

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT		1. CONTRACT ID CODE	PAGE OF PAGES 1 8
2. AMENDMENT/MODIFICATION NO. 0003	3. EFFECTIVE DATE 04/24/2019	4. REQUISITION/PURCHASE REQ. NO.	5. PROJECT NO. (If applicable)
6. ISSUED BY EM -Environmental Mgmt Con Bus Ctr EMCBC U.S. Department of Energy EM Consolidated Business Center 250 E. 5th Street, Suite 500 Cincinnati OH 45202	CODE 893033	7. ADMINISTERED BY (If other than Item 6) Savannah River Operations U.S. Department of Energy Savannah River Operations P.O. Box A Aiken SC 29802	CODE 00901
8. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State and ZIP Code)		(x) 9A. AMENDMENT OF SOLICITATION NO. 89303318REM000015	
		x 9B. DATED (SEE ITEM 11) 03/06/2019	
		10A. MODIFICATION OF CONTRACT/ORDER 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 electronic communication which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGEMENT 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 letter or electronic communication, provided each letter or electronic communication 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)

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

CHECK ONE	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 data, 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 office.

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

Savannah River Site Paramilitary Security Services
 See continuation pages providing a summary of amendment 0003 changes

Except as provided herein, all terms and conditions of the document referenced in Item 9 A 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) Matthew R. Carpenter	
15B. CONTRACTOR/OFFEROR <i>(Signature of person authorized to sign)</i>	15C. DATE SIGNED	16B. UNITED STATES OF AMERICA  <i>(Signature of Contracting Officer)</i>	16C. DATE SIGNED 04/24/2019

Previous edition unusable

The purpose of this amendment is to amend Solicitation No. 89303318REM000015 as described below, and incorporate the changes in the conformed copy of the solicitation. All other sections of the Final RFP remain unchanged.

RFP Section Reference	Final RFP Posting	Amendment 2 Posting
C.1.7.1	The Contractor shall develop and maintain a training program with NTC qualified Training Instructors and Firearms Instructors to ensure PF members designated as unarmed "Security Officers (SOs) and armed "Security Police Officers (SPOs)" meet medical and physical fitness qualification standards for SO, Fixed Post Readiness Standard (FP) SPO, Basic Readiness Standards (BRS) SPO and Advance Readiness Standard (ARS) SPO contained in 10 CFR Part 1046 Medical, Physical Readiness, Training, and Access Authorization Standards for Protective Force Personnel. In addition, the Contractor shall comply with the Nuclear Regulatory Commission security requirements contained in 10 CFR 73, Physical Protection of Plants and Materials to safeguard the Mixed Oxide Fuel Fabrication Facility (MFFF) should that facility become operational.	The Contractor shall develop and maintain a training program with NTC qualified Training Instructors and Firearms Instructors to ensure PF members designated as unarmed "Security Officers (SOs) and armed "Security Police Officers (SPOs)" meet medical and physical fitness qualification standards for SO, Fixed Post Readiness Standard (FP) SPO, Basic Readiness Standards (BRS) SPO and Advance Readiness Standard (ARS) SPO contained in 10 CFR Part 1046 Medical, Physical Readiness, Training, and Access Authorization Standards for Protective Force Personnel. In addition, the Contractor shall comply with the Nuclear Regulatory Commission security requirements contained in 10 CFR 73, Physical Protection of Plants and Materials to safeguard the Mixed Oxide Fuel Fabrication Facility (MFFF) should that facility become operational.
C.3	The Contractor shall provide a properly trained and qualified individual to serve as a Technical Surveillance Countermeasures Officer (TSCMO) and administer a Technical Surveillance Countermeasures (TSCM) program in accordance with applicable DOE requirements.	The Contractor shall provide a properly trained and qualified individual to serve as a Technical Surveillance Countermeasures Officer (TSCMO) and administer a Technical Surveillance Countermeasures (TSCM) program in accordance with applicable DOE requirements. <u>The TSCMO shall have a valid "Q" level Security Clearance, Classified Matter Protection and Control (CMPC) training and Derivative Classifier (DC) training.</u>

