# 2004 CONTRACT

# PRINTING, BINDING, PACKAGING, AND DELIVERING OF THE 2004 IOWA ACTS

#### I. PARTIES

rne partie	es to	this cor	itract are the	Legisiative	e Servic	es Agend	cy, nerein	referred to	as the
"Agency,"	an (	organiza	ation created	under the	jurisdic	ction of the	he Iowa (	General As	sembly
pursuant		to	section	2A.1	of	the	Iowa	Code,	and
				,	herein	referre	d to as	"Contrac	tor," a
business	loca	ted in		_,		_, and i	dentified	with the I	Federa
Employer	Iden	tification	Number						

#### **II. DEFINITIONS**

As used in this contract, unless the context otherwise requires:

- **A.** "Book" means the printed, finished, and bound edition of the 2004 Acts and Joint Resolutions (Session Laws) enacted during the 2004 regular session of the Eightieth General Assembly and any extraordinary sessions of that General Assembly as required to be produced and delivered as provided in this contract.
- **B.** "Acts" means an edition of the Acts and Joint Resolutions (Session Laws), a single volume case bound book containing statutes and miscellaneous materials, including an index, that is published each year under the direction of the Iowa Code Editor, pursuant to Iowa Code chapter 2B.



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C. "Contract Price" means the total amount of money owed to the Contractor for the production and delivery of all books accepted by the Agency under this contract.

- **D.** "Delivery" means a party's receipt of an item sent by the other party as provided in this contract.
- **E.** "*Production*" includes all necessary and customary work related to the creation of sample covers; the composition of blue line pages; the printing of assembled pages; the assembly of the pages; the binding and the finishing of the books; and the packaging of the finished books for delivery, all as provided in this contract.

#### **III. GENERAL PROVISIONS**

- A. Choice of Law and Forum. This contract is governed by the laws of the State of Iowa. All disputes and controversies regarding this contract shall be heard in the District Court of Polk County, Iowa.
- **B.** Compliance with Applicable Laws and Regulations. During the duration of this contract and as a condition of the Contractor's duty to perform under the provisions of this contract, the Contractor shall comply with all applicable laws and regulations of the State of Iowa and the United States, including, but not limited to, Title VII of the Civil Rights Act of 1964 and the Civil Rights Act of 1991 (42 U.S.C. ch. 21), and the federal Occupational Safety and Health Act of 1970 (29 U.S.C. §§ 651--678).
- C. Agency's Interest in Materials. Materials produced in whole or in part as provided in this contract shall not be subject to copyright by the Contractor in the United States or in any other country. The Contractor shall not release text or data originating from electronic media transferred or delivered to the Contractor and containing any portion of the books, without the express written approval of the Agency.
- **D.** Contractor's Confidential Information. The Agency shall not act as a party in any lawsuit to protect the rights of the Contractor.
- **E. Subcontracting.** The Contractor shall not provide for subcontracting, unless the Agency approves the subcontractor and the terms and conditions of the subcontracting agreement as provided by the Agency. For purposes of this contract, subcontracting does not include the use of vendors by the Contractor to deliver blue line pages, assembled pages, or books to the Agency or to another person specified in this



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contract.

- **F. No Pecuniary Gain or Conflict of Interest.** The Contractor agrees that to its knowledge, neither the staff of the Agency nor a member of the General Assembly of the State of Iowa has or will receive any direct economic benefit because of the selection of the Contractor as a party to this contract. The Contractor agrees that it has no interest and will not acquire any direct or indirect interest which would conflict in any manner with the performance of this contract, and that a person having such an interest will not knowingly be associated in the performance of this contract.
- **G.** Assignment or Transfer. The Contractor shall not assign or transfer any interest in this contract to another person without the prior written consent of the Agency.
- H. Fixed Price Contract. This is a fixed price contract. Except as otherwise expressly provided in this contract, or expressly agreed to by the parties, the total price paid to a Contractor must be fixed as provided in this contract. Except as provided in this contract, no special fees or expenses shall be charged directly to the Agency, including labor, materials, equipment, insurance, packing, freight, travel, parking, or any other costs incurred in producing and delivering the books.
- **I.** Computing Time. For purposes of computing delivery requirements as provided in this contract:
  - 1. Calendar Day. A calendar day begins at 8:00 a.m. and ends at 4:30 p.m. central time. In computing time, the first day is excluded and the last day is included unless the last day falls on a Sunday or a legal public holiday as defined in lowa Code § 1C.1, in which case the time prescribed is extended to include the next succeeding calendar day. Any reference in this contract to "day" means a calendar day unless otherwise provided.
  - 2. Business Day. A business day begins at 8:00 a.m. and ends at 4:30 p.m. central time. A business day is a calendar day other than a Saturday or Sunday or a day recognized as a legal holiday by the State of Iowa (see Iowa Code § 1C.1). In computing time, the first business day is excluded and the last business day is included.
- **J. Renewal.** The Agency reserves the right to execute a renewal contract to produce the 2005 edition of the Acts with the Contractor according to provisions agreed to by the parties which shall be substantially similar to the provisions of this contract.



