 424-9300 (Only in the event of chemical emergency involving a spill, leak, fire, exposure or accident involving chemicals.) Other information calls: (816) 233-1321 (Ext. 8285) http://www.hillyard.com

SECTION II - INGREDIENTS/IDENTITY INFORMATION

OSHA	ACGIH	OTHER LIMITS	%
PEL	TLV	RECOMMENDED	
5 N/E	N/E	N/A	5-10
8 N/E	N/E	N/A	1-3
-5 none	none	N/A	
	-5 N/E 8 N/E	-5 N/E N/E 8 N/E N/E	-5 N/E N/E N/A 8 N/E N/E N/A

(1) Regulated by the following states: OH and PA.

* This product contains the following chemical subject to reporting requirements of SARA Title III, Section 313 and 40 CFR Part 372: Diethylene Glycol Monobutyl Ether.

SECTION III - PHYSICAL / CHEMICAL CHARACTERISTICS

*Boiling Point: 210°F	*Specific Gravity (H ₂ O = 1): 1.0196 *Density=8.65 lb/gal.
*Vapor Pressure (mm Hg.): 17.36	*Percent Volatile by Weight (%): greater than 97%
*Vapor Density (AIR = 1): 1.03	Evaporation Rate (ethyl ether = 1): slower than 1
Solubility in Water: Complete	Appearance and Odor: Clear liquid, lemon fragrance
* pH = 12 - 13	

SECTION IV - FIRE AND EXPLOSION HAZARD DATA

Flash point: greater than 180°F (T.C.C.) Flammable Limits: LEL = N.E. UEL = N.E. Extinguishing Media: Water, CO₂, foam or media suitable for surrounding fire. Special Fire Fighting Procedures: Standard fire fighting procedures may be followed, including full protective gear, NIOSH approved self-contained breathing apparatus. Unusual Fire and Explosion Hazards: None known to manufacturer.

SECTION V - PHYSICAL HAZARDS

Stability: StableConditions to Avoid: None known to manufacturer.Incompatibility (Materials to Avoid): Do not mix with other chemicals.Hazardous Decomposition Products or Byproducts: Thermal decomposition or burning may produce toxic
vapors or gases.Hazardous Polymerization: Will not occurConditions to Avoid: None known to manufacturer.

***SECTION VI – HEALTH HAZARD DATA**

Routes of entry: Inhalation? no Skin? yes Ingestion? yes

HEALTH HAZARDS (1. Acute and 2. Chronic)

1. Acute: Harmful if swallowed. Eye and skin irritant. 2. Chronic: None known to manufacturer. Chemical listed as Carcinogen or Potential Carcinogen:

National Toxicology Program = No I.A.R.C. Monographs = No OSHA = No

Signs and Symptoms of Exposure: Irritation or burning sensation.

Medical Conditions Generally Aggravated by Exposure: May aggravate skin disorders or respiratory ailments.

page 2 of #1011 - QT-TB

*HEALTH HAZARD DATA (CONTINUED)

Emergency and First Aid Procedures: Eye Contact: Flush immediately with water for 15 minutes. Get medical attention. **Skin Contact:** Flush with water for 15 minutes. Remove and wash contaminated clothing. **If inhaled:** Move person to fresh air. If person is not breathing, call 911 or an ambulance then give artificial respiration, preferably by mouth-to-mouth, if possible. Call a poison control center or doctor for further treatment advice. **Ingestion:** Call a poison control center or doctor. Do not give anything by mouth to an unconscious person. **Note to physician:** Probable mucosal damage may contraindicate the use of gastric lavage.

SECTION VII - PRECAUTIONS FOR SAFE HANDLING AND USE

Steps To Be Taken In Case Material Is Released Or Spilled: Wear appropriate protective equipment. If possible, contain spill and collect in an approved container. Rinse affected area thoroughly with water. Keep product out of sewers or waterways. Hold for disposal.

Waste Disposal Method: Dispose of in accordance with applicable local, state, and federal regulations. If possible, triple rinse container and recycle.