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H.56	<p>The Contractor shall subcontract (in accordance with the definition at FAR Subpart 44.1) at least 10% of the Total Estimated Cost of the contract (exclusive of contract fee and the maximum value under the IDIQ CLIN(s)). At least 60% of the Total Subcontracted Work shall be performed by small businesses. For the purposes of this clause, Service Level Agreements with other site contractors are considered to be subcontracts. The Contractor's subcontracted work shall be in compliance with its approved Small Business Subcontracting Plan at Section J, Attachment J-7. Subcontracts included in the Section H Clause entitled DOE-H-2058, Designation and Consent of Major or Critical Subcontracts, and all other subcontracts issued count toward the fulfillment of the subcontracting and small business goals in this contract, as applicable. Unless otherwise approved in advance by the Contracting Officer, work to be performed by subcontractors selected after contract award shall be acquired through competitive procurements, with an emphasis on fixed-price subcontracts. The use of cost-type, time-and-materials, and labor-hour subcontracts shall be minimized.</p> <p>One of the key elements of this contract is to achieve continued optimization and improvement in overall costs for CLINs. The subcontracting approach and Small Business Subcontracting Plan should identify timely, discrete, and meaningful scopes of work that can be competed amongst small business concerns after contract award when requirements are further defined. Meaningful work is defined as discrete and</p>	<p>The Contractor shall subcontract (in accordance with the definition at FAR Subpart 44.1) at least 10% of the Total Estimated Cost of the contract (exclusive of contract fee and the maximum value under the IDIQ CLIN(s)). At least 60% of the Total Subcontracted Work shall be performed by small businesses. For the purposes of this clause, Service Level Agreements with other site contractors are considered to be subcontracts. The Contractor's subcontracted work shall be in compliance with its approved Small Business Subcontracting Plan at Section J, Attachment J-7. Subcontracts included in the Section H Clause entitled DOE-H-2058, Designation and Consent of Major or Critical Subcontracts, and all other subcontracts issued count toward the fulfillment of the subcontracting and small business goals in this contract, as applicable. Unless otherwise approved in advance by the Contracting Officer, work to be performed by subcontractors selected after contract award shall be acquired through competitive procurements, with an emphasis on fixed-price subcontracts. The use of cost-type, time-and-materials, and labor-hour subcontracts shall be minimized.</p> <p>One of the key elements of this contract is to achieve continued optimization and improvement in overall costs for CLINs. The subcontracting approach and Small Business Subcontracting Plan should identify timely, discrete, and meaningful scopes of work that can be competed amongst small business concerns after contract award when requirements are further defined. Meaningful work is defined as discrete and</p>

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	distinct technical or programmatic scopes of work within the PWS that directly contribute to the accomplishment of the mission.	distinct technical or programmatic scopes of work within the PWS that directly contribute to the accomplishment of the mission. <u>All positions designated as Pro-Force and Aviation Operations Pilots shall not be subcontracted.</u>
Attachment J-1	10 CFR 73, <i>Physical Protection of Plants and Materials</i> [Note- Mixed Oxide Fuel Fabrication Facility (MFFF) following construction, if applicable], is removed from the RFP	
Attachment J-1	DOE G 414.1-4A, <i>Safety Software Guide for Use with 10 CFR 830, Subpart A, Quality Assurance Requirements, and DOE O 414.1C, Quality Assurance 06/17/05</i> , is removed from the RFP	
Attachment J-1	JM DOE G 414.1-4, <i>Notice of Intent to Revise DOE G 414.1-4, Safety Software Guide for Use with 10 CFR 830, Subpart A, Quality Assurance Requirements, and DOE O 414.1C, Quality Assurance</i> , is removed from the RFP	
Attachment J-1	14 CFR 65, <i>Certification: Airmen Other Than Flight Crewmembers</i> , is added to the RFP	
L.21	<i>(The Past Performance section shall include the Attachment L-3, Past Performance Reference Information Form, which is limited to seven pages per contract or project; Attachment L-5, List of Contracts Terminated for Default or Convenience, which has no page limit, Attachment L-12, Work Performance Matrix, which has no page limit, Attachment L-13, List of DOE Contracts, which has no page limit, and the Past Performance Consent Statement. Only one completed Attachment L-3, Past Performance Reference Information Form shall be submitted for each contract or project to support the Past Performance factors.</i>	<i>(The Past Performance section shall include the Attachment L-3, Past Performance Reference Information Form, which is limited to seven pages per contract or project; Attachment L-5, List of Contracts Terminated for Default or Convenience, which has no page limit, Attachment L-12, Work Performance Matrix, which has no page limit, Attachment L-13, List of DOE Contracts, which has no page limit, and the Past Performance Consent Statement, <u>which has no page limit</u>. Only one completed Attachment L-3, Past Performance Reference Information Form shall be submitted for each contract or project to support the Past Performance factors.</i>
L.21(c)	Newly formed entity and predecessor companies. If the offeror or major subcontractor(s) is a newly formed entity with no record of past performance, the offeror or major subcontractor(s) may provide past	Newly formed entity and predecessor companies. If the offeror or major subcontractor(s) is a newly formed entity with no record of past performance, the offeror or major subcontractor(s) may provide past

