

PART 1

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EXHIBIT 01: EDA REGULATIONS AT 13 C.F.R. CHAPTER III (108 pages)

> In PART 5: Submit Acknowledgement Form for Receipt of Full Text

Title 13 of the Code of Federal Regulations

Chapter III—Economic Development Administration, **Department of Commerce**

(108 pages)

Applicant eligibility and program requirements are set forth in EDA's regulations (codified at 13 C.F.R. Chapter III), and all applicants must address these requirements. EDA's regulations are accessible at the U.S. Government Publishing Office (GPO) website at https://www.gpo.gov/fdsys/. Under "Browse," select the Code of Federal Regulations, choose the most recent year, and scroll down to find Title 13, Chapter III.

3. Statutory Authorities for EDA's Programs

The statutory authority for the EAA program is Section 209 of PWEDA (42 U.S.C. § 3149). The statutory authorization of supplemental appropriations for disaster economic recovery activities is Section 703 of PWEDA (42 U.S.C. § 3233).

Applicant eligibility and program requirements are set forth in EDA's regulations (codified at 13 C.F.R. Chapter III), and all applicants must address these requirements. EDA's regulations are accessible at the U.S. Government Publishing Office (GPO) website at https://www.gpo.gov/fdsys/. Under "Browse," select the Code of Federal Regulations, choose the most recent year, and scroll down to find Title 13, Chapter III.

- 4. Applicability of Provisions to Subawards, Contracts, and Subcontracts.
 - The Recipient shall include the following notice in each request for applications or bids for a subaward, contract, or subcontract, as applicable:
 - subassed, centract, or subcentract, as applicables, "Applicants blocking for a lower are covered measuration (except procurement centract; for goods and services under \$25,000 not requiring the consent of a DOC afficial one subject to subject to subject to subject to \$1,000 not requiring the consent of a DoC afficial one subject to subject of \$2.000 not requiring the consent of a DoC and \$1,000 not of \$1,
 - Tronuacions," completed without modification.

 b. The Recipient shall include a term or condition in all lower tier covered transactions (subwards, contracts, and subcontacts) requiring lower tier participants to comply subpart C of 2 CFR part 180. "OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Neuprocurement)."

 - sequired subward and contactual provisions:

 The Recipient hall include a statement in all lower for covered transactions (subwards, contracts, and subcontracts) exceedings \$100,000 in Federal flunds that the subwards, contracts, and subcontracts in subject to \$1 U.S. C. § \$13.5 i. uniplemented at \$1 CFR part 28 (New Restrictions on Lobbyring). The Recipient shall further require the subrecipient contractor, or subcontractor to suburst a completed "Doctone of Lobbyring Activities" (New Restrictions on Lobbyring). The Recipient shall further require the subrecipient, shall be submitted within \$1.5 days following the end of the calendar quarter in which there comes any event that requires discolator or that materially affects the accuracy of the information contained in any disclosure form previously filed. The Form SF-LLL shall be submitted that the to the tunt levered by the Recipient. The Recipient must submit all disclosure forms received, including those that a report jobbyring activity on its own behalf, to the Project Officer within 30 days allowing the end for earliering queries.
 - to the Project Officer within 30 days following the end of the calendar quarter.

 In Jadditon to other provisions regarded by the Federal appear or Recipient, in accordance with 1 CFR § 200.326 ("Contract provisions"), all contracts unade by the Recipient under that Award must contain the applicable provisions for Non-Federal Europ's Contracts Under Federal 200 ("Contract Provisions for Non-Federal Europ's Contracts Under Federal termination for concern and convenience. Equal Europ's contracts Under Federal termination for cone and convenience. Equal Europ's Strandards Act, rights to Davis-Bacon Act, the Contract Worlt Hours and Suffey Standards Act, rights to inventions, environmental quality, energy efficiency, debarment and supposition, the Byrld Anti-Lobbying Amendment, and procurement of recovered materials. See Appendix II to 2 CFR part 200 for a fall explanation of these requirements.

