

# State of Idaho Contract Number PADD20231518 Amendment No. 1

Parties

Agency	Contractor
Department of Administration	The HON Company, LLC
650 W. State St.	200 Oak Street
Boise, ID 83702	Muscatine, IA 82073

Contract Summary			
Contract Name: Office Furniture	Current Contract Value: \$500,000.00		
Contract Description: Office Furniture for the State of	Contract Usage Type: Open		
Idaho Public Agencies			
Original Effective Date: 1/29/2023			
Current Expiration Date: 1/21/2028			

## Agency Contacts

Contact Name	Contact Type	Contact Email
DOP Contract Administration	Contract Administrator	contractadmin@adm.idaho.gov

Contractor Contacts			
Contact Name Contact Phone		Contact Email	
Dena Bates	563-299-2949	ContractManager@honcompany.com	

#### Recitals

- 1. The Parties entered into a Contract (PADD20231518) for Office Furniture for the State of Idaho Public Agencies, effective January 29, 2023.
- 2. With this Amendment No. 1, the Parties desire to update the Scope section of the Contract to include all products and services, and obtain Contractor certification of Idaho Code 67-2359, as further detailed below.

### Agreement

Based on the above recitals, and good and valuable consideration, the receipt of which is hereby acknowledged, the Contract is amended as follows:

1. Section 1, Scope, is updated and replaced, in full, with the following:

This PA includes the entire scope of the products and services available through the Master Agreement referenced above.

2. Pursuant to Idaho Code 67-2359, the Contractor certifies that it is not currently owned or operated by the government of China and will not for the duration of the Contract be owned or operated by the government of China.

- 3. Except as expressly modified in this Amendment, all other terms and conditions of the Contract remain in full force and effect.
- 4. This Amendment is effective upon the date of the last signature below. In no event will this Amendment be effective until executed by the Department of Administration.

#### **Department of Administration**

The HON Company, LLC

Signatur	re: Jake Nay
-	
Name:	Jake Nay
Title:	Contract Administrator
nue.	

Signature:				
Name:	Eric Schroeder			
Title:	Vice President of Finance			
	April 25, 2024			

Date: 4/29/2024

Date: \_\_\_\_\_



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Master Agreement #:	MA3970
Participating Addendum #:	PADD20231518
Contractor:	THE HON COMPANY LLC
Participating Entity:	STATE OF IDAHO

This Participating Addendum ("PA") is entered into by Contractor and Participating Entity (collectively, the "Parties").

- 1. <u>Scope</u>: This PA includes the entire scope of the products and services available through the Master Agreement referenced above, **except the following**:
  - Category 6, Architectural Products and Accessories

Any scope exclusions specified herein apply only to this PA and shall not amend or affect other participating addendums or the Master Agreement itself.

- 2. <u>Participation</u>: This PA covers participation of Participating Entity in the above-referenced Master Agreement between the State of Utah and Contractor for Office Furniture (2023-2028). This PA may be used by all state agencies, institutions of higher education, cities, counties, districts, and other political subdivisions of the state, and nonprofit organizations within the state if authorized herein and by law. Issues of interpretation and eligibility for participation are solely within the authority of the Division of Purchasing Administrator.
- 3. <u>Term</u>: This PA shall become effective as of the date of the last signature below and shall terminate upon the expiration or termination of the Master Agreement, as amended, unless the PA is terminated sooner in accordance with the terms set forth herein.



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4. <u>Primary Contacts</u>: The following (or their named successors) are the primary contact individuals for this PA:

### CONTRACTOR:

Name:	Dena Bates
Address:	The HON Company LLC 200 Oak Street Muscatine, IA 52761
Telephone:	563-299-2949
Email:	contractmanager@honcompany.com

## **PARTICIPATING ENTITY:**

Name:	Chase Croft	
Address:	650 W State Street	
Telephone:	208-332-1608	
Email: Chase.Croft@adm.idaho.gov; ContractAdmin@adm.idaho.gov		

5. <u>Participating Entity Modifications and Additions to the Master Agreement</u>: This PA incorporates all terms and conditions of the Master Agreement as applied to the Participating Entity and Contractor, **subject to the following limitations, modifications, and additions**:

<u>5.1 Governing Law</u>: This PA shall be construed in accordance with and governed by the laws of the state of Idaho. Any action to enforce the provisions of this PA shall be brought in state district court in Ada County, Boise, Idaho. In the event any term of this PA is held to be invalid or unenforceable by a court of competent jurisdiction, the remaining terms of this PA will remain in full force and effect.

