	OME APPROVAL 2700 0042
	1. CONTRACT ID CODE PAGE OF PAGES
AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT	T 1 3
MENDMENT/MODIFICATION NO. 3. EFFECTIVE DATE 4. REQUISITION/PUR	CHASE REQ. NO. 5. PROJECT NO. (IF APPLICABLE)
MODIFICATION NO. ELEVEN (11) 24 SEPTEMBER 2008 MULTIPLE	
SUED BY CODE 7. ADMINISTERED BY	((IF OTHER THAN ITEM 5) CODE
Washington, DC 20505	(/) I 9A. AMENDMENT OF SOLICITATION NO.
AME AND ADDRESS OF CONTRACTOR (No. STREET, COUNTY, STATE AND ZIP: CODE)	9A. AMENDMENT OF SOLICITATION NO.
GENERAL DYNAMICS INFORMATION TECHNOLOGY	98. DATED (SEE ITEM 11)
3211 JERMANTOWN ROAD	SB. UAILD ISLE VICENCY
SUITE 120	10A. MODIFICATION OF CONTRACT/ORDER NO.
FAIRFAX, VA 22030	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	2007*1211818*000 10B. DATED (SEE ITEM 13)
FACILITY CODE	18 SEPTEMBER 2007
11. THIS ITEM ONLY APPLIES TO AMENDMENTS (	
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.	TO LONG HET WORK
ERS MUST ACKNOWLEDGE RECEIPT OF THIS AMENDMENT PRIOR TO THE HOUR AND DATE SPECIFIED IN THE SOLIC	CITATION OH AS AMENDED, BY ONL OF THE POLLOWING METHODS.
BY COMPLETING ITEMS 8 AND 15, AND RETURNING ONE (1) COPY OF THE AMENDMENT; (8) BY ACKNOWLED MITTED: OR (C) BY SEPARATE LETTER OR TELEGRAM WHICH INCLUDES A REFERENCE TO THE SOL	
**************************************	FFFRS PRICE TO THE HOUR AND DATA OF EAR IED WITT
ULT IN REJECTION OF YOUR OFFER. IF BY VIRTUE OF THIS AMENDMENT YOU DESIRE TO CHANGE	E AN OFFER ALREADY SUBMITTED, SUCH CHANGE MAY BE MADE BY
ACCOUNTING AND APPROPRIATION DATA (IF REQUIRED)	RACT FUNDING BY \$3,500,000
13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF	CONTRACTS/ORDERS,
IT MODIFIES THE CONTRACT/ORDER NO. AS DES	CRIBED IN ITEM 14.
A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (SPECIFY AUTHORITY) THE CHANGES SET FORTH IN	ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. 19 TEM 104.
	·
B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGE	SES (SUCH AS CHANGES IN PAYING OFFICE, APPROPRIATION DATE, ETG.)
SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(8).	
C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:	
D. OTHER SPECIFY TYPE OF MODIFICATION AND AUTHORITY)	
D. OTHER SPECIFY TYPE OF MODELICATION AND AUTHORITY)  ALLOTTED CONTRACT FUNDING	<u> </u>
	NT AND RETURN ONE (1) COPIES TO THE ISSUING
DESCRIPTION OF AMENDMENT/MODIFICATION (ORGANIZED BY UCF SECTION HEADINGS, INCLUDING SOLICITATION/C	CONTRACT SUBJECT MATTER PREAETONISELY
SEE ATTACHED PAGE.	
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AND	ORE CHANGED, REMAINS UNCHANGED AND IN FULL FORCE AND EFFECT.
	ORE CHANGED, REMAINS UNCHANGED AND IN FULL FORCE AND EFFECT.  LE OF CONTRACTING OFFICER (TYPE OR PRINT)
	LE DE CONTRACTING OFFICER (TITE ON FRANKY)
	ORE CHANGED, REMAINS UNCHANGED AND IN FULL FORCE AND EFFECT.  LE OF CONTRACTING OFFICER (Type or print)
NAME AND TITLE OF SIGNER (TYPE OR PRINT)  16A. NAME AND TITLE  16A. NAME	TE OF COMPACTING OFFICER (TREGARMIN)
NAME AND TITLE OF SIGNER (TYPE OR PRINT)  16A. NAME AND TITLE  16A. NAME	TE OF COMPACTING OFFICER (TREGARMIN)
. NAME AND TITLE OF SIGNER (Type on PRINT)  16A. NAME AND TITLE  16A. NA	ES OF AMERICA 16C. DATE SIGNED
. ROANE AND THEE OF SIGNET (PPE SITEM)	TE OF COMPACTING OFFICER (TREGARMIN)

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CONTRACT NUMBER: 2007\*1211818\*000

# **CONFORMED CONTRACT THROUGH MODIFICATION #11**

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Mod #10 to Contract 2007\*1211818\*000

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CONTRACT NUMBER: 2007\*1211818\*000

## SECTION A - SOLICITATION/CONTRACT FORM

will be regarded as authentic by all parties.

A-1	Use of Facsimile Signatures	JUN 2002	(b)(3)
This Coriginal,	ntract document may be executed in counterparts, each o , all of which together shall constitute one and the same i	f which shall be deemed an nstrument. Facsimile signatures	

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## SECTION B - SUPPLIES OR SERVICES AND PRICES/COSTS

This Contract is comprised of multiple Contract Line Item Numbers (CLINs) of varying types. Various portions of Section B of the contract are applicable to specific CLINs.

# CLINs 1-2 (CPAF/LOET) Sections B-1 through B-4:

B-1 Type of Contract and Consideration (CPAF-LOET) NOV 2005 (b)(3)

(a) This is a Cost-Plus-Award-Fee (CPAF) Level-of-Effort Term (CPAF-LOET) type contract as described in FAR 16.305 in the total estimated amounts set forth below.

	PERSONAL PROPERTY.
Base Year Option #1 Option #2 Option #3 Option #4 option (Active) (Exercised) Option #2 Option #3 Option #4 exercise	all
Base Year Option #1 Option #2 Option #3 Option #4 option (Active) (Exercised)	
Autro (Promised) Option #2 Option #3 Option #4.	
(Active) (Exercised) 2 exercise	ed 💹
	1
	[

- (b) The Contractor shall expend its best effort towards accomplishing the Scope of Contract work outlined above. The level-of-effort required for total performance under this contract shall consist of a minimum and maximum labor hours for each contract year as set forth in section (e). For the purposes of this contract, one person-week shall consist of forty (40) direct, straight time hours expended by an individual assigned to and working under this contract.
- (c) Award fee shall be available for consideration of payment under the terms of the "Award Fee Provisions" set forth under Attachment 2 in Section J of this contract. The availability of maximum award fee dollars, with respect to the evaluation periods, is as follows:

Period #	Start	End F	Maximum *	AF Earned	AF Score	ATT
Period #			AF, State			Unearned
1			Available	TRD	TRD	TRD
2				TBD	TBD	TBD
2 3				TBD ===	TBD:	TIBD
4				TBD	TBD	TBD
5				TBD	TBD	TBD

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Approved for Release: 2016/01/27 C06213348

(b)(4)

(b)(4)

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(b)(4)

15	TBD	TBD	TBD
7	TBD.		TBD .
3	TBD.	TBD	TBD to
)	TBD	TBD	TBD
10	TBD	TBD	TBD
FOTALS	TBD	TBD	TBD

(d) A provisional/interim fee payment, equivalent to 5 percent of the allowable costs incurred, is authorized for payment under this contract. Payment and/or adjustment of such provisional/interim fee, to reflect the actual fee earned/awarded during any given evaluation period, shall be made in accordance with the procedures and under the terms and conditions described under the clause entitled "Provisional Fee Payment and Adjustment".

(e) The estimated composition of the total labor-hours under this contract is as follows:

		,			
	Base Year!	Option#1	Option#2	Option#3	Option #4
CLIN 1 – Program	10,174	10,422	11,856	11,856	11,856
Management		1106.040	502 (00	502 600	583,680
CLIN 2 – Support Service Labor	143,430	186,040	583,680	583,680	363,060
CLIN 3 – Other Direct	-	-	<b>-</b> ,	-	_
Costs	140,000	100 569	557,670	557,670	557,670
Minimum LOE Target LOE	148,996 153,604	190,568 196,462	595,536	595,536	595,536
Maximum LOE	158,212	202,356	613,402	613,402	613,402

- The Contractor shall continually evaluate the total level-of-effort required and recommend, to the Government, changes thereto which are considered beneficial in attaining the overall objectives of this contract. In controlling the utilization of labor-hours, the Contractor shall promptly notify the Contracting Officer, in writing, when there is an indication that premature exhaustion of the total labor-hours of effort is predicted.
- (g) It is understood and agreed that the rate of labor-hours per month may fluctuate in pursuit of the performance objective; however, such fluctuations will be controlled to avoid an exhaustion of the total labor-hours of effort before the expiration of the term of the contract.
- (h) It is further agreed that the Contractor may submit written requests for acceleration of the average hourly rate of effort that will result in the utilization of the total labor-hours set forth above prior to the expiration date of this contract. If the Contracting Officer approves the request, the accelerated performance shall be without increase in fee and the transaction formalized by modification to this contract.

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- On or about the completion date of this contract, the Contractor shall submit to the (i) Contracting Officer a brief certified statement supported by a breakdown, by labor category, of the labor hours actually expended in the performance of this contract.
- The fee for performance under this contract is predicated upon the Contractor furnishing at least the minimum but up to and including the maximum effort specified. In the event the ninimum effort is not provided as specified, the Government may, at its unilateral option, reduce both the base fee and the award fee pool proportionally. Such reduction, if necessary, will be applicable to all fees including those awarded/earned. The fee shall be adjusted downward in accordance with the following formula:

Fee Reduction = Fee (in \$) x (Target LOE-Expended LOE)

	Target LOE.		
in the contra	ion" computed by the above formula is the dollar amount by which the ct will be reduced. "Fee" in the above formula means the base fee and repart type contracts. "LOE" in the above formula means "level of	d maximum	,
maximum la	e event the Government desires in additional level-of-effort in excess bor-hours specified prior to contract completion, the parties may nego adjustment of the amount of fee payable hereunder.	of the otiate to make	· ,
F-2	Incorporation of Award Fee Plan	OCT 2003	(b)(3)
The parties h accordance v	ereto agree that the fee payable under this contract shall be establishe with the award fee plan attached hereto and made a part hereof.	d in	
B-3	Option For Increased Quantity - Direct Hours (Cost Reimbursement)	NOV 2005	(b)(3)
(v) The m	portion recognize that the total amount of direct labor hours set forth it	n the "Type of	

- Contract and Consideration" clause in Section B represent(s) the best estimate of the number of direct hours that will be required to accomplish this contract effort. As the work continues or evolves, the effort originally contemplated may enlarge or modify, necessitating additional hours in excess of the amount set forth in said clause. As long as the additional effort is deemed by the contracting officer to be within the scope of the contract, the total amount of direct hours may be increased in order that additional effort may be performed. Unless otherwise specified in the contract, any increase in total hours shall be at the hourly rate as set forth in paragraph (b) below.
- The Government may increase the number of direct hours by issuing an appropriately (b) funded unilateral modification to this contract citing this clause as authority. Each unilateral modification issued pursuant to this provision shall increase the total estimated contract value set forth in the "Type of Contract and Consideration" clause in Section B, at the estimated fully

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(b)(3)

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loaded cost and fee amounts as shown in the following table, respectively for each direct hour added.

#### **\*SEE ATTACHMENT 13**

(c) The number of direct labor hours that may be increased under this clause is not to exceed 25% of the negotiated level-of-effort (LOE) as stated in the base contract or in each negotiated option period. However, the authorizations for such increases must be accomplished within the period of performance when the option is exercised.	B-4		Type of Contract and Consideration (Cost)	OCT 2003
	25% of option p	the negotiate period. Howe	I level-of-effort (LOE) as stated in the base contract or iver, the authorizations for such increases must be accom	in each negotiated

'This is a Cost contract as identified under Federal Acquisition Regulation (FAR) 16.302, bearing no fee and in the estimated cost as follows:

BASE Year Option#1 Option#2 Option#3 Option#4

(Active) (Exercised)

B-5 Scope of Contract (Cost-Reimbursement, Level-of-Effort OCT 2003

The Contractor shall:

- (a) On a Level-of-Effort basis, perform assigned tasks, in accordance with the Statement of Work (SOW) and all applicable Specifications, Application Standards and/or Requirements cocuments.
- (b) In accordance with the terms and conditions set forth hereafter, furnish the necessary cualified and properly cleared personnel, services, and travel (except those specifically designated to be provided by the Government) to enable accomplishment of the task(s) assigned under this contract.
- (c) Conduct and/or participate in a Progress Review Meeting, as required by the COTR in order to review task performance and completion.
- (1) Prepare and submit monthly, two (2) copies of the contract status report.

