ATTACHMENT A: GENERAL TERMS AND CONDITIONS

GENERAL TERMS AND CONDITIONS: REFERENCING PURCHASE ORDER/INDEPENDENT CONTRACT AGREEMENT

- 1. Offer & Agreement: The following terms together with those on the face of this agreement, other documents as may be incorporated by reference or attached hereto, and additional terms in any Change Notice stitute the offer of Zimbabwe Health Interventions (dba ZHI) to the Vendor and shall, when accepted, constitute the entire order or contract between ZHI and Vendor. This agree
- deemed to have been accepted upon Vendor's signed acceptance on the cover of this order or commencement of performance. Any reference herein to any proposal, quotation, or other communication by Vendor shall, unless indicated to the contrary herein, be deemed to be limited to the description of the services and to be limited by the terms set forth or incorporated by reference herein.

 2. Assignment, Neither part may assign this order or any benefits arising from this order without the power withen consent of the other, and, unless otherwise agreed in writing, the rights of any assignee shall be subject to all set-offs, counterclaim, and other comparable rights arising hereunder. ZHI shall not, except as otherwise agreed in writing by ZHI, delegate or assign all or substantially all of on any item or service to be

- lawsand ordinances, and rules, orders, requirements and regulations.

 6. Title and Risk of Loss: Title to and risk of loss of, each product and/or service to be delivered hereunder shall, unless otherwise provided herein, pass from Vendor to ZHI upon acceptance of such product/service

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 7. Inspection: (a) Vendor shall work within professional standards and limitations specified on work statements, drawings and specifications covering the work and shall make such inspections as are deemed necessary to insure Vendor compliance, unless deviation there from is authorized in writing by ZHI. (b) All shipments of materials shall be subject to final inspection by ZHI after receipt by ZHI and the destination. If material supplied or work performed by Vendor is found to be defective. Vendor shall be given the opportunity to correct any deficiencies within a reasonable period of time. If correction of such work is impracticable, Vendor shall bear all risk after notice of rejection and shall, if so requested by ZHI and at its own expense, promptly make all necessary replacements. Vendor shall provide immediate notice to ZHI of any potential failure on the part of its suppliers to provide suppliers/services required hereunder. Vendor is responsible for any deficiency on the part of its suppliers. VENDOR SHALL BE RESPONSIBLE FOR ANY COSTS OF REPROCUREMENT AS MAY NECESSARY FOR ZHI TO SECURE THE SUPPLIES/SERVICES AS A RESULT OF VENDORS INABILITY TO PERFORM THAT EXCEED THE AGREED UPON PRICE HEREIN.
 (d) Final inspection and acceptance by ZHI shall be conclusive except for latent defects, fraud, or for any rights provided by any product warranty.

 8. Force Majeure: The Vendor shall not be liable by reason of any failure in performance of this Agreement in accordance with all its terms if such failure arises out of causes beyond control and without the fault or negligence of Vendor. Such cases may include, but are not restricted to, acts of government or municipal or other authorities, fires, floods, epidemics, quiaranties, strikes, and labor disputes. Such cases and include, but are not rest

- further liability for articles not accepted by ZHI in the event Vendor commits n act of bankruptcy, files or has filed against the petition of bankruptcy or insolvency or suffers any receivership or other similar petition to be filed for or against it.

 12. Insurance & Work on ZHI's or ZHI Client Premises: When Vendor performs work on ZHI's premises during the performance of this order, the Vendor shall maintain adequate insurance coverage against claims arising from injuries sustained by Vendor on ZHI's facilities and agrees to be liable for all during damages & claims arising gainst ZHI for which the Vendor is responsible.

 13. Independent Relationship: Nothing in this agreement shall be construed as creating anything other than an independent Contractor/Vector, ZHI Vendor relationship between ZHI and the Vendor.

 14. Work Product Presumptive ZHI Property; All writing, books, articles, computer programs, databases, source and object codes, and other material of any nature whatsever, including trademarks, trade names, and logos, that is subject to copyright protection and reduced to tangible form in whole or in part by Vendor in the course of Vendor's service to ZHI shall be considered a work made for hire, or otherwise ZHI property. During this agreement and thereafter, Vendor agrees to take all actions and execute any documents that ZHI may consider necessary to obtain or maintain copyrights, whether during the application for copyright or during the conduct of an interference, infringement, litigation, or other matter (ZHI shall pay all related expenses.) Vendor shall defined, ill materials in which Vendor intends to exempt from this provision prior to the use or development of such materials.

 15. Rights in Data: The Vendor understands and agrees that ZHI may itself and permit others, including government agencies of the United States and other foreign governments, to reproduce through but not limited to the publication, broadcast, translation, creation of other versions, quotations there from, any provide

- 19. DrugTrafficking: ZHI reserve the right to terminate this purchase order/subcontract to demand a refund or take other appropriate measures if the vendor is found to have been convicted of a narcotics offense or to have been engaged in drug trafficking as defined in 22 CFR Part 140.
- 20. Terrorism E.O. 13224: Vendor agrees and certifies to take all necessary actions to comply with Executive Order No. 13224 on Terrorist Financing: blocking and prohibiting transactions with persons who commit.

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 21. Computer Software Licenses: Vendor agrees to specifically identify to ZHI any and all computer software developed in the performance of this order using ZHI monies shall, unless otherwise agreed, become and remain the property of ZHI.
 22. Vendor Terms and Conditions: The terms and conditions of this purchase order shall supersed any other terms and conditions except those expressly accepted by ZHI.
 23. Gratuities: This agreement shall be terminated for cause in accordance with section 11 above should it be determined by ZHI that Vendor offered or gave a gratuity (e.g. entertainment, gift, services or money) to any ZHI employee or other persons responsible for or connected to those responsible for the decision to award this agreement or the acceptance of performance under this agreement and that gratuity was intended to obtain this award or favorable treatment during performance of the award.
 24. Payment for Reimbursable Expenses: Requests for payment for materials costs under Time and Materials agreements must be supported by receipts for all items invoiced.

