

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT ID CODE J	PAGE OF PAGES 1 19
2. AMENDMENT/MODIFICATION NO. 0002	3. EFFECTIVE DATE 04-Dec-2015	4. REQUISITION/PURCHASE REQ. NO.		5. PROJECT NO.(If applicable)
6. ISSUED BY COMMANDER NAVFAC ATLANTIC 6506 HAMPTON BLVD NORFOLK VA 23508-1278	CODE N62470	7. ADMINISTERED BY (If other than item 6) See Item 6		
8. NAME AND ADDRESS OF CONTRACTOR (No., Street, County, State and Zip Code)		X	9A. AMENDMENT OF SOLICITATION NO. N62470-15-R-5020	
		X	9B. DATED (SEE ITEM 11) 13-Nov-2015	
			10A. MOD. OF CONTRACT/ORDER NO.	
			10B. DATED (SEE ITEM 13)	
CODE	FACILITY CODE			
11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS				
<input checked="" type="checkbox"/> The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offer <input type="checkbox"/> is extended, <input type="checkbox"/> is not extended. Offer must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended by one of the following methods: (a) By completing Items 8 and 15, and returning _____ copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.				
12. ACCOUNTING AND APPROPRIATION DATA (If required)				
13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/ORDERS. IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.				
A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. IN ITEM 10A.				
B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(B).				
C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:				
D. OTHER (Specify type of modification and authority)				
E. IMPORTANT: Contractor <input type="checkbox"/> is not, <input type="checkbox"/> is required to sign this document and return _____ copies to the issuing office.				
14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.) Amendment 0002 is being issued for the following: 1. Revise Section 00100, DESCRIPTION OF WORK 2. Revise Section 00100, OVERVIEW OF THIS SOURCE SELECTION 3. Revise Section 00100, CERTIFICATE OF CLASSIFICATION 4. Revise Section 00100, Item 5 ANTI-MAFIA LAW 5. Response to PPIs 5-12 6. Delete clauses, Add clauses, and revise clauses See Continuation Page				
Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect.				
15A. NAME AND TITLE OF SIGNER (Type or print)		16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)		
		TEL:	EMAIL:	
15B. CONTRACTOR/OFFEROR _____ (Signature of person authorized to sign)	15C. DATE SIGNED	16B. UNITED STATES OF AMERICA BY _____ (Signature of Contracting Officer)		16C. DATE SIGNED 04-Dec-2015

SECTION SF 30 BLOCK 14 CONTINUATION PAGE

SUMMARY OF CHANGES

SECTION SF 30 - BLOCK 14 CONTINUATION PAGE

The following have been added by full text:

AMENDMENT 0002

SECTION 00700 - CONTRACT CLAUSES

The following have been added by reference:

52.203-11	Certification And Disclosure Regarding Payments To Influence Certain Federal Transactions	SEP 2007
52.203-17	Contractor Employee Whistleblower Rights and Requirement To Inform Employees of Whistleblower Rights	APR 2014
52.209-5	Certification Regarding Responsibility Matters	OCT 2015
52.209-9	Updates of Publicly Available Information Regarding Responsibility Matters	JUL 2013
52.209-10	Prohibition on Contracting With Inverted Domestic Corporations	NOV 2015
52.211-15	Defense Priority And Allocation Requirements	APR 2008
52.217-7	Option For Increased Quantity-Separately Priced Line Item	MAR 1989
52.222-22	Previous Contracts And Compliance Reports	FEB 1999
52.222-38	Compliance With Veterans' Employment Reporting Requirements	SEP 2010
52.222-56	Certification Regarding Trafficking in Persons Compliance Plan.	MAR 2015
52.225-20	Prohibition on Conducting Restricted Business Operations in Sudan--Certification	AUG 2009
52.228-14	Irrevocable Letter of Credit	NOV 2014
52.232-39	Unenforceability of Unauthorized Obligations	JUN 2013
52.232-39	Unenforceability of Unauthorized Obligations	JUN 2013
52.243-7	Notification Of Changes	APR 1984
52.244-6	Subcontracts for Commercial Items	OCT 2015
52.247-63	Preference For U.S. Flag Air Carriers	JUN 2003
52.249-2 Alt I	Termination for Convenience of the Government (Fixed-Price) (Apr 2012) - Alternate I	SEP 1996
52.249-10 Alt II	Default (Fixed-Price Construction) (Apr 1984) Alternate II	APR 1984
252.204-7005	Oral Attestation of Security Responsibilities	NOV 2001
252.204-7008	Compliance With Safeguarding Covered Defense Information Controls	AUG 2015
252.204-7012	Safeguarding Covered Defense Information and Cyber Incident Reporting.	SEP 2015
252.205-7000	Provision Of Information To Cooperative Agreement Holders	DEC 1991
252.222-7006	Restrictions on the Use of Mandatory Arbitration Agreements	DEC 2010

