This Agreement is made effective as of December 18, 2018 between **AMVETS Hawaii Service Foundation Corp.**, a Hawaii corporation, having its principal office at 4725 Bougainville Drive, Suite 323, Honolulu, Hawaii 96818 U.S.A. [Client], and Louis Berger U.S., Inc., a New York corporation, having its principal office at 412 Mount Kemble Avenue, Morristown, New Jersey, 07962 U.S.A. [Berger].

Client was awarded a grant by the National Park Service (NPS) to fund research and catalog historic maps and air and site photos of the World War II Ewa Plain Battlefield. With NPS approval, Client will use NPS funds develop an Interpretative Plan for the Ewa Field Battlefield to further the preservation and interpretation of the battlefield. Client engages Berger to develop the Interpretative Plan for the Ewa Field Battlefield.

The parties hereto, in consideration of their in mutual covenants, herein agree as follows:

## 1. BASIC SERVICES OF BERGER

- 1.1. <u>Services.</u> Berger agrees to perform professional services in connection with the Project ("Services") as specifically set forth in and within the times set forth in Appendix I, attached hereto and made a part hereof.
- 1.2. <u>Standard of Care.</u> Berger will provide its Services under this Agreement in a manner consistent with the level of care and skill exercised by professionals in accordance with the generally accepted professional practices for the intended use of the Project, and Berger makes no warranty, either express or implied, under this Agreement or otherwise, in connection with the Services.
- 1.3. <u>Client Information.</u> Berger will rely on construction plans, schedules, engineering drawings, cost estimates, traffic and revenue forecasts, and other information provided to Berger by Client, national and state agencies as well as data from publicly available information sources. Berger will check the usefulness of such information prior to using it in the Services.
- 1.4. <u>Subcontractors.</u> Any lower-tier subcontractors to be engaged by Berger under this Agreement are limited to those identified in Appendix I, or as Client specifically approves during the performance of this Agreement.
- 1.5. <u>Title to Hazardous Materials</u>. Client and Berger agree that title to any type of hazardous or toxic wastes or materials, environmental contaminants, or solid wastes present on originating at or removed from owner's site will remain in and with owner.

## 2. ADDITIONAL SERVICES OF BERGER

- 2.1. <u>Additional Services.</u> If authorized in writing by Client, Berger shall furnish or obtain from others Additional Services not included as part of Basic Services and shall be paid for by Client as indicated in Article 5.
- 2.1.1. Service resulting from changes in the general scope of Services, changes in extent or character of the Project, including but not limited to revising previously accepted studies, reports, design documents, drawings or specifications, when such revisions are the result of changes to the scope or Project, or changes required by changes in laws, rules, regulations, ordinances, codes or orders enacted subsequent to the preparation of such report, or are due to any other causes beyond Berger's control.
- 2.1.2. Preparation of applications and supporting documents for private or governmental grants, loans, or advances in connection with the Project.
- 2.1.3. Provide planning surveys, zoning variances, site elevations, and comparative studies for prospective sites.
- 2.1.4. Furnishing additional copies of reports in excess of those stipulated in Appendix I.
- 2.1.5. Preparing to serve or serving as a consultant or witness for Client in any litigation, arbitration or other legal or administrative proceeding involving the Project.
- 2.1.6. Additional services in connection with the Project, including services which were initially intended to be furnished by Client in accordance with ARTICLE 3 and Appendix I, and services not otherwise provided for in this Agreement.

### 3. CLIENT'S RESPONSIBILITIES

- 3.1. The Client shall do the following in a timely manner so as not to delay the services of Berger.
- 3.1.1. Designate in writing a person to act as Client's representative with respect to the services to be rendered under this Agreement. The Client or its representative shall receive and examine documents submitted by Berger, interpret and define Client's policies and decisions with respect to Berger's services for the Project, render decisions and authorizations in writing promptly to prevent unreasonable delay in the progress of Berger's services.
- 3.1.2. Provide all criteria and full information as to Client's requirements for the Project.
- 3.1.3. Assist Berger by placing at Berger's disposal all available information pertinent to the Project including previous reports and any other data relative to the Project. Identify to Consultant discrepancies in the information that are known or become known to Client, such as varying site conditions and/or plans.
- 3.1.4. Arrange for access to and make all provisions for Berger to enter upon public and private property as required for Berger to perform services under this Agreement.
- 3.1.5. Give prompt written notice to Berger whenever Client observes or otherwise becomes aware of any development that affects the scope or timing of Berger's services.
- 3.1.6. Bear all costs incident to compliance with the requirements of this Article III.
- 3.1.7. Compensate Berger for services rendered under this Agreement in accordance with this Agreement.
- 3.1.8. Make Full Disclosure to Berger of all pertinent information including but not limited to zoning issues or potential zoning issues.
- 3.1.9. All property insurance policies, including but not limited to builder's risk policies, purchased by Client in connection with the Project shall include the interests of Berger and Berger's subcontractors involved in the Project. Client acknowledges that Berger has an insurable interest in the Project under the builder's risk policy.

