

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT		1. CONTRACT ID CODE	PAGE OF PAGES 1 3
2. AMENDMENT/MODIFICATION NO. 0002	3. EFFECTIVE DATE 3/18/2014	4. REQUISITION/PURCHASE REQ. NO. 4200499544	5. PROJECT NO. (If applicable)
6. ISSUED BY NASA Stennis Space Center Office of Procurement Building 1100 Room 248D Stennis Space Center, MS 39529-6000	CODE	7. ADMINISTERED BY (If other than item 6) Same as block #6	CODE
8. NAME AND ADDRESS OF CONTRACTOR (No. Street, county, State and ZIP Code)		(<input checked="" type="checkbox"/>) 9A. AMENDMENT OF SOLICITATION NO. NNS14499544R	(<input checked="" type="checkbox"/>) 9B. DATED (SEE ITEM 11) 3/5/2014
CODE		10A. MODIFICATION OF CONTRACT/ORDER NO.	
FACILITY CODE		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 purpose of this amendment is as follows:

a) The following clauses are hereby deleted:

52.245-1 Government Property (Apr 2012); Alternate I (Apr 2012)
52.245-9 Use and Charges (Apr 2012)

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) Gerald Norris	
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED	16B. UNITED STATES OF AMERICA BY  (Signature of Contracting Officer)	16C. DATE SIGNED 3-18-14

- b) The following clause is hereby added:

LIABILITY FOR GOVERNMENT PROPERTY FURNISHED FOR REPAIR OR OTHER SERVICES (JANUARY 2011)

(a) This clause shall govern with respect to any Government property furnished to the Contractor for repair or other services that is to be returned to the Government. Such property, hereinafter referred to as "Government property furnished for servicing," shall not be subject to FAR 52.245-1, Government Property.

(b) The official accountable recordkeeping and financial control and reporting of the property subject to this clause shall be retained by the Government. The Contractor shall maintain adequate records and procedures to ensure that the Government property furnished for servicing can be readily accounted for and identified at all times while in its custody or possession or in the custody or possession of any subcontractor.

(c) The Contractor shall be liable for any loss, damage, or destruction of the Government property furnished for servicing when caused by the Contractor's failure to exercise such care and diligence as a reasonable prudent owner of similar property would exercise under similar circumstances. The Contractor shall not be liable for loss, damage, or destruction of Government property furnished for servicing resulting from any other cause except to the extent that the loss, damage, or destruction is covered by insurance (including self-insurance funds or reserves).

(d) The Contractor shall hold the Government harmless and shall indemnify the Government against all claims for injury to persons or damage to property of the Contractor or others arising from the Contractor's possession or use of the Government property furnished for servicing or arising from the presence of that property on the Contractor's premises or property.

(End of clause)

- c) The following answers are provided in response to questions submitted from prospective offerors:

Question 1: I noticed a comment about a performance bond in the specifications but no mention in the solicitation. Am I to conclude there is NOT a performance bond?

Answer 1: A performance bond is not required. The specification reference to payment bonds in Section 01 78 00, Closeout Submittals, Para 1.4.1 is hereby removed.

Question 2: What is the light draft of the barge?

Answer 2: 4'-0"

Question 3: What is the displacement weight of the barge in the light condition?

Answer 3: The displacement weight is unknown.

Question 4: There is no call out in the SOW 01-11-00 of any specific areas to be sandblasted and painted. Can you state what areas of the barge, if any, are to be sandblasted and painted?

Answer 4: Refer to the specification, Division 01, General Requirements, Section 01-11-00, Summary of Work, Para 1.1 and Division 09-Finishes, Section 09 97 13.00 40, Steel Coatings, Para 3.6, pg 10, for coating schedule.

Question 5: Section 09; 97-13.00-40 page 6 states "PPG-Ameron International paint system shall be used". Ameron and International are separate/independent paint companies. Will either brand/company paint be acceptable? Ameron is called out in the painting schedule; however, can equivalent International products be used?

Answer 5: PPG-Ameron paint system or an approved equal shall be used.

Question 6: Para. 1.5.6; 1.5.6.1; 1.5.6.2; 1.5.6.4 has "(not in contract)" after the title. What is meant by "(not in contract)"?

Answer 6: Work stated in the specification, Section 01 11 00, Summary of Work, Paras 1.5.6, 1.5.6.1, 1.5.6.2 and 1.5.6.4 are hereby removed as they are not part of the scope of work for this project.

Question 7: SOW 01-11-00 page 5; para 1.5.9 et al; Steel Hull (FCR) There is no provision for pricing steel work until after the audio gage has been completed. I understand this to be priced after results and recommendations of audio gage and other inspection methods to determine any steel renewal. It was mentioned at the site visit to provide a price for steel work, with the bid, however, there is an element of lead abatement to be included in the steel renewal as well. How would you want this priced since it is a lump sum priced RFP? Price square footage for flat plate; shaped plate and price per foot for structural? Suggest price out after known quantity of steel renewal is determined.

Answer 7: For hull replacement, the lump sum amount for Item 001, Attachment 1 to this amendment, shall include replacement of 3,000 pounds of 3/8" thick carbon steel. Any additional steel will be priced for Item 002, Attachment 1 to this amendment.

Question 8: "Inspection and Acceptance" Contract Clause page 3 of solicitation (a)(2). Can this be performed at contractor's facility in lieu of SSC? The Government pick-up and return of barge is out on contractors' control. This would put an undue burden on contractor.

Answer 8: Addenda to FAR 52.212-4 para (a)(2), pg 3 of the solicitation, is changed to: Inspection and acceptance of the services will be performed at the contractor's facility.

Question 9: Para. 1.5.8 Audio Gauging; What is considered "underwater portion" of the hull? A portion of the sides included? How far up the sides if applicable?

Answer 9: From 9'-0" draft mark to the bottom of the underwater hull shall be measured by audio gauging.

Question 10: Is the Government furnished NACE inspector going to be available on the weekends, we run a split shift with much of our SB Painting on the weekends?

Answer 10: Yes

Question 11: Can the offer due date be extended by 7 days?

Answer 11: The offer due date is unchanged at 3/26/2014; 1500 hours LT

d) All other terms and conditions remain unchanged.

Attachment 1
SUPPLIES OR SERVICES AND PRICE/COSTS

BID SCHEDULE

The contractor shall provide all resources necessary to furnish the items in accordance with the specifications. Failure to include a price for all items will render the offer as nonresponsive and exclude the offeror from further consideration for award.

Bid Item 001: Provide all resources necessary to drydock, inspect, perform any necessary steel work, replace anodes and paint one NASA Liquid Oxygen (LOX) Barge in accordance with Specification 31B00-G005.

\$ _____

Bid Item 002: Provide a loaded cost including labor, equipment, material and installation per pounds, of steel per square foot. This loaded cost will include all labor to abate, remove and replace pounds of steel per square foot given the conditions indicated in Specifications Section 01 11 00 Page 5 Paragraph 1.5.9

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