252.225-7048	Export-Controlled Items	JUN 2013
252.228-7004	Bonds Or Other Security	DEC 1991
252.232-7010	Levies on Contract Payments	DEC 2006
252.236-7005	Airfield Safety Precautions	DEC 1991
252.236-7006	Cost Limitation	JAN 1997
252.246-7004	Safety of Facilities, Infrastructure, and Equipment for Military Operations	OCT 2010
252.246-7007	Contractor Counterfeit Electronic Part Detection and Avoidance System	MAY 2014

The following have been added by full text:

52.236-27 SITE VISIT (CONSTRUCTION) (FEB 1995)

(a) The clauses at 52.236-2, Differing Site Conditions, and 52.236-3, Site Investigations and Conditions Affecting the Work, will be included in any contract awarded as a result of this solicitation. Accordingly, offerors or quoters are urged and expected to inspect the site where the work will be performed.

(b) Offerors will have the opportunity for a site visit during Phase II of the solicitation. The Phase II site visit information will be provided with the Phase II amendment.

(End of provision)

5252.211-9301 PHASED CONSTRUCTION SCHEDULE (SEP 1996)

Within the overall project schedule, commence and complete the work in phases. Complete each phase of the work within the number of calendar days stated in the following schedule.

a. Schedule start day: The day designated as the beginning of a particular phase; the number listed is the number of calendar days from the award of contract.

b. Completion day: The day designated as the beginning of a particular phase; the number listed is the number of calendar days from the award of contract.

c. Schedule:

Phase	Description	Schedule Start Day	Completion Day
A	[]	[]	[]
B	[]	[]	[]
C	Completion of remaining	[]	[]

[Contracting Officer insert start and completion day for each phase. The completion day of the last phase must be the same number as indicated in FAR 52.211-10, Commencement, Prosecution, and Completion of Work.]

d. If the work of a particular phase is complete and accepted before the scheduled completion day, immediately begin work on the subsequent phase unless otherwise restricted.

5252.216-9307 PRICE REVISION (JUN 1994)

General. This contract shall be subject to price revision as set forth below. A percent (%) threshold shall be applied. The adjustment in the contract price to reflect the increases and decreases outlined above shall be made prior to final payment under this contract or at such other time as mutually agreed upon by the parties. The method of such computation of the price revision shall be as described in paragraph 26.2. For purpose of calculating price revision, Table of Building Regulations published by the Civil Engineer's Office of the province where work is to be performed, shall be used. The bid opening date shall be the effective date for price revision computations for the original contract whether or not the cost variation tables for that month have been published. The effective date for price revision for changes to the contract shall be determined during negotiations for any change in contract price and be stated in the subsequent modification. No price revision will be paid for work accomplished after the contract completion date. The method of payment shall be by formal modification to the contract. Any money paid for price revision shall not subject itself to higher price revision payments.

Method of Payment. Payment shall be made based on work completed and documented by the OICC MED Contract Performance Statement (OICC MED Form 10-7300/31). Any work documented on the performance statement shall be assumed completed as of the date of the document and not further subdivided. Contractor shall complete OICC MED Form (4330/26) "Computation of Multiplier" and OICC MED Form (4330/25) "Payment Summary", and submit the completed forms along with copies of all applicable performance statements to the Contracting Officer for review and approval. Copies of forms are available from the Contracting Officer. The Contractor shall also submit copies of the applicable cost variations tables used in calculating multipliers. Price revision for all contract modifications shall be submitted separately and not included as part of the original contract. Back-up documentation for price revision applicable to contract modifications shall be the same as for the original contract.

5252.228-9306 PERFORMANCE GUARANTEE (JUN 1994)

Submittal Time. The bidder whose bid is accepted shall furnish a performance guarantee within ten (10) days after the contract forms are presented to him for signature. If he fails to give such guarantee within ten (10) days, his contract may be terminated for default. In such event he shall be liable for any cost of procuring the work which exceeds the amount of his bid and the bid guarantee shall be available toward offsetting such difference.

Form of Performance Guarantee. The bidder whose bid is accepted shall furnish a performance guarantee in the form of a cashier's check to the order of the (Office Designated for Contract Administration) in the amount of eight percent (8%) of the contract price, which will be cashed and deposited in the account of the U. S. Government. The performance guarantee shall take effect upon the date of signature of the contract and remain valid and irrevocable until one (1) year after the work has been finally inspected and accepted by the Government. However, upon acceptance of all work by the Government, the Contractor may, with the approval of the Contracting Officer, replace this guarantee with a reduced guarantee in the amount of four percent (4%) of the then existing contract price, with modifications, if any. Such replacement guarantee will then remain in effect for one year after the final acceptance of the work by the Government.