This version of 13 CFR chapter III is a work product of the Economic Development Administration (EDA) and is provided for convenience only. It should not be relied upon and EDA accepts no responsibility for any errors or omissions herein. For an official version of 13 CFR chapter III, please consult the Code of Federal Regulations published by the Office of the Federal Register.

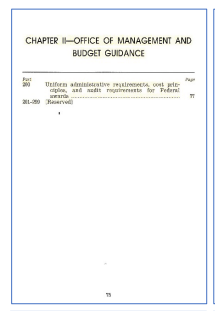
	CUMENT DESCRIBED IN THE EXHIBIT ABOVE AND ACCEPT THE TERMS AND BY PROVIDING MY/OUR SIGNATURE BELOW, HEREBY UNDERSTAND THE MENT.
PRINT COMPANY NAME:	
PRINT NAME OF COMPANY PRINCIPLE/OFFICIAL:	
SIGNATURE & DATE OF COMPANY PRINCIPLE/OFFICIAL:	
PRINT BEST CONTACT DATA:	



EXHIBIT 02: UNIFORM GUIDANCE – SEE 2 C.F.R. PART 200, SUBPART F: AUDIT REQ

(62 pages, 02/12/16)

In P ART 5: Submit Acknowledgement Form for Receipt of Full Text











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EXHIBIT 03:

U.S. DEPARTMENT OF COMMERCE \sim ECONOMIC DEVELOPMENT ADMINISTRATION \sim EDA CONTRACTING PROVISIONS FOR CONSTRUCTION PROJECTS

In PART 5: Submit Acknowledgement Form for Receipt of Full Text

U. S. DEPARTMENT OF COMMERCE

ECONOMIC DEVELOPMENT ADMINISTRATION



EDA CONTRACTING PROVISIONS FOR CONSTRUCTION PROJECTS

These EDA Contracting Provisions for Construction Projects (EDA Contracting Provisions) are intended for use by recipients receiving federal assistance from the U. S. Department of Commerce - Economic Development Administration (EDA). They contain provisions specific to EDA and other federal provisions not normally found in non-federal contract documents. The requirements contained herein must be incorporated into all construction contracts and subcontracts funded wholly or in part with federal assistance from EDA.

Economic Development Administration Contracting Provisions for Construction Projects

PRINT COMPANY NAME:	
PRINT NAME OF COMPANY PRINCIPLE/OFFICIAL:	
SIGNATURE & DATE OF COMPANY PRINCIPLE/OFFICIAL:	
PRINT BEST CONTACT DATA:	



EXHIBIT 04: UNITED STATES DEPARTMENT OF COMMERCE - ECONOMIC DEVELOPMENT ADMINISTRATION

SUMMARY OF EDA CONSTRUCTION STANDARD

A Reference Tool for Construction Investments Made under Sections 201 or 209 of the Public Works and Economic Development Act of 1965, as Amended (42 U.S.C. § 3121 et. seq.)

In PART 5: Submit Acknowledgement Form for Receipt of Full Text



UNITED STATES DEPARTMENT OF COMMERCE ECONOMIC DEVELOPMENT ADMINISTRATION

SUMMARY OF EDA CONSTRUCTION STANDARDS

A REFERENCE TOOL FOR CONSTRUCTION INVESTMENTS MADE UNDER SECTIONS 201 OR 209 OF THE PUBLIC WORKS AND ECONOMIC DEVELOPMENT ACT OF 1965. AS AMENDED (42 U.S.C. § 3121 ET SEQ.)