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IV. GENERAL SPECIFICATIONS

- A. General Requirements. The Contractor shall provide all blue line pages as provided in Part VI, Paragraph "D", and proofs, paper, and printing, cover materials, ink, dies, stamping, binding, finishing, packaging, packing and loading on pallets, shipping, freight, and all other materials and labor necessary to complete production and delivery of the blue line pages, assembled pages, and books.
- **B.** *General Standard.* The use of materials or workmanship provided in the production of blue line pages, assembled pages, or books shall be at least equal to materials and workmanship provided in this contract or used in the production of blue line pages, or assembled pages for the 2003 edition of the lowa Acts, whichever is greater. If an issue involves the appearance or quality regarding blue line pages, assembled pages, or books, the appearance must at least equal the appearance of blue line pages, assembled pages, or books for the 2003 edition of the lowa Acts. This standard shall prevail over specific standards provided in this contract. The following exceptions apply:
  - **1. Paper Stock.** The paper stock must meet the detailed standards as set out in Part V.
  - 2. Cover. The cover must meet the detailed standards as set out in Part V.

#### V. DETAILED SPECIFICATIONS

- A. Book Size. The size of each book must be 7.50" X 10.75".
- **B.** *Paper.* The book's paper must meet all of the following requirements:
  - 1. Book Pages. The Contractor shall use paper stock referred to as "Custom Plus" manufactured by Nexfor Fraser Papers Inc. or the equivalent as approved by the Agency. However, the paper stock must meet all of the following requirements:
    - **a. Size.** The size must be 7.25" X 10.50" finished.
    - **b. Color.** The color must be neutral.
    - **c. Finish.** The finish must be English and smooth.



- **d. Brightness.** The brightness must be 80.
- e. Opacity. The opacity must be 88.
- **f. Basis Weight.** The basis weight must be 30#.
- g. PPI. The weight must be 880 pages per inch (ppi).
- h. Recycled Material. 100 percent of the paper stock must contain at least 30 percent (30%) postconsumer recycled materials. The recycled paper must meet the requirements for procuring recycled printing paper as provided in the federal Resource Conservation and Recovery Act of 1976 (RCRA), as amended, 42 U.S.C. § 6962, and set forth in 40 C.F.R., pt. 247, and in related executive orders or advisory notices issued by the United States Environmental Protection Agency.
- i. **Duration.** The paper stock must be resistant to oxidation and must be of archival quality. The paper must be pH neutral (content of 7 or 7.5).
- **2. Paper Stock for End Sheets.** The paper stock for the end sheets must be 80# Publisher White, or an equivalent approved by the Agency.
- **C. Soy-based Ink.** 100 percent of the ink used in printing the text paper must contain at least 10 percent soy oil.
- **D.** *Page Composition and Printing.* The books shall be composed according to all of the following requirements.
  - **1. Size of the Image Area for Type.** The size of the image area for type must be 33.25 x 54.75 picas, including the folio.
  - 2. Font. The font must be Imperial BT.
  - **3. Ink.** The pages must be produced with 1/1 black ink on two sides.
  - **4. Bleed Bars.** The books must contain 3/8"-wide bleed bars with reverse copy as specified by the Agency. The bleed bars must be located on the right-hand pages. A book must contain bleed bars running the entire length of the page as specified



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by the Agency. For materials associated with the regular session, at least two pages must have a bleed bar. For materials associated with any extraordinary session, at least three pages must have a bleed bar.

