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 OFFICE OF PUBLIC ACCOUNTABILITY  
 PROCUREMENT APPEALS  
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 FILE NO. OPA-PA-11-001

Attorneys for the Government of Guam

**BEFORE THE OFFICE OF PUBLIC ACCOUNTABILITY  
 PROCUREMENT APPEAL**


IN THE APPEAL OF	)	DOCKET NO. OPA-PA-11-001
	)	
	)	
JMI - EDISON,	)	
	)	
Appellant,	)	<b>OPPOSITION TO    APPELLANT'S MOTION TO    STRIKE</b>
	)	

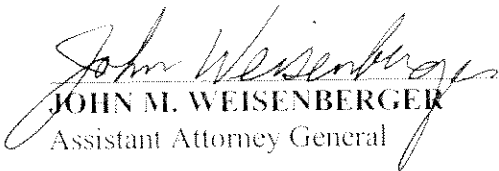
COMES NOW, General Services Agency by and through its undersigned attorneys and opposes Appellant's motion to strike as being entirely mis-directed in that it mistakenly subsumes (possibly owing to the fact that its author was not present at the March 3, 2010 pre-hearing conference) that somehow GSA was not to succinctly spell out why it considers the procurement to be valid and the attendant lack of a need for remedies. Contrariwise, in order to substantiate its position for there being no need for remedies, GSA must perforce spell out why the procurement award was correct, rather than a mere conclusory statement to that effect. Further it was made clear on the record that GSA's position on remedies could serve this limited purpose at the conclusion of the Pre-hearing Conference.

COPY

Respectfully submitted this 11<sup>th</sup> day of March, 2011.

OFFICE OF THE ATTORNEY GENERAL  
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