# 4. PERIOD OF SERVICES

- 4.1. <u>Time.</u> The period of performance hereunder shall be set forth in Appendix I attached hereto and made a part hereof.
- 4.2. Force Majeure. Berger shall not be considered in default in the performance of its obligations under this Agreement to the extent that the performance of any such obligation, except the payment of money, is prevented or delayed by any cause, existing or future, which is beyond the reasonable control of the affected party, or by strike, lockout or other labor difficulty, the settlement of which is not within the sole discretion of the party involved. Each party hereto shall give notice promptly to the other of the nature and extent of any Force Majeure claimed to delay, hinder or prevent performance of the services under this Agreement. In the event either party is prevented or delayed in the performance of its obligations by reason of such Force Majeure, there shall be an equitable adjustment of the schedule, scope and pricing, as reasonable and appropriate considering the circumstances.
- 4.2.1. Force Majeure includes the following; any cause beyond a party's reasonable control; any act of God; any act of terrorism; inclement weather; weather; fire; explosion; flood; strike or other labor dispute; any shortage or disruption of or inability to obtain labor, material, manufacturing facilities, power, fuel or transportation from usual sources, or any other transportation difficulty; delay or failure to act of any governmental or military authority; any governmental or military orders to suspend projects/travel; any war, hostility or invasion; any embargo, sabotage, terror attacks, civil disturbance, riot or insurrection; any legal proceedings; or failure to act by Berger's sub-consultants and/or suppliers due to any reason not caused by Berger, in whole or in part.

### 5. PAYMENTS TO BERGER

- 5.1. For Basic Services. Client shall pay Berger for Basic Services rendered under Article 1 (as supplemented by Appendix I) the amount stated in invoices issued in accordance with Appendix II [Pricing Schedule] for work performed and Reimbursable Expenses incurred during the period covered by the invoice. Invoices are due and payable within 30 days after receipt by Client. Client's payments shall be in the form and shall be sent to the Berger address as described in the invoices.
- 5.2. <u>For Additional Services</u>. Client shall pay Berger for Additional Services rendered under Article II at the rates set forth in Appendix I.
- 5.3. Other Provisions Concerning Payments.
- 5.3.1. If Client fails to make any payment due Berger for services and expenses within thirty (30) days after receipt of Berger's statement therefore, the amounts due shall bear interest described in Appendix II. In addition, Berger may, after giving seven (7) days' written notice to Client suspend services under this AGREEMENT until Berger has been paid in full all amounts due for services, expenses and charges.
- 5.3.2. In the event of termination as provided in this Agreement, Berger shall be paid for all services rendered up to the date of termination and shall be paid for all unpaid Additional Services and unpaid Reimbursable Expenses incurred up to the date of termination and shall be paid for all reasonable termination expenses.
- 5.3.3. No payments will be made for unsatisfactory work not properly completed; or work not accepted by Client. If Client disputes an item(s) or amount(s) contained in a Statement, Client agrees to pay the balance of the undisputed invoiced amounts in accordance with Berger's Statement. Any contract price adjustments must be approved in writing by Client and Berger.