- **5. Artwork.** The books will include minimal artwork, including the image of the state seal as produced by the Agency.
- **E.** *Binding and Finishing.* The Contractor shall bind and finish the books according to all of the following requirements:
  - 1. Book Block. The book block must be composed of tightly sewn 32-page signatures or split signatures as approved by the Agency. The binding must be Smythe sewn. The first and last signatures must be reinforced at the spine with cambric which measures at least 1" in width and at least 7/8" from the spine when concealed after the cover is attached to the end sheets. The first and last signatures must be tipped to adjoining signatures. Any signature of less than 16 pages must be wrapped around a preceding signature. A signature cannot have less than 8 pages unless otherwise approved by the Agency. The book block must be thoroughly glued, smashed, and lined with one or more supers and gauze tape in a manner that assures that the book block is sturdily bound. The book block must have a head band and foot band (its color alternating red and gold in a checkerboard pattern).
  - 2. Casing. The casing must be securely attached to the book block. The casing must contain a heavy 90# Kraft back line on the spine area. The boards must be Davey Red Label Binder's Board with .097" thickness or an equivalent board as approved by the Agency. The end sheets must be heavy weight. The spine must be loose and rounded. The joints must be uniform and tight and the casing must include adequate gutters.
  - **3. Cover.** The cover of the books must comply with all of the following requirements:
    - a. Cover Fabric. The cover of the books must be the same buckram grain commonly known as the type and variety designated as Roxite F Taupe #69564 and produced by ICG-holliston, or an equivalent buckram approved by the Agency.
    - **b. Cover Decoration.** The decoration must include one impression of a black numeral on the spine, one impression of red foil with gold leaf above the numeral, and one impression of black foil with gold leaf below the numeral. The



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spine's impressions must include a reference to the session of the Acts and the number of the Iowa General Assembly. The Contractor must set all type and bars from the sampling die on the spine and front cover.

#### VI. PRODUCTION AND DELIVERY OF MATERIALS

- A. General. The Contractor is required to pick up and deliver materials during production. The Contractor must deliver materials personally or by a courier as approved by the Agency. The FedEx Corporation or United Parcel Services (UPS) is an approved courier.
- **B.** *Covers.* The Contractor shall deliver sample covers for Agency approval as follows:
  - 1. Paper-Proof Copy. The Agency will deliver to the Contractor all information required to appear on the covering for the books. The Contractor must deliver a paper-proof copy of the covering for the books which illustrates how the cover will appear when the book is bound, including all lettering and numbering, and the location of the required foils. The Contractor must deliver the paper-proof copy within 10 calendar days after the Agency delivers the necessary information needed to produce the paper-proof copy to the Contractor. The Contractor must deliver any corrected paper-proof copy within five calendar days after the Agency delivers the corrections to the Contractor.
  - 2. Sample Cover. The Contractor shall deliver to the Agency a sample cover for the books. The sample cover must be a replica of the covering for that book. It must include the same fabric and foil stamping, the same dyes that will be used in the production of the book, and must be trimmed to size or marked to illustrate the trim size. The lettering and numbering and the location of the foils and impressions must be identical to those used in the production of the books. The Contractor must deliver the sample cover within 10 calendar days after the Agency delivers to the Contractor the final page count for the books. The Contractor must deliver any corrected sample copy within five calendar days after the Agency delivers the corrections to the Contractor.
- **C.** *Composed Pages.* The Agency shall furnish to the Contractor fully composed pages in an electronic format.
  - **1. Electronic Format.** The Agency may deliver files used in production by electronic transfer directly to the Contractor by file transfer protocol (FTP), electronic mail, or to



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the Contractor's Internet web site, or by delivery of files stored on electronic media (e.g., CD-ROM).