Optional Performance Bond. In lieu of a performance guarantee in the above stated form of a cashier's check, the Contractor may submit a performance bond in which the Contractor and the surety obligate themselves in the amount of ten percent (10%) of the contract price, that the Contractor shall undertake the performance of the contract and that said performance bond ensures the fulfillment of all agreements contained in the contract.

a. The bond shall be from a registered bank, bonding firm, or registered insurance firm approved by the Contracting Officer.

b. The bond shall be of the U. S. standard type or of another approved type and shall include the following concepts: (1) name of Surety and name of agent signing in behalf of Surety; (2) name of Principal; (3) a statement that the Principal and Surety are firmly bound on the United States of America in the penal sum of the bond; (4) Contract number; (5) Penal sum of bond and the statement "This bond will be in force until the Contracting Officer of the above-cited Contract authorized cancellation of the bond"; and (6) date of issuance of bond and signature of Surety's agent.

5252.236-9308 INFORMATION CONCERNING COST LIMITATIONS (JUN 1994)

The Navy has available for P655, P8A Hangar, \$55,070,000 USD and P407, Triton Hangar and Operation Facility, \$38,890,000 USD for the award of this contract. Proposals in excess of this amount will not be considered. Proposers should prepare their proposals so as to permit award at a price within the cost limitation. The Basis of Award is specified in paragraph 1-2, Overview of this Source Selection. The type of construction, materials and physical amenities provided for any type unit, including senior officer and flag officers, shall be generally similar to those proposed for any other unit in the project and that the cost per net square foot to the 5 foot line of all units in the project be approximately the same.

5252.236-9310 RECORD DRAWINGS ALTERNATE II (OCT 2004)

Replace the following:

“Upon completion of the work, both sets of the marked up prints shall be certified as correct, signed by the Contractor, and delivered to the Contracting Officer for his approval before acceptance. Requests for partial payments will not be approved if the marked prints are not kept current, and request for final payment will not be approved until the marked prints are delivered to the Contracting Officer.”

With the following:

“The Contractor shall deliver the marked up drawings to the Designer of Record who shall incorporate all as-built modifications into the electronic design drawings. Final payment shall not be made until the as-built electronic design drawings are delivered to the Contracting Officer.” (End of clause)

5252.236-9312 DESIGN-BUILD CONTRACT – ORDER OF PRECEDENCE (AUG 2006)

(A) In the event of conflict or inconsistency between any of the below described portions of the conformed contract, precedence shall be given in the following order:

- (1) Any portions of the proposal or final design that exceed the requirements of the solicitation.
 - (a) Any portion of the proposal that exceeds the final design.
 - (b) Any portion of the final design that exceeds the proposal.
 - (c) Where portions within either the proposal or the final design conflict, the portion that most exceeds the requirements of the solicitation has precedence.

- (2) The requirements of the solicitation, in descending order or precedence:
 - (a) Standard Form 1442, Price Schedule, and Davis-Bacon Wage Rates.
 - (b) Part 1 – Contract Clauses.
 - (c) Part 2 – General Requirements.
 - (d) Part 3 – Project program Requirements.
 - (e) Part 6 – Attachments (excluding Concept Drawings).
 - (f) Part 5 – Prescriptive Specifications exclusive of performance specifications.
 - (g) Part 4- Performance Specifications exclusive of prescriptive specifications.
 - (h) Part 6 – Attachments (Concept Drawings).

(B) Government review or approval of any portion of the proposal or final design shall not relieve the contractor from responsibility for errors or omissions with respect thereto. (End of clause)

5252.236-9313 DESIGN-BUILD CONTRACT – INCORPORATION OF DESIGNER OF RECORD
FINAL DESIGN (JUL 2008)

Upon Government receipt and acceptance of the Designer of Record signed and stamped final design submission for all work, a no-cost unilateral modification shall be issued to incorporate the final design into the contract.

If the Contractor is authorized to proceed with portions of the work prior to the completion of a final design for all work, a no-cost unilateral modification shall be issued for each Government accepted Designer of Record signed and stamped design submission for each portion of the work in order to incorporate that design submittal into the contract. (End of clause)

The following have been deleted:

52.214-34	Submission Of Offers In The English Language	APR 1991
52.215-11	Price Reduction for Defective Certified Cost or Pricing Data-- Modifications	AUG 2011
52.215-13	Subcontractor Certified Cost or Pricing Data--Modifications	OCT 2010
52.215-20	Requirements for Certified Cost or Pricing Data or Information Other Than Certified Cost or Pricing Data	OCT 2010
52.223-2	Affirmative Procurement of Biobased Products Under Service and Construction Contracts	SEP 2013
52.223-6	Drug-Free Workplace	MAY 2001
52.223-17	Affirmative Procurement of EPA-Designated Items in Service and Construction Contracts	MAY 2008
52.228-4	Workers' Compensation and War-Hazard Insurance Overseas	APR 1984
52.228-15	Performance and Payment Bonds--Construction	OCT 2010
52.232-23	Assignment Of Claims	MAY 2014
52.232-27	Prompt Payment for Construction Contracts	MAY 2014
52.233-1	Disputes	MAY 2014
52.236-13	Accident Prevention	NOV 1991
52.236-25	Requirements for Registration of Designers	JUN 2003
52.242-17	Government Delay Of Work	APR 1984
52.249-2 Alt II	Termination For Convenience Of The Government (Fixed Price) (Apr 2012) - Alternate II	SEP 1996
52.249-10	Default (Fixed-Price Construction)	APR 1984
252.204-7006	Billing Instructions	OCT 2005
252.225-7020	Trade Agreements Certificate--Basic (Nov 2014)	NOV 2014
252.225-7031	Secondary Arab Boycott Of Israel	JUN 2005
252.225-7042	Authorization to Perform	APR 2003
5252.236-9310	Record Drawings	OCT 2004