### 6. MISCELLANEOUS PROVISIONS

- 6.1. <u>Termination.</u> This Agreement may be terminated by either Client or Berger for any reason whatsoever upon seven (7) days' written notice. The Berger shall be paid for all services rendered up to the point of termination.
- 6.2. Reuse of Documents. All documents prepared by or furnished by Berger pursuant to this Agreement are instruments of service in respect of the Project. Client may make and retain copies of information and reference in connection with the Project by Client and others; however, such documents are not intended or represented to be suitable for reuse by Client or others on modifications of the Project or on any other project. Any reuse without written verification or adaptation by Berger for the specific purpose intended will be at Client's risk and without liability or legal exposure to Berger, and Client shall indemnify and hold harmless Berger, its officers, directors, agents and employees from all claims, damages, losses and expenses including attorney's fees arising out of or resulting therefrom. Any such verification or adaptation by Berger will entitle Berger to further compensation at rates to be agreed upon by Client and Berger.
- 6.3. <u>Computer Applications and Software</u>. All computer applications and software shall be compatible with Client's applications and standards and/or those required by Client. All computers used by Berger shall be equipped with anti-virus software. All electronically stored data on Berger's network server shall have back-up no less often than daily.
- 6.4. <u>Insurance.</u> Berger shall procure and maintain the following insurance:
- 6.4.1. Workers compensation in statutory amounts and employer's liability for Berger's employees' Project-related injuries or disease;
- 6.4.2. General liability and automobile liability each in the amount of \$1,000,000 for personal injury or property damage to third parties which arises from Berger's performance under this Agreement; and
- 6.4.3. Professional liability in the amount of \$1,000,000 per claim for legal obligations arising out of Berger's failure to meet the Standard of Care.
- 6.5. <u>Controlling Law</u>. This Agreement shall be governed by the laws of the State of New Jersey.

### 6.6. <u>Arbitration</u>.

- 6.6.1. If a dispute or complaint [Dispute] arises concerning this Agreement, Client and Berger will negotiate a resolution of the Dispute, using a protocol and a number of meetings agreed upon at the initiation of the negotiations. Any time which elapses in attempting to resolve the Dispute through negotiation shall extend day-for-day any applicable statute(s) of repose or limitation of actions. If the Dispute is not resolved within 60 days of the initial meeting, then the parties can agree to proceed with the dispute resolution as described in the following paragraphs.
- 6.6.2. Any Dispute which cannot be resolved by the parties and any controversy, claim or dispute otherwise arising out of or in connection with this Agreement, or the breach thereof, or otherwise arising from the Project, shall be settled under the rules of the American Arbitration Association. Arbitration proceedings shall be held in a location mutually acceptable to both parties. The award in any arbitration proceeding shall be final and binding upon all parties and judgment thereon may be entered in any court of competent jurisdiction upon application of either of the parties.
- 6.6.3. Should either Client or Berger request arbitration or bring suit in court against the other party in connection with any Dispute pertaining to this Agreement, each party shall pay its own legal fees in addition to any other relief granted by the arbitrator or court.
- 6.7. <u>Liability.</u> Berger's total liability to Client for any and all injuries, claims, losses, expenses, damages, or claim expenses arising out of this agreement from Berger's negligence shall be the sum of \$50,000 or the total amount of Berger's fee for its Services, whichever is greater. Such causes include but are not limited to Berger's negligent acts, errors or omissions, strict liability, breach of contract or breach of warranty (expressed or implied). Neither Client nor Berger shall be liable to each other for any special, indirect or consequential damages, whether caused or alleged to be caused by their negligence, strict liability, breach of contract or warranty under this Agreement.
- 6.8. Indemnification. Berger shall indemnify and hold harmless Client from and against any and all liabilities, losses, damages, costs and expenses (including reasonable attorneys' fees and court costs) which Client hereafter may suffer as the result of any claim, demand, action or right of action (whether at law or in equity) brought or asserted by any third party because of any personal injury (including death) or property damage to the extent caused as a result of negligent acts, errors, or omissions on the part of Berger. Berger shall not be liable to the extent that any liability, loss, damage, costs, and expense arises or results from an act or omission, or negligence by Client.
- 6.9. <u>Site Safety.</u> Berger's site responsibilities are limited solely to the activities of Berger and Berger's employees on site. These responsibilities shall not be inferred by any party to mean that Berger has overall responsibility for site safety.
- 6.9.1. Given the foregoing, Client also shall, to the fullest extent permitted by law, waive any claim against Berger and indemnify, defend, and hold Berger harmless from any claim or liability for injury or loss arising from any and all allegations that Berger failed to exercise site safety responsibility. Client also shall compensate Berger for any time spent or expenses incurred by Berger in defense of any such claim. Such compensation shall be based upon Berger's prevailing fee schedule and expense reimbursement policy. The term "any claim" used in this provision means "any claim in contract, tort, or statute alleging negligence, errors, omissions, strict liability, statutory liability, breach of contract, breach of warranty, negligent misrepresentation, or other acts giving rise to liability."
- 6.10. Corrupt Practices. The parties to this Agreement will at all times comply with all provisions of U.S. Foreign Corrupt Practices Act (FCPA), the OECD Convention on Combating Bribery of Public Officials in International Business Transactions, the European Union, and the laws of most other countries, and will neither commit nor authorize any conduct that is in violation of the FCPA, OECD, or any other laws or provisions and including those in the locale in which the Site is performed. The parties to this Agreement have not engaged and will not engage in the bribery of domestic or foreign government officials in connection with any matter.

