

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT ID CODE	PAGE
2. AMENDMENT/MODIFICATION NO. 0001		3. EFFECTIVE DATE 06 OCT 2000	4. REQUISITION/PURCHASE REQ. NO.	5. PROJECT NO. (If ap
6. ISSUED BY HQ, OPERATIONS SUPPORT COMMAND AMSOS-CCE-D ROCK ISLAND ARSENAL 1 ROCK ISLAND, ILLINOIS 61299-6000		CODE DAAA09	7. ADMINISTERED BY (If other than Item 6) CODE	
8. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State and ZIP Code)			(<input checked="" type="checkbox"/>)	9A. AMENDMENT OF SOLICITATION M DAAA09-00-R-5047
			(<input checked="" type="checkbox"/>)	9B. DATED (SEE ITEM 11) 25 AUG 2000
				10A. MODIFICATION OF CONTRACTS NO.
				10B. DATED (SEE ITEM 13)
CODE		FACILITY CODE		

11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS

The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offers is extended, is not extended.

Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods:
 (a) By completing Items 8 and 15, and returning 1 copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.

12. ACCOUNTING AND APPROPRIATION DATA (If required)
SEE SCHEDULE

13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/ORDERS, IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.

(<input checked="" type="checkbox"/>)	A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. IN ITEM 10A.
	B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(b).
	C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:
	D. OTHER (Specify type of modification and authority)

E. IMPORTANT: Contractor is not, is required to sign this document and return _____ copies to the issuing

14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.)

SEE CONTINUATION SHEET

Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect.

15A. NAME AND TITLE OF SIGNER (Type or print)		16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)	
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED	16B. UNITED STATES OF AMERICA	16C. D

The purpose of this amendment is to add and/or revise the following information to solicitation number DAAA09-00-R-5047, and to extend the date and time for receipt of offers to 1 December 2000, 4:00 p.m. Central Time. Offerors are reminded of the need to acknowledge receipt of this amendment.

1. EXECUTIVE SUMMARY CHANGES:

Amend Executive Summary to read “ The technical library for this acquisition is located at Rock Island Arsenal. The POC is Ms. Deborah Roesger; telephone number (309) 782-2649, e-mail is Roesgerd@ria.army.mil. The RIA technical library hours are Monday through Friday, 0800-1600, local time. Appointments are required.

2. SECTION B CHANGES:

A. The opening statements for the base year and all option years are amended as follows:

Delete the following statement from pages B-3, B-8, B-13, B-18, and B-23: “The Government reserves the right to renegotiate all CLINs and sub-clins at any point during contract execution based on workload. The Performing Activity’s pricing within this Section B will reflect the cost of performing all of the PWS requirements. Any failure on the Government’s part to include any requirement of the Performance Work Statement (PWS) does not eliminate the PA’s responsibility to perform in that area.”

In lieu of the above statement, substitute the following on the above referenced pages:

“The Performing Activity’s pricing within this Section B will reflect the cost of performing all the PWS requirements. The PA is required to accomplish all the workload outlined in the PWS, regardless of whether the PWS paragraph or subparagraph has been cited below.”

B. The statement under CLIN 1004 “Costs associated with this CLIN shall be allocated to CLINs (including Subclins) (0005 through 0020 below)” is deleted in its entirety. Substitute the following statement for CLIN 1004: “(Costs associated with this CLIN shall be allocated to the CLINs (including SubCLINs) 1005 through 1020 below.)”

C. The statement under CLIN 2004 “Costs associated with this CLIN shall be allocated to CLINs (including Subclins) (0005 through 0020 below)” is deleted in its entirety. Substitute the following statement for CLIN 2004: “(Costs associated with this CLIN shall be allocated to the CLINs (including SubCLINs) 2005 through 2020 below.)”

D. The statement under CLIN 3004 “Costs associated with this CLIN shall be allocated to CLINs (including Subclins) (0005 through 0020 below)” is deleted in its entirety. Substitute the following statement for CLIN 3004: “(Costs associated with this CLIN shall be allocated to the CLINs (including SubCLINs) 3005 through 3020 below.)”

E. The statement under CLIN 4004 “Costs associated with this CLIN shall be allocated to CLINs (including Subclins) (0005 through 0020 below)” is deleted in its entirety. Substitute the following statement for CLIN 4004: “(Costs associated with this CLIN shall be allocated to the CLINs (including SubCLINs) 4005 through 4020 below.)”

3. SECTION C CHANGES:

Reference Section C.6 – The Publication Matrix is added as Attachment 1 to this amendment.

4. SECTION H CHANGES:

Delete Paragraph H.14, “Cancellation of Services” in its entirety.

5. SECTION I CHANGES:

Reference Clause 52.232-22, Limitation of Funds, page I-11. This clause is applicable to the reimbursable clins only.

6. SECTION L CHANGES:

A. Reference clause 52.207-2, Notice of Cost Comparison (Negotiated) (Feb 1993), Paragraphs c(1) and c(2), pages L-24 and L-25. Replace the 21 working days with 15 working days in these two subparagraphs.

B. Reference Paragraph L.1.2, delete the following: "Financial capability information and the Past Performance forms at Attachment L-5 through Attachment L-7 be submitted by 4:00 p.m., Central Daylight Time 30 calendar days after the completion of the pre-proposal conference." Replace with "Financial Capability information and the Past Performance forms at Attachment L-5 through Attachment L-7 be submitted with the proposal.