The following were previously included by reference and are now included by full text:

52.204-8 ANNUAL REPRESENTATIONS AND CERTIFICATIONS (DEC 2014)

(a)(1) The North American Industry Classification System (NAICS) code for this acquisition is.

(2) The small business size standard is.

(3) The small business size standard for a concern which submits an offer in its own name, other than on a construction or service contract, but which proposes to furnish a product which it did not itself manufacture, is 500 employees.

(b)(1) If the provision at 52.204-7, System for Award Management, is included in this solicitation, paragraph (d) of this provision applies.

(2) If the provision at 52.204-7 is not included in this solicitation, and the offeror is currently registered in System for Award Management (SAM), and has completed the Representations and Certifications section of SAM electronically, the offeror may choose to use paragraph (d) of this provision instead of completing the corresponding individual representations and certifications in the solicitation. The offeror shall indicate which option applies by checking one of the following boxes:

() Paragraph (d) applies.

() Paragraph (d) does not apply and the offeror has completed the individual representations and certifications in the solicitation.

(c) (1) The following representations or certifications in SAM are applicable to this solicitation as indicated:

(i) 52.203-2, Certificate of Independent Price Determination. This provision applies to solicitations when a firm-fixed-price contract or fixed-price contract with economic price adjustment is contemplated, unless—

(A) The acquisition is to be made under the simplified acquisition procedures in Part 13;

(B) The solicitation is a request for technical proposals under two-step sealed bidding procedures; or

(C) The solicitation is for utility services for which rates are set by law or regulation.

(ii) 52.203-11, Certification and Disclosure Regarding Payments to Influence Certain Federal Transactions. This provision applies to solicitations expected to exceed \$150,000.

(iii) 52.204-3, Taxpayer Identification. This provision applies to solicitations that do not include the provision at 52.204-7, System for Award Management.

(iv) 52.204-5, Women-Owned Business (Other Than Small Business). This provision applies to solicitations that—

(A) Are not set aside for small business concerns;

(B) Exceed the simplified acquisition threshold; and

(C) Are for contracts that will be performed in the United States or its outlying areas.

(v) 52.209-2; Prohibition on Contracting with Inverted Domestic Corporations--Representation.

(vi) 52.209-5; Certification Regarding Responsibility Matters. This provision applies to solicitations where the contract value is expected to exceed the simplified acquisition threshold.

(vii) 52.214-14, Place of Performance--Sealed Bidding. This provision applies to invitations for bids except those in which the place of performance is specified by the Government.

(viii) 52.215-6, Place of Performance. This provision applies to solicitations unless the place of performance is specified by the Government.

(ix) 52.219-1, Small Business Program Representations (Basic & Alternate I). This provision applies to solicitations when the contract will be performed in the United States or its outlying areas.

(A) The basic provision applies when the solicitations are issued by other than DoD, NASA, and the Coast Guard.

(B) The provision with its Alternate I applies to solicitations issued by DoD, NASA, or the Coast Guard.

(x) 52.219-2, Equal Low Bids. This provision applies to solicitations when contracting by sealed bidding and the contract will be performed in the United States or its outlying areas.

(xi) 52.222-22, Previous Contracts and Compliance Reports. This provision applies to solicitations that include the clause at 52.222-26, Equal Opportunity.

(xii) 52.222-25, Affirmative Action Compliance. This provision applies to solicitations, other than those for construction, when the solicitation includes the clause at 52.222-26, Equal Opportunity.

(xiii) 52.222-38, Compliance with Veterans' Employment Reporting Requirements. This provision applies to solicitations when it is anticipated the contract award will exceed the simplified acquisition threshold and the contract is not for acquisition of commercial items.

(xiv) 52.223-1, Biobased Product Certification. This provision applies to solicitations that require the delivery or specify the use of USDA-designated items; or include the clause at 52.223-2, Affirmative Procurement of Biobased Products Under Service and Construction Contracts.

(xv) 52.223-4, Recovered Material Certification. This provision applies to solicitations that are for, or specify the use of, EPA-designated items.

