

PDCBJ 908

AGREEMENT
between
THE GOVERNMENT OF THE UNITED STATES OF AMERICA
and

Holy Family French Hospital

Small Projects Agreement No. 11/88
Title: Holy Family French Hospital

Authority: Foreign Assistance Act of 1961, as amended, and in accordance with the standard provisions annexed to this Small Projects Agreement.

Maximum dollar amount of U.S. grant \$10,000
Terminal date for issuance of implementing documents (no later than one month after date of agreement) October 15, 1988

Delivery period 12/1/88 to 9/30/89, 1987

Name and Title of project supervisor: Dr. Robert Tabash, Administrator

Description of Activity:

Funds will be used to purchase two infant incubators for this 28-bed obstetric/gynecological hospital located in Bethlehem. Description of incubators is attached.

U.S. Contribution: \$10,000

Small Project Contribution: Hospital is undergoing complete renovation. Total cost of new medical equipment procured is \$550,000. Two incubators will cost \$10,200

For Holy Family French Hospital
(name of Small Project)

For the Government of the
United States of America



Dr. Robert Tabash, Administrator
Holy Family French Hospital

Signature

Typed Name
Title

Date



Edwin Cubbison
DPO Congen Jerusalem
September 23, 1988

Attachment: Standard Provisions for
Special Development
Assistance

AID Accounting Data:
Appropriation*: 72-118/91037
Allotment*: QES8-88-27278-K612
Project No.: T800012

*Insert appropriate fiscal year applicable to funding source shown in the advice of allotment.

Holy Family French Hospital

Small Project Agreement No. 11/88

| <u>Quantity</u> | <u>Item</u> | <u>Price in U.S. dollars</u> |
|-----------------|---|------------------------------|
| 2 | C-300 infant incubators; each has digital Power Unit with alarms for power failure, high temp. and set temp. For 220V/50HZ operation. Includes monitor shelf. | \$10, 200 |

U.S. Small Project grant contribution: \$10, 00

STANDARD PROVISIONS
FOR SPECIAL PROJECTS ASSISTANCE

A. The Consulate General in Jerusalem shall expend funds and carry on operations pursuant to this agreement only in accordance with the applicable laws and regulations of the United States Government.

B. The parties shall have the right at any time to observe operations carried out under this agreement. Either party during the term of an activity under this agreement and until three years after the completion of the activity, shall further have the right (1) to examine any property procured through financing by that party under this agreement, wherever such property is located, and (2) to inspect and audit any records and accounts with respect to funds provided by, or any properties and contract services procured through financing by, or any properties and contract services procured through financing by, that party under this agreement, wherever such records may be located and maintained. Each party, in arranging for any disposition of any property procured through financing by the other party under this agreement, shall assure that the rights of examination, inspection, and audit described in the preceding sentence are reserved to the party which did the financing.

C. Any property furnished through financing pursuant to this agreement shall, unless otherwise agreed by the United States Government, be devoted to the project until completion of the project, and thereafter shall be used so as to further the objectives sought in carrying out the project. unless otherwise agreed by the United States Government, Holy Family French Hospital shall offer to return to the United States Government, or to reimburse the United States Government for, any property which it obtains through financing by the United States Government pursuant to this agreement which is not used in accordance with the preceding sentence.

D. The Small Projects Agreement shall enter into force when signed. All or part of the assistance provided herein may be terminated by either party by giving the other party 30 days written notice of intention to terminate the agreement. Termination of the agreement shall terminate any obligations of the two parties, except for payments which they are committed to make pursuant to noncancellable commitments entered into with third parties prior to termination of the Special Projects Agreement. It is expressly understood that all implementing documents, such as purchase orders, requisitions, procurement actions, etc., must be initiated under this obligating Special Projects Agreement by the agreed upon terminal date, but not later than one month from the effective date of the agreement, otherwise the cancellation provision stated in the preceding sentence will automatically become effective without the necessity of a written advance notice of intent to cancel.