<u>5.2 Amendments</u>: Amendments to the Master Agreement, including but not limited to extensions, renewals, and modifications to the terms, conditions, and pricing, will automatically be incorporated in this PA unless the Participating Entity elects not to incorporate an amendment by providing written notification to the Contractor, which notice must be provided within ten (10) working days of the date of the amendment to the Master Agreement, in order to be effective. Should the Participating Entity elect not to incorporate an amendment, the Parties will negotiate a resolution. If a resolution cannot be mutually agreed upon, either Party may cancel this PA upon thirty (30) days written notice to the other Party. Failure of the Participating Entity to provide notice within ten (10) business days of its election to not incorporate any Master Agreement amendment will result in such amendment automatically being incorporated in this PA.

<u>5.3 Taxes</u>: The State is generally exempt from payment of state sales and use taxes and from personal property tax for property purchased for its use. The State is generally exempt from payment of federal excise tax under a permanent authority from the District Director of the



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Internal Revenue Service (Chapter 32 Internal Revenue Code [No. 82-73-0019K]). Exemption certificates will be furnished as required upon written request by the Contractor. If the Contractor is required to pay any taxes incurred as a result of doing business with the State, it shall be solely responsible for the payment of those taxes. If, after the effective date of the Contract, an Idaho political subdivision assesses, or attempts to assess, personal property taxes not applicable or in existence at the time the Contract becomes effective, the State will be responsible for such personal property taxes, after reasonable time to appeal. In no event shall the State be responsible for personal property taxes affecting items subject to the Contract at the time it becomes effective.

<u>5.4 Certification Concerning Boycott of Israel</u>: On April 26, 2021, Governor Little signed Senate Bill 1086. The bill creates a new section of code requiring all public entities in Idaho to insert a certification regarding boycotts of Israel in contracts and renewals of contracts that are effective on or after July 1, 2021. The Contractor certifies as follows:

Certification Concerning Boycott of Israel. Pursuant to Idaho Code section 67-2346, if payments under the Contract exceed one hundred thousand dollars (\$100,000) and Contractor employs ten (10) or more persons, Contractor certifies that it is not currently engaged in, and will not for the duration of the Contract engage in, a boycott of goods or services from Israel or territories under its control. The terms in this section defined in Idaho Code section 67-2346 shall have the meaning defined therein.

5.5 Disclosure of Abortion Related Matters: The State is subject to the No Public Funds for Abortion Act, Idaho Code title 18, chapter 87 (the "Act") and State employees who intentionally violate the provisions of the Act are subject to criminal prosecution. This provision is included in this letter to aid in compliance with the Act. The state of Idaho (State) requests that Contractor disclose, unless Contractor is within one of the exemptions provided in the Act, if it or an affiliate is or becomes, during the term of the Contract, an abortion provider and if it will use State facilities or public funds to provide, perform, participate in, promote or induce, assist, counsel in favor, refer or train a person for an abortion related activity. Please refer to the Act for definitions of the terms used in this section.

<u>5.6 Idaho Administrative Fee and Quarterly Usage Report</u>: This PA is subject to an Administrative Fee of one and one-quarter percent (1.25%), based on orders placed against the PA, as follows:

The prices to be paid by the Purchasing Entity must be inclusive of a one and one-quarter percent (1.25%) Administrative Fee. On a quarterly basis, Contractor must remit to **State of Idaho, Attn: Division of Purchasing, PO Box 83720, Boise, Idaho 83720-0075** an amount equal to one and one-quarter percent (1.25%) of Contractor's net (sales minus credits) quarterly PA sales.

Contractor must furnish detailed usage reports as designated by the Participating Entity. The Contractor must also submit a summary quarterly report of purchases made from the PA to <u>purchasing@adm.idaho.gov</u>, utilizing the Summary Usage Report Form available for download at <u>https://purchasing.idaho.gov/information-for-vendors/</u>.



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For example: if the total of Contractor's net sales to the Purchasing Entity for one quarter = \$10,000, Contractor would remit  $$10,000 \times 0.0125 = $125$  to the Division of Purchasing for what that quarter, along with the required quarterly usage report.

