

City and County of San Francisco
Office of Contract Administration
Purchasing Department
City Hall, Room 430
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102-4685



Contract Modification 3

Condoms and Other STD Prevention Items

Total Access Group, Inc
Attn: Don Nelson, Sales Manager
1671 East St. Andrew Place
Santa Ana, CA 92705
E-mail: dnelson@totalaccessgroup.com

Date: August 31, 2011
Buyer Name: John Danaher
Term contract: 60603
City Blanket No. BPSF00003505
Type: Indefinite quantity
Not-to-exceed amount: \$1,000,000

The history of this contract and its modifications is as follows:

Modification	Start date	End date	Amount	Other changes
Original Contract	09/01/08	08/31/11	\$1,000,000	
1.	10/16/09	08/31/11	N/C	Add 9 Items
2.	04/20/10	08/31/11	N/C	Delete 3 Items
3.	09/01/11	08/31/12	N/C	Extend Contract 1 year Delete Items. Add Items. Change Product Nos., Prices and Update Contract Conditions

This modification changes the contract as follows:

- a) The contract term is extended from September 1, 2011 through August 31, 2012.
- b) Item 15 and Items 34 through 47 deleted from contract. Items 90, 97 and 104 discontinued and deleted from contract. See Attachment A.
- c) Adds Items 105 through 115 to contract. See Attachment B.
- d) Change Description: Item 28, Product Numbers and Prices on Items 29, 30, 31, 32, 33, 56, 74, 78, 79 and 85.
- e) Update Contract Conditions. See Attachment D.

All other terms and conditions remain the same.

Approved by the City:  9/1/11
Date
Jaci Fong,
Acting Director
Office of Contract Administration

Approved by Contractor:  9-1-11
Date
Signature

Name and title: DON NELSON SR. ACCT. MANAGER

Attachment A
 Contract No. 60603
 Contract Modification No. 3
 Condoms
 Total Access Group
 August 31, 2011

Per Special Condition No. 78—AWARDED ITEMS; Item 15 "Lifestyles" item and Items 34-47 Durex (Brand) products have been removed from the contract. Other Condom Items removed from contract.

LIFESTYLES CONDOM (Delete Item 15)

Item No.	Description/ Brand Name	Code No.
15	Lifestyles Kiss of Mint Non-Lubricated (1,000 bulk/cs)	LF-K-M-5100

DUREX CONDOMS (Delete Items 34 - 47)

Item No.	Description/ Brand Name	Code No.
34	Durex Colors & Scents/Tropical Flavored (1,000 bulk cs)	DX-F-L-6027
35	Durex Enhanced Pleasure Lubricated (1,000 bulk cs)	DX-E-L-6032
36	Durex Extra-Extra Large (1,000 bulk cs)	DX-M-L-0055
37	Durex Extra Sensitive (1,000 bulk cs)	DX-K-L-7465
38	Durex Extra Strength Lubricated (1,000 bulk cs)	DX-X-L-6028
39	Durex Her Sensation (1,000 bulk cs)	DX-H-L-0044
40	Durex High Sensation (1,000 bulk cs)	DX-B-L-6033
41	Durex Intense Sensation (1,000 bulk cs)	DX-D-L-8244
42	Durex Maximum Love Lubricated (1,000 bulk cs)	DX-M-M-0073
43	Durex Natural Feeling (1,000 bulk cs)	DX-P-L-6031
44	Durex Non-Lubricated (1,000 bulk cs)	DX-N-N-6037
45	Durex Performax w/desensitizing lubricant (1,000 bulk cs)	DX-P-X-0072
46	Durex PleasureMax Lubricated (1,000 bulk cs)	DX-P-M-0191
47	Durex Rainbow Colors (1,000 bulk cs)	DX-C-L-6035

Other Items (Delete Items 90, 97 & 104)

Item No.	Description/ Brand Name	Code No.
90	Durex Condom Demonstrator--Plastic (Single)	PC-D-0-6353
97	LifeStyles 'His N Her' Condom	LF-H-H-8900
104	Durex Ramses Condom Sampler 36/bowl	DX-P-P-SP02

Attachment B
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Per Special Condition No. 82—ADDITIONAL ITEMS, this modification changes the contract as follows: Adds the following items to the contract as noted below.

