

<b>AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT</b>		1. CONTRACT ID CODE	PAGE 1	OF 13	PAGE(S)
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2. AMENDMENT/MODIFICATION NO. <b>1</b>	3. EFFECTIVE DATE See Block 16c below.	4. REQUISITION/PURCHASE REQ. NO. See Block 12 below.	5. PROJECT NO. (If applicable)
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6. ISSUED BY <b>National Aeronautics and Space Administration NASA Glenn Research Center Cleveland, Ohio 44135</b>	7. ADMINISTERED BY (If other than Item 6)
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8. NAME AND ADDRESS OF CONTRACTOR (No. Street, county, State and ZIP Code) <b>Potential Offerors: Construction Management Inspection Surveillance &amp; Testing (CMIST)</b>	(4)	9A. AMENDMENT OF SOLICITATION NO. <b>NNC12ZFD011R</b>
	<b>X</b>	9B. DATED (SEE ITEM 11) <b>July 18, 2012</b>
		10A. MODIFICATION OF CONTRACT/ORDER NO.
		10B. DATED (SEE ITEM 13)

**11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS**

The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offers  is extended,  is not extended. Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods:  
 (a) By completing Items 8 and 15, and returning one (1) copy of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATA SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and data specified.

12. ACCOUNTING AND APPROPRIATION DATA (If required)  
 N/A

**13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/ORDERS, IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED 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. IN ITEM 10A.
	B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(b).
	C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:
	D. OTHER Specify type of modification and authority)

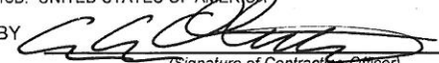
**E. IMPORTANT:** Contractor  is not,  is required to sign this document and return \_\_\_\_\_ copies to the issuing office.

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

The Solicitation is hereby revised as follows:

- a) The hour and date of receipt of Bids **IS** extended: The Relevant Experience and Past Performance Questionnaires are due by 4:30 p.m. EST **August 29, 2012**; The Relevant Experience and Past Performance Volume (Volume III) is due by 4:30 p.m. EST **August 29, 2012**; All other volumes are due by 4:30 p.m. EST **September 5, 2012**

Continued...

Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect.	
15A. NAME AND TITLE OF SIGNER (Type or print)	16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print) <b>AARON A. OLMSTED, CONTRACTING OFFICER</b>
15B. CONTRACTOR/OFFEROR  (Signature of person authorized to sign)	15C. DATE SIGNED
	16B. UNITED STATES OF AMERICA BY  (Signature of Contracting Officer)
	16C. DATE SIGNED <b>8/9/12</b>

b) The following pages of the Solicitation are hereby removed and replaced with the attached change pages (NOTE: two new pages were added to Section K. To keep the page numbering consistent throughout the remainder of the RFP the additional pages have been numbered "61-a" and "61-b" respectively):

1. Page 55 – Removed asterisk from Attachment E "Organizational Conflicts of Interest Avoidance Plan." OCI avoidance plan is due with proposal
2. Page 61 – Added provisions K.5, K.6, K.7. Additional pages have been numbered 61-a and 61-b and are now included as part of the RFP
3. Page 67 – Amended language concerning plastic bindings
4. Page 69 – Proposal due dates updated; corrected typo
5. Pages 70-71 – Subfactor tables corrected to refer to correct provision; removed reference to MA56
6. Page 82 – "Cost Volume, Part 1 – Excel Price Model (EPM)" removed and replaced with "Cost Volume, Part 1 – General Cost Info"
7. Pages 96-97 – Subfactor tables corrected to refer to correct provision; removed reference to MA56

c) All other terms and conditions remain unchanged.

## SECTION J - LIST OF DOCUMENTS, EXHIBITS, AND OTHER ATTACHMENTS

### J.1 LIST OF ATTACHMENTS

The following documents are attached hereto and made a part of this contract:

Attachment	Name	Date	# of Pages
A	Statement of Work	TBD by NASA	TBD by NASA
B	Government Furnished Property List	TBD by NASA	TBD by NASA
C	Quality Assurance Surveillance Plan*** C.1 Quality Assurance Surveillance Plan C.2 CMIST Surveying Response Tracking Report	TBD by NASA	TBD by NASA
D	Safety and Health Plan*	TBD by NASA	TBD by NASA
E	Organizational Conflicts of Interest Avoidance Plan	TBD by NASA	TBD by NASA
F	Wage Determination No.: 2005-2415 Revision No.: 11	TBD by NASA	TBD by NASA
G	Government Estimated Staffing Level & Incumbent Demographic Data**		
H	Cost/Price Templates** H.1 Price H.2 Phase-In H.3 IDIQ Rates H.4 Cognizant Audit Office Template (CAOT)		
I	Past Performance Questionnaire Cover Letter**		
J	Past Performance Questionnaire**		
K	Sample Task: Commissioning Services NASA Glenn Research Center New LEED Gold Certified Facility		

\*To be submitted by selected Offeror after contract award

\*\*Solicitation document only

\*\*\* This document is updated during contract Phase-In.

referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201); except for the changes identified below (offeror to insert changes, identifying change by clause number, title, date). These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer.

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FAR Clause	Title	Date	Change
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Any changes provided by the offeror are applicable to this solicitation only, and do not result in an update to the representations and certifications posted on ORCA.

**K.4 1852.225-72 RESTRICTION ON FUNDING ACTIVITY WITH CHINA-- REPRESENTATION (FEB 2012)**

(a) Definition - "China" or "Chinese-owned" means the People's Republic of China, any company owned by the People's Republic of China or any company incorporated under the laws of the People's Republic of China.

(b) Public Laws 112-10, Section 1340(a) and 112-55, Section 536, restrict NASA from contracting to participate, collaborate, or coordinate bilaterally in any way with China or a Chinese-owned company with funds appropriated on or after April 25, 2011. Contracts for commercial and non-developmental items are excepted from the prohibition as they constitute purchase of goods or services that would not involve participation, collaboration, or coordination between the parties.

(c) Representation. By submission of its offer, the offeror represents that the offeror is not China or a Chinese-owned company.

**K.5 1852.209-73 REPRESENTATION BY OFFERORS THAT THEY ARE NOT THE ASSOCIATION of COMMUNITY ORGANIZATIONS for REFORM NOW (ACORN) or a SUBSIDIARY of ACORN (DEVIATION FEB 2012)**

(a) In accordance with section 534 of The Consolidated and Further Continuing Appropriation Act of 2012 (Pub. L. 112-55) none of the funds made available by the Act may be distributed to the Association of Community Organizations for Reform Now (ACORN) or its subsidiaries.

(b) The offeror represents, by submission of its offer, that it is not the Association of Community Organizations for Reform Now (ACORN) or a subsidiary thereof.

**K.6 1852-209.74 CERTIFICATION BY OFFERORS REGARDING FEDERAL INCOME TAX FILING and FEDERAL INCOME TAX VIOLATIONS (DEVIATION FEB 2012)**

(a) In accordance with section 527 of The Consolidated and Further Continuing Appropriation Act of 2012 (Pub. L. 112-55) none of the funds made available by the Act may be used to enter into a contract in an amount greater than \$5 Million unless the prospective contractor certifies in writing to NASA that, to the best of its knowledge and belief, the contractor has filed all Federal tax returns required during the three years preceding the certification, has not been convicted of a criminal offense under the Internal revenue Code of 1986, and has not, more than 90 days prior to certification, been notified of any unpaid Federal tax assessment for

which the liability remains unsatisfied, unless the assessment is the subject of an installment agreement or offer in compromise that has been approved by the Internal Revenue Service and is not in default, or the assessment is the subject of a non-frivolous administrative or judicial proceeding.

(b) The offeror's proposal shall include a signed written certification as follows –

To the best of my knowledge and belief, ---(name of offeror)--- has filed the Federal tax returns required during the three years preceding this certification, has not been convicted of a criminal offense under the Internal revenue Code of 1986, and has not, more than 90 days prior to certification, been notified of any unpaid Federal tax assessment for which the liability remains unsatisfied, unless the assessment is the subject of an installment agreement or offer in compromise that has been approved by the Internal Revenue Service and is not in default, or the assessment is the subject of a non-frivolous administrative or judicial proceeding.

Firm \_\_\_\_\_  
Signature \_\_\_\_\_  
Name \_\_\_\_\_  
Title \_\_\_\_\_  
Date of execution \_\_\_\_\_

**K.7 1852.209-75 REPRESENTATION BY CORPORATIONS REGARDING AN UNPAID DELINQUENT TAX LIABILITY OR A FELONY CONVICTION UNDER ANY FEDERAL LAW (DEVIATION FEB 2012)**

(a) In accordance with sections 544 and 543 of The Consolidated and Further Continuing Appropriation Act of 2012 (Pub. L.112-55), none of the funds made available by that Act may be used to enter into a contract with any corporation that-

- (1) Has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability, where the awarding agency is aware of the unpaid tax liability, unless the agency has considered suspension or debarment of the corporation and made a determination that this action is not necessary to protect the interests of the Government; or
- (2) Was convicted (or had an officer or agent of such corporation acting on behalf of the corporation convicted) of a felony criminal violation under any Federal law within the preceding 24 months, where the awarding agency is aware of the conviction, unless the agency has considered suspension or debarment of the corporation and made a determination that this action is not necessary to protect the interests of the Government.

(b) The offeror represents that –

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- (1) It is  is not  a corporation that has had any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability; and
- (2) It is  is not  a corporation that was convicted, or had an officer or agent acting on behalf of the corporation convicted, of a felony criminal violation under a Federal law within the preceding 24 months.

one of the other sections of the proposal will be so construed and counted against that section's page limitation.

(d) If final revisions are requested, separate page limitations will be specified in the Government's request for that submission.

(e) Pages submitted in excess of the limitations specified in this provision will not be evaluated by the Government and will be returned to the Offeror.

**L.17 PROPOSAL PREPARATION – GENERAL INSTRUCTIONS**

(1) Offerors shall submit proposals in four volumes as specified below. Each part of the proposal should be complete and prepared in accordance with solicitation instructions to enable concurrent and separate evaluation of each part. Each volume listed below shall stand alone and not require reference to another volume.

Vol. I	Technical Capability	1 original + 7 identical hard copies
Vol. II	Cost/Price	1 original + 4 identical hard copies
Vol. III	Relevant Experience and Past Performance	1 original + 2 identical hard copies
Vol. IV	Business	1 original + 2 identical hard copies

(2) Each volume shall be bound by either plastic bindings or ring binder for the submitted paper proposal information. Paper proposals shall be **tabbed** and separated into the following distinct sections so that evaluation may be accomplished concurrently and independently:

**Volume I: Technical Capability**

A. Understanding the Requirements (UR)

UR1 – Construction Project Management

UR2 – Surveying

UR3 – Building & Life Safety Code Compliance

UR4 – Indefinite Delivery Indefinite Quantity Tasks

UR5 – Indefinite Delivery Indefinite Quantity Sample Task

B. Management Approach (MA)

MA1 – Risk Management Plan (includes OCI Plan)

MA2 – Task Order Control Process (Management System)

MA3 – Contract Execution Plan/ Organizational Structure

MA4 – Safety and Health Plan

MA5 – Phase-In Plan

C. Key Personnel and Staffing (KPS)

KPS1 – Key Personnel

KPS2 – Initial Staffing to Meet SOW Requirements

KPS3 – Recruitment, Retention, Staffing, and Compensation

**Volume II: Cost/Price**

**Volume III: Relevant Experience and Past Performance**

included. Tab indexing shall be used to identify sections. Each volume shall contain a glossary of all abbreviations and acronyms used, with an explanation for each. Glossaries do not count against the page limitations for their respective volumes.

(7) Proposals shall be submitted in a format that addresses all the evaluation factors, in order, listed in Section M. Information pertinent to the factors shall be included in their proposal volumes. (The Government does not recommend the use of "see paragraph X" or similar verbiage as a suitable answer to any given section).

(8) The Relevant Experience and Past Performance Questionnaires are due by 4:30 p.m. EST August 29, 2012

The Relevant Experience and Past Performance Volume (Volume III) is due by 4:30 p.m. EST August 29, 2012

All other volumes are due by 4:30 p.m. EST September 5, 2012

#### **L.18 ELECTRONIC DATA SUBMISSION**

Offerors and their major subcontractors are required to submit their proposals in two (2) formats, one (1) in a conventional hard copy bound format and one (1) in a standardized 700 MB Compact Disk (CD) format. In the event of a discrepancy between the electronic format and the hard copy, the hard copy will be considered the intended text. The disk submission must be compatible with the software and hardware specifications described below and must be labeled externally with the RFP number, Company Name, Date Prepared, and annotated "Source Selection Information – See FAR 3.104".

The Government intends to use PC compatible computers to aid in the evaluation of price proposals: The Government will use Microsoft Office Word 2007 and Microsoft Office Excel 2007 in its evaluation. For pictures, the Government prefers encapsulated Postscript (.eps) or embedded (copying and pasting any format of graphic into a document) MS Word 7.0 pictures. The following formats for pictures, drawings, figures, etc., are also acceptable: .cgm, .jpg, .wmf, .mpp, .dxf, or .bmp.

#### **L.19 INSTRUCTIONS FOR VOLUME I – TECHNICAL CAPABILITY**

The Offeror shall provide a detailed technical response that clearly demonstrates how the Offeror shall meet or exceed all requirements of the Statement of Work (SOW) and Request for Proposal (RFP). Provide precise, factual, detailed and complete information that is fully responsive to the instructions which follow and is relevant to the requirements of the SOW. When preparing a response to this section, the Offeror shall not assume that proposal evaluators are aware of any company capabilities, resources, plans, organizations or other information that is relevant to accomplishment of the SOW. The Government's evaluation of the Offeror's response to this section will be based on written information provided in the Offeror's proposal, in accordance with the instructions below. Information incorporated by reference will not be evaluated. Resumes and signed statements of commitment shall not count against proposal page limitations.

Offerors shall utilize the numbering system/format below when submitting the Technical Capability proposal. Each row indicates the relationship between the Section L Instruction, the Section M Evaluation criteria, the location within the Statement of Work, and how the Offeror shall number and organize its response. Offeror's shall follow the numbering structure located

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in the Offeror's response column and shall address the Section L, M, and SOW requirements in that section of its response.

<b>SUBFACTOR A</b>			
<b>UNDERSTANDING THE REQUIREMENT</b>			
<b>Section L.19</b>	<b>Section M.2</b>	<b>SOW</b>	<b>Offeror's Response</b>
UR1i1	UR1i1	8.1.1	UR1i1
UR1i2	UR1i2	8.1.1	UR1i2
UR1i3	UR1i3	8.1.1	UR1i3
UR1ii1	UR1ii1	8.1.2	UR1ii1
UR1ii2	UR1ii2	8.1.2	UR1ii2
UR1ii3	UR1ii3	8.1.2	UR1ii3
UR1iii1	UR1iii1	8.1.3	UR1iii1
UR1iii2	UR1iii2	8.1.3	UR1iii2
UR1iii3	UR1iii3	8.1.3	UR1iii3
UR2i1	UR2i1	8.2.1	UR2i1
UR2i2	UR2i2	8.2.1	UR2i2
UR2ii1	UR2ii1	8.2.2	UR2ii1
UR2ii2	UR2ii2	8.2.2	UR2ii2
UR2iii1	UR2iii1	8.2.3	UR2iii1
UR2iii2	UR2iii2	8.2.3	UR2iii2
UR3i1	UR3i1	8.3.1	UR3i1
UR3i2	UR3i2	8.3.1	UR3i2
UR3i3	UR3i3	8.3.1	UR3i3
UR3ii1	UR3ii1	8.3.2	UR3ii1
UR3ii2	UR3ii2	8.3.2	UR3ii2
UR4i1	UR4i1	8.4.1	UR4i1
UR4i2	UR4i2	8.4.2	UR4i2
UR4i3	UR4i3	8.4.1, 8.4.2	UR4i3
UR5i	UR5i	Attachment K	UR5i

<b>SUBFACTOR B</b>			
<b>MANAGEMENT APPROACH</b>			
<b>Section L.19</b>	<b>Section M.2</b>	<b>SOW</b>	<b>Offeror's Response</b>
MA11	MA11	n/a	MA11
MA12	MA12	n/a	MA12
MA13	MA13	n/a	MA13
MA14	MA14	n/a	MA14
MA21	MA21	n/a	MA21
MA22	MA22	n/a	MA22
MA23	MA23	n/a	MA23

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MA31	MA31	n/a	MA31
MA32	MA32	n/a	MA32
MA33	MA33	n/a	MA33
MA34	MA34	n/a	MA34
MA35	MA35	n/a	MA35
MA36	MA36	n/a	MA36
MA41	MA41	n/a	MA41
MA51	MA51	n/a	MA51
MA52	MA52	n/a	MA52
MA53	MA53	n/a	MA53
MA54	MA54	n/a	MA54
MA55	MA55	n/a	MA55

<b>SUBFACTOR C</b>			
<b>KEY PERSONNEL AND STAFFING</b>			
<b>Section L.19</b>	<b>Section M.2</b>	<b>SOW</b>	<b>Offeror's Response</b>
KPS11	KPS11	n/a	KPS11
KPS12	KPS12	n/a	KPS12
KPS13	KPS13	n/a	KPS13
KPS21	KPS21	n/a	KPS21
KPS22	KPS22	n/a	KPS22
KPS31	KPS31	n/a	KPS31
KPS32	KPS32	n/a	KPS32
KPS33	KPS33	n/a	KPS33
KPS34	KPS34	n/a	KPS34

**A) Understanding the Requirement**

UR1) Construction Project Management

i Facility Project Management

1. Explain, in narrative form, how the Offeror shall meet the requirements and effectively perform the duties listed in Section 8.1.1 of the SOW.
2. Describe in detail how the Offeror shall maintain effective communication and coordination during the day to day execution of facilities' projects to ensure that designers and construction contractors are meeting all contractual requirements.
3. Describe in detail how the Offeror shall ensure that projects meet GRC metrics including cost, schedule (including critical financial and budget milestones), quality, and safety.

ii. Construction Management

1. Explain, in narrative form, how the Offeror shall meet the requirements and effectively perform the duties listed in Section 8.1.2 of the SOW.
2. Describe in detail how the Offeror shall communicate and coordinate with the construction contractor, GRC personnel and other project team members during the day to day execution of facilities' projects.

### 3. Specific Instructions

#### **Cost Volume, Part 1 – General Cost Info**

**Section 1, Cover Page** – The Offeror and subcontractors, in addition to a Table of Contents, shall provide the following information on the cover page of the cost proposal:

- a. Solicitation number
- b. Name, address, and telephone number of Offeror
- c. Name, title and telephone number of Offeror's point of contact
- d. Type of contract, place(s) and period(s) of performance
- e. The total proposed amount, stated in Cost, Fee and Total
- f. Name, address, telephone and fax number of the Government cognizant contract audit office
- g. Name, address, telephone and fax number of the Government cognizant contract administration office
- h. Name and title of authorized representative of the company, and date of submission.

**Section 2, Overall Summary Cost Data** – The Offeror shall provide a completed Price Summary Template. The template is part of the Excel Pricing Model.

**Section 3, Pricing Narrative Basis of Estimate and Supporting Data** – The Offeror and all Major Subcontractors shall provide a Pricing Narrative-Basis of Estimate (PN-BOE) for all proposed cost elements that explains in detail all pricing and estimating techniques, discloses the basis of all projections including a detailed explanation of learning curve application, rates, ratios, percentages, and cost estimating relationship factors, and explains all judgmental elements of cost projections. As a minimum, this includes the following:

- a. The Offerors are required to propose realistic direct labor and labor escalation rates. Offerors shall provide adequate documentation in support of all proposed direct labor rates. Wage/salary increases shall be in compliance with any applicable union agreements, collective bargaining agreement, wage determination, etc. Offerors shall provide the latest three years of historical labor escalation for similar projects, if available. Include the rationale and methodology used for the annual escalation rate development – including escalation assumptions, sources of projections, how these rates are reflective of your prior company experience, and how they relate to your total compensation package.
- b. Offerors are required to propose realistic WYE staffing. Offerors shall provide adequate documentation in support of all proposed direct labor WYE, productive labor hours and learning curve application for recurring labor. Offerors shall discuss levels of supervision and support staffing levels and their relation to the Direct Labor WYE staffing levels.
- c. If Offerors propose the use of uncompensated overtime, identify hours of uncompensated overtime proposed by the Offeror's labor category and provide a summary of the total hours of uncompensated overtime by labor category and provide adequate narrative support in the PN-BOE.
- d. Offerors will utilize established Forward Pricing Rate Agreement (FPRA) or Forward Pricing Rate Proposal (FPRP) in development of this cost proposal. For all FPRA and

- KPS1 – Key Personnel
- KPS2 – Initial Staffing to Meet SOW Requirements
- KPS3 – Recruitment, Retention, Staffing, and Compensation

**M.2 VOLUME I – TECHNICAL CAPABILITY EVALUATION FACTOR**

The Government will evaluate the Offeror's technical response to determine whether it clearly demonstrates how the Offeror will meet or exceed all requirements of the Statement of Work (SOW) and Request for Proposal (RFP). The Government will evaluate the precise, factual, detailed and complete information submitted responsive to the instructions and relevant to the requirements of the SOW. The Government will evaluate the Offeror's capabilities, resources, plans, organizations or other information that is relevant to accomplishment of the SOW. The Government's evaluation of the Offeror's response to this section will be based on written information provided in the Offeror's proposal. Information incorporated by reference will not be evaluated. The Government will follow the structure below in evaluating the technical proposal. Resumes and signed statements of commitment will not count against proposal page limitations.

The Government will evaluate the Offeror's response according to the following proposal structure established in the Section L instruction.

<b>SUBFACTOR A</b>			
<b>UNDERSTANDING THE REQUIREMENT</b>			
<b>Section L.19</b>	<b>Section M.2</b>	<b>SOW</b>	<b>Offeror's Response</b>
UR1i1	UR1i1	8.1.1	UR1i1
UR1i2	UR1i2	8.1.1	UR1i2
UR1i3	UR1i3	8.1.1	UR1i3
UR1ii1	UR1ii1	8.1.2	UR1ii1
UR1ii2	UR1ii2	8.1.2	UR1ii2
UR1ii3	UR1ii3	8.1.2	UR1ii3
UR1iii1	UR1iii1	8.1.3	UR1iii1
UR1iii2	UR1iii2	8.1.3	UR1iii2
UR1iii3	UR1iii3	8.1.3	UR1iii3
UR2i1	UR2i1	8.2.1	UR2i1
UR2i2	UR2i2	8.2.1	UR2i2
UR2ii1	UR2ii1	8.2.2	UR2ii1
UR2ii2	UR2ii2	8.2.2	UR2ii2
UR2iii1	UR2iii1	8.2.3	UR2iii1
UR2iii2	UR2iii2	8.2.3	UR2iii2
UR3i1	UR3i1	8.3.1	UR3i1
UR3i2	UR3i2	8.3.1	UR3i2
UR3i3	UR3i3	8.3.1	UR3i3
UR3ii1	UR3ii1	8.3.2	UR3ii1
UR3ii2	UR3ii2	8.3.2	UR3ii2

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UR4i1	UR4i1	8.4.1	UR4i1
UR4i2	UR4i2	8.4.2	UR4i2
UR4i3	UR4i3	8.4.1, 8.4.2	UR4i3
UR5i	UR5i	Attachment K	UR5i

<b>SUBFACTOR B</b>			
<b>MANAGEMENT APPROACH</b>			
<b>Section L.19</b>	<b>Section M.2</b>	<b>SOW</b>	<b>Offeror's Response</b>
MA11	MA11	n/a	MA11
MA12	MA12	n/a	MA12
MA13	MA13	n/a	MA13
MA14	MA14	n/a	MA14
MA21	MA21	n/a	MA21
MA22	MA22	n/a	MA22
MA23	MA23	n/a	MA23
MA31	MA31	n/a	MA31
MA32	MA32	n/a	MA32
MA33	MA33	n/a	MA33
MA34	MA34	n/a	MA34
MA35	MA35	n/a	MA35
MA36	MA36	n/a	MA36
MA41	MA41	n/a	MA41
MA51	MA51	n/a	MA51
MA52	MA52	n/a	MA52
MA53	MA53	n/a	MA53
MA54	MA54	n/a	MA54
MA55	MA55	n/a	MA55

<b>SUBFACTOR C</b>			
<b>KEY PERSONNEL AND STAFFING</b>			
<b>Section L.19</b>	<b>Section M.2</b>	<b>SOW</b>	<b>Offeror's Response</b>
KPS11	KPS11	n/a	KPS11
KPS12	KPS12	n/a	KPS12
KPS13	KPS13	n/a	KPS13
KPS21	KPS21	n/a	KPS21
KPS22	KPS22	n/a	KPS22
KPS31	KPS31	n/a	KPS31
KPS32	KPS32	n/a	KPS32
KPS33	KPS33	n/a	KPS33
KPS34	KPS34	n/a	KPS34