Company Name:

LexisNexis Special Services, Inc.

**Contract Number:** 

HSCEEH-09-C-00009 (HSCEEH09C00009)

Solicitation Number:

HSCEEH-09-Q-00049 (HSCEEH09Q00049)

Period of Performance:

7/15/2009 through 7/14/2010

Services Provided:

This contract is to provide for State Child Repository checks. This services is to include, but not limited to Criminal Records search of databases in at least forty (40) states, plus a search of the National Sex Offense Registry.

			OR	DER .	JR SI	JPPLIES OR SER	RVICES					PAGE	OF PAGES
IMPORTANT	: Mark all	packages	and papers with	contract	and/or	order numbers.						1	8
1. DATE OF O	RDER	2. CONTR	ACT NO. (If any)							6. SHIP TO	<b>D</b> :		
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3. ORDER NO.	-	<u> </u>	<del></del>	4 REOL	JISITION	REFERENCE NO.	$\dashv$						
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ITEM NO.			SUPPLIES O	R SERVI	CES		ORDERED		UNIT	AN AN	OUNT	.	QUANTITY ACCEPTED
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6-15-09

### ORDER FO UPPLIES OR SERVICES SCHEDULE - CONTINUATION

IMPORTANT: Mark all packages and papers with contract and/or order numbers.

PAGE NO

2

DATE OF ORDER CONTRACT NO. ORDER NO. 06/24/2009 GS-02F-0048M HSCENV-09-F-00027 ITEM NO. SUPPLIES/SERVICES **QUANTITY UNIT** UNIT **AMOUNT** QUANTITY ORDERED PRICE ACCEPTED (d) (a) (c) (e) (g) ICE specific terms and conditions are listed below. Period of Performance: 07/02/2009 to 07/01/2010 0001 PROMONITOR ALERT SERVICES: DAILY UPDATE ON 1 EA 370,050.00 370,050.00 BATCH OF UP TO 15,000 SUBJECTS WITH OPTION 2 ENHANCED A: CREDIT BUREAU, CHECK CASHING, AND UTILITY DATA SETS Base Period (07/02/2009 - 07/01/2010) Subject volume: 15,000 Price per subject: (b)(4) Monthly minimum: (b)(4) Accounting Info: Funded: \$370,050.00 0002 Add the unique data set of jail booking EΑ 110,250.00 110,250.00 data as well as the unique and enhanced phone data into the monitoring and alert technology of ProMonitor, engineering resources will be required on the part of LexisNexis. This Solution Services Engagement is specific to the data sets being integrated into the technology of ProMonitor. The engineers that built and maintain the ProMonitor technology need to establish all of the specific data fields with in the 2 unique data sets to be recognized by the technology that automatically monitors and sends alerts on the entities provided by DHS-ICE OI Compliance Enforcement. This is a requirement specific to the needs of the current solution and evolving it to include the desired unique and data sets. Accounting Info: Continued ... TOTAL CARRIED FORWARD TO 1ST PAGE (ITEM 17(H)) \$480,300.00

### PAGE NO ORDER FOR SUPPLIES OR SERVICES **SCHEDULE - CONTINUATION** IMPORTANT: Mark all packages and papers with contract and/or order numbers. CONTRACT NO DATE OF ORDER ORDER NO. 06/24/2009 GS-02F-0048H HSCENV-09-F-00027 SUPPLIES/SERVICES ITEM NO. **CUANTITY LINIT** UKIT AMOUNT CHANDTY ORDERED PRICE ACCEPTED **(1)** (2) (0) Funded: \$110,250.00 FOR COMMUNICATION OF THIS ORDER: Direct inquiries to Douglas W. Gerard at the issuing office at (214) 905 (b)(6) or you can also send an E-Mail to: for other than payment inquiries. Direct payment inquires to the Dallas Finance Center at 214-915-6277 referencing this purchase order number and the invoice number as submitted. The contractor is requested to acknowledge acceptance of this PURCHASE order by signing in the space below and returning a copy of this page with signature to the contracting officer via facsimile, # 214-905- (b)(6) upon receipt. Please contact the contracting officer if there are any questions or concerns. ERTER CONTRECTS Lameste. Title Signature 7/1/2009 Date The contractor shall not accept any instruction that would result in any change to the supplies/ services herein by any entity other than the issuing office's

Invoices shall be submitted via one of the following three methods:

By mail:

contracting officer.