- 6.11. <u>Notices.</u> Any notice required by this Agreement shall be in writing and delivered by certified or registered mail return receipt request to the addresses provided at the end of this Agreement.
- 6.12. <u>Integration.</u> This Agreement represents the entire and integrated agreement between Client and Berger and supersedes all prior negotiations, representations or agreements, either written or oral. This Agreement may be amended only by written instrument signed by both Client and Berger.
- 6.13. <u>Severability.</u> In the event any provisions of the Agreement shall be held to be invalid and unenforceable, the remaining provisions shall be valid and binding upon the parties.
- 6.14. <u>Captions.</u> The captions in the Agreement are for the convenience of the parties and convey no rights or obligations upon either of them.

IN WITNESS WHEREOF, the parties have executed this Agreement by their duly authorized representatives as of the date set forth above.

This Agreement is a valid and authorized undertaking of Client and Berger. The representatives of Client and Berger who have signed below have been authorized to do so.

IN WITNESS WHEREOF, the parties hereto have executed this agreement effective as of date shown on the first page of this Agreement

	AMVETS Hawaii Service Foundation Corp.	LOUIS BERGER U.S., INC.				
Ву:	Som & efe	Myant'				
Name (Print):	Donovan A. Lazarus	ROBERT J. NARDI				
Title (Print):	President & CEO	Vice President				
Date:	December 18, 2018	December 18, 2018				
Notice 4725 Bougainville Drive, Suite 323 Address: Honolulu, Hawaii 96818		412 Mount Kemble Avenue Morristown, NJ 07962 Attn: Legal Department				

#### APPENDIX I

### SCOPE OF BASIC SERVICES

### APPENDIX I - 1. Scope of Basic Services:

1.1. The scope of services under this contract does not require Berger to perform hazardous waste site investigations. In the event Berger encounters any hazardous or toxic material in the performance of this contract and which were not introduced to the site by Berger, Berger shall stop all work until such material is removed by the Client and the site made safe. Berger shall have no obligation, responsibility or liability with respect to such materials.

Based on the available research into the history of Ewa Field, and following discussions with a broad array of agencies, officials and stakeholders, various priorities for preserving specific battlefield resources have been identified. Those priorities are being organized into preliminary battlefield preservation plan options which will be reviewed and revised based on additional research and stakeholder input to reach a consensus on a single battlefield preservation area delineation. Each preliminary battlefield plan option currently calls for:

- Providing opportunities to visit and interpret different areas of the battlefield containing resources associated with December 7, 1941 and World War II.
- Improving access for vehicles, pedestrians, and bicycles via an upgraded street network.
- Integrating the battlefield preservation area with planned Pearl Harbor Historic Trail and other City/State trails, historic sites and recreation plans for the area.
- Setting aside one or more designated areas for vehicular parking and visitor gatherings.
- Upgrading the area currently devoted to commemorative ceremonies and other related events.
- Use of interpretative signs and other visuals along pedestrian trails and paths to describe the December 7 battle, its significance, role of Ewa Field throughout World War II, etc.

## Task 1: Develop Interpretive Plan

At present, the relatively remote location of Ewa Field and the conditions which currently exist in the area have precluded the development of any interpretation of the battlefield, and even the most knowledgeable visitor can have difficulty locating the surviving elements of Ewa Field. With development of the Battlefield Preservation Plan, one of next steps in the sequence of actions towards preservation plan implementation is to develop plans for interpretive materials to be deployed on site. Berger proposes to provide the following services to facilitate the development of materials appropriate for the interpretation of Ewa Field and its role in the Japanese attack on Pearl Harbor.

Based on the resources extant, Berger will develop an overall plan for interpreting the site, identifying key locations for placement of interpretive signs and pathways to provide access to those resources and information to the visitor. Development of the proposed interpretive plan will recognize the need for an ADA compliant experience.

