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|  |   |  |  | OMB Approval 2700-0047.  |
|--|---|--|--|--|
| AMENDMENT OF SOLIC   | ITATION/MODIFICATION  | ON OF CONTRACT   | 1 CONTRACT ID CODE                           | PAGE OF PAGES  1 3   |
| AMENDMENT/MODIFICATION NO  | 3. EFFECTIVE DATE   | 4. REQUISITION/PURCHASE                                | REQ. NO. 5.                                  | PROJECT NO. (If applicable)                                    |
| Modification No. 17  | 17 June 2008  | 240207770356   |  |  |
| ISSUED BY  | CODE  | 7. ADMINISTERED BY (If oth                             | er than (tem 6)                              | CODE   |
|  |   | For any quest  | ions, please call                            | 1  |
|  |   |  |  |  |
|  |   | 1  |  | . [  |
| MARC AND ADDRESS OF CONTRACTOR ALL   |   |  | (44) [                                       |  |
| NAME AND ADDRESS OF CONTRACTOR (No. 3  |   | •  | (0) 94. AMENDMEN                             | IT OF SOLICITATION NO.   |
| Mitchell, Jessen, & A  | ssociates   | •  |  |  |
|  |   |  | 9B, DATED (SEE                               | ITEM 11)   |
| 1  |   |  |  |  |
|  |   |  | 1 <b>1</b>                                   | ION OF CONTRACT/ORDER NO.                                      |
|  |   |  |  | 141590*000   |
|  |   | <del>,</del>   | 10B. DATED (SEE                              | i ITEM 13)   |
| ODE  | FACILITY CODE   |  | 2 Marc                                       | <u>h 2005</u>  |
| .11. ′   | THIS ITEM ONLY APPLIES  | TO AMENDMENTS OF                                       | SOLICITATIONS                                |  |
| The above numbered solicitation is amended   | d as set forth in Item 14. The hour and o   | late specified for receipt of Offers                   | is extende                                   | ed, is not extended.   |
| ffers must acknowledge receipt of this amendm  | ent prior to the hour and date specified  | in the solicitation or as amended, b                   | y one of the following methods               | :  |
| ) By completing Homs 8 and 15, and returning<br>ther or telegram which includes a reference<br>ESIGNATED FOR THE RECEIPT OF OFFEI<br>or desire to change an offer already submitted,<br>received prior to the opening hour and data spe  | to the solicitation and amendment ou<br>RS PRIOR TO THE HOUR AND DAT<br>such change may be made by telegram<br>ecified. | imbers. FAILURE OF YOUR A<br>A SPECIFIED MAY RESULT IN | ACKNOWLEDGMENT TO E<br>REJECTION OF YOUR OFF | HE RECEIVED AT THE PLACE<br>ER. If by virtue of this amendment |
| accounting and appropriation data a accesse funding from \$73,100  | * • '   | 700 072 January 824                                    | 505 557 to find                              |  |
|  |   |  |  |  |
|  | S ITEM APPLIES ONLY TO N  |  |  |  |
|  | IODIFIES THE CONTRACT/  |  |  |  |
| (a) A THIS CHANGE ORDER IS ISSUED PUI  | RSHANT TO (Specify authority) THE CH/   | ANGES SET FORTH IN ITEM 14 ARE                         | MADE IN THE CONTRACT OR                      | DER NO. IN ITEM TOA.   |
|  |   |  |  |  |
|  | VORDER IS MODIFIED TO REFLECT THE   | ADMINISTRATIVE CHANGES (Suc                            | as changes in paying office, appro           | priation date, etc.) SET FORTH IN                              |
| X ITEM 14, PURSUANT TO THE AUTHO C. THIS SUPPLEMENTAL AGREEMENT  | rity of far <b>43.103(a).</b><br>Is entered into pursuant to auth   | CORTY OF   |  | +  |
| C. This solve a single restriction of the single si | id Entraction in Constitution in  | iolari or.   |  | 1  |
| D. OTHER Specify type of modification and  | lauthority)   |  | ·*************************************       |  |
|  |   |  |  |  |
| . IMPORTANT: Contractor X is r   | not, is required to sign  | this document and return                               | copy to the issuing                          | ; office.  |
| 4. DESCRIPTION OF AMENDMENT/MODIFIC  | ATION (Organized by UCF section headings,   | including solicitation/contract subject i              | nutter where feasible)                       |  |
|  | SEE PAGE TW   | 'O   |  |  |
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| acept at provided herein, all terms and conditions of the  |   |  |  |  |
| 5A. NAME AND TITLE OF SIGNER (Type or )  | pr(nt)  | IGA. NAME AND TITLE OF                                 | CONTRACTING OFFICER (                        | type or print)   |
|  |   |  |  |  |
| B CONTRACTOR/OFFEROR   | DEC WATER CONTE   | ) IGB. UNITED STATES OF A                              | AJEDI/ S                                     | 16C DATE SIGNED  |
| SB. CONTRACTOR/OFFEROR   | , ISC. DATE SIGNED  | , IOB. Ur  |  | 10C DVIE BIOVED  |
|  |   |  |  | (e- 0)   |
| Angel William Angel  |   | вч   |  | <u> </u>   |
| SN 7540-01-152-8070  |   | 30-105   |  | ORM 30 (REV. 10-83)  |
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This contract document may be executed in counterparts, each of which shall be deemed an original, all of which together shall constitute one and the same instrument. Facsimile signatures will be regarded as authentic by all parties.