JULY 2018

I/WE HEREBY ACKNOWLEDGE RECEIPT OF THE D CONDITIONS CONTAINED IN THE FULL TEXT. REQUIREMENTS DESCRIBED IN THE EXHIBIT'S DOCUMENTS.	BY PROVIDING MY/C			
PRINT COMPANY NAME:				
PRINT NAME OF COMPANY PRINCIPLE/OFFICIAL:				_
SIGNATURE & DATE OF COMPANY PRINCIPLE/OFFICIAL:				
PRINT BEST CONTACT DATA:				



EXHIBIT 05: COMPLIANCE WITH EDA DISASTER ASSISTANCE PROGRAM REQUIREMENTS ~ FRAUD AWARENESS TRAINING (40 pages)

In PART 5: Submit Acknowledgement Form for Receipt of Full Text

Citation Exhibit →

9. Fraud Awareness Training

Consistent with 2 CFR part 200, in signing a financial assistance award, Recipient personnel responsible for managing the Recipient's finances and overseeing any contractors, sub-contractors or sub-grantees, will be required to complete the training PowerPoint entitled "Compliance with EDA Disaster Assistance Program Requirements" and return the signed Certificate of Training Completion to EDA as instructed by the Agency. Further, Recipient will be required to monitor award activities for common fraud schemes and report suspicious activity to EDA and the Office of Inspector General.



EDA GRANT AWARD NO. 07 79 07557 | UOG RFP NO. P21-01: ARCHITECTURAL & ENGINEERING SERVICES | EXHIBIT 08

Compliance with EDA Disaster Assistance Program Requirements

Fraud Awareness Training



You must successfully complete this training and attach the signed completion certificate along with your signed CD-450.

Failure to comply with this requirement may result in a finding of noncompliance with the terms and conditions of your award

PRINT COMPANY NAME:	·
PRINT NAME OF COMPANY PRINCIPLE/OFFICIAL:	
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EXHIBIT 06: DISCLOSURE OF LOBBYING ACTIVITIES (SF-LLL FORM), 2 Pages.

In PART 5: Submit Acknowledgement Form for Receipt of Full Text

Complete this form	to disclose lobbyir		nt to 31 U.S.C. 1352	Approved by OMB 0348-0046
		ublic burden disclos		
	2. Status of Feder		3. Report Type:	
a. contract		offer/application	a. initial f	0
b. grant		al award		al change
c. cooperative agreement	c. pos	t-award		Change Only:
d. loan			year	quarter
e. loan guarantee			date of la	st report
f. loan insurance				
4. Name and Address of Reporting	Entity:			Subawardee, Enter Name
Prime Subawardee Tier	if known:	and Address	of Prime:	
Congressional District, if known	: 4c		al District, if known:	
6. Federal Department/Agency:		7. Federal Prog	ram Name/Descript	ion:
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8. Federal Action Number, if known	7:	9. Award Amou	nt, if known:	
		\$		
10. a. Name and Address of Lobby (if individual, last name, first n		different from	The second secon	(including address if
Information requested through this form is authorized 1352. This disclosure of lobbying activities is a market.	d by title 31 U.S.C. section	Signature:		
upon which reliance was placed by the tier above whe	n this transaction was made	The second secon		
or entered into. This disclosure is required pursuar information will be available for public inspection. Ar				
required disclosure shall be subject to a civil penalty of not more than \$100,000 for each such failure.	of not less than \$10,000 and	Title:		
not more than \$100,000 for each such failure.		Telephone No.:		Date:
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EXHIBIT 07:

CERTIFICATIONS REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION LOWER TIER COVERED TRANSACTIONS AND LOBBYING (FORM CD-512)

In PART 5: Submit Acknowledgement Form for Receipt of Full Text

FORM CD-512 (7-91) UNITED STATES DEPARTMENT OF COM MERCE

CERTIFICATIONS REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION-LOWER TIER COVERED TRANSACTIONS AND LOBBYING

Applicants should refer to the regulations cited below to determine the certification to which they are required to attest. Applicants should also review the instructions for certification included in the regulations before completing this form. Signature on this form provides for compliance with certification requirements under 15 CFR Part 26, "Governmentwide Debarment and Suspension (Nonprocurement)" and 15 CFR Part 28, "New Restrictions on Lobbying."

DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION-LOWER TIER COVERED TRANSACTIONS

As required by Executive Order 12549, Debarment and Suspension, and implemented at 15 CFR Part 26, Section 26.510, Participants responsibilities, for prospective participants in lower tier covered transactions (except subcontracts for goods or services under the \$25,000 small purchase threshold unless the subtier recipient will have a critical influence on or substantive control over the award), as defined at 15 CFR Part 26, Sections 26.105 and 26.110 -

- (1) The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarrent, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

2 LOBBYING

As required by Section 1352, Title 31 of the U.S. Code, and implemented at 15 CFR Part 28, for persons entering into a grant, cooperative agreement or contract over \$100,000 or a loan or loan guarantee over \$150,000 as defined at 15 CFR Part 28, Sections 28.105 and 28.110, the applicant certifies that to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement. (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, 'Disclosure Form to Report Lobbying,' in accordance with its instructions.

(3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

Statement for loan Guarantees and Loan Insurance

The undersigned states, to the best of his or her knowledge and belief, that:

If any funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this commitment providing for the United States to insure or guarantee a loan, the undersigned shall complete and submit Standard Form-LLL, 'Disclosure Form to Report Lobbying,' in accordance with its instructions.

Submission of this statement is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required statement shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

As the duly authorized representative of the applicant, I hereby certify that the applicant will comply with the above applicable certification(s).

NAME OF APPLICANT	AWARD NUMBER AND/OR PROJECT NAME
PRINTED NAME AND TITLE OF AUTHORIZED REPRESENTATIVE	
SIGNATURE	DATE

SCOMM DC 91-7114

I/WE HEREBY	Y ACKNOWLED	GE REC	CEIPT O	F THE	DOCU	MENT DESC	RIBED IN T	THE EXHIBIT	ABOVE A	ND ACCEP	T THE TERMS	AND
CONDITIONS	CONTAINED	IN THE	FULL	TEXT.	BY	PROVIDING	MY/OUR	SIGNATURE	BELOW,	HEREBY	UNDERSTAND	THE
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EXHIBIT 08:

NOTICE OF REQUIREMENTS FOR AFFIRMATIVE ACTION TO ENSURE EQUAL EMPLOYMENT OPPORTUNITY (EXECUTIVE ORDER 11246 AND 41 CFR PART 60-4)

In PART 5: Submit Acknowledgement Form for Receipt of Full Text

NOTICE OF REQUIREMENTS FOR AFFIRMATIVE ACTION TO ENSURE EQUAL EMPLOYMENT OPPORTUNITY (EXECUTIVE ORDER 11246 AND 41 CFR PART 60-4)

The following Notice shall be included in, and shall be a part of all solicitations for offers and bids on all Federal and federally assisted construction contracts or subcontracts in excess of \$10,000.