ADDITIONAL ITEMS

Item No.	Description/ Brand Name / Product No.	Code No.	Unit	Price
105	Large Condom Assortment Sampler (1,024/cs)	AS-R-T-LAR4	CS	\$128.00
106	Beyond Seven w/Aloe Enriched Lubricant (was Fe+Male) (1,008)	FE-L-L-4100	CS	\$79.63
107	LifeStyles KYNG Extra Large Condom (1008)	LF-K-Y-9800	CS	\$83.66
108	Latex Dental Dams - Banana Flavored (100/bx)	OB-D-B-6010	BX	\$50.00
109	Latex Dental Dams - Grape Flavored (100/bx)	OB-D-G-6015	BX	\$50.00
110	Condom Pal, Condom Carrier in Midnight Black (50/bx)	TA-C-P-K050	BX	\$38.15
111	Trustex Non-Lubricated MINT Condoms (1000/bx)	TR-N-M-8748	BX	\$118.00
112	10ml I-D Millennium Silicone Lubricant /Resealable (500/bx)	ID-M-I-T012	BX	\$245.00
113	Vending Condom LifeStyles Flavors/Colors (72/bx)	VF-V-P-C645	BX	\$36.00
114	Vending Condom LifeStyles Ultra-Sensitive (72/bx)	VF-V-P-C665	BX	\$34.28
115	Female Condom Bulk Pack (1,000/cs)	FC-2-8-0905-CS	CS	\$850.00

Attachment C
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Item Name Change

Item No.	Old Description/ Brand Name	New Description/ Brand Name	Code No.
28	Mayer Labs Kimono Type E	Kimono Textured	KY-T-E-7013

Item Product Number (SKU) Change and Price Change

Item No.	Description/ Brand Name	Old Code No.	New Code No.	Old Price	New Price
56	Female Condom Bulk Pack 100/Bag	FC-R-E-0999	FC-2-8-0905-BG	\$125.00	\$85.00

Per Special Condition 74-B-PRICE, this modification changes the contract as follows: Increases price on selected items by 3%.* Exception is Item 32, with 3.9% decrease.

Item No.	Description/ Brand Name	Code No.	Unit	Old Price	New Price
29	Okamoto Beyond Seven Lubricated (1,008 bulk cs)	BE-E-L-7100	CS	\$ 59.00	\$60.77
30	Okamoto Beyond Seven Studded (1,008 bulk cs)	BE-E-L-5100	CS	\$65.55	\$67.52
31	Okamoto Crown Lubricated (1,008 bulk cs)	OK-C-R-1100	CS	\$51.00	\$52.53
32	Okamoto Crown Skin-less-Skin (1,008 bulk cs)	CR-L-L-2100	CS	\$65.55	\$63.00
33	Okamoto Crown—Assorted Colors (1,008 bulk cs)	OR-C-L-3100	CS	\$59.00	\$60.77
74	I-D Glide Lubricant Squeeze Tube 2oz. with flip cap; 24 per case	ID-G-L-T-002	24/CS	\$64.35	\$ 66.28
78	I-D Millennium Silicone Lubricant; 1.1 oz. bottle—48 per case	ID-M-I-L001	48/ CS	\$148.78	\$153.34
79	I-D Millennium Silicone Lubricant 2.5 oz. bottle—24 per case	ID-M-I-L002	24/ CS	\$109.08	\$112.35
85	Slippery Stuff Plain gel Lubricant; Glycerin-free; 3cc. pillow—500 per bag	SL-F-I-LSGP	500/bag	\$95.00	\$97.85

*US Dept. of Labor Bureau of Labor Statistics Producer Price Index Change for All other Rubber Product Manufacturing—Rubber Druggist and Medical Sundries, Excluding Household Gloves. Series ID PCU326299326299A is 3.1932%. Percentage change based on June-2010 PPI factor (119.0) and June 2011 PPI factor (122.8). PPI change: 122.8 - 119.0 = 3.8. Percentage PPI change: 3.8 / 119.0 = 3.1932%.

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Add the following Bid and Contract Condition:

Electronic payment. The City and County of San Francisco (City) uses Bank of America's PayMode-X system to pay invoices electronically and not by check whenever possible. The City makes PayMode-X payments every business day, but prints and mails paper checks only one day a week. So the City encourages you – and it is greatly to your benefit – to enroll in PayMode-X now.

There is no cost to you to enroll in PayMode-X, and you get the same information electronically from PayMode-X that you would get on the City's check stub.