(xvi) 52.225-2, Buy American Certificate. This provision applies to solicitations containing the clause at 52.225-1.

(xvii) 52.225-4, Buy American--Free Trade Agreements--Israeli Trade Act Certificate. (Basic, Alternates I, II, and III.) This provision applies to solicitations containing the clause at 52.225- 3.

(A) If the acquisition value is less than \$25,000, the basic provision applies.

(B) If the acquisition value is \$25,000 or more but is less than \$50,000, the provision with its Alternate I applies.

(C) If the acquisition value is \$50,000 or more but is less than \$79,507, the provision with its Alternate II applies.

(D) If the acquisition value is \$79,507 or more but is less than \$100,000, the provision with its Alternate III applies.

(xviii) 52.225-6, Trade Agreements Certificate. This provision applies to solicitations containing the clause at 52.225-5.

(xix) 52.225-20, Prohibition on Conducting Restricted Business Operations in Sudan--Certification. This provision applies to all solicitations.

(xx) 52.225-25, Prohibition on Contracting with Entities Engaging in Certain Activities or Transactions Relating to Iran—Representation and Certification. This provision applies to all solicitations.

(xxi) 52.226-2, Historically Black College or University and Minority Institution Representation. This provision applies to solicitations for research, studies, supplies, or services of the type normally acquired from higher educational institutions.

(2) The following certifications are applicable as indicated by the Contracting Officer:

[Contracting Officer check as appropriate.]

(i) 52.204-17, Ownership or Control of Offeror.

(ii) 52.222-18, Certification Regarding Knowledge of Child Labor for Listed End Products.

(iii) 52.222-48, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment--Certification.

(iv) 52.222-52 Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services--Certification.

(v) 52.223-9, with its Alternate I, Estimate of Percentage of Recovered Material Content for EPA-Designated Products (Alternate I only).

(vi) 52.227-6, Royalty Information.

(A) Basic.

(B) Alternate I.

(vii) 52.227-15, Representation of Limited Rights Data and Restricted Computer Software.

(d) The offeror has completed the annual representations and certifications electronically via the SAM website accessed through <https://www.acquisition.gov>. After reviewing the SAM database information, the offeror verifies by submission of the offer that the representations and certifications currently posted electronically that apply to this solicitation as indicated in paragraph (c) of this provision have been entered or updated within the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201); except for the changes identified below [offeror to insert changes, identifying change by clause number, title, date]. These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer.

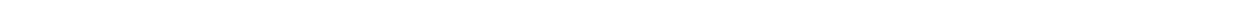
FAR Clause	Title	Date	Change
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Any changes provided by the offeror are applicable to this solicitation only, and do not result in an update to the representations and certifications posted on SAM.

(End of provision)

Amendment 0002 is being issued for the following:

1. Revise Section 00100, DESCRIPTION OF WORK
2. Revise Section 00100, OVERVIEW OF THIS SOURCE SELECTION
3. Revise Section 00100, CERTIFICATE OF CLASSIFICATION
4. Revise Section 00100, Item 5 ANTI-MAFIA LAW
5. Response to PPIs 5-12
6. Delete clauses, Add clauses, and revise clauses



Revise Section 00100, DESCRIPTION OF WORK

FROM:

This is a design/build construction project that will result in the construction of P655 P-8A Hangar and the P407 Triton Hangar and Operation Facility. The description of work is as follows:

The P655 P-8A Hangar work includes construction of a 7,810 SM (84,066 SF) two-bay squadron maintenance high-bay hangar with associated maintenance shops and administrative areas. The facility will house two P-8A aircraft. This project will expand the existing flight line area towards the street on the northeast corner of the existing flight line Ramp No. 2. The additional area will assure sufficient turning movements and parking space for the P-8A aircraft.

The facility will be steel-framed construction with insulated metal panels and architectural concrete base. The roof systems will be standing seam metal at the hangar bay and modified bitumen at the O1/O2 spaces. The roof of the hangar bays must be supported by steel, clear span trusses, supported on steel columns and purlins or steel bar joist framing. The facility's foundation system will include reinforced concrete footings and a reinforced concrete slab on grade.

Interior features include: combination fire alarm/individual building mass notification system; and fuel-resistive floor finishes.

Built-in equipment includes an aqueous film forming foam fire suppression (AFFF) system, passenger/freight elevator, emergency generator, oil/water separator; frequency converters, vault security system and aircraft power service points.

Pavement facilities include airfield concrete access ramp expansion, wash rack and an aircraft rinse facility. This project includes replacement of the existing wash rack pavement, trench drain and curb. This project includes demolition of the existing rinse facility and construction of an automatic taxi-through, treadle operated, and fresh water deluge system aircraft rinse facility, with automatic controls, water storage reservoirs, and pumping station.

Paving and site improvements include grading, perimeter airfield security fence, gates, sidewalks, access roads and curbs.