The Offeror's or Bidder's attention is called to the "Equal Opportunity Clause" and the "Standard Federal Equal Employment Opportunity Construction Contract Specifications" set forth herein. The goals and timetables for minority and female participation, expressed in percentage terms for the Contractor's aggregate workforce in each trade on all construction work in the covered area, are as follows: **Timetables** Goals for minority Goals for female participation for each trade participation for each trade 6.9 These goals are applicable to all the Contractor's construction work (whether or not it is Federal or federally assisted) performed in the covered area. If the contractor performs construction work in a geographical area located outside of the covered area, it shall apply the goals established for such geographical area where the work is actually performed. With regard to this second area, the contractor also is subject to the goals for both its federally involved and non federally involved construction. The Contractor's compliance with the Executive Order and the regulations in 41 CFR Part 60-4 shall be based on its implementation of the Equal Opportunity Clause, specific affirmative action obligations required by the specifications set forth in 41 CFR 60-4.3(a), and its efforts to meet the goals. The hours of minority and female employment and training must be substantially uniform throughout the length of the contract, and in each trade and the contractor shall make a good faith effort to employ minorities and women evenly on each of its projects. The transfer of minority or female employees or trainees from Contractor to Contractor or from project to project for the sole purpose of meeting the Contractor's goals shall be a violation of the contract, the Executive Order, and the regulations in 41 CFR Part 60-4. Compliance with the goals will be measured against the total work hours performed. The Contractor shall provide written notification to the Director of the Office of Federal Contract Compliance Programs within 10 working days of award of any construction subcontract in excess of \$10,000 at any tier for construction work under the contract resulting from this solicitation. The notification shall list the name, address and telephone number of the subcontractor; employer identification number of the subcontractor; estimated dollar amount of the subcontract; estimated starting and completion dates of the subcontract; and the geographical area in which the subcontract is to be performed. As used in this Notice, and in the contract resulting from this solicitation, the "covered area" is: State of County of City of I/WE HEREBY ACKNOWLEDGE RECEIPT OF THE DOCUMENT DESCRIBED IN THE EXHIBIT ABOVE AND ACCEPT THE TERMS AND CONDITIONS CONTAINED IN THE FULL TEXT. BY PROVIDING MY/OUR SIGNATURE BELOW, HEREBY UNDERSTAND THE REQUIREMENTS DESCRIBED IN THE EXHIBIT'S DOCUMENT.

PRINT COMPANY NAME:

PRINT NAME OF COMPANY PRINCIPLE/OFFICIAL:

SIGNATURE & DATE OF COMPANY PRINCIPLE/OFFICIAL:

PRINT BEST CONTACT DATA:



EXHIBIT 09:

FEBRUARY 25, 2021 (SER J4/0177) DEPARTMENT OF NAVY (JOINT REGION MARIANAS TO UOG REGARDING FOREIGN LABOR FOR UOG SCIENTIFIC EDUCATION & RESEARCH FACILITIES, MANGILAO GUAM

In PART 5: Submit Acknowledgement Form for Receipt of Full Text



DEPARTMENT OF THE NAVY

JOINT REGION MARIANAS PSC 455 BOX 211 FPO AP 96540-1000

> 11000 Ser J4/0177 February 25, 2021

University of Guam 303 University Drive Mangilao, GU 96913

Dear Sir or Ma'am:

SUBJECT: UNIVERSITY OF GUAM, CONTRACTOR TO THE NURSING EXTENSION BUILDING (UNIVERSITY OF GUAM SCIENTIFIC EDUCATION AND RESEARCH FACILITIES) PROJECT, MANGILAO, GUAM

Pursuant to U.S. Citizenship and Immigration Services (USCIS) Policy Memorandum PM-602-0164 dated October 1, 2018, I have reviewed the University of Guam request seeking a letter from the Department of Defense (DoD) confirming that the Nursing Extension Building (University of Guam Scientific Education and Research Facilities) Project, Mangilao, Guam referenced in NDAAREQ-FY21-057 is associated with the military realignment occurring on Guam.

It is the view of DoD that work performed by University of Guam request NDAAREQ-FY21-057 is associated with the military realignment occurring on Guam.

My point of contact for this matter is CDR Joshua M. Perry, Assistant Regional Engineer, Joint Region Marianas, who may be reached at 671-349-3340 or via e-mail at joshua.m.perry@fe.navy.mil.

Sincerely,

T. C. LIBERATORE Captain, U.S. Navy Regional Engineer

By direction of the Commander

PRINT COMPANY NAME:	
PRINT NAME OF COMPANY PRINCIPLE/OFFICIAL:	
SIGNATURE & DATE OF COMPANY PRINCIPLE/OFFICIAL:	
PRINT BEST CONTACT DATA:	



EXHIBIT 10: CERTIFICATION OF COMPLIANCE ~ ARCHITECURAL BARRIERS

In PART 5: Submit Acknowledgement Form for Receipt of Full Text

8. Implementing the Americans with Disabilities Act (ADA)

The U.S. Department of Justice has issued revised regulations implementing Title II of the ADA (28 C.F.R. Part 35; 75 Fed. Reg. 56,164 (Sep. 15, 2010), as amended by 76 Fed. Reg. 13,285 (Mar. 11, 2011)) and Title III of the ADA (28 C.F.R. Part 36; 75 Fed. Reg. 56,236 (Sep. 15, 2010), as amended by 76 Fed. Reg. 13,286 (Mar. 11, 2011)).