For more information, please visit the Controller's website at:

<http://sfcontroller.org/index.aspx?page=85>

If you have questions, please call:

Steve W. Lee, Controller's Office (415) 554-7591

*

Revise the following Bid and Contract Conditions (Revisions in **Bold type**)

41. LBE Ordinance To qualify for a bid discount under the provisions of Admin. Code Chapter 14B, an LBE must be certified by the Human Rights Commission by the Bid Due date. The certification application is available from HRC (415) 252-2500, and on the web. HRC's home page is:

www.sf-hrc.org

Click on the "LBE Certification" tab.

43. LBE bid discount; brokerage services Pursuant to Section 14B.7 of the Administrative Code, a bid discount will only be awarded to an LBE directly responsible for providing materials, equipment, supplies or services to City as required by the Bid solicitation. An LBE will be deemed to be directly responsible for providing the required commodity or service only if it regularly does business as a manufacturer, or authorized manufacturer's representative, dealer or distributor, stocking distributor, franchisee, licensee, service provider, or has another direct agency relationship with the manufacturer or provider of the solicited commodity or service, and has been so certified by HRC. An LBE will be considered to be "regularly doing business", as that term is used in the foregoing paragraph, if in the normal course of business, it stocks, warehouses or distributes commodities to businesses or entities other than public entities having a local business preference program. Such a determination will be subject to audit by HRC. No preference will be given to an LBE engaging in brokerage, referral or temporary employment services not meeting this definition, unless those services are required and specifically requested by the department.

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56. Emergency - Priority 1 Service.

In case of an emergency that affects any part of the San Francisco Bay Area, Contractor will give the City and County of San Francisco Priority 1 service. Contractor will make every good faith effort in attempting to deliver products using all modes of transportation available. Contractor shall provide a 24-hour emergency telephone number of a company representative who is able to receive and process orders for immediate delivery or will call in the event of an emergency. In addition, the Contractor shall charge fair and competitive prices for items and services ordered during an emergency and not covered under the awarded contract.

57. Not used

59. First Source Hiring Program (FSHP)

a. **Incorporation of Administrative Code Provisions by Reference.** The provisions of Chapter 83 of the San Francisco Administrative Code are incorporated in this Section by reference and made a part of this Agreement as though fully set forth herein. Contractor shall comply fully with, and be bound by, all of the provisions that apply to this Agreement under such Chapter, including but not limited to the remedies provided therein. Capitalized terms used in this Section and not defined in this Agreement shall have the meanings assigned to such terms in Chapter 83.

b. **First Source Hiring Agreement.** As an essential term of, and consideration for, any contract or property contract with the City, not exempted by the FSHA, the Contractor shall enter into a first source hiring agreement ("agreement") with the City, on or before the effective date of the contract or property contract. Contractors shall also enter into an agreement with the City for any other work that it performs in the City. Such agreement shall:

(1) Set appropriate hiring and retention goals for entry level positions. The employer shall agree to achieve these hiring and retention goals, or, if unable to achieve these goals, to establish good faith efforts as to its attempts to do so, as set forth in the agreement. The agreement shall take into consideration the employer's participation in existing job training, referral and/or brokerage programs. Within the discretion of the FSHA, subject to appropriate modifications, participation in such programs may be certified as meeting the requirements of this Chapter. Failure either to achieve the specified goal, or to establish good faith efforts will constitute noncompliance and will subject the employer to the provisions of Section 83.10 of this Chapter.

(2) Set first source interviewing, recruitment and hiring requirements, which will provide the San Francisco Workforce Development System with the first opportunity to provide qualified economically disadvantaged individuals for consideration for employment for entry level positions. Employers shall consider all applications of qualified economically disadvantaged individuals referred by the System for employment; provided however, if the employer utilizes nondiscriminatory screening criteria, the employer shall have the sole discretion to interview and/or hire individuals referred or certified by the San Francisco Workforce Development System as being qualified economically disadvantaged individuals. The duration of the first source interviewing requirement shall be determined by the FSHA and shall be set forth in each agreement, but shall not exceed 10 days. During that period, the employer may publicize the entry level positions in accordance with the agreement. A need for urgent or temporary hires must be evaluated, and appropriate provisions for such a situation must be made in the agreement.

