

XD-AAZ-784-A

ISN 60473

JUL 9 1986

Mr. Stewart A. Kohl  
Executive Vice President  
Cooperative League of the USA  
401 New York Avenue, NW  
Suite 1100  
Washington, DC 20005

Subject: Amendment No. 01 to Cooperative Agreement No.  
DPE-0257-A-00-5005-00

Dear Mr. Kohl:

Pursuant to the authority contained in the Foreign Assistance Act of 1961, as amended, the Agency for International Development hereby provides to CLUSA (Recipient), the additional sum of Eight Hundred Thirty Thousand Dollars (\$830,000) in continuation of a project entitled "International Cooperative Trade Promotion", as more fully described in Attachment B to the agreement, entitled Program Description.

The total cumulative obligation under this agreement is now \$1,430,000, which shall apply to commitments made by the Recipient in furtherance of program objectives during the period January 1, 1985 through the new estimated completion date of December 31, 1987.

The estimated total cost of this Agreement through December 31, 1987 is reduced from \$1,947,400 to \$1,847,400. AID, however, shall not be obligated to reimburse the Recipient for costs incurred in excess of \$1,430,000, unless additional funds are made available. Subject to availability of funds and program priorities at the time of amendment, an additional \$417,400 may be provided under this agreement.

The subject agreement is hereby further amended as follows:

A. Attachment A - Schedule:

1. Delete Article II, Funds Obligated, Payment and Estimated Cost, in its entirety and substitute the following in lieu thereof:

-2-

"ARTICLE II - Funds Obligated, Payment and Estimated Cost

A. The Recipient will be reimbursed for the costs incurred in performing services hereunder in accordance with the applicable provisions of the Schedule and the Standard Provisions, subject to the following limitation made in respect thereto:

1. Total AID dollar funds available for payment and allotted to this Cooperative Agreement. See the clause of the Standard Provisions entitled 'Limitation of Funds' and the article of the Schedule entitled 'Budget', if applicable.

\$1,430,000

2. Additional funds which may be provided, subject to availability of funds and program priorities at the time of amendment. See the clause of the Standard Provisions entitled 'Limitation of Funds' and the article of the Schedule entitled 'Budget', if applicable.

\$ 417,400

3. Total Agreement Cost:

\$1,847,400

B. Payment shall be made to the Recipient in accordance with procedures set forth in the Optional Standard Provision entitled Payment - 'Letter of Credit'."

2. In Article IV, Period of Agreement, delete the expiration date of "December 31, 1988" and insert in lieu thereof "December 31, 1987".

3. Delete Article VII - Financial Plan, in its entirety and substitute the following in lieu thereof:

"VII. Budget

A. The following is the Budget for this agreement. The Recipient may not exceed the total estimated amount or the obligated amount, whichever is less (see Article II, Funds Obligated, Payment and Estimated Cost). Except as specified in

-3-

the Mandatory Standard Provision of this agreement entitled 'Revision of Grant Budget', as shown in Attachment 3, the Recipient may adjust line item amounts within the grand total as may be reasonably necessary for the attainment of program objectives.

<u>Category</u>	<u>Budget</u>		
	<u>Obligated Amount</u>	<u>Estimated Additional Amount</u>	<u>Total Estimated Cost</u>
1. Salaries	\$ 335,361	\$185,299	\$ 520,662
2. Fringe Benefits	58,353	32,427	90,780
3. Consultant Fees	149,269	-0-	149,269
4. Travel & Allow.	133,437	32,229	165,666
5. Seminars, Work- shops & Trade Shows	194,236	-0-	194,236
6. Other Direct Costs	131,693	42,056	173,749
7. Overhead	400,839	116,775	517,614
8. Equipment	3,067	-0-	3,067
9. G & A	<u>23,745</u>	<u>8,614</u>	<u>32,359</u>
Grand Total	<u>\$1,430,000</u> =====	<u>\$417,400</u> =====	<u>\$1,847,400</u> =====

4. Delete paragraph B under Article VIII - Special Provisions, in its entirety.

5. Article IX Standard Provisions, is hereby superseded by the following:

"Article IX - Standard Provisions

The Standard Provisions applicable to this agreement are set forth in Attachment C."

B. Attachment B - Program Description:

Delete all references to the fourth year.

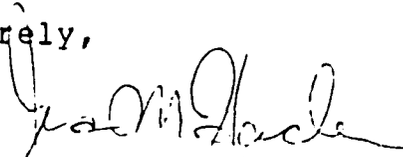
C. Attachment C - Standard Provisions:

The Standard Provisions of this agreement are hereby superseded by the attached Mandatory and Optional Standard Provisions for U.S. Nongovernmental Grantees, OMB Control No. 0412-0510.

D. All other terms and conditions of this agreement remain unchanged.

Please acknowledge your receipt of this amendment by having an authorized official sign all copies, retain one for your files, and return the remaining copies to this office, being sure to return all copies marked "Funds Available".

Sincerely,



Jean M. Hacken  
Agreement Officer  
Central Operations Branch  
Office of Procurement

Enclosures: Mandatory Optional Standard Provisions

ACKNOWLEDGED:

Cooperative League of the USA

BY: \_\_\_\_\_

TYPED NAME: Stewart A. Kohl

TITLE: Executive Vice President

DATE: July 28, 1986

21

FISCAL DATA

PIO/T No.: 634-2356  
Appropriation No.: 72-1161021.3  
Allotment No.: 643-34-099-00-69-61  
Budget Plan Code: PDAA-86-13480-AG-11  
Previous Obligation: \$ 600,000  
This Obligation: \$ 830,000  
Total Obligation: \$1,430,000  
DUNS No.: 07-482-5878  
Technical Office: PRE/PPR  
Project Officer: Wilbert Holcomb

*W*