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	<p>performance information for its parent organization(s) or the member organizations in a joint venture, LLC, or other similar or affiliated companies, provided the offeror’s proposal demonstrates that the resources of the parent, member, or affiliated company will be provided or relied upon in contract performance such that the parent or affiliate will have meaningful involvement in contract performance. Meaningful involvement means the parent, member or affiliate will provide material, supplies, equipment, personnel or other tangible assets to contract performance. If a common parent company is used to establish the nexus between the Offeror and an affiliated company, the Offeror must demonstrate how the affiliate and Offeror rely on, for example, similar assets, resources, policies, and procedures of the common parent company. The offeror and major subcontractors, whether or not they are newly formed entities, may also provide past performance information on predecessor companies that existed prior to any mergers or acquisitions, where the Offeror’s proposal demonstrates such performance reasonably can be predictive of the Offeror’s performance.</p>	<p>performance information for its parent organization(s) or the member organizations in a joint venture, LLC, or other similar or affiliated companies, provided the offeror’s proposal demonstrates that the resources of the parent, member, or affiliated company will be provided or relied upon in contract performance such that the parent or affiliate will have meaningful involvement in contract performance. Meaningful involvement means the parent, member or affiliate will provide material, supplies, equipment, personnel or other tangible assets to contract performance. If a common parent company is used to establish the nexus between the Offeror and an affiliated company, the Offeror must demonstrate how the affiliate and Offeror rely on, for example, similar assets, resources, policies, and procedures of the common parent company. The offeror and major subcontractors, whether or not they are newly formed entities, may also provide past performance information on predecessor companies that existed prior to any mergers or acquisitions, where the Offeror’s proposal demonstrates such performance reasonably can be predictive of the Offeror’s performance. <u>The offeror shall include this information within the Attachment L-3, Past Performance Reference Information Form.</u></p>
L.21(e)	<p>Contracts information. The offeror, to include all members of a teaming arrangement as defined in FAR 9.601(1), shall provide past performance information on up to three contracts per member, and up to three contracts, for each proposed major subcontractor(s). The offeror shall only provide past</p>	<p>Contracts information. The offeror, to include all members of a teaming arrangement as defined in FAR 9.601(1), shall provide past performance information on up to three contracts per member, and up to three contracts, for each proposed major subcontractor(s). The offeror shall only provide past</p>

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	performance information for contracts that are currently being performed and/or for contracts that were completed within the last three years from the final solicitation issuance date.	performance information for contracts that are currently being performed and/or for contracts that were completed within the last three years from the final solicitation issuance date. <u>The past performance information shall be provided on the Attachment L-3, Past Performance Reference Information Form.</u>
L.22(f)	Proposed Schedule. The offeror shall provide the hard copy and working file of a resource loaded schedule (utilizing the Oracle's Primavera P6 Enterprise Project Portfolio Management© software) including key milestones, deliverables, logic ties, predecessor and successor relationships, activity durations, float, and the critical activities to complete the PWS work scope consistent with the anticipated funding profile. The schedule of activities shall be presented in no less detail than prescribed in Attachments L-6, L-7 and L-7a. The schedule shall be fully traceable to Volume II, Technical and Management Proposal.	Proposed Schedule. The offeror shall provide the hard copy and working file of a resource loaded schedule (utilizing the Oracle's Primavera P6 Enterprise Project Portfolio Management© software) including key milestones, deliverables, logic ties, predecessor and successor relationships, activity durations, float, and the critical activities to complete the PWS work scope consistent with the anticipated funding profile. The schedule of activities shall be presented in no less detail than prescribed in Attachments L-6, L-7 and L-7a. The schedule shall be fully traceable to Volume II, Technical and Management Proposal.
L.22(h), Table L.1	<p>Table L.1 - "Prescribed" & "Non-Prescribed" FTEs was revised as follows:</p> <ul style="list-style-type: none"> • The "Non-Prescribed FTEs" and "Total by PWS/WBS Section" numbers for C.1.7.2 Planning and Development were increased from "3" to "4". • The "Non-Prescribed FTEs" and "Total by PWS/WBS Section" numbers for C.2.1.1 DOE SR Security Clearances/Site Access Authorization Support were increased from "20" to "21". • The "Non-Prescribed FTEs" and "Total by PWS/WBS Section" numbers for C.4.2 Environmental, Safety, Health & Quality Assurance were increased from "13" to "16". • The "Non-Prescribed FTE's" and "Total by PWS/WBS Section" numbers for C.4.8 Emergency Management was increased from "1" to "2". 	
Attachment L-3	The following block has been added to the L-3, <i>Past Performance Information Form</i> :	

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	<p>22. Describe any recognized accomplishments the company identified in #4 has received on the reference Contract:</p>	
Attachment L-3	<p>The following block has been added to the L-3, <i>Past Performance Information Form</i>:</p>	
	<p>24. For the Reference Contract, Identify any DOE enforcement actions and/or worker safety and health, nuclear safety, and/or classified information security incidents or notifications posted to the DOE Office of Enterprise Assessments (EA) website (https://www.energy.gov/ea/information-center/enforcement-infocenter) within the last three (3) years from the original solicitation issuance date and corrective actions taken to resolve those problems:</p>	
Attachment L-3	<p>The following block has been added to the L-3, <i>Past Performance Information Form</i>:</p>	
	<p>25. Was the reference contract awarded to an affiliated company of the entity for which the L-3 form is being submitted (identified in #2)? (Yes/No)</p> <p>If “Yes”, the Offeror shall describe the resources of the parent, member, or affiliated company that will be provided or relied upon in contract performance</p>	

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	<p>such that the parent, member, or affiliate will have meaningful involvement in contract performance.</p> <p>If a common parent company is being used to establish the nexus between the Offeror and an affiliated company, then the Offeror must describe how the affiliate and Offeror rely on, for example, similar assets, resources, policies, and procedures of the common parent company.</p> <p>If the Offeror identifies past performance information for predecessor companies that existed prior to any mergers or acquisitions, the Offeror shall demonstrate such performance reasonably can be predictive of the Offeror's performance.</p>				
Attachment L-8	<p>The following assumption has been added to Attachment L-8, <i>Assumptions</i>:</p> <table border="1"> <tr> <td>C.2.1.3</td> <td>DOE-SR HRP Program Support</td> <td>For proposal preparation purposes, the offeror shall assume that all PF personnel are HRP qualified.</td> </tr> </table>		C.2.1.3	DOE-SR HRP Program Support	For proposal preparation purposes, the offeror shall assume that all PF personnel are HRP qualified.
C.2.1.3	DOE-SR HRP Program Support	For proposal preparation purposes, the offeror shall assume that all PF personnel are HRP qualified.			
Attachment L-7 and L-11	Attachment's L-7 and L-11 have been updated to correct information and formatting.				