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(3) Set appropriate requirements for providing notification of available entry level positions to the San Francisco Workforce Development System so that the System may train and refer an adequate pool of qualified economically disadvantaged individuals to participating employers. Notification should include

such information as employment needs by occupational title, skills, and/or experience required, the hours required, wage scale and duration of employment, identification of entry level and training positions, identification of English language proficiency requirements, or absence thereof, and the projected schedule and procedures for hiring for each occupation. Employers should provide both long-term job need projections and notice before initiating the interviewing and hiring process. These notification requirements will take into consideration any need to protect the employer's proprietary information.

(4) Set appropriate record keeping and monitoring requirements. The First Source Hiring Administration shall develop easy-to-use forms and record keeping requirements for documenting compliance with the agreement. To the greatest extent possible, these requirements shall utilize the employer's existing record keeping systems, be nonduplicative, and facilitate a coordinated flow of information and referrals.

(5) Establish guidelines for employer good faith efforts to comply with the first source hiring requirements of this Chapter. The FSHA will work with City departments to develop employer good faith effort requirements appropriate to the types of contracts and property contracts handled by each department. Employers shall appoint a liaison for dealing with the development and implementation of the employer's agreement. In the event that the FSHA finds that the employer under a City contract or property contract has taken actions primarily for the purpose of circumventing the requirements of this Chapter, that employer shall be subject to the sanctions set forth in Section 83.10 of this Chapter.

(6) Set the term of the requirements.

(7) Set appropriate enforcement and sanctioning standards consistent with this Chapter.

(8) Set forth the City's obligations to develop training programs, job applicant referrals, technical assistance, and information systems that assist the employer in complying with this Chapter.

(9) Require the developer to include notice of the requirements of this Chapter in leases, subleases, and other occupancy contracts.

c. **Hiring Decisions.** Contractor shall make the final determination of whether an Economically Disadvantaged Individual referred by the System is "qualified" for the position.

d. **Exceptions.** Upon application by Employer, the First Source Hiring Administration may grant an exception to any or all of the requirements of Chapter 83 in any situation where it concludes that compliance with this Chapter would cause economic hardship.

e. **Liquidated Damages.** Contractor agrees:

(1) To be liable to the City for liquidated damages as provided in this section;

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(2) To be subject to the procedures governing enforcement of breaches of contracts based on violations of contract provisions required by this Chapter as set forth in this section;

(3) That the contractor's commitment to comply with this Chapter is a material element of the City's consideration for this contract; that the failure of the contractor to comply with the contract provisions required by this Chapter will cause harm to the City and the public which is significant and substantial but extremely difficult to quantify; that the harm to the City includes not only the financial cost of funding public assistance programs but also the insidious but impossible to quantify harm that this community and its families suffer as a result of unemployment; and that the assessment of liquidated damages of up to \$5,000 for every notice of a new hire for an entry level position improperly withheld by the contractor from the first source hiring process, as determined by the FSHA during its first investigation of a contractor, does not exceed a fair estimate of the financial and other damages that the City suffers as a result of the contractor's failure to comply with its first source referral contractual obligations.

(4) That the continued failure by a contractor to comply with its first source referral contractual obligations will cause further significant and substantial harm to the City and the public, and that a second assessment of liquidated damages of up to \$10,000 for each entry level position improperly withheld from the FSHA, from the time of the conclusion of the first investigation forward, does not exceed the financial and other damages that the City suffers as a result of the contractor's continued failure to comply with its first source referral contractual obligations;

(5) That in addition to the cost of investigating alleged violations under this Section, the computation of liquidated damages for purposes of this section is based on the following data:

(a) The average length of stay on public assistance in San Francisco's County Adult Assistance Program is approximately 41 months at an average monthly grant of \$348 per month, totaling approximately \$14,379; and

(b) In 2004, the retention rate of adults placed in employment programs funded under the Workforce Investment Act for at least the first six months of employment was 84.4%. Since qualified individuals under the First Source program face far fewer barriers to employment than their counterparts in programs funded by the Workforce Investment Act, it is reasonable to conclude that the average length of employment for an individual whom the First Source Program refers to an employer and who is hired in an entry level position is at least one year;

therefore, liquidated damages that total \$5,000 for first violations and \$10,000 for subsequent violations as determined by FSHA constitute a fair, reasonable, and conservative attempt to quantify the harm caused to the City by the failure of a contractor to comply with its first source referral contractual obligations.