DHS, ICE
Burlington Finance Center
P.O. Box 1620
Williston, VT 05495-1620
Attn: ICE-OI-HQ-Div 1
Continued ...

## ORDER FQ 'UPPLIES OR SERVICES SCHEDULE - CONTINUATION

PAGE NO

3

IMPORTAN	T: Mark	all packages and papers with contract and/or order numbers.						
DATE OF OR		CONTRACT NO.				ORDER NO		
06/24/2	009	GS-02F-0048M				HSCENV	7-09-F-00027	
ITEM NO.		SUPPLIES/SERVICES	QUANTITY				AMOUNT	QUANTITY
(a)		(b)	(c)	(d)			(f)	
(a)	pay to 214 ord sub The acc sig cop con 214 the	(b)  (b)(2)High  ded: \$110,250.00  COMMUNICATION OF THIS ORDER:  rect inquiries to Douglas W. Gerard at issuing office at (214) 905 (b)(6) or can also send an E-Mail to:  (b)(6) for other than ment inquiries. Direct payment inquires the Dallas Finance Center at -915-6277 referencing this purchase er number and the invoice number as mitted.  contractor is requested to acknowledge eptance of this PURCHASE order by ning in the space below and returning a y of this page with signature to the tracting officer via facsimile, # -905- (b)(6) upon receipt. Please contact contracting officer if there are any	ORDERED (c)		PRICE (e)		(f)	ACCEPTED (g)
		stions or concerns.				- 1		
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## ORDER FQ 'UPPLIES OR SERVICES SCHEDULE - CONTINUATION

PAGE NO

IMPORTANT: Mark all packages and papers with contract and/or order numbers

DATE OF ORDER CONTRACT NO.

06/24/2009 GS-02F-0048M

ORDER NO.

EM NO.	SUPPLIES/SERVICES .	QUANTITY		UNIT PRICE	AMOUNT	QUANTIT
(a)	(b)	(c)	(d)	(e)	(f)	(9)
	Ref. # HSCENV-09-F-00027					
	By facsimile (fax): (include a cover	1	l			·
	sheet with point of contact & # of pages)			ļ	ļ	Į.
	802-288-7658					
	802-288-7638	l		ļ	j	1
	By e-mail:					
	5, 6					
	Invoice.Consolidation@dhs.gov	1	ç			
			,			ı
	Invoices submitted by other than these	ł				1
	three methods will be returned. The					İ
	contractor's Taxpayer Identification Number	ļ.				
	(TIN) must be registered in the Central					
	Contractor Registration					
	(http://www.ccr.gov) prior to award and					
	shall be notated on every invoice	ł				ł
	·					
	CLAUSES INCORPORATED BY REFERENCE (1998)					
	FAR 52.252-2					
	This contract incorporates one or more					J
	clauses by reference with the same force					
	and effect as if they were given in their				1	
	full text. Upon request, the Contracting				•	İ
	Officer will make their full text		ı			
	available. Also, the full text of a clause					
	may be accessed electronically at this					ł
	address; http://www.arnet.gov/far.				,	
	52.212-4 Contract Terms and					
	Conditions-Commercial Item (Feb 07)					
	52.232-1 Payments (Apr 84)	}	ı			ļ
	52.232-8 Discounts for Prompt Payment					]
	(Feb 02)		l			j
	52.232-25 Prompt Payment (Oct 03)		- 1			1
	52.232-33 Payment by Electronic Funds					
	Transfer-Central Contractor Registration		- 1			
	(Oct 03)		- [			ĺ
	CO 017 O Onting to Putped Country (New		- 1			
	52.217-8 Option to Extend Services. (Nov					i
	1999)		J			
	The Government may require continued	j				
	performance of any services within the		- 1	ľ		
	Continued	ĺ		]		
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#### **'UPPLIES OR SERVICES** ORDER FO SCHEDULE - CONTINUATION

