

**LMS Termination Clause**

 In addition to Termination for Convenience and Termination for Default, the Master Contracts include a Termination for Notice as follows:

Termination by Notice: In addition to the termination rights as set out in Section 14 of this Agreement, at the end of each fiscal year (July 1 through June 30), USM/MEEC reserves the right to cancel or discontinue, with sixty (60) days notice to the Contractor,  the Master Agreement (or, the Buying MEEC Member reserves the right to cancel or discontinue any Task Order Contract  done under the Master Agreement) at anytime during the Initial Term or any Renewal Term of the Master Agreement and/or Task Order Contract, whichever is applicable, without penalty if deemed in its best interest.  As well, USM/MEEC or the Buying MEEC Members may elect, at its sole discretion, to procure the products and services in another manner as this Master Agreement is non-exclusive.”