(6) That the failure of contractors to comply with this Chapter, except property contractors, may be subject to the debarment and monetary penalties set forth in Sections 6.80 et seq. of the San Francisco Administrative Code, as well as any other remedies available under the contract or at law; and

(7) (section deleted in current conditions template)

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Violation of the requirements of Chapter 83 is subject to an assessment of liquidated damages in the amount of \$5,000 for every new hire for an Entry Level Position improperly withheld from the first source hiring process. The assessment of liquidated damages and the evaluation of any defenses or mitigating factors shall be made by the FSHA.

f. **Subcontracts.** Any subcontract entered into by Contractor shall require the subcontractor to comply with the requirements of Chapter 83 and shall contain contractual obligations substantially the same as those set forth in this Section.

64. **Not used (CONTRACT PRODUCT / SERVICE QUALITY REPORT deleted)**

85. **Insurance**

a. Without in any way limiting Contractor's liability pursuant to the "Indemnification" section of this Agreement, Contractor must maintain in force, during the full term of the Agreement, insurance in the following amounts and coverages:

(1) **Workers' Compensation, in statutory amounts, with Employers' Liability Limits not less than \$1,000,000 each accident, injury, or illness; and**

(2) **Commercial General Liability Insurance with limits not less than \$1,000,000 each occurrence, \$2,000,000 aggregate for bodily injury, property damage, contractual liability, personal injury, products and completed operations.**

(3) **Commercial Automobile Liability Insurance with limits not less than \$1,000,000 each occurrence Combined Single Limit for Bodily Injury and Property Damage, including Owned, Non-Owned and Hired auto coverage, as applicable.**

b. **Commercial General Liability and Commercial Automobile Liability Insurance policies must be endorsed to provide:**

(1) **Name as Additional Insured the City and County of San Francisco, its Officers, Agents, and Employees.**

(2) **That such policies are primary insurance to any other insurance available to the Additional Insureds, with respect to any claims arising out of this Agreement, and that insurance applies separately to each insured against whom claim is made or suit is brought.**

c. **Contractor hereby agrees to waive Workers' Compensation subrogation which any insurer of Contractor may acquire from Contractor by virtue of the payment of any loss. Contractor agrees to obtain any endorsement that may be necessary to effect this waiver of subrogation. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of the City for all work performed by the Contractor, its employees, agents and subcontractors.**

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Total Access Group
August 31, 2011

d. All policies shall provide thirty days' advance written notice to the City of reduction or nonrenewal of coverages or cancellation of coverages for any reason. Notices shall be sent to:

Director, Office of Contract Administration
Purchasing Division
City and County of San Francisco
City Hall, Room 430
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102-4685

e. Should any of the required insurance be provided under a claims-made form, Contractor shall maintain such coverage continuously throughout the term of this Agreement and, without lapse, for a period of three years beyond the expiration of this Agreement, to the effect that, should occurrences during the contract term give rise to claims made after expiration of the Agreement, such claims shall be covered by such claims-made policies.

f. Should any of the required insurance be provided under a form of coverage that includes a general annual aggregate limit or provides that claims investigation or legal defense costs be included in such general annual aggregate limit, such general annual aggregate limit shall be double the occurrence or claims limits specified above.

g. Should any required insurance lapse during the term of this Agreement, requests for payments originating after such lapse shall not be processed until the City receives satisfactory evidence of reinstated coverage as required by this Agreement, effective as of the lapse date. If insurance is not reinstated, the City may, at its sole option, terminate this Agreement effective on the date of such lapse of insurance.

h. Before commencing any operations under this Agreement, Contractor shall furnish to City certificates of insurance and additional insured policy endorsements with insurers with ratings comparable to A-, VIII or higher, that are authorized to do business in the State of California, and that are satisfactory to City, in form evidencing all coverages set forth above. Failure to maintain insurance shall constitute a material breach of this Agreement.

i. Approval of the insurance by City shall not relieve or decrease the liability of Contractor hereunder.

City and County of San Francisco
Office of Contract Administration
Purchasing Department
City Hall, Room 430
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102-4685



Contract Modification 2

Condoms and Other STD Prevention Items

Total Access Group
Don Nelson
1671 E. St. Andrew Place
Santa Ana, CA 92705

Date: October 13th, 2009
Buyer Name: John Danaher
Term contract: 60603
Type: Indefinite quantity
Not-to-exceed amount: \$1,000,000

The history of this contract and its modifications is as follows:

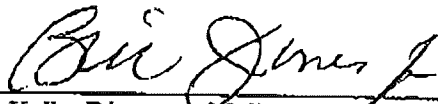
Modification	Start date	End date	Amount	Other changes
Original contract	9/01/08	8/31/11	\$1,000,000	
1	N/C	N/C	N/C	Add Items
2	N/C	N/C	N/C	Add Items

This modification 2 changes the contract as follows:

The following conditions has been added and replaced to the contract with the following:
See Attachment A

All other terms and conditions remain the same.