- **2. Paper Copies**. The Agency will also deliver to the Contractor paper copies of postscript documents previously delivered electronically for work.
- **D.** *Blue Line Pages.* The Agency shall determine the format to be used for proof pages, which are referred to within this contract as "blue line pages." The format may include conventional blue line pages or an equivalent as established by the Agency.
  - **1. Trial Performance Period.** The parties agree to a trial performance period to produce sample test blue line pages as follows:
    - **a. Purpose.** The trial performance period shall be used to establish a system for the reliable transfer of information to the Contractor for purposes of producing blue line pages in the production of the books as provided in this contract. The Agency may accomplish the delivery by transferring files used in production electronically including but not limited to by File Transfer Protocol (FTP).
    - b. Standards and Specifications. The sample pages delivered by the Agency to the Contractor shall be fully composed pages which are substantially equivalent to pages required to be produced for the books. The Contractor shall produce test blue line pages that conform to the standards and specifications established by the Agency. The Agency shall deliver electronic files of composed pages to the Contractor prior to the beginning of the trial performance period.
    - c. Trial Period. The trial period shall begin on the date that the Agency delivers sample pages to the Contractor and shall end when the Agency notifies the Contractor that test blue line pages produced by the Contractor have been approved by the Agency. However, the trial performance period shall not extend longer than 10 calendar days after the beginning date of the trial period or the date that this contract is terminated as provided in Part IX, whichever is earlier. During the trial performance period, the Agency may require that the Contractor produce and deliver any number of subsequent test blue line pages prior to approval.
    - **d. Delivery.** The Agency shall delivery sample pages to the Contractor in an electronic format in the same manner as the Agency is required to deliver fully composed pages to the Contractor to produce blue line pages for the production



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of the books. In returning blue line pages to the Contractor for correction and any subsequent testing, the Agency shall deliver sample blue line pages to the Contractor in the same manner as the Agency will deliver blue line pages for the production of the books as provided in this part.

- **2. Production and Delivery of Blue Line Pages.** Following the Agency's approval of the blue line pages during the trial performance period, the parties shall provide for the production and approval of blue line pages as follows:
  - a. Delivery of Composed Pages. The Agency shall deliver fully composed pages in an electronic format to the Contractor for purposes of production of blue line pages. The Agency may provide for the delivery based on a system for the reliable transfer of information established during the trial performance period as provided in this part.
  - b. Delivery of Blue Line Pages to the Agency. The Contractor must deliver blue line pages to the Agency no later than five business days after receipt of electronic files. The Agency may deliver electronic files containing the final postscript pages to the Contractor in increments as pages are completed to facilitate the delivery and approval of the blue line pages. The Contractor must deliver blue line pages to the Agency in increments as pages are completed to facilitate the approval by the Agency. The Contractor must deliver two assembled sets of blue line pages for each signature of the book to the Agency.
- E. Production and Delivery of Assembled Pages. The Contractor shall deliver assembled pages to the Agency. As used in this contract, assembled pages are the same as "cut copy pages." Assembled pages must be printed and folded, signatures trimmed, three-hole punched, and sorted prior to delivery. The Contractor must deliver 12 sets of assembled pages to the Agency within 10 calendar days after the Agency delivers its final approval of the blue line pages for that book to the Contractor. The Agency reserves the right to reject assembled pages that do not meet these requirements, and may keep, discard, or return the assembled pages to the Contractor.

#### VII. DELIVERY OF BOOKS

**A.** *F.O.B.* The Contractor shall deliver the books F.O.B. Destination, Door, Freight Prepaid and Allowed.

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- **B.** *Damaged Books.* A book which is damaged prior to acceptance of delivery by the Agency shall be deemed undelivered.
- **C. Deadlines.** The Contractor shall complete delivery of the books to the Agency as follows:
  - **1. Normal Delivery**. For the normal delivery, the Contractor shall deliver the books within 30 business days after the Agency delivers its final approval of the blue line pages to the Contractor.
  - 2. Special Judicial District Delivery. For the special judicial district delivery, the Contractor shall deliver at least 980 books to lowa's eight judicial districts within 30 business days after the Agency delivers its final approval of the blue line pages to the Contractor.
- **D.** Shipping and Packaging. The Contractor shall provide for the shipping and packaging of the books that meet all construction requirements of the applicable freight classifications.
  - 1. Normal Delivery. For the normal delivery of books, shipments of less than 800 pounds shall be made by a courier as approved by the Agency. The FedEx Corporation or United Parcel Services (UPS) is an approved courier. Shipments of 800 or more pounds shall be shipped by a freight company as approved by the Agency. At least 5 percent of the total quantity ordered, excluding overruns, shall be packaged in individual cartons. The balance must be shipped in bulk-packaged cartons. However, the weight of each bulk-packaged carton shall not exceed 35 pounds. A carton that is packed and delivered on skids shall be strapped to skids by polyethylene wrap. Each package must fit on a 3'4" x 5' pallet without overhang. A pallet shall not be double stacked.
  - 2. Special Judicial District Delivery. For the special judicial district delivery, the Contractor shall deliver the books directly to the eight judicial districts. Shipments of less than 800 pounds shall be shipped via United Parcel Service of America, Inc. (UPS) and shipments of 800 or more pounds shall be shipped by a freight company as approved by the Agency.
- **E.** *Destination.* The Contractor shall drop ship books to destinations required in this section. The following requirements shall govern destination requirements for the delivery of the books:



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#### 1. Normal Delivery.

