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- Nothing in this agreement will preclude DSA representatives from making visits to foreign suppliers with FDA or separately.
- 3. FDA personnel carrying out inspection services will be made available as witnesses or be permitted to supply information and data to DSA for GAO protest, Armed Services Board of Contract Appeal cases and such other cases where expertise is required.

III. LIAISON OFFICERS

- A. Mr. Gordon J. Keefe
 Special Project Officer for Medical
 Materiel Management, DSAH-PV
 Headquarters Defense Supply Agency
 Cameron Station
 Alexandria, Virginia 22314
 Telephone: (202) 274-6441
- B. Mr. Richard McDermaid Foreign Inspection Program, HFO-120 Food and Drug Administration 5600 Fishers Lane Rockville, Maryland 20852 Telephone: (301) 443-1855

IV. PERIOD OF AGREEMENT

This agreement, when accepted by both parties, will have an effective date beginning July 1, 1974, and continue for an indefinite period of time, and may be modified by mutual consent of both parties or may be terminated by either party upon a thirty (30) day advance written notice to the other.

V. COST

DSA shall reimburse FDA an amount not to exceed \$20,000 for FY 75 services as outlined in this agreement.

VI. FUNDING

A. Billing will be based on the rates effective under the Food and Drug Administration's user charges policy at the time service is rendered and shall be based on actual time records covering each inspection analysis performed by FDA. Such billings shall designate the service performed (i.e., inspection of facilities, testing of samples, etc.), name of manufacturer or bidder involved, and shall itemize the charges by designating the type of cost (i.e., salaries, per diem, transportation, etc.), and the computation of the sum billed.