Approved by the City:



Naomi Kelly, Director of OCA and Purchaser

10-13-09
Date

Approved by Contractor:



Signature

10-15-09
Date

Name and title

TODD HASSELL

Client Services Director

Attachment "A"
 Contract 60603
 Contract Modification No. 2
 Condoms and Other STD Prevention Items
 October 13th, 2009

Per Special Condition No. 78-C—AWARDED ITEMS, the following items have been changed as described below:

Item No.	Description/ Brand Name / Product No.	Price	Item No.
2	High School Custom Kit—Add "San Francisco Custom Card" (#98 below) to kit. Price increase - \$.03/kit.	\$1.16/kit	PK-0-5-0909
56	FC2 Female Condom—Replaces FC Female Condom. Price reduction - \$25.00/bag-100.	\$100.00/bag-100	FC-R-E-0999

Per Special Condition No. 82—ADDITIONAL ITEMS, this modification changes the contract as follows: Add the following items to the contract as noted below.

Item No.	Description/ Brand Name / Product No.	Price	Item No.
96	San Francisco Custom Card - ¼ page size 20,000 quantity print run.	\$.05 ea.	CU-C-A-RD01
97	LifeStyles 'His N Her' Condom	\$63.00/cs-M	LF-H-H-8900
98	LifeStyles Extra Strength Condom	\$63.00/cs-M	LF-X-L 5900.
99	Avanti Non-latex Condom	\$330.00/cs-M	AV-A-N-P224
100	Avanti Non-latex Condom	\$47.50/bag-125	AV-A-N-P125
101	LifeStyles SKYN Non-Latex Condom	\$330.00/cs-M	LF-S-K-7300
102	LifeStyles SKYN Non-Latex Condom	\$47.50/bag-125	LF-S-K-7301
103	RIA Wrangler Ribbed (in bowl of 288)	\$36.00/bowl-288	RW-L-B-1087
104	Durex Ramses Condom Sampler Pack (bowl)	\$36.00/bowl-144	DX-P-P-SP02

Sign and return one original. The duplicate original is for your files.

Received Time Oct. 15. 2009 10:44AM No. 6870

P-280 (2-09-09)

Mar. 12. 2009 10:17AM

City and County of San Francisco
Office of Contract Administration
Purchasing Department
City Hall, Room 430
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102-4685



Contract Modification 1

Condoms and Other STD Prevention Products

Total Access Group
Attn: Carl Brines
1671 E. St. Andrew Place
Santa Ana, CA 92705
E-mail: cbrines@totalaccessgroup.com

Date: 03-09-09
Buyer Name: John Danaher
Term contract: 60603
Type: Indefinite quantity
Not-to-exceed amount: \$ 1,000,000

The history of this contract and its modifications is as follows:

Modification	Start date	End date	Amount	Other changes
Original contract	09-01-08	08-31-11	\$ 1,000,000	
1				Add items

This Modification 1 changes the contract as follows:

The following items have been added to contract . See Attachment A

All other terms and conditions remain the same.

Approved by the City:

Naomi Kelly
Naomi Kelly, Director of OCA and Purchaser

3-12-09
Date

Approved by Contractor:

Carl W. Brines
Signature

3/12/09
Date

Name and title

Carl Brines, Account Representative

Mar. 12. 2009 10:17AM

Attachment "A"
Contract 60603
Contract Modification No. 1
Condom and Other STD
March 9, 2009

Item No.	Description/ Brand Name / Product No.	Price
93.	LIFESTYLES "SKYN" POLYISOPRENE NON-LATEX CONDOM (250/PKG): LF-S-K-7300	\$92.00/PKG
94.	ID "MOMENTS" GLYCERINE-FREE LUBRICANT—10 ML PILLOW (144/BG): ID-M-H-WPB0	\$37.44/BG
95.	TRUSTEX "PLEASURE POPS" LATEX CONDOM (100/CS): CS-L-C-VARIOUS DESIGNS	\$50.00/CS