Electrical utilities include telecommunications infrastructure, primary and secondary electrical distribution systems (including two substations), relocation of two existing airfield perimeter fence power enclosures, relocation of an existing high-mast apron site lighting pole, and access control, security and CCTV coverage of a portion of airfield perimeter fencing. Existing buildings #420, #422, #522 (serviced by building #418) and the rinse facility will be provided with new electrical and telecommunications services as required.

This project demolishes the following: Building #407; Building #418; Building #421; Building #536; Building #634; Building #698; Building #753; and Building #758.

Provide Anti-Terrorism/Force Protection (AT/FP) features and comply with AT/FP regulations, and physical security mitigation in accordance with DoD Minimum Anti-Terrorism Standards for Buildings.

The P407 Triton Hangar and Operation Facility work includes construction of a 6,626 SM (71,322 SF) four-bay aircraft operation and maintenance hangar, with associated maintenance shops, battery shop, secure storage, secret level vault, administrative areas, warehouse space to supply Triton storage requirements. This facility also contains a Forward Operating Mission Control System (MCS) facility, featuring electromagnetic shielding, with an office area and operation command having appropriate line of sight of the runway. The project also includes a concrete parking apron directly connected with existing aircraft parking aprons and taxiways.

The facility will be steel framed construction with insulated metal panels and standing seam metal roof system. The roof of the hangar bays must be supported by steel, clear span trusses, supported on steel columns and purlins or

steel bar joist framing. The facility's foundation system will include reinforced concrete footings and a reinforced concrete slab on grade.

Built-in equipment includes a 5 ton capacity bridge crane with supporting infrastructure, an aqueous film forming foam fire suppression (AFFF) system, compressed air, passenger/freight elevator, emergency generators, oil/water separator, frequency converter, power conditioning, vault security system, antenna platform, aircraft power service points and emergency uninterruptible power supply (for MCS).

Special costs include Post Construction Contract Award Services (PCAS) and a temporary enclave security screen to prevent direct line of sight to the adjacent Global Hawk hangar operations.

Site preparation includes clearing and grubbing, fill and grading, utility relocation, demolition of airfield pavement, and FOD fencing.

Paving and site improvements include grading, parking for approximately 15 vehicles, curbs, sidewalks, signage and striping, security perimeter fence, gates, storm drainage system, stormwater management and landscaping. Pavement facilities include pads for emergency generators.

Electrical utilities include telecommunications infrastructure, primary and secondary electrical distribution systems, substation, and relocation of existing high-mast apron site lighting.

This project also demolishes Building #638.

Provide Anti-Terrorism/Force Protection (AT/FP) features and comply with AT/FP regulations, and physical security mitigation in accordance with DoD Minimum Anti-Terrorism Standards for Buildings.

TO THE FOLLOWING:

This is a design/build construction project that will result in the construction of P655 P-8A Hangar and the P407 Triton Hangar and Operation Facility. The description of work is as follows:

The P655 P-8A Hangar work includes construction of a 7,810 SM (84,066 SF) two-bay squadron maintenance high-bay hangar with associated maintenance shops and administrative areas. The facility will house two P-8A aircraft. This project will expand the existing flight line area towards the street on the northeast corner of the existing flight line Ramp No. 2. The additional area will assure sufficient turning movements and parking space for the P-8A aircraft.

The facility will be steel-framed construction with insulated metal panels and architectural concrete base. The roof systems will be standing seam metal at the hangar bay and modified bitumen at the O1/O2 spaces. The roof of the hangar bays must be supported by steel, clear span trusses, supported on steel columns and purlins or steel bar joist framing. The facility's foundation system will include reinforced concrete footings and a reinforced concrete slab on grade.

Interior features include: combination fire alarm/individual building mass notification system; and fuel-resistive floor finishes.

Built-in equipment includes an aqueous film forming foam fire suppression (AFFF) system, passenger/freight elevator, emergency generator, oil/water separator; frequency converters, vault security system and aircraft power service points.

Pavement facilities include airfield concrete access ramp expansion, wash rack and an aircraft rinse facility. This project includes replacement of the existing wash rack pavement, trench drain and curb. This project includes

demolition of the existing rinse facility and construction of an automatic taxi-through, treadle operated, and fresh water deluge system aircraft rinse facility, with automatic controls, water storage reservoirs, and pumping station.

Paving and site improvements include grading, perimeter airfield security fence, gates, sidewalks, access roads and curbs.

Electrical utilities include telecommunications infrastructure, primary and secondary electrical distribution systems (including two substations), relocation of two existing airfield perimeter fence power enclosures, relocation of an existing high-mast apron site lighting pole, and access control, security and CCTV coverage of a portion of airfield perimeter fencing. Existing buildings #420, #422, #522 (serviced by building #418) and the rinse facility will be provided with new electrical and telecommunications services as required.