PAGE NO

1

IMPORTANT: Mark all packages and papers with contract and/or order numbers DATE OF ORDER CONTRACT NO. ORDER NO. 06/24/2009 GS-02F-0048M HSCENV-09-F-00027 ITEM NO SUPPLIES/SERVICES QUANTITY UNIT AMOUNT QUANTITY UNIT ORDERED PRICE ACCEPTED (d) (f) (a) (b) (c) (e) (a) limits and at the rates specified in the contract. These rates may be adjusted only as a result of revisions to prevailing labor rates provided by the Secretary of Labor. The option provision may be exercised more than once, but the total extension of performance hereunder shall not exceed 6 months. The Contracting Officer may exercise the option by written notice to the Contractor within 15 days of the contract completion date. (End of clause) 3052.209-70 Prohibition on contracts with corporate expatriates. As prescribed at (HSAR) 48 CFR 3009.104-75, insert the following clause: PROHIBITION ON CONTRACTS WITH CORPORATE EXPATRIATES (JUN 2006) (a) Prohibitions. Section 835 of the Homeland Security Act, 6 U.S.C. 395, prohibits the Department of Homeland Security from entering into any contract with a foreign incorporated entity which is treated as an inverted domestic corporation as defined in this clause, or with any subsidiary of such an entity. The Secretary shall waive the prohibition with respect to any specific contract if the Secretary determines that the waiver is required in the interest of national security. (b) Definitions. As used in this clause: Expanded Affiliated Group means an affiliated group as defined in section 1504(a) of the Internal Revenue Code of 1986 (without regard to section 1504(b) of such Code), except that section 1504 of such Code shall be applied by substituting 'more than 50 percent' for 'at least 80 percent' each place it appears. Foreign Incorporated Entity means any entity which is, or but for subsection (b) of section 835 of the Homeland Security Continued ...

\$0.00

# ORDER FQ UPPLIES OR SERVICES SCHEDULE - CONTINUATION

PAGE NO

6

IMPORTANT: Mark all packages and papers with contract and/or order numbers.

DATE OF ORDER | CONTRACT NO. 06/24/2009 | GS-02F-0048M

ORDER NO.

EM NO.	SUPPLIES/SERVICES	QUANTITY ORDERED		UNIT PRICE	AMOUNT	QUANTITY
(a)	(b)	(c)	(d)	(e)	(1)	(9)
	Act, 6 U.S.C. 395, would be, treated as a	l	П			
	foreign corporation for purposes of the		l			
	Internal Revenue Code of 1986.				ļ.	
	Inverted Domestic Corporation. A foreign	1	ŀ			
	incorporated entity shall be treated as an		l		ļ	
	inverted domestic corporation if, pursuant					
	to a plan (or a series of related	ĺ	ĺ		ľ	ľ
	transactions)					l
	(1) The entity completes the direct or					
	indirect acquisition of substantially all		1			
	of the properties held directly or	l				
	indirectly by a domestic corporation or	j	] ,		)	]
	substantially all of the properties					i
	constituting a trade or business of a					
	domestic partnership;					
	(2) After the acquisition at least 80					i
	percent of the stock (by vote or value) of					i
	the entity is held	ì	1			ł
	(i) In the case of an acquisition with					
	respect to a domestic corporation, by				İ	
	former shareholders of the domestic	· 				<u> </u>
	corporation by reason of holding stock in					1
	the domestic corporation; or					
					ĺ	[
	(ii) In the case of an acquisition with				ļ	
	respect to a domestic partnership, by					
	former partners of the domestic partnership					İ
	by reason of holding a capital or profits	1				•
	interest in the domestic partnership; and				}	
	(3) The expanded affiliated group which					ł
	after the acquisition includes the entity					ļ
	does not have substantial business		i			
	activities in the foreign country in which					
	or under the law of which the entity is					
	created or organized when compared to the					ĺ
	total business activities of such expanded					Į
	affiliated group.					i
	Person, domestic, and foreign have the					]
	meanings given such terms by paragraphs				1	į
	(1), (4), and (5) of section 7701(a) of the					j
	Internal Revenue Code of 1986, respectively.		J			
	(c) Special rules. The following		Ì			
	definitions and special rules shall apply					
	when determining whether a foreign		l			
	incorporated entity should be treated as an					
			1		}	ľ
	inverted domestic corporation. Continued					
	continued					
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	TOTAL CARRIED FORWARD TO 1ST PAGE (ITEM 17(H))				\$0.00	L

### ORDER FQ UPPLIES OR SERVICES SCHEDULE - CONTINUATION

PAGE NO

7

IMPORTANT: Mark all packages and papers with contract and/or order numbers

DATE OF ORDER | CONTRACT NO. | 06/24/2009 | GS-02F-0048M

ORDER NO.