Reporting Time	eline (Fiscal Year Quarters):	Fee and Report Due:
1st Quarter:	July 1 – September 30	October 31st
2nd Quarter:	October 1 – December 31	January 31st
3rd Quarter:	January 1 – March 31	April 30th
4th Quarter:	April 1 – June 30	July 31st

Refund of Administrative Fee: In the event that this PA is cancelled by the Participating Entity through no fault of the Contractor, or if item(s) are returned by the Purchasing Entity through no fault, act, or omission of the Contractor after the sale of any such item(s) to the Purchasing Entity, the Participating Entity will refund the Contractor any Administrative Fees remitted. Administrative Fees will not be refunded or returned when an item is rejected or returned, or declined, or the PA cancelled by the State due to the Contractor's failure to perform or comply with specifications or requirements of this PA or Master Agreement. If, for any other reason, the Contractor is obligated to refund to the Participating Entity all or a portion of the Participating Entity's payment to the Contractor, or the Participating Entity withholds payment because of the assessment of liquidated damages, the Administrative Fee will not be refunded in whole or in part.

Failure to Remit Administrative Fee: If a Contractor fails to remit the Administrative Fee as provided above, the Participating Entity, at its discretion, and after providing the Contractor with written notice and opportunity to cure in accordance with Section 14.8 of the Master Agreement, may declare the Contractor in default; cancel the Contract; assess and recover re-procurement costs from the Contractor (in addition to all outstanding Administrative Fees); seek State or federal audits, monitoring or inspections; and/or exclude Contractor from participating in future participating addenda.

<u>5.7 Assignment</u>: Contractor shall not assign this PA, or its rights, obligations, or any other interest arising from this PA, or delegate any of its performance obligations, without the express written consent of the Administrator of the Division of Purchasing. Transfer without such approval shall cause the annulment of the PA, at the option of the State. All rights of action, however, for any breach of the PA are reserved to the State. (I.C. § 67-9230).

Notwithstanding the foregoing, to the extent required by applicable law (including I.C. § 28-9-406), Contractor may assign its right to payment on an account provided that the State shall have no obligation to make payment to an assignee until thirty (30) days after Contractor (not the assignee) has provided the responsible procurement officer with (a) proof of the assignment, (b) the identity of the specific state contract to which the assignment applies, and



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(c) the name of the assignee and the exact address to which assigned payments should be made. The state may treat violation of the clause as an event of default.

<u>5.8 Public Records and Trade Secret</u>: A) Pursuant to Idaho Code Section 74-101, et seq., information or documents received by the State will be open to public inspection and copying unless the material is exempt from disclosure under applicable law. The person or entity submitting the material must clearly designate specific information within the document as "exempt," if claiming an exemption; and indicate the basis for such exemption (e.g. Trade Secret). The State will not accept the marking of an entire document as exempt; or a legend or statement on one page that all, or substantially all, of the document is exempt from disclosure.

B) Contractor shall indemnify and defend the State against all liability, claims, damages, losses, expenses, actions, attorney fees and suits whatsoever for honoring such a designation or for the Contractor's failure to designate specific information within the document as exempt. The Contractor's failure to designate as exempt any document or portion of a document that is released by the State shall constitute a complete waiver of any and all claims for damages caused by any such release. If the State receives a request for materials claimed exempt by the Contractor, the Contractor shall provide the legal defense for such claim.

<u>5.9 Terms and Conditions in the Master Agreement that Do Not Apply to this PA</u>: Any terms or conditions contained in the Master Agreement that do the following are not applicable to this PA:

Waive the sovereign immunity of the state of Idaho;

Subject the state of Idaho, its agencies, or political subdivisions of the state of Idaho to the jurisdiction of the courts of other states.

Limit the time in which the state of Idaho, its agencies, or political subdivisions of the state of Idaho may bring a legal claim to a period shorter than that provided in Idaho law.

Impose a payment obligation, including a rate of interest for late payments, less favorable than the obligations set forth in Section 67-2302, Idaho Code; or,

Require the state of Idaho, its agencies, or political subdivisions of the state of Idaho to accept arbitration or to waive right to a jury trial.

Require indemnification not specifically authorized by the Idaho legislature or subject to appropriation (pursuant to Section 67-9213, Idaho Code, and Section 59-1016, Idaho Code).

Hold employees or officers of the state of Idaho and of political subdivisions of the state of Idaho personally liable.

Any limitations, modifications, or additions specified herein apply only to the agreement and relationship between Participating Entity and Contractor and shall not amend or affect other participating addendums or the Master Agreement itself.

6. <u>Lease Agreements</u>: Not Applicable; Reserved.