Precautions To Be Taken In Handling And Storing: Avoid contact with skin or eyes. Avoid breathing vapor, spray or mist. Store in original container, in cool dry place with adequate ventilation. Keep out of reach of children. Keep container tightly closed when not in use.

Other Precautions: Use only according to label directions. If unsure about safe use, contact your supervisor immediately.

SECTION VIII - CONTROL MEASURES

Respiratory Protection (Specify Type): Not expected to be necessary under normal conditions of use. Where exposure cannot be adequately controlled by general or local ventilation, use appropriate respiratory protection to prevent over exposure. An approved dust/mist respirator would be recommended.

Ventilation: Local Exhaust = As necessary Mechanical (General) = Adequate Special = N.A. Other = N.A. Protective Gloves: Water impervious (Latex, Neoprene)

Eye Protection: Chemical Resistant Goggles or Face Shield.

Other Protective Clothing or Equipment: Not Required.

Work / Hygienic Practices: Follow OSHA mandated procedures. Never eat or smoke while working with chemicals. Good housekeeping practices apply. Wash thoroughly after handling.

SECTION IX – TRANSPORTATION INFORMATION

Applicable regulations: 49 CFR = \underline{no} ; IMCO = \underline{no} ; IATA = \underline{no}

Proper shipping name: Cleaning compound

UN No.: not applicable Limited Qty.: not applicable Hazard Class: not applicable

Labels required: not required DOT Exception: not applicable

EPA Hazardous waste number / code: not listed

Hazardous waste characteristics:

Ignitability = not applicable; Corrosivity = not applicable; Reactivity = not applicable

DISCLAIMER OF WARRANTIES

NO REPRESENTATIONS OR WARRANTIES, EITHER EXPRESS OR IMPLIED, OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR OF ANY NATURE ARE MADE WITH RESPECT TO THE PRODUCT(S) OR INFORMATION CONTAINED IN THIS MATERIAL SAFETY DATA SHEET.

The information and recommendations contained in this Material Safety Data Sheet are supplied pursuant to 29 CFR 1910.1200 of the Occupational Safety and Health Standards Hazard Communication Rule. All information contained herein is presented in good faith and is believed to be appropriate and accurate.

THE BUYER OR USER ASSUMES ALL RISKS ASSOCIATED WITH THE USE, MISUSE OR DISPOSAL OF THIS PRODUCT. THE BUYER OR USER IS RESPONSIBLE TO COMPLY WITH ALL FEDERAL, STATE OR LOCAL REGULATIONS CONCERNING THE USE, MISUSE OR DISPOSAL OF THESE PRODUCTS.

Version 2, * Denotes revisions since last published MSDS. Supersedes Version 1 December 31, 1998

#1011

HOJA DE DATOS DE SEGURIDAD DEL MATERIAL EPA Reg. No. 1839-83-1658 EPA Est. No. 1658-MO-1

CLASIFICACION NFPA:	Salud = 1	Inflamabilidad = 2	Reactividad = 0
CLASIFICACION HMIS:	Salud = 1	Inflamabilidad = 2	Reactividad = 0

SECCION I - IDENTIFICACION E INFORMACION DEL FABRICANTE *(538N-57A) Nombre del fabricante: HILLYARD INDUSTRIES

Dirección: 302 North Fourth Street St. Joseph, MO 64501

Nombre del producto: OT-TB Fecha de preparación: 23 de marzo de 2010 (versión 2) Preparado por: Regulatory Affairs Department (Departamento de Asuntos Reglamentarios)

Teléfono de emergencia: (800) 424-9300 (Sólo en casos de emergencias químicas en las que haya ocurrido derrame, fuga, incendio, exposición o accidentes con sustancias químicas) Teléfono para otra información: (816) 233-1321 (Ext. 8285)

SECCION II - INFORMACION ACERCA DE LA IDENTIFICACION DE LOS INGREDIENTES

(Identificación química específica:				OTROS LÍMITES		
Nombre(s) común(es):	CAS#	OSHA PEL	ACGIH TLV	RECOMENDADOS	%	
Eter monobutilo glicol dietileno*(1)	112-34-5	N/E	N/E	N/A	5-10	
Sal tetrasódica EDTA	64-02-8	N/E	N/E	N/A	1-3	
Agua	7732-18-5	ninguno	ninguno	N/A		

(1) Reglamentado por los siguientes estados: OH y PA.