Based on the eventual delineation of the battlefield preservation area and the resources identified for preservation and interpretation, Berger will define the locations of pedestrian trails and paths that would lead visitors to the key historic resource locations at Ewa Field. They would lead from access points identified during the planning process, such as road heads and vehicle parking areas, to such key locations as the Warming-up Mat, Mooring Apron, former 1941 Hangar location, 1941 Runway, and other areas included within the adopted battlefield preservation area. The paths would be interconnected to encourage exploration of the entire site and show placement of interpretive panels that would explain various aspects of the battle and mark the location of key elements on the landscape.

The proposed alignments of trails and paths within the battlefield would seek to connect with the alignment of the planned Pearl Harbor Historic Trail and other existing and proposed city and state trails and nearby historic sites and recreation areas. This includes trails associated with the City and County park which is currently being planned for the area including and adjoining the Ewa battlefield (southwest).

The plan would show placement of interpretive kiosks and/or signage at key locations in the battlefield preservation area as well as at vehicular and pedestrian access points. The plan will include suggested images and text for explanatory panels describing the overall history of the site along with maps depicting the trails and paths leading to key historic resources. Construction and/or installation of interpretative materials, panels and kiosks is not included as part of this proposal.

## Task 2: Develop Scope of Work for Additional Archaeological Surveys

Most would agree that conducting additional archaeological surveys would be valuable to understanding the complete story of Ewa Field and its role on December 7, 1941. However, the dollar value of the NPS grant to AMVETS would not allow for a sufficiently large area to be systematically surveyed to provide meaningful and useful information. Instead, as part of this overall effort, Task 2 would be devoted to developing a detailed scope of work for conducting additional archaeological surveys of specific locations within the Ewa Field Battlefield with the highest potential to yield valuable information. (Areas utilized by the Marine base are expected to have disturbed any prebase cultural sites.) This effort would build upon the work accomplished by previous surveys and would provide a roadmap for future archaeological surveys within the battlefield.

Included as part of the Scope of Work development would be reviewing previously conducted surveys. This would include the two surveys performed within the battlefield boundary including Haun's 1991 survey and Welch's 1987 survey; only the Welch's survey found sites within the boundary (50-80-12-3721 and 3722). Remote sensing was also employed as part of the GAI Ewa Plains Battlefield Determination of Eligibility (Donald W. Johnson, July 2013) having investigated the locations of several December 1941 era structures. Reviewing the work of others will ensure that lands already surveyed are avoided in favor or targeting areas not previously surveyed. The results of previous archaeological surveys of the battlefield area will be summarized in the Scope of Work.

## Task 3: Outreach and Engagement with Stakeholders

Success in developing a Battlefield Preservation Plan that respects the historical significance of the Ewa Field area requires the input and advice from a broad array agencies, organizations and individuals who have devoted themselves to honoring the men and women associated with the December 7, 1941 battle. Since initiating its battlefield planning process, Berger has met with key stakeholders to initiate a dialogue to identify common goals and objectives and the means to achieve such goals. Such discussions have yielded insight and guidance so that the development of the Battlefield Preservation Plan properly considers the valuable historic resources. Outreach and engagement, involving one-on-one meetings and small group sessions, is currently underway or anticipated with the following agencies and organizations as part of the development of the Ewa Field Battlefield Preservation Plan:

- U.S. Navy (NAVFAC)
- Historic Hawaii Foundation
- Hawaii State Historic Preservation Division
- Department of Hawaiian Home Lands
- Hawaii Community Development Authority (HCDA)
- City & County of Honolulu, Parks and Recreation Department
- AMVETS Hawaii Service Foundation Corporation
- State and Local Elected Officials
- Barbers Point Riding Club

- Naval Air Museum Barbers Point
- Pearl Harbor Aviation Museum
- The Outdoor Circle
- Hawaii Community Foundation
- Kanahili Cultural Hui Save Ewa Field
- National Trust for Historic Preservation
- National Park Service
- Kapolei Chamber of Commerce
- Advisory Council on Historic Preservation
- HCDA Kalaeloa Community Network

For Task 3, Berger will extend its outreach and engagement efforts beyond that currently scheduled and for the duration of this scope of work to allow stakeholders and decision-makers to be contribute in a meaningful way that results in an action-oriented plan. This includes:

- Participating during meetings with key stakeholders to describe and discuss interpretative plan development (in person or via teleconference).
- Maintaining the Ewa Battlefield website for the duration of the effort to make available information to key stakeholders and others about interpretative plan development via the website.
- Preparation of one newsletter describing interpretative plan development to be written in easy to understand language and
  contain user-friendly graphics to help the reader understand technical information. The newsletter will be provided to groups
  and individuals through emailing and web postings, and as a handout at various gatherings, as applicable.