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 25. Independent Price Determination: (a) Vendor certifies that
 (1) The prices in this order have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other offeror, including but not limited to subsidiaries or other entities in which Vendor has any ownership or other interests, or any competitor relating to (1)those prices, (ii) the intention to submit an offer, or (iii) the methods or factors used to calculate the prices offered: (2) The prices in this order were not knowingly disclosed by the Vendord, directly or indirectly, to any other order, including but not limited to submit an offer, or (iii) the methods or factors used to calculate the prices offered: (2) The prices in this order were not knowingly disclosed by the Vendord, directly to indirectly, to any other price, including but not limited to submit an offer, or (iii) the methods or factors used to calculate the prices offered: (2) The prices in this order were not knowingly disclosed by the Vendord, directly to indirectly, to any other price, including but not limited to submit an offer, or (iii) the methods or factors used to calculate the prices offered: (2) The prices in this order were not knowingly disclosed by the Vendord, directly, to any other prices, (iii) the intention to submit an offer, or (iii) the methods or factors used to calculate the prices offered: (2) The prices of the prices
- (3) No attempt was made by the Vendor to induce any other concern or individual to submit or not to submit or not to submit an offer for the purpose of restricting competition or influencing the competitive environment. Vendor understand and agrees that violation of this certification will result in the termination of this order for default as well as exclusion from future solicitations.

 26. Eligibility Rules for Goods and Services: Vendor shall not procure: (I)Military equipment; (ii) Surveillance equipment; (iii) Commodities and services for support of police or other law enforcement activities; (iv) Abortion
- equipment and services; (v) Luxury goods and gambling equipment, or (vi) Weather modification equipment. Vendors shall not procure any goods or services from firms or individuals whose name appears on the "Lists of Parties Excluded from Federal Procurement and Nonprocurement Programs." Prior to procuring any of of the following goods and services. Vendor must obtain prior written approval from the ZHI contracts administration (i) Agricultural commodities; (iii) Pharmaceuticlast; (iv) Pestidides; (v) Us. Government owned excess property, or (iii) Fertilizer. All procurements must be conducted in accordance with 22CFR228, Rules on Procurement on Commodities and Services Financed by the Agency for International Development, which is incorporated into this Award in its entirety.
- 27. Ocean Shipment of Goods: Vendor must ensure transport on a US flag commercial vessels. When U.S. flag vessels are not available, or their use would result in a significant delay, the vendor must contract FHI360

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 28. Air Transportation: In accordance with the standard provision entitled International Air Transportation, any international travel requires prior written approval from the ZHI contracts administrator.

 29. Authorized Geogra[hic Code: Vendor shall compt) with the Geographic Code specified by the US Government Prime Contract with ZHI

 30. Organizational Conflict of Interest: The Vendor warrants that, to the best of his knowledge and belief, and except as otherwise disclosed, there are no relevant facts or circumstances that might indicate the existence of or give rise to actual or potential organizational conflicts of interest. Organizational conflict of interest, means that because of other activities or relationships with other persons, a person in unable or potentially unable render impartial assistance or advice, or the person's objectivity in performing the contract work is or might be otherwise impaired, or a person has an unfair competitive advantage.

 31. Excursible Delays: The Vendor shall be likely for definitive advantage.
- 31. Excusable Delays: The Vendor shall be liable for default unless nonperformance is caused by an occurrence beyond the reasonable control of the Vendor and without its fault or negligence. Tha Vendor shall not
- 32. Export Control: Vendor shall comply in all respects with all applicable local, state, and federal laws and regulations, as well as all U.S. statutes, regulations, and administrative requirements regarding relationships with non-U.S. governmental and quasi-governmental entities including but not limited to the export control regulations of the Department of State and the International Traffic in Arms Regulations ("ITAR"), the Department Commerce and the Export Administration Act ("EAA"), the anti-boycott and embargo regulations and guidelines issued under the EAA, and the regulations of the U.S. Department of the Treasury, Office of Foreign Association
- 33. Foreign Corrupt Practices Act: The anti-bribery provisions of the Foreign Corrupt Practices Act of 1977 ("FCPA"), 15 U.S.C & 78dd-1". et seq., makes it unlawful for U.S. companies, as well as their officers, directors employees, and agents, to corruptly offer or make a corrupt payment of money or anything of value to a foreign official for the purpose of obtaining or retaining business. Vendor acknowledges and understands that he/she must comply fully with the anti-bribery provisions of the FCPA. Specifically, Vendor understands and agrees that it shall be unlawful for the Vendor to pay, offer, promise to pay (or authorize to pay or offer) money or anything of value to a foreign official in order to assist ZHI in obtaining or retaining business for or with, or directing subsiness to, ZHI. a "foreign official" means any officer or employee of a foreign government, a public international organization, or any department or agency thereof, or any person acting in an official capacity.
- 34. Combating Trafficking in Persons: The United States Government has adopted a zero tolerance policy regarding trafficking in persons. Subcontractor and its employees shall not
 - (1) Engage in severe forms of trafficking in persons during the period of performance of any Task Order;
 - (2) Procure commercial sex acts during the period of performance of any Task Order; or
 - (3) Use forced labor in the performance of any Task Order.