* Este producto contiene los siguientes productos químicos sujetos a requisitos de información del Título III, Sección 313 y 40 CFR Parte 372, de la SARA: Eter monobutilo glicol dietileno

SECCION III -- CARACTERISTICAS FISICO-QUIMICAS

*Punto de ebullición: 210°F	*Gravedad especifica (H2O = 1): 1,0196 *Denisdad = 8.65 lbs/gal.
*Presión de vapor (mm Hg): 17,36	*Porcentaje volátil por volumen (%): mayor de 97%
*Densidad de vapor (AIRE =1): 1,03	Tasa de evaporación (éter de etilo = 1): más lento que 1
Solubilidad en agua: Completa	Apariencia y olor: Líquido transparente, olor a limón
*pH (concentrado) = 12 - 13	

SECCION IV - DATOS DE RIESGO DE INCENDIO Y EXPLOSION

Limites de inflamabilidad: LEL = N.E. UEL = N.E. Temp. de ignición: Mayor de 180°F (Ensayo de Tagliabue) Medios de extinción de incendios: Agua, CO2, espuma o algún medio adecuado para cercar un incendio Procedimientos especiales para la extinción de incendios: Se pueden seguir los procedimientos normales de combatir un incendio, incluyendo los atavios de protección completos y los aparatos de respiración autónomos aprobados por la NIOSH. Riesgos inusuales de fuego y explosión: No se conocen por el fabricante

SECCION V – PELIGROS FISICOS

Estabilidad: Estable

Condiciones que se deben evitar: No se conocen por el fabricante Incompatibilidad (materiales que se deben evitar): No lo mezcle con otros productos químicos.

Productos y subproductos peligrosos de la descomposición del material: La descomposición térmica o la quema del producto puede producir gases o vapores tóxicos.

Polimerización peligrosa: No ocurrirá

Condiciones que se deben evitar: No se conocen por el fabricante.

SECCION VI - DATOS SOBRE PELIGROS PARA LA SALUD

¿Piel? Si Vías de entrada: ¿Inhalación? No ¿Ingestión? Sí

PELIGROS PARA LA SALUD (1. Agudos y 2. Crónicos)

1. Agudos: Peligroso si se ingiere. Irritante de los ojos y la piel.

2. Crónicos: No se conocen por el fabricante.

Producto químico listado como cancerígeno o cancerígeno potencial:

Programa Nacional de Toxicología = No Monografías I.A.R.C. = No OSHA = No

Indicios y síntomas de exposición: Irritación o sensación de quemadura

Condiciones médicas que por lo general se agravan por la exposición: Se pueden agravar los trastornos de la piel o las dolencias respiratorias.

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*PELIGROS PARA LA SALUD (continuación)

Procedimientos de emergencia y de primeros auxilios: Contacto con los ojos: Lave inmediatamente con agua abundante durante 15 minutos. Obtenga atención médica. Pele contacto: Lave con agua abundante durante 15 minutos. Quítese y lave la ropa contaminada. Ingestión: Llame un centro de control de veneno o a médico inmediatamente para consejo de tratamiento. Que a persona beborrotee un vidrio de agua si capaz de tragar. No induzca vomitar a menos Llame un centro de control de veneno o a médico inmediatamente para consejo de tratamiento. Que a persona beborrotee un vidrio de agua si capaz de tragar. No induzca vomitar a menos que dijera hacer así por el centro de control de veneno ni médico. No de nada por boca a una persona inconsciente. Note al médico: El daño probable de mucosal puede contraindicar el uso de lavado gástrico.

SECCION VII - PRECAUCIONES PARA EL USO Y MANEJO SEGURO DEL MATERIAL

Pasos que se deben seguir en caso de fugas o derrames del material: Use el equipo de protección apropiado. Si es posible, contenga el derrame y recójalo en un recipiente aprobado. Lave completamente con agua el área afectada. Mantenga el producto fuera de los sistemas de alcantarillado o las corrientes naturales. Reténgalo para su desecho.