Fi-6 Allotted Contract Funding

**JAN 2004** 

(b)(3)

(b)(3)

((b)(4)

(b)(3)

Fursuant 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

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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:

Period	CLIN	Value	Obligated	To Fully Fund
BASE Year	1		\$1,132,717	
BASE Year	2		\$27,045,547	
BASE Year	3		\$176,525	
Sub-Total			\$28,354,789	
Option #1	1		\$1,218,783	
Option #1	2		\$16,799,891	
Option #1	3		\$81,821	
Sub-Total			\$18,100,495	
GRAND TOTAL			\$46,455,284	

(b)(4)

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**OCT 2003** 

(b)(3)

# SECTION C - DESCRIPTION/SPECIFICATIONS/WORK STATEMENT

a part of this contract. See Section J, Attachment #1.

Statement of Work (C-1 'The Sponsor's Statement of Work entitled Professional Support Administrative Services (PYRAMID) dated 15 May 2007, which is incorporated by reference or attached hereto, is made

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## SECTION D - PACKAGING AND MARKING

1)-1 Not Applicable

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## SECTION E - INSPECTION AND ACCEPTANCE

E-1 52.252-2 C	auses Incorporated by Reference
----------------	---------------------------------

FEB 1998

APR 1984

(b)(3)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this address http://www.arnet.gov/.

E-2	52.246-5	Inspection of Services – Cost-Reimbursement	APR 1984
É-3		Inspection and Acceptance at Destination	MAR 2004

Final inspection and acceptance of work accomplished, services provided and/or items produced or deliverable under this contract shall be performed at destination by cognizant Government personnel.

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## SECTION F - DELIVERIES OR PERFORMANCE

r-I	52.252-2	Clauses incorporated by Reference	FEB 1990	
they avail	were given in f	porates one or more clauses by reference, with the full text. Upon request, the Contracting Officer with the full text of a clause may be accessed electronical by/	ill make their full text	
F-2	52.242-15	Stop-Work Order Alternate I	AUG 1989 APR 1984	
F-3		Late Delivery	AUG 1996	(b)(3
diffication the Co	ulty in comply ontracting Offi ormational onlovernment of a	r encounters difficulty in meeting performance reing with the contract delivery schedule or date, it ce in writing giving pertinent details; provided, hy in character and that this provision shall not be ny delivery schedule or any rights or remedies provided.	shall immediately notify owever, that this data shall construed as a waiver by	
F-4		Period of Performance	AUG 1996	(b)(3
The po	eriod of perfor	mance of this contract shall be 18 September 20	07 through 17 September	
F-5		Place of Performance	AUG 1996	(b)(3
at the	rincipal place o O/DNI at Bolli ay be used in t	of performance under this contract shall be the Going AFB or other Washington Metropolitan Area he future.	overnment facilities located DNI Headquarters location	
<b>F-6</b>		Contract Status Report	NOV 2005	(b)(3)
Office calend Micros section	r and the COT ar days after the soft Office Wo	tus reports shall be submitted in one (1) copy eac R 30 days after contract award and monthly there he close of the month covered by the report. It shall be able to easily segregate at to each Branch Chief. Failure to submit this report.	eafter not later than 15 all be prepared using and forward appropriate	

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# SECTION G - CONTRACT ADMINISTRATION DATA

G-1	Settlement - Cost Type Contracts APR 2006	(b)(3)
Upon	completion of the subject contract, the Contractor shall submit the following documents:	
(a) expens	Level-of-Effort Certification (if applicable, breakdown by labor category and hours ed). (One copy required)	
(b) require	Electronic Funds Transfer Information (EFT) - The submission of this information is d to keep our payment database current. (One copy required)	
(c) Contra	Final Property Closeout Statement (Government Furnished Property (GFP) and ctor Acquired Property (CAP). (One copy required)	
	Final Patent and Royalty Statement (in accordance with FAR 52.227-11, 52.227-12, and -13, as appropriate). (One copy required)	
[FCCR wishes The reconstruction of the recon	Final Invoice or Voucher (also referred to as Final Cumulative Claim and Reconciliation ]). Once final annual indirect expense rates have been established or the contractor to use approved quick-close rates, Contractor shall submit a "FINAL" invoice or voucher. eipt of an invoice marked "FINAL" shall initiate the settlement of this contract. This L" invoice is not to be transmitted via electronic submission, but must be submitted in py to the address listed below. (One copy required)	
One set Contrac	of closeout documentation (a), (b), (c), and (d) shall be mailed, postage prepaid, to the cting Officer at the address on page 1 of this contract.	
One co	mplete set of closeout documentation shall be mailed, postage prepaid, to:	
¥¥7¥. \$.	DC 20505	(b)(3)
wasmi	ngton, DC 20505	(b)(3)
-	have any questions in regard to the closeout procedure, please contact the settlements irectly.	·
G-2	Submission of Invoices JAN 2004	(b)(3)
and Pay	nstanding the provisions of the clause of this contract at FAR 52.216-7, Allowable Cost rement, Contractors shall not submit invoices or requests for contract interim payment ften than once a month.	·
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G-3			Electronic Submission of Payment Requests	APR 2006	(b)(3)
(a)	Defin	itions.	As used in this clause:		
	. (1)		ntract financing payment" and "invoice payment" have the section 32.001.	ne meanings given in	
	(2)	trans mana	etronic form" means using the Agency's Web Invoicing S mit information electronically from the Contractor to the agement system. The Agency does not consider facsimilated documents electronic forms.	e internal contract	·
	(3)	"Payı paym	ment request" means any request for contract financing parts that submitted by the Contractor under a contract.	payment or invoice	
registe two w	ent requered in 'veeks of	ests us WInS, f contra ber and	ovided in paragraphs (c) and (e) of this clause, the Contring the Agency's Web Invoicing System (WInS). If the the Contractor shall call the Vendor Service Center on act award to register. Items needed to facilitate registration the name, phone number, and e-mail address for the Contractor may make inquires regarding invoices to the payment.	contractor is not within on include: a valid ontractor's point of	(b)(3) (b)(3) (b)(3)
payme	ble to re	eceive a est usir	ctor is unable to submit a payment request in electronic to a payment request in electronic form, the Contractor shall be a method mutually agreed to by the Contractor, the Contractor.	ll submit the	
(d) of the	In add	ition to riate pa	the requirements of this clause, the Contractor shall me yment clauses in this contract when submitting payment	et the requirements t requests.	
(e) in acco	The Cordance	ontract with th	or shall submit the final invoice or voucher for cost reimne "Settlement - Cost Type Contracts" clause of this con	abursement contracts tract.	
G-4		`	Authority and Designation of a Contracting Officer Technical Representative (COTR)	r's MAR 2004	(b)(3)
Representation engine performance interpretation	proval of sentative sering of med. Some	of the Ce (COT)  of ther other cother other other other other other of the content of the cother other	erformance of this contract is subject to the technical guident contracting Officer or a designated Contracting Officer's R). As used herein, "technical guidance" is restricted to technical field-of-discipline matters directly related to the dance may be provided for the purposes of filling in detwise serving to accomplish the technical objectives and r, and unless specified elsewhere in this contract, the authorized contract is subject to the contract of the cont	Technical scientific, ne work to be ails, clarifying, requirements of the	
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(b)(3)

(b)(3)

(b)(3)

(b)(3) (b)(3)

designated COTR is specifically limited to the technical administration of this contract and the inspection of supplies being produced, services being provided or work being performed to assess compliance with the scope, estimated cost (if cost-reimbursement), schedule, and technical requirements of the contract.

(b) Designation: The individual identified below is authorized access to all information concerning this contract during the life of the contract unless this authorization is reassigned by an administrative change to the contract:

and the state of t					
COTR	Teléphone Nu	III)EI	(1995年) · · · · · · · · · · · · · · · · · · ·		
	<u>.</u>				
(c) Notification: The Contracting Officer is the only representative of the Government authorized to negotiate, enter into, modify or take any other action with respect to this contract. Therefore, no other employee or representative of the Government has the authority to initiate a course of action which may alter the terms or conditions of this contract. All revisions to specifications, requirements or informal commitments that may involve a change in either the total cost/price, scope, delivery schedule, or legal aspects of this contract must be done by change order or supplemental agreement, to be negotiated and signed by the Contracting Officer. Should any action by Government personnel (other than the Contracting Officer) imply a commitment on the part of the Government that would affect the terms of this contract, the Contractor must notify the Contracting Officer and obtain approval before proceeding. Otherwise, the Contractor proceeds at its own risk.					
G-5 Novation/Change-of-Nat	me Notification		MAR 2007		
(a) For the purposes of this contract, any trachange to the contractor's name, that fall under I manner by the staff at the following address:	nsfer of the contr FAR 42.12, will b	actor's assets to a	a third party, or centralized		
:			•		
Washington, DC 20505			· · · · · · · · · · · · · · · · · · ·		
Secure Fax: Unclassified Fax:					
(b) Until the settlement of this contract is completed, the Contractor shall provide written notification to this staff via facsimile within (30) thirty days of any fore-mentioned changes. Along with details of the change, your notification shall provide a point of contact name, title, clearance level, and phone and fax numbers.					
(c) After receiving this notification, your de	signee will receiv	e a letter with in	structions to		
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assist in the preparation of the novation/change-of-name package. Our organization will typically recognize Other Government Agency (OGA) Agreements; however, we have unique security requirements that must be addressed before formally accepting these agreements.

- (d) You are reminded that you must continue to invoice under your former name on existing contracts until this Agency accepts your novation and/or change-of-name agreement by issuance of a letter recognizing the agreement. In addition, you are NOT authorized to request changes to your banking information to recognize a successor company on existing contracts until this Agency accepts your novation and/or change-of-name agreement. Any delays in submitting the required information may impact your ability to invoice.
- (e) A submission of a novation or name change agreement does not guarantee approval by this organization and if a change is deemed unacceptable, the contractor will remain under contractual obligation to perform. The contract may be terminated for reasons of default should the contractor not perform.

me c	onuacu	or not perform.	
G-6		Emergency Locator and Points-of-Contact Information in LOCATOR FEB 2002	(b)(3)
	nt work	der to be prepared in the event of a potential emergency, the Sponsor requires a location and emergency designee information on all individuals who work in the cilities.	
shall Contr	ponsor' input a actor a	Prime Contractor employees and all Subcontractor employees, if any, who work in s facilities during the performance of this contract on a regular or recurring basis, and maintain the required information in the Sponsor's LOCATOR database on the The Contractor shall inform each affected Prime and Subcontractor employee of this mandatory requirement and the use of the for emergency situations.	(b)(3)
(c) Subce		information in paragraph (d) shall be input and maintained by Prime Contractor and or employees as follows:	
	(1)	Individuals, who are given access to the shall input and maintain their own information.	(b)(3)
	(2)	In the event that an individual(s) does not have access to the information shall be provided by the Prime Contractor and Subcontractor employee(s), in writing, to the COTR for input into the database by the COTR.	(b)(3)
(d)	Mini	mum information to be input and maintained in LOCATOR:	
	(1)	Full name, Social Security Number, Agency Identification Number (AIN) or	

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Security File Number

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	(2)	Non-secure and secure work phone numbers	
	(3)	Primary assigned office, building, floor, vault	· ,
	(4)	Name and non-secure phone number of contract COTR as "Agency Contact Name/Phone"	
	(5)	Company name; Subcontractor employees shall include both the name of the prime contractor and the name of the company they are employed by	
	(6)	Full name and telephone number of an emergency point-of-contact at the Prime Contractor's company who is not employed at the same Sponsor facility where this contract will be performed	
	(7)	Full name, street address, and telephone number of a personal emergency point-of-contact as designated by each person whose name is entered into the database.	
(e) locato worki	r and p	Prime Contractor is also required to maintain, at their own facility, this emergency oints-of-contact information of all Prime Contractor and Subcontractor employees the Sponsor's facilities.	
Provi	exemp	information required by this clause will be used only for emergency contact purposes at from sections (e)(3)(A)-(D) of the Privacy Act pursuant to 32 C.F.R. 1901.62. In denial d	(b)(3)
(g) paragi on the	raph (g	Contractor agrees to incorporate the substance of this clause, including this ), in all subcontracts under this contract when Subcontractor employees will work or's facilities.	·
G-7		Government Property NOV 2005	(b)(3)
accoro refere	system dance v nce in S	ral: The contractor shall maintain adequate property control procedures, records, of identification of all Government property accountable to this contract in with FAR Part 45 and the applicable Government Property clause incorporated by Section I. The contractor must include this clause in all subcontracts that utilize property.	
(b) admin	<i>Gove</i> iistratic	rnment Property Administrator. The Contracting Officer has delegated property on authority to the Agency Property Administrator.	
(c) the na	Conti me, ad	ractor Property Representative: The contractor shall provide written notification of dress, and telephone number of the contractor's designated property representative	
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responsible for establishing and maintaining control of Government property under this contract to the Agency Property Administrator at the address indicated below within thirty (30) days after receipt of this contract.

-			.*	•
Attn: Property Administr	rator			

If the contractor's Property Representative changes, the contractor must notify the Government Property Administrator of the change within 30 days.