This project demolishes the following: Building #407; Building #418; Building #421; Building #536; Building #634; Building #698; Building #753; and Building #758.

Provide Anti-Terrorism/Force Protection (AT/FP) features and comply with AT/FP regulations, and physical security mitigation in accordance with DoD Minimum Anti-Terrorism Standards for Buildings.

The P407 Triton Hangar and Operation Facility work includes construction of a 6,626 SM (71,322 SF) four-bay aircraft operation and maintenance hangar, with associated maintenance shops, battery shop, ~~secure storage, secret level vault~~, administrative areas, warehouse space to supply Triton storage requirements. This facility also contains a Forward Operating Mission Control System (MCS) facility, featuring electromagnetic shielding, with an office area and operation command having appropriate line of sight of the runway. The project also includes a concrete parking apron directly connected with existing aircraft parking aprons and taxiways.

The facility will be steel framed construction with insulated metal panels and standing seam metal roof system. The roof of the hangar bays must be supported by steel, clear span trusses, supported on steel columns and purlins or steel bar joist framing. The facility's foundation system will include reinforced concrete footings and a reinforced concrete slab on grade.

Built-in equipment includes a 5 ton capacity bridge crane with supporting infrastructure, an aqueous film forming foam fire suppression (AFFF) system, compressed air, passenger/freight elevator, emergency generators, oil/water separator, frequency converter, power conditioning, vault security system, antenna platform, aircraft power service points and emergency uninterruptible power supply (for MCS).

Special costs include Post Construction Contract Award Services (PCAS) and a temporary enclave security screen to prevent direct line of sight to the adjacent Global Hawk hangar operations.

Site preparation includes clearing and grubbing, fill and grading, utility relocation, demolition of airfield pavement, and FOD fencing.

Paving and site improvements include grading, parking for approximately 15 vehicles, curbs, sidewalks, signage and striping, security perimeter fence, gates, storm drainage system, stormwater management and landscaping. Pavement facilities include pads for emergency generators.

Electrical utilities include telecommunications infrastructure, primary and secondary electrical distribution systems, substation, and relocation of existing high-mast apron site lighting.

This project also demolishes Building #638.

Provide Anti-Terrorism/Force Protection (AT/FP) features and comply with AT/FP regulations, and physical security mitigation in accordance with DoD Minimum Anti- Terrorism Standards for Buildings.

Revise Section 00100, OVERVIEW OF THIS SOURCE SELECTION

FROM:

This acquisition will result in a firm fixed price contract for design/build construction services. In accordance with FAR 36.205 the statutory cost limitation for P655, P-8A Hangar, is \$55,070,000. The statutory cost limitation for P407, Triton Hangar and Operation Facility is \$38,890,000.00.

TO THE FOLLOWING:

This acquisition will result in a firm fixed price contract for design/build construction services. In accordance with FAR 36.205 the statutory cost limitation for P655, P-8A Hangar, is \$55,070,000 **USD**. The statutory cost limitation for P407, Triton Hangar and Operation Facility is \$38,890,000.00 **USD**.

Revise Section 00100, CERTIFICATE OF CLASSIFICATION

FROM:

SOCIETÀ ORGANISMI DI ATTESTAZIONE (SOA) CERTIFICATION.

The following SOA Certifications are required by the Offeror:

The Prevailing Work Category: OG-1

The related classifications (sub-categories) and percentages for this work category:

Classification AS-VIII

Percentage of Work 52.78%

All additional Work Categories other than the Prevailing Category (as required).

First additional Work Category OG-11

Classification OS-VI

Percentage of Work 24.00%

Second Additional Work Category: (and all additional Work Categories can be attached on a separate piece of paper in this format.)

Companies that are QUALIFIED in the Prevailing Work Category and pertinent Classification, but NOT QUALIFIED also in the Minor Work Category and pertinent Classification, can still bid against the subject solicitation, by forming a Joint-Venture or subcontracting for the execution of the work pertaining to the OG1 and

OG11 Categories (or alternatives) for which they are not qualified. Offerors must declare their intention of forming the Joint-Venture or awarding a subcontract. A "Teaming Agreement" or "Letter of Commitment" with the subcontractor must be submitted with the proposal and must identify the qualifications of the subcontractor (attaching the pertinent SOA certificate) and what work they will perform (identifying type and percentage of the work covered by specific SOA certificate).

In the case of a JV, at least one member of the JV must have the required SOA Certifications. The JV member who has the SOA Certification must perform the majority of the work pertinent to the certification. In the case of a JV certification submitted by a subcontractor will not be accepted.

As required by DPR 554, art 75 and DPR 412 /2000 CO shall require the apparent successful bidder/offeror to submit additional documentation, upon CO demand, for evaluation of firm's technical and financial qualifications to execute the work.