Método para la eliminación de los desperdicios: Elimine los desperdicios de acuerdo con los reglamentos y disposiciones locales y estatales. Si es posible lave tres veces el envase y envielo para su reciclaje.

Precauciones que se deben tomar en el manejo y en el almacenamiento: Evite el contacto con la piel o los ojos. Evite respirar el vapor, el rociado o la niebla del producto. Almacénelo en su envase original, en un lugar seco y fresco con ventilación adecuada. Manténgalo fuera del alcance de los niños. Mantenga el envase tapado cuando no lo esté utilizando.

Otras precauciones: Use el producto solamente de acuerdo con las instrucciones de la etiqueta. Si no sabe bien cuál es el uso seguro, consulte inmediatamente con su supervisor.

SECCION VIII – MEDIDAS DE CONTROL

Protección respiratoria (especifique el tipo): No se espera que sea necesaria bajo condiciones de uso normales. Donde la exposición no pueda controlarse adecuadamente mediante la ventilación local o general, utilice protección respiratoria apropiada para impedir la sobreexposición. Sería recomendable un respirador aprobado contra el polvo y la neblina. Ventilación:

Extractor local de aire = Si es necesario Mecánico (General) = Adecuado Especial = N/C Otros = N/C Guantes de protección: Impermeables (Látex o neopreno)

Protección para los ojos: Se sugieren gafas de seguridad o máscara para productos químicos

Otras ropas o equipos de protección: No se necesita.

Prácticas de trabajo e higiene: Siga los procedimientos obligatorios de la OSHA. Nunca coma ni fume mientras esté trabajando con productos químicos. Aplique buenas prácticas de orden y limpieza. Lávese completamente después de manipular el producto.

SECCION IX - INFORMACION PARA EL TRANSPORTE

Reglamentos aplicables: 49 CFR = \underline{no} ; IMCO = \underline{no} ; IATA = \underline{no}

Nombre apropiado del producto para el transporte: Compuesto para limpiar

 Número UN: No corresponde
 Cantidad limitada: No corresponde
 Clasificación de peligro: No corresponde

 Etiquetas requeridas: No se requieren
 Excepción DOT: No corresponde
 No corresponde

Código de desecho peligroso según la EPA: no está listado

Características de desecho peligroso:

Combustibilidad = No corresponde; Corrosividad = No corresponde;

Reactividad = No corresponde

NEGACION DE GARANTIAS

NO SE HACEN REPRESENTACIONES NI SE OTORGAN GARANTIAS, YA SEAN EXPRESAS O IMPLICITAS, DE LA COMERCIALIZACION, IDONEIDAD PARA UN PROPOSITO DETERMINADO O DE CUALQUIER NATURALEZA, CON RESPECTO AL PRODUCTO (O LOS PRODUCTOS) O LA INFORMACION CONTENIDA EN ESTA HOJA DE DATOS DE SEGURIDAD DEL MATERIAL. La información y las recomendaciones contenidas en esta Hoja de datos de seguridad del material, se suministran en cumplimiento de la cláusula 29 CFR 1910.1200 de la Ley de Seguridad Ocupacional y de Comunicaciones de los Peligros para las normas de Salud (Occupational Safety and Health Standards Hazard Communication Rule). Toda la información contenida en este documento se presenta de buena fe y se considera adecuada y exacta.

EL COMPRADOR O EL USUARIO ASUME TODOS LOS RIESGOS PROPIOS DEL USO, EL ABUSO O LA ELIMINACION DE ESTE PRODUCTO. EL COMPRADOR O EL USUARIO ES RESPONSABLE POR EL ACATAMIENTO DE TODOS LOS REGLAMENTOS FEDERALES, ESTATALES O LOCALES SOBRE EL USO EL ABUSO O LA ELIMINACION DE ESTOS PRODUCTOS.

