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	M003	3. EFFECTIVE DATE		. NO	D. 5. PROJECT NO.(If applicable)		
Division of Contracts       Division of Contracts         Attribution Labor       App         Washington, DC 20050       Attribution of Contracts         Attribution of Contractor       (e., see com,	5. ISSUED BY CODE	3100	7. ADMINISTERED BY (If other th	an item 6) CODE 3100			
KNOLL LABORATORY SPECIALISTS, TRC.       Image: Contract Special Speci	Division of Contracts Attn:Daniel App Mail Stop TWB-01B10M	<u></u>	Division of Cont Attn:Daniel App Mail Stop: TWB-	O1B10M	<u> </u>		
IIII NEWTON ST         Standbarg           GRETNA LA 700536339	3. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State	and ZIP Code)		(X) 9A. AMENDMENT OF SOLICI	ITATION NO.		
1111 NEWTON 57         GRETINA LA 700336339         code         039430749         The above numbered solicitation is amended as set forth in them 14. The hour and date specified for receipt of Offers         The above numbered solicitation is amended as set forth in them 14. The hour and date specified for receipt of Offers         Offers substantics of (0) by sparate there or telengam multiplication of the hour and date specified for receipt of Offers         Offers substantics of (0) by sparate there or telengam multiplication can amended multiplication and amendment on each copy of the offers substantics of as amended.         (0) By completing thems 8 and 15, and returning	KROLL LABORATORY SPECIALISTS, INC.						
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Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or is a mended, by one of the following methods: <ul> <li>(a) By completing items 8 and 15, and returning</li></ul>	11. THIS ITE	MONLY APPLIES TO	AMENDMENTS OF S	OLICITATIONS			
SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43 103(b).         C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:         D. OTHER (Specify type of modification and authority)         X         D. OTHER (Specify type of modification and authority)         X         E. IMPORTANT: Contractor X is not, is required to sign this document and return of copies to the issuing office.         14. DESCRIPTION OF AMENDENTMODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.)         Chis Modification hereby adds Privacy Act clauses (52.224-1, 52,224-2).         See page 2         All other terms and conditions under this contract remains unchanged.         Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A, as herefolfore changed, remains unchanged and in full force and effect.         15A. NAME AND TITLE OF SIGNER (Type or print)       10A. NAME AND TITLE OF SIGNER (Type or print)         15C. DATE SIGNED       15C. DATE SIGNED       16B. UNITE OF THE OF MARRIC         158. CONTRACTOR/OFFEROR       15C. DATE SIGNED       16B. UNITE OF THE OF MARRIC       16C. DATE SIGNED	IT MODIFIES	THE CONTRACT/ORD	ER NO. AS DESCRIB	ED IN ITEM 14.			
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Privacy Act Notification (Apr 1984)

The Contractor will be required to design, develop, or operate a system of records on individuals, to accomplish an agency function subject to the Privacy Act of 1974, Public Law 93-579, December 31, 1974 (<u>5 U.S.C. 552a</u>) and applicable agency regulations. Violation of the Act may involve the imposition of criminal penalties.

## 52.224-2 Privacy Act.

Privacy Act (Apr 1984)

(a) The Contractor agrees to---

(1) Comply with the Privacy Act of 1974 (the Act) and the agency rules and regulations issued under the Act in the design, development, or operation of any system of records on individuals to accomplish an agency function when the contract specifically identifies—

(i) The systems of records; and

(ii) The design, development, or operation work that the contractor is to perform;

(2) Include the Privacy Act notification contained in this contract in every solicitation and resulting subcontract and in every subcontract awarded without a solicitation, when the work statement in the proposed subcontract requires the redesign, development, or operation of a system of records on individuals that is subject to the Act; and

(3) Include this clause, including this paragraph (3), in all subcontracts awarded under this contract which requires the design, development, or operation of such a system of records.

(b) In the event of violations of the Act, a civil action may be brought against the agency involved when the violation concerns the design, development, or operation of a system of records on individuals to accomplish an agency function, and criminal penalties may be imposed upon the officers or employees of the agency when the violation concerns the operation of a system of records on individuals to accomplish an agency function. For purposes of the Act, when the contract is for the operation of a system of records on individuals to accomplish an agency function. For purposes of the Act, when the contract is for the operation of a system of records on individuals to accomplish an agency function, the Contractor is considered to be an employee of the agency.

(c)(1) "Operation of a system of records," as used in this clause, means performance of any of the activities associated with maintaining the system of records, including the collection, use, and dissemination of records.

(2) "Record," as used in this clause, means any item, collection, or grouping of information about an individual that is maintained by an agency, including, but not limited to, education, financial transactions, medical history, and criminal or employment history and that contains the person's name, or the identifying number, symbol, or other identifying particular assigned to the individual, such as a fingerprint or voiceprint or a photograph.

(3) "System of records on individuals," as used in this clause, means a group of any records under the control of any agency from which information is retrieved by the name of the individual or by some identifying number, symbol, or other identifying particular assigned to the individual.