**a.** Address. For normal delivery, the Contractor shall deliver the books to:

Grimes State Office Building 400 E. 14<sup>th</sup> St. Des Moines, Iowa 50319

- b. Dock Instructions. The Contractor shall ensure that delivery trucks are able to unload books at this dock. The dock is inside the building, and there are no accommodations to unload by forklift. All pallets must be unloaded by pallet jacks at the dock. The maximum clearance for the dock is 13'4". If the Contractor makes the delivery to the dock by a truck that exceeds the 13'4" clearance, the books shall be deemed undelivered without notice to the Contractor by the Agency.
- **2. Special Judicial District Delivery.** For the special judicial district delivery, the Agency shall deliver the Contractor instructions which shall include the addresses of delivery locations and which shall provide requirements for predelivery notice procedures. The judicial districts are as follows:

District	City	Zip Code
1 <sup>st</sup> District	Waterloo	50703
2 <sup>nd</sup> District	Fort Dodge	50501
3 <sup>rd</sup> District	Sioux City	51101
4 <sup>th</sup> District	Council Bluffs	51501
5 <sup>th</sup> District	Des Moines	50309
6 <sup>th</sup> District	Cedar Rapids	52401
7 <sup>th</sup> District	Davenport	52801
8 <sup>th</sup> District	Ottumwa	52501

VIII. PAYMENT OBLIGATIONS



۹.	<b>General.</b> The Agency is liable to the Contractor as provided in this contract only for amounts paid in consideration under this contract. The Contractor shall provide the Agency with an invoice for payment. Payment shall be based on work performed and accepted, including for the production of sample covers, blue line pages, assembled pages, and books delivered to and accepted by the Agency.
3.	Payment Schedule. The following payment schedule shall govern this contract:
	<b>1. First Payment</b> . Twenty percent (20%) of the base price due (\$), without adjustment as provided in Paragraph "C" of this part, shall be paid upon execution of this contract by the Agency.
	2. Second Payment. Eighty percent (80%) of the base price due (\$), subject to adjustment as provided in Paragraph "C" of this part, shall be paid upon the Agency's acceptance of the last book required to be delivered to the Agency as provided in this contract and the Agency is assured that the rejection rate does not exceed the amount for unilateral termination of this contract as provided in Part IX, Paragraph "F". However, the moneys shall not be paid until the Contractor has made special judicial district deliveries as required in Part VII.
	The Agency may pay any amount earlier than required under this contract if prior to the book's delivery, the Contractor verifies that all production costs associated with that order have been incurred. The decision of the Agency to pay an amount early shall not be construed as an amendment of this contract and shall not obligate the Agency to pay the Contractor other than as provided in this contract.
Э.	<b>Price.</b> The Agency shall pay the Contractor for the production and delivery of 3,500 books based on the number of signatures for each book.
	1. Base Price and Adjusted Price. The Agency shall pay the contract price to the Contractor of \$ for the production and delivery of 3,500 books assuming that each book has 1,184 pages with 37 signatures containing 32 pages each, or split signatures as approved by the Agency. However, the contract price shall be adjusted based on the number of additional or fewer signatures in each book as follows:
	Additional Signatures Fewer Signatures Each form of:



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	32-page signature:	\$		\$
	16-page signature:	\$		\$
	8-page signature:	\$		\$
2.	additional 100 books of	an overrun ency is not re	which are procequired to pay	e Contractor \$ for each duced and delivered to the for more than 175 additionals).
3.	preparation and rework as shall not exceed those cu	s required by stomarily cha actor shall pr	the Agency. F rged by the Co ovide the Age	pall perform incidental copy Prices charged for such work contractor to its customers for ney with proof of customary e following:
	Correcting Electronic Files	:	\$	per hour
	Making Minor Copy Corre	ctions:	\$	per hour
	Providing Associated Rep	lating:	\$	per page
	The Contractor shall not preparation and rework as	_		first \$300 for incidental copy
	rice Breakdown. The cone following:	tract price pai	d to the Contra	actor shall be based on all c
1.	_		•	at the Agency shall pay the cody stock shall be based or
		For 3	,500 Books	For Additional 100 Books
	Body Stock: Price per cw	t. \$	\$	-
	32-page signature:	\$	_	\$



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	16-page signature:	\$	\$
	8-page signature:	\$	\$
2.	contract price that the Age	ency shall pay the Contra	Signatures. The amount of the actor attributable to the prepress be based on the following:
		For 3,500 Impressions	For Additional 100 Impressions
	Each form of:		
	32-page signature:	\$	\$
	16-page signature:	\$	\$
	8-page signature:	\$	\$
3.		-	e that the Agency shall pay the e of end sheets shall be based or
		For 3,500 Books	For Additional 100 Books
		\$	\$
4.	<b>Ink.</b> The amount of the attributable to procuremen	-	Agency shall pay the Contractor based on the following:
		For 3,500 Books	For Additional 100 Books
		\$	\$



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**5. Cover and Binding.** The amount of the contract price that the Agency shall pay the Contractor attributable to the procurement and use of materials used in the covers and binding shall be based on the following:

For 3,500 Books	For Additional 100 Books
\$	\$

#### IX. COMPLIANCE, TERMINATION, AND REMEDIES

- **A.** *General.* Remedies available as provided in this contract are in addition to every other remedy available at law or in equity.
- **B.** *Indemnification*. Except as provided in this contract, the Contractor shall jointly and severally indemnify and hold the Agency and the State of Iowa harmless from and against all liability, loss, damage, or expense, including reasonable attorney fees, by reason of a breach of contract by the Contractor.
- C. Performance Bond. The Contractor shall post a performance bond with the Agency in the amount of \$\_\_\_\_\_ (75 percent of the of the base price due, without adjustment as provided in Part VIII, Paragraph "C"). A certified check, cashier's check, or money order may be provided in lieu of a bond, and must be kept on file with the Agency until such time as the books have been delivered to and accepted by the Agency.
- **D.** *Justifiable Termination*. Any of the following shall be just cause for terminating this contract, without breach of contract:
  - 1. Insufficient Moneys. If moneys necessary to satisfy the contract price are at any time not forthcoming or insufficient through the failure of the State of Iowa to make sufficient moneys available as a result of legally binding action, then the Agency may terminate this contract by giving not less than 20 calendar days' written notice to the Contractor documenting the lack of funding. Upon termination, the Agency agrees to pay all costs incurred by the Contractor up and until the date of termination. If moneys necessary to satisfy the contract price become available within 40 calendar days subsequent to the termination under this contract, the Agency agrees to reexecute a contract with the Contractor under the same provisions of this contract and any amendments as agreed to by the Agency and the Contractor.



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- 2. Force Majeure. If the performance of any provision of this contract is prevented by an act of God, such as civil tumult, war, epidemic, interruption of transportation or communication, or any other cause beyond the control of a party, as determined by the Agency, that party is relieved of the performance of that provision of this contract. However, if the Contractor is prevented from performance, the Contractor shall provide the Agency with written notice within 10 calendar days specifying the delayed event, the cause of the delay, its possible duration, the Contractor's efforts to remedy the situation, and the expected effect of the delay upon the schedule contained in this contract. It shall be the Contractor's responsibility to show that the cause of the delay was beyond the Contractor's control and that the Contractor was not reasonably able to anticipate the event in order to avoid the delay.
- E. Nonjustifiable Termination. Either party may terminate this contract if the other party breaches this contact by failing to substantially comply with a provision of this contract. The party terminating this contract shall deliver written notice to the other party at least 20 calendar days following the breach. The written notice shall document the breach of contract. If the Contractor breaches this contract by failing to satisfy such provision, the Contractor shall forfeit the performance bond and the Agency may withhold all or a portion of unexpended moneys of the contract price, retaining such moneys as liquidated damages. The Agency may also continue this contract, and retain such moneys as liquidated damages. The Agency shall deliver notice to the Contractor in writing of its decision to retain an amount of liquidated damages not later than 20 calendar days following the breach of contract.
- F. Unilateral Termination. The Agency may unilaterally terminate this contract for a breach of contract as provided in this Paragraph "F". The Agency shall notify the Contractor of the unilateral termination, including documenting the breach of contract which warrants the unilateral termination. The notice shall suspend any obligation by the Agency to carry out the provisions of this contract. The Contractor shall forfeit the performance bond; the Agency may withhold all or a portion of unexpended moneys of the contract price, retaining such moneys as liquidated damages; and the Agency shall be entitled to \$\_\_\_\_\_\_ (75 percent of the of the base price due without adjustment as provided in Part VIII, Paragraph "C") in additional liquidated damages, based on potential lost sales to the Agency, damage to the Agency's reputation, and delays caused by selecting another vendor to complete the production and delivery of the books. The Agency may unilaterally terminate this contract based on any of the following breaches of contract:

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- **1. Unauthorized Copyright.** The Contractor obtains or attempts to obtain a copyright in text or data produced in a book or originating from electronic media transferred or delivered to the Contractor by the Agency as provided in this contract.
- 2. Unauthorized Release. The Contractor releases text or data delivered to the Contractor by the Agency under this contract to any person including but not limited to a related entity of the Contractor, the text or data is produced in a book or originates from electronic media transferred or delivered to the Contractor by the Agency, and the release is not expressly approved in writing by the Agency.
- **3. Unauthorized Publishing.** The Contractor uses text or data delivered to the Contractor by the Agency under this contract for purposes of publishing, without the express written approval of the Agency.
- 4. Corruption of Text. The Contractor delivers a blue line page that includes text that is corrupted or does not otherwise match the text delivered by the Agency to the Contractor for production of the blue line pages. This Subparagraph 4 does not apply if the corruption of the text is due to the Agency's use of technology or procedures to produce or transmit information to the Contractor for the production of the blue line pages.
- **5. Unsatisfactory Test Blue Line Pages.** The Agency rejects all test blue line pages as required to be accepted by the Agency within the trial production period as provided in Part VI.
- 6. Rejection Rate. The Agency rejects more than 15 percent of the total number of books required to be delivered to the Agency. The Agency shall notify the Contractor of the rejection as soon as practicable but not later within 42 calendar days after it accepts the final delivery of the books. However, if the Agency determines that it has cause, it may notify the Contractor within the 42 calendar-day period that it reserves a total of 70 calendar days after it accepts the final delivery of the books in order to determine whether 15 percent of the total number of books required to be delivered have been rejected.
- **7. Unwarranted Delay.** The Contractor fails to deliver blue line pages, assembled pages, or books more than 20 calendar days after a date required in this contract.
- **G.** Specific Performance. The Agency may demand specific performance for a breach of contract as provided in this Paragraph "G". The Agency shall notify the Contractor in

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writing of the breach of contract that warrants the specific performance. The notice shall document the breach of contract and detail the specific performance demanded. The notice shall suspend any obligation by the Agency to carry out the provisions of this contract until specific performance is completed. The Contractor shall be subject to any applicable liquidated damages for a delay in delivery as provided in this contract. The Agency may demand specific performance as follows:

- 1. Rejected Book. The Agency may reject any book which does not meet the requirements of this contract within 42 calendar days after delivery. The Agency may demand an exchange for a new book at the expense of the Contractor. However, if the Agency determines that it has cause, it may notify the Contractor within the 42 calendar-day period that it reserves a total of 70 calendar days after it accepts the final delivery of the books in order to demand an exchange.
- **2. Underrun.** If the Contractor produces an under-run, the Agency may require the Contractor to deliver the number of books required by this contract to the Agency.
- **3. Unauthorized Copyright.** If the Contractor obtains or attempts to obtain a copyright in text or data, the Contractor shall immediately withdraw any application for the copyright and renounce any such copyright that the Contractor has obtained.
- **4. Unauthorized Release.** If the Contractor releases text or data to an unauthorized person, the Contractor shall take all actions necessary to obtain the text or data from that person.
- 5. Unauthorized Publishing. If the Contractor uses text or data for purposes of unauthorized publishing, the Contractor shall destroy any publication which uses such text or data upon demand by the Agency.
- H. Liquidated Damages -- Delay in Delivery. The Agency may demand liquidated damages for a delay in delivery of blue line pages, assembled pages, or books as required in this contract. The Agency shall notify the Contractor that the Contractor is subject to liquidated damages as provided in this Paragraph "H". The Agency shall have the right to assess an amount in liquidated damages which shall be subtracted from the contract price for a delay in the delivery of blue line pages, assembled pages, or books as required in this contract. The following shall apply:
  - 1. Blue Line Pages. For a delay in the delivery of blue line pages, the amount of liquidated damages shall be based on the assumption that there will be an