La versión 2, * denota revisiones puesto que MSDS publicado pasado. Reemplaza la versión 16 de diciembre de 1998

Health and Human Services Department Janitorial Services Bid Sheet 0600

This is a solicitation for a 36 month contract for janitorial services for the Heath and Human Services Department, with the option to extend for up to three (3) additional twelve (12) month periods.

The quantities show are merely estimates, the City reserves the right to purchase more or less than the quantities indicated.

Item #	Location			Cost per Square Foot / Per Month	Total Cost per Month	<u>Total Cost per</u> <u>Year (monthly</u> <u>cost x 12)</u>	
1	WIC Clinic - 443 Highway 71 Bastrop, TX 78655	1,400	3 times a week + 2nd Sat./Mth	\$ 0.49	\$ 685.02	5	8,220.24
	Total Bid		Cost per Month x	12 Months		\$	8,220.24

Information Only: Submit with this bid a list of cleaning chemicals and disinfectant to be utilized in the performance of this contract per section 3.7, 0500 - Scope of Work

4

1.0 PURPOSE

This is a request for a thirty-six month service agreement with an option to extend for up to three (3) additional twelve (12) month periods for the procurement of janitorial services for the City of Austin WIC Clinic located in Bastrop, TX

2.0 SCOPE

This specification establishes the minimum requirements for a janitorial services contract for the City of Austin WIC Clinic located at: 443 Highway 71 Bastrop, TX 78655. This office is approximately 1,400 square feet.

3.0 SERVICE REQUIREMENTS

3.1 The janitorial services shall be provided as noted In Section 3.4. Each visit (Section 4.1) services will be performed on the evening following each workday, unless previously coordinated with the facility representative and the Contract Administrator.

3.2 Services may not be required on City recognized holidays, (see supplemental purchase provisions). However, the facility will be made available outside of regular office hours for other-than-routine custodial work (i.e. carpet shampooing, stripping and waxing, etc.).

3.3 The contractor shall provide all labor, materials and equipment except for toilet paper, hand soap, and paper towels, which shall be furnished by the City.

3.4 The schedule of work hours for completing the service requirements at this location is as follows:

Frequency	Hours		
Mon	6:00pm to 6:00 am		
Wed	6:00 pm to 6:00 am		
Thurs	8:00 pm to 6:00 am		
2 nd Sat of each Month	1:00 pm to 6:00 am		

0500 Scope of Work

Contractor shall make every effort to not interfere with the normal work of the personnel located at the above locations.

3.5 The contractor shall furnish and maintain all equipment necessary for properly maintaining each location. The City of Austin reserves the right to make Inspection of equipment to be used in the performance of this contract. Any equipment found to be in unsafe operating condition must be replaced immediately at the contractor's expense. Failure to make every effort to provide suitable equipment for carrying out all requirements of this contract will be grounds for termination of the contract.

3.6 Materials and supplies used by the contractor shall conform to the requirements listed in this specification. No material shall be used that will damage floors, floor covering, toilet fixtures, woodwork, painted surfaces, furniture, or which will create health or safety hazards. Where a specific product Is specified by the City, there shall not be deviation without the expressed permission of the City of Austin, in which case, samples of all materials proposed to be used shall be submitted and approval granted before the material represented by the samples is used. Upon request the Contractor shall submit a Material Safety Data Sheet (MSDS) for each material to be used in providing the cleaning service.

3.7 The Contractor is required to submit with the bid a list of cleaning chemicals and disinfectant to be utilized in the performance of this contract. The City has right of approval on any product used during the term of the contract.

4.0 SERVICE LEVELS

4.1 There are six levels of service for this janitorial contract. The six levels of service are:

a. Each Visit Requirement - requires that services be provided to the locations listed in Section 2.0 every day of the week that the building is in operation.

b. Weekly Service Requirement - requires these services be performed a minimum of once a week, every week.

c. Monthly Service Requirement - requires these services be performed a minimum of once a month, every month.

d. Quarterly -services to be performed a minimum of once every three months.

e. Semiannually - services to be performed a minimum once within a sixmonth period, during the contract period.

f. Annual Service Requirements -services to be performed a minimum of

once a year during the contract period.