- (d) Government Property List: The Government shall deliver to the contractor the property identified in the Section J attachment entitled "Government Property Report" for use in the performance of this contract on a no-charge-for-use basis. The contractor may use Government property in their possession, which is accountable to other Agency contract(s), if the Contracting Officer(s) of the other contract(s) provides written authorization of their approval for use on a rent-free, non-interference basis.
- (e) Financial Reporting General: The Government must account for and report assets in accordance with 31 U.S.C. 3512 and 31 U.S.C. 3515, Federal Accounting Standards, and Office of Management and Budget (OMB) instructions. Since contractors maintain the official records for Government assets in their possession, the Government must periodically obtain data from those records to complete its financial reports. Changes in Federal Accounting Standards and OMB reporting requirements may occur from year to year, requiring contractor submission of supplemental information. The specific Statements of Federal Financial Accounting Standards (SFFAS) to be used for property records are SFFAS No. 3 "Accounting for Inventory and Related Property and Materials", SFFAS No. 6, "Accounting for Property, Plant and Equipment", and "SFFAS No. 11, "Amendments to PP&E: Definitions" issued by the Federal Accounting Standards Advisory Board.
- (f) Financial Reports: To assist the Government with these requirements, the contractor's property control system shall report the total acquisition cost of Government property for which the contractor is accountable under this contract, including Government property as defined in FAR 45.101. The contracting officer will provide the total acquisition cost for all property furnished to the contractor by the Government in the Section J attachment entitled "Government Property Report". The contractor shall submit Quarterly and Annual Government Property Reports to the Government Property Administrator in accordance with the detailed instructions set forth in the Section J attachment entitled "Reporting Requirements for Government Property" to provide periodic updates to the list of property accountable to this contract and to provide information on contractor acquired property. The contractor shall also submit a Property Disposition Report with its Quarterly and Annual Reports to identify deletions from contract property records associated with this contract. The Quarterly, Annual, and Disposition Reports

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shall be considered updates to the Section J attachment entitled "Government Property Report". In addition, the contractor shall submit a Final Disposition Report within 30 days after disposition of all property accountable to this contract. Failure to provide required reports may result in termination of this contract, suspension of payment by the Government until required reporting is received, or other action as deemed appropriate by the Contracting Officer.

- (g) Documentation Required to Support Contractor Acquired Property Items: The contractor shall furnish the Government Property Administrator a copy of all documentation to support the reported acquisition cost and acquisition date for all contractor acquired property valued at \$50,000 and above within thirty (30) days of delivery by the vendor to the contractor. All contractor acquired property purchases since the last submitted report must be reported on the next Quarterly Report.
- (h) Form 5025 Annual Government Property Report: After completing the Annual Government Property Report, the contractor shall submit the completed inventory to the COTR for validation and verification. The contractor shall receive a signed copy of the inventory back from the COTR. This will be verified during an audit conducted by the Government Property Administrator. The contractor shall also submit a signed copy of the Form 5025 Annual Government Property Report along with the required Report attachments to the Government Property Administrator in accordance with the instructions in the Section J attachment entitled "Reporting Requirements for Government Property."

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## SECTION H - SPECIAL CONTRACT REQUIREMENTS

H-1	Fraud, Waste, and Abuse - Unclassified Association DEC 2002	(b)(3
Anyor perfor	who suspects fraud, waste, or abuse in any aspect of the acquisition process or during ance of this contract by either Government or Contractor personnel should contact the	
	f Inspector General, Investigations Staff, at phone number	(b)(3
Н-2	Security Requirements - Contract Classification JUL 1997	(b)(3
	<u> </u>	(b)(3)
[~]	attached	(b)(3
The	Attachment 3, is incorporated	(b)(3
into thi	contract. The s not all-inclusive, but serves as a guide in connection with	(b)(3
Contra	or handling of classified materials.	
H-3	Security Requirements – General DEC 2006	(b)(3)
of the C They are and ense point for	ontracting Officer's Security Representatives (COSR) are the designated representatives intracting Officer and derive their authorities directly from the Contracting Officer. responsible for certifying the Contractor's capability for handling classified material ring that customer security policies and procedures are met. The COSR is the focal the Contractor, Contracting Officer, and COTR regarding security issues. The COSR itiate any course of action that may alter the terms of the contract. The COSR for this	
contrac		((b)(3
(b) classifi	he provisions of this clause shall apply to the extent that any aspect of this contract is	
incorpo 4177, a (NISPO includir	the Contractor is obligated to comply with all relevant clauses and provisions atted into this contract and with the "Contractor Secrecy and Security Agreement", Form I as referenced therein, the <i>National Industrial Security Program Operating Manual</i> (1), February 2006, and all applicable Sponsor security policies and procedures, Director of Central Intelligence Directives (DCID). The contractor shall maintain a program that meets the requirements of these documents.	
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- (d) Security requirements are a material condition of this contract. This contract shall be subject to immediate termination for default, without the requirement for a 10-day cure notice, when it has been determined by the Contracting Officer that a failure to fully comply with the security requirements of this contract resulted from the willful misconduct or lack of good faith on the part of any one of the Contractor's directors or officers, or on the part of any of the managers, superintendents, or equivalent representatives of the Contractor who have supervision or direction of:
  - (1) All or substantially all of the Contractor's business, or
  - (2) All or substantially all of the Contractor's operations at any one plant or separate location in which this contract is being performed, or
  - (3) A separate and complete major industrial operation in connection with the performance of this contract.
- (e) When deficiencies in the Contractor's security program are noted which do not warrant immediate default, the Contractor shall be provided a written notice of the deficiencies and be given a period of 30 days in which to take corrective action. If the Contractor fails to take the necessary corrective action, the Contracting Officer may terminate the whole or any part of this contract for default. The Contractor shall maintain and administer, in accordance with all relevant clauses and provisions set forth or incorporated into this contract, a security program that meets the requirements of these documents.
- (f) When it is deemed necessary to disclose classified information to a Subcontractor in order to accomplish the purposes of this contract, the Contractor shall request permission of the Contracting Officer prior to such disclosure. The Contractor agrees to include in all subcontracts all appropriate security provisions pertaining to this contract.
- (g) Classification Authority -- Executive Order 13292 dated 28 March 2003, "Further Amendment to Executive Order 12958, as Amended, Classified National Security Information", and implementation directives, provides principles and procedures for the proper classification and declassification of material. These principles and procedures are applicable to classified documents or materials generated by the Contractor in performance of this contract.
- (h) Identification and Markings -- The classification of documentation shall comply with the guidelines set forth in Executive Order 13292.

(i) In addition, each classified document shall be stamped or marked in the lower right-hand

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corner of the first page (or on the inside front cover of bound publications, provided that the overall classification is marked on the outside cover), as follows:

overall classification is marked on the outside of	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
CL BY: [customer contract number classed] CL REASON: [ ] DECL ON: [ ] DRV FROM: [ ]	per]
Declassified On: (Use the declassify date citation	n from the
Derived From: (Use the classification guidance etc.)	from the i.e.,
j) Each classified document shall indicate was bubjects and titles, are classified and which are used. (S)" for Secret, "(C)" for Confidential, and "(U) beginning of the text to which it applies. Non-tegraphs, charts, and maps, will be marked in a real	" for Unclassified will be placed at the xt portions of a document, such as photographs,
k) Subjects and titles should be selected so a lassified subject or title must be used, a short tit essigned to facilitate receipting and reference, if egistry number) will not otherwise be assigned.	le or other unclassified identifier should be
Downgrading and Declassification No Customer, or generated by the Contractor pursual leclassified unless authorized in writing by the Contractor pursual contractor pursual lectassified unless authorized in writing by the Contractor pursual lectassified unless authorized in writing by the Contractor pursual lectassified unless authorized in writing by the Contractor pursual lectassification No	classified document or material provided by the nt to the contract, may be downgraded or customer's Contracting Officer.
m) References made to the clause entitled "Nonstitute a major breach of contract and the conequirement of a 10-day cure notice.	Ion-Publicity" Violations of this clause tract may be terminated for default, without the
n) The contractor shall report all contacts de Reporting Requirements as promptly as possible fter receipt of such knowledge to the contracting	scribed in the NISPOM Chapter 1 Section 3- but in no event later than two business days g officer or COSR.
o) If, subsequent to the date of this contract, re changed by the Government, as provided in the equired for delivery under this contract are therefolelivery schedule, or both, and any other provisions subject to an equitable adjustment in accordance this contract.	on of this contract which may be affected shall
H-4 Non-Publicity	<b>DEC 2003</b>
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- (a) The Contractor shall not use or allow to be used any aspect of this solicitation and/or contract for publicity. "Publicity" means, but is not limited to, advertising (e.g. trade magazines, newspapers, Internet, radio, television etc.), communications with the media, marketing, or a reference for new business. This shall include, but is not limited to, the use of the terms "ISSA or ISA" or any other sponsor specific terms in any public advertisements. It is further understood that this obligation shall not expire upon completion or termination of this contract, but will continue indefinitely. The Contractor may request a waiver or release from the foregoing but shall not deviate therefrom unless authorized to do so in writing by the Contracting Officer. Contractors are not required to obtain waivers when informing offices within this Agency of contracts it has performed or is in the process of performing provided there are no security restrictions. Contractors may include the requirement for security clearances up to the TS, SCI level in public employment advertisements.
- (b) The Contractor shall include the substance of this clause, including this paragraph (b), in each subcontract issued under this contract.

H-5 Request for Clause Waiver Due to Security Requirements JUL 1997

When the Contractor, in performance of the work under this contract, finds the requirements of any of the clauses in this contract to be in conflict with security instructions, the Contractor shall call such conflict to the attention of the Contracting Officer and/or COSR. The Contracting Officer may issue a waiver in writing to:

- (a) modify or rescind such security requirements, or
- (b) waive compliance with such security requirements.

H-6 Foreign Ownership, Control, or Influence DEC 2006

(a) Notwithstanding the provisions of Chapter 2 Section 3 of the National Industrial Security Program Operating Manual (NISPOM), February 2006, the Government intends to secure services or equipment from firms which are not under foreign ownership, control, or influence (FOCI) or where any FOCI may, in the opinion of the Government, adversely impact on security requirements. Notwithstanding the limitation on contracting with an Offeror under FOCI, the Government reserves the right to contract with such Offerors under appropriate arrangements, when it determines that such contracts will be in the best interest of the Government.

(b) Accordingly, all Offerors responding to this RFP or initiating performance of a contract are required to submit a Standard Form (SF) 328, Certificate Pertaining to Foreign Interests (Attachment 9a and b), and a Key Management Personnel List (KMPL) (Attachment 6) with their proposal or prior to contract performance, as appropriate. All SF 328s and KMPLs shall be executed at the parent level of an organization. However, the Government reserves the right to request a separate SF 328 and KMPL at the level of the company negotiating a contract with the Government, when desired. Offerors are also required to request, collect, and forward to the

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Government Offeror's the SF 328 from all Subcontractors undertaking classified work under the direction and control. Offerors are responsible for the thoroughness and completeness of each Subcontractor's SF 328 submission. SF 328 entries should specify, where necessary, the identity, nature, degree, and impact of any FOCI on their organization or activities, or the organization or activities of a subcontractor. Additionally, a KMPL must be submitted with each SF 328 which identifies senior management by name, position, social security number, date/place of birth, and citizenship status.

- (c) The Contractor shall, in any case in which it believes that foreign influence exists or is being sought over its affairs, or the affairs of any Subcontractor, promptly notify the Contracting Officer of all the pertinent facts, even if such influence is not exerted to the degree specified in the NISPOM.
- (d) The Contractor shall provide an updated SF328 and KMPL no later than five years from the date as certified on the last submitted SF328. The Contractor shall also promptly disclose to the Contracting Officer any information pertaining to any interest of a FOCI nature in the Contractor or Subcontractor that has developed at any time during the contract's duration or has subsequently come to the Contractor's attention. An updated SF328 is required of the Contractor or any Subcontractor whenever there is a change in response to any of the 10 questions on the SF328.
- (e) The Contractor is responsible for initiating the submission of the SF328 and KMP for all Subcontractors undertaking classified work during the entire period of performance of the contract.