ITEM NO.	SUPPLIES/SERVICES	QUANTITY ORDERED	UNIT PRICE	AMOUNT (D	QUANTITY ACCEPTED
ITEM NO. (a)	(b)  (1) Certain Stock Disregarded. For the purpose of treating a foreign incorporated entity as an inverted domestic corporation these shall not be taken into account in determining ownership: (i) Stock held by members of the expanded affiliated group which includes the foreign incorporated entity; or (ii) stock of such entity which is sold in a public offering related to the acquisition described in subsection (b) (1) of Section 835 of the Homeland Security Act, 6 U.S.C. 395(b) (1). (2) Plan Deemed In Certain Cases. If a foreign incorporated entity acquires directly or indirectly substantially all of the properties of a domestic corporation or partnership during the 4-year period beginning on the date which is 2 years before the ownership requirements of subsection (b) (2) are met, such actions shall be treated as pursuant to a plan. (3) Certain Transfers Disregarded. The transfer of properties or liabilities (including by contribution or distribution) shall be disregarded if such transfers are part of a plan a principal purpose of which is to avoid the purposes of this section. (d) Special Rule for Related Partnerships. For purposes of applying section 835(b) of the Homeland Security Act, 6 U.S.C. 395(b) to the acquisition of a domestic partnerships which are under common control (within the meaning of section 482 of the Internal Revenue Code of 1986) shall be treated as a partnership. (e) Treatment of Certain Rights. (1) Certain rights shall be treated as stocks to the extent necessary to reflect the present value of all equitable interests incident to the transaction, as follows: (ii) warrants; (iii) options; Continued			AMOUNT (f)	

## ORDER FQ SUPPLIES OR SERVICES SCHEDULE - CONTINUATION

PAGE NO

8

IMPORTANT: Mark all packages and papers with contract and/or order numbers.

DATE OF ORDER CONTRACT NO.

06/24/2009 GS-02F-0048M

ORDER NO.

EM NO.	SUPPLIES/SERVICES	QUANTITY		UNIT PRICE	AMOUNT	QUANTITY
(a)	(b)	(c)	(d)	(e)	(1)	(9)
	(iii) contracts to acquire stock;	i ·				
	(iv) convertible debt instruments; and					
	(v) others similar interests.	ŀ				
	(2) Rights labeled as stocks shall not be					1
	treated as stocks whenever it is deemed				!	
	appropriate to do so to reflect the present					1
	value of the transaction or to disregard	,				i
	1		1			
	transactions whose recognition would defeat		l			!
	the purpose of Section 835.		i			
	(f) Disclosure. The offeror under this		l		}	
	solicitation represents that [Check one]:		1			
	it is not a foreign incorporated entity	1				
	that should be treated as an inverted					
	domestic corporation pursuant to the					
	criteria of (HSAR) 48 CFR 3009.104-70	l			]	
	through 3009.104-73;					
	it is a foreign incorporated entity that					
	should be treated as an inverted domestic					i
	corporation pursuant to the criteria of					i
	(HSAR) 48 CFR 3009.104-70 through	1				ļ
	3009.104-73, but it has submitted a request					ĺ
	for waiver pursuant to 3009.104-74, which		i			
	has not been denied; or					İ
	it is a foreign incorporated entity that				}	1
	should be treated as an inverted domestic				ľ	
	corporation pursuant to the criteria of		1			
	(HSAR) 48 CFR 3009.104-70 through				i.	
	<b>1</b> ·				}	
	3009.104-73, but it plans to submit a					
	request for waiver pursuant to 3009.104-74.					1
	(g) A copy of the approved waiver, if a	ł				
	waiver has already been granted, or the					
	waiver request, if a waiver has been	ŀ				
	applied for, shall be attached to the bid					
	or proposal.					
	(End of clause)				l	
			•		ĺ	
	The total amount of award: \$480,300.00. The		1			
	obligation for this award is shown in box		l I			i
	17(i).					
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					\$0.00	<u> </u>