4.2 Level 1 - Daily Requirements

a. Empty and clean trash receptacles. Contractor is to use disposable plastic liners.

b. Remove all waste from building and place in designated containers for disposal.

c. All floors must be cleaned, dust-mopped, and damp mopped.

d. All area rugs and/or carpeted floors vacuumed and spot cleaned to remove all stains and debris.

e. Restrooms Area:

(1) Clean floors with detergent and germicidal additive.

(2) Urinals and toilets cleaned and sanitized on both inside and outside, polishing bright work. Deodorant urinal screens replaced, as required.

(3) Mirrors washed.

(4) Nickel work polished.

(5) Basins and countertops washed and wiped dry.

(6) Walls and Doors wiped clean.

(7) Stall dividers dusted and wiped clean.

(8) Clean lights and switches.

(9) Refill towel cabinets, tissue dispensers, soap dispensers, deodorant dispensers, as necessary.

(10) Empty and clean trash receptacles, replace liners as required

(11) Clean cabinets, ducts, and air vents

f. Clean, sanitize, and dry shine drinking fountain.

g. Clean exterior glass doors both inside and outside, no streaking. (See definitions section
 8)

h. Spot clean all entryways and plate glass windows. (See definition section 8).

i. Sweep and damp-mop entrance and exit areas.

j. Remove debris in and around entryways. (See definitions section 8)

k. Sanitize all chairs, furniture, and toy tables.

4.3 Level2 - Weekly Requirements

a. All flat or horizontal surfaces to be dusted and polished. Paperwork shall not to be disturbed. Desks will not be dusted unless requested by user.

b. Clean all exposed parts of air conditioning vents, with a fungicide.

c. Clean both sides of glass partition

d. Clean all floors, apply finish, and bring to a lustrous appearance. Wet mop as required to maintain good appearance.

e. Dust all woodwork, including baseboards, chair, ledges, and file cabinets.

- f. Dust all wall picture frames. Do not service if it is not glass covered.
- g. Clean entryway glass and plate windows. (See definition section 8)

4.4 Level 3 - Monthly Requirements

a. Dust Venetian blinds.

b. Perform high dusting, including exposed pipes, high cabinets, etc.

- c. Vacuum drapes.
- d. Burnish/high speed buff all resilient tile floors.

4.5 Level4 - Quarterly Requirements

a. Steam clean, shampoo, and disinfect carpets.

b. Power wash outside window area, walkway and overhang to remove dirt and staining from animal debris.

4.6 Level 5 - Semiannual Requirements

- a. Clean all wood-paneled walls, apply appropriate polish.
- b. Scrub all resilient tile floors to remove wax/dirt build-up.
- c. Dust or vacuum all wall surfaces.
- d. Wash exterior windows, both inside and outside.
- e. Clean and disinfect venetian blinds.

4.7 Level 6 - Annual Requirements

- a. Wash lighting fixtures inside and outside.
- b. Strip and wax hard surfaced floors (Non-resilient tile)

4.8 Access to Offices

Offices with closed doors shall not be entered for cleaning. Offices with staff working late shall be bypassed if requested. Bypassed offices shall be cleaned if vacated prior to cleaning personnel's departure.

4.9 Facility Log Book

A facility logbook shall be maintained for the HHSD Building Contact Person. This will serve as a means of communication between the building Contact Person. the Contractor's work crews, and the supervisor who shall review the logbook dally. The logbook will be maintained at a mutually agreed upon location.

4.10 Contractor Quality Control Program (CQCP)

The contractor shall implement a complete quality control program to assure the requirements of the contract are met as specified. The CQCP shall be a system for identifying and correcting discrepancies in the quality of services before the level of performance becomes unacceptable and/or the building Contact Person(s) point out the deficiencies. The program shall include, but not be limited to the following:

a. An inspection system which is tailored to the specific facility and which covers all services stated in the specifications.

b. The contractor will devise an appropriate inspection checklist.

c. The checklist will be signed and dated to indicate the time that the inspection was completed.

d. It is not permissible for the person who performs the work to inspect and accept the work.

e. Inspections are to be performed weekly on a randomly selected day.

f. Discrepancies that are noted will indicate the time and the date that the discrepancy will be corrected.