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accompanying one-business-day delay in the delivery of the books to the Agency's customers and for each business day of such delay, the Agency will lose an amount in lost sales plus an accompanying loss of goodwill. The amount of liquidated damages shall equal \$50 for each business day of delay.

- 2. Assembled Pages. For a delay of the delivery of assembled pages, the amount of liquidated damages shall be based on the assumption that each calendar day of such delay will cause harm to the legislative process due to the lack of assembled pages for use by the staff of the Agency and will cause irreparable damage to the reputation of the Agency. The amount of liquidated damages shall equal \$25 for each calendar day of delay.
- 3. Books. For a delay in the delivery of books, the amount of liquidated damages shall be based on the assumption that there will be an accompanying one-business-day delay in the delivery of the books to the Agency's customers and that for each business day of such delay, the Agency will lose an amount in lost sales plus an accompanying loss of goodwill. The amount of liquidated damages shall equal \$100 for each business day of delay. Notwithstanding this Subparagraph 3, the Contractor shall not be subject to liquidated damages for a delay in the delivery of two percent (2%) or less of all books subject to delivery.

#### X. WAIVERS AND AMENDMENTS

- **A.** *Writing Requirement.* A waiver or amendment of a provision of this contract shall not be valid unless in writing.
- **B.** Waiver Restriction. No person representing the Agency may waive a requirement or amend this contract, except Mr. Dennis Prouty, Director; Mr. Richard Johnson, Legal Services Division Director; or Ms. Leslie Hickey, Iowa Code Editor.
- C. Failure to Act Is Not a Waiver. The failure of a party at any time to enforce a provision of this contract is not a waiver of the provision, and does not affect the validity of any provision of this contract or the right of either party to subsequently enforce a provision of this contract. A decision by the Agency to ignore a breach of this contract is not a waiver of a subsequent breach of this contract.

#### XI. COMMUNICATION



		ons regarding this contract to the Agency must be he alternative to Ms. Joanne Page:
Ms. Lesl	ie Hickey	Ms. Joanne Page
Iowa Co	de Editor	Deputy Code Editor
Legislati	ve Services Agency	Legislative Services Agency
Ola Babo	cock Miller Building	Ola Babcock Miller Building
Des Moi	nes, Iowa 50319	Des Moines, Iowa 50319
Telephoi	ne: (515) 281-8871	Telephone: (515) 242-6464
Fax: (51	5) 281-4424	Fax: (515) 281-4424
E-mail: le	eslie.hickey@legis.state.ia.u	s E-mail: joanne.page@legis.state.ia.us
under this	contract.	ate alternate persons for any issue which arises ations to the Contractor regarding the production
	shall be made to	or in the alternative to:
	shall be made to	
	shall be made to	

#### XII. EXECUTION AND EFFECT OF EXECUTION

**A.** *Integration.* This contract contains the entire agreement between the Agency and the Contractor, and representations made before the signing of this contract shall not be binding, and neither party shall rely upon conflicting prior representations in entering




into this contract. This contract supersedes the provisions of any Request for Proposals or agreements made prior to the execution of this contract.

- **B.** Effective and Termination Dates. This contract takes effect upon being signed by authorized representatives of the Agency and the Contractor and continues until the provisions of this contract are satisfactorily performed, or until this contract is otherwise terminated under its provisions.
- **C. Signatures.** The duly recognized representatives of the Agency and the Contractor have on the date noted signed their names to and executed this contract:

Dennis Prouty, Director Legislative Services Agency	Date
	Date

ADDRESS: c/o Legislative Services Agency State Capitol Des Moines, Iowa 50319 Phone: 515/281-3566 Federal Identification No. 42-6022199

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