C. Reference Paragraph L.2, Oral Proposals will be scheduled after the solicitation closes.

D. Reference Paragraph L.3, correct to read: Submission of Proposal on Past Performance and Financial Capability shall be submitted with the proposal.

E. Reference Section L, paragraph L.5.1, (Volume I – Briefings and Exhibits), subparagraph number 8, add to the end of the last sentence, "Submit Attachment L-4."

F. Form L-5: Relevant Contract Summary is deleted in its entirety. The revised form L-5 (Rev 1) is provided as Attachment 2 of this amendment.

G. Reference L.5.3, Volume IV, subparagraph 3, page L-10. Delete the sentence "If a recently formed company (i.e. no experience as a company) submits a proposal, the PRAG may used the experience of key personnel to determine past performance." In its place, insert the following sentence: "If a recently formed company (i.e. no past performance as a company) submits a proposal, the offeror should submit past performance information for key personnel relative to the work to be performed."

H. Reference L.5.3, Volume IV, subparagraph 5, page L-11. Delete in its entirety the statement, "Offerors are reminded that, while the Government may elect to consider data obtained from other sources the burden of proving acceptability rests with the offerors." Substitute the following statement, "Offerors are reminded that the Government may elect to consider data obtained from other sources."

I. Form L-6 is deleted in its entirety. Form L-6 (Rev 1) is hereby incorporated as Attachment 3.

J. Paragraph L.20, "Government Concept of Operations for Electronic Commerce in an Integrated Data Environment (Sep 1999), 52.0000-4916 is amended to read the following website address:

<http://www.osc.army.mil/ac/aaais/ioc/final2.htm>

7. SECTION M CHANGES:

A. Reference M.2.5.a., Rating Methodology for Evaluation Area III, page M-4. Add the following at the end of M.2.5.a. "Small businesses and other offerors who are exempt from submitting a subcontracting plan in accordance with FAR 19.702(b) will also receive a rating of Acceptable."

B. Reference M.2.5.c., Rating Methodology for Evaluation Area III, page M-5. Delete the first sentence which states “Offerors that will be exempt from the submission of a subcontracting plan under this solicitation, in accordance with FAR 19.702(b), will be given a neutral rating.”

C. Reference Section M, Paragraph M.2.8 Evaluation, Area V: Cost/Price Criteria. Delete the following sentence. “The total evaluated price will be determined by adding the prices for all CLINs, including surrogate priced CLINs, and other price – related factors cited in the solicitation.” And replace with “The total evaluated price will be determined by adding the prices for all CLINS, including the surrogate priced CLINs.”

8. UPDATES TO TECHNICAL EXHIBITS:

A. Delete Technical Exhibit 1, Performance Requirements Summary (PRS) in its entirety. An amended Performance Work Summary (PRS), Technical Exhibit 1 (Rev 1) is hereby incorporated as Attachment 4 to this amendment.

B. Reference Technical Exhibit 3: Potential revisions to this technical exhibit and possible revisions to the Performance Work Statement (PWS Section 5.2) are anticipated for release at a later time. Any resulting changes will be issued via an amendment. Offerors are cautioned that significant revisions, especially to the technical exhibit could result. Any appropriate extension to the solicitation closing date will be provided at the time of that amendment.

C. Delete Technical Exhibit 9, Customer Base, in its entirety. An amended Customer Base, Technical Exhibit 9 (Rev 1) is hereby incorporated as Attachment 5 to this amendment.

9. CLARIFICATIONS:

A. As a point of clarification – it is not the Government’s intent to evaluate either experience or past performance twice. There is a distinction between experience and past performance. Experience addresses what the offeror has done, e.g. “have you done the work?” Past performance addresses how well the offeror performed in the past, e.g. “how well have you done the work?” Experience of an offeror, subcontractor or key personnel will be evaluated as outlined in Section M, Area I (Management) as a part of assessing acceptability of approach. Past Performance of an offeror, subcontractor and/or key personnel will be evaluated as outlined in Section M, Area IV (Past Performance) as a part of assessing performance risk.

B. Again for clarification purposes, the data required by Section L, in the specific formats outlined at attachment L-8 is “other than cost or pricing data” requested in accordance with FAR 15.403-3. Thus, certification of the data in accordance with FAR 15.401 and 15.406-2 is not required. Only summary data at the CLIN level has been requested in order to maintain consistency among offerors in the evaluation process. This data is necessary to assist in determining price reasonableness, whether the proposal reflects a thorough understanding of the PWS, whether the cost/price proposal is consistent with the technical /management proposal submitted, and whether the offeror has complied with the applicable wage determinations.

C. Offerors please note, the clause 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns is not applicable to this solicitation in accordance with guidance from the Office of Under Secretary of Defense dated 25 January 2000. (A copy of the memorandum is available in the technical library.)

D. For clarification purposes – A pagination error occurred in Section L. Page 28 was not used.

E. Reference Paragraph M.2.5(a), page M-4. The offerors proposed use of a small business vendor base is applicable to only those dollars the prime offeror proposes to subcontract or obtain from outside sources (i.e., supplies or services). The Small Business percentages stated in the solicitation are recommended levels of the total estimated dollars to be subcontracted.