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g. The completed, signed, and dated checklists will be submitted to the building Contact Person at the end of each week for review and comment, if necessary.

h. The Contractor shall provide to the Contract Administrator and building Contact Person(s) a list of Contractor Supervisors authorized to inspect and sign the checklist.

I. The fact that the inspection is required on a weekly basis does not relieve the Contractor from performing additional inspections, if deemed necessary.

4.11 Light, Water and Electricity

The City of Austin shall provide such light, water, and electricity as are necessary to enable Contractor to provide the services described herein and Contractor shall use these facilities only in the performance of the contract.

5.0 VENDOR QUALIFICATIONS AND VENDOR EMPLOYEE REQUIREMENTS

5.1 The contractor shall employ only qualified supervisory personnel and workers skilled in the performance of cleaning services. Contractor employees who, in the opinion of the Contract Administrator, do not possess the skills and experience required in the specifications will be immediately replaced.

5.2 All supervisory personnel assigned to this contract shall have a minimum of two- (2) years' experience in supervising crews which provide janitorial services as described in this contract. The supervisors should have hands-on experience in those same services. They shall be able to read and work from schedules and work requirements while supplying competent directions to workers.

5.3 The contractor shall maintain an adequate number of employees and/or crews to satisfactorily perform the required services the location within the hours listed in Section 3.4.

5.4 The Health and Human Services Department (HHSD) shall have the right to require the contractor to remove from the premises, covered by this contract, any employee(s) whose conduct is improper, inappropriate, or offensive as determined by the HHSD. Any person removed under this clause shall not be re- employed on HHSD premises without written consent of the HHSD. Only employees of the contractor shall be permitted on the premises during the execution of the duties described in these specifications.

5.6 Contractor employees shall be identified by means of either a uniform or an ID card. All employees must be in uniform or wearing a visible ID card while performing the described duties.

5.6 Contractor shall designate a responsible representative or representatives in

charge of work who will be at the work site during all hours worked by the Contractor's personnel. Management personnel of the Contractor will be required to contact the Contract Administrator and building Contact Person monthly for review and inspection of work performed

6.0 DAMAGES

Surfaces, fixtures or furnishings damaged by contractor's employees shall be repaired or replaced to the satisfaction of the HHSD by the contractor, at no cost to the HHSD. It shall be the responsibility of the Contractor and the City to mutually -agree upon condition of surfaces, fixtures, or furnishing before starting work on this contract.

7.0 SAFETY PRECAUTIONS

The contractor is responsible for instructing his/her employees on appropriate safety measures and is not permitted to allow employees to place cleaning supplies or equipment in traffic lanes or other locations in such a manner as to create safety hazards. Contractor employees shall be required to interrupt their work, as necessary, to allow passage of traffic through corridors.

8.0 DEFINITION OF TERMS AND STANDARDS

8.1 Dusting - A properly dusted surface 1s free of all dirt, dust, dust streaks, lint, and cobwebs.

8.2 Plumbing Fixture and Dispenser Cleaning - Plumbing fixtures and dispensers are cleaned when free of all deposits and stains so that item is without dust streaks, film, odor, and stain.

8.3 Sweeping - A properly swept or dust-mopped floor is free of all dirt, grit, lint, and debris, except embedded dirt and grit.

8.4 Cleaning and Finishing (Waxed) Floors - A satisfactorily cleaned and finished (waxed) floor is without dirt, dust, marks, film, streaks, debris, and standing water.

8.5 Appearance of Floor Requiring Application of Floor Finish (Wax) - All areas requiring a floor finish shall be maintained in a manner and by methods providing for gloss-like appearance, removal of surface dirt, and shall have a uniform appearance.

8.6 Removal of Floor Finish Material-Removal of hard floor finish material is accomplished when surfaces have all finish (Wax) removed down to the flooring material; floors left free of dust, stains, deposits, debris, cleaning solution, and standing water. The floor has a uniform appearance when dry. Plain water rinse and pickup must follow finish removal operation immediately.