## APPENDIX I - 2. <u>Definition and Schedule of Deliverables</u>:

Unless Client specifies a date for project completion, the schedule of deliverables should be discussed in terms of weeks per task/report/deliverable from Notice to Proceed. Contingencies should be specified such as the dates for deliverables are contingent upon fulfillment of Client's responsibilities pursuant to Article III of the Contract. Listed below are the Berger deliverables to be provided.

- Interpretative Plan for Ewa Field Battlefield (based on final configuration of battlefield)
- Scope of Work for Additional Archeological Surveys
- Attendance and participation at stakeholder meetings, presentation materials, handouts, etc.

### APPENDIX II

# **Payment Method and Schedule**

- 1.1. The Payment Method Schedule consists of this page plus the following documents, attached and made part of this Agreement:
  - 1.1.1. The financial proposal previously submitted (below)
  - 1.1.2. Payment Schedule

### 1.2. Fees for Services

- 1.2.1. <u>Fixed Rates</u>. For Services under Appendix II, Client shall pay Berger on the basis of standard hourly rates for technical work actually performed.
  - 1.2.1.1. The estimated cost of Berger's services is \$55,286.52.
- 1.3. Berger shall submit monthly statements for Basic and Additional Services rendered and for all Reimbursable Expenses incurred on a percentage complete basis.
- 1.4. Payments on account of services rendered and for reimbursable expenses incurred shall be made according to the Payment Schedule. No deductions shall be made from Berger's compensation on account of penalty, liquidated damages or other sums withheld from payments to construction contractors, or on account of the cost of changes in the work other than those for which Berger has been adjudged to be liable in accordance with the dispute resolution procedures in this Agreement.
- 1.5. The Fees shown above include State of Hawaii General Excise Tax only as shown below. Should any other tax, levy, fee, etc., be claimed from Berger by the local controlling revenue authority or any other government, it will be directly settled by Client on behalf of Berger.
- 1.6. In Lump Sum Contracts, the quantities indicated, frequencies and/or locations of work (if any) presented in this contract are approximate and are to be used for setting the contract price. Berger makes no guarantee as to the accuracy of these quantities. The quantities may be minimal, increase, decrease, or be omitted for any reason (i.e., changing Client goals, conditions, budgetary restrictions, etc.), with appropriate adjustment to the contract price, but without adjustment to unit prices.

	Loaded	Task 1	Task 1	Task 2	Task 2	Task 3	Task 3	
Position/Title	Hourly Rate	Hours	Cost	Hours	Cost	Hours	Cost	Tota
Louis Berger U.S., Inc.								
Project Manager	\$243.77	16	\$3,900.29	8	\$1,950.14	32	\$7,800.58	
Historical Landscape Architect	\$173.24	80	\$13,859.20	0	\$0.00	0	\$0.00	
Archaeologist	\$129.28	16	\$2,068.48	24	\$3,102.72	0	\$0.00	
GIS Specialist	\$93.38	40	\$3,735.20	0	\$0.00	8	\$747.04	
AHL								
Historical Architect	\$155.00	40	\$6,200.00	8	\$1,240.00	32	\$4,960.00	
Subtotal - Labor			\$29,763.17		\$6,292.86		\$13,507.62	\$49,563.69
	Each	Task 1	Task 1	Task 2	Task 2	Task 3	Task 3	
Direct Costs	Item	Items	Cost	items	Cost	Items	Cost	
Airfare, Round Trip to Honolulu, HI	\$1,100.00	1	\$1,100.00	0	\$0.00	0	\$0.00	
Ground Transportation to/from Airports	\$100.00	2	\$200.00	0	\$0.00	0	\$0.00	
Ground Transportation in Hawaii, Per Day	\$70.00	5	\$350.00	0	\$0.00	0	\$0.00	
Hawaii Lodging and Meals, Per Day	\$237.00	5	\$1,185.00	0	\$0.00	Ø	\$0.00	
Miscellaneous Expenses	\$100.00	4	\$400.00	0	\$0.00	0	\$0.00	
Subtotal - Direct Expenses			\$3,235.00		\$0.00		\$0.00	\$3,235.0
Subtotal Cost - Labor and Direct Expenses			\$32,998.17		\$6,292.86		\$13,507.62	\$52,798.6
Hawaii GET (4.712%)			\$1,554.87		\$296.52		\$636.48	\$2,487.87