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- <u>Subcontractors</u>: All contractors, dealers, and resellers authorized to provide sales and service support in Participating Entity's state, as shown on Contractor's NASPO ValuePoint-specific webpage, may provide sales and service support to users of this PA. Participation of Contractor's contractors, dealers, and resellers will be in accordance with the terms and conditions set forth in the Master Agreement.
- 8. <u>Orders</u>: Any order placed by Participating Entity or a Purchasing Entity for a product or service offered through this PA shall be deemed to be a sale under, and subject to the pricing and other terms and conditions of, the Master Agreement unless the parties to the order agree in writing that another contract or agreement applies to the order.
- 9. Design, Installation, and Reconfiguration Services: The Contractor shall provide, through their Authorized Dealer network, design, installation, layout, and reconfiguration services to Purchasing Entities. These service charges for all products offered through this PA will be negotiated on a project-by-project basis with the Authorized Dealer and included as a line item in the quote provided by the Authorized Dealer. Contractor may provide, through their Authorized Dealer network or approved freight carrier(s) liftgate services and other non-standard delivery services which are outside of Contractor's standard freight costs, such as palletization, storage, special permits, etc.; should Contractor be able to accommodate the request, these services will be negotiated on a project-by-project basis and approved by the purchasing entity. Charges for non-standard delivery services will be included as a line item in the quote provided by the Authorized Dealer.
- 10. Discounts:



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# HON

NASPO ValuePoint - State of Idaho PADD20231518 Discount Matrix

Tier	Total Order at List	Systems & Pedestals	Vertical & Lateral Files, Storage	Tables, Desking, Casegoods	HON Branded Seating
1	\$0 - \$50,000	67.60%	59.50%	55.40%	55.40%
2	\$50,001 -	68.60%	61.50%	56.50%	56.50%
3	\$150,001 & Above	68.60%	61.50%	56.50%	56.50%
		Product Series	Product Series	Product Series	Product Series
		Abode Systems	210 Vertical Files	10500 Series Laminate Desking	Accommodate
		Abound Systems	310 Vertical Files	10700 Series Laminate Desking	Adjustable Task/Lab Stools
		Accelerate Systems	510 Vertical Files	34000 Series Desking	Astir Collaborative Work
		Brigade Pedestals	Brigade Laterals	38000 Series Desking	Build Seating
		Empower	Brigade Shelf File & Overfiles	94000 Series Laminate Desking	Cambia (2150/2160)
		Flagship Pedestals	Brigade Steel Bookcase	Arrange	Ceres
		Systems Accessories	Brigade Storage Cabinets	Between	Clig
		Healthy Workplace Screens & Stackers	Contain	Birk Tables	Cofi
		PET Desktop Screens	Flagship File Centers	Build Makerspace	ComforTask (5900)
			Flagship Laterals	Build Tables	Convergence - HCT1MM
			Flagship Storage & Bookcases	Concinnity	Endorse
			FlameSafe Fire-Resistant Files	Desking & Table Accessories	Flock
			Fuse	Flock	Gateway
			Storage Accessories	Gravitation	Grove
			Storage Islands	Height Adjustable	GuestStacker (4030)
			1870 Series RTA Bookcases	Hospitality	High Density Olson Stacker (4040)
			IOTO Selles HTA DOOKCases	HPWBMOB1	lanition
				Huddle	lanition 2.0
				Laminate Occasional Tables	Invitation (2210)
				Mentor Desking	Lota (2280)
				Metro Desking	May Single Lounge
				Motivate	May Single Lounge Merit Seating
				Preside	Motivate
				Scramble Occasional Tables	Nucleus
				Utility Tables	Nucleus Recharged
				Valido Laminate Desking	Park Avenue
				Vaildo Laminate Desking Voi Laminate & Veneer Desking	Park Avenue Perpetual Nesting Chairs
				VorLaminate & Veneer Desking Workwall	Pillow-Soft (2090/2190)
					Purpose
					Riley
					Ruck
					Seating Accessories
					Skip
					Solutions Seating (4000)
					Solve
					Soothe
					Versant
					Volt (5700/5710)
					West Hill

#### NASPO ValuePoint - State of Idaho PADD20231518 HON NOW Discount Matrix

	Program	Systems	Other Product
1	HON NOW	63.50%	50.40%
	HON NOW +Speed	57.50%	44.30%



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IN WITNESS WHEREOF, the Parties have executed this Participating Addendum.

## PARTICIPATING ENTITY

## CONTRACTOR

Signature:	Signature:
alit	SAS
Name: Chase Croft	Name: Eric Schroeder
Title:	Title:
Contract Administrator	Vice President, Finance
Date:	Date:
1/26/23	1/26/23

For questions regarding NASPO ValuePoint Participating Addendums, please contact the Cooperative Contract Coordinator team at info@naspovaluepoint.org.

Fully executed NASPO ValuePoint Participating Addendums must be submitted via email in PDF format to <u>pa@naspovaluepoint.org</u>.