8.7 Carpeted Floors- A satisfactorily vacuumed carpet or floor shall be one free of all

dirt, staples, dust, grit, and lint. All spots or stains shall be promptly removed by spot cleaning methods. Carpeted areas will be thoroughly vacuumed with a machine that has adequate suction to lift the dirt and residue from the base of the rug nap (3.5 amps or greater). All spots will be removed immediately with an approved rug cleaning solution in such a manner as to not leave rings or discoloration. Carpet shampooing solution should be used that will not stain or discolor the carpet, nor produce shrinking.

8.8 Glass - Glass is clean when all accessible glass surfaces are without streaks, film, deposits, and stains. Glass has a uniformly bright appearance and adjacent surfaces have been wiped clean.

8.9 High Dusting - High dusting is meant to include exposed pipes, walls, furniture, and other items not normally included in regular cleaning procedures.

8.10 Wastebaskets - Wastebaskets will be considered properly cleaned when they are emptied, cleaned, and new plastic bags (not soiled or torn) are inserted in the wastebaskets.

8.11 Furniture and Composition Desk Top Cleaning - Furniture and desk tops will be considered properly cleaned when the surface is without dirt and dust marks, film, and when a properly applied finish has been restored to the furniture.

8.12 Cleaning Entry Way Plate Glass - Involves cleaning all plate glass, inside and outside, that is within a defined boundary of the entrance door.

8.13 Removal of debris from Entrances and Building Perimeter - Pick-up and dispose of all trash and bird debris within 25 feet of the main entrance/exit and within 10 feet of the building perimeter.

9.0 SECURITY

The Contractor will ensure that all employees are thoroughly knowledgeable in the operation of building security/access systems. Any expenses to the City due to security negligence on the part of the Contractor/Employees will be charged to the Contractor.

One (1) key for each location will be provided to the contractor. No duplicate keys will be allowed. The contractor shall be responsible for the security of the keys.

10.0 CONFIDENTIALITY

In order to provide the deliverables to the City, Contractor may require access to certain of the City's and/or its licensors' confidential information (including inventions, employee information, trade secrets, confidential know-how, confidential business information, and other information which the City or its licensors consider confidential) (collectively, "Confidential Information"). Contractor acknowledges and agrees that the Confidential Information is the valuable property of the City and/or its licensors and any unauthorized

use, disclosure. dissemination, or other release of the Confidential Information will substantially injure the City and/or its licensors. The Contractor (including its employees, subcontractors, agents, or representatives) agrees that it will maintain the Confidential Information in strict confidence and shall not disclose, disseminate, copy, divulge, recreate, or otherwise use the Confidential Information without the prior written consent of the City or in a manner not expressly permitted under this Agreement, unless the Confidential information is required to be disclosed by law or an order of any court or other governmental authority with proper jurisdiction, provided the Contractor promptly notifies the City before disclosing such information so as to permit the City reasonable time to seek an appropriate protective order. The Contractor agrees to use protective measures no less stringent than the Contractor uses within its own business to protect its own most valuable information, which protective measures shall under all circumstances be at least reasonable measures to ensure the continued confidentiality of the Confidential information.

11.0 OMISSIONS

It is the intent of this specification to acquire complete janitorial services for the City of Austin HHSD location identified in Section 2.0. Any services that the City realizes have been omitted from this specification, which are clearly necessary, or in conformance with normal custodial practices for the complete maintenance of the facility shall be considered a requirement although not directly specified or called for in the specification.

12.0 GREEN SEAL COMPLIANCE

The City requires that all Contractors providing janitorial services to City facilities to be In full compliance with the Green Seal[™] Cleaning Services GS-42 Standards within 12 to 18months after a contract has been awarded. The City will provide knowledge-based resources and product information to help vendors make the transition to the GS-42 Standards as straightforward as possible. You can find the Green Seal[™] GS-42 Standards on the web or contact your Contract Manager for additional information