H-7 Security Requirements - Software Certification JUN 1998

- (a) The contractor certifies that it will undertake to ensure that any software to be provided or any Government Furnished Software to be returned, under this contract will be provided or returned free from computer virus, which could damage, destroy, or maliciously alter software, firmware, or hardware, or which could reveal to unauthorized persons any data or other information accessed through or processed by the software.
- (b) The contractor shall immediately inform the Contracting Officer when it has a reasonable suspicion that any software provided or returned, to be provided or returned, or associated with the production may cause the harm described in paragraph (a) above.
- (c) If the contractor intends to include in the delivered software any computer code not essential to the contractual requirement, this shall be explained in full detail to the Contracting Officer and Contracting Officer's Technical Representative (COTR).
- (d) The contractor acknowledges its duty to exercise reasonable care, to include the following, in the course of contract performance:

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	(1)	software to gua	ular basis current versions of ard against computer viruses other software into computer	when introducing m	able anti-virus aintenance,	
	(2)		use of non-contract related areliable sources.	software on compute	rs, especially from	
Н-8		Securit System	y Requirements - Servicings	g Agency Information	on MAY 2004	(b)(3)
strict s	security	control. The Co	er this contract shall be at a contractor agrees that only U.S ation systems shall be operated.	S. citizens will be ass	signed to perform	
require	ements o	of Director of Co	entral Intelligence Directive ntract that this clause be inco	6/3 and	It is	(b)(3)
H-9		Person	al Conduct	·	JUL 1997	(þ)(3)
uncoop contrar (b) harassi be culp denied employ (c)	The Cong behavable in further yees. The Exclusion of the	or whose continuous public interest.  Intractor shall in vior and that it incidents of hardaccess. This pose Contractor show on under the circular pose.	factor or of a subcontractor valued employment on the work of the shall not be tolerated. Any Cassment shall be immediately licy creates a greater burden all emphasize this fact to its recumstances described in this acce of the requirements of the Government.	Agency has a zero to Contractor employee y escorted from the p upon the conduct of employees.	Government to be lerance policy for who is found to oremises and Contractor	
н-10		Notifica	tion of Issuance of Classifi	ed Subcontracts	JAN 2006	(b)(3)
subconis class obtaine subcon the subcon	hereund tractor h ified usi d from t tractor(s contract	er wherein any a las a need to kno ng the "Subcon he Contracting (a), (2) a descript (and (3) a SF32	ovide to the Contracting Officers of the subcontract (we have the association between the tractor Notification Form" (A Officer. The notice shall include the supplies or services and KMPL on the subcontract. Such notice	ork, reports, hardward the Agency and the property and the property. This clude (1) the name and that are being acquatractor's parent organ	e, and/or if the rime contractor) s form can be nd address of the nired pursuant to nization as	(b)(3)
•	d by cla e Last Mo	use odified by X	of this contract. Such hour		t 2007*1211818*000	(0)(0)
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Officer within 14 days of entering into such subcontracts.

- (b) For the purpose of this clause, subcontract means a contract, as defined in FAR Subpart 2.1, entered into by a subcontractor to furnish supplies or services for performance of the prime contract or a subcontract. It includes, but is not limited to, purchase orders, and changes and modifications to purchase orders.
- (c) The contractor's obligations under this clause are in addition to any other provision of this contract, if any, relating to subcontracting. The contractor is responsible for ensuring that all subcontractors having access to classified information must have the necessary Agency clearances.
- (d) The contractor shall include a similar requirement in each subcontract issued under this contract wherein any aspect of the subcontract is classified. Subcontractors shall submit notices through the prime contractor to the Contracting Officer as described in paragraph (a) above.

штоц	gir me prime contractor to me contracting exister as assessed in the contraction of the c
H-11	Reporting and Training Requirements for ISSA/TS Approved Contractor Personnel  DEC 2006
The In	ndustrial Contractor who has staff-like (ISSA/TS) access has the following mandatory ing and training requirements:
(a) indivi name	Financial Disclosure. A Financial Disclosure Form must be completed by the cleared dual within 30 days of approval date and then every two years depending upon their last in accordance with Agency direction.
ъ)	Foreign Contacts. All unofficial foreign contacts must be reported in accordance with
(c)	Foreign Travel. All personal foreign travel must be reported in accordance with
(d)	All contractors with access to Agency nation Systems must complete annual Infosec training.
	Counterintelligence Training. The contractor shall complete the Sponsor's reintelligence and Security Program (CISP) training unless s/he has completed a CISP

course within the past five calendar years.

H-12 Prohibition Against Recruiting in Agency Facilities AUG 2004

(a) The Contractor shall inform its employees and subcontractors that they are not permitted to engage in employment recruitment while in any facility controlled by the Agency or to use Agency communications systems (e.g. cable and computer systems) and nonpublic information

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in connection with recruitment without written approval of the Contracting Officer. For purposes of this clause, recruitment refers to discussions of future employment with the contractor or subcontractor initiated by an employee of the contractor or subcontractor; distribution of employment forms or other employment paperwork, or similar activities directed towards obtaining the employment of an Agency employee by the contractor or subcontractor. Any Contractor or subcontractor employee who violates this policy may be denied further access to Agency facilities and systems. The Contractor shall emphasize this fact to its employees and subcontractors and shall include the substance of this clause in each subcontract issued under this contract.

- (b) The prohibition set forth in paragraph (a) above does not apply to the recruitment of Agency personnel enrolled in the Agency's Career Transition Program. The prohibition also does not apply to the recruitment of Agency personnel for part-time work that does not conflict or interfere with Agency personnel's employment with the Agency, provided Contracting Officer approval has been obtained consistent with paragraph (a) above.
- (c) Exclusion under the circumstances described in paragraph (a) of this clause shall not relieve the Contractor from full performance of the requirements of this contract, nor will it provide the basis for any claims against the Government.

H-13 Security Requirements - Office of The Director of National Intelligence (O/DNI) Clearances AUG 2005

- (a) The Sponsor conducts security screening on contractor personnel in support of Sponsor contracts as well as ODNI contracts. "Contractor personnel" is defined as employees of the contractor company at the time the contractor requests a security clearance or access approval. Contractors are hereby notified that O/DNI ISSA/TS clearances are not equivalent to the Sponsor's ISSA/TS clearances. O/DNI ISSA/TS clearances do not require a full scope polygraph. O/DNI ISSA/TS clearances will not "cross over" to Sponsor's ISSA/TS clearances. In order to access an O/DNI facility, the contractor employee must be a U.S. citizen. In order to receive a security clearance or access approval, contractor personnel shall be US citizens and provide the following information for use in the clearance process:
  - (1) "Industrial Security Approval or Access Request", Form 4311
  - (2) "Questionnaire for National Security Positions," SF 86; and,
  - (3) Fair Credit Reporting Act Release form.

The contractor shall plan for expected attrition by advanced preparation and submission of the aforementioned items.

(b) Those contractor personnel needing unescorted access to O/DNI facilities (to include automated information systems) and access to sensitive compartmented information (SCI) or

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Staff A approved compared polygraph or other staff	nation classified at the Top Secret level shall be required to have an Industrial Security Approval/Top Secret (ISSA/TS) security clearance along with any required SCI access vals. The granting or denial of an ISSA/TS or SCI access approval is based on a arison of the results of a full field background investigation and counterintelligence (CI) raph testing against the adjudicative guidelines issued pursuant to Executive Order 12968 er applicable law or regulation. The adjudicative guidelines have also been adopted as an
	to DCID 6/4 and have been incorporated by reference in Sponsor's
(c)	Those contractor personnel needing access to Top Secret or SCI material but only limited

- (c) Those contractor personnel needing access to Top Secret or SCI material but only limited or no access to O/DNI facilities shall be required to have an Industrial Security Approval/Top Secret (ISA/TS) security clearance, along with any required SCI access approval. The granting or denial of an ISA/TS or SCI access approval is based on a comparison of the results of a full field background investigation and CI scope polygraph testing against the adjudicative guidelines issued pursuant to Executive Order 12968; adopted as an annex to DCID 6/4; and incorporated by reference in Sponsor's
- (d) Those contractor personnel needing access to Secret material and little or no access to Government facilities shall be required to have an Industrial Security Approval/Secret (ISA/S) security clearance. The granting or denial of an ISA/S is based on a comparison of the results of a more limited inquiry (generally National Agency Checks [NAC], Local Agency Checks [LAC], and credit checks) against the adjudicative guidelines issued pursuant to Executive Order 12968 and incorporated by reference in Sponsor's
- (e) Four and one-half years from the cleared personnel's last background investigation, the contractor shall resubmit to the Sponsor a complete clearance package to be used to reinvestigate such individuals' continued eligibility for security clearance or access approval.
- (f) If portions of this work under this contract occur at O.DNI facilities, contractor personnel shall adhere to all Sponsor regulations and procedures that relate to security management. In the event that the development of information or material is not clearly covered by the contract or regulations, the contractor is required to seek Government guidance regarding its handling. Any questions that the contractor or contractor personnel may have on the applicability of these requirements shall be addressed to the Contracting Officer's Security Representative.
- Only such persons who have been authorized by the Contracting Officer or the Contracting Officer's Technical Representative shall be assigned to this work. In this connection, for identification purposes, the contractor will be required to submit the name, address, place and date of birth of all personnel who will be involved in the work hereunder. In order to track individuals to specific contract activities, the contractor is required to maintain the following information: (1) by contract number individuals who have worked, are currently working, or are in security processing for each contract; and (2) by individual identify each classified contract the individual has supported. Upon Government request, this information is to be made available to the Contracting Officer, Contracting Officer's Technical Representative, or Contracting Officer's Security Representative.

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(h) All contractor personnel who receive a security clearance or access approval under the terms of this contract will be required to execute an ODNI specified secrecy agreement and/or nondisclosure agreement.	
(i) The Contractor agrees to abide by all applicable ODNI security regulations governing personnel, facilities, technical, information systems, communications, and protective programs.	
H-14 Organizational Conflicts of Interest: Special Exclusion JUL 2003	(b)(3)
(a) The purpose of this clause is to aid in ensuring that the contractor (1) is not biased because of its past, present, or currently planned interest (financial, contractual, organizational, or otherwise) that relates to the work under this contract, and (2) does not obtain any unfair competitive advantage over other parties by virtue of its performance of this contract.	,
(b) The restrictions described herein shall apply to performance or participation by the contractor and any of its affiliates or their successors in interest (hereinafter collectively referred to as "contractor") in the activities covered by this clause as a prime contractor, subcontractor, co-sponsor, joint venturer, consultant, or in any similar capacity.	
(c) In consideration for the award of this contract, the contractor agrees that it shall be ineligible to participate in any capacity in Government contracts, subcontracts, or proposals therefore (solicited or unsolicited) that stem directly from the contractor's performance of work under this contract and fall into the following category: any RFPs or TOPRs that are generated for goods or services that PYRAMID contractor staff were involved in collecting/developing requirements; development of budgets for the same or participation as a source selection advisor.	
(d) Nothing in this paragraph shall preclude the contractor from offering or selling its standard commercial items to the Government.	
(e) The contractor further agrees that the Government may periodically review the contractor's compliance with these provisions or require such self-assessments or additional certifications as the Government deems appropriate. The contractor is on notice that this clause supplements, but does not supersede the contractor's obligations under paragraph (b) of Organizational Conflict of Interest - General.	(b)(3)
H-15 Incorporation of Section K; Representations, Certifications, and Other Statements of Offerors or Respondents OCT 2003	. (b)(3)
SECTION K, which has been completed and submitted with Contractor's proposal dated TBD, is incorporated herein by reference and made a part of this contract.	
H-16 Order of Precedence OCT 2003	(b)(3)
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follo	oits refe	The Schedule (excluding the SOW and specifications)		·
	(1)	, , , ,		
	(2)	Attachment A - Incentive and Award Fee Plan (if applicable)	•	
	(3)	Statement of Work		
,	(4)	Other provisions of the contract when attached or incorporate	d by reference	
٠	(5)	Specifications		
	(6)	Technical Provisions of the Contractor's Proposal(s)		
(b)	If a c	anflict or inconsistency arises out of any of the contract element	s listed above, me	
Contr unilat	actor sh eral res	onflict or inconsistency arises out of any of the contract element all notify the Contracting Officer of the conflict or inconsistence olution. Under no circumstances will such conflicts or inconsistance arget cost, fee, award fee or schedule extensions.	y for final and	
Contr unilat	actor sh eral res	nall notify the Contracting Officer of the conflict or inconsistence olution. Under no circumstances will such conflicts or inconsistence.	y for final and	(b)(3)
Contrunilatincrea	actor sheral resses to t	nall notify the Contracting Officer of the conflict or inconsistence olution. Under no circumstances will such conflicts or inconsist arget cost, fee, award fee or schedule extensions.	y for final and tencies result in  AUG 1996	(b)(3)
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the impact on the program. No diversion from the above procedure shall be made by the Contractor without the written consent of the Contracting Officer, provided that the Contracting Officer may ratify in writing such diversion and such ratification shall constitute the consent of the Contracting Officer required by this clause.	
H-18 Provisional Fee Payment and Adjustment OCT 2003	(b)(3)
Provisional/Interim billing and payment of fee, equivalent to 5 percent of allowable costs incurred, is authorized. Adjustment of such provisional fee payments, to reflect and account for the actual fee earned/awarded (Award Fee) for the period evaluated, shall be made in accordance with the following criteria:	
(1) Underpayment of Fee: If the cumulative amount of Provisional Fee payments made during the applicable evaluation/billing period is less than the fee awarded/earned (Award Fee) for that same period, the Contractor shall submit a separate invoice for and the Government shall remit payment of the balance of fee to be paid under the terms of the Award Fee Provisions of this contract.	
Overpayment of Fee: If the cumulative amount of Provisional Fee payments made during the applicable evaluation/billing period is in excess of the fee awarded/earned (Award Fee) for the same period, the Government shall deduct/offset the payment of Provisional Fee and costs incurred from subsequent invoices (i.e. such deductions/offsets shall be applied to both Provisional Fee and, if necessary, costs incurred). To assist the Government in this regard, the Contractor is requested to reflect such adjustments on subsequent invoices.	
(3) Provisional Fee Payment Ceiling: Notwithstanding any other provisions contained herein, the Government shall not be obligated to make Provisional Fee payments in excess of the Award Fee available for the given evaluation/billing period.	
H-19 Payment of Contractor Travel JAN 2004	(b)(3)
(a) Travel costs incurred under this contract are allowable subject to the limitations contained in Federal Acquisition Regulation (FAR) 31.205-46.	:
(b) There are some circumstances under which the contractor must obtain approval from the Contracting Officer prior to undertaking travel. They are:	
<ul> <li>(1) When travel is in excess of a predetermined travel allocation.</li> <li>(2) When the contractor has doubt about whether a cost is allowable.</li> </ul>	

When foreign travel is involved. (3)

**Training and Education Costs** H-20

**JAN 2004** 

(b)(3)

The costs of training and education determined by the Contracting Officer to be applicable

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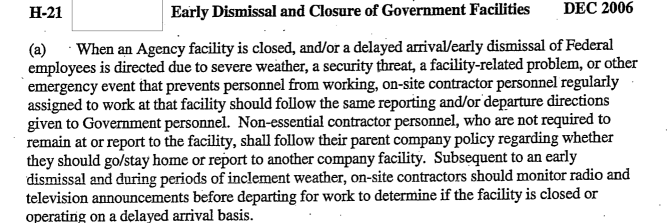
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(b)(3)

exclusively to the support of Agency systems or missions are allowable as a direct charge against this contract. However, this determination of allowability shall not constitute a determination of the adequacy or approval of the contractor's Disclosure Statement(s), and such costs are only allowable as a direct charge to this contract so long as they continue to be set forth as direct charges to contracts in the contractor's approved Disclosure Statement(s).



- (b) When Federal employees are excused from work due to a holiday or a special event (that is unrelated to severe weather, a security threat, a facility-related problem, or other emergency event), on-site contractors will continue working established work hours or take leave in accordance with parent company policy. Those contractors who take leave shall not direct charge the non-working hours to an Agency contract.
- (c) Contractors are responsible for predetermining and disclosing their charging practices for early dismissal, delayed openings, or closings in accordance with the FAR, applicable cost accounting standards, and company policy. Contractors shall follow their disclosed charging practices during the contract period of performance, and shall not follow any verbal directions to the contrary. The Contracting Officer will make the determination of cost allowability for time lost due to facility closure in accordance with FAR, applicable Cost Accounting Standards, and the Contractor's established accounting policy.

H-22 Contractor Performance Evaluation MAR 2004 (b)(3)

- (a) In accordance with FAR 42.15, and as otherwise provided by this contract, the Contractor's performance under this contract shall be subject to evaluation as follows:
- (1) Final evaluation shall be conducted for all contracts after completion of contract performance; and
  - (2) Interim evaluations may be conducted at the government's discretion.
- (b) Past performance evaluation reports shall be retained by the Government to provide

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source selection information for a period not to exceed three years after contract completion. In accordance with FAR 9.105, the Contracting Officer shall also consider relevant past performance information when making responsibility determinations.

- (c) The Contracting Officer shall provide appropriate extracted information from the completed interim (if applicable) and final reports to the Contractor as soon as practicable after completion of the report. The Contractor shall have a maximum of 30 calendar days after the date of the letter forwarding the information to submit written comments, rebutting statements, or additional information. The Government will consider rebuttals and other information provided by the Contractor and will render a final determination regarding the contractor's performance during that period of the evaluation.
- (d) The performance evaluation conducted pursuant to this clause shall be separate from the award fee determination(s) rendered under the terms of this contract.

H-23 Past Performance Information - Referencing Agency
Contracts
MAR 2004

This contract may be listed as a reference for past performance purposes only in offers submitted to agencies and organizations within the Intelligence Community, provided the Contractor requests and receives the written approval of the Contracting Officer in advance. Failure to comply with this requirement may result in the Agency being unable to respond to a reference request and may also result in a termination for default.

H-24 Changes Requiring No Equitable Adjustment MAR 2004

- (a) Purpose. The purpose of this paragraph is to establish a procedure whereby one contractual modification will be used both to direct a change pursuant to the "Changes" clause of this contract and to settle any question of equitable adjustments that might arise. This procedure shall apply only to those changes that will have no effect on the contract price, delivery schedule, or other provisions of the contract.
- (b) Procedure. When a change under the "Changes" clause is proposed, and both parties agree that the proposed change will not require any equitable adjustment, the Contracting Officer shall issue a bilateral modification authorizing the change that clearly states the change has no effect on either the contract price/cost plus fee, or period of performance/delivery date. The Contractor's signature on the modification shall constitute acceptance of the Government's offer, shall be binding on both parties, and shall constitute a full, complete, and final settlement for the changes so directed.

H-25 Limitation of Working Groups

MAR 2004

(b)(3)

(b)(3)

(b)(3)

Technical guidance provided at meetings of Working Groups established by the Government and/or construed from the minutes of such meetings shall not constitute authorization for the

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H 26 Engineering Change Proposals	MAR 2007	(b)(3
Contractor to alter the scope of this contract. Only the Contracting direction in writing through the "Changes" clause of the contract.	Officer may give such	
	OCC	

(a) Engineering Change Proposals

The Contracting Officer may ask the Contractor to prepare engineering change proposals

- (a) The Contracting Officer may ask the Contractor to prepare engineering change proposals for engineering changes within the general scope of this contract. Upon receipt of a written request from the Contracting Officer, the Contractor shall prepare and submit an engineering change proposal in accordance with the Contracting Officer's instructions.
- (b) The Contractor may initiate engineering change proposals. Contractor initiated engineering change proposals shall include a "not to exceed" cost or price or a "not less than" cost or price and delivery adjustment. If the Contracting Officer orders the engineering change, the increase shall not exceed nor the decrease be less than the "not to exceed" or "not less than" amounts.
- (c) A change proposal accepted in accordance with the Changes clause of the contract shall not be considered an authorization to the contractor to exceed the estimated cost in the contract schedule, unless the estimated cost is increased by the change order or other contract modification.
- (d) When the cost or price adjustment amount of the engineering change is \$650,000 or more, the Contractor shall submit
  - (1) A contract pricing proposal using the format in Table 15-2, Section 15.408, of the Federal Acquisition Regulation; and,
  - (2) At the time of agreement on cost or price, a signed Certificate of Current Cost or Pricing Data.

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## **SECTION I - CONTRACT CLAUSES**

## I-1 52.252-2 Clauses Incorporated by Reference

**FEB 1998** 

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address: http://www.arnet.gov/.

52	.202-1	Definitions	JUL 2004
52	.203-3	Gratuities	APR 1984
52	.203-5	Covenant Against Contingent Fees	<b>APR 1984</b>
	.203-6	Restrictions on Subcontractor Sales to the Government	<b>SEP 2006</b>
52	.203-7	Anti-Kickback Procedures	JUL 1995
	.203-8	Cancellation, Rescission, and Recovery of Funds for	
		Illegal or Improper Activity	<b>JAN 1997</b>
52.	.203-10	Price or Fee Adjustment for Illegal or Improper Activity	<b>JAN 1997</b>
52.	.203-11	Certification and Disclosure Regarding Payments to	
		Influence Certain Federal Transactions	<b>SEP 2005</b>
52.	203-12	Limitation on Payments to Influence Certain Federal	
		Transactions	SEP 2005
52.	204-4	Printed or Copied Double-Sided on Recycled Paper	<b>AUG 2000</b>
	204-9	Personal Identity Verification of Contractor Personnel	NOV 2006
	209-6	Protecting the Government's Interest When	
		Subcontracting with Contractors Debarred, Suspended,	
•		or Proposed for Debarment	<b>SEP 2006</b>
52.	215-2	Audit and Records - Negotiation	JUN 1999
	215-11	Price Reduction for Defective Cost or Pricing	
-		Data - Modifications	OCT 1997
52.	215-13	Subcontractor Cost or Pricing Data - Modifications	OCT 1997
	215-15	Pension Adjustments and Asset Reversions	OCT 2004
	215-16	Facilities Capital Cost of Money	<b>JUN 2003</b>
	215-18	Reversion or Adjustment of Plans for Postretirement	•
~	1 .	Benefits (PRB) Other Than Pensions	JUL 2005
52.	215-21	Requirements for Cost or Pricing Data on Information	•
وسرت	!	Other Than Cost or Pricing Data - Modifications	OCT 1997
52.	216-11	Cost Contract - No Fee (applies to CLIN 3)	APR 1984
	219-8	Utilization of Small Business Concerns	<b>MAY 2004</b>
	219-9	Small Business Subcontracting Plan	<b>SEP 2006</b>
	219-16	Liquidated Damages - Subcontracting Plan	<b>JAN 1999</b>
	222-1	Notice to the Government of Labor Disputes	FEB 1997
-	222-3	Convict Labor	<b>JUN 2003</b>
	222-21	Prohibition of Segregated Facilities	FEB 1999
	222-23	Notice of Requirement for Affirmative Action	•
34.	<i>LLL</i> " <i>L</i> J	THOMSE OF ESCHALL SHOWS TO E THE STATE OF TH	

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	to Ensure Equal Employment Opportunity	FEB 1999
	for Construction	MAR 2007
52.222-26	Equal Opportunity	MAR 2007
52.222-35	Equal Opportunity for Special Disabled Veterans,	
	Veterans of the Vietnam Era, and Other Eligible	<b>SEP 2006</b>
	Veterans	
52.222-36	Affirmative Action for Workers with Disabilities	JUN 1998
52.222-37	Employment Reports on Special Disabled Veterans,	•
	Veterans of the Vietnam Era, and Other Eligible	SEP 2006
	Veterans	APR 2006
52.222-50	Combating Trafficking in Persons	
52.223-5	Pollution Prevention and Right-to-Know Information	AUG 2003
52.223-6	Drug-Free Workplace	MAY 2001
52.223-10	Waste Reduction Program	AUG 2000
<b>52.223-14</b>	Toxic Chemical Release Reporting	AUG 2003
52.224-1	Privacy Act Notification	APR 1984
52.224-2	Privacy Act	APR 1984
52.225-13	Restrictions on Certain Foreign Purchases	FEB 2006
52.227-1	Authorization and Consent	JUL 1995
52.227-2	Notice and Assistance Regarding Patent And Copyright	. 770 4006
	Infringement	AUG 1996
52.227-3	Patent Indemnity	APR 1984
52.227-11	Patent Rights - Retention by the Contractor	JUN 1997
52.227-14	Rights in Data – General	JUN 1987
52.227-16	Additional Data Requirements	JUN 1987
52.228-7	Insurance - Liability to Third Persons	MAR 1996
52.230-2	Cost Accounting Standards	APR 1998
52.230-6	Administration of Cost Accounting Standards	APR 2005
52.232-17	Interest	JUN 1996
52.232-22	Limitation of Funds	APR 1984
52.232-23	Assignment of Claims	JAN 1986
52.232-25	Prompt payment – Alternate I OCT 2003	
52.232-34	Payment by Electronic Funds Transfer - Other than	/
	Central Contractor Registration	MAY 1999
52.233-1	Disputes – Alternate I	JUL <sub>2002</sub>
52.233-3	Protest after Award. (AUG 1996) - Alternate I	JUN 1985
52.233-4	Applicable Law for Breach of Contract Claim	OCT 2004
52.237-2	Protection of Government Buildings, Equipment,	
	and Vegetation	APR 1984
52.237-3	Continuity of Services	JAN 1991
52.237-10	Identification of Uncompensated Overtime	OCT 1997
52.239-1	Privacy or Security Safeguards	<b>AUG 1996</b>
52.242-1	Notice of Intent to Disallow Costs	APR 1984
52.242-3	Penalties for Unallowable Costs	<b>MAY 2001</b>
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	52,242-4	Certification of Final Indirect Costs	JAN 1997
	52.242-13	Bankruptcy	JUL 1995
	52.243-2	Changes - Cost-Reimbursement	<b>AUG 1987</b>
		Alternate I APR 1984	
	52,243-6	Change Order Accounting	APR 1984
	52.243-7	Notification of Changes	APR 1984
	52.245-5	Government Property (Cost-Reimbursement,	
		Time-and-Material, or Labor-Hour Contracts)	MAY 2004
	52,246-25	Limitation of Liability – Services FEB 1997	
	52.249-6	Termination (Cost-Reimbursement) MAY 2004	
	52.249-14	Excusable Delays	APR 1984
	52.251-1	Government Supply Sources	APR 1984
<b>I-2</b>	52.215-19	Notification of Ownership Changes	<b>OCT 1997</b>

- (a) The Contractor shall make the following notifications in writing:
- (1) When the Contractor becomes aware that a change in its ownership has occurred, or is certain to occur, that could result in changes in the valuation of its capitalized assets in the accounting records, the Contractor shall notify the Administrative Contracting Officer (ACO) within 30 days.
- (2) The Contractor shall also notify the ACO within 30 days whenever changes to asset valuations or any other cost changes have occurred or are certain to occur as a result of a change in ownership.
- (b) The Contractor shall -
- (1) Maintain current, accurate, and complete inventory records of assets and their costs;
- (2) Provide the ACO or designated representative ready access to the records upon request;
- (3) Ensure that all individual and grouped assets, their capitalized values, accumulated depreciation or amortization, and remaining useful lives are identified accurately before and after each of the Contractor's ownership changes; and
- (4) Retain and continue to maintain depreciation and amortization schedules based on the asset records maintained before each Contractor ownership change.
- (c) The Contractor shall include the substance of this clause in all subcontracts under this contract that meet the applicability requirement of FAR 15.408(k).

# I-3 52.216-7 Allowable Cost and Payment

**DEC 2002** 

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- (a) Invoicing.
- (1) The Government will make payments to the Contractor when requested as work progresses, but (except for small business concerns) not more often than once every 2 weeks, in amounts determined to be allowable by the Contracting Officer in accordance with Federal Acquisition Regulation (FAR) subpart 31.2 in effect on the date of this contract and the terms of this contract. The Contractor may submit to an authorized representative of the Contracting Officer, in such form and reasonable detail as the representative may require, an invoice or voucher supported by a statement of the claimed allowable cost for performing this contract.
- (2) Contract financing payments are not subject to the interest penalty provisions of the Prompt Payment Act. Interim payments made prior to the final payment under the contract are contract financing payments, except interim payments if this contract contains Alternate I to the clause at 52.232-25.
- (3) The designated payment office will make interim payments for contract financing on the [Contracting Officer insert day as prescribed by agency head; if not prescribed, insert "30<sup>th</sup>"] day after the designated billing office receives a proper payment request.

In the event that the Government requires an audit or other review of a specific payment request to ensure compliance with the terms and conditions of the contract, the designated payment office is not compelled to make payment by the specified due date.

- (b) Reimbursing costs.
- (1) For the purpose of reimbursing allowable costs (except as provided in subparagraph (b)(2) of this clause, with respect to pension, deferred profit sharing, and employee stock ownership plan contributions), the term "costs" includes only -
- (i) Those recorded costs that, at the time of the request for reimbursement, the Contractor has paid by cash, check, or other form of actual payment for items or services purchased directly for the contract;
- (ii) When the Contractor is not delinquent in paying costs of contract performance in the ordinary course of business, costs incurred, but not necessarily paid, for -
- (A) Supplies and services purchased directly for the contract and associated financing payments to subcontractors, provided payments determined due will be made -
- (1) In accordance with the terms and conditions of a subcontract or invoice; and
- (2) Ordinarily within 30 days of the submission of the Contractor's payment request to the Government;

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- (B) Materials issued from the Contractor's inventory and placed in the production process for use on the contract;
- (C) Direct labor;
- (D) Direct travel;
- (E) Other direct in-house costs; and
- (F) Properly allocable and allowable indirect costs, as shown in the records maintained by the Contractor for purposes of obtaining reimbursement under Government contracts; and
- (iii) The amount of financing payments that have been paid by cash, check, or other forms of payment to subcontractors.
- (2) Accrued costs of Contractor contributions under employee pension plans shall be excluded until actually paid unless -
- (i) The Contractor's practice is to make contributions to the retirement fund quarterly or more frequently; and
- (ii) The contribution does not remain unpaid 30 days after the end of the applicable quarter or shorter payment period (any contribution remaining unpaid shall be excluded from the Contractor's indirect costs for payment purposes).
- (3) Notwithstanding the audit and adjustment of invoices or vouchers under paragraph (g) of this clause, allowable indirect costs under this contract shall be obtained by applying indirect cost rates established in accordance with paragraph (d) of this clause.
- (4) Any statements in specifications or other documents incorporated in this contract by reference designating performance of services or furnishing of materials at the Contractor's expense or at no cost to the Government shall be disregarded for purposes of cost-reimbursement under this clause.
- (c) Small business concerns. A small business concern may receive more frequent payments than every 2 weeks.
- (d) Final indirect cost rates. (1) Final annual indirect cost rates and the appropriate bases shall be established in accordance with Subpart 42.7 of the Federal Acquisition Regulation (FAR) in effect for the period covered by the indirect cost rate proposal.
- (2)(i) The Contractor shall submit an adequate final indirect cost rate proposal to the Contracting Officer (or cognizant Federal agency official) and auditor within the 6-month period following the expiration of each of its fiscal years. Reasonable extensions, for exceptional

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circumstances only, may be requested in writing by the Contractor and granted in writing by the Contracting Officer. The Contractor shall support its proposal with adequate supporting data.

- (ii) The proposed rates shall be based on the Contractor's actual cost experience for that period. The appropriate Government representative and the Contractor shall establish the final indirect cost rates as promptly as practical after receipt of the Contractor's proposal.
- (3) The Contractor and the appropriate Government representative shall execute a written understanding setting forth the final indirect cost rates. The understanding shall specify (i) the agreed-upon final annual indirect cost rates, (ii) the bases to which the rates apply, (iii) the periods for which the rates apply, (iv) any specific indirect cost items treated as direct costs in the settlement, and (v) the affected contract and/or subcontract, identifying any with advance agreements or special terms and the applicable rates. The understanding shall not change any monetary ceiling, contract obligation, or specific cost allowance or disallowance provided for in this contract. The understanding is incorporated into this contract upon execution.
- (4) Failure by the parties to agree on a final annual indirect cost rate shall be a dispute within the meaning of the Disputes clause.
- (5) Within 120 days (or longer period if approved in writing by the Contracting Officer) after settlement of the final annual indirect cost rates for all years of a physically complete contract, the Contractor shall submit a completion invoice or voucher to reflect the settled amounts and rates.
- (6)(i) If the Contractor fails to submit a completion invoice or voucher within the time specified in paragraph (d)(5) of this clause, the Contracting Officer may –
- (A) Determine the amounts due to the Contractor under the contract; and
- (B) Record this determination in a unilateral modification to the contract.
- (ii) This determination constitutes the final decision of the Contracting Officer in accordance with the Disputes clause.
- (e) Billing rates. Until final annual indirect cost rates are established for any period, the Government shall reimburse the Contractor at billing rates established by the Contracting Officer or by an authorized representative (the cognizant auditor), subject to adjustment when the final rates are established. These billing rates -
- (1) Shall be the anticipated final rates; and
- (2) May be prospectively or retroactively revised by mutual agreement, at either party's request, to prevent substantial overpayment or underpayment.

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- (f) Quick-closeout procedures. Quick-closeout procedures are applicable when the conditions in FAR 42.708(a) are satisfied.
- (g) Audit. At any time or times before final payment, the Contracting Officer may have the Contractor's invoices or vouchers and statements of cost audited. Any payment may be -
- Reduced by amounts found by the Contracting Officer not to constitute allowable costs;
   or
- Adjusted for prior overpayments or underpayments.
- (h) Final payment. (1) Upon approval of a completion invoice or voucher submitted by the Contractor in accordance with paragraph (d)(5) of this clause, and upon the Contractor's compliance with all terms of this contract, the Government shall promptly pay any balance of allowable costs and that part of the fee (if any) not previously paid.
- (2) The Contractor shall pay to the Government any refunds, rebates, credits, or other amounts (including interest, if any) accruing to or received by the Contractor or any assignee under this contract, to the extent that those amounts are properly allocable to costs for which the Contractor has been reimbursed by the Government. Reasonable expenses incurred by the Contractor for securing refunds, rebates, credits, or other amounts shall be allowable costs if approved by the Contracting Officer. Before final payment under this contract, the Contractor and each assignee whose assignment is in effect at the time of final payment shall execute and deliver -
- (i) An assignment to the Government, in form and substance satisfactory to the Contracting Officer, of refunds, rebates, credits, or other amounts (including interest, if any) properly allocable to costs for which the Contractor has been reimbursed by the Government under this contract; and
- (ii) A release discharging the Government, its officers, agents, and employees from all liabilities, obligations, and claims arising out of or under this contract, except -
- (A) Specified claims stated in exact amounts, or in estimated amounts when the exact amounts are not known;
- (B) Claims (including reasonable incidental expenses) based upon liabilities of the Contractor to third parties arising out of the performance of this contract; provided, that the claims are not known to the Contractor on the date of the execution of the release, and that the Contractor gives notice of the claims in writing to the Contracting Officer within 6 years following the release date or notice of final payment date, whichever is earlier; and
- (C) Claims for reimbursement of costs, including reasonable incidental expenses, incurred by the Contractor under the patent clauses of this contract, excluding, however, any expenses arising

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from the Contractor's indemnification of the Government against patent liability.

## I-4 52.217-8 Option to Extend Services

Nov 1999

The Government may require continued performance of any services within the limits and at the rates specified in the contract. These rates may be adjusted only as a result of revisions to prevailing labor rates provided by the Secretary of Labor. The option provision may be exercised more than once, but the total extension of performance hereunder shall not exceed 6 months. The Contracting Officer may exercise the option by written notice to the Contractor within thirty (30) days.

## I-5 52.217-9 Option to Extend the Term of the Contract

**MAR 2000** 

- (a) The Government may extend the term of this contract by written notice to the Contractor before the contract expires; provided that the Government gives the Contractor a preliminary written notice of its intent to extend at least 60 days before the contract expires. The preliminary notice does not commit the Government to an extension.
- (b) If the Government exercises this option, the extended contract shall be considered to include this option clause.
- (c) The total duration of this contract, including the exercise of any options under this clause, shall not exceed **5 years**.

# I-6 52.222-2 Payment for Overtime Premiums

JUL 1990

(a) The use of overtime is authorized under this contract if the overtime premium does not exceed 50% or the overtime premium is paid for work -

Necessary to cope with emergencies such as those resulting from accidents, natural disasters, breakdowns of production equipment, or occasional production bottlenecks of a sporadic nature;

By indirect-labor employees such as those performing duties in connection with administration, protection, transportation, maintenance, standby plant protection, operation of utilities, or accounting;

To perform tests, industrial processes, laboratory procedures, loading or unloading of transportation conveyances, and operations in flight or afloat that are continuous in nature and cannot reasonably be interrupted or completed otherwise; or

That will result in lower overall costs to the Government.

(b) Any request for estimated overtime premiums that exceeds the amount specified above shall include all estimated overtime for contract completion and shall -

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Identify the work unit; e.g., department or section in which the requested overtime will be used, together with present workload, staffing, and other data of the affected unit sufficient to permit the Contracting Officer to evaluate the necessity for the overtime;

Demonstrate the effect that denial of the request will have on the contract delivery or performance schedule;

Identify the extent to which approval of overtime would affect the performance or payments in connection with other Government contracts, together with identification of each affected contract; and

Provide reasons why the required work cannot be performed by using multishift operations or by employing additional personnel.

## I-7 52.244-2 Subcontracts

**AUG 1998** 

- (a) Definitions. As used in this clause -
- "Approved purchasing system" means a Contractor's purchasing system that has been reviewed and approved in accordance with Part 44 of the Federal Acquisition Regulation (FAR).
- "Consent to subcontract" means the Contracting Officer's written consent for the Contractor to enter into a particular subcontract.
- "Subcontract" means any contract, as defined in FAR Subpart 2.1, entered into by a subcontractor to furnish supplies or services for performance of the prime contract or a subcontract. It includes, but is not limited to, purchase orders, and changes and modifications to purchase orders.
- (b) This clause does not apply to subcontracts for special test equipment when the contract contains the clause at FAR 52.245-18, Special Test Equipment.
- (c) When this clause is included in a fixed-price type contract, consent to subcontract is required only on unpriced contract actions (including unpriced modifications or unpriced delivery orders), and only if required in accordance with paragraph (d) or (e) of this clause.
- (d) If the Contractor does not have an approved purchasing system, consent to subcontract is required for any subcontract that -
- (1) Is of the cost-reimbursement, time-and-materials, or labor-hour type; or
- (2) Is fixed-price and exceeds -

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- (i) For a contract awarded by the Department of Defense, the Coast Guard, or the National Aeronautics and Space Administration, the greater of the simplified acquisition threshold or 5 percent of the total estimated cost of the contract; or
- (ii) For a contract awarded by a civilian agency other than the Coast Guard and the National Aeronautics and Space Administration, either the simplified acquisition threshold or 5 percent of the total estimated cost of the contract.
- (e) If the Contractor has an approved purchasing system, the Contractor nevertheless shall obtain the Contracting Officer's written consent before placing the following subcontracts:

#### TBD

- (f)(1) The Contractor shall notify the Contracting Officer reasonably in advance of placing any subcontract or modification thereof for which consent is required under paragraph (c), (d), or (e) of this clause, including the following information:
- (i) A description of the supplies or services to be subcontracted.
- (ii) Identification of the type of subcontract to be used.
- (iii) Identification of the proposed subcontractor.
- (iv) The proposed subcontract price.
- (v) The subcontractor's current, complete, and accurate cost or pricing data and Certificate of Current Cost or Pricing Data, if required by other contract provisions.
- (vi) The subcontractor's Disclosure Statement or Certificate relating to Cost Accounting Standards when such data are required by other provisions of this contract.
- (vii) A negotiation memorandum reflecting -
- (A) The principal elements of the subcontract price negotiations;
  - (B) The most significant considerations controlling establishment of initial or revised prices;
  - (C) The reason cost or pricing data were or were not required;
  - (D) The extent, if any, to which the Contractor did not rely on the subcontractor's cost or pricing data in determining the price objective and in negotiating the final price;
- (E) The extent to which it was recognized in the negotiation that the subcontractor's cost or pricing data were not accurate, complete, or current; the action taken by the Contractor and the

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subcontractor; and the effect of any such defective data on the total price negotiated;

- (F) The reasons for any significant difference between the Contractor's price objective and the price negotiated; and
- (G) A complete explanation of the incentive fee or profit plan when incentives are used. The explanation shall identify each critical performance element, management decisions used to quantify each incentive element, reasons for the incentives, and a summary of all trade-off possibilities considered.
- (2) The Contractor is not required to notify the Contracting Officer in advance of entering into any subcontract for which consent is not required under paragraph (c), (d), or (e) of this clause.
- (g) Unless the consent or approval specifically provides otherwise, neither consent by the Contracting Officer to any subcontract nor approval of the Contractor's purchasing system shall constitute a determination -
- (1) Of the acceptability of any subcontract terms or conditions;
- (2) Of the allowability of any cost under this contract; or
- (3) To relieve the Contractor of any responsibility for performing this contract.
- (h) No subcontract or modification thereof placed under this contract shall provide for payment on a cost-plus-a-percentage-of-cost basis, and any fee payable under cost-reimbursement type subcontracts shall not exceed the fee limitations in FAR 15.404-4(c)(4)(i).
- (i) The Contractor shall give the Contracting Officer immediate written notice of any action or suit filed and prompt notice of any claim made against the Contractor by any subcontractor or vendor that, in the opinion of the Contractor, may result in litigation related in any way to this contract, with respect to which the Contractor may be entitled to reimbursement from the Government.
- (j) The Government reserves the right to review the Contractor's purchasing system as set forth in FAR Subpart 44.3.
- (k) Paragraphs (d) and (f) of this clause do not apply to the following subcontracts, which were evaluated during negotiations: **TBD**.

# I-8 52.244-5 Competition in Subcontracting

**DEC 1996** 

(a) The Contractor shall select subcontractors (including suppliers) on a competitive basis to the maximum practical extent consistent with the objectives and requirements of the contract.

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(b) If the Contractor is an approved mentor under the Department of Defense Pilot Mentor-Protégé Program (Pub. L. 101-510, section 831 as amended), the Contractor may award subcontracts under this contract on a noncompetitive basis to its protégés.

## I-9 52.244-6 Subcontracts for Commercial Items

**MAR 2007** 

(a) Definitions. As used in this clause --

"Commercial item" has the meaning contained in Federal Acquisition Regulation 2.101, Definitions.

"Subcontract" includes a transfer of commercial items between divisions, subsidiaries, or affiliates of the Contractor or subcontractor at any tier.

- (b) To the maximum extent practicable, the Contractor shall incorporate, and require its subcontractors at all tiers to incorporate, commercial items or nondevelopmental items as components of items to be supplied under this contract.
- (c)(1) The Contractor shall insert the following clauses in subcontracts for commercial items:
- (i) 52.219-8, Utilization of Small Business Concerns (MAY 2004) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$550,000 (\$1,000,000 for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
- (ii) 52.222-26, Equal Opportunity (MAR 2007) (E.O. 11246).
- (iii) 52.222-35, Affirmative Action for Disabled Veterans and Veterans of the Vietnam Era (SEP 2006) (38 U.S.C. 4212(a)).
- (iv) 52.222-36, Affirmative Action for Workers with Disabilities (JUN 1998) (29 U.S.C. 793).
- (v) 52.222-39, Notification of Employee Rights Concerning Payment of Union Dues or Fees (DEC 2004) (E.O. 13201). Flow down as required in accordance with paragraph (g) of FAR clause 52.222-39).
- (vi) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241 and 10 U.S.C. 2631) (flow down required in accordance with paragraph (d) of FAR clause 52.247-64).
- (2) While not required, the Contractor may flow down to subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

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(d) subco	The Contractor shall include the terms of this clause, including this paragraph (d), in ntracts awarded under this contract.
I-10	Compliance With the Constitution and Statutes of the United States  AUG 1996
Nothi Const	ng in this contract shall be construed to authorize any activity in violation of the itution or Statutes of the United States.
I-11	Organizational Conflicts Of Interest: General JUL 2003 (b)(3)
alterna	The contractor warrants that, to the best of its knowledge and belief, there are no relevant hat could give rise to Organizational Conflicts of Interest, as defined in FAR 9.501. Or, atively, the contractor warrants that it has disclosed all relevant information regarding any or potential organizational conflict of interest.
be mathe contraction	The contractor agrees that if an organizational conflict of interest with respect to this ct is discovered during its performance, an immediate and full disclosure in writing shall de to the Contracting Officer. Such notification shall include a description of the action intractor has taken or proposes to take to avoid, neutralize or mitigate such conflicts. The ctor shall continue performance until notified by the Contracting Officer of any contrary is to be taken. The Government may, however, terminate the contract for convenience if it such termination to be in the best interest of the Government.
(c) contra termin	If the contractor was aware of an organizational conflict of interest before award of this ct and did not fully disclose the conflict to the Contracting Officer, the Government may ate the contract for default.
contra	The contractor shall insert a clause containing all the terms and conditions of this clause subcontracts for work to be performed similar to the services provided by the prime ctor, and the terms "contract," "contractor," and "contracting officer" modified priately to preserve the Government's rights.
interes	Before a contract modification is made that adds new work or significantly increases the of performance, the contractor shall agree to submit either an organizational conflict of a disclosure or representation or an update of a previously submitted disclosure or entation, if requested by the Government.
(f) compl Gover	Contractor further agrees that Government may periodically review contractor's iance with these provisions or require such self-assessments or additional certifications as nment deems appropriate.
I-12	Protection Of Information JUL 2003 (b)(3)
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- (a) It is the Government's intent to ensure proper handling of sensitive planning, budgetary, acquisition, and contracting information that will be provided to, or developed by, the contractor during contract performance. It is also the Government's intent to protect the proprietary rights of industrial contractors whose data the contractor may receive in fulfilling its contractual commitments hereunder.
- Accordingly, the contractor agrees that it will not disclose, divulge, discuss, or otherwise **(b)** reveal information to anyone or any organization not authorized access to such information without the express written approval of the Contracting Officer. The contractor shall require that each of its employees assigned to work under this contract, and each subcontractor and its employees assigned to work on subcontracts issued hereunder, execute nondisclosure agreements acknowledging the above restrictions before providing them access to such information. The contractor shall also require all future company employees, subcontractors, and subcontractor employees needing similar access to such information to execute nondisclosure agreements prior to providing them access to the information identified above. The requirement for the contractor to secure nondisclosure agreements from their employees may be satisfied by having each employee sign one nondisclosure agreement as a term of their employment, and need not be accomplished separately for each individual contract for which the employee will support, unless a separate agreement is specifically requested by the Contracting Officer. The contractor will make copies of these individual agreements available to the Contracting Officer upon request. These restrictions do not apply to such information after the Government has released it to the contractor community, either in preparation for or as part of a future procurement, or through such means as dissemination at Contractor Industrial Forums.
- (c) The contractor further agrees that any source documents furnished by the Government and any contractor documents developed therefrom in the performance of this contract are the sole property of the Government and will be held in the strictest confidence.
- (d) If the work to be performed under this contract requires access to the proprietary data of other companies, the contractor agrees to enter into an agreement with the company that has developed this proprietary information to: (1) protect such proprietary data from unauthorized use or disclosure for as long as the information remains proprietary; and (2) refrain from using the information for any purpose other than support of the Government contract for which it was furnished. The contractor shall provide a properly executed copy of any such agreement(s) to the Contracting Officer. These restrictions are not intended to protect data furnished voluntarily without limitations on their use. Neither are they intended to protect data, available to the Government or contractor, from other sources without restriction.
- (e) The contractor agrees to include in each subcontract a clause requiring compliance by the subcontractor and succeeding levels of subcontractors with the terms and conditions herein.
- (f) The contractor agrees to indemnify and hold harmless the Government, its agents, and employees from every claim or liability, including attorneys fees, court costs, and expenses

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arising out of, or in any way related to, the misuse or unauthorized modification, reproduction, release, performance, display, or disclosure of data with restrictive legends received in performance of this contract by the contractor or any person to whom the contractor has released or disclosed the data.

compliance the Govern does not su	e contractor further agrees that the Government may periodically review contractor's e with these provisions or require such self-assessments or additional certifications as ment deems appropriate. The contractor is on notice that this clause supplements, but apersede, the contractor's obligations under paragraph (b) of clause onal Conflict of Interest - General.	(b)(3)
I-13	Suspension and Debarment AUG 2004	(b)(3)
9.4. The A proposed s	y has established suspension and debarment procedures consistent with FAR Subpart gency will provide a copy of said procedures to the Contractor in the event a notice of uspension or a notice of proposed debarment is issued by the Agency or upon written the Contracting Officer.	
I-14	Audit and Records - Negotiation AUG 2004	(b)(3)

- (a) As used in this clause, "records" includes books, documents, accounting procedures and practices, and other data, regardless of type and regardless of whether such items are in written form, in the form of computer data, or in any other form.
- (b) Examination of costs. If this is a cost-reimbursement, incentive, time-and-materials, labor-hour, or price redeterminable contract, or any combination of these, the Contractor shall maintain and the Contracting Officer, or an authorized representative of the Contracting Officer, shall have the right to examine and audit all records and other evidence sufficient to reflect properly all costs claimed to have been incurred or anticipated to be incurred directly or indirectly in performance of this contract. This right of examination shall include inspection at all reasonable times of the Contractor's plants, or parts of them, engaged in performing the contract.
- (c) Cost or pricing data. If the Contractor has been required to submit cost or pricing data in connection with any pricing action relating to this contract, the Contracting Officer, or an authorized representative of the Contracting Officer, in order to evaluate the accuracy, completeness, and currency of the cost or pricing data, shall have the right to examine and audit all of the Contractor's records, including computations and projections, related to
  - (1) The proposal for the contract, subcontract, or modification;
- (2) The discussions conducted on the proposal(s), including those related to negotiating;

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- (3) Pricing of the contract, subcontract, or modification; or
- (4) Performance of the contract, subcontract or modification.
- (d) Reports. If the Contractor is required to furnish cost, funding, or performance reports, the Contracting Officer or an authorized representative of the Contracting Officer shall have the right to examine and audit the supporting records and materials, for the purpose of evaluating
- (1) The effectiveness of the Contractor's policies and procedures to produce data compatible with the objectives of these reports; and
  - (2) The data reported.
- (e) Availability. The Contractor shall make available at its office at all reasonable times the records, materials, and other evidence described in paragraphs (a), (b), (c), and (d) of this clause, for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in Subpart 4.7, Contractor Records Retention, of the Federal Acquisition Regulation (FAR), or for any longer period required by statute or by other clauses of this contract. In addition
- (1) If this contract is completely or partially terminated, the Contractor shall make available the records relating to the work terminated until 3 years after any resulting final termination settlement; and
- (2) The Contractor shall make available records relating to appeals under the Disputes clause or to litigation or the settlement of claims arising under or relating to this contract until such appeals, litigation, or claims are finally resolved.
- (f) The Contractor shall insert a clause containing all the terms of this clause, including this paragraph (f), in all subcontracts under this contract that exceed the simplified acquisition threshold, and
- (1) That are cost-reimbursement, incentive, time-and-materials, labor-hour, or price-redeterminable type or any combination of these;
  - (2) For which cost or pricing data are required; or
- (3) That require the subcontractor to furnish reports as discussed in paragraph (d) of this clause.

The clause may be altered only as necessary to identify properly the contracting parties and the Contracting Officer under the Government prime contract.

I-15 Timely Notice Of Litigation

**AUG 1996** 

(b)(3)

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- (a) The Contractor hereby agrees to immediately give written notice to the Contracting Officer of any anticipated or current litigation or any litigation that may arise during the course of the performance of this contract, that involves or in any way relates to or affects any aspect of this contract, its terms or costs, pertinent subcontracts, or the Customer's relationship with the Contractor or Subcontractors. Said notice shall include all relevant information with respect thereto.
- (b) The Contractor agrees to insert this requirement in any subcontract under this contract. In the event of litigation, the Subcontractor shall immediately notify its next tier Subcontractor or the Prime Contractor, as the case may be, of all relevant information with respect to such litigation.
- (c) The Contracting Officer shall have access to and the right to examine any pertinent books, documents, papers and records of the Prime Contractor or Subcontractor(s) involving customer transactions related to any contract litigation.
- (d) Notwithstanding the foregoing, nothing in this agreement shall constitute a waiver of either party's right in litigation, including but not limited to, the rights of attorney-client privilege, to obtain injunctive relief, and/or any rights or remedies available.

I-16 Intention to Use Consultants

AUG 1996

- (a) The Government intends to utilize the services of nongovernment organizations in technical, advisory and consulting roles for overall review of the activities covered by this contract. Although the consultants shall not have the right of technical direction, they shall from time to time and on a frequent basis attend technical reviews, participate in technical interchange meetings, observe national processing, witness fabrication and assembly, and monitor testing within the Contractor and Subcontractor facilities. Such consultants will be involved in providing advice to the Government concerning viability of technical approaches, utilization of acceptable procedures, value and results of tests, and other management and contractual aspects of the program. The consultants will thus require access to program-related Contractor facilities and documentation. Contractor proprietary data shall not be made available to consultants unless and until a protection agreement has been generated between the consultant and the Contractor and evidence of such agreement made available to the Government. Contractor proprietary cost and accounting data will not be available to consultant organizations.
- (b) It is expressly understood that the operations of this clause will not be the basis for an equitable adjustment.

I-17 Pricing Adjustment OCT 2003

The term "pricing adjustment" as used in paragraph (a) of the clauses entitled "Price Reduction for Defective Cost or Pricing Data - Modifications," "Subcontractor Cost or Pricing Data," and "Subcontractor Cost or Pricing Data - Modifications," means the aggregate increases and/or

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(b)(3)

(b)(3)

**Equal Employment Opportunity** 

decreases in cost plus applicable profits.

I-18

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**JAN 2004** 

(b)(3)

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I-19	Contract Work Hours and Safety Standards Act-Overtime Compensation  JAN 2004	(b)(3
(g) with ap Contra- clause.		
termina	The Contractor's noncompliance with the provisions of this clause may be grounds for ation under the default provisions of this contract.	
shall co the exterior	The Government may elect to conduct an investigation surrounding the claim if it is ally a joint employer under EEOC Notice 915.002. In all such instances, the Contractor coperate with the Government's investigation. In accordance with applicable law and to ent possible, the Government shall treat all information obtained from the investigation as action proprietary to the Contractor.	
notifica claim m opportu occurrii	The Contractor shall provide oral notification within two business days and written tion within five business days to the Contracting Officer of the Contractor's receipt of a nade by a Contractor employee alleging any violation of an equal employment enity requirement connected to performance of this contract or connected to activities and on Federal property.	
requirer Govern		
Equal E applicat Contrac docume Employ the Conaction is		
opportu employr federal p	The Contractor shall comply with all applicable Federal and State equal employment nity laws and regulations and Agency policies and practices with respect to equal nent opportunity and a harassment-free workplace whenever work is being performed on property.	· .

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- Overtime requirements. No Contractor or subcontractor employing laborers or mechanics (see Federal Acquisition Regulation 22.300) shall require or permit them to work over 40 hours in any workweek unless they are paid at least 1 and 1/2 times the basic rate of pay for each hour worked over 40 hours.
- Violation; liability for unpaid wages; liquidated damages. The responsible Contractor (b) and subcontractor are liable for unpaid wages if they violate the terms in paragraph (a) of this clause. In addition, the Contractor and subcontractor are liable for liquidated damages payable to the Government. The Contracting Officer will assess liquidated damages at the rate of \$10 per affected employee for each calendar day on which the employer required or permitted the employee to work in excess of the standard workweek of 40 hours without paying overtime wages required by the Contract Work Hours and Safety Standards Act.
- Withholding for unpaid wages and liquidated damages. The Contracting Officer will (c) withhold from payments due under the contract sufficient funds required to satisfy any Contractor or subcontractor liabilities for unpaid wages and liquidated damages. If amounts withheld under the contract are insufficient to satisfy Contractor or subcontractor liabilities, the Contracting Officer will withhold payments from other Agency contracts held by the same Contractor that are subject to the Contract Work Hours and Safety Standards Act.
- Payrolls and basic records. (d)
- The Contractor and its subcontractors shall maintain payrolls and basic payroll records for all laborers and mechanics working on the contract during the contract and shall make them available to the Government until 3 years after contract completion. The records shall contain the name and address of each employee, social security number, labor classifications, hourly rates of wages paid, daily and weekly number of hours worked, deductions made, and actual wages paid. The records need not duplicate those required for construction work by Department of Labor regulations at 29 CFR 5.5(a)(3) implementing the Davis-Bacon Act.
- The Contractor and its subcontractors shall allow authorized representatives of the Contracting Officer to inspect, copy, or transcribe records maintained under paragraph (d)(1) of this clause. The Contractor or subcontractor also shall allow authorized representatives of the Contracting Officer to interview employees in the workplace during working hours.
- Subcontracts. The Contractor shall insert the provisions set forth in paragraphs (a) through (d) of this clause in subcontracts exceeding \$100,000 and require subcontractors to include these provisions in any lower tier subcontracts. The Contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the provisions set forth in paragraphs (a) through (d) of this clause.

Workplace Health and Safety I-20 The Contractor shall comply with the Occupational Safety and Health Act (OSHA) of (a) BASIC to Contract 2007\*1211818\*000 This Page Last Modified by X

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(b)(3)

JAN 2004

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1970 (29 U.S.C. Section 651 et seq.) and regulations promulgated thereunder including, but not limited to, the standards issued by the Secretary of Labor at Part 1926 and Part 1910 of Title 29 of the Code of Federal Regulations. The Contractor shall also comply with all applicable state occupational safety and health laws and regulations. Noncompliance shall be grounds for termination of this contract in accordance with its default provisions.

- Whenever the Contracting Officer becomes aware of any noncompliance with these (b) requirements or any condition that poses a serious or imminent danger to health or safety, the Contracting Officer, or the authorized representative of the Contracting Officer, shall notify the Contractor orally, with written confirmation from the Contracting Officer, and request immediate initiation of corrective action. This notice, when delivered to the Contractor or the Contractor's representative at the worksite, shall be deemed sufficient notice of the noncompliance and that corrective action is required. After receiving the notice, the Contractor shall immediately take corrective action. If the Contractor fails or refuses to promptly take corrective action, the Contracting Officer may issue an order stopping all or part of the work until the Contractor takes satisfactory corrective action. The Contracting Officer or the authorized representative of the Contracting Officer may inform the Occupational Safety and Health Administration (OSHA), or other cognizant federal, state, or local officials, of such notification. The Contractor shall not be entitled to any equitable adjustment of the contract price or extension of the performance schedule on any stop work order issued under this clause.
- The Contractor shall insert this clause, including this paragraph (c) in all subcontracts, (c) with appropriate changes in the designation of the parties. The prime contractor shall provide the Contracting Officer with a copy of all notifications made by the prime contractor to a subcontractor pursuant to paragraph (b) of this clause.

**JAN 2004 Accident Reporting** I-21

(b)(3)

- The Contractor shall provide oral notification to the Contracting Officer or the authorized (a) representative of the Contracting Officer when an accident occurs on Federal property in connection with performance of this contract. Notification must be given not later than twentyfour (24) hours after the accident occurs.
- When requested by the Contracting Officer or the authorized representative of the Contracting Officer, the Contractor shall conduct an investigation of the accident and shall (b) prepare a report that identifies all pertinent facts related to the accident. The report shall include, but not be limited to, the underlying cause(s) of the accident and the actions the Contractor shall take to prevent the recurrence of similar accidents. The Contractor shall submit the report to the Contracting Officer or the authorized representative of the Contracting Officer not later than fourteen (14) calendar days from the date the accident occurs.
- The Government may elect to conduct an investigation of the accident with the assistance (c) of the Contractor.

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(d) equita	Compliance able adjustmen	with the provisions of this clause shall not entitle t in contract price or to an extension of performan	the Contractor to an accesschedule.	
(e) subco		tor shall incorporate this clause, including this par ppropriate changes in the designation of the partie		
I-22	,	Tax Audits	JAN 2004	(b)(3)
that the	nctor shall immone tax officials and the response the notice to the sulting tax liab.	ocal tax officials request access to information undediately notify the Contracting Officer. The contidentify, in writing, the specific information sough and any related documentation to the Contracting Contracting Officer may be grounds for denying ility, if an adjustment is otherwise authorized by least the contraction of the contra	ractor shall also request tht for review and shall g Officer. Failure to a cost/price adjustment for	
I-23		<b>Independent Review of Agency Protests</b>	JAN 2004	(b)(3)
an alte	ernative to cons	ew of protests to the agency, as defined in FAR 3 sideration by the Contracting Officer. Requests for rectly to the Contracting Officer, along with the process.	or an independent review	
I-24		<b>Contractor Personnel Supervision</b>	DEC 2001	(b)(3)
Contra Statem directi Contra	actor and under nent of Work a ons and require actor who shall	sonnel shall at all times be considered and recogning the Contractor's control. In order to ensure that the satisfactorily performed, the Contracting Officements concerning the work to the designated surpline in turn, ensure that the requested services are performanced to the designation of the contracting Officer or designee.	the services defined in the er, or designee, shall issue pervisory personnel of the	
I-25		Agency Alternate to FAR Clause 52.245-5	MAR 2004	(b)(3)
(a) or Lab		52.245-5, Government Property (Cost-Reimburse acts) is modified only as indicated below:	ment, Time-and-Material,	
to, Gor for wh needed protect Govern	vernment proposich loss, dama, dama, to continued the Government property	or shall notify the contracting officer upon loss or erty provided under this contract with the exceptinge, or destruction is reported at contract terminating contract performance. The contractor shall take ent property from further damage, separate the day, put all the affected Government property in the exting Officer a statement of -	on of low-value property on, completion, or when all reasonable action to maged and undamaged	
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(b)(3)

		•
(b)	All other parts of FAR clause 52.245-5 remain unchanged.	
I-26	Clauses Requiring Access by Other Government Entities JUL 2003	(b)(3)
Federa	Il clauses in this contract require reporting to other Federal agencies or access by other agencies to the Contractor's records for compliance determinations or other reviews. If ch reporting, compliance determination, or review involves this contract, the Contractor btain the Contracting Officer's written permission or guidance before participating.	
I-26	Agency Vehicle and Related Services Cost Reimbursement JUN 2006	(b)(3)
perfor. Fleet I	e Contracting Officer authorizes the Contractor to utilize an Agency vehicle in the nance of this contract. "Agency vehicles" means Agency owned vehicles, or Interagency Management System (IFMS) vehicles that the Agency leases. Authorization is contingent ne Contractor's compliance with the provisions of this clause.	
(b) The operate	e Government reserves the right to deny, suspend, or revoke the Contractor's privilege of ng a Government vehicle.	•
of Age or prop or third vehicle	ntractor assumes the liability risk resulting directly or indirectly from the Contractor's use ncy owned or leased vehicles, including but not limited to damage to Contractor property, erty of a third party; the risk of injury to any Contractor employee, Government employee party; or any moving violation or other violation involving the use of the Government. Contractor shall indemnify and hold the Government harmless for any and all loss ted to or arising from the Contractor's use of the Government vehicle.	
loss or	e Contractor shall not be responsible for loss or damage to Agency vehicles, except for damage caused by the willful misconduct or a lack of good faith on the part of the ctor's personnel.	
(b) and	e Contractor shall provide and maintain insurance covering its liabilities under paragraphs (c) of this clause in amounts of at least \$200,000 per person and \$500,000 per occurrence the or bodily injury and \$20,000 per occurrence for property damage or loss.	
(f) The	Contractor shall be reimbursed for the portion of its insurance properly allocable to this twithin the limits set forth in paragraph (e) of this clause.	
represe later the the inci	ntractor shall provide the Contracting Officer or the Contracting Officer's authorized ntative with oral notification of an accident or damage to the Government vehicle not an 24 hours of the occurrence. Contractor shall follow up with written notice, detailing dent, not later than 5 calendar days. Contractor will cooperate with any investigation the ment may undertake.	

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(h) Subcontracts. The Contractor shall insert the provisions set forth in paragraphs (a) through (g) of this clause in subcontracts where use of Agency vehicles is contemplated. The Contractor shall be responsible for compliance by any subcontractor or lower-tier subcontractor with the provisions set forth in paragraphs (a) through (g) of this clause.

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# Desc 1.3 Log 2.3 Fin 3.3 Sec

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## **SECTION J - LIST OF ATTACHMENTS**

<b>ATTACHMENT</b>	DESCRIPTION	
1	PYRAMID STATEMENT OF WORK	
2	AWARD FEE PLAN	
3		
4	CONTRACTOR PERSONNEL SUMMARY LIST	
5	ELECTRONIC FUNDS TRANSFER INFORMATION	
6	KEY MANAGEMENT PERSONNEL LIST	
7	PAST PERFORMANCE QUESTIONAIRRE	
8	PERSONAL QUALIFICATIONS AND SKILLS MATRIX	
9a	STANDARD FORM 328 - CERTIFICATE PERTAINING TO FOREIGN	
· .	INTERESTS	
9b	STANDARD FORM 328 INSTRUCTIONS - CERTIFICATE	
	PERTAINING TO FOREIGN INTERESTS	
10	SUBCONTRACTOR NOTIFICATION FORM	
11	COST TEMPLATE	
12	WORK BREAKDOWN STRUCTURE	
13	OPTION FOR INCREASED OUANTITY LABOR RATES	

(b)(3)