Please direct any questions concerning this modification to the Contracting Officer

- (A) The purpose of Modification 17 is to:
  - 1. Increase funding from \$73,100,073 by \$600,000 to \$73,700,073, leaving \$24,585,557 to fund.
- \* There are still 41,560 hours of additional support (CLIN 007, 008, and 009) that can be exercised if deemed necessary by the Government.
- (B) As a result the following Clauses have been modified.

#### B-6. 152,232-720 Limitation of Funds – Fixed Price Contract (JAN 2004)

(a) This firm-fixed-price contract is incrementally funded. The sum of \$73,700,073 is presently available for payment and is allotted to this contract. The parties contemplate that the Government will allot funds to this contract in accordance with the following schedule:

On execution of this modification \$73,700,073

- (b) The Contractor agrees to perform up to the point at which the total amount payable by the Government, including reimbursement in the event of termination for the Government's convenience, approximates the total amount currently allotted to the contract. The Contractor will not be obligated to continue work on this contract beyond that point. The Government is not obligated to reimburse the Contractor for costs incurred in excess of the total amount allotted to this contract by the Government notwithstanding any language to the contrary in clauses elsewhere in this contract including but not limited to "Type of Contract and Consideration" and "Termination for Convenience of the Government." As used in this clause, the total amount payable by the Government in the event of termination for convenience includes costs incurred for work performed prior to termination, profit on work done by the Contractor for the terminated portion, and estimated termination settlement costs.
- (c) Notwithstanding the dates specified in the allotment schedule in paragraph (a) of this clause, the Contractor will notify the Contracting Officer in writing at least 90 days before the date when, in the Contractor's best judgment, the total amount payable by the Government (including any cost for termination for convenience), will approximate 85 percent of the total amount allotted to the contract. The notification will state (1) the estimated date when the Contractor will reach the 85 percent point and (2) an estimate of additional funding, if any, needed to continue performance of the contract up to the next scheduled date for allotment of funds identified in paragraph (a) of this clause, or to a mutually agreed upon substitute date. The notification will also advise the Contracting Officer of the estimated amount of additional funds that will be required for the timely performance of the contract effort funded pursuant to this clause, for a subsequent period as may be specified in the allotment schedule in paragraph (a) of this clause or otherwise agreed to by the parties. If the Government does not allot

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additional funds by the date identified in the Contractor's notification, or by an agreed substitute date after such notification, the Contracting Officer will terminate any effort, for which additional funds have not been allotted, pursuant to the clause of this contract entitled "Termination for Convenience of the Government."

- (d) When the Government allots additional funds for continued performance of the contract, the parties will agree to the period of contract performance that will be covered by the funds. The provisions of paragraphs (b) through (d) of this clause will apply in like manner to the additional allotted funds and agreed substitute date, and the Contracting Officer will modify the contract accordingly.
- (e) If, solely by reason of failure of the Government to allot additional funds by the dates indicated above in amounts sufficient for timely performance of the contract, the Contractor incurs additional costs or is delayed in the performance of the work under this contract and if additional funds are allotted, an equitable adjustment will be made in the price (including appropriate target, billing, and ceiling price where applicable) of the contract, or in the time of delivery, or both. Failure to agree to any such equitable adjustment hercunder will be a dispute concerning a question of fact within the meaning of the clause entitled "Disputes."
- (f) The Government may at any time before termination allot additional funds for performing the contract.
- (g) The termination provisions of this clause do not limit the rights of the Government under the clause entitled "Default." The provisions of this clause are limited to the work and allotment of funds for the contract as set forth in paragraph (a) of this clause. This clause no longer applies once the Government fully funds the contract, except with regard to the rights or obligations of the parties concerning equitable adjustments negotiated under paragraphs (d) and (e) of this clause.
- (h) Nothing in this clause affects the right of the Government to terminate this contract pursuant to the clause of this contract entitled "Termination for Convenience of the Government."

# B-7. 152.232-724 Allotted Contract Funding (JAN 2004)

Pursuant to the "Limitation of Funds" clause, the funding presently available and allotted for the performance of this contract is set forth below. The Government shall not be obligated to reimburse the Contractor for costs incurred in excess of this amount and the Contractor shall not be obligated to continue performance under this contract or otherwise incur costs in excess of the stipulated amount. The Government estimates that the allotment will cover the period of performance identified below:

Allotted: \$73,700,073

(C) All other terms and conditions remain unchanged.

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