Certificate of Compliance- Architectural Barriers

We understand that the following accessibility laws and regulations are applicable to the program being financed with U.S. Department of Commerce, Economic Development Administration Grant Award 07 79 07557 funds:

All facilities intended for accessible to the public or in which physically Handicapped persons may be employed must be developed in compliance with the Architectural Barriers Act of 1968 (42 USC 4151 et seq.) as implemented by 41 CFR 101-19.6, Section 504 of the Rehabilitation Act of 1973 (42 USC 1471 et seq.) as implemented by 7CFR Parts 15 and 15b, and Titles II and III if the Americans with Disabilities Act of 1990.

We hereby certify that when the proposed is completed, we will be in compliance with the above-cited requirements.

Signature of Registered Professional Engineer or Licensed Architect

Name, typed

Signature of Borrower

Date

Name, typed

Title

I/WE HEREBY ACKNOWLEDGE RECEIPT OF THE DOCUMENT DESCRIBED IN THE EXHIBIT ABOVE AND ACCEPT THE TERMS AND CONDITIONS CONTAINED IN THE FULL TEXT. BY PROVIDING MY/OUR SIGNATURE BELOW, HEREBY UNDERSTAND THE REQUIREMENTS DESCRIBED IN THE EXHIBIT'S DOCUMENT.

PRINT COMPANY NAME:

PART 1: EXHIBITS OF EDA GRANT REQUIREMENTS September 3, 2021 Page 11 of 12

PRINT NAME OF COMPANY PRINCIPLE/OFFICIAL:
SIGNATURE & DATE OF COMPANY PRINCIPLE/OFFICIAL:

PRINT BEST CONTACT DATA:



EXHIBIT 11: CERTIFICATION OF COMPLIANCE ~ SEISMIC SAFETY COMPLIANCE

In PART 5: Submit Acknowledgement Form for Receipt of Full Text

SEISMIC SAFETY COMPLIANCE
USDA Rural Development requires that acceptable seismic standards must be employed in new building construction. This is in order to comply with the Earthquake Hazards Reduction Act of 1977.
Name of RD Borrower:
Purpose and Description of Building:
Location:
Seismic Factor:
The above project will be designed or has been designed to meet the seismic provisions of one of the following model codes (check one).
☐ 1997 ICBO Uniform Building Code
☐ 1995 American Society of Civil Engineers (ASCE) 7, Minimum Design Loads for Buildings and Other Structures
1994 National Earthquake Hazards Reduction Program (NEHRP) Recommended Provisions for the Development of Seismic Regulations for New Buildings
Exempt by the Model Codes
Acknowledged:
Signature of Registered Architect or Engineer
Printed Name
Registration Number & State
Date
I/WE HEREBY ACKNOWLEDGE RECEIPT OF THE DOCUMENT DESCRIBED IN THE EXHIBIT ABOVE AND ACCEPT THE TERMS AND CONDITIONS CONTAINED IN THE FULL TEXT. BY PROVIDING MY/OUR SIGNATURE BELOW, HEREBY UNDERSTAND THE REQUIREMENTS DESCRIBED IN THE EXHIBIT'S DOCUMENT.
PRINT COMPANY NAME:
PRINT NAME OF COMPANY PRINCIPLE/OFFICIAL:
SIGNATURE & DATE OF COMPANY PRINCIPLE/OFFICIAL:
PRINT BEST CONTACT DATA: