			1. CONTRACT ID CODE		PAGE OF PAGES
AMENDMENT OF SOLICITATION	MODIFICATION OF	CONTRACT	U		1 2
2. AMENDMENT/MODIFICATION NO. 35	3. EFFECTIVE DATE 15-Mar-2018	4. REQUISITION/	PURCHASE REQ. NO. 2516ADM254	5. PR	OJECT NO. <i>(If applicable)</i> N/A
6. ISSUED BY CODE	N00421	7. ADMINISTERE	D BY (If other than Item 6)	COL	DE S2101A
NAVAIR Aircraft Division Pax River		DCM	A Baltimore		SCD: C
21983 BUNDY ROAD, Bldg 441		217 E	AST REDWOOD STREET, SU	JITE	
Patuxent River MD 20670		1800			
karla.norwood@navy.mil 301-757-978	4	BALT	MORE MD 21202-3375		
-					
8. NAME AND ADDRESS OF CONTRACTOR (N	lo., street, county, State, and Z	ip Code)	9A. AMENDMENT OF SOLICITA	TION NO	
MIL Corporation; The					
4000 Mitchellville Road, Suite A210)				
Bowie MD 20716-3177			9B. DATED (SEE ITEM 11)		
			10A. MODIFICATION OF CONT	RACT/OR	
		[X]			BERNO.
			N00178-14-D-7835-M8	301	
			10B. DATED (SEE ITEM 13)		
00/121	ITY CODE		13-May-2014		
	THIS ITEM ONLY APPL	IES TO AMENDI	MENTS OF SOLICITATIONS		
The above numbered solicitation is amended				- [] i	s not extended.
Offers must acknowledge receipt of this amendme					
(a) By completing Items 8 and 15, and returning of					
separate letter or telegram which includes a refere DESIGNATED FOR THE RECEIPT OF OFFERS					
you desire to change an offer already submitted, s		elegram or letter, prov	ided each telegram or letter makes refe	rence to t	he solicitation and this
amendment, and is received prior to the opening h 12. ACCOUNTING AND APPROPRIATION DATA					
	,				
			ONS OF CONTRACTS/ORDE	20	
			AS DESCRIBED IN ITEM 14.	ΝΟ,	
(*) A. THIS CHANGE ORDER IS ISSUE			ES SET FORTH IN ITEM 14 ARE MAD	E IN THE	CONTRACT ORDER NO. IN
ITEM 10A.					
[X] B. THE ABOVE NUMBERED CONTR	ACT/ORDER IS MODIFIED TO	D REFLECT THE ADM	INISTRATIVE CHANGES (such as cha	anaes in r	paving office. appropriation
date, etc.)SET FORTH IN ITEM 14, PL			•	5 - F	
[] C. THIS SUPPLEMENTAL AGREEME	ENT IS ENTERED INTO PURS	UANT TO AUTHORIT	Y OF:		
[] D. OTHER (Specify type of modification	on and authority)				
E. IMPORTANT: Contractor [X] is not, [1 is required to sign this do	ocument and return	copies to the issuing office.		
14. DESCRIPTION OF AMENDMENT/MODIFICA				ere feasil	ole.)
SEE PAGE 2					
15A. NAME AND TITLE OF SIGNER (Type or pri	nt)	16A. NAME AND T	TLE OF CONTRACTING OFFICER (7)	vpe or prii	nt)
	,	-			,
		-	shing, Contracting Officer		
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED	16B. UNITED STAT	ES OF AMERICA		16C. DATE SIGNED
			a Rushing		15-Mar-2018
(Signature of person authorized to sign)			Signature of Contracting Officer)	D 50	
NSN 7540-01-152-8070 PREVIOUS EDITION UNUSABLE		30-105	STANDAR Prescribed b		1 30 (Rev. 10-83)
			FAR (48 CFF		

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	2 of 2	

GENERAL INFORMATION

The purpose of this modification is to correct the POP on CLINs 7500, 7600, 9600, 9625 and 9650... Accordingly, said Task Order is modified as follows: A conformed copy of this Task Order is attached to this modification for informational purposes only.

The Line of Accounting information is hereby changed as follows:

The total amount of funds obligated to the task is hereby increased from the total by to the total value of the order is hereby increased from the by the by to

...

The Period of Performance of the following line items is hereby changed as follows:

CLIN/SLIN	From	То
7500	2/8/2018 - 5/23/2018	2/8/2018 - 3/16/2018
7600	3/15/2018 - 9/14/2018	3/17/2018 - 9/16/2018
7625	3/15/2018 - 6/14/2018	3/17/2018 - 6/16/2018
9600	3/15/2018 - 9/14/2018	3/17/2018 - 9/16/2018
9650	3/15/2018 - 9/14/2018	3/17/2018 - 9/16/2018

		NTRACT NO. 0178-14-D-7835	DELIVERY ORDER N00178-14-D-783			MENDI	MENT/MOD	IFICATION NO.	PAGE 1 of 119	FINAL
ECTIO	ON B S	SUPPLIES OR SER	VICES AND	PRIC	ES					
LIN -	SUPPL	IES OR SERVICES								
or Cos	t Тур	e Items:								
Item	PSC	Supplies/Services		Qty	Unit	Est.	Cost	Fixed Fee	CPFF	
4000	D316	Base Year- Labor i CLIN 4000 (CPFF) (TBD)		1.0	LO		·			
400001	D316	LABOR FUNDING IN S CLIN 4000 (RDT&E)	SUPPORT OF							
400002	D316	LABOR FUNDING IN S CLIN 4000 (WCF)	SUPPORT OF							
400003		LABOR FUNDING IN S CLIN 4000 (WCF)	SUPPORT OF							
400004	D316	LABOR FUNDING IN S CLIN 4000 (WCF)	SUPPORT OF							
400005	D316	LABOR FUNDING IN S CLIN 4000 (WCF)	SUPPORT OF							
400006	D316	LABOR FUNDING IN S CLIN 4000 (WCF)	SUPPORT OF							
400007	D316	LABOR FUNDING IN S CLIN 4000 (O&MN,N)								
400008	D316	LABOR FUNDING IN S CLIN 4000 (WCF)	SUPPORT OF							
400009	D316	LABOR FUNDING IN S CLIN 4000 (WCF)	SUPPORT OF							
400010	D316	LABOR FUNDING IN : CLIN 4000 (WCF)	SUPPORT OF							
400011	D316	LABOR FUNDING IN S CLIN 4000 (WCF)	SUPPORT OF							
400012	D316	LABOR FUNDING IN S CLIN 4000 (WCF)	SUPPORT OF							
400013	D316	LABOR FUNDING IN S CLIN 4000 (WCF)	SUPPORT OF							
400014	D316	LABOR FUNDING IN CLIN 4000 (WCF)	SUPPORT OF							
400015	D316	LABOR FUNDING IN CLIN 4000 (O&MN,N								
400016	D316	LABOR FUNDING IN CLIN 4000 (WCF)	SUPPORT OF							
400017	D316	LABOR FUNDING IN CLIN 4000 (WCF)	SUPPORT OF							
400018	D316	LABOR FUNDING IN CLIN 4000 (WCF)	SUPPORT OF							

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CC	ONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N	00178-14-D-7835	N00178-14-D-7835-M801	35	2 of 119	

. 1

	Item	PSC	Supplies/Services	Qty	Unit	Est.	Cost	Fixed	Fee	CPFF
	400019	D316	LABOR FUNDING IN SUPPORT OF CLIN 4000 (WCF)							
	400020	D316	LABOR FUNDING IN SUPPORT OF CLIN 4000 (WCF)							
ŗ	400021	D316	LABOR FUNDING IN SUPPORT OF CLIN 4000 (WCF)							
	400022	D316	LABOR FUNDING IN SUPPORT OF CLIN 4000 (WCF)							
	400023	D316	LABOR FUNDING IN SUPPORT OF CLIN 4000 (WCF)							
	400024	D316	LABOR FUNDING IN SUPPORT OF CLIN 4000 (WCF)							
	4005	D316	Base Year- Increased Capacity (10%) in support of CLIN 4000 (CPFF) (Fund Type - TBD)	1.0	LO					
			Option							
	4025	D316	Base Year - Data (NSP) CDRLs in support of CLIN 4100 (Fund Type - TBD)	1.0	ΓO				I	
	4100	D316	Option 1- Labor in support of CLIN 4100 (CPFF) (Fund Type - TBD)	1.0	LO					
	410001	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
	410002	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
	410003	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
	410004		LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
	410005	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
	410006	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
	410007	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
	410008	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (O&MN,N)							
	410009	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
	410010	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
	410011	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
	410012	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	3 of 119	

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Item	PSC	Supplies/Services	Qty	Unit	Est.	Cost	Fixed Fee	CPFF
410013	D316	LABOR FUNDING IN SUPPORT C CLIN 4100 (WCF))F	·				
410014	D316	LABOR FUNDING IN SUPPORT C CLIN 4100 (WCF))F					
410015	D316	LABOR FUNDING IN SUPPORT (CLIN 4100 (WCF)	DF					
410016	D316	LABOR FUNDING IN SUPPORT (CLIN 4100 (WCF)	OF					
410017	D316	LABOR FUNDING IN SUPPORT (CLIN 4100 (WCF)	OF					
410018	D316	LABOR FUNDING IN SUPPORT (CLIN 4100 (WCF)	OF					· .
410019	D316	LABOR FUNDING IN SUPPORT (CLIN 4100 (WCF)	OF					
410020	D316	LABOR FUNDING IN SUPPORT (CLIN 4100 (WCF)	OF					
410021	D316	LABOR FUNDING IN SUPPORT (CLIN 4100 (WCF)	OF					
410022	D316	LABOR FUNDING IN SUPPORT (CLIN 4100 (WCF)	OF					
410023	D316	LABOR FUNDING IN SUPPORT (CLIN 4100 (WCF)	OF					
410024	D316	LABOR FUNDING IN SUPPORT (CLIN 4100 (O&MN,N)	OF					
410025	D316	LABOR FUNDING IN SUPPORT (CLIN 4100 (WCF)	OF					
410026	D316	LABOR FUNDING IN SUPPORT CLIN 4100 (WCF)	OF					
410027	D316	LABOR FUNDING IN SUPPORT - CLIN 4100 (WCF)	OF					
410028	D316	LABOR FUNDING IN SUPPORT CLIN 4100 (WCF)	OF					
410029	D316	LABOR FUNDING IN SUPPORT CLIN 4100 (WCF)	OF					
410030	D316	LABOR FUNDING IN SUPPORT CLIN 4100 (WCF)	OF					
410031	D316	LABOR FUNDING IN SUPPORT CLIN 4100 (WCF)	OF					
410032	D316	LABOR FUNDING IN SUPPORT CLIN 4100 (WCF)	OF			·		
410033	D316	LABOR FUNDING IN SUPPORT CLIN 4100 (WCF)	OF					
410034	D316	LABOR FUNDING IN SUPPORT CLIN 4100 (WCF)	OF					

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	4 of 119	

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Iter	n	PSC	Supplies/Services	Qty	Unit	Est.	Cost	Fixed	Fee	CPFF
4100	035	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
4100	036	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
4100	037	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
4100	038	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
410	039	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
410	040	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
410	041	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
410	042	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
410	043	D316	LABOR FUNDING IN SUPPORT OF CLIN 4100 (WCF)							
410	5	D316	Option 1- Increased Capacity (10%) in Support of Labor 4100 (CPFF) (Fund Type - TBD)	1.0	LO					
410	501	D316	Option 1- Increased Capacity (10%) in Support of Labor 4100 (CPFF) (WCF)							
410	502	D316	Option 1- Increased Capacity (10%) in Support of Labor 4100 (CPFF) (WCF)							
410	503	D316	Option 1- Increased Capacity (10%) in Support of Labor 4100 (CPFF) (WCF)							
410	504	D316	Option 1- Increased Capacity (10%) in Support of Labor 4100 (CPFF) (WCF)							
410	505	D316	Option 1- Increased Capacity (10%) in Support of Labor 4100 (CPFF) (WCF)							
410	506	D316	Option 1- Increased Capacity (10%) in Support of Labor 4100 (CPFF) (WCF)							
410	507	D316	Option 1- Increased Capacity (10%) in Support of Labor 4100 (CPFF) (WCF)							
412	:5	D316	Option 1- Data (NSP) CDRLs in support of CLIN 4100 (Fund Type - OTHER)	1.0	LO)	

		ONTRACT NO. 0178-14-D-7835	DELIVERY ORDER N00178-14-D-783		AMENDMENT/MODIFICAT			GE of 119	FINAL
Item	PSC	Supplies/Services	·			Qty	Unit	Est.	Cost
6000	D316	Base Year- Other D CLIN 6000 (COST) (l in support of	1.0	LO		
600001	D316	TRAVEL FUNDING IN	SUPPORT OF CLI	IN 6000 (W	CF)				
600002	D316	TRAVEL FUNDING IN	SUPPORT OF CLI	IN 6000 (W	CF)				
600003	D316	TRAVEL FUNDING IN	SUPPORT OF CLI	IN 6000 (W	ICF)				
6005	D316	Base Year- Increas 4000 (CPFF). Optio			pport of CLIN	1.0	LO		
		Option							
6050`	D316	Base Year- Other D CLIN 6050 (COST) (al in support of	1.0	ΓO		
605001	D316	MATERIAL FUNDING I	N SUPPORT OF (CLIN 6050	(WCF)				
605002	D316	MATERIAL FUNDING I	N SUPPORT OF (CLIN 6050	(WCF)				
605003	D316	MATERIAL FUNDING I	N SUPPORT OF (CLIN 6050	(WCF)				
605004	D316	MATERIAL FUNDING I	N SUPPORT OF (CLIN 6050	(WCF)				
605005	D316	MATERIAL FUNDING I	N SUPPORT OF (CLIN 6050	(WCF)				
605006	D316	MATERIAL FUNDING I	N SUPPORT OF (CLIN 6050	(WCF)				
605007	D316	MATERIAL FUNDING I	N SUPPORT OF (CLIN 6050	(WCF)				
605008	D316	MATERIAL FUNDING I	N SUPPORT OF	CLIN 6050	(WCF)				
605009	D316	MATERIAL FUNDING I	N SUPPORT OF	CLIN 6050	(WCF)				
605010	D316	MATERIAL FUNDING 1	N SUPPORT OF	CLIN 6050	(WCF)				
605011	D316	MATERIAL FUNDING I	N SUPPORT OF	CLIN 6050	(WCF)				
605012	D316	MATERIAL FUNDING I	N SUPPORT OF	CLIN 6050	(WCF)				
605013	D316	MATERIAL FUNDING I	N SUPPORT OF	CLIN 6050	(WCF)				
605014	D316	MATERIAL FUNDING I	N SUPPORT OF	CLIN 6050	(WCF)				
605015	D316	MATERIAL FUNDING I	N SUPPORT OF	CLIN 6050	(WCF)				
605016	D316	MATERIAL FUNDING 1	N SUPPORT OF	CLIN 6050	(WCF)				
605017	D316	MATERIAL FUNDING 1	N SUPPORT OF	CLIN 6050	(WCF)				
605018	D316	MATERIAL FUNDING 1	IN SUPPORT OF	CLIN 6050	(WCF)				
605019	D316	MATERIAL FUNDING J	N SUPPORT OF	CLIN 6050	(WCF)				
605020	D316	MATERIAL FUNDING	IN SUPPORT OF	CLIN 6050	(WCF)				
605021	D316	MATERIAL FUNDING 1	IN SUPPORT OF	CLIN 6050	(WCF)				
605022	D316	MATERIAL FUNDING	IN SUPPORT OF	CLIN 6050	(WCF)				
605023	D316	MATERIAL FUNDING	IN SUPPORT OF	CLIN 6050	(WCF)				
605024	D316	MATERIAL FUNDING	IN SUPPORT OF	CLIN 6050	(WCF)				
605025	D316	MATERIAL FUNDING	IN SUPPORT OF	CLIN 6050	(WCF)				
605026	D316	MATERIAL FUNDING	IN SUPPORT OF	CLIN 6050	(WCF)				

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		NTRACT NO. 0178-14-D-7835	DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICAT	ION N		AGE of 119	FINAL
Item	PSC	Supplies/Services			Qty	Unit	Est.	Cost
605027	D316	MATERIAL FUNDING I	N SUPPORT OF CLIN 6050	(WCF)				
6055	D316		creased Capacity (10%) (CPFF). Option (Fund		1.0	LO		•
6100	D316	-	el in support of CLIN	6100 (COST) (Fund	1.0	LO		
610001	D316	TRAVEL FUNDING IN	SUPPORT OF CLIN 6100 (WCF)				
610002	D316	TRAVEL FUNDING IN	SUPPORT OF CLIN 6100 (WCF)				
610003	D316	TRAVEL FUNDING IN	SUPPORT OF CLIN 6100 (WCF)				
610004	D316	TRAVEL FUNDING IN	SUPPORT OF CLIN 6100 (WCF)				
610005	D316	TRAVEL FUNDING IN	SUPPORT OF CLIN 6100	(WCF)				
610006	D316	TRAVEL FUNDING IN	SUPPORT OF CLIN 6100	(WCF)				
610007	D316	TRAVEL FUNDING IN	SUPPORT OF CLIN 6100	(WCF)				
610008	D316	TRAVEL FUNDING IN	SUPPORT OF CLIN 6100	(WCF)				
610009	D316	TRAVEL FUNDING IN	SUPPORT OF CLIN 6100	(WCF)				
6105	D316	Option 1- Increase 6105 (Fund Type -	ed Capacity in support TBD)	for Travel CLIN	1.0	LO		D
		Option	н 					
6150	D316	Option 1- ODC Mate (Fund Type - TBD)	erial in support of CLI	IN 6150 (COST)	1.0	LO		
615001	D316	MATERIAL FUNDING D	IN SUPPORT OF CLIN 615) (WCF)				
615002	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 6150) (WCF)				
615003	D316	MATERIAL FUNDING D	IN SUPPORT OF CLIN 6150) (WCF)				
615004	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 6150) (WCF)				
615005	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 615	O (WCF)				
615006	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 615) (WCF)				
615007	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 615	0 (WCF)				
615008	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 615	0 (WCF)				
615009	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 615	0 (WCF)				
615010	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 615	0 (WCF)				
615011	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 615	0 (WCF)				
615012	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 615	0 (WCF)				
615013	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 615	0 (WCF)				
615014	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 615	0 (WCF)				
615015	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 615	0 (WCF)				
615016	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 615	0 (WCF)				
615017	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 615	0 (WCF)				
615018	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 615	0 (WCF)				

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		ONTRACT NO. 00178-14-D-7835	DELIVERY ORDE N00178-14-D-78			AMENDA 35	MENT/MODIF	ICATION NO.	PAGE 7 of 119	FINAL
Item	PSC	Supplies/Services						Qty U	nit Est.	Cost
615019	D316	MATERIAL FUNDING I	N SUPPORT OF	CLIN (6150	(WCF)				
615020	D316	MATERIAL FUNDING I	N SUPPORT OF	CLIN 6	5150	(WCF)				
615021	D316	5 MATERIAL FUNDING I	N SUPPORT OF	CLIN 6	6150	(WCF)				
615022	D316	5 MATERIAL FUNDING I	N SUPPORT OF	CLIN (6150	(WCF)				
615023	D316	5 MATERIAL FUNDING I	N SUPPORT OF	CLIN (6150	(WCF)				
615024	D316	5 MATERIAL FUNDING I	N SUPPORT OF	CLIN (6150	(WCF)				
615025	D316	5 MATERIAL FUNDING I	N SUPPORT OF	CLIN (6150	(WCF)				
6155	D316	6 Option 1- Increase CLIN 6105 (Fund Ty		apacit	y (10)%) in	support (of 1.0 L	0	
		Option								
For Cog	ተ ጥህ	pe Items:								
Item	PSC	Supplies/Services		Otv	Üni	t Est.	Cost	Fixed Fe	e CPFF	
7200	D316	5 Option 2- Labor in CLIN 7200 (CPFF) (TBD)		1.0	LO					
720001	D316	5 LABOR FUNDING IN S CLIN 7200 (WCF)	UPPORT OF							
720002	D310	5 LABOR FUNDING IN S CLIN 7200 (WCF)	SUPPORT OF							
720003	D310	5 LABOR FUNDING IN S CLIN 7200 (WCF)	SUPPORT OF							
720004	D310	6 LABOR FUNDING IN S CLIN 7200 (WCF)	UPPORT OF							
720005	D31.0	6 LABOR FUNDING IN S CLIN 7200 (WCF)	SUPPORT OF							
720006	D310	6 LABOR FUNDING IN S CLIN 7200 (WCF)	SUPPORT OF							
720007	D31	6 LABOR FUNDING IN & CLIN 7200 (WCF)	SUPPORT OF							
720008	D31	6 LABOR FUNDING IN S CLIN 7200 (WCF)	SUPPORT OF							
720009	D31	6 LABOR FUNDING IN S CLIN 7200 (WCF)	SUPPORT OF							
720010	D31	6 LABOR FUNDING IN S CLIN 7200 (WCF)	SUPPORT OF							
720011	D31	6 LABOR FUNDING IN : CLIN 7200 (WCF)	SUPPORT OF							
720012	D31	6 LABOR FUNDING IN : CLIN 7200 (WCF)	SUPPORT OF							
720013	D31	6 LABOR FUNDING IN CLIN 7200 (WCF)	SUPPORT OF							

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	8 of 119	

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Item	PSC	Supplies/Services	Qty	Unit	Est.	Cost	Fixed	Fee	CPFF	
720014	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720015	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720016	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720017	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720018	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720019	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720020	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)			·					
720021	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (RDT&E)								
720022	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720023		LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720024	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720025	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								·
720026	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720027	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720028	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720029	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720030	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720032	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)								
720033	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (RDT&E)								
720034	D316	LABOR FUNDING IN SUPPORT OF CLIN 7200 (WCF)							,	
7205	D316	Option 2 10% Increased Capacity Labor (CPFF) (Fund Type - TBD)	1.0) LO						
720502	D316	FUNDING IN SUPPORT OF CLIN 7205								

(WCF)

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	9 of 119	_

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Item	PSC	Supplies/Services		Qty	Unit	Est.	Cost	Fixed Fee	CPFF
720503	D316	FUNDING IN SUPPORT OF CLIN (WCF)	7205						
720505	D316	FUNDING IN SUPPORT OF CLIN '(WCF)	7205						
720506	D316	FUNDING IN SUPPORT OF CLIN '(WCF)	7205						
720507	D316	FUNDING IN SUPPORT OF CLIN ' (RDT&E)	7205						
720508	D316	FUNDING IN SUPPORT OF CLIN (WCF)	7205						
720509	D316	FUNDING IN SUPPORT OF CLIN (WCF)	7205				e e e		
720510	D316	FUNDING IN SUPPORT OF CLIN (RDT&E)	7205						
7225	D316	Option 2- Data (NSP) CDRLs support of CLIN 7200 (Fund - TBD)		1.0	LO				
7300	D316	Option 3- Labor in support CLIN 7300 (CPFF) (Fund Type TBD)		1.0	ΓO				
730001	D316	Option 3- funding in suppor CLIN 7300 (CPFF)LABOR (RDT&						÷	
730002	D316	Option 3- funding in suppor CLIN 7300 (CPFF)LABOR (RDT&							
730003	D316	Option 3- funding in suppor CLIN 7300 (CPFF)LABOR (WCF)							
730004	D316	Option 3- funding in suppor CLIN 7300 (CPFF)LABOR (RDTs							
730005	D316	Option 3- funding in suppor CLIN 7300 (CPFF)LABOR (RDTs							
730006	D316	Option 3- funding in suppor CLIN 7300 (CPFF)LABOR (WCF)							
730007	D316	Option 3- funding in suppor CLIN 7300 (CPFF)LABOR (WCF)							
730008	D316	Option 3- funding in suppor CLIN 7300 (CPFF)LABOR (WCF)							
730009	D316	Option 3- funding in suppor CLIN 7300 (CPFF)LABOR (RDT							
730010	D316	Option 3- funding in suppor CLIN 7300 (CPFF)LABOR (RDT)							
730011	D316	Option 3- funding in suppor CLIN 7300 (CPFF)LABOR (RDT)							
730012	D316	Option 3- funding in suppor CLIN 7300 (CPFF)LABOR (WCF)							
730013	D316	Option 3- funding in suppor CLIN 7300 (CPFF)LABOR (WCF							

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	10 of 119	

Item PSC Supplies/Services

CPFF

- 730014 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E) 730015 D316 Option 3- funding in support of
- 730016 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)

CLIN 7300 (CPFF) LABOR (WCF)

- 730017 D316 Option 3- funding in support of CLIN 7300 (CPFF) LABOR (RDT&E)
- 730018 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730019 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730020 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730021 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730022 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (WCF)
- 730023 D316 Option 3- funding in support of CLIN 7300 (CPFF) LABOR (WCF)
- 730024 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (O&MN,N)
- 730025 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730026 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730027 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730028 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730029 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730030 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730031 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730032 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730033 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730034 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730035 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (WCF)

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	11 of 119	

Item PSC Supplies/Services

Qty Unit Est. Cost Fixed Fee

e CPFF

- 730036 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (WCF)
- 730037 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730038 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (WCF)
- 730039 D316 Option 3- funding in support of CLIN 7300 (CPFF) LABOR (WCF)
- 730040 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (WCF)
- 730041 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (WCF)
- 730042 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (WCF)
- 730043 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730044 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730045 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730046 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730047 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730048 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (WCF)
- 730049 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (WCF)
- 730050 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730051 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730052 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730053 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730054 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (WCF)
- 730055 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (RDT&E)
- 730056 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (WCF)
- 730057 D316 Option 3- funding in support of CLIN 7300 (CPFF)LABOR (WCF)

CONTRACT NO. N00178-14-D-7835	DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICATION NO.	PAGE 12 of 119	FINAL
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Item	PSC	Supplies/S	ervices	Qty	Unit	Est.	Cost	Fixed Fee	CPFF		
730058	D316	-	funding in support of (CPFF)LABOR (WCF)							x	
730059	D316	-	funding in support of (CPFF)LABOR (WCF)								· .
730060	D316	-	funding in support of (CPFF)LABOR (RDT&E)								
730061	D316	-	funding in support of (CPFF)LABOR (RDT&E)								
730062	D316	-	funding in support of (CPFF)LABOR (RDT&E)								 L.
730063	D316	-	funding in support of (CPFF)LABOR (RDT&E)								
730064	D316	-	funding in support of (CPFF)LABOR (WCF)	1							
730065	D316	-	funding in support of (CPFF)LABOR (WCF)								
730066	D316	-	funding in support of (CPFF)LABOR (WCF)		·	·					
730067	D316	-	funding in support of (CPFF)LABOR (WCF)								
730068	D316	-	funding in support of (CPFF)LABOR (WCF)								
730069	D316		funding in support of (CPFF)LABOR (OPN)								
730070	D316	-	funding in support of (CPFF)LABOR (WCF)								
730071	D316	-	funding in support of (CPFF)LABOR (RDT&E)								
730072	D316		funding in support of (CPFF)LABOR (RDT&E)								
730073	D316	-	funding in support of (CPFF)LABOR (RDT&E)								
730074	D316		funding in support of (CPFF)LABOR (RDT&E)								
730075	D316		funding in support of (CPFF)LABOR (RDT&E)								
730076	D316		funding in support of (CPFF)LABOR (RDT&E)								
730077	D316		funding in support of (CPFF)LABOR (OPN)								
730078	D316		funding in support of (CPFF)LABOR (WCF)								
730079	D316		funding in support of (CPFF)LABOR (RDT&E)	:							

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	13 of 119	

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	N0	0178-14-D-7835	N00178-14-D-783	5-M80	1 <u>3</u>	5			13 of 119	
Them	762			0 4 -	11m - 1 - 1	Bet.	Cost	Fixed Fee	CPFF	
t em 30080	PSC D316	Supplies/Services Option 3- funding		ντy	ouit	д 8С,	CORC	LIYER LGE	<u>v</u> fbf	
30081	D316	CLIN 7300 (CPFF)LA Option 3- funding CLIN 7300 (CPFF)LA	in support of				·			
730082	D316	Option 3- funding CLIN 7300 (CPFF)LA	in support of							
730083	D316	Option 3- funding CLIN 7300 (CPFF)LA								
730084	D316	Option 3- funding CLIN 7300 (CPFF)LA								
730085	D316	Option 3- funding CLIN 7300 (CPFF)LA	. = =							
730086	D316	Option 3- funding CLIN 7300 (CPFF)LA								
730087	D316	Option 3- funding CLIN 7300 (CPFF)LA								
730088	D316	Option 3- funding CLIN 7300 (CPFF)LA								
730089	D316	Option 3- funding CLIN 7300 (CPFF)LF								
730090	D316	Option 3- funding CLIN 7300 (CPFF)LA								
730091	D316	Option 3- funding CLIN 7300 (CPFF)L								
730092	D316	Option 3- funding CLIN 7300 (CPFF)LA								
7305	D316	Option 3- 10% Inca Capacity in Suppor CLIN 7300 (CPFF) TBD)	rt of Labor	1.0	LO		• •			
7325	D316	Option 3- Data (NS support of CLIN 73 - TBD)			LO					
7400	D316	Option 4- in Suppo CLIN 7400 (CPFF) TBD)		1.0	LO					
740001	D316	Option 4- in Suppo CLIN 7400 (CPFF)								
740002	D316	Option 4- in Suppo CLIN 7400 (CPFF)								
B 40000	D217	Ombien 4 des Curres	owt of Tobow							

- 740003 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)
- 740004 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)
- 740005 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	14 of 119	

Item PSC Supplies/Services

Qty Unit Est. Cost Fixed Fee CPFF

- 740006 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (APN)
- 740007 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)
- 740008 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)
- 740009 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)
- 740010 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)
- 740011 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)
- 740012 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)
- 740013 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)
- 740014 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)
- 740015 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)
- 740016 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)
- 740017 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)
- 740018 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)
- 740019 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)
- 740020 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)
- 740021 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)
- 740022 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)
- 740023 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (OPN)
- 740024 D316 Option 4- in Support of Labor CLIN 7400. (CPFF) (RDT&E)
- 740025 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)
- 740026 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)
- 740027 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	15 of 119	

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Item	PSC	Supplies/Services	Qty	Unit	Est.	Cost	Fixed Fee	CPFF	
740028	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)							
740029	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)							
740030	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)							
740031	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)							
740032	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)							
740033	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)							
740034	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)							
740035	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)							
740036	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (Fund Type - OTHER)							
740037	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)							
740038	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)							
740039	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)							
740040	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (APN)							
740041	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)							
740042	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)							
740043	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)			·				
740044	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)			÷				
740045	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)							
740046	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)							
740047	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)							
740048	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (Fund Type - TBD)							

740049 D316 Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	16 of 119	

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Item	PSC	Supplies/Services	Qty	Uni	: Est	. Cost		Fixed	Fee	CPFF
740050	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)								
740051	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)								
740052	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)								
740053	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)								
740054	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)								
740055	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)								
740056	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)								
740057	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)				·				
740058	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)				Ň	-			
740059	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)								
740060	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)								
740061	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)								·
740062	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)								
740063	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)								
740064	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (RDT&E)								
740065	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)								
740066	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)								
740067	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)								
740068	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)								
740069	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)								
740070	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)								
740071	D316	Option 4- in Support of Labor CLIN 7400 (CPFF) (WCF)								

		NTRACT NO. 0178-14-D-7835	DELIVERY ORDER N00178-14-D-783			AMENDI 35	MENT/MOD	IFICATION NO.	PAGE 17 of 119	FINAL
Item	PSC	Supplies/Service:	3	Qty	Unit	Est.	Cost	Fixed Fee	CPFF	
740072	D316	Option 4- in Supp CLIN 7400 (CPFF)								
740073	D316	Option 4- in Supp CLIN 7400 (CPFF)								
7405	D316	Option 4- Increas (10%) in support 7400 (Fund Type	of Labor CLIN	1.0	ΓO		D)
		Option								
7425	D316	Option 4- Data (1 support of CLIN [*] Type - TBD)		1.0	LO) .
		Option								
7500	D316	7500(COST ONLY-NG Extension (to CL Type - TBD)		1.0	LO					
750001	D316	Funding in suppo: - MLS (RDT&E)	rt of CLIN 7500							
750002	D316	Funding in suppo - AIC (Unclass)								
750003	D316	Funding in suppo - AIC (Class) (R								
750004	D316	Funding in suppo - AIC (Outreach)								
750005	D316	Funding in suppo - Triton (RDT&E)	rt of CLIN 7500							
750006	D316	Funding in suppo - HPC (RDT&E)	rt of CLIN 7500							
750007	D316	Funding in suppo - Jacksonville (
750008	D316	Funding in suppo - UCLASS (RDT&E)	rt of CLIN 7500							
750009	D316	Funding in suppo - 4.0 HPC (E&I)								
750010	D316	Funding in suppo - NGJ PMA234 (RD								
750011	D316	Funding in suppo - 5.1 Support (W								
750012	D316	Funding in suppo - FRCSW - North								
750013	D316	Funding in suppo - Cherry Point (
750014	D316	Funding in suppo - AIC (APSD - I& (RDT&E)								
750015	D316	Funding in suppo								

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- LVCMS (Fund Type - OTHER)

		NTRACT NO. 0178-14-D-7835	DELIVERY ORDI N00178-14-D-78			AMENDN 35	MENT/MOD	FICATION NC		GE of 119	FINAL
Item	PSC	Supplies/Services		Qty	Unit	Est.	Cost	Fixed F	'ee	CPFF	
750016	D316	Funding in support -JMETC (RDT&E)	of CLIN 750	0							
750017	D316	Funding in support -JMETC (RDT&E)	of CLIN 750	0							
7600	D316	6 month extension 52.217-8, 'Option Services'. (Fund T	to Extend	1.0	LO						
760001	D316	Funding in Support 7600- AIC(Unclass)									
760002	D316	Funding in Support 7600- AIC(Class) (
760003	D316	Funding in Support 7600- AIC(Outreach									
760004	D316	Funding in Support 7600- Triton (RDT&									
760005	D316	Funding in Support 7600- JMETC (RDT&E		-							
760006	D316	Funding in Support 7600- HPC (RDT&E)	of CLIN								
760007	D316	Funding in Support 7600- LVCMS (Fund		.)							
760008	D316	Funding in Support 7600- 4.0 HPC (E&I									
760009	D316	Funding in Support 7600- LKE (WCF)	of CLIN								
760010	D316	Funding in Support 7600- NGJ (RDT&E)	of CLIN					·			
760011	D316	Funding in Support 7600- 5.1 Support									
760012	D316	Funding in Support 7600- Jax (E&I) (V									
760013	D316	Funding in Support 7600- North Island									
760014	D316	Funding in Support 7600- UCLASS (RDT)									
7625	D316	6 Month extension 52.217-8'Option to Services'. DATA (1 support of CLIN 76 Type - TBD)	o Extend NSP) CDRLs ir		LO						
For ODC	C Iter	ແຮ:									
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PSC Supplies/Services Item

Qty Unit Est. Cost

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D316 Option 2- Other Direct Cost (ODC) Travel in support of 1.0 LO 9200 CLIN 9200 (COST) (Fund Type - TBD)

		NTRACT NO. 0178-14-D-7835	DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICAT 35	ION NO.	PAGE FINAL 19 of 119	
Item	PSC	Supplies/Services			Qty Un:	lt Est. Cost	
920001	D316	Travel funding in	support of CLIN 9200	(COST) (WCF)			
920002	D316	Travel funding in	support of CLIN 9200	(COST) (WCF)			
920003	D316	Travel funding in	support of CLIN 9200	(COST) (WCF)			
920004	D316	Travel funding in	support of CLIN 9200	(COST) (WCF)			
920005	D316	Travel funding in	support of CLIN 9200	(COST) (WCF)			
920006	D316	Travel funding in	support of CLIN 9200	(COST) (WCF)			
920007	D316	Travel funding in	support of CLIN 9200	(COST) (WCF)			
920008	D316	Travel funding in	support of CLIN 9200	(COST) (RDT&E)			
920009	D316	Travel funding in	support of CLIN 9200	(COST) (WCF)			
9205	D316	Option 2- Increase (Fund Type - TBD)	d Capacity (10%) in s	support of CLIN 7205	1.0 LO		
920501	D316	FUNDING IN SUPPORT	OF TRAVEL CLIN 9205	(WCF)			
9250	D316	Option 2 ODCs - Ma Type - TBD)	terial in support of	CLIN 9250 (Fund	1.0 LO		
925001	D316	MATERIAL FUNDING I	N SUPPORT OF CLIN 925	50 (WCF)			
925002	D316	MATERIAL FUNDING I	N SUPPORT OF CLIN 92	50 (WCF)			
925003	D316	MATERIAL FUNDING 1	N SUPPORT OF CLIN 92	50 (WCF)			
925004	D316	MATERIAL FUNDING I	N SUPPORT OF CLIN 92	50 (WCF)			
•			IN SUPPORT OF CLIN 92				
			IN SUPPORT OF CLIN 92		`		
			IN SUPPORT OF CLIN 92				
			IN SUPPORT OF CLIN 92				
		4	IN SUPPORT OF CLIN 92				
· ·			IN SUPPORT OF CLIN 92				
			IN SUPPORT OF CLIN 92				
			IN SUPPORT OF CLIN 92				
			IN SUPPORT OF CLIN 92				
925015	D316	MATERIAL FUNDING	IN SUPPORT OF CLIN 92	50 (WCF)			
9255	D316	Option 2- Increase (Fund Type - TBD)	ed Capacity (10%) in	support of CLIN 7205	1.0 LC		
		Option				·	
9300	D316	Option 3 ODCs - T: (Fund Type - TBD)	ravel in support of C	LIN 9300 (COST)	1.0 LC		
930001	. D316	Option 3 ODCs - F (COST)Travel (WCF	unding in support of)	CLIN 9300			
930002	2 D316	Option 3 ODCs - F (COST)Travel (WCF	unding in support of)	CLIN 9300			

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	20 of 119	

Item PSC Supplies/Services

- 930003 D316 Option 3 ODCs Funding in support of CLIN 9300 (COST)Travel (WCF)
- 930004 D316 Option 3 ODCs Funding in support of CLIN 9300 (COST)Travel (RDT&E)
- 930005 D316 Option 3 ODCs Funding in support of CLIN 9300 (COST)Travel (WCF)
- 930006 D316 Option 3 ODCs Funding in support of CLIN 9300 (COST)Travel (WCF)
- 930007 D316 Option 3 ODCs Funding in support of CLIN 9300 (COST)Travel (WCF)
- 930008 D316 Option 3 ODCs Funding in support of CLIN 9300 (COST)Travel (WCF)
- 930009 D316 Option 3 ODCs Funding in support of CLIN 9300 (COST)Travel (RDT&E)
- 930010 D316 Option 3 ODCs Funding in support of CLIN 9300 (COST)Travel (WCF)
- 930011 D316 Option 3 ODCs Funding in support of CLIN 9300 (COST)Travel (RDT&E)
- 930012 D316 Option 3 ODCs Funding in support of CLIN 9300 (COST)Travel (RDT&E)
- 9305 D316 Option 3- 10% Increased Capacity ODCs Travel in support 1.0 LO of CLIN 9300 (Fund Type TBD)
- 9350 D316 Option 3 ODCs Material in support of CLIN 9350 (COST) 1.0 LO (Fund Type - TBD)
- 935001 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935002 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (RDT&E)
- 935003 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935004 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935005 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (RDT&E)
- 935006 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935007 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935008 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935009 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (RDT&E)
- 935010 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (RDT&E)

Qty Unit Est. Cost

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	21 of 119	

Item PSC Supplies/Services

- 935011 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (RDT&E)
- 935012 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935013 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935014 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935015 D316 Option 3 ODCs ~ Funding in support of CLIN 9350 (COST) Material (RDT&E)
- 935016 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935017 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935018 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935019 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935020 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (RDT&E)
- 935021 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (RDT&E)
- 935022 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935023 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935024 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (RDT&E)
- 935025 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (RDT&E)
- 935026 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935027 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935028 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935029 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935030 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)
- 935031 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (RDT&E)
- 935032 D316 Option 3 ODCs Funding in support of CLIN 9350 (COST) Material (WCF)

Qty Unit Est. Cost

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		DNTRACT NO. 00178-14-D-7835	DELIVERY ORDER NO. N00178-14-D-7835-M80		IODIFICATION NO.	PAGE 22 of <u>119</u>	FINAL
Item	PSC	Supplies/Services			Qty U	nit Est.	Cost
935033	D316	Option 3 ODCs - Fu: Material (RDT&E)	nding in support o	CLIN 9350 (COS	5T)		
935034	D316	Option 3 ODCs - Fu: Material (RDT&E)	nding in support of	E CLIN 9350 (COS	3T)		
9355	D316	Option 3- Increase (Fund Type - TBD)	d Capacity (10%)in	support of CLIN	19350 1.0 L	0	
935501	D316	(WCF)					
9400	D316	Option 4- Other Di 9400 (COST) (Fund		in support of CI	LIN 1.0 L	0	
940001	D316	Option 4- Other Di 9400 (COST) (RDT&E		in support of CI	IN		
940002	D316	Option 4- Other Di 9400 (COST) (WCF)	rect Costs Travel	in support of CI	LIN		
940003	D316	Option 4- Other Di 9400 (COST) (RDT&E		in support of CI	LIN		
940004	D316	Option 4- Other Di 9400 (COST) (RDT&E		in support of CI	LIN		
940005	D316	Option 4- Other Di 9400 (COST) (WCF)	rect Costs Travel	in support of CI	LIN		
940006	D316	Option 4- Other Di 9400 (COST) (RDT&E		in support of CI	LIN		
940007	D316	Option 4- Other Di 9400 (COST) (WCF)	rect Costs Travel	in support of Cl	LIN		
940008	D316	Option 4- Other Di 9400 (COST) (RDT&B		in support of Cl	LIN		
940009	D316	Option 4- Other Di 9400 (COST) (WCF)	rect Costs Travel	in support of Cl	LIN		
940010	D316	Option 4- Other Di 9400 (COST) (WCF)	rect Costs Travel	in support of C	LIN		
940011	D316	Option 4- Other Di 9400 (COST) (RDT&B		in support of Cl	LIN		
940012	D316	Option 4- Other Di 9400 (COST) (APN)	rect Costs Travel	in support of C	LIN		
940013	D316	Option 4- Other Di 9400 (COST) (RDT&R		in support of C	LIN ,		
940014	D316	Option 4- Other Di 9400 (COST) (RDT&H		in support of C	LIN		
940015	D316	Option 4- Other Di 9400 (COST) (WCF)	irect Costs Travel	in support of C	LIN		
940016	D316	Option 4- Other D: 9400 (COST) (RDT&		in support of C	LIN		
940017	D316	Option 4- Other D: 9400 (COST) (WCF)	irect Costs Travel	in support of C	LIN		
940018	D316	5 Option 4- Other D: 9400 (COST) (WCF)	irect Costs Travel	in support of C	LIN		

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	23 of 119	

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Item	PSC	Supplies/Services	Qty	Unit	Est.	Cost
940019	D316	Option 4- Other Direct Costs Travel in support of CLIN 9400 (COST) (WCF)				
940020	D316	Option 4- Other Direct Costs Travel in support of CLIN 9400 (COST) (RDT&E)				
940021	D316	Option 4- Other Direct Costs Travel in support of CLIN 9400 (COST) (WCF)				
940022	D316	Option 4- Other Direct Costs Travel in support of CLIN (WCF)				
940023	D316	Option 4- Other Direct Costs Travel in support of CLIN (RDT&E)				
940024	D316	Option 4- Other Direct Costs Travel in support of CLIN (RDT&E)				
940025	D316	Option 4- Other Direct Costs Travel in support of CLIN (RDT&E)				
9405	D316	Option 4 10% Increased Capacity ODCs - Travel in support of CLIN 9400 (Fund Type - TBD)	1.0	ΓO		
		Option				
9450	D316	Option 4- ODCs Material in support of CLIN 9450 (COST) (Fund Type - TBD)	1.0	LO		
945001	D316	Option 4- ODCs Material in support of CLIN 9450 (COST) (WCF)				
945002	D316	Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)				
945003	D316	Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)				
945004	D316	Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)				
945005		Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)				· · · · · ·
945006	D316	Option 4- ODCs Material in support of CLIN 9450 (COST) (WCF)				
945007	D316	Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)				
945008	D316	Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)				
945009	D316	Option 4- ODCs Material in support of CLIN 9450 (COST) (WCF)			·	
945010	D316	Option 4- ODCs Material in support of CLIN 9450 (COST) (WCF)				
945011	D316	Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)				
945012	D316	Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)				
945013	D316	Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)				

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	24 of 119	

Qty Unit Est. Cost

Item PSC Supplies/Services

- 945014 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (APN)
- 945015 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)
- 945016 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)
- 945017 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)
- 945018 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)
- 945019 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)
- 945020 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (WCF)
- 945021 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)
- 945022 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)
- 945023 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)
- 945024 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)
- 945025 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (WCF)
- 945026 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)
- 945027 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (WCF).
- 945028 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (WCF)
- 945029 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)
- 945030 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (WCF)
- 945031 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (WCF)
- 945032 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)
- 945033 D316 Option 4- ODCs Material in support of CLIN 9450 (COST) (RDT&E)
- 9455 D316 Option 4 10% Increased Capacity ODCs Material in support 1.0 LO of CLIN 9450 (Fund Type - TBD)

Option

9600 D316 Travel CLIN 9600 6 month extension IAW FAR 52.217-8 'Option to Extend Services'. (Fund Type - TBD) 1.0 LO

		DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICAT	ION NO		GE of 119	FINAL
PSC	Supplies/Services			Qty '	Unit	Est.	Cost
D316		6 month extension IAW ervices'. (Fund Type -		1.0	LO		

13RA HQ B-2-0004 EXPEDITING CONTRACT CLOSEOUT (NAVSEA) (DEC 1995)

I**tem** 9650

(a) As part of the negotiated fixed price or total estimated amount of this contract, both the Government and the Contractor have agreed to waive any entitlement that otherwise might accrue to either party in any residual dollar amount of \$500 or less at the time of final contract closeout. The term "residual dollar amount" shall include all money that would otherwise be owed to either party at the end of the contract, except that, amounts connected in any way with taxation, allegations of fraud and/or antitrust violations shall be excluded. For purposes of determining residual dollar amounts, offsets of money owed by one party against money that would otherwise be paid by that party may be considered to the extent permitted by law.

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(b) This agreement to waive entitlement to residual dollar amounts has been considered by both parties. It is agreed that the administrative costs for either party associated with collecting such small dollar amounts could exceed the amount to be recovered.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	26 of 119	

SECTION C DESCRIPTIONS AND SPECIFICATIONS

SECTION C:

Due to an error in the portal, Section C is unavailable in the award PDF, therefore, this section will be uploaded as an attachment titled "Attachment 5 Section C Performance Based Statement of Work".

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	27 of 119	

SECTION D PACKAGING AND MARKING

Clauses specified in Section D of the Seaport-e Basic Contract apply to this task order, unless otherwise specified in the task order, in addition to the following:

Items 4000, 4005, 4100, 4105, 7200, 7205, 7300, 7305, 7400, 7405 - Packaging and marking are not applicable to these items.

Items 6050, 6055, 6150, 6155, 9250, 9255, 9350, 9355, 9450, 9455 - Packaging and marking shall be in accordance with the best commercial practice.

Items 4025, 4125, 7225, 7325, and 7435 - The data to be furnished hereunder shall be packaged and marked in accordance with Exhibit (A), DD Form 1423, Contract Data Requirements List (CDRL).

5252.247-9514 TECHNICAL DATA PACKING INSTRUCTIONS (NAVAIR) (SEP 1999)

Technical Data and Information shall be packed and packaged for domestic shipment in accordance with best

commercial practices. The package or envelope should be clearly marked with any special markings specified in

this contract (or delivery/task order), e.g., Contract Number, CLIN, Device No., and document title must be on the

outside of the package. Classified reports, data and documentation, if applicable, shall be prepared for shipment in

accordance with Defense Industrial Manual for Safeguarding Classified Information, DoD 5520.22M.

11RA HQ D-2-0008 MARKING OF REPORTS (NAVSEA) (SEP 1990)

All reports delivered by the Contractor to the Government under this contract shall prominently show on the cover of the report: *

(1) name and business address of the Contractor

- (2) contract number
- (3) task order number

(4) sponsor:

(Name of Individual Sponsor)

(Name of Requiring Activity)

(City and State)

* To be completed at the Task Order level, when applicable. **Per COR, reports shall be submitted via email.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	28 of 119	

SECTION E INSPECTION AND ACCEPTANCE

Inspection and Acceptance shall be in accordance with Section E of the Seaport-e multiple award contract.

The Government will monitor the Contractor's performance to assure compliance with the contract requirements, inclusive of the terms and conditions, in accordance with Section C Performance Based Statement of Work and Section J, Attachment 3 - Quality Assurance Surveillance Plan (QASP). Final acceptance of all associated Contract Data Requirements List (CDRL), DD Form 1423 Exhibit A. (A001-A003) under the associated Items 4025, Options 4125, 7225, 7325, and 7425 must be completed prior to final acceptance of the services identified herein.

Items 4025, 4125, 7225, 7325, and 7425 - Inspection and Acceptance of the data to be furnished hereunder by the Contractor shall be in accordance with Exhibit A, Contract Data Requirements List (CDRLs), DD Form 1423. Acceptance shall be performed by the first addressee listed in the distribution list under Block 14 and in accordance with Block 16 of the DD for 1423. Additionally, the Government will monitor the Contractor's performance to ensure compliance with contract requirements, inclusive of the terms and conditions, in accordance with Section J, Attachment 1, Quality Assurance Surveillance Plan (QASP).

5252.246-9514 INSPECTION AND ACCEPTANCE OF TECHNICAL DATA AND INFORMATION (NAVAIR)(FEB 1995)

Inspection and acceptance of technical data and information will be performed by the Procuring Contracting Officer (PCO) or his duly authorized representative. Inspection of technical data and information will be performed by ensuring successful completion of the requirements set forth in the DD Form 1423, Contract Data Requirements List (CDRL) and incorporation/resolution of Government review comments on the data items. Acceptance will be evidenced by execution of an unconditional DD Form 250, Material Inspection and Receiving Report, as appropriate, and/or upon receipt of a second endorsement acceptance by the PCO on the attachment to this contract entitled Attachment 6, NAWCTSD Form 4330/60. The attached form will not be used for high cost data such as drawings, specifications, and technical manuals.

CLIN	INSPECTION AT	INSPECTION BY	ACCEPTANCE AT	INSPECTION BY
4025	Destination	Government	Destination	Government
4125	Destination	Government	Destination	Government
6050	Destination	Government	Destination	Government
6055	Destination	Government	Destination	Government
6150	Destination	Government	Destination	Government
6155	Destination	Government	Destination	Government
7225	Destination	Government	Destination	Government
7325	Destination	Government	Destination	Government
7425	Destination	Government	Destination	Government
9250	Destination	Government	Destination	Government
9255	Destination	Government	Destination	Government
9350	Destination	Government	Destination	Government
9355	Destination	Government	Destination	Government
9450	Destination	Government	Destination	Government
9455	Destination	Government	Destination	Government

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	29 of 119	

SECTION F DELIVERABLES OR PERFORMANCE

The periods of performance for the following Items are as follows:

4000	5/13/2014 - 5/12/2015
4025	5/13/2014 - 5/12/2015
4100	4/7/2015 - 4/6/2016
4105	9/17/2015 - 4/6/2016
4125	4/7/2015 - 4/6/2016
6000	5/13/2014 - 5/12/2015
6050	5/13/2014 - 5/12/2015
6100	4/7/2015 - 4/6/2016
6150	4/7/2015 - 4/6/2016
7200	12/9/2015 - 12/8/2016
7205	5/13/2016 - 5/12/2017
7225	12/9/2015 - 12/8/2016
7300	7/28/2016 - 7/27/2017
7305	7/28/2016 - 7/27/2017
7325	7/28/2016 - 7/27/2017
7400	5/26/2017 - 5/27/2018
7500	2/8/2018 - 3/16/2018
7600	3/17/2018 - 9/16/2018
7625	3/17/2018 - 6/16/2018
9200	12/9/2015 - 12/8/2016
9205	5/13/2016 - 5/12/2017
9250	12/9/2015 - 12/8/2016
9300	7/28/2016 - 7/27/2017
9305	7/28/2016 - 7/27/2017
9350	7/28/2016 - 7/27/2017
9355	7/28/2016 - 7/27/2017
9400	5/26/2017 - 5/27/2018
9450	5/26/2017 - 5/25/2018
9600	3/17/2018 - 9/16/2018
9650	3/17/2018 - 9/16/2018

CLIN - DELIVERIES OR PERFORMANCE

The periods of performance for the following Items are as follows:

4000	5/13/2014 - 5/12/2015
4025	5/13/2014 - 5/12/2015
4100	4/7/2015 - 4/6/2016

DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICATION NO. 35	PAGE 30 of 119	FINAL

4125	4/7/2015 - 4/6/2016
6000	5/13/2014 - 5/12/2015
6050	5/13/2014 - 5/12/2015
6100	4/7/2015 - 4/6/2016
6150	4/7/2015 - 4/6/2016

The periods of performance for the following Option Items are as follows:

4005	5/13/2014 - 5/12/2015
4105	5/13/2015 - 5/12/2016
6005	5/13/2014 - 5/12/2015
6055	5/13/2014 - 5/12/2015
6105	5/13/2015 - 5/12/2016
6155	5/13/2015 - 5/12/2016
7200	12/09/2015-12/08/2016
7205	12/09/2015 - 12/08/2016
7225	5/13/2016 - 5/12/2017
7300	5/13/2017 - 5/12/2018
7305	5/13/2017 - 5/12/2018
7325	5/13/2017 - 5/12/2018
7400	5/13/2018 - 5/12/2019
7405	5/13/2018 - 5/12/2019
7425	5/13/2018 - 5/12/2019
7500	2/08/2018 - 3/16/2018
7600	3/17/2018- 9/14/2018
9200	12/09/2015 - 12/08/2016
9205	5/13/2016 - 5/12/2017
9250	12/09/2015 - 12/08/2016
9255	5/13/2016 - 5/12/2017
9300	5/13/2017 - 5/12/2018
9305	5/13/2017 - 5/12/2018
9350	5/13/2017 - 5/12/2018
9355	5/13/2017 - 5/12/2018
9400	5/13/2018 - 5/12/2019
9405	5/13/2018 - 5/12/2019
9450	5/13/2018 - 5/12/2019
9455	5/13/2018 - 5/12/2019
9600	3/17/2018-9/14/2018
9650	3/17/2018-9/14/2018

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	31 of 119	

SECTION G CONTRACT ADMINISTRATION DATA

HQ B-2-0015 PAYMENTS OF FEE(S) (LEVEL OF EFFORT) (NAVSEA)(MAY 1993)

(a) For purposes of this contract, "fee" means "target fee" in cost-plus-incentive-fee type contracts, "base fee" in cost-plus-award-fee type contracts, or "fixed fee" in "cost-plus-fixed-fee type contracts for level of effort type contracts.

(b) The Government shall make payment to the Contractor, subject to and in accordance with the clause in this contract entitled "FIXED FEE" (FAR 52.216-8) or "INCENTIVE FEE" (FAR 52.216-10), as applicable. Such payments shall be equal to **Contract entitled** "ALLOWABLE COST AND PAYMENT" (FAR 52.216-7) subject to the withholding terms and conditions of the "FIXED FEE" or "INCENTIVE FEE" clause, as applicable (percentage of fee is based on fee dollars divided by estimated cost dollars, including facilities capital cost of money). Total fee(s) paid to the Contractor shall not exceed the fee amount(s) set forth in this contract.

(c) The fee(s) specified in Section B, and payment thereof, is subject to adjustment pursuant to paragraph (g) of the special contract requirements entitled "LEVEL OF EFFORT." If the fee(s) is reduced and the reduced fee(s) is less than the sum of all fee payments made to the Contractor under this contract, the Contractor shall repay the excess amount to the Government. If the final adjusted fee exceeds all payments made to the Contractor under this contract, the Contractor shall be paid the additional amount, subject to the availability of funds. In no event shall the Government be required to pay the Contractor any amount in excess of the funds obligated under this contract at the time of the discontinuance of work.

(d) Fee(s) withheld pursuant to the terms and conditions of this contract shall not be paid until the contract has been modified to reduce the fee(s) in accordance with the "LEVEL OF EFFORT" special contract requirements, or until the Procuring Contracting Officer has advised the paying office in writing that no fee adjustment is required.

5252.201-9501 DESIGNATION OF CONTRACTING OFFICER'S REPRESENTATIVE (COR)(NAVAIR) (SEP 2012)

(a) The Contracting Officer has designated Ms. Tracy Agamaite, 301-342-7350, 47261 Tate Rd, Building 1463, Patuxent River, MD 20670, as the authorized Contracting Officer's Representative (COR) to perform the following functions, duties, and/or responsibilities contained in Attachment (4)

(b) The effective period of the COR designation is 13 May 2014 to 12 May 2019.

5252.232-9528 REIMBURSEMENT OF COSTS ASSOCIATED WITH OPNAV SERVICES (NAVAIR) (JUN 2012)

This procurement does not contain the requirement to support the Office of the Chief of Naval Operations (OPNAV). No such requirement is included in the Statement of Work nor shall be contained in any flow down requirements to subcontractors. Since OPNAV service support is not a requirement of the statement of work, the Contracting Officer's Representative (COR) is prohibited from endorsing any such costs/charges. The Government will not pay for such costs as they are outside the scope of this contract.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	32 of 119	

5252.242-9511 CONTRACT ADMINISTRATION DATA (NAVAIR)(MAR 2012)

(a) Contract Administration Office.

(1) Contract administration functions (see FAR 42.302(a) and DFARS 242.302(a)) are assigned to: See the ADMINISTERED BY Block on the face page of the contract, modification, or order.

(b) Special Instructions (see FAR 42.202(b) and (c)):

(1) The following functions or duties are assigned to the COR: See Attachment (4)

(c) Inquiries regarding payment should be referred to: MyInvoice at <u>https://myinvoice.csd.disa.mil</u>//index.html.

252.201-7000 CONTRACTING OFFICER'S REPRESENTATIVE (DEC 1991)

(a) *Definition.* "Contracting officer's representative" means an individual designated in accordance with subsection 201.602-2 of the Defense Federal Acquisition Regulation Supplement and authorized in writing by the contracting officer to perform specific technical or administrative functions.

(b) If the Contracting Officer designates a contracting officer's representative (COR), the Contractor will receive a copy of the written designation. It will specify the extent of the COR's authority to act on behalf of the contracting officer. The COR is not authorized to make any commitments or changes that will affect price, quality, quantity, delivery, or any other term or condition of the contract.

SEA 5252.232-9104 ALLOTMENT OF FUNDS (MAY 1993)

(a) This contract is incrementally funded with respect to both cost and fee. The amount(s) presently available and allotted to this contract for payment of fee for incrementally funded contract line item number/contract subline item number (CLIN/SLIN), subject to the clause entitled "FIXED FEE" (FAR 52.216-8) or "INCENTIVE FEE" (FAR 52.216-10), as appropriate, is specified below. The amount(s) presently available and allotted to this contract for payment of cost for incrementally funded CLINs/SLINs is set forth below. As provided in the clause of this contract entitled "LIMITATION OF FUNDS" (FAR 52.232-22), the CLINs/SLINs covered thereby, and the period of performance for which it is estimated the allotted amount(s) will cover are as follows:

ІТЕМ	ALLOTTED TO COST	ALLOTTED TO FEE	TOTAL AMOUNT ALLOTED
4000			
6000			
6050			
Total Base Year			
4100			
6100			
6150			
Total Option 1			
4105			
Total Option 1 10% Increased			
Capacity			
7200			
9200			

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	33 of 119	

9205		
9250		
Total Option 2		
7205		
Total Option 2 10% Increased		
Capacity		
7300		
9350		
9300		
9355		
Total Option 3		
7305		
Total Option 3 10% Increased Capacity		
7400		
7500		
9400		
9450		
Total Option 4		
7600		
9600		
9650		
Total Option 5	\$	
TOTAL		

(b) The parties contemplate that the Government will allot additional amounts to this contract from time to time for the incrementally funded CLINs/SLINs by unilateral contract modification, and any such modification shall state separately the amount(s) allotted for cost, the amount(s) allotted for fee, the CLINs/SLINs covered thereby, and the period of performance which the amount(s) are expected to cover.

(c) CLINs/SLINs are fully funded and performance under these CLINs/SLINs is subject to the clause of this contract entitled "LIMITATION OF COST" (FAR 52.232-20) or "LIMITATION OF COST (FACILITIES)" (FAR 52.232-21), as applicable.

(d) The Contractor shall segregate costs for the performance of incrementally funded CLINs/SLINs from the from the costs of performance of fully funded CLINs/SLINs.

FUNDING PROFILE

The following details funding to date:

BASE YEAR Total Task Order CPFF Value:

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	34 of 119	

Total Funding Available: Balance Unfunded:



OPTION YEAR 1

Total Task Order CPFF Value: Total Funding Available: Balance Unfunded:



OPTION YEAR 2 Total Task Order CPFF Value: Total Funding Available: Balance Unfunded:

\geq		

OPTION YEAR 3

Total Task Order CPFF Value: Total Funding Available: Balance Unfunded:

HQ G-2-0007 INVOICE INSTRUCTIONS (NAVSEA) (APR 2011)

(a) In accordance with the clause of this contract entitled "ELECTRONIC SUBMISSION OF PAYMENT REQUESTS" (DFARS 252.232-7003), the Naval Sea Systems Command (NAVSEA) will utilize the DoD Wide Area Workflow Receipt and Acceptance (WAWF) system to accept supplies/services delivered under this contract. This web-based system located at https://wawf.eb.mil provides the technology for Government contractors and authorized Department of Defense (DoD) personnel to generate, capture and process receipt and payment-related documentation in a paperless environment. Invoices for supplies/services rendered under this contract shall be submitted electronically through WAWF. Submission of hard copy DD250/invoices may no longer be accepted for payment.

(b) It is recommended that the person in your company designated as the Central Contractor Registration (CCR) Electronic Business (EB) Point of Contact and anyone responsible for the submission of invoices, use the online training system for WAWF at http://wawftraining.com. The Vendor, Group Administrator (GAM), and sections marked with an asterisk in the training system should be reviewed. Vendor documentation is available under Resources at http://wawftraining.com.

(c) The designated CCR EB point of contact is responsible for activating the company's CAGE code on WAWF by ccalling 1-866-618-5988. Once the company is activated, the CCR EB point of contact will self-register under the company's CAGE code on WAWF and follow the instructions for a group administrator. After the company is set-up on WAWF, any additional persons responsible for submitting invoices must self-register under the company's CAGE code at https://wawf.eb.mil.

(d) The contractor shall use the following document types, DODAAC codes and inspection and acceptance locations when submitting invoices in WAWF:

Type of Document (contracting officer check all that apply)

Invoice (FFP Supply & Service)

Invoice and Receiving Report Combo (FFP Supply)

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	35 of 119	

	Invoice as 2-in-1 (FFP Service Only)
X	Cost Voucher (Cost Reimbursable, T&M , LH, or FPI)



Receiving Report (FFP, DD250 Only)

DODAAC Codes and Inspection and Acceptance Locations (contracting officer complete appropriate information as applicable)

Issue DODAAC	N00421
Admin DODAAC	*Block 6 of TO cover
Pay Office DODAAC	*Block 15 of TO cover
Inspector DODAAC	N00421
Service Acceptor DODAAC	N00421
Service Approver DODAAC	N00421
Ship To DODAAC	See Section F
DCAA Auditor DODAAC	S2101A
LPO DODAAC	Not applicable
Inspection Location	See Section E
Acceptance Location	See Section E

Attachments created in any Microsoft Office product may be attached to the WAWF invoice, e.g., backup documentation, timesheets, etc. Maximum limit for size of each file is 2 megabytes. Maximum limit for

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	36 of 119	

size of files per invoice is 5 megabytes.

(e) The Contractor agrees to segregate costs incurred under this task order at the lowest level of performance, either task or subtask, rather than on a total task order bases, and to submit invoices reflecting costs incurred at that level. Supporting documentation in WAWF for invoices shall include summaries by individual labor categories, rates, and hours (both straight time and overtime) invoices; as well as a cost breakdown of ODC's (material and travel), by line item task or subtask. Subcontractors are also required to provide labor categories, rates and hours (both straight time and overtime) invoiced; as well as a cost breakdown of ODC's, materials and travel invoiced. Supporting documentation may be encrypted before submission to the prime contractor for WAWF invoice submittal. Subcontractors may email encryption code information directly to the Contracting Officer and Contracting Officer Representative. Should the subcontractor lack encryption capability, the subcontractor may also email detailed supporting cost information directly to the Contracting Officer and Contracting Officer Representative; or other method as agreed to by the Contracting Officer.

(f) Before closing out of an invoice session in WAWF, but after submitting the document(s), you will be prompted to send additional email notifications. Click on "Send More Email Notification" and add the acceptor/receiver emails addresses noted below in the first email address block, and add any other additional email addresses desired in the following blocks. This additional notification to the government is important to ensure that the acceptor/receiver is award that the invoice documents have been submitted into WAWF.

Send Additional Email Notification To:				
Tracy Agamaite	tracy.agamaite@navy.mil			

(g) The contractor shall submit invoices/cost vouchers for payment per contract terms and the government shall process invoices/cost vouchers for payment per contract terms. Contractors approved by DCAA for direct billing will submit cost vouchers directly to DFAS via WAWF. Final voucher submission will be approved by the ACO.

(h) If you have any questions regarding WAWF, please contact the WAWF helpdesk at the above 1-866 number or the WAWF point of contact (to be determined at Task Order level.)

Per Reference PGI 204.7108 Payment Instruction:

SPECIAL PAY INSTRUCTIONS FOR PAYING OFFICE

CLIN is funded by multiple customers for multiple projects, work will not be done in any sequence, if payment is made using PGI clauses 001-011 one customer funds would be paying for another customers work. Based on this PGI 204.7108 (d) 012 other is the only option. Contractor is advised on what ACRN to invoice.

Pay ACRN(s)as indicated on invoice.

*Only option 12 (Other) of PGI 204.7108 Payment Instructions is appropriate for this IDIQ.

252.204-0011 Contract-wide: Proration. (SEP 2009)

The payment office will make payment from each ACRN within the contract or order in the same proportion as the amount of funding currently unliquidated for each ACRN.

5252.232-9529 INCURRED COST REPORTING AND PROGRESS REPORTING FOR SERVICES (NAVAIR)(DEC 2012)

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	37 of 119	

The following applies to the prime contractors and all subcontractors. If desired, a subcontractor may directly submit the required data in accordance with the contract CDRL A004. When a subcontractor reports directly to the Government, the prime contractor shall highlight the subcontractor costs to be directly reported to the Government.

General: The contractor shall segregate costs incurred under this contract and provide a report as a supplement to each invoice submitted for payment in accordance with the requirements of this clause and CDRL A004. This report shall include the elements outlined below and, at a minimum, be submitted jointly with the invoice. The total of all cost elements below shall match the applicable invoice amount. If there are no costs associated to a particular element, the report shall state "Not Applicable". The data tables outlined in Attachment 08 shall be utilized as required herein and attached to the report.

(a) Incurred Costs:

(1) **Summary**: An incurred cost summary shall be reported by completing the "Header" and "Invoice Summary" tabs include in Attachment 08

(2) **Labor**: Incurred costs for labor shall be reported by completing the "invoiced labor" tab, and, if applicable, the "If Individuals>Hourly Tripwire" tab included in Attachment 08. Additional information regarding individual labor categories and fully burdened labor rates shall be provided upon request.

(3) **Other Direct Costs (ODCs), including Travel and Material**: Total fully burdened other direct costs shall be reported by completing the "Invoice Summary" tab included in Attachment [insert appropriate contract attachment number]. In addition, an itemized listing of the unburdened other direct charges, including travel and material, shall be provided. For material greater than \$3,000, the invoice number, date, total amount, company, purchase order number, and description of each item shall be included. For travel, the dates, names of individuals traveling, destination, purpose and total cost shall be outlined. A copy of the travel voucher with accompanying receipts shall be provided upon request. For material less than \$3,000, supplemental data shall be provided upon request. The report shall also include the following statements regarding ODCs and Labor: "No fee has been applied to ODCs, and the applicable fee rate does not exceed that identified in NAVAIR Clause 5252.215-9512, Saving Clause."

(b) **Progress**: A description of progress made during the invoice period by labor category shall be included in the report. At a minimum, the description shall include the following: deliverables completed and delivered, problem areas encountered, and any impacts on cost, technical and schedule.

Accounting Data

SLINID PR Number

400001 1300414757

Amount

CONTRACT NO. N00178-14-D-7835	DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICATION NO. 35	PAGE 38 of 119	FINAL
LLA : AA 1731319 M7KE 252 6785 CIN 130041475700002	4 067443 2D C23150 23FG	4RCR3GF0		
400002 1300414757 LLA : AB 97X4930 NH2A 255 7777 CIN 130041475700003	7 0 050120 2F 000000 A0	0002211483		
400003 1300414757 LLA : AC 97X4930 NH2A 255 7777 CIN 130041475700004	(11) 7 0 050120 2F 000000 A1	0002211483		
400004 1300414757 LLA : AD 97X4930 NH2A 252 7777 CIN 130041475700005	77 0 050120 2F 000000 A2	0002211483		
400005 1300414757 LLA : AE 97X4930 NH2A 252 7777 CIN 130041475700006	77 0 050120 2F 000000 A3	0002211483		
400006 1300414757 LLA : AF 97X4930 NH2A 252 7777 CIN 130041475700007	77 0 050120 2F 000000 A4	0002211483	:	
400007 1300410395-000 LLA : AG 1741804 4U3N 252 000 CIN 130041039500001		00002181888		
600001 1300414757				

<u>.</u>

LLA : AF 97X4930 NH2A 252 77777 0 050120 2F 000000 A40002211483 CIN 130041475700009

605001 1300414757 LLA : AF 97X4930 NH2A 252 77777 0 050120 2F 000000 A40002211483 CIN 130041475700008

BASE Funding (Constant) Cumulative Funding (Constant)

MOD 01 Funding

MOD 02

400008 1300435608 LLA : AH 97X4930 NH2A 255 77777 0 050120 2F 000000 A00002364407 CIN 130043560800001

400009 1300435608 LLA :

AJ 97X4930 NH2A 255 77777 0 050120 2F 000000 A10002364407 CIN 130043560800002

400010 1300435608 LLA : AR 97X4930 NH2A 252 77777 0 050120 2F 000000 A20002364407 CIN 130043560800003

400011 1300435608 LLA :

CONTRACT NO. N00178-14 <u>-D-7835</u>	DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICATION NO.	PAGE FINAL 39 of 119
· · · · · · · · · · · · · · · · ·			
AS 97X4930 NH2A 252 77 CIN 130043560800004	777.0 050120 2F 000000 A3	0002364407	
400012 1300435608 LLA :			
	777 0 050120 2F 000000 A4	0002364407	
400013 1300435608 LLA : bu 9784930 NH25 252 77	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	0002364407	
AU 97X4930 NH2A 252 77 CIN 130043560800006	,,, 0 050120 2F 000000 A5	0002304407	
400014 1300435608 LLA :			
AV 97X4930 NH2A 252 77 CIN 130043560800007	777 0 050120 2F 000000 A6	0002364407	
605002 1300435607 LLA : AK 97X4930 NH2A 255 77	7777 0 050120 2F 000000 A0	00002364401	
AK 97X4930 NH2A 255 77 CIN 130043560700001	,,, 0 050120 2F 000000 AU	0002JOII0T	
605003 1300435606 LLA :		0000000000	
AL 97X4930 NH2A 255 77 CIN 130043560600001	7777 0 050120 2F 000000 AC	10002364208	
605004 1300435605 LLA :			
AM 97X4930 NH2A 255 77 CIN 13004356050001	7777 0 050120 2F 000000 A(0002364206	
605005 1300435640 LLA :			
AN 97X4930 NH2A 255 7 CIN 130043564000001	7777 050120 2F 000000 A000	JU2365468	
605006 1300435640 LLA :			
AP 97X4930 NH2A 255 7' CIN 130043564000002	7777 0 050120 2F 000000 A	10002365468	
605007 1300435640 LLA :		· · · · · · · · · · · · · · · · · · ·	
AQ 97X4930 NH2A 255 7 CIN 130043564000003	7777 0 050120 2F 000000 A:	20002365468	
605008 1300435608 LLA :			
AW 97X4930 NH2A 252 7 CIN 130043560800007	7777 0 050120 2F 000000 Å	/0002364407	
MOD 02 Funding Cumulative Funding			
MOD 03			
400015 1300410395-0 LLA :	001		
	0019 0 050120 2D 000000 A	00002181888	
MOD 03 Funding			

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MOD 04

Cumulative Funding

CONTRACT NO. N00178-14-D-7835	DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICATION NO.	PAGE 40 of 119	FINAL
400016 1300450255 LLA :				
BK 97X4930 NH2A 255 CIN 130045025500003	77777 0 050120 2F 000000 A10	002464023		
400017 1300450255 LLA :	5			
BL 97X4930 NH2A 255 CIN 130045025500004	77777 0 050120 2F 000000 A20	002464023		
600002 1300450255 LLA :				
BK 97X4930 NH2A 255 CIN 130045025500005	77777 0 050120 2F 000000 A10	002464023		
605009 1300451287 LLA :				
	5 77777 C 050120 2F 000000 A00	002472876		
605010 1300451062 LLA :				
AY 97X4930 NH2A 255 CIN 130045106200001	5 77777 0 050120 2F 000000 A00	0002470661		
605011 1300451062 LLA :	2			
AZ 97X4930 NH2A 255 CIN 130045106200002	5 77777 0 050120 2F 000000 A10 ?	0002470661		
605012 1300452264 LLA :	4			
	5 77777 0 050120 2F 000000 A00 L	0002482519		
605013 130044986' LLA :	7			
	5 77777 0 050120 2F 000000 A00 L	0002460789		
605014 130044986 LLA :	7			
BC 97X4930 NH2A 255 CIN 130044986700002	5 77777 0 050120 2F 000000 A10 2	0002460789		
605015 130044986 LLA :	7			
BD 97X4930 NH2A 259 CIN 130044986700003	5 77777 0 050120 2F 000000 A2(3	0002460789		
605016 130044987 LLA :				
BE 97X4930 NH2A 255 CIN 13004498700000	5 77777 0 050120 2F 000000 A00 1	0002460888		
605017 130044987 LLA :	0			
	5 77777 0 050120 2F 000000 A1 2	0002460888		
605018 130044987 LLA :	0			
BE 97X4930 NH2A 25 CIN 13004498700000	5 77777 0 050120 2F 000000 A0 3	0002460888		
605019 130044987 LLA :				
BG 97X4930 NH2A 25 CIN 13004498700000	5 77777 0 050120 2F 000000 A2 4	0002460888		

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL	
N00178-14-D-7835	N00178-14-D-7835-M801	35	41 of 119		1
	77777 0 050120 2F 000000 A0	0002472875			
CIN 1300451285 605021 1300450255					
LLA : BJ 97X4930 NH2A 255 CIN 130045025500001	77777 0 050120 2F 000000 A0	0002464023			
605022 1300450255 LLA : BK 97X4930 NH2A 255	77777 0 0150120 2F 000000 A	10002464023			
CIN 130045025500002					
MOD 04 Funding Cumulative Funding					
MOD 05					
	77777 0 050120 2F 000000 A0	0002548057			
CIN: 130045826600001					
MOD 05 Funding Cumulative Funding					
MOD 06					
400019 1300463409 LLA : BP 97X4930 NH2A 255 CIN: 130046340900003	77777 0 050120 2F 000000 A2	0002604628			÷
400020 1300463409 LLA :					
BQ 97X4930 NH2A 255 CIN: 130046340900004	77777 0 050120 2F 000000 A3	0002604628			
	77777 0 050120 2F 000000 A4	0002604628			
CIN: 130046340900005	, · ·				
400022 1300463409 LLA : BS 97X4930 NH2A 255 CIN: 130046340900006	77777 0 050120 2F 000000 A5	50002604628			
400023 1300463409 LLA :					
BT 97X4930 NH2A 255 CIN: 130046340900010	77777 0 050120 2F 000000 A6	50002604628			
400024 1300463409 LLA : BU 97X4930 NH2A 255 CIN: 130046340900011	77777 0 050120 2F 000000 A7	70002604628			
600003 1300463409 LLA : BP 97X4930 NH2A 255	77777 0 050120 2F 000000 A2	20002604628			
CIN: 130046340900013					
LLA :	77777 0 050120 2F 000000 A2	20002604628			

CONTRACT NO. N00178-14-D-7835	DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICATION NO.	PAGE 42 of 119	FINAL	
CIN: 130046340900008					
605024 1300463409 LLA : BS 97X4930 NH2A 255 7777 CIN: 130046340900007	77 0 050120 2F 000000 A50	002604628			
605025 1300463409 LLA : BU 97X4930 NH2A 255 7777 CIN: 130046340900012	77 0 050120 2F 000000 A70	002604628			
MOD 06 Funding Completion					
MOD 07					
605026 1300463409-0003 LLA :	1 (1) 77 0 050120 2F 000000 A30	002604628			·
130046340900014		002604626			
605027 1300465162 LLA :		00020100007			
BV 97A4930 MH2A 310 777 130046516200001	77 0 050120 2F 000000 A00	002019221			
MOD 07 Funding (Contraction) Cumulative Funding (Contraction)					
MOD 08					
410001 1300481624-000 LLA : BW 97X4930 NH2A 255 777 CIN 130048162400001	1 77 0 050120 2F 000000 A00	0002752684			
410002 1300481624-000 LLA : BX 97X4930 NH2A 255 777 CIN 130048162400002	1 77 0 050120 2F 000000 A10	002752684			
410003 1300481624-000 LLA :	1				
BY 97X4930 NH2A 255 777 CIN 130048162400003	77 0 050120 2F 000000 A20	0002752684	۲.		
410004 1300481624-000 LLA : BZ 97X4930 NH2A 255 777 CIN 130048162400004	1 77 0 050120 2F 000000 A30	0002752684			
410005 1300481624-000 LLA :					
CIN 130048162400005	77 0 050120 2F 000000 A40	JUU2/J2004			
410006 1300481624-000 LLA : CB 97X4930 NH2A 255 777 CIN 130048162400006)1 77 0 050120 2F 000000 A50	Gydrydd 0002752684			
610001 1300481624-000 LLA :	01				
BY 97X4930 NH2A 255 777 CIN 1300481624-00007	77 0 050120 2F 000000 A20	0002752684			

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615001 1300481624-0001

CONTRACT NO. N00178-14-D-7835	DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICATION NO. 35	PAGE FINAL 43 of 119
11001/0-1-0-7033	11001/0-14-U-/03J-W001		
LLA : CC 97X4930 NH2A 255 7777 CIN 130048162400008	77 0 050120 2F 000000 A600	002752684	
MOD 08 Funding			•
MOD 09			
410005 1300481624-000 LLA : CA 97X4930 NH2A 255 7777	1 77 0 050120 2F 000000 A400	002752684	
CIN 130048162400005			
410007 1300489747 LLA : CD 97X4930 NH2A 252 7777 130048974700001	77 0 050120 2F 000000 A00(002810669	
410008 1300494467			
LLA : CE 1751804 URZ3 252 6852 130049446700010	20 0 050120 2D 000000 A000	002846816	
410009 1300481624-000 LLA :			
BY 97X4930 NH2A 255 777 130048162400009	77 0 050120 2F 000000 A200	002752684	
410010 1300481624-000 LLA : CC 97X4930 NH2A 255 7777 130048162400010	2 77 0 050120 2F 000000 A601	002752684	
410011 1300481624-000	22		
LLA : CC 97X4930 NH2A 255 777 130048162400011	77 0 050120 2F 000000 A60	002752684	
410012 1300481624-000 LLA :)2		
	77 0 050120 2F 000000 A60	002752684	
410013 1300481624-000 LLA :)2		
CC 97X4930 NH2A 255 777 130048162400013	77 0 050120 2F 000000 A60	002752684	
410014 1300481624-000 LLA : BW 97X4930 NH2A 255 777)2 77 0 050120 2F 000000 A00	002752684	
130048162400014			
410015 1300481624-000 LLA : EX 97X4930 NH2A 255 777 130048162400015)2 77 0 050120 2F 000000 A10	002752684	
410016 1300481624-000 LLA :			
CM 97X4930 NH2A 255 777 130048162400016	77 0 050120 2F 000000 A70	002752684	
410017 1300481624-000 LLA :	32		
CF 97X4930 NH2A 255 777 130048162400017	77 0 050120 2F 000000 A80	002752684	

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CONTRACT NO. DELIVERY ORDER NO. AMENDMENT/MODIFICATION NO. PAGE FINAL N00178-14-D-7835 N00178-14-D-7835-M801 44 of 119 35 410018 1300481624-0002 LLA : CG 97X4930 NH2A 255 77777 0 050120 2F 000000 A90002752684 130048162400018 410019 1300481624-0002 LLA : BZ 97X4930 NH2A 255 77777 0 050120 2F 000000 A30002752684 130048162400019 410020 1300481624-0002 LLA : CH 97X4930 NH2A 255 77777 0 050120 2F 000000 B00002752684 130048162400020 410021 1300481624-0002 LLA : CJ 97X4930 NH2A 255 77777 0 050120 2F 000000 B10002752684 130048162400021 410022 1300481624-0002 LLA : CK 97X4930 NA2E 233 77777 0 065886 2F 8F0038 00005RX5P186 1300481162400022 410023 1300481624-0002 LLA : CL 97X4930 NH2A 255 77777 0 050120 2F 000000 B30002752684 130048162400027 410024 1300494746 LLA : CP 1751804 4U3N 252 00019 0 050120 2D 000000 A00002847603 130049474600001 610002 1300481624-0002 LLA : CQ 97X4930 NH2A 252 77777 0 050120 2F 000000 B20002752684 130048162400025 610003 1300481624-0002 LLA : CM 97X4930 NH2A 255 77777 0 050120 2F 000000 A70002752684 130048162400026 615002 1300481624-0002 LLA : CN 97X4930 NH2A 260 77777 0 050120 2F 000000 A20002752684 130048162400023 MOD 09 Funding Cumulative Funding MOD 10 410025 1300481624-0003 LLA : BX 97X4930 NH2A 255 77777 0 050120 2F 000000 A10002752684 1300481624000028 410026 1300481624-0003 LLA : CR 97X4930 NH2A 255 77777 0 050120 2F 000000 B40002752684 130048162400029 410027 1300481624-0003 LLA : CS 97X4930 NH2A 255 77777 0 050120 2F 000000 B50002752684 130048162400030

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	45 of 119	

410028 1300481624-0003 LLA : CT 97X4930 NH2A 255 77777 0 050120 2F 000000 B60002752684 130048162400031 410029 1300481624-0003 LLA : CA 97X4930 NH2A 255 77777 0 050120 2F 000000 A40002752684 130048162400032 410030 1300481624-0003 LLA : CA 97X4930 NH2A 255 77777 0 050120 2F 000000 A40002752684 130048162400033 610004 1300481624-0003 LLA : CU 97X4930 NH2A 255 77777 0 050120 2F 000000 B70002752684 130048162400042 610005 1300481624-0003 LLA : CY 97X4930 NH2A 255 77777 0 050120 2F 000000 Cl0002752684 130048162400043 610006 1300540226-0003 LLA : CM 97X4930 NH2A 255 77777 0 050120 2F 000000 A70002752684 615003 1300481624-0003 LLA : CU 97X4930 NH2A 255 77777 0 050120 2F 000000 B70002752684 130048162400034 615004 1300481624-0003 LLA : CV 97X4930 NH2A 255 77777 0 050120 2F 000000 B80002752684 130048162400035 615005 1300481624-0003 LLA : CV 97X4930 NH2A 255 77777 0 050120 2F 000000 B80002752684 130048162400036 1300481624-0003 615006 LLA : CN 97X4930 NH2A 260 77777 0 050120 2F 000000 A20002752684 130048162400037 615007 1300481624-0003 LLA : BX 97X4930 NH2A 255 77777 0 050120 2F 000000 A10002752684 130048162400038 615008 1300481624-0003 LLA : CK 97X4930 NA2E 233 77777 0 065886 2F 8F0038 00005RX5P186 130048162400039 615009 1300481624-0003 LLA : CW 97X4930 NH2A 255 77777 0 050120 2F 000000 B90002752684 130048162400040 615010 1300481624-0003 LLA : CX 97X4930 NH2A 255 77777 0 050120 2F 000000 C00002752684

130048162400041

	DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICATION NO. 35	PAGE 46 of 119	FINAL
	1001/1-0-1-0-1001			<u></u>
15011 1300481624-0003	2			
LA :				
Z 97X4930 NH2A 255 7777 30048162400045	7 0 050120 2F 000000	C20002752684		
15012 1300481624-0003 LA :	3			
A 97X4930 NH2A 255 7777 30048162400046	7 0 050120 2F 000000	C30002752684		
OD 10 Funding under the second s				
NOD 11				
00024 1300463409				
LA : U 97X4930 NH2A 255 7777 IN: 130046340900011	7 0 050120 2F 000000	A70002604628		
.10031 1300481624-0004 LA :	1			· .
DA : DC 97X4930 NH2A 255 7777 30048162400047	7 0 050120 2F 000000	C40002752684		
10032 1300481624-0004 LA :	1			
G 97X4930 NH2A 255 7777 30048162400048	7 0 050120 2F 000000	A90002752684		
10033 1300481624-0004 LA :	4			al de la companya de
W 97X4930 NH2A 255 7777 30048162400049	7 0 050120 2F 000000	A00002752684		
10034 1300481624-0004 LA :	1			
X 97X4930 NH2A 255 7777 30048162400050	7 0 050120 2F 000000			
.10035 1300481624-0004 JLA :	4			
X 97X4930 NH2A 255 7777 30048162400051	7 0 050120 2F 000000	C00002752684		
10036 1300481624-0004	4			
M 97X4930 NH2A 255 7777 .30048162400052	7 0 050120 2 F 000000	A70002752684		
10037 1300481624-0004 LA :	4			
2U 97X4930 NH2A 255 7777 .30048162400053	7 0 050120 2F 000000	B70002752684		· · · ·
10038 1300481624-0004	4			
DD 97X4930 NH2A 255 7777 .30048162400054	7 0 050120 2F 000000	C50002752684		
10039 1300481624-0004 JA :	4			
CR 97X4930 NH2A 255 7777 30048162400055	7 0 050120 2F 000000	B40002752684		
10040 1300481624-0004	4			
JLA : CR 97X4930 NH2A 255 7777	7 0 050120 2F 000000	B40002752684		

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	47 of 119	

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410041 1300481624-0004 LLA : DE 97X4930 NH2A 255 77777 0 050120 2F 000000 C60002752684 130048162400058 410042 1300481624-0004 LLA : CK 97X4930 NA2E 233 77777 0 065886 2F 8F0038 00005RX5P186 130048162400070 410501 1300481624-0004 LLA : DG 97X4930 NH2A 255 77777 0 050120 2F 000000 C80002752684 130048162400071 410502 1300481624-0004 LLA : CT 97X4930 NH2A 255 77777 0 050120 2F 000000 B60002752684 130048162400072 410503 1300481624-0004 LLA : CT 97X4930 NH2A 255 77777 0 050120 2F 000000 B60002752684 130048162400073 410504 1300481624-0004 LLA : CM 97X4930 NH2A 255 77777 0 050120 2F 000000 A70002752684 130048162400074 410505 1300481624-0004 LLA : BX 97X4930 NH2A 255 77777 0 050120 2F 000000 A10002752684 130048162400077 410506 1300481624-0005 LLA : CB 97X4930 NH2A 255 77777 0 050120 2F 000000 A50002752684 130048162400078 610007 1300481624-0004 LLA : EW 97X4930 NH2A 255 77777 0 050120 2F 000000 A00002752684 130048162400059 610008 1300540226-0003 LLA : CQ 97X4930 NH2A 252 77777 0 050120 2F 000000 B20002752684 130048162400060 610009 1300481624-0005 LLA : DH 97X4930 NH2A 255 77777 0 050120 2F 000000 C90002752684 130048162400080 615013 1300526376 TT'A + DB 97X4930 NH2A 310 77777 0 050120 2F 000000 A00003063305 130052637600001 615014 1300526376 LLA : DB 97X4930 NH2A 310 77777 0 050120 2F 000000 A00003063305 130052637600002 615015 1300526376

LLA : DB 97X4930 NH2A 310 77777 0 050120 2F 000000 A00003063305 130052637600003

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	48 of 119	

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615016 1300540226-0003 LLA : DB 97X4930 NH2A 310 77777 0 050120 2F 000000 A00003063305 130052637600004 615017 1300481624-0004 LLA : CY 97X4930 NH2A 255 77777 0 050120 2F 000000 C10002752684 130048162400061 615018 1300481624-0004 LLA : CX 97X4930 NH2A 255 77777 0 050120 2F 000000 C00002752684 130048162400062 615019 1300481624-0004 LLA : CW 97X4930 NH2A 255 77777 0 050120 2F 000000 B90002752684 130048162400064 615020 1300481624-0004 LLA : CU 97X4930 NH2A 255 77777 0 050120 2F 000000 B70002752684 130048162400065 615021 1300481624-0004 LLA : DE 97X4930 NH2A 255 77777 0 050120 2F 000000 C60002752684 130048162400066 615022 1300481624-0004 LLA : DA 97X4930 NH2A 255 77777 0 050120 2F 000000 C30002752684 130048162400067 615023 1300481624-0004 LLA : DF 97X4930 NH2A 255 77777 0 050120 2F 000000 C70002752684 130048162400068 615024 1300481624-0004 TJA : DD 97X4930 NH2A 255 77777 0 050120 2F 000000 C50002752684 130048162400069 615025 1300481624-0005 LLA : DH 97X4930 NH2A 255 77777 0 050120 2F 000000 C90002752684 130048162400079 MOD 11 Funding Cumulative Funding MOD 12 410035 1300540226 LLA : CX 97X4930 NH2A 255 77777 0 050120 2F 000000 C00002752684 130048162400051 410043 1300566712 LLA : EN 1761804 4U3N 233 00019 0 050120 2D 000000 A10003405399 CIN 130056671200002 410507 1300540226 LLA :

DJ 97X4930 NH2A 252 77777 0 050120 2F 000000 A00003197054

D0178-14-D-7835 N00178-14-D-7835-M801 35 49 of 119 D054022600002 5010 1300540226 A: 97X4930 NH2A 255 77777 0 050120 2F 000000 C00002752684 D048162400041 5018 1300540226
5010 1300540226 A : 97X4930 NH2A 255 77777 0 050120 2F 000000 C00002752684 0048162400041 5018 1300540226 A : 97X4930 NH2A 255 77777 0 050120 2F 000000 C00002752684 0048162400062 0001 1300540226 A : 97X4930 NH2A 252 77777 0 050120 2F 000000 A10003197054 N 130054022600003 0002 1300540226 A : 97X4930 NH2A 252 77777 0 050120 2F 000000 A20003197054 N 130054022600004 0003 1300540226
5010 1300540226 A : 97X4930 NH2A 255 77777 0 050120 2F 000000 C00002752684 0048162400041 5018 1300540226 A : 97X4930 NH2A 255 77777 0 050120 2F 000000 C00002752684 0048162400062 0001 1300540226 A : 97X4930 NH2A 252 77777 0 050120 2F 000000 A10003197054 N 130054022600003 0002 1300540226 A : 97X4930 NH2A 252 77777 0 050120 2F 000000 A20003197054 N 130054022600004 0003 1300540226
A : 97X4930 NH2A 255 77777 0 050120 2F 000000 C00002752684 0048162400041 5018 1300540226 A : 97X4930 NH2A 255 77777 0 050120 2F 000000 C00002752684 0048162400062 0001 1300540226 A : 97X4930 NH2A 252 77777 0 050120 2F 000000 Al0003197054 N 130054022600003 0002 1300540226 A : 97X4930 NH2A 252 77777 0 050120 2F 000000 A20003197054 N 130054022600004
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0005 1300540226
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0006 1300540226
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N 130054022600009
0008 1300540226
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N 130054022600011
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N 130054022600012
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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	50 of 119	

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CIN 130054022600014

720013 1300540226 LLA : DR 97X4930 NH2A 252 77777 0 050120 2F 000000 A70003197054 CIN 130054022600015

720014 1300540226 LLA : DS 97X4930 NH2A 252 77777 0 050120 2F 000000 A80003197054 CIN 130054022600016

720015 1300540226 LLA : DT 97X4930 NH2A 252 77777 0 050120 2F 000000 A90003197054 CIN 130054022600017

920001 1300540226 LLA : DJ 97X4930 NH2A 252 77777 0 050120 2F 000000 A00003197054 CIN 130054022600018

920002 1300540226 LLA : DR 97X4930 NH2A 252 77777 0 050120 2F 000000 A70003197054 CIN 130054022600019

925001 1300540226 LLA : DL 97X4930 NH2A 252 77777 0 050120 2F 000000 A20003197054 CIN 130054022600020

925002 1300540226 LLA : DN 97X4930 NH2A 252 77777 0 050120 2F 000000 A40003197054 CIN 130054022600021

MOD 12 Funding Cumulative Funding

MOD 13

720016 1300540226-0002 LLA : DU 97X4930 NH2A 233 77777 0 050120 2F 000000 B00003197054 130054022600025

720017 1300540226-0002 LLA : DV 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003097054 130054022600026

720018 1300540226-0002 LLA : DR 97X4930 NH2A 252 77777 0 050120 2F 000000 A70003197054 130054022600027

720019 1300540226-0002 LLA : DJ 97X4930 NH2A 252 77777 0 050120 2F 000000 A00003197054 130054022600028

720020 1300540226-0002 LLA : DW 97X4930 NH2A 233 77777 0 050120 2F 000000 B20003197054 130054022600034

920003 1300540226-0002 LLA :

CONTRACT NO. N00178-14-D-7835	DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICATION NO. 35	PAGE 51 of 119	FINAL
DJ 97X4930 NH2A 252 7777 130054022600030	77 0 050120 2F 000000 AG	00003197054		
925003 1300540226-000 LLA :				
DN 97X4930 NH2A 252 7773 130054022600029	// 0 050120 2F 000000 A4	40003197054		
925004 1300540226-000 LLA :				
DL 97X4930 NH2A 252 7771 130054022600031	// 0 050120 ZF 000000 A2	20003197054		
925005 1300540226-000 LLA : DJ 97X4930 NH2A 252 777				
130054022600032				
925006 1300540226-000 LLA :	2			
DJ 97X4930 NH2A 252 777 130054022600033	77 0 050120 2F 000000 A(00003197054		
MOD 13 Funding				
MOD 14				
720021 1300548490				
LLA : DX 9760400 4HGA 233 000 CIN 130054849000001	19 0 050120 2D 000000 A(00003265201		
MOD 14 Funding				
Cumulative Funding				
MOD 15 720022 13005400226-00	004			
LLA : DZ 97X4930 NH2A 233 777		20002107054		
CIN 130054022600041	77 0 050120 2F 000000 A.			
720023 1300540226 LLA :				
EB 97X4930 NH2A 233 777 CIN 130054022600040	77 0 050120 2F 000000 B	30003197054		
720024 1300540226-000 LLA :				
EA 97X4930 NH2A 233 777 CIN 130054022600042	77 0 050120 2F 000000 B	40003197054		
720025 1300540226-000 LLA :)4			
EA 97X4930 NH2A 233 777 CIN 130054022600043	77 0 050120 2F 000000 B	40003197054		
720026 1300540226-000 LLA :	14			-
EJ 97X4930 NH2A 233 777 CIN 130054022600045	77 0 050120 2F 000000 B	50003197054		
720027 1300540226-000 LLA :)4			
DJ 97X4930 NH2A 252 777 CIN 130054022600046	77 0 050120 2F 000000 A	00003197054		

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CONTRACT NO. DELIVERY ORDER NO. AMENDMENT/MODIFICATION NO. PAGE FINAL N00178-14-D-7835 N00178-14-D-7835-M801 35 52 of 119 720028 1300540226-0004 LLA : DJ 97X4930 NH2A 252 77777 0 050120 2F 000000 A00003197054 CIN 130054022600047 720029 1300540226-0004 LLA : DJ 97X4930 NH2A 252 77777 0 050120 2F 000000 A00003197054 CIN 130054022600048 720030 1300540266-0004 LLA : EF 97X4930 NH2A 233 77777 0 050120 2F 000000 A40003197054 CIN 130054022600039 720032 1300540226-0004 LLA : DR 97X4930 NH2A 252 77777 0 050120 2F 000000 A70003197054 CIN 130054022600044 720502 130540226-0004 LLA : DJ 97X4930 NH2A 252 77777 0 050120 2F 000000 A00003197054 CIN 130054022600050 720503 1300540226-0004 LLA : EF 97X4930 NH2A 233 77777 0 050120 2F 000000 A40003197054 CIN 130054022600049 720505 1300540226-0004 LLA : DW 97X4930 NH2A 233 77777 0 050120 2F 000000 B20003197054 CIN 130054022600051 920004 1300540226-0004 LLA : EC 97X4930 NH2A 233 77777 0 050120 2F 000000 B60003197054 CIN 130054022600052 920005 1300504226-0004 LLA : ED 97X4930 NH2A 233 77777 0 050120 2F 000000 B70003197054 CIN 130054022600053 920006 1300540226-0004 LLA : EE 97X4930 NH2A 233 77777 0 050120 2F 000000 B80003197054 CIN 130054022600054 920007 1300540226-0004 LLA : DJ 97X4930 NH2A 252 77777 0 050120 2F 000000 A00003197054 CIN 130054022600055 920501 1300540226-0004 LLA : DJ 97X4930 NH2A 252 77777 0 050120 2F 000000 A00003197054 CIN 130054022600056 925007 1300540226-0004 LLA : EG 97X4930 NH2A 233 77777 0 050120 2F 000000 B90003197054 CIN 130054022600057 925008 1300540226-0004 LLA : EH 97X4930 NH2A 233 77777 0 050120 2F 000000 C00003197054 CIN 130054022600059

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CONTRACT NO. N00178-14-D-7835	DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICATION NO. 35	PAGE 53 of 119	FINAL
	004 7777 0 050120 2F 000000 A0(0003197054		
CIN 130054022600058 925010 1300564972 LLA : EK 97X4930 NH2A 310 7' CIN 130056497200001	7777 0 050120 2F 000000 A0(2003391135		
925011 1300540226-0 LLA :	004 7777 0 050120 2F 000000 CI	0003197054		
MOD 15 Funding Cumulative Funding				
MOD 16 615016 1300526376 LLA : DB 97X4930 NH2A 310 7	7777 0 050120 2F 000000 A00			
130052637600004 720506 1300566712 LLA :				
EM 1761804 4U3N 233 0 CIN 13005667120002 MOD 16 Funding	0019 0 050120 2D 000000 A1	0003405399		
MOD 10 Funding (
610006 1300481624-0 LLA : CM 97X4930 NH2A 255 7 130048162400044	003 7777 0 050120 2F 000000 A70	0002752684		
610008 1300481624-0 LLA : CQ 97X4930 NH2A 252 7 130048162400060	004 7777 0 050120 2F 000000 B24	0002752684		
615006 1300481624-0 LLA : CN 97X4930 NH2A 260 7 130048162400037	003 7777 0 050120 2F 000000 A20	0002752684		
615019 1300481624-0 LLA : CW 97X4930 NH2A 255 7 130048162400064	000 4 7777 0 050120 2F 000000 B90	0002752684		
615020 1300481624-0 LLA : CU 97X4930 NH2A 255 7 130048162400065	0004 7777 0 050120 2F 000000 B70	0002752684		
720002 1300540226 LLA : DL 97X4930 NH2A 252 7 CIN 130054022600004	7777 0 050120 2F 000000 A20	0003197054		
720033 1300540226-0 LLA : EV 97X4930 NH2A 233 7		600 3197054		

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
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	7 0 050120 2F 000000 B10	003549742		
IN 130058697200080:				
'30057 1300586972-0004 LA :	4			
	77 0 050120 2F 000000 B10	003549742		
IN 130058697200090:		· · · ·		
20009 1300540226-000	5			
LA :				
	7 0 050120 2F 000000 A00	0003197054		
IN 130054022600068				
925001 1300540226				
LA :				
	77 0 050120 2F 000000 A20	0003197054		
CIN 130054022600020				
25008 1300540226-000	4			
LLA :		· · · · ·		
EH 97X4930 NH2A 233 7777 CIN 130054022600059	77 0 050120 2F 000000 COO	0003197054		
IIA ID0054022000000	· .			
925009 1300540266-000	4			
LLA :	77 0 050100 00 00000 50	2002107054		
JJ 97X4930 NH2A 252 777. CIN 130054022600058	77 0 050120 2F 000000 A00	100319/054		
25010 1300564972				
LLA : EK 97X4930 NH2A 310 7773	77 0 050120 2F 000000 A00	0003391135		
CIN 130056497200001		· · · · · · · · · · · · · · · · · · ·		
30004 1300586972-000 JLA :	4			
	77 0 050120 2F 000000 D80	0003549742		
930005 1300586972-000 LLA :	4			
	77 0 050120 2F 000000 B20	0003549742		
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30006 1300586972-000 LA :	4			

CIN 130058697200083:

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CONTRACT NO. N00178-14-D-7835	DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICATION NO.	PAGE 62 of 119	FINAL
935003 1300586972 LLA :				
	77 0 050120 2F 000000 B00	0003549742		
935016 1300586972-00 LLA :	01			
A CONTRACT OF	77 0 050120 2F 000000 C40	003549742		
935023 1300586972-00 LLA :	04			
	777 0 050120 2F 000000 B20	0003549742		
935024 1300586972-00 LLA :	04			
	777 0 050120 2F 000000 D10	0003549742		
935025 1300586972-00 LLA :	04			
	777 0 050120 2F 000000 A40	0003549742		
935026 1300586972-00 LLA :	04			
JR 97X4930 NH2A 233 777 CIN 130058697200087:	777 0 050120 2F 000000 D90	0003549742		
935027 1300615219 LLA :				
	77 0 050120 2F 000000 A000	003766474		
935028 1300015219 LLA :				
	77 0 050120 2F 000000 A00	003766474		
MOD 23 Funding	D			
Cumulative Funding				
730058 1300586972-00	05			
	777 0 050120 2F 000000 B2	0003549742		
CIN 130058697200091:	05			
LLA : JN 97X4930 NH2A 233 77 CIN 130058697200092:	777 0 050120 2F 000000 B2	0003549742		
730060 1300586972-00	05			
_	063 4 255Y00 00 000494 47	DWAM70447 049447		
CIN 130058697200093:	105	Contains		
LLA : JE 97X4930 NH2A 233 7 <u>7</u>	777 0 050120 2F 000000 D7	0003549742		
CIN 130058697200094:				
730062 1300586972-00 LLA : JG 97X4930 NH2A 233 77	005 777 0 050120 2F 000000 D4	0003549742		
CIN 130058697200095:	,,, 0 050120 <i>21</i> 000000 D4			

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	63 of 119	

730063 1300586972-0005 LLA : JT 97X4930 NH2A 233 77777 0 050120 2F 000000 E00003549742 CIN 130058697200096: 730064 1300586972-0005 LLA : JM 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003549742 CIN 130058697200097: 730065 1300586972-0005 LLA : JM 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003549742 CIN 130058697200098: 730066 1300586972-0005 LLA : JM 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003549742 CIN 130058697200099: 730067 1300586972-0005 LLA : JM 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003549742 CIN 130058697200100: 730068 1300586972-0005 LLA : JM 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003549742 CIN 130058697200102: 730069 1300586972-0005 LLA : JU 97X4930 NH2A 233 77777 0 050120 2F 000000 E10003549742 CIN 130058697200104: 930007 1300586972-0006 LLA : JN 97X4930 NH2A 233 77777 0 050120 2F 000000 B20003549742 CIN 130058697200106: 930008 1300586972-0006 LLA : JM 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003549742 CIN 130058697200107: 930009 1300586972-0005 LLA : JG 97X4930 NH2A 233 77777 0 050120 2F 000000 D40003549742 CIN 130058697200102: 935013 1300586972-0001 LLA : GM 97X4930 NH2A 233 77777 0 050120 2F 000000 C20003549742 CIN 130058697200039: 935501 1300586972-0005 LLA : JN 97X4930 NH2A 233 77777 0 050120 2F 000000 B20003549742 CIN 130058697200103: MOD 24 Funding Cumulative Funding MOD 25

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720034 1300586972-0007 LLA : JM 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003549742

CONTRACT NO. N00178-14-D-7835	DELIVERY ORDER NO. N00178-14-D-7835-M801	AMENDMENT/MODIFICATION NO. 35	PAGE 64 of 119	FINAL
CIN: 130058697200108				
730070 1300586972-00 LLA :	007			
	777 0 050120 2F 000000 B2	0003549742		
730071 1300586972-0(LLA :	007			
	777 0 050120 2F 000000 D1	0003549742		
730072 1300586972-00	007	o de la companya de		
LLA : JW 97X4930 NH2A 257 77 CIN: 130058697200111	777 0 050120 2F 000000 D2	0003549742		
730073 1300586972-00	007			
LLA : JX 9760400 3838 063 4F CIN: 130058697200112 (2610 0 255Y04 94 4796BA RM	AM64007 049447		
730074 1300586972-0	007			·
LLA : JY 97X4930 NH2A 233 77 CIN: 130058697200113 (777 0 050120 2F 000000 E2	0003549742		
730075 1300586972-0	007			
LLA : JZ 97X4930 NH2A 233 77 CIN: 130058697200114	777 0 050120 2F 000000 E0	00003549742		
730076 1300586972-0 LLA :	007			
	777 0 050120 2F 000000 D7	0003549742		
730077 1300586972-0 LLA :	007			
	777 0 050120 2F 000000 E1	.0003549742		
730078 1300586972-0 LLA :	007			
	7777 0 050120 2F 000000 B1	0003549742		
730079 1300586972-0 LLA :	007			
	0063 4 255¥00 00 000494 47	7DWAM70447 049447		
730080 1300586972-0 LLA :	007			
	7777 0 050120 2F 000000 B1	10003549742		
730081 1300586972-0 LLA :	007			
	7777 0 050120 2F 000000 B1	L0003549742		
730082 1300586972-0 LLA :	007			
HM 97X4930 NH2A 233 7	7777 0 050120 2F 000000 DC	00003549742		
730083 1300586972-0 LLA :	007			
	7777 0 050120 2F 000000 E3	30003549742		

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	65 of 119	

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730084 1300586972-0007 LLA : HL 97X4930 NH2A 233 77777 0 050120 2F 000000 A20003549742 CIN: 130058697200123

730085 1300586972-0007 LLA : KC 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003549742 CIN: 130058697200124

930010 1300586972-0007 LLA : KD 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003549742 CIN: 130058697200125

935029 1300586972-0007 LLA : GN 97X4930 NH2A 233 77777 0 050120 2F 000000 C20003549742 CIN: 130058697200126

935030 1300586972-0007 LLA : JN 97X4930 NH2A 233 77777 0 050120 2F 000000 B20003549742 CIN: 130058697200127

935031 1300586972-0007 LLA : KE 97X4930 NH2A 233 77777 0 050120 2F 000000 E40003549742 CIN: 130058697200128

MOD 25 Funding Cumulative Funding

CIN: 130058697200122

MOD 26

600003 1300463409 LLA : BP 97X4930 NH2A 255 77777 0 050120 2F 000000 A20002604628 CIN: 130046340900013

610008 1300481624-0004 LLA : CQ 97X4930 NH2A 252 77777 0 050120 2F 000000 B20002752684 130048162400060

615005 1300481624-0003 LLA : CV 97X4930 NH2A 255 77777 0 050120 2F 000000 B80002752684 130048162400036

730038 1300586972-0003 LLA : HP 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003549742 CIN 130058697200062: \$40,000.00

730046 1300586972-0003 LLA : HX 97X4930 NH2A 233 77777 0 050120 2F 000000 D40003549742 CIN 130058697200070: \$50,000.00

730062 1300586972-0005 LLA : JG 97X4930 NH2A 233 77777 0 050120 2F 000000 D40003549742 CIN 130058697200095: \$110,000.00

730086 1300586972-0008 LLA :

AMENDMENT/MODIFICATION NO. PAGE FINAL CONTRACT NO. DELIVERY ORDER NO. N00178-14-D-7835 N00178-14-D-7835-M801 35 66 of 119 JN 97X4930 NH2A 233 77777 0 050120 2F 000000 B20003549742 CIN:130058697200129 730087 1300586972-0008 LLA : LD 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003549742 CIN: 130058697200130: 730088 1300586972-0008 LLA : KE 97X4930 NH2A 233 77777 0 050120 2F 000000 E30003549742 CIN:130058697200131: 730089 1300586972-0008 LLA : LE 97X4930 NH2A 233 77777 0 050120 2F 000000 E50003549742 CIN:130058697200132: 740001 1300641916 LLA : KF 97X4930 NH2A 233 77777 0 050120 2F 000000 A00003985360 CIN: 130064191600001 -740002 1300641916 LLA : KG 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN: 130064191600002 -740003 1300641916 LLA : KH 97X4930 NH2A 233 77777 0 050120 2F 000000 A30003985360 CIN:130064191600003 -740004 1300641916 LLA : KH 97X4930 NH2A 233 77777 0 050120 2F 000000 A30003985360 CIN: 1300641916900004 -740005 1300641916 LLA : KJ 97X4930 NH2A 233 77777 0 050120 2F 000000 A40003985360 CIN: 130064191600005 740006 1300641916 LLA : KK 97X4930 NH2A 233 77777 0 050120 2F 000000 A50003985360 CIN: 130064191600006 -740007 1300641916 LLA : KL 97X4930 NH2A 233 77777 0 050120 2F 000000 A60003985360 CIN: 130064191600007 -740008 1300641916 LLA : KM 97X4930 NH2A 233 77777 0 050120 2F 000000 A70003985360 CIN: 130064191600008: 740009 1300641916 LLA : KG 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN: 130064191600009: 740010 1300641916 LLA : KG 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN: 130064191600010: 740011 1300641916

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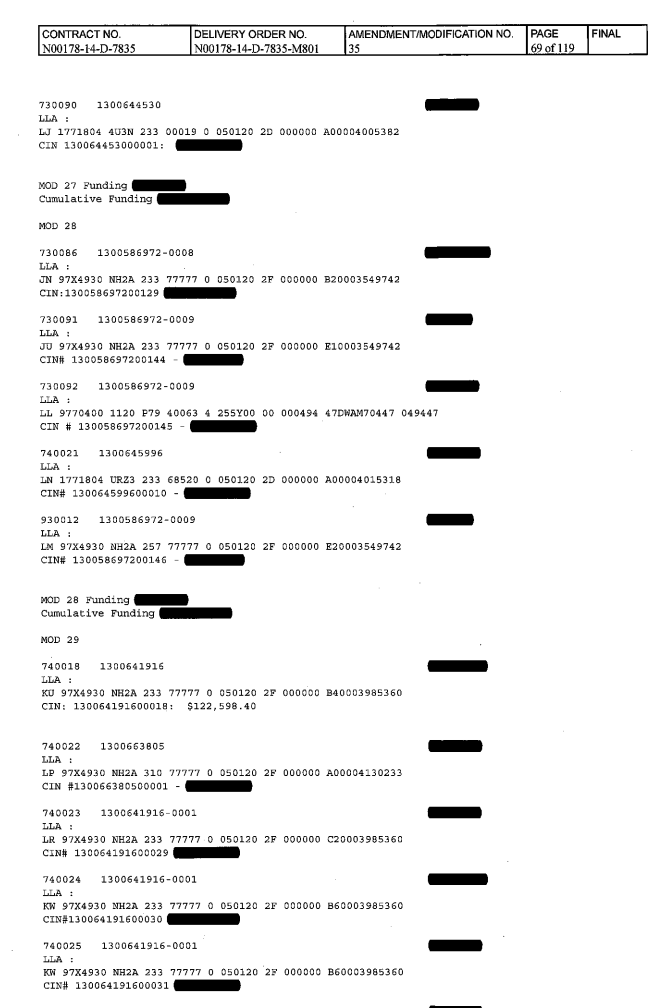
CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	67 of 119	

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LLA : KG 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN; 130064191600011: 740012 1300641916 LLA : KN 97X4930 NH2A 233 77777 0 050120 2F 000000 A80003985360 CIN:13006419160012: 740013 1300641916 LLA : KP 97X4930 NH2A 233 77777 0 050120 2F 000000 A90003985360 CIN: 130064191600013: 740014 1300641916 LLA : KQ 97X4930 NH2A 233 77777 0 050120 2F 000000 B00003985360 CIN: 130064191600014: 740015 1300641916 LLA : KR 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003985360 CIN: 130064191600015: 740016 1300641916 LLA : KS 97X4930 NH2A 233 77777 0 050120 2F 000000 B20003985360 CIN: 130064191600016: 740017 1300641916 LLA : KT 97X4930 NH2A 233 77777 0 050120 2F 000000 B30003985360 CIN:130064191600017: 740018 1300641916 LLA : KU 97X4930 NH2A 233 77777 0 050120 2F 000000 B40003985360 CIN: 130064191600018: 740019 1300641916 LLA : KV 97X4930 NH2A 233 77777 0 050120 2F 000000 B50003985360 CIN: 130064191600019: 740020 1300641916 LLA : KW 97X4930 NH2A 233 77777 0 050120 2F 000000 B60003985360 CIN: 130064191600020: 930010 1300586972-0007 LLA : KD 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003549742 CIN: 130058697200125 930011 1300586972-0008 LLA : LF 97X4930 NH2A 233 77777 0 050120 2F 000000 E60003549742 CIN:130058697200133: 935031 1300586972-0007 LLA : KE 97X4930 NH2A 233 77777 0 050120 2F 000000 E40003549742 CIN: 130058697200128 935032 1300586972-0008 LLA :

TN 97X4930 NH2A 233 77777 0 050120 2F 000000 B20003549742 ZIN:130058697200134: P35033 1300586972-0008 LA : G 97X4930 NH2A 233 77777 0 050120 2F 000000 E70003549742 CIN:1300586972-0008 LA : H 97X4930 NH2A 233 77777 0 050120 2F 000000 E80003549742 ZIN:130058697200136: P35501 1300586972-0005 LLA : P35501 1300586972-0005 LLA : IN 97X4930 NH2A 233 77777 0 050120 2F 000000 B20003549742 CIN 130058697200103: P40001 1300641916 LLA : RK 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003985360 CIN:13006419160 LLA : P40002 1300641916 LLA : RX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN: 130064191600022: P40002 13006419160 LLA : P40002 13006419160 LLA : P40002 1300641916 LLA : P40002 1300641916 P40002 1300641916 LLA : P40002 1300641916 LLA : P40000 P40000 P40000 P40000 P40000 P400000 P40000 P4000 P40000 P40000 P40000 P40000 P4000
LA : G 97X4930 NH2A 233 77777 0 050120 2F 000000 E70003549742 IN:1300586972-0008 LA : H 97X4930 NH2A 233 77777 0 050120 2F 000000 E80003549742 IN:1300586972-0005 LA : N 97X4930 NH2A 233 77777 0 050120 2F 000000 B20003549742 IN 130058697200103: 40001 1300641916 LA : R 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003985360 IN:13006419160021: 40002 1300641916 LA : X 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360
G 97X4930 NH2A 233 77777 0 050120 2F 000000 E70003549742 SIN:130058697200135: 35034 1300586972-0008 LA : H 97X4930 NH2A 233 77777 0 050120 2F 000000 E80003549742 SIN:1300586972-0005 LA : N 97X4930 NH2A 233 77777 0 050120 2F 000000 E20003549742 SIN 130058697200103: A40001 1300641916 LA : CR 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003985360 SIN:13006419160021: 400002 1300641916 LA : CX 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003985360 SIN:1300641916 SIN:13006 SIN:13006 SIN:13006 SIN:13006
LA : H 97X4930 NH2A 233 77777 0 050120 2F 000000 E80003549742 IN:1300586972-0005 LA : N 97X4930 NH2A 233 77777 0 050120 2F 000000 B20003549742 IN 130058697200103: 40001 1300641916 LA : R 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003985360 IN:13006419160021: 40002 1300641916 LA : X 97X4930 NH2A 233 777 <u>77 0 0501</u> 20 2F 000000 A10003985360
H 97X4930 NH2A 233 77777 0 050120 2F 000000 E80003549742 IN:130058697200136:
ALA : IN 97X4930 NH2A 233 77777 0 050120 2F 000000 B20003549742 CIN 130058697200103: ALA : CR 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003985360 CIN:13006419160021: CLA : CX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360
EIN 130058697200103:
LLA : XR 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003985360 CIN:13006419160021: A40002 1300641916 LLA : XX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360
CIN:13006419160021: () 940002 1300641916 () LLA : KX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360
LLA : XX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360
KX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360
940003 1300641916
LLA : KY 97X4930 NH2A 233 77777 0 050120 2F 000000 B70003985360 CIN: 13006419160023: (CINC)
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LLA : KX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN: 130064191600023: ()
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KZ 97X4930 NH2A 233 77777 0 050120 2F 000000 B80003985360 CIN:130064191600025:
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945005 1300641916
LLA : LC 97X4930 NH2A 233 77777 0 050120 2F 000000 C10003985360
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MOD 26 Funding () () () () () () () () () (

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PAGE FINAL CONTRACT NO. DELIVERY ORDER NO. AMENDMENT/MODIFICATION NO. 70 of 119 N00178-14-D-7835 N00178-14-D-7835-M801 35 LLA : KT 97X4930 NH2A 233 77777 0 050120 2F 000000 B30003985360 CIN# 130064191600032 740027 1300641916-0001 LLA : KF 97X4930 NH2A 233 77777 0 050120 2F 000000 A00003985360 CIN# 130064191600034 740028 1300641916-0001 LLA : LS 97X4930 NH2A 233 77777 0 050120 2F 000000 C30003985360 CIN# 130064191600035 740029 1300641916-0001 LLA : LT 97X4930 NH2A 233 77777 0 050120 2F 000000 C40003985360 CIN# 130064191600036 740030 1300641916-0001 LLA : LU 9760400 3838 063 4P610 0 255Y04 94 4796BA RMAM64007 049447 CIN# 13006419160037 740031 1300641916-0001 LLA : LL 9770400 1120 P79 40063 4 255Y00 00 000494 47DWAM70447 049447 CIN# 130064191600038 740032 1300641916-0001 LLA : LV 97X4930 NH2A 233 77777 0 050120 2F 000000 C50003985360 CIN# 130064191600039 740033 1300641916-0001 LLA : LW 97X4930 NH2A 233 77777 0 050120 2F 000000 C50003985360 CIN# 130064191600040 \$ 740034 1300641916-0001 LLA : LX 97X4930 NH2A 233 77777 0 050120 2F 000000 C60003985360 CIN#130064191600041 740035 1300641916-0001 LLA : LX 97X4930 NH2A 233 77777 0 050120 2F 000000 C60003985360 CIN#130064191600042 1300641916-0001 740036 LLA : MD 97X4930 NH2A 233 77777 0 050120 2F 000000 D10003985360 CIN# 130064191600053 -940004 1300641916-0001 LLA : LX 97X4930 NH2A 233 77777 0 050120 2F 000000 C60003985360 CIN# 130064191600047 940005 1300641916-0001 LLA : MB 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN# 130064191600048 940006 1300641916-0001 LLA : KY 97X4930 NH2A 233 77777 0 050120 2F 000000 B70003985360 CIN# 130064191600049

940007 1300641916-0001

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	71 of 119	

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LLA : MC 97X4930 NH2A 233 77777 0 050120 2F 000000 D00003985360 CIN# 130064191600050 945006 1300663805 LLA : LQ 97X4930 NH2A 310 77777 0 050120 2F 000000 A10004130233 CIN # 130066380500002 -945007 1300641916-0001 LLA : LY 97X4930 NH2A 233 77777 0 050120 2F 000000 C70003985360 CIN#130064191600043 945008 1300641916-0001 LLA : LZ 97X4930 NH2A 233 77777 0 050120 2F 000000 C80003985360 CIN# 130064191600044 945009 1300641916-0001 LLA : KF 97X4930 NH2A 233 77777 0 050120 2F 000000 A00003985360 CIN# 130064191600045 🔳 945010 1300641916-00001 LLA : MA 97X4930 NH2A 233 77777 0 050120 2F 000000 C90003985360 CIN# 130064191600046 945011 1300641916-0001 LLA : ME 97X4930 NH2A 233 77777 0 050120 2F 000000 D20003985360 CIN# 130064191600054 -MOD 29 Funding Cumulative Funding MOD 30 740037 1300641916-0002 LLA : KF 97X4930 NH2A 233 77777 0 050120 2F 000000 A00003985360 CIN# 130064191600057 740038 1300641916-0002 LLA : MF 97X4930 NH2A 257 77777 0 050120 2F 000000 D30003985360 CIN#: 130064191600058 740039 1300641916-0002 LLA : MG 97X4930 NH2A 257 77777 0 050120 2F 000000 D40003985360 CIN# 130064191600059 740040 1300641916-0002 LLA : MH 97X4930 NH2A 257 77777 0 050120 2F 000000 D50003985360 CIN# 130064191600060 740041 1300641916-0002 LLA : MJ 97X4930 NH2A 233 77777 0 050120 2F 000000 B00003985360 CIN# 130064191600061

740042 1300641916-0002 LLA : KX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360

N00178-14-D-7835	N00178-14-D-7835-M801	AMENDMENT/MODIFICATION NO. 35	72 of 119	
CIN# 130064191600062				
740043 1300541916-0	002			
LLA : MB 97X4930 NH2A 233 7'	7777 0 050120 2F 000000 <i>A</i>	10003985360		
CIN# 130064191600063				
740044 1300641916-0	002			
LLA : KY 9784930 NH28 233 7	7777 0 050120 2F 000000 AI	0003985360		
CIN# 130064191600064				
740045 1300641916-0	002			
LLA :	7777 0 050120 2F 000000 AS	0003985360		
CIN# 130064191600065		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
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LLA :	7777 A ACA12A 28 AAAAAA M	20002085260		
CIN# 130064191600066	7777 0 050120 2F 000000 A	JAAAJAGAAGA.		
740047 1300641916-0	0002			
LLA : KT 9784930 NH22 233 7	7777 0 050120 2F 000000 B	30003985360		
CIN# 130064191600067				
740048 1300641916-0	0002			
LLA : MK 97X4930 NH2A 257 7	7777 0 050120 2F 000000 D	60003985360		
CIN# 130064191600068				
940008 1300641916-0	0002			
LLA : KY 97X4930 NH2A 233 7	7777 0 050120 2F 000000 B	70003985360		
940009 1300641916-0	0002			
LLA : KF 97X4930 NH2A 233 7	7777 0 050120 2F 000000 A	00003985360		
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LLA : KX 97X4930 NH2A 233 7	7777 0 050120 2F 000000 A	10003985360		
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940011 1300641916-	0002			
LLA : MS 97X4930 NH2A 257 7	77777 0 050120 2F 000000 E	30003985360		
CIN# 130064191600079	ر الأدر العدين العالم العا المحالية العالم			
940012 1300641916-	0002			
LLA : MT 97X4930 NH2A 257 '	77777 0 050120 2F 000000 E	50003985360		
CIN#130064191600080				
940013 1300641916-	0002	البنية		
LLA : MR 97X4930 NH2A 257 '	77777 0 050120 2F 000000 E	20003985360		
CIN# 130064191600081				
945012 1300641916-	0002			
LLA : ML 97X4930 NH2A 257	77777 0 050120 2F 000000 E	380003985360		
CIN# 130064191600069				
945013 1300641916-	0002			
LLA :				

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	73 of 119	
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945014 1300641916-0002 LLA : MN 97X4930 NH2A 257 77777 0 050120 2F 000000 D90003985360 CIN# 130064191600072

CIN# 130064191600070

945015 1300641916-0002 LLA : MP 97X4930 NH2A 257 77777 0 050120 2F 000000 E00003985360 CIN# 130064191600073

945016 1300641916-0002 LLA : MQ 97X4930 NH2A 257 77777 0 050120 2F 000000 E10003985360 CIN# 130064191600074

945017 1300641916-0002 LLA : MR 97X4930 NH2A 257 77777 0 050120 2F 000000 E20003985360 CIN# 130064191600075

945018 1300641916-0002 LLA : MU 97X4930 NH2A 257 77777 0 050120 2F 000000 E40003985360 CIN# 130064191600082

945019 1300641916-0002 LLA : MV 97X4930 NH2A 257 77777 0 050120 2F 000000 E50003985360 CIN# 130064191600083

945020 1300677371 LLA : MW 97X4930 NH2A 310 77777 0 050120 2F 000000 A00004239444 CIN#130067737100001

MOD 30 Funding Cumulative Funding

MOD 31

730081 1300586972-0007 LLA : JM 97X4930 NH2A 233 77777 0 050120 2F 000000 B10003549742 CIN: 130058697200120

730084 1300586972-0007 LLA : HL 97X4930 NH2A 233 77777 0 050120 2F 000000 A20003549742 CIN: 130058697200123

730086 1300586972-0008 LLA : JN 97X4930 NH2A 233 77777 0 050120 2F 000000 B20003549742 CIN:130058697200129

740049 1300641916-0003 LLA : KF 97X4930 NH2A 233 77777 0 050120 2F 000000 A00003985360 CIN# 130064191600099

740050 1300641916-0003 LLA : MY 97X4930 NH2A 257 77777 0 050120 2F 000000 D30003985360 CIN# 130064191600100

740051 1300641916-0003 LLA :

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	74 of 119	<u> </u>
MG 97X4930 NH2A 257 777 CIN# 130064191600101 (77 0 050120 2F 000000 D40	003985360		
740052 1300641916-000 LLA : KX 97X4930 NH2A 233 777)3 77 0 050120 2F 000000 A10	003985360		
CIN# 130064191600102	,, , , , ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
	03 77 0 050120 2F 000000 A10	003985360		
740054 1300641916-000				
LLA : KX 97X4930 NH2A 233 777 CIN# 130064191600103	77 0 050120 2F 000000 A10	003985360		
740055 1300641916-00	03			
LLA : KP 97X4930 NH2A 233 777 CIN# 130064191600105	77 0 050120 2F 000000 A90	0003985360		
740056 1300641916-00 LLA :				
KX 97X4930 NH2A 233 777 CIN# 130064191600106	777 0 050120 2F 000000 A10	0003985360		
740057 1300641916-00 LLA :				
CIN#130064191600107	777 0 050120 2F 000000 A10	1003982360		
740058 1300641916-00 LLA :				
MZ 97X4930 NH2A 257 77 CIN# 130064191600108	777 0 050120 2F 000000 E60	0003985360		
740059 1300641916-00 LLA :				
KT 97X4930 NH2A 233 77 CIN# 130064191600109	777 0 050120 2F 000000 B30	1003382360		
740060 1300641916-00 LLA :	03			
KW 97X4930 NH2A 233 77 CIN# 130064191600110	777 0 050120 2F 000000 B6	0003985360		
930004 1300586972-00 LLA :	04			
JK 97X4930 NH2A 233 77 CIN 130058697200081:	777 0 050120 2F 000000 D8	0003549742		
930008 1300586972-00 LLA :				
_	777 0 050120 2F 000000 B1	0003549742		
930009 1300586972-00 LLA :				
JG 97X4930 NH2A 233 77 CIN 130058697200102:	777 0 050120.2F 000000 D4	0003549742		
930012 1300586972-00 LLA :		فتقصيه		
LM 97X4930 NH2A 257 77 CIN# 130058697200146 -	777 0 050120 2F 000000 E2	0003549742		
935015 1300586972-00	001			

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935015 1300586972-0001 LLA :

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
100178-14-D-7835	N00178-14-D-7835-M801	35	75 of 119	
P 97X4930 NH2A 233 777 IN 130058697200041:	777 0 050120 2F 000000 C30	0003549742		
)35017 1300586972-000	01			
	777 0 065886 2F 8E0038 000	006RX6A354		
935032 1300586972-00 LLA :				
	777 0 050120 2F 000000 B20	0003549742		
940014 1300641916-00 LLA :				
MX 97X4930 NH2A 257 777 CIN# 130064191600097	777 0 050120 2F 000000 E3			
940015 1300641916-00 LLA : KX 97X4930 NH2A 233 777	03 777 0 050120 2F 000000 A1	0003985360		
CIN# 130064191600098				
MOD 31 Funding	•			
Cumulative Funding				
740061 1300641916-00	004			
LLA : KF 97X4930 NH2A 233 77' CIN# 130064191600112 -	777 0 050120 2F 000000 A0	0003985360		
740062 1300641916-00 LLA :	004			
	777 0 050120 2F 000000 D3			
740063 1300641916-00 LLA :	004			
NA 97X4930 NH2A 257 77 CIN# 130064191600114	777 0 050120 2F 000000 D4	0003985360		
740064 1300641916-00 LLA :				
MZ 97X4930 NH2A 257 77 CIN# 130064191600115	777 0 050120 2F 000000 E8	50003985360		
740065 1300641916-00 LLA :				
KX 97X4930 NH2A 233 77 CIN# 130064191600116	7777 0 050120 2F 000000 A:			
740066 1300641916-00 LLA : KD 97X4930 NH23 233 77	004 7777 0 050120 2F 000000 A	90003985360		
CIN# 130064191600117		· ·		
740067 1300641916-0 LLA : KX 97X4930 NH2A 233 77	004 7777 0 050120 2F 000000 A	10003985360		
CIN# 130064191600118				
740068 1300641916-0 LLA : KX 97X4930 NH2A 233 77	004 · 7777 0 050120 2F 000000 A	10003985360		
CIN# 130064191600119				

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PAGE FINAL CONTRACT NO. DELIVERY ORDER NO. AMENDMENT/MODIFICATION NO. N00178-14-D-7835 35 76 of 119 N00178-14-D-7835-M801 740069 1300641916-0004 LLA : KX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN# 130064191600120 740070 1300641916-0004 LLA : KX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN# 130064191600121 740071 1300641916-0004 LLA : KX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN# 130064191600122 740072 1300641916-0004 LLA : KX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN# 130064191600123 740073 1300641916-0004 LLA : KT 97X4930 NH2A 233 77777 0 050120 2F 000000 B30003985360 CIN# 130064191600124 940016 1300641916-0004 LLA : NF 97X4930 NH2A 257 77777 0 050120 2F 000000 CIN#E30003985360 940017 1300641916-0004 LLA : KX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN# 130064191600126 940018 1300641916-0004 LLA : KX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN# 130064191600127 940019 1300641916-0004 LLA : KF 97X4930 NH2A 233 77777 0 050120 2F 000000 A00003985360 CIN# 130064191600128 945006 1300663805 LLA : LQ 97X4930 NH2A 310 77777 0 050120 2F 000000 A10004130233 CIN # 130066380500002 -945021 1300641916-0004 LLA : NB 97X4930 NH2A 257 77777 0 050120 2F 000000 E70003985360 CIN# 130064191600129 945022 1300641916-0004 LLA : NC 97X4930 NH2A 257 77777 0 050120 2F 000000 E80003985360 CIN#130064191600130 945023 1300641916-0004 LLA : ND 97X4930 NH2A 257 77777 0 050120 2F 000000 E90003985360 CIN# 130064191600131 945024 1300641916-0004 LLA : NE 97X4930 NH2A 257 77777 0 050120 2F 000000 F00003985360 CIN# 130064191600132

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	77 of 119	

MOD 32 Funding Cumulative Funding

MOD 33

750001 1300641916-0005 LLA :

NG 9780400 1120 180 60604 9 40D829 40 DTRM04 00D0604940D8 ZDTRM255HQ06428338006 012215 CIN: 130064191600133

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750002 A00003985360 LLA : NH 97X4930 NH2A 233 77777 0 050120 2F 000000 CIN: 130064191600134

750003 1300641916-0005 LLA : MY 97X4930 NH2A 257 77777 0 050120 2F 000000 D30003985360 CIN: 130064191600135

750004 1300641916-0005 LLA : NA 97X4930 NH2A 257 77777 0 050120 2F 000000 D40003985360 CIN: 130064191600136

750005 1300641916-0005 LLA : NJ 97X4930 NH2A 257 77777 0 050120 2F 000000 F10003985360 CIN: 130064191600137

750006 1300641916-0005 LLA : MZ 97X4930 NH2A 257 77777 0 050120 2F 000000 E60003985360 CIN: 130064191600138

750007 1300641916-0005 LLA : KX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360

CIN: 130064191600139

750008 1300641916-0005 LLA : NK 97X4930 NH2A 257 77777 0 050120 2F 000000 F20003985360 CIN: 130064191600140

750009 1300641916-0005 LLA : KX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN: 130064191600141

750010 1300641916-0005 LLA : NL 97X4930 NH2A 257 77777 0 050120 2F 000000 F30003985360 CIN: 130064191600142

750011 1300641916-0005 LLA : KP 97X4930 NH2A 233 77777 0 050120 2F 000000 A90003985360 CIN: 130064191600143

750012 1300641916-0005 LLA : KX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN: 130064191600144

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	78 of 119	

750013 1300641916-0005 LLA : KX 97X4930 NH2A 233 77777 0 050120 2F 000000 A10003985360 CIN: 130064191600145

750014 1300641916-0005 LLA : NM 97X4930 NH2A 257 77777 0 050120 2F 000000 F50003985360 CIN: 130064191600149

940020 [1300641916-0005 LLA : NN 97X4930 NH2A 257 77777 0 050120 2F 000000 F40003985360 CIN: 130064191600146

940021 1300641916-0005 LLA : NP 97X4930 NH2A 257 77777 0 050120 2F 000000 A10003985360 CIN: 130064191600147

945025 1300641916-0005 LLA : NP 97X4930 NH2A 257 77777 0 050120 2F 000000 A10003985360 CIN: 130064191600148

MOD 33 Funding Cumulative Funding

MOD 34

750015 1300641916-0006 LLA : NQ 97X4930 NH2A 257 77777 0 050120 2F 000000 F60003985360 CIN: 130064191600150

750016 1300641916-0006 LLA : NR 97X4930 NH2A 257 77777 0 050120 2F 000000 F70003985360 CIN: 130064191600151

750017 1300641916-0006 LLA : KT 97X4930 NH2A 233 77777 0 050120 2F 000000 B30003985360 CIN: 130064191600154

760001 1300641916-0006 LLA : NS 97X4930 NH2A 257 77777 0 050120 2F 000000 A00003985360 CIN: 130064191600165

760002 1300641916-0006 LLA : PA 97X4930 NH2A 257 77777 0 050120 2F 000000 D30003985360 CIN: 130064191600166

760003 1300641916-0006 LLA : NA 97X4930 NH2A 257 77777 0 050120 2F 000000 D40003985360 CIN: 130064191600168

760004 1300641916-0006 LLA : NJ 97X4930 NH2A 257 77777 0 050120 2F 000000 F10003985360 CIN: 130064191600168

760005 1300641916-0006 LLA : PB 97X4930 NH2A 257 77777 0 050120 2F 000000 F70003985360 CIN: 130064191600169



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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	79 of 119	

760006 1300641916-0006 LLA : MZ 97X4930 NH2A 257 77777 0 050120 2F 000000 E60003985360 CIN: 130064191600170 760007 1300641916-0006 LLA : PC 97X4930 NH2A 257 77777 0 050120 2F 000000 F60003985360 CIN: 130064191600171 760008 1300641916-0006 LLA : NP 97X4930 NH2A 257 77777 0 050120 2F 000000 A10003985360 CIN: 130064191600172 760009 1300641916-0006 LLA : PD 97X4930 NH2A 257 77777 0 050120 2F 000000 A80003985360 CIN: 130064191600173 760010 1300641916-0006 LLA : NL 97X4930 NH2A 257 77777 0 050120 2F 000000 F30003985360 CIN: 130064191600174 760011 1300641916-0006 LLA : PE 97X4930 NH2A 257 77777 0 050120 2F 000000 A90003985360 CIN: 130064191600175 760012 1300641916-0006 LLA : NP 97X4930 NH2A 257 77777 0 050120 2F 000000 A10003985360 CIN: 130064191600176 760013 1300641916-0006 LLA : NP 97X4930 NH2A 257 77777 0 050120 2F 000000 Al0003985360 CIN: 130064191600177 760014 1300641916-0006 LLA : PF 97X4930 NH2A 257 77777 0 050120 2F 000000 F20003985360 CIN: 130064191600178 940022 1300641916-0006 LLA : NS 97X4930 NH2A 257 77777 0 050120 2F 000000 A00003985360 CIN: 130064191600152 940023 1300641916-0006 LLA : NT 97X4930 NH2A 257 77777 0 050120 2F 000000 F40003985360 CIN: 130064191600153 940024 1300641916-0006 LLA : NJ 97X4930 NH2A 257 77777 0 050120 2F 000000 F10003985360 CIN: 130064191600155 940025 1300641916-0006 LLA : NK 97X4930 NH2A 257 77777 0 050120 2F 000000 F20003985360 CIN: 130064191600156 945026 1300641916-0006 T.LA : NU 97X4930 NH2A 257 77777 0 050120 2F 000000 F80003985360

CIN: 130064191600157

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	80 of 119	

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945027 1300641916-0006 LLA : NV 97X4930 NH2A 257 77777 0 050120 2F 000000 F90003985360 CIN: 130064191600158 945028 1300641916-0006 LLA : NS 97X4930 NH2A 257 77777 0 050120 2F 000000 A00003985360 CIN: 130064191600159 945029 1300641916-0006 LLA : NW 97X4930 NH2A 257 77777 0 050120 2F 000000 D20003985360 CIN: 130064191600160 945030 1300641916-0006 LLA : NX 97X4930 NH2A 310 77777 0 050120 2F 000000 G00003985360 CIN: 130064191600161 945031 1300641916-0006 LLA : NS 97X4930 NH2A 257 77777 0 050120 2F 000000 A00003985360

945032 1300641916-0006 LLA : NY 97X4930 NH2A 257 77777 0 050120 2F 000000 F00003985360 CIN: 130064191600163

945033 1300641916-0006 LLA : NZ 97X4930 NH2A 257 77777 0 050120 2F 000000 E90003985360 CIN: 130064191600164

MOD 34 Funding Cumulative Funding

CIN: 130064191600162

MOD 35 Funding (Complete Fundi

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	81 of 119	

SECTION H SPECIAL CONTRACT REQUIREMENTS

H-1 OPTION TO INCREASE CAPACITY WITHIN PERIOD OF PERFORMANCE (February 2011) (AIR-2.5.1)

(a) The task order includes an option associated with each period of performance for an increase in capacity not to exceed ten percent (10%) of the total dollars of the Labor and ODC CLINs within the respective term. This option may be exercised at the Government's discretion, if the Government determines a need for an increase in the level of effort, to be provided by the contractor, due to increased in-scope program requirements.

(b) The use of this option does not provide an extension to the length of time of the current term, nor shall the entire task order exceed 5 years in duration.

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(c) The Government may exercise an option for increased capacity within the period of performance without obligation to exercise succeeding year option(s).

(d) The exercise of an option for increased capacity within the period of performance may be accomplished anytime during the task order performance, but not later than thirty (30) calendar days prior to the expiration of the task order.

(e) The Government will be required to give the contractor a preliminary written notice of its intent to exercise the option for increased capacity within the period of performance. The contractor shall be required to use the same hourly rates or Department of Labor hourly rates established for the current term.

(f) An increased capacity option CLIN cannot exceed 10% of the CLIN it supports during the current term. If the contractor anticipates acceleration of effort greater than 10% during the current term, the contractor shall provide notice in accordance with clause SEA 5252.216-9122 "Level of Effort (Dec 2000)" of the task order.

11 RA SEA 5252.216-9122 LEVEL OF EFFORT (DEC 2000)

(a) The Contractor agrees to provide the total level of effort specified in the next sentence in performance of the work described in Sections B and C of this contract. The total level of effort for the performance of this contract shall be total man-hours of direct labor, including subcontractor direct labor for those subcontractors specifically identified in the Contractor's proposal as having hours included in the proposed level of effort.

(b) Of the total man-hours of direct labor set forth above, it is estimated that **contract of** are uncompensated effort. Uncompensated effort is defined as hours provided by personnel in excess of 40 hours per week without additional compensation for such excess work. All other effort is defined as compensated effort. If no effort is indicated in the first sentence of this paragraph, uncompensated effort performed by the Contractor shall not be counted in fulfillment of the level of effort obligations under this contract.

(c) Effort performed in fulfilling the total level of effort obligations specified above shall only include effort performed in direct support of this contract and shall not include time and effort expended on such things as (local travel to and from an employee's usual work location), uncompensated effort while on travel status, truncated lunch periods, work (actual or inferred) at an employee's residence or other non-work locations, or other time and effort

which does not have a specific and direct contribution to the tasks described in Sections B and C.

(d) The level of effort for this contract shall be expended at an average rate of approximately **(a)** hours per week. It is understood and agreed that the rate of man-hours per month may fluctuate in pursuit of the technical objective, provided such fluctuation does not result in the use of the total man-hours of

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	82 of 119	

effort prior to the expiration of the term hereof, except as provided in the following paragraph.

(e) If, during the term hereof, the Contractor finds it necessary to accelerate the expenditure of direct labor to such an extent that the total man-hours of effort specified above would be used prior to the expiration of the term, the Contractor shall notify the Task Order Contracting Officer in writing setting forth the acceleration required, the probable benefits which would result, and an offer to undertake the acceleration at no increase in the estimated cost or fee together with an offer, setting forth a proposed level of effort, cost breakdown, and proposed fee, for continuation of the work until expiration of the term hereof. The offer shall provide that the work proposed will be subject to the terms and conditions of this contract and any additions or changes required by then current law, regulations, or directives, and that the offer, with a written notice of acceptance by the Task Order Contracting Officer, shall constitute a binding contract. The Contractor shall not accelerate any effort until receipt of such written approval by the Task Order Contracting officer. Any agreement to accelerate will be formalized by contract modification.

(f) The Task Order Contracting Officer may, by written order, direct the Contractor to accelerate the expenditure of direct labor such that the total man-hours of effort specified in paragraph (a) above would be used prior to the expiration of the term. This order shall specify the acceleration required and the resulting revised term. The Contractor shall acknowledge this order within five days of receipt.

(g) If the total level of effort specified in paragraph (a) above is not provided by the Contractor during the period of this contract, the Task Order Contracting Officer, at its sole discretion, shall either (i) reduce the fee of this contract as follows:

Fee Reduction = Fee (Required LOE - Expended LOE) Required LOE

or (ii) subject to the provisions of the clause of this contract entitled "LIMITATION OF COST" (FAR 52.232-20) or "LIMITATION OF COST (FACILITIES)" (FAR 52.232-21), as applicable, require the Contractor to continue to perform the work until the total number of man-hours of direct labor specified in paragraph (a) above shall have been expended, at no increase in the fee of this contract.

(h) The Contractor shall provide and maintain an accounting system, acceptable to the Administrative Contracting Officer and the Defense Contract Audit Agency (DCAA), which collects costs incurred and effort (compensated and uncompensated, if any) provided in fulfillment of the level of effort obligations of this contract. The Contractor shall indicate on each invoice the total level of effort claimed during the period covered by the invoice, separately identifying compensated effort and uncompensated effort, if any.

(i) Within 45 days after completion of the work under each separately identified period of performance hereunder, the Contractor shall submit the following information in writing to the Task Order Contracting Officer with copies to the cognizant Contract Administration Office and to the DCAA office to which vouchers are submitted: (1) the total number of man-hours of direct labor expended during the applicable period; (2) a breakdown of this total showing the number of man-hours expended in each direct labor classification and associated direct and indirect costs; (3) a breakdown of other costs incurred; and (4) the Contractor's estimate of the total allowable cost incurred under the contract for the period. Within 45 days after completion of the work under the contract, the Contractor shall submit, in addition, in the case of a cost underrun; (5) the amount by which the estimated cost of this contract may be reduced to recover excess funds and, in the case of an underrun in hours specified as the total level of effort; and (6) a calculation of the appropriate fee reduction in accordance with this clause. All submissions shall include subcontractor information.

(j) Unless the Contracting Officer determines that alternative worksite arrangements are detrimental to contract performance, the Contractor may perform up to 10% of the hours at an alternative worksite, provided the Contractor has a company-approved alternative worksite plan. The primary worksite is the

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	83 of 119	

traditional ?main office?worksite. An alternative worksite means an employee's residence or a telecommuting center. A telecommuting center is a geographically convenient office setting as an alternative to an employee's main office. The Government reserves the right to review the Contractor's alternative worksite plan. In the event performance becomes unacceptable, the Contractor will be prohibited from counting the hours performed at the alternative worksite in fulfilling the total level of effort obligations of the contract. Regardless of the work location, all contract terms and conditions, including security requirements and labor laws, remain in effect. The Government shall not incur any additional cost nor provide additional equipment for contract performance as a result of the Contractor's election to implement an alternative worksite plan. *

(k) Notwithstanding any of the provisions in the above paragraphs, the Contractor may furnish man-hours up to five percent in excess of the total man-hours specified in paragraph (a) above, provided that the additional effort is furnished within the term hereof, and provided further that no increase in the estimated cost or fee is required.

* The Contracting Officer referred to, in paragraph (j), is the Task Order Contracting Officer.

11RA H.6 SUBSTITUTION OF TEAM MEMBERS AND SUBSTITUTION OF PERSONNEL

1. The Contractor agrees that a partial basis for award of this IDIQ contract is the list of team members

(companies) proposed. The list is included at the SeaPort-e Contractor Information Registration site. The

Contractor may not add or delete any team member from the team without approval by the Seaport Contracting

Officer. The offeror must meet or exceed the proposed small business Subcontracting requirements regardless

of team changes.

2. In addition, for Orders under Item 4000 or Award Term Option Item 7000, the Contractor agrees to assign to the

Task Order those key persons identified with the Task Order response necessary to fulfill the requirements of the Task Order. No substitution shall be made without prior notification to and concurrence of the Task Order

Contracting Officer in accordance with this requirement.

3. All proposed substitutes shall have qualifications equal to or higher than the qualifications of the person to be

replaced. The cognizant Task Order Contracting Officer shall be notified in writing of any proposed substitution at

least forty-five (45) days, or ninety (90) days if a security clearance is to be obtained, in advance of the proposed

substitution. Such notification shall include:

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	84 of 119	

- an explanation of the circumstances necessitating the substitution;

- a complete resume of the proposed substitute; and

- any other information requested by the Contracting Officer to enable him/her to judge whether

or not the Contractor is maintaining the same high quality of personnel that provided the partial

basis for award.

11RA HQ C-2-0002 ACCESS TO PROPRIETARY DATA OR COMPUTER SOFTWARE (NAVSEA) (JUN

1994)

(a) Performance under this contract may require that the Contractor have access to technical data, computer

software, or other sensitive data of another party who asserts that such data or software is proprietary. If access to

such data or software is required or to be provided, the Contractor shall enter into a written agreement with such

party prior to gaining access to such data or software. The agreement shall address, at a minimum, (1) access to,

and use of, the proprietary data or software exclusively for the purposes of performance of the work required by this

contract, and (2) safeguards to protect such data or software from unauthorized use or disclosure for so long as the

data or software remains proprietary. In addition, the agreement shall not impose any limitation upon the

Government or its employees with respect to such data or software. A copy of the executed agreement shall be

provided to the Task Order Contracting Officer. The Government may unilaterally modify the contract to list those

third parties with which the Contractor has agreement(s).

(b) The Contractor agrees to: (1) indoctrinate its personnel who will have access to the data or software as to the

restrictions under which access is granted; (2) not disclose the data or software to another party or other Contractor

personnel except as authorized by the Task Order Contracting Officer; (3) not engage in any other action, venture, or

employment wherein this information will be used, other than under this contract, in any manner inconsistent with

the spirit and intent of this requirement; (4) not disclose the data or software to any other party, including, but not

limited to, joint venturer, affiliate, successor, or assign of the Contractor; and (5) reproduce the restrictive stamp,

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	85 of 119	

marking, or legend on each use of the data or software whether in whole or in part.

(c) The restrictions on use and disclosure of the data and software described above also apply to such information

received from the Government through any means to which the Contractor has access in the performance of this

contract that contains proprietary or other restrictive markings.

(d) The Contractor agrees that it will promptly notify the Task Order Contracting Officer of any attempt by an

individual, company, or Government representative not directly involved in the effort to be performed under this

contract to gain access to such proprietary information. Such notification shall include the name and organization of

the individual, company, or Government representative seeking access to such information.

(e) The Contractor shall include this requirement in subcontracts of any tier which involve access to information

covered by paragraph (a), substituting "subcontractor" for "Contractor" where appropriate.

(f) Compliance with this requirement is a material requirement of this contract.

5252.209-9510 ORGANIZATIONAL CONFLICTS OF INTEREST (NAVAIR) (SERVICES)(MAR 2007)

(a) Purpose. This clause seeks to ensure that the contractor (1) does not obtain an unfair competitive advantage over other parties by virtue of its performance of this contract, and (2) is not biased because of its current or planned interests (financial, contractual, organizational or otherwise) that relate to the work under this contract.

(b) Scope. The restrictions described herein shall apply to performance or participation by the contractor (as defined in paragraph (d)(7)) in the activities covered by this clause.

(1) The restrictions set forth in paragraph (e) apply to supplies, services, and other performance rendered with respect to the suppliers and/or equipment listed in Attachment 11. The task order will specify to which suppliers and/or equipment subparagraph (f) restrictions apply.

(2) The financial, contractual, organizational and other interests of contractor personnel performing work under this contract shall be deemed to be the interests of the contractor for the purposes of determining the existence of an Organizational Conflict of Interest. Any subcontractor that performs any work relative to this contract shall be subject to this clause. The contractor agrees to place in each subcontract affected by these provisions the necessary language contained in this clause.

(c) Waiver. Any request for waiver of the provisions of this clause shall be submitted in writing to the Procuring Contracting Officer. The request for waiver shall set forth all relevant factors including proposed contractual safeguards or job procedures to mitigate conflicting roles that might produce an Organizational Conflict of Interest. No waiver shall be granted by the Government with respect to prohibitions pursuant to access to proprietary data.

(d) Definitions. For purposes of application of this clause only, the following definitions are applicable:

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	86 of 119	

(1) "System" includes system, major component, subassembly or subsystem, project, or item.

(2) "Nondevelopmental items" as defined in FAR 2.101.

(3) "Systems Engineering" (SE) includes, but is not limited to, the activities in FAR 9.505-1(b).

(4) "Technical direction" (TD) includes, but is not limited to, the activities in FAR 9.505-1(b).

(5) "Advisory and Assistance Services" (AAS) as defined in FAR 2.101.

(6) "Consultant services" as defined in FAR 31.205-33(a).

(7) "Contractor", for the purposes of this clause, means the firm signing this contract, its subsidiaries and affiliates, joint ventures involving the firm, any entity with which the firm may hereafter merge or affiliate, and any other successor or assignee of the firm.

(8) "Affiliates," means officers or employees of the prime contractor and first tier subcontractors involved in the program and technical decision-making process concerning this contract.

(9) "Interest" means organizational or financial interest.

(10) "Weapons system supplier" means any prime contractor or first tier subcontractor engaged in, or having a known prospective interest in the development, production or analysis of any of the weapon systems, as well as any major component or subassembly of such system.

(e) Contracting restrictions.

[x] (1) To the extent the contractor provides systems engineering and/or technical direction for a system or commodity but does not have overall contractual responsibility for the development, the integration, assembly and checkout (IAC) or the production of the system, the contractor shall not (i) be awarded a contract to supply the system or any of its major components or (ii) be a subcontractor or consultant to a supplier of the system or of its major components. The contractor agrees that it will not supply to the Department of Defense (either as a prime contractor or as a subcontractor) or act as consultant to a supplier of, any system, subsystem, or major component utilized for or in connection with any item or other matter that is (directly or indirectly) the subject of the systems engineering and/or technical direction or other services performed under this contract for a period of 3 years after the date of completion of the contract. (FAR 9.505-1(a))

[x] (2) To the extent the contractor prepares and furnishes complete specifications covering nondevelopmental items to be used in a competitive acquisition, the contractor shall not be allowed to furnish these items either as a prime contractor or subcontractor. This rule applies to the initial production contract, for such items plus a specified time period or event. The contractor agrees to prepare complete specifications covering non-developmental items to be used in competitive acquisitions, and the contractor agrees not to be a supplier to the Department of Defense, subcontract supplier, or a consultant to a supplier of any system or subsystem for which complete specifications were prepared hereunder. The prohibition relative to being a supplier, a subcontract supplier, or a consultant to a supplier of these systems of their subsystems extends for a period of 3 years after the terms of this contract. (FAR 9.505-2(a)(1))

[x] (3) To the extent the contractor prepares or assists in preparing a statement of work to be used in competitively acquiring a system or services or provides material leading directly, predictably and without delay to such a work statement, the contractor may not supply the system, major components thereof or the services unless the contractor is the sole source, or a participant in the design or development work, or more than one contractor has been involved in preparation of the work statement. The contractor agrees to prepare, support the preparation of or provide material leading directly, predictably and without delay to a work statement to be used in competitive acquisitions, and the contractor agrees not to be a

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	87 of 119	

supplier or consultant to a supplier of any services, systems or subsystems for which the contractor participated in preparing the work statement. The prohibition relative to being a supplier, a subcontract supplier, or a consultant to a supplier of any services, systems or subsystems extends for a period of 3 years after the terms of this contract. (FAR 9.505-2(b)(1))

[x] (4) To the extent work to be performed under this contract requires evaluation of offers for products or services, a contract will not be awarded to a contractor that will evaluate its own offers for products or services, or those of a competitor, without proper safeguards to ensure objectivity to protect the Government's interests. Contractor agrees to the terms and conditions set forth in the Statement of Work that are established to ensure objectivity to protect the Government's interests. (FAR 9.505-3)

[x] (5) To the extent work to be performed under this contract requires access to proprietary data of other companies, the contractor must enter into agreements with such other companies which set forth procedures deemed adequate by those companies (i) to protect such data from unauthorized use or disclosure so long as it remains proprietary and (ii) to refrain from using the information for any other purpose other than that for which it was furnished. Evidence of such agreement(s) must be made available to the Procuring Contracting Officer upon request. The contractor shall restrict access to proprietary information to the minimum number of employees necessary for performance of this contract. Further, the contractor agrees that it will not utilize proprietary data obtained from such other companies in preparing proposals (solicited or unsolicited) to perform additional services or studies for the United States Government. The contractor agrees to execute agreements with companies furnishing proprietary data in connection with work performed under this contract, obligating the contractor to protect such data from unauthorized use or disclosure so long as such data remains proprietary, and to furnish copies of such agreement to the Contracting Officer. Contractor further agrees that such proprietary data shall not be used in performing for the Department of Defense additional work in the same field as work performed under this contract is procured competitively. (FAR 9.505)

[x] (6) Preparation of Statements of Work or Specifications. If the contractor under this contract assists substantially in the preparation of a statement of work or specifications, the contractor shall be ineligible to perform or participate in any capacity in any contractual effort (solicited or unsolicited) that is based on such statement of work or specifications. The contractor shall not incorporate its products or services in such statement of work or specifications unless so directed in writing by the Contracting Officer, in which case the restrictions in this subparagraph shall not apply. Contractor agrees that it will not supply to the Department of Defense (either as a prime contractor or as a subcontractor) or act as consultant to a supplier of, any system, subsystem or major component utilized for or in connection with any item or work statement prepared or other services performed or materials delivered under this contract, and is procured on a competitive basis, by the Department of Defense with 3 years after completion of work under this contract. The provisions of this clause shall not apply to any system, subsystem, or major component for which the contractor is the sole source of supply or which it participated in designing or developing. (FAR 9.505-4(b))

[x] (7) Advisory and Assistance Services (AAS). If the contractor provides AAS services as defined in paragraph (d) of this clause, it shall be ineligible thereafter to participate in any capacity in Government contractual efforts (solicited or unsolicited) which stem directly from such work, and the contractor agrees not to perform similar work for prospective offerors with respect to any such contractual efforts. Furthermore, unless so directed in writing by the Contracting Officer, the contractor shall not perform any such work under this contract on any of its products or services, or the products or services of another firm for which the contractor performs similar work. Nothing in this subparagraph shall preclude the contractor from competing for follow-on contracts for AAS.

(f) Remedies. In the event the contractor fails to comply with the provisions of this clause, such noncompliance shall be deemed a material breach of the provisions of this contract. If such noncompliance is the result of conflicting financial interest involving contractor personnel performing work under this contract, the Government may require the contractor to remove such personnel from performance of work under this contract. Further, the Government may elect to exercise its right to

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	88 of 119	

terminate for default in the event of such noncompliance. Nothing herein shall prevent the Government from electing any other appropriate remedies afforded by other provisions of this contract, or statute or regulation.

(g) Disclosure of Potential Conflicts of Interest. The contractor recognizes that during the term of this contract, conditions may change which may give rise to the appearance of a new conflict of interest. In such an event, the contractor shall disclose to the Government information concerning the new conflict of interest. The contractor shall provide, as a minimum, the following information:

(1) a description of the new conflict of interest (e.g., additional weapons systems supplier(s), corporate restructuring, new first-tier subcontractor(s), new contract) and identity of parties involved;

(2) a description of the work to be performed;

(3) the dollar amount;

(4) the period of performance; and

(5) a description of the contractor's internal controls and planned actions, to avoid any potential organizational conflict of interest.

5252.204-9505 SYSTEM AUTHORIZATION ACCESS REQUEST NAVY (SAAR-N) REQUIREMENTS FOR INFORMATION TECHNOLOGY (IT)(NAVAIR) (SEP 2012)

(a) Contractor personnel assigned to perform work under this contract may require access to Navy Information Technology (IT) resources (e.g., computers, laptops, personal electronic devices/personal digital assistants (PEDs/PDAs), NMCI, RDT&E networks, websites such as MyNAVAIR, and Navy Web servers requiring Common Access Card (CAC) Public Key Infrastructure (PKI)). Contractor personnel (prime, subcontractor, consultants, and temporary employees) requiring access to Navy IT resources (including those personnel who previously signed SAAR DD Form 2875) shall submit a completed System Authorization Access Request Navy (SAAR-N), OPNAV 5239/14 (Jul 2008) form or latest version thereof, and have initiated the requisite background investigation (or provide proof of a current background investigation) prior to accessing any Navy IT resources. The form and instructions for processing the SAAR-N form are available at: <u>NAVAIR Contractor Forms</u>.

(b) SAAR-N forms will be submitted to the Government Sponsor or Technical Point of Contact (TPOC) via the contractor's Facility Security Officer (FSO). The designated SAAR-N Government Sponsor or TPCO for contractor employees requiring IT access, [fill-in name] shall be responsible for signing and processing the SAAR-N forms. For those contractors that do not have a FSO, SAAR-N forms shall be submitted directly to the designated SAAR-N Government Sponsor or TPOC. Copies of the approved SAAR-N forms may be obtained through the designated SAAR-N Government Sponsor or TPOC. Requests for access should be routed through the NAVAIR_SAAR.fct@navy.mil mailbox.

(c) In order to maintain access to Navy IT resources, the contractor shall ensure completion of initial and annual IA training, monitor expiration of requisite background investigations, and initiate re-investigations as required. If requested, the contractor shall provide to the designated SAAR-N Government Sponsor or TPOC documentation sufficient to prove that it is monitoring/tracking the SAAR-N requirements for its employees who are accessing Navy IT resources. For those contractor personnel not in compliance with the requirements of this clause, access to Navy IT resources will be denied/revoked.

(d) The SAAR-N form remains valid throughout contractual performance, inclusive of performance extensions and option exercises where the contract number does not change. Contractor personnel are required to submit a new SAAR-N form only when they begin work on a new or different contract.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	89 of 119	

5252.210-9501 AVAILABILITY OF UNIQUE DATA ITEM DESCRIPTIONS (UDIDS) AND DATA ITEM DESCRIPTIONS (DIDS) (NAVAIR) (OCT 2005)

Access Procedures for Acquisition Management System and Data Requirements Control List (AMSDL), DoD 5010.12-L, and DIDs listed therein. The AMSDL and all DIDs and UDIDs listed therein are available online via the Acquisition Streamlining and Standardization Information System located at http://assist.daps.dla.mil. To access these documents, select the Quick Search link on the site home page.

5252.211-9510 CONTRACTOR EMPLOYEES (NAVAIR)(MAY 2011)

(a) In all situations where contractor personnel status is not obvious, all contractor personnel are required to identify themselves to avoid creating an impression to the public, agency officials, or Congress that such contractor personnel are Government officials. This can occur during meeting attendance, through written (letter or email) correspondence or verbal discussions (in person or telephonic), when making presentations, or in other situations where their contractor status is not obvious to third parties. This list is not exhaustive. Therefore, the contractor employee(s) shall:

(1) Not by word or deed give the impression or appearance of being a Government employee;

(2) Wear appropriate badges visible above the waist that identify them as contractor employees when in Government spaces, at a Government-sponsored event, or an event outside normal work spaces in support of the contract/order;

(3) Clearly identify themselves as contractor employees in telephone conversations and in all formal and informal written and electronic correspondence. Identification shall include the name of the company for whom they work;

(4) Identify themselves by name, their company name, if they are a subcontractor the name of the prime contractor their company is supporting, as well as the Government office they are supporting when participating in meetings, conferences, and other interactions in which all parties are not in daily contact with the individual contractor employee; and

(5) Be able to provide, when asked, the full number of the contract/order under which they are performing, and the name of the Contracting Officer's Representative.

(b) If wearing a badge is a risk to safety and/or security, then an alternative means of identification maybe utilized if endorsed by the Contracting Officer's Representative and approved by the Contracting Officer.

(c) The Contracting Officer will make final determination of compliance with regulations with regard to proper identification of contractor employees.

5252.216-9509 Task Orders with Options (NAVAIR) (Aug 2001)

(a) The Ordering Officer may issue Task Orders that include options under any of the following conditions:

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	90 of 119	

(1) The services being acquired are highly unique or specialized;

(2) The efforts to be performed are so integrally related that only a single contractor can reasonably perform the work; or

(3) Foreseeable additional effort fits the criteria of FAR 16.505(b)(2)(iii) as a logical follow-on.

(b) Only those Task Orders for which all awardees were given a fair opportunity to be considered shall include options. For purposes of FAR 52.216-19(b), the base award and each option are separate orders.

(c) Prior to exercising an option on a Task Order, the Government will ensure that the contract has adequate quantities and period of performance. The contractor shall not begin performance on requirements in the Task Order option until the Government has exercised the option on the Task Order and, if necessary, the option on the contract.

(d) Award of a Task Order with an option is subject to the conditions of FAR clause 52.217-5, "Evaluation of Options".

5252.227-9512 TRADEMARK MANUFACTURE/USE LICENSE AGREEMENT (NAVAIR) (MAR 2007)

(a) The Naval Air Systems Command (NAVAIR) is the owner of all right, title, and interest within the United States of America in and to the trademark set forth below.

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(b) NAVAIR hereby grants a nonexclusive and nontransferable license to make, manufacture or produce the trademark in connection with all activities relating to the manufacture, production, distribution and packaging of the products and services identified under this contract. The contractor shall insure the designation "TM" in superscript format is placed adjacent to the trademark in connection with each use or display thereof.

(c) The contractor shall adhere to the technical specifications of the trademark as shown in the NAVAIR style guide which can be found at: <u>https://mynavair.navair.navair.navy.mil/</u>

(d) The contractor shall not use the trademark in any inappropriate or offensive manner or in any manner that could disparage the United States military services. Additionally, the trademark may not be placed in an area that would be construed as offensive.

(e) Items to be delivered under this contract that bear the trademark shall be of the quality specified in the contract. The quality of any other item bearing the trademark shall adhere to the standards of quality for such items.

(f) Exercise of any of the rights granted under this clause shall not entitle the contractor to: a) any modification(s) to the terms and conditions, including price, of this contract; b) any claim(s) against the government; and/or c) any request(s) for equitable adjustment. If the contractor believes it is entitled to any such or similar relief, the contractor shall, prior *to exercise of any of the rights granted under this clause*, provide written notification to the contracting officer detailing the relief requested and identifying the basis for such relief with supporting rationale. The contractor shall not thereafter exercise any of the rights granted under this clause until the contracting officer provides a response to the contractor's written notification.

5252.232-9509 TRAVEL APPROVAL AND REIMBURSEMENT PROCEDURES (NAVAIR)(OCT 2013)

(a) General. Performance under this contract may require travel by Contractor personnel. If travel, domestic or overseas, is required, the Contractor is responsible for making all necessary arrangements for its personnel. These include but are not limited to: medical examinations, immunizations, passports/visas/etc., and security clearances.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	91 of 119	

(b) Travel Approval Process. Prior approval is required for all travel under this contract. Travel shall be reviewed and approved/disapproved as follows:

(1) The Contractor shall provide the [Insert Procuring Contracting Officer (PCO) or Contracting Officer's Representative (COR)] a written request for authorization to travel at least 30 days in advance of the required travel date, when possible. The request should include: purpose of travel, location, travel dates, number of individuals traveling, and all estimated costs associated with the travel (e.g., lodging, meals, transportation costs, incidental expenses, etc.).

(2) The [Insert PCO or COR] will review the travel request and provide, in writing, an approval or disapproval of the travel request to the Contractor [Insert "and the Procuring Contracting Officer." if the COR is reviewing and approving the request.]

(c) Travel Policy.

(1) Travel arrangements shall be planned in accordance with the Federal Travel regulations, prescribed by the General Services Administration for travel in the conterminous 48 United States, (hereinafter the FTR) and the Joint Travel Regulation, Volume 2, DoD Civilian Personnel, Appendix A, prescribed by the Department of Defense (hereinafter the JTR).

(2) The Government will reimburse the Contractor for allowable travel costs incurred by the Contractor in performance of the contract in accordance with FAR Subpart 31.2.

(3) For purposes of reimbursement of travel expenses, the Contractor's official station is defined as within 50 miles of the Contractor's regular work site. (If Contractor has more than one regular work site, the official station is defined as within 50 miles of each of its regular work sites.)

(4) The Contractors documentation for the reimbursement of travel costs (e.g., receipts) shall be governed as set forth in FAR Subpart 31.2, the FTR, and the JTR.

(5) Car Rental for a team on temporary duty (TDY) at one site will be allowed provided that only one car is rented for every four (4) members of the TDY team. In the event that less than four (4) persons comprise the TDY team, car rental will be allowed if necessary to complete the mission required.

(6) Whenever work assignments require TDY aboard a Government ship, the Contractor will be reimbursed at the per diem identified in the JTR.

5252.242-9515 RESTRICTION ON THE DIRECT CHARGING OF MATERIAL (NAVAIR) (JUL 1998)

(a) The term "material" includes supplies, materials, parts, equipment, hardware, and Information Technology (IT) resources including equipment, services and software. This is a service contract and the procurement of material of any kind that are not incidental to and necessary for contract performance may be determined to be unallowable costs pursuant to FAR Part 31. No materials may be acquired under the contract without the prior written authorization of the Contracting Officer's Representative (COR). IT resources may not be procured under the material line item of this contract unless the approvals required by Department of Defense purchasing procedures have been obtained. Any material provided by the contractor is subject to the requirements of the Federal Acquisition Regulation (FAR), the Defense Federal Acquisition Regulation Supplement (DFARS), and applicable Department of the Navy regulations and instructions.

(b) Prior written approval of the COR shall be required for all purchases of materials. If the contractor's proposal submitted for a task order includes a list of materials with associated prices, then the COR's acceptance of the contractor's proposal shall constitute written approval of those purchases.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	92 of 119	

(c) The costs of general purpose business expenses required for the conduct of the contractor's normal business operations will not be considered an allowable direct cost in the performance of this contract. General purpose business expenses include, but are not limited to, the cost for items such as telephones and telephone charges, reproduction machines, word processing equipment, personal computers and other office equipment and office supplies.

5252.237-9501 ADDITION OR SUBSTITUTION OF KEY PERSONNEL (SERVICES) (NAVAIR)(OCT2005)

(a) A requirement of this contract is to maintain stability of personnel proposed in order to provide quality services. The contractor agrees to assign only those key personnel whose resumes were submitted and approved, and who are necessary to fulfill the requirements of the effort. The contractor agrees to assign to any effort requiring non-key personnel only personnel who meet or exceed the applicable labor category descriptions. No substitution or addition of personnel shall be made except in accordance with this clause.

(b) If personnel for whatever reason become unavailable for work under the contract for a continuous period exceeding thirty (30) working days, or are expected to devote substantially less effort to the work than indicated in the proposal, the contractor shall propose a substitution to such personnel, in accordance with paragraph (d) below.

(c) The contractor agrees that during the term of the Task Order, no key personnel substitutions or additions will be made unless necessitated by compelling reasons including, but not limited to: an individual's illness, death, termination of employment, declining an offer of employment (for those individuals proposed as contingent hires), or family friendly leave. In such an event, the contractor must promptly provide the information required by paragraph (d) below to the Contracting Officer for approval prior to the substitution or addition of key personnel.

(d) All proposed substitutions shall be submitted, in writing, to the Contracting Officer at least fifteen (15) days (thirty (30) days if a security clearance must be obtained) prior to the proposed substitution. Each request shall provide a detailed explanation of the circumstances necessitating the proposed substitution, a complete resume for the proposed substitute, information regarding the full financial impact of the change, and any other information required by the Contracting Officer to approve or disapprove the proposed substitution. All proposed substitutes (no matter when they are proposed during the performance period) shall have qualifications that are equal to or higher than the qualifications of the person being replaced.

(e) In the event a requirement to increase the specified level of effort for a designated labor category, but not the overall level of effort of the contract occurs, the offeror shall submit to the Contracting Officer a written request for approval to add personnel to the designated labor category. The information required is the same as that required in paragraph (d) above. The additional personnel shall have qualifications greater than or equal to at least one (1) of the individuals proposed for the designated labor category.

(f) The Contracting Officer shall evaluate requests for substitution and addition of personnel and promptly notify the offeror, in writing, of whether the request is approved or disapproved.

(g) If the Contracting Officer determines that suitable and timely replacement of personnel who

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	93 of 119	

have been reassigned, terminated or have otherwise become unavailable to perform under the contract is not reasonably forthcoming or that the resultant reduction of productive effort would impair the successful completion of the contract or the task order, the contract may be terminated by the Contracting Officer for default or for the convenience of the Government, as appropriate. Alternatively, at the Contracting Officer's discretion, if the Contracting Officer finds the contractor to be at fault for the condition, he may equitably adjust (downward) the contract price or fixed fee to compensate the Government for any delay, loss or damage as a result of the contractor's action.

(h) Noncompliance with the provisions of this clause will be considered a material breach of the terms and

conditions of the contract for which the Government may seek any and all appropriate remedies including

Termination for Default pursuant to FAR Clause 52.249-6, Alt IV, "Termination (Cost-Reimbursement)".

5252.245-9500 GOVERNMENT PROPERTY FOR THE PERFORMANCE OF THIS CONTRACT (NAVAIR)(MAY 2014)

(a) Authorization is granted to use the Government property identified below without rental charge in the performance of this contract and subcontracts of any tier issued hereunder (see FAR 45.201(a) for further information regarding identification requirements) :

(1) Government property currently accountable and managed under the following contracts:

NONE

(2) Government furnished property to be provided under this contract:

NONE

(3) Government furnished material, as defined in FAR 45.101, to be provided under this contract:

NONE

(4) If authority has been granted in accordance with FAR 51.102, Contractor access to Government supply sources is authorized for the following items. Paragraph (b) does not apply to purchases under the NMCI/CoSC contract.

NONE

(b) The contractor shall prepare requisition documentation for the items listed in paragraph (a)(4) above in accordance with the "Military Standard Requisitioning and Issue Procedures (MILSTRIP) for Defense Contractors", DoD 4000.25-1- M, Chapter 11, which is available at http://www2.dla.mil/j-6/dlmso/elibrary

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	94 of 119	

/manuals/dlm/dlm-pubs.asp. The contractor shall submit all requisitions for material from the supply system to the Material Control Activity specified in Section G of this contract.

(c) Government property provided above (except for special tooling and special test equipment as defined in FAR 2.101) shall not be installed or constructed or otherwise affixed to property not owned by the Government in such a fashion as to be nonseverable unless written authorization has been obtained from the Contracting Officer.

(d) The contractor is responsible for scheduling the use of all property covered by this clause and the Government shall not be responsible for conflicts, delays, or disruptions to any work performed by the contractor due to use of any or all such property, either under this contract or any other contracts under which use of such property is authorized.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	95 of 119	

SECTION I CONTRACT CLAUSES

Clauses specific in Section I of the Seaport-e basic contract apply to this task order, unless otherwise specified in this order.

Clause included by Reference:

52.203-16 Preventing Personal Conflicts of Interest (Dec 2011)

52.204-9 Personal Identity Verification of Contractor Personnel (Jan 2011)

52.204-10 – Reporting Executive Compensation and First-Tier Subcontract Awards (Aug 2012)

52.216-8 Fixed Fee (June 2011)

52.219-8 Utilization of Small Business Concerns (July 2013)

52.219-9 Small Business Subcontracting Plan (Jul 2013)

52.219-9 Small Business Subcontracting Plan- Alt II (Oct 2001)

52.222-17 Nondisplacement of Qualified Workers (Jan 2013)

252.203-7005 Representation Relating to Compensation of Former DoD Officials. (Nov 2011)

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 on or before the expiration of the task order's period of performance.

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 within 30 days prior to completion of the base period; 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 <u>5years</u>.

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 $\underline{0.00}$ or the overtime premium is paid for work --

(1) 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;

(2) By indirect-labor employees such as those performing duties in connection with administration,

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	96 of 119	

protection, transportation, maintenance, standby plant protection, operation of utilities, or accounting;

(3) 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

(4) 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 --

(1) 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;

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

(3) 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

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

52.244-2 -- Subcontracts (Oct 2010)

(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) 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 (c) or (d) of this clause.

(c) 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—

(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.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	97 of 119	

(d) If the Contractor has an approved purchasing system, the Contractor nevertheless shall obtain the Contracting Officer's written consent before placing the following subcontracts:

Not applicable.

(e)(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 (b), (c), or (d) 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 certified 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 certified 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 certified 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 certified cost or pricing data were not accurate, complete, or current; the action taken by the Contractor and the 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.

(e)(2) If the Contractor has an approved purchasing system and consent is not required under paragraph (c) or (d) of this clause, the Contractor nevertheless shall notify the Contracting Officer reasonably in advance of entering into any (i) cost-plus-fixed-fee subcontract, or (ii) fixed-price subcontract that exceeds either the simplified acquisition threshold or 5 percent of the total estimated cost of this contract. The notification shall include the information required by paragraphs (e)(1)(i) through (e)(1)(iv) of this clause.

(f) 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

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	98 of 119	

(3) To relieve the Contractor of any responsibility for performing this contract.

(g) 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).

(h) 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.

(i) The Government reserves the right to review the Contractor's purchasing system as set forth in FAR Subpart 44.3.

(j) Paragraphs (c) and (e) of this clause do not apply to the following subcontracts, which were evaluated during negotiations:

AMEWAS Incorporated (AMEWAS)

CACI-CMS Information Systems, Inc. (CACI)

HPT Advisory Services LLC (HPT)

Resource Management Concepts, Inc. (RMC)

Rollout Systems, LLC (Rollout)

252.227-7013 Rights in Technical Data--Noncommercial Items (FEB 2014)

(a) Definitions. As used in this clause-

(1) "Computer data base" means a collection of data recorded in a form capable of being processed by a computer. The term does not include computer software.

(2) "Computer program" means a set of instructions, rules, or routines recorded in a form that is capable of causing a computer to perform a specific operation or series of operations.

(3) "Computer software" means computer programs, source code, source code listings, object code listings, design details, algorithms, processes, flow charts, formulae and related material that would enable the software to be reproduced, recreated, or recompiled. Computer software does not include computer data bases or computer software documentation.

(4) "Computer software documentation" means owner's manuals, user's manuals, installation instructions, operating instructions, and other similar items, regardless of storage medium, that explain the capabilities of the computer software or provide instructions for using the software.

(5) "Covered Government support contractor" means a contractor (other than a litigation support contractor covered by <u>252.204-7014</u>) under a contract, the primary purpose of which is to furnish independent and impartial advice or technical assistance directly to the Government in support of the Government's management and oversight of a program or effort (rather than to directly furnish an end item or service to accomplish a program or effort), provided that the contractor—

(i) Is not affiliated with the prime contractor or a first-tier subcontractor on the program or effort, or with any direct competitor of such prime contractor or any such first-tier subcontractor in furnishing end items or services of the type developed or produced on the program or effort; and

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	99 of 119	

(ii) Receives access to technical data or computer software for performance of a Government contract that contains the clause at <u>252.227-7025</u>, Limitations on the Use or Disclosure of Government-Furnished Information Marked with Restrictive Legends.

(6) "Detailed manufacturing or process data" means technical data that describe the steps, sequences, and conditions of manufacturing, processing or assembly used by the manufacturer to produce an item or component or to perform a process.

(7) "Developed" means that an item, component, or process exists and is workable. Thus, the item or component must have been constructed or the process practiced. Workability is generally established when the item, component, or process has been analyzed or tested sufficiently to demonstrate to reasonable people skilled in the applicable art that there is a high probability that it will operate as intended. Whether, how much, and what type of analysis or testing is required to establish workability depends on the nature of the item, component, or process, and the state of the art. To be considered "developed," the item, component, or process need not be at the stage where it could be offered for sale or sold on the commercial market, nor must the item, component, or process be actually reduced to practice within the meaning of Title 35 of the United States Code.

(8) "Developed exclusively at private expense" means development was accomplished entirely with costs charged to indirect cost pools, costs not allocated to a government contract, or any combination thereof.

(i) Private expense determinations should be made at the lowest practicable level.

(ii) Under fixed-price contracts, when total costs are greater than the firm-fixed-price or ceiling price of the contract, the additional development costs necessary to complete development shall not be considered when determining whether development was at government, private, or mixed expense.

(9) "Developed exclusively with government funds" means development was not

accomplished exclusively or partially at private expense.

(10) "Developed with mixed funding" means development was accomplished

partially with costs charged to indirect cost pools and/or costs not allocated to a government contract, and partially with costs charged directly to a government contract.

(11) "Form, fit, and function data" means technical data that describes the

required overall physical, functional, and performance characteristics (along with the qualification requirements, if applicable) of an item, component, or process to the extent necessary to permit identification of physically and functionally interchangeable items.

(12) "Government purpose" means any activity in which the United States

Government is a party, including cooperative agreements with international or multi-national defense organizations, or sales or transfers by the United States Government to foreign governments or international organizations. Government purposes include competitive procurement, but do not include the rights to use, modify, reproduce, release, perform, display, or disclose technical data for commercial purposes or authorize others to do so.

(13) "Government purpose rights" means the rights to-

(i) Use, modify, reproduce, release, perform, display, or disclose technical data within the Government without restriction; and

(ii) Release or disclose technical data outside the Government and authorize persons to whom release or disclosure has been made to use, modify, reproduce, release, perform, display, or disclose that data

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	100 of 119	

for United States government purposes.

(14) "Limited rights" means the rights to use, modify, reproduce, release, perform, display, or disclose technical data, in whole or in part, within the Government. The Government may not, without the written permission of the party asserting limited rights, release or disclose the technical data outside the Government, use the technical data for manufacture, or authorize the technical data to be used by another party,

except that the Government may reproduce, release, or disclose such data or authorize

the use or reproduction of the data by persons outside the Government if-

(i) The reproduction, release, disclosure, or use is-

(A) Necessary for emergency repair and overhaul; or

(B) A release or disclosure to-

(1) A covered Government support contractor in performance of its covered Government support contract for use, modification, reproduction, performance, display, or release or disclosure to a person authorized to receive limited rights technical data; or

(2) A foreign government, of technical data other than detailed manufacturing or process data, when use of such data by the foreign government is in the interest of the Government and is required for evaluational or informational purposes;

(ii) The recipient of the technical data is subject to a prohibition on the further reproduction, release, disclosure, or use of the technical data; and

(iii) The contractor or subcontractor asserting the restriction is notified of such reproduction, release, disclosure, or use.

(15) "Technical data" means recorded information, regardless of the form or

method of the recording, of a scientific or technical nature (including computer software documentation). The term does not include computer software or data incidental to contract administration, such as financial and/or management information.

(16) "Unlimited rights" means rights to use, modify, reproduce, perform, display, release, or disclose technical data in whole or in part, in any manner, and for any purpose whatsoever, and to have or authorize others to do so.

(b) *Rights in technical data*. The Contractor grants or shall obtain for the Government the following royalty free, world-wide, nonexclusive, irrevocable license rights in technical data other than computer software documentation (see the Rights in Noncommercial Computer Software and Noncommercial Computer Software Documentation clause of this contract for rights in computer software documentation):

(1) Unlimited rights. The Government shall have unlimited rights in technical data that are-

(i) Data pertaining to an item, component, or process which has been or will be developed exclusively with Government funds;

(ii) Studies, analyses, test data, or similar data produced for this contract, when the study, analysis, test, or similar work was specified as an element of performance;

(iii) Created exclusively with Government funds in the performance of a contract that does not require the development, manufacture, construction, or production of items, components, or processes;

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	101 of 119	

(iv) Form, fit, and function data;

(v) Necessary for installation, operation, maintenance, or training purposes (other than detailed manufacturing or process data);

(vi) Corrections or changes to technical data furnished to the Contractor by the Government;

(vii) Otherwise publicly available or have been released or disclosed by the Contractor or subcontractor without restrictions on further use, release or disclosure, other than a release or disclosure resulting from the sale, transfer, or other assignment of interest in the technical data to another party or the sale or transfer of some or all of a business entity or its assets to another party;

(viii) Data in which the Government has obtained unlimited rights under another Government contract or as a result of negotiations; or

(ix) Data furnished to the Government, under this or any other Government contract or subcontract thereunder, with—

(A) Government purpose license rights or limited rights and the restrictive condition(s) has/have expired; or

(B) Government purpose rights and the Contractor's exclusive right to use such data for commercial purposes has expired.

(2) Government purpose rights.

(i) The Government shall have government purpose rights for a five-year period, or such other period as may be negotiated, in technical data—

(A) That pertain to items, components, or processes developed with mixed funding except when the Government is entitled to unlimited rights in such data

as provided in paragraphs (b)(1)(ii) and (b)(1)(iv) through (b)(1)(ix) of this clause; or

(B) Created with mixed funding in the performance of a contract that does not require the development, manufacture, construction, or production of items, components, or processes.

(ii) The five-year period, or such other period as may have been negotiated, shall commence upon execution of the contract, subcontract, letter contract (or similar contractual instrument), contract modification, or option exercise that required development of the items, components, or processes or creation of the data described in paragraph (b)(2)(i)(B) of this clause. Upon expiration of the five-year or other negotiated period, the Government shall have unlimited rights in the technical data.

(iii) The Government shall not release or disclose technical data in which it has government purpose rights unless—

(A) Prior to release or disclosure, the intended recipient is subject to the non-disclosure agreement at <u>227.7103-7</u> of the Defense Federal Acquisition Regulation Supplement (DFARS); or

(B) The recipient is a Government contractor receiving access to the data for performance of a Government contract that contains the clause at DFARS <u>252.227-7025</u>, Limitations on the Use or Disclosure of Government-Furnished Information Marked with Restrictive Legends.

(iv) The Contractor has the exclusive right, including the right to license others, to use technical data in which the Government has obtained government purpose rights under this contract for any commercial purpose during the time period specified in the government purpose rights legend prescribed in paragraph (f)(2) of this clause.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	102 of 119	

(3) Limited rights.

(i) Except as provided in paragraphs (b)(1)(ii) and (b)(1)(iv) through (b)(1)(ix) of this clause, the Government shall have limited rights in technical data—

(A) Pertaining to items, components, or processes developed exclusively at private expense and marked with the limited rights legend prescribed in paragraph (f) of this clause; or

(B) Created exclusively at private expense in the performance of a contract that does not require the development, manufacture, construction, or production of items, components, or processes.

(ii) The Government shall require a recipient of limited rights data for emergency repair or overhaul to destroy the data and all copies in its possession promptly following completion of the emergency repair/overhaul and to notify the Contractor that the data have been destroyed.

(iii) The Contractor, its subcontractors, and suppliers are not required to provide the Government additional rights to use, modify, reproduce, release, perform, display, or disclose technical data furnished to the Government with limited rights. However, if the Government desires to obtain additional rights in technical data in which it has limited rights, the Contractor agrees to promptly enter into negotiations with the Contracting Officer to determine whether there are acceptable terms for transferring such rights. All technical data in which the Contractor has granted the Government additional rights shall be listed or described in a license agreement made part of the contract. The license shall enumerate the additional rights granted the Government in such data.

(iv) The Contractor acknowledges that-

(A) Limited rights data are authorized to be released or disclosed to

covered Government support contractors;

(B) The Contractor will be notified of such release or disclosure;

(C) The Contractor (or the party asserting restrictions as identified in the limited rights legend) may require each such covered Government support contractor to enter into a non-disclosure agreement directly with the Contractor (or the party asserting restrictions) regarding the covered Government support contractor's use of such data, or alternatively, that the Contractor (or party asserting restrictions) may waive in writing the requirement for a non-disclosure agreement; and

(D) Any such non-disclosure agreement shall address the restrictions on the covered Government support contractor's use of the limited rights data as set forth in the clause at <u>252.227-7025</u>, Limitations on the Use or Disclosure of Government-Furnished Information Marked with Restrictive Legends. The non-disclosure agreement shall not include any additional terms and conditions unless mutually agreed to by the parties to the non-disclosure agreement.

(4) Specifically negotiated license rights. The standard license rights granted to the Government under paragraphs (b)(1) through (b)(3) of this clause, including the period during which the Government shall have government purpose rights in technical data, may be modified by mutual agreement to provide such rights as the parties consider appropriate but shall not provide the Government lesser rights than are enumerated in paragraph (a)(14) of this clause. Any rights so negotiated shall be identified in a license agreement made part of this contract.

(5) *Prior government rights*. Technical data that will be delivered, furnished, or otherwise provided to the Government under this contract, in which the Government has previously obtained rights shall be delivered, furnished, or provided with the pre-existing rights, unless—

(i) The parties have agreed otherwise; or

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	103 of 119	

(ii) Any restrictions on the Government's rights to use, modify, reproduce, release, perform, display, or disclose the data have expired or no longer apply.

(6) Release from liability. The Contractor agrees to release the Government from liability for any release or disclosure of technical data made in accordance with paragraph (a)(14) or (b)(2)(iii) of this clause, in accordance with the terms of a license negotiated under paragraph (b)(4) of this clause, or by others to whom the recipient has released or disclosed the data and to seek relief solely from the party who has improperly used, modified, reproduced, released, performed, displayed, or disclosed Contractor data marked with restrictive legends.

(c) *Contractor rights in technical data.* All rights not granted to the Government are retained by the Contractor.

(d) *Third party copyrighted data*. The Contractor shall not, without the written approval of the Contracting Officer, incorporate any copyrighted data in the technical data to be delivered under this contract unless the Contractor is the copyright owner or has obtained for the Government the license rights necessary to perfect a license or licenses in the deliverable data of the appropriate scope set forth in paragraph (b) of this clause, and has affixed a statement of the license or licenses obtained on behalf of the Government and other persons to the data transmittal document.

(e) Identification and delivery of data to be furnished with restrictions on use, release, or disclosure.

(1) This paragraph does not apply to restrictions based solely on copyright.

(2) Except as provided in paragraph (e)(3) of this clause, technical data that the Contractor asserts should be furnished to the Government with restrictions on use, release, or disclosure are identified in an attachment to this contract (the Attachment). The Contractor shall not deliver any data with restrictive markings unless the data are listed on the Attachment.

(3) In addition to the assertions made in the Attachment, other assertions may be identified after award when based on new information or inadvertent omissions unless the inadvertent omissions would have materially affected the source selection decision. Such identification and assertion shall be submitted to the Contracting Officer as soon as practicable prior to the scheduled date for delivery of the data, in the following format, and signed by an official authorized to contractually obligate the Contractor:

Identification and Assertion of Restrictions on the Government's Use, Release, or Disclosure of Technical Data.

The Contractor asserts for itself, or the persons identified below, that the Government's rights to use, release, or disclose the following technical data should be restricted—

Technical Data			Name of Person
to be Furnished	Basis for	Asserted Rights	Asserting
With Restrictions*	Assertion**	Category***	Restrictions****
(LIST)	(LIST)	(LIST)	(LIST)

*If the assertion is applicable to items, components, or processes developed at private expense, identify both the data and each such item, component, or process.

**Generally, the development of an item, component, or process at private expense, either exclusively or partially, is the only basis for asserting restrictions on the Government's rights to use, release, or disclose technical data pertaining to such items, components, or processes. Indicate whether development was exclusively or partially at private expense. If development was not at private expense, enter the specific reason for asserting that the Government's rights should be restricted.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	104 of 119	

***Enter asserted rights category (e.g., government purpose license rights from a prior contract, rights in SBIR data generated under another contract, limited or government purpose rights under this or a prior contract, or specifically negotiated licenses).

****Corporation, individual, or other person, as appropriate.

Date

Printed Name and Title

Signature

(End of identification and assertion)

(4) When requested by the Contracting Officer, the Contractor shall provide sufficient information to enable the Contracting Officer to evaluate the Contractor's assertions. The Contracting Officer reserves the right to add the Contractor's assertions to the Attachment and validate any listed assertion, at a later date, in accordance with the procedures of the Validation of Restrictive Markings on Technical Data clause of this contract.

(f) *Marking requirements*. The Contractor, and its subcontractors or suppliers, may only assert restrictions on the Government's rights to use, modify, reproduce, release, perform, display, or disclose technical data to be delivered under this contract by marking the deliverable data subject to restriction. Except as provided in paragraph (f)(5) of this clause, only the following legends are authorized under this contract: the government purpose rights legend at paragraph (f)(2) of this clause; the limited rights legend at paragraph (f)(3) of this clause; or the special license rights legend at paragraph (f)(4) of this clause; and/or a notice of copyright as prescribed under 17 U.S.C. 401 or 402.

(1) General marking instructions. The Contractor, or its subcontractors or suppliers, shall conspicuously and legibly mark the appropriate legend on all technical data that qualify for such markings. The authorized legends shall be placed on the transmittal document or storage container and, for printed material, each page of the printed material containing technical data for which restrictions are asserted. When only portions of a page of printed material are subject to the asserted restrictions, such portions shall be identified by circling, underscoring, with a note, or other appropriate identifier. Technical data transmitted directly from one computer or computer terminal to another shall contain a notice of asserted restrictions. Reproductions of technical data or any portions thereof subject to asserted restrictions shall also reproduce the asserted restrictions.

(2) *Government purpose rights markings*. Data delivered or otherwise furnished to the Government with government purpose rights shall be marked as follows:

GOVERNMENT PURPOSE RIGHTS

Contract No. Contractor Name Contractor Address

Expiration Date

The Government's rights to use, modify, reproduce, release, perform, display, or disclose these technical data are restricted by paragraph (b)(2) of the Rights in Technical Data—Noncommercial Items clause contained in the above identified contract. No restrictions apply after the expiration date shown above. Any reproduction of technical data or portions thereof marked with this legend must also reproduce the markings.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	105 of 119	

(End of legend)

(3) *Limited rights markings*. Data delivered or otherwise furnished to the Government with limited rights shall be marked with the following legend:

LIMITED RIGHTS

Contract No. Contractor Name Contractor Address

The Government's rights to use, modify, reproduce, release, perform, display, or disclose these technical data are restricted by paragraph (b)(3) of the Rights in Technical Data--Noncommercial Items clause contained in the above identified contract. Any reproduction of technical data or portions thereof marked with this legend must also reproduce the markings. Any person, other than the Government, who has been provided access to such data must promptly notify the above named Contractor.

(End of legend)

(4) Special license rights markings.

(i) Data in which the Government's rights stem from a specifically negotiated license shall be marked with the following legend:

SPECIAL LICENSE RIGHTS

The Government's rights to use, modify, reproduce, release, perform, display, or disclose these data are restricted by Contract No. _____(Insert contract number)____, License No. ____(Insert license identifier)____. Any reproduction of technical data or portions thereof marked with this legend must also reproduce the markings.

(End of legend)

(ii) For purposes of this clause, special licenses do not include government purpose license rights acquired under a prior contract (see paragraph (b)(5) of this clause).

(5) *Pre-existing data markings.* If the terms of a prior contract or license permitted the Contractor to restrict the Government's rights to use, modify, reproduce, release, perform, display, or disclose technical data deliverable under this contract, and those restrictions are still applicable, the Contractor may mark such data with the appropriate restrictive legend for which the data qualified under the prior contract or license. The marking procedures in paragraph (f)(1) of this clause shall be followed.

(g) *Contractor procedures and records*. Throughout performance of this contract, the Contractor and its subcontractors or suppliers that will deliver technical data with other than unlimited rights, shall—

(1) Have, maintain, and follow written procedures sufficient to assure that restrictive markings are used only when authorized by the terms of this clause; and

(2) Maintain records sufficient to justify the validity of any restrictive markings on technical data delivered under this contract.

(h) Removal of unjustified and nonconforming markings.

(1) Unjustified technical data markings. The rights and obligations of the parties regarding the validation

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	106 of 119	

of restrictive markings on technical data furnished or to be furnished under this contract are contained in the Validation of Restrictive Markings on Technical Data clause of this contract. Notwithstanding any provision of this contract concerning inspection and acceptance, the Government may ignore or, at the Contractor's expense, correct or strike a marking if, in accordance with the procedures in the Validation of Restrictive Markings on Technical Data clause of this contract, a restrictive marking is determined to be unjustified.

(2) *Nonconforming technical data markings*. A nonconforming marking is a marking placed on technical data delivered or otherwise furnished to the Government under this contract that is not in the format authorized by this contract. Correction of nonconforming markings is not subject to the Validation of Restrictive Markings on Technical Data clause of this contract. If the Contracting Officer notifies the Contractor of a nonconforming marking and the Contractor fails to remove or correct such marking within sixty (60) days, the Government may ignore or, at the Contractor's expense, remove or correct any nonconforming marking.

(i) *Relation to patents.* Nothing contained in this clause shall imply a license to the Government under any patent or be construed as affecting the scope of any license or other right otherwise granted to the Government under any patent.

(j) Limitation on charges for rights in technical data.

(1) The Contractor shall not charge to this contract any cost, including, but not limited to, license fees, royalties, or similar charges, for rights in technical data to be delivered under this contract when—

(i) The Government has acquired, by any means, the same or greater rights in the data; or

(ii) The data are available to the public without restrictions.

(2) The limitation in paragraph (j)(1) of this clause-

(i) Includes costs charged by a subcontractor or supplier, at any tier, or costs incurred by the Contractor to acquire rights in subcontractor or supplier technical data, if the subcontractor or supplier has been paid for such rights under any other Government contract or under a license conveying the rights to the Government; and

(ii) Does not include the reasonable costs of reproducing, handling, or mailing the documents or other media in which the technical data will be delivered.

(k) Applicability to subcontractors or suppliers.

(1) The Contractor shall ensure that the rights afforded its subcontractors and suppliers under 10 U.S.C. 2320, 10 U.S.C. 2321, and the identification, assertion, and delivery processes of paragraph (e) of this clause are recognized and protected.

(2) Whenever any technical data for noncommercial items, or for commercial items developed in any part at Government expense, is to be obtained from a subcontractor or supplier for delivery to the Government under this contract, the Contractor shall use this same clause in the subcontract or other contractual instrument, including subcontracts or other contractual instruments for commercial items, and require its subcontractors or suppliers to do so, without alteration, except to identify the parties. This clause will govern the technical data pertaining to noncommercial items or to any portion of a commercial item that was developed in any part at Government expense, and the clause at <u>252.227-7015</u> will govern the technical data pertaining to enlarge or diminish the Government's, the Contractor's, or a higher-tier subcontractor's or supplier's rights in a subcontractor's or supplier's technical data.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	107 of 119	

(3) Technical data required to be delivered by a subcontractor or supplier shall normally be delivered to the next higher-tier contractor, subcontractor, or supplier. However, when there is a requirement in the prime contract for data which may be submitted with other than unlimited rights by a subcontractor or supplier, then said subcontractor or supplier may fulfill its requirement by submitting such data directly to the Government, rather than through a higher-tier contractor, subcontractor, or supplier.

(4) The Contractor and higher-tier subcontractors or suppliers shall not use their power to award contracts as economic leverage to obtain rights in technical data from their subcontractors or suppliers.

(5) In no event shall the Contractor use its obligation to recognize and protect subcontractor or supplier rights in technical data as an excuse for failing to satisfy its contractual obligation to the Government.

252.227-7014 Rights in Noncommercial Computer Software and Noncommercial Computer Software Documentation (Feb 2014)

(a) Definitions. As used in this clause-

(1) "Commercial computer software" means software developed or regularly used for non-governmental purposes which—

(i) Has been sold, leased, or licensed to the public;

(ii) Has been offered for sale, lease, or license to the public;

(iii) Has not been offered, sold, leased, or licensed to the public but will be available for commercial sale, lease, or license in time to satisfy the delivery requirements of this contract; or

(iv) Satisfies a criterion expressed in paragraph (a)(1)(i), (ii), or (iii) of this clause and would require only minor modification to meet the requirements of this contract.

(2) "Computer database" means a collection of recorded data in a form capable of being processed by a computer. The term does not include computer software.

(3) "Computer program" means a set of instructions, rules, or routines, recorded in a form that is capable of causing a computer to perform a specific operation or series of operations.

(4) "Computer software" means computer programs, source code, source code listings, object code listings, design details, algorithms, processes, flow charts, formulae, and related material that would enable the software to be reproduced, recreated, or recompiled. Computer software does not include computer databases or computer software documentation.

(5) "Computer software documentation" means owner's manuals, user's manuals, installation instructions, operating instructions, and other similar items, regardless of storage medium, that explain the capabilities of the computer software or provide instructions for using the software.

(6) "Covered Government support contractor" means a contractor (other than a litigation support contractor covered by <u>252.204-7014</u>) under a contract, the primary purpose of which is to furnish independent and impartial advice or technical assistance directly to the Government in support of the Government's management and oversight of a program or effort (rather than to directly furnish an end item or service to accomplish a program or effort), provided that the contractor—

(i) Is not affiliated with the prime contractor or a first-tier subcontractor on the program or effort, or with any direct competitor of such prime contractor or any such first-tier subcontractor in furnishing end items or services of the type developed or produced on the program or effort; and

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	108 of 119	

(ii) Receives access to technical data or computer software for performance of a Government contract that contains the clause at <u>252.227-7025</u>, Limitations on the Use or Disclosure of Government-Furnished Information Marked with Restrictive Legends.

(7) "Developed" means that-

(i) A computer program has been successfully operated in a computer and tested to the extent sufficient to demonstrate to reasonable persons skilled in the art that the program can reasonably be expected to perform its intended purpose;

(ii) Computer software, other than computer programs, has been tested or analyzed to the extent sufficient to demonstrate to reasonable persons skilled in the art that the software can reasonably be expected to perform its intended purpose; or

(iii) Computer software documentation required to be delivered under a contract has been written, in any medium, in sufficient detail to comply with requirements under that contract.

(8) "Developed exclusively at private expense" means development was accomplished entirely with costs charged to indirect cost pools, costs not allocated to a government contract, or any combination thereof.

(i) Private expense determinations should be made at the lowest practicable level.

(ii) Under fixed-price contracts, when total costs are greater than the firm-fixed-price or ceiling price of the contract, the additional development costs necessary to complete development shall not be considered when determining whether development was at government, private, or mixed expense.

(9) "Developed exclusively with government funds" means development was not

accomplished exclusively or partially at private expense.

(10) "Developed with mixed funding" means development was accomplished

partially with costs charged to indirect cost pools and/or costs not allocated to a government contract, and partially with costs charged directly to a government contract.

(11) "Government purpose" means any activity in which the United States Government is a party, including cooperative agreements with international or multi-national defense organizations or sales or transfers by the United States Government to foreign governments or international organizations. Government purposes include competitive procurement, but do not include the rights to use, modify, reproduce, release, perform, display, or disclose computer software or computer software documentation for commercial purposes or authorize others to do so.

(12) "Government purpose rights" means the rights to-

(i) Use, modify, reproduce, release, perform, display, or disclose computer software or computer software documentation within the Government without restriction; and

(ii) Release or disclose computer software or computer software documentation outside the Government and authorize persons to whom release or disclosure has been made to use, modify, reproduce, release, perform, display, or disclose the software or documentation for United States government purposes.

(13) "Minor modification" means a modification that does not significantly alter

the nongovernmental function or purpose of the software or is of the type customarily provided in the commercial marketplace.

(14) "Noncommercial computer software" means software that does not qualify

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	109 of 119	

as commercial computer software under paragraph (a)(1) of this clause.

(15) "Restricted rights" apply only to noncommercial computer software and mean the Government's rights to—

(i) Use a computer program with one computer at one time. The program may not be accessed by more than one terminal or central processing unit or time shared unless otherwise permitted by this contract;

(ii) Transfer a computer program to another Government agency without the further permission of the Contractor if the transferor destroys all copies of the program and related computer software documentation in its possession and notifies the licensor of the transfer. Transferred programs remain subject to the provisions of this clause;

(iii) Make the minimum number of copies of the computer software required for safekeeping (archive), backup, or modification purposes;

(iv) Modify computer software provided that the Government may-

(A) Use the modified software only as provided in paragraphs (a)(15)(i) and (iii) of this clause; and

(B) Not release or disclose the modified software except as provided in paragraphs (a)(15)(ii), (v), (vi) and (vii) of this clause;

(v) Permit contractors or subcontractors performing service contracts (see 37.101 of the Federal Acquisition Regulation) in support of this or a related contract to use computer software to diagnose and correct deficiencies in a computer program, to modify computer software to enable a computer program to be combined with, adapted to, or merged with other computer programs or when necessary to respond to urgent tactical situations, provided that—

(A) The Government notifies the party which has granted restricted rights that a release or disclosure to particular contractors or subcontractors was made;

(B) Such contractors or subcontractors are subject to the use and non-disclosure agreement at <u>227.7103-7</u> of the Defense Federal Acquisition Regulation Supplement (DFARS) or are Government contractors receiving access to the software for performance of a Government contract that contains the clause at DFARS <u>252.227-7025</u>, Limitations on the Use or Disclosure of Government-Furnished Information Marked with Restrictive Legends;

(C) The Government shall not permit the recipient to decompile, disassemble, or reverse engineer the software, or use software decompiled, disassembled, or reverse engineered by the Government pursuant to paragraph (a)(15)(iv) of this clause, for any other purpose; and

(D) Such use is subject to the limitations in paragraphs (a)(15)(i) through (iii) of this clause;

(vi) Permit contractors or subcontractors performing emergency repairs or overhaul of items or components of items procured under this or a related contract to use the computer software when necessary to perform the repairs or overhaul, or to modify the computer software to reflect the repairs or overhaul made, provided that—

(A) The intended recipient is subject to the use and non-disclosure agreement at DFARS <u>227.7103-7</u> or is a Government contractor receiving access to the software for performance of a Government contract that contains the clause at DFARS <u>252.227-7025</u>, Limitations on the Use or Disclosure of Government-Furnished Information Marked with Restrictive Legends;

(B) The Government shall not permit the recipient to decompile, disassemble, or reverse engineer the software, or use software decompiled, disassembled, or reverse engineered by the Government pursuant to paragraph (a)(15)(iv) of this clause, for any other purpose; and

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	110 of 119	

(C) Such use is subject to the limitations in paragraphs (a)(15)(i) through (iii) of this clause; and

(vii) Permit covered Government support contractors in the performance of covered Government support contracts that contain the clause at <u>252.227-7025</u>, Limitations on the Use or Disclosure of Government-Furnished Information Marked with Restrictive Legends, to use, modify, reproduce, perform, display, or release or disclose the computer software to a person authorized to receive restricted rights computer software, provided that—

(A) The Government shall not permit the covered Government support contractor to decompile, disassemble, or reverse engineer the software, or use software decompiled, disassembled, or reverse engineered by the Government pursuant to paragraph (a)(15)(iv) of this clause, for any other purpose; and

(B) Such use is subject to the limitations in paragraphs (a)(15)(i) through (iv) of this clause.

(16) "Unlimited rights" means rights to use, modify, reproduce, release, perform, display, or disclose computer software or computer software documentation in whole or in part, in any manner and for any purpose whatsoever, and to have or authorize others to do so.

(b) *Rights in computer software or computer software documentation*. The Contractor grants or shall obtain for the Government the following royalty free, world-wide, nonexclusive, irrevocable license rights in noncommercial computer software or computer software documentation. All rights not granted to the Government are retained by the Contractor.

(1) Unlimited rights. The Government shall have unlimited rights in-

(i) Computer software developed exclusively with Government funds;

(ii) Computer software documentation required to be delivered under this contract;

(iii) Corrections or changes to computer software or computer software documentation furnished to the Contractor by the Government;

(iv) Computer software or computer software documentation that is otherwise publicly available or has been released or disclosed by the Contractor or subcontractor without restriction on further use, release or disclosure, other than a release or disclosure resulting from the sale, transfer, or other assignment of interest in the software to another party or the sale or transfer of some or all of a business entity or its assets to another party;

(v) Computer software or computer software documentation obtained with unlimited rights under another Government contract or as a result of negotiations; or

(vi) Computer software or computer software documentation furnished to the Government, under this or any other Government contract or subcontract thereunder with—

(A) Restricted rights in computer software, limited rights in technical data, or government purpose license rights and the restrictive conditions have expired; or

(B) Government purpose rights and the Contractor's exclusive right to use such software or documentation for commercial purposes has expired.

(2) Government purpose rights.

(i) Except as provided in paragraph (b)(1) of this clause, the Government shall have government purpose rights in computer software developed with mixed funding.

(ii) Government purpose rights shall remain in effect for a period of five years unless a different period

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	111 of 119	

has been negotiated. Upon expiration of the five-year or other negotiated period, the Government shall have unlimited rights in the computer software or computer software documentation. The government purpose rights period shall commence upon execution of the contract, subcontract, letter contract (or similar contractual instrument), contract modification, or option exercise that required development of the computer software.

(iii) The Government shall not release or disclose computer software in which it has government purpose rights to any other person unless—

(A) Prior to release or disclosure, the intended recipient is subject to the use and non-disclosure agreement at DFARS <u>227.7103-7</u>; or

(B) The recipient is a Government contractor receiving access to the software or documentation for performance of a Government contract that contains the clause at DFARS <u>252.227-7025</u>, Limitations on the Use or Disclosure of Government Furnished Information Marked with Restrictive Legends.

(3) Restricted rights.

(i) The Government shall have restricted rights in noncommercial computer software required to be delivered or otherwise provided to the Government under this contract that were developed exclusively at private expense.

(ii) The Contractor, its subcontractors, or suppliers are not required to provide the Government additional rights in noncommercial computer software delivered or otherwise provided to the Government with restricted rights. However, if the Government desires to obtain additional rights in such software, the Contractor agrees to promptly enter into negotiations with the Contracting Officer to determine whether there are acceptable terms for transferring such rights. All noncommercial computer software in which the Contractor has granted the Government additional rights shall be listed or described in a license agreement made part of the contract (see paragraph (b)(4) of this clause). The license shall enumerate the additional rights granted the Government.

(iii) The Contractor acknowledges that-

(A) Restricted rights computer software is authorized to be released or disclosed to covered Government support contractors;

(B) The Contractor will be notified of such release or disclosure;

(C) The Contractor (or the party asserting restrictions, as identified in the restricted rights legend) may require each such covered Government support contractor to enter into a non-disclosure agreement directly with the Contractor (or the party asserting restrictions) regarding the covered Government support contractor's use of such software, or alternatively, that the Contractor (or party asserting restrictions) restrictions)

may waive in writing the requirement for a non-disclosure agreement; and

(D) Any such non-disclosure agreement shall address the restrictions on the covered Government support contractor's use of the restricted rights software as set forth in the clause at <u>252.227-7025</u>, Limitations on the Use or Disclosure of Government-Furnished Information Marked with Restrictive Legends. The non-disclosure agreement shall not include any additional terms and conditions unless mutually agreed to by the parties to the non-disclosure agreement.

(4) Specifically negotiated license rights.

(i) The standard license rights granted to the Government under paragraphs (b)(1) through (b)(3) of this clause, including the period during which the Government shall have government purpose rights in computer software, may be modified by mutual agreement to provide such rights as the parties consider

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	112 of 119	

appropriate but shall not provide the Government lesser rights in computer software than are enumerated in paragraph (a)(15) of this clause or lesser rights in computer software documentation than are enumerated in paragraph (a)(14) of the Rights in Technical Data--Noncommercial Items clause of this contract.

(ii) Any rights so negotiated shall be identified in a license agreement made part of this contract.

(5) *Prior government rights*. Computer software or computer software documentation that will be delivered, furnished, or otherwise provided to the Government under this contract, in which the Government has previously obtained rights shall be delivered, furnished, or provided with the pre-existing rights, unless—

(i) The parties have agreed otherwise; or

(ii) Any restrictions on the Government's rights to use, modify, reproduce, release, perform, display, or disclose the data have expired or no longer apply.

(6) Release from liability. The Contractor agrees to release the Government from liability for any release or disclosure of computer software made in accordance with paragraph (a)(15) or (b)(2)(iii) of this clause, in accordance with the terms of a license negotiated under paragraph (b)(4) of this clause, or by others to whom the recipient has released or disclosed the software, and to seek relief solely from the party who has improperly used, modified, reproduced, released, performed, displayed, or disclosed Contractor software marked with restrictive legends.

(c) *Rights in derivative computer software or computer software documentation.* The Government shall retain its rights in the unchanged portions of any computer software or computer software documentation delivered under this contract that the Contractor uses to prepare, or includes in, derivative computer software or computer software documentation.

(d) Third party copyrighted computer software or computer software documentation. The Contractor shall not, without the written approval of the Contracting Officer, incorporate any copyrighted computer software or computer software documentation in the software or documentation to be delivered under this contract unless the Contractor is the copyright owner or has obtained for the Government the license rights necessary to perfect a license or licenses in the deliverable software or documentation of the appropriate scope set forth in paragraph (b) of this clause, and prior to delivery of such—

(1) Computer software, has provided a statement of the license rights obtained in a form acceptable to the Contracting Officer; or (2) Computer software documentation, has affixed to the transmittal document a statement of the license rights obtained.

(e) Identification and delivery of computer software and computer software documentation to be furnished with restrictions on use, release, or disclosure.

(1) This paragraph does not apply to restrictions based solely on copyright.

(2) Except as provided in paragraph (e)(3) of this clause, computer software that the Contractor asserts should be furnished to the Government with restrictions on use, release, or disclosure is identified in an attachment to this contract (the Attachment). The Contractor shall not deliver any software with restrictive markings unless the software is listed on the Attachment.

(3) In addition to the assertions made in the Attachment, other assertions may be identified after award when based on new information or inadvertent omissions unless the inadvertent omissions would have materially affected the source selection decision. Such identification and assertion shall be submitted to the Contracting Officer as soon as practicable prior to the scheduled date for delivery of the software, in the following format, and signed by an official authorized to contractually obligate the Contractor:

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	113 of 119	

Identification and Assertion of Restrictions on the Government's Use, Release, or Disclosure of Computer Software.

The Contractor asserts for itself, or the persons identified below, that the Government's rights to use, release, or disclose the following computer software should be restricted:

Computer Software			Name of Person
to be Furnished	Basis for	Asserted Rights	Asserting
With Restrictions*	Assertion**	Category***	Restrictions****
(LIST)	(LIST)	(LIST)	(LIST)

*Generally, development at private expense, either exclusively or partially, is the only basis for asserting restrictions on the Government's rights to use, release, or disclose computer software.

**Indicate whether development was exclusively or partially at private expense. If development was not at private expense, enter the specific reason for asserting that the Government's rights should be restricted.

***Enter asserted rights category (e.g., restricted or government purpose rights in computer software, government purpose license rights from a prior contract, rights in SBIR software generated under another contract, or specifically negotiated licenses).

****Corporation, individual, or other person, as appropriate.

Date	
Printed Name and Title	
Signature	

(End of identification and assertion)

(4) When requested by the Contracting Officer, the Contractor shall provide sufficient information to enable the Contracting Officer to evaluate the Contractor's assertions. The Contracting Officer reserves the right to add the Contractor's assertions to the Attachment and validate any listed assertion, at a later date, in accordance with the procedures of the Validation of Asserted Restrictions—Computer Software clause of this contract.

(f) *Marking requirements*. The Contractor, and its subcontractors or suppliers, may only assert restrictions on the Government's rights to use, modify, reproduce, release, perform, display, or disclose computer software by marking the deliverable software or documentation subject to restriction. Except as provided in paragraph (f)(5) of this clause, only the following legends are authorized under this contract: the government purpose rights legend at paragraph (f)(2) of this clause; the restricted rights legend at paragraph (f)(3) of this clause; or the special license rights legend at paragraph (f)(4) of this clause; and/or a notice of copyright as prescribed under 17 U.S.C. 401 or 402.

(1) General marking instructions. The Contractor, or its subcontractors or suppliers, shall conspicuously and legibly mark the appropriate legend on all computer software that qualify for such markings. The authorized legends shall be placed on the transmittal document or software storage container and each page, or portions thereof, of printed material containing computer software for which restrictions are asserted. Computer software transmitted directly from one computer or computer terminal to another shall contain a notice of asserted restrictions. However, instructions that interfere with or delay the operation of computer software in order to display a restrictive rights legend or other license statement at any time prior to or during use of the computer software, or otherwise cause such interference or delay, shall not be inserted in software that will or might be used in combat or situations that simulate combat

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	1 NOOT /8-14-D- /835-NI801	35	114 of 119	

conditions, unless the Contracting Officer's written permission to deliver such software has been obtained prior to delivery. Reproductions of computer software or any portions thereof subject to asserted restrictions, shall also reproduce the asserted restrictions.

(2) *Government purpose rights markings*. Computer software delivered or otherwise furnished to the Government with government purpose rights shall be marked as follows:

GOVERNMENT PURPOSE RIGHTS

Contract No. Contractor Name Contractor Address

Expiration Date

The Government's rights to use, modify, reproduce, release, perform, display, or disclose this software are restricted by paragraph (b)(2) of the Rights in Noncommercial Computer Software and Noncommercial Computer Software Documentation clause contained in the above identified contract. No restrictions apply after the expiration date shown above. Any reproduction of the software or portions thereof marked with this legend must also reproduce the markings.

(End of legend)

(3) *Restricted rights markings*. Software delivered or otherwise furnished to the Government with restricted rights shall be marked with the following legend:

RESTRICTED RIGHTS

Contract No. Contractor Name Contractor Address

The Government's rights to use, modify, reproduce, release, perform, display, or disclose this software are restricted by paragraph (b)(3) of the Rights in Noncommercial Computer Software and Noncommercial Computer Software Documentation clause contained in the above identified contract. Any reproduction of computer software or portions thereof marked with this legend must also reproduce the markings. Any person, other than the Government, who has been provided access to such software must promptly notify the above named Contractor.

(End of legend)

(4) Special license rights markings.

(i) Computer software or computer software documentation in which the Government's rights stem from a specifically negotiated license shall be marked with the following legend:

SPECIAL LICENSE RIGHTS

The Government's rights to use, modify, reproduce, release, perform, display, or disclose these data are restricted by Contract No. _____(Insert contract number)_____, License No. _____(Insert license identifier)_____. Any reproduction of computer software, computer software documentation, or

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	115 of 119	

portions thereof marked with this legend must also reproduce the markings.

(End of legend)

(ii) For purposes of this clause, special licenses do not include government purpose license rights acquired under a prior contract (see paragraph (b)(5) of this clause).

(5) *Pre-existing markings*. If the terms of a prior contract or license permitted the Contractor to restrict the Government's rights to use, modify, release, perform, display, or disclose computer software or computer software documentation and those restrictions are still applicable, the Contractor may mark such software or documentation with the appropriate restrictive legend for which the software qualified under the prior contract or license. The marking procedures in paragraph (f)(1) of this clause shall be followed.

(g) *Contractor procedures and records*. Throughout performance of this contract, the Contractor and its subcontractors or suppliers that will deliver computer software or computer software documentation with other than unlimited rights, shall—

(1) Have, maintain, and follow written procedures sufficient to assure that restrictive markings are used only when authorized by the terms of this clause; and

(2) Maintain records sufficient to justify the validity of any restrictive markings on computer software or computer software documentation delivered under this contract.

(h) Removal of unjustified and nonconforming markings.

(1) Unjustified computer software or computer software documentation markings. The rights and obligations of the parties regarding the validation of restrictive markings on computer software or computer software documentation furnished or to be furnished under this contract are contained in the Validation of Asserted Restrictions--Computer Software and the Validation of Restrictive Markings on Technical Data clauses of this contract, respectively. Notwithstanding any provision of this contract concerning inspection and acceptance, the Government may ignore or, at the Contractor's expense, correct or strike a marking if, in accordance with the procedures of those clauses, a restrictive marking is determined to be unjustified.

(2) Nonconforming computer software or computer software documentation markings. A nonconforming marking is a marking placed on computer software or computer software documentation delivered or otherwise furnished to the Government under this contract that is not in the format authorized by this contract. Correction of nonconforming markings is not subject to the Validation of Asserted Restrictions-Computer Software or the Validation of Restrictive Markings on Technical Data clause of this contract. If the Contracting Officer notifies the Contractor of a nonconforming marking or markings and the Contractor fails to remove or correct such markings within sixty (60) days, the Government may ignore or, at the Contractor's expense, remove or correct any nonconforming markings.

(i) *Relation to patents*. Nothing contained in this clause shall imply a license to the Government under any patent or be construed as affecting the scope of any license or other right otherwise granted to the Government under any patent.

(j) Limitation on charges for rights in computer software or computer software documentation.

(1) The Contractor shall not charge to this contract any cost, including but not limited to license fees, royalties, or similar charges, for rights in computer software or computer software documentation to be delivered under this contract when—

(i) The Government has acquired, by any means, the same or greater rights in the software or documentation; or

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	116 of 119	

(ii) The software or documentation are available to the public without restrictions.

(2) The limitation in paragraph (j)(1) of this clause—

(i) Includes costs charged by a subcontractor or supplier, at any tier, or costs incurred by the Contractor to acquire rights in subcontractor or supplier computer software or computer software documentation, if the subcontractor or supplier has been paid for such rights under any other Government contract or under a license conveying the rights to the Government; and

(ii) Does not include the reasonable costs of reproducing, handling, or mailing the documents or other media in which the software or documentation will be delivered.

(k) Applicability to subcontractors or suppliers.

(1) Whenever any noncommercial computer software or computer software documentation is to be obtained from a subcontractor or supplier for delivery to the Government under this contract, the Contractor shall use this same clause in its subcontracts or other contractual instruments, and require its subcontractors or suppliers to do so, without alteration, except to identify the parties. No other clause shall be used to enlarge or diminish the Government's, the Contractor's, or a higher tier subcontractor's or supplier's rights in a subcontractor's or supplier's computer software or computer software documentation.

(2) The Contractor and higher tier subcontractors or suppliers shall not use their power to award contracts as economic leverage to obtain rights in computer software or computer software documentation from their subcontractors or suppliers.

(3) The Contractor shall ensure that subcontractor or supplier rights are recognized and protected in the identification, assertion, and delivery processes required by paragraph (e) of this clause.

(4) In no event shall the Contractor use its obligation to recognize and protect subcontractor or supplier rights in computer software or computer software documentation as an excuse for failing to satisfy its contractual obligation to the Government.

(End of clause)

252.227-7017 IDENTIFICATION AND ASSERTION OF USE, RELEASE, OR DISCLOSURE RESTRICTIONS (JAN 2011)

(a) The terms used in this provision are defined in following clause or clauses contained in this solicitation—

(1) If a successful offeror will be required to deliver technical data, the Rights in Technical Data--Noncommercial Items clause, or, if this solicitation contemplates a contract under the Small Business Innovation Research Program, the Rights in Noncommercial Technical Data and Computer Software--Small Business Innovation Research (SBIR) Program clause.

(2) If a successful offeror will not be required to deliver technical data, the Rights in Noncommercial Computer Software and Noncommercial Computer Software Documentation clause, or, if this solicitation contemplates a contract under the Small Business Innovation Research Program, the Rights in Noncommercial Technical Data and Computer Software--Small Business Innovation Research (SBIR) Program clause.

(b) The identification and assertion requirements in this provision apply only to technical data, including computer software documentation, or computer software to be delivered with other than unlimited rights. For contracts to be awarded under the Small Business Innovation Research Program, the notification and identification requirements do not apply to technical data or computer software that will be

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	117 of 119	

generated under the resulting contract. Notification and identification is not required for restrictions based solely on copyright.

(c) Offers submitted in response to this solicitation shall identify, to the extent known at the time an offer is submitted to the Government, the technical data or computer software that the Offeror, its subcontractors or suppliers, or potential subcontractors or suppliers, assert should be furnished to the Government with restrictions on use, release, or disclosure.

(d) The Offeror's assertions, including the assertions of its subcontractors or suppliers or potential subcontractors or suppliers, shall be submitted as an attachment to its offer in the following format, dated and signed by an official authorized to contractually obligate the Offeror: Identification and Assertion of Restrictions on the Government's Use, Release, or Disclosure of Technical Data or Computer Software. The Offeror asserts for itself, or the persons identified below, that the Government's rights to use, release, or disclose the following technical data or computer software should be restricted:

Technical Data or	r	r	
Computer Software			Name of Person
to be Furnished	Basis for	Asserted Rights	Asserting
With Restrictions*	Assertion**	Category***	Restrictions****
(LIST)****	(LIST)	(LIST)	(LIST)

*For technical data (other than computer software documentation) pertaining to items, components, or processes developed at private expense, identify both the deliverable technical data and each such item, component, or process. For computer software or computer software documentation identify the software or documentation.

**Generally, development at private expense, either exclusively or partially, is the only basis for asserting restrictions. For technical data, other than computer software documentation, development refers to development of the item, component, or process to which the data pertain. The Government's rights in computer software documentation generally may not be restricted. For computer software, development refers to the software. Indicate whether development was accomplished exclusively or partially at private expense. If development was not accomplished at private expense, or for computer software documentation, enter the specific basis for asserting restrictions.

***Enter asserted rights category (e.g., government purpose license rights from a prior contract, rights in SBIR data generated under another contract, limited, restricted, or government purpose rights under this or a prior contract, or specially negotiated licenses).

****Corporation, individual, or other person, as appropriate.

*****Enter "none" when all data or software will be submitted without restrictions.

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(e) An offeror's failure to submit, complete, or sign the notification and identification required by paragraph (d) of this provision with its offer may render the offer ineligible for award.

(f) If the Offeror is awarded a contract, the assertions identified in paragraph (d) of this provision shall be

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	118 of 119	

listed in an attachment to that contract. Upon request by the Contracting Officer, the Offeror shall provide sufficient information to enable the Contracting Officer to evaluate any listed assertion.

5252.204-9502 REQUIREMENTS FOR LOCAL SECURITY SYSTEM (NAVAIR) (OCT 2005)

The contractor agrees to provide locator information regarding all employees requiring a permanent badge for authorized entrance to the Naval Air Station, Patuxent River, MD 20670. Entrance is authorized by this contract as a result of tasks associated with performance of the Section C - Statement of Work only. Initial information shall be provided as each individual is assigned to this contract by using the Locator Form provided as an attachment (5) to this contract. Thereafter, quarterly reports (due at the beginning of each quarter by the fifth day of the month) will be provided with gains/losses (identification of new and replaced or added individuals) and any changes to current personnel (such as telephone number, building number and room number). A point of contact is to be named on eachquarterly report for any questions/additional information needed by the Government recipient. The quarterly reports are to be addressed to Ms. Tracy Agamaite. All losses are to have the permanent badges returned to Security Officer, Naval Air Station, Patuxent River, MD 20670 on the last day of the individual's task requirement.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	FINAL
N00178-14-D-7835	N00178-14-D-7835-M801	35	119 of 119	

SECTION J LIST OF ATTACHMENTS

Exhibit A: Contract Data Requirement List (A001-A004)

- Attachment 1: Quality Assurance Surveillance Plan
- Attachment 2: DD 254 for N00178-05-D-7835-M801
- Attachment 3: SAAR-N Form
- Attachment 4: COR Designation
- Attachment 5: Performance Based Statement of Work
- Attachment 6: NAWCTSD Form 4330/60 (As referenced in: Section E, NAVAIR Clause 5252.246-9514)
- Attachment 7: MIL Corp Subcontracting Plan N00178-05-D-7835-M801
- Attachment 8: Cost Incurred and Progress Report Spreadsheet in support of CDRL A004