Debarment from Award:

As required by article 75 of DPR 554 and DPR 412/2000, Contractors cannot bid if they have a history of, or there is an existing question relative to:

- Bankruptcy
- Pending Charges
- Final Penal Judgment for moral and/or professional misconduct
- Breach of use of unauthorized subcontractors, i.e. anti-trust laws
- Breach of safety / security or labor regulations
- Serious malpractice or negligence
- Tax payments violations
- False or fraudulent representations in prior solicitations

Contractor must submit extract from criminal record or affidavits released by the local court of Contractor's residence.

Contracting Officer shall review Contractors' certifications for compliance. Firms who obtained SOA certification are listed in the SOA website. Not submitting the additional documentation is treated as a responsiveness issue.

Contracting Officer shall ensure that the contract provisions stipulate that the contract may be terminated for default if it is discovered after award that the Contractor failed to meet the certification requirements of D.P.R. n. 34, or art 75 of DPR 554, and DPR 412/2000.

TO THE FOLLOWING:

SOCIETÀ ORGANISMI DI ATTESTAZIONE (SOA) CERTIFICATION.

The following SOA Certifications are required by the Offeror **must show that the necessary Certifications are in effect as of the date proposals are due, and must be submitted with the Phase I Proposal:**

The Prevailing Work Category: OG-1

The related classifications (sub-categories) and percentages for this work category:

Classification AS-VIII

Percentage of Work 52.78%

All additional Work Categories other than the Prevailing Category (as required).

First additional Work Category OG-11

Classification OS-VI

Percentage of Work 24.00%

Second Additional Work Category: (and all additional Work Categories can be attached on a separate piece of paper in this format.)

Companies that are QUALIFIED in the Prevailing Work Category and pertinent Classification, but NOT QUALIFIED also in the Minor Work Category and pertinent Classification, can still bid against the subject solicitation, by forming a Joint-Venture or subcontracting for the execution of the work pertaining to the OG1 and OG11 Categories (or alternatives) for which they are not qualified. Offerors must declare their intention of forming the Joint-Venture or awarding a subcontract. A "Teaming Agreement" or "Letter of Commitment" with the subcontractor must be submitted with the proposal and must identify the qualifications of the subcontractor (attaching the pertinent SOA certificate) and what work they will perform (identifying type and percentage of the work covered by specific SOA certificate).

In the case of a JV, at least one member of the JV must have the required SOA Certifications. The JV member who has the SOA Certification must perform the majority of the work pertinent to the certification. In the case of a JV certification submitted by a subcontractor will not be accepted.

As required by DPR 554, art 75 and DPR 412 /2000 CO shall require the apparent successful bidder/offeror to submit additional documentation, upon CO demand, for evaluation of firm's technical and financial qualifications to execute the work.

Debarment from Award:

As required by article 75 of DPR 554 and DPR 412/2000, Contractors cannot bid if they have a history of, or there is an existing question relative to:

- Bankruptcy
- Pending Charges
- Final Penal Judgment for moral and/or professional misconduct

- Breach of use of unauthorized subcontractors, i.e. anti-trust laws
- Breach of safety / security or labor regulations
- Serious malpractice or negligence
- Tax payments violations
- False or fraudulent representations in prior solicitations

Contractor must submit extract from criminal record or affidavits released by the local court of Contractor's residence.

Contracting Officer shall review Contractors' certifications for compliance. Firms who obtained SOA certification are listed in the SOA website. Not submitting the additional documentation is treated as a responsiveness issue.

Contracting Officer shall ensure that the contract provisions stipulate that the contract may be terminated for default if it is discovered after award that the Contractor failed to meet the certification requirements of D.P.R. n. 34, or art 75 of DPR 554, and DPR 412/2000.

In Section 00100, Item 5 ANTI-MAFIA LAW

FROM:

The Offeror is responsible for complying with Italian Anti-Mafia laws with respect to its subcontractors, including, but not limited to, obtaining subcontractor C.C.I.A.A. certificates inclusive of the anti-mafia "nullaosta" statement in accordance with Art. 67 of Legislative Decree no. 159/2011; and, if necessary, requesting additional information regarding attempts of mafia infiltration from a competent Prefect (Prefetto). The Offeror agrees to provide the Government appropriate documentation showing results of any Prefect (Prefetto) investigations. If after award, a competent Prefect (Prefetto) determines that mafia infiltration attempts have occurred with a subcontractor, then the Offeror agrees to promptly terminate the subject subcontract and replace the mafia-colluded subcontractor at its own cost with a compliant company.

Pre-Award Effect of Anti-Mafia Procedures: Inasmuch as the work of this solicitation is to be performed on land owned by the Italian State, the prospective contractor will be subject to Italian legislation concerning anti-mafia documentation, including, without limitation: Legislative Decree no. 159 of September 6, 2011, Decree of the President of the Republic no. 252 of June 3, 1998, Legislative Decree no. 490 of August 8, 1994 and Law Decree No. 629 of September 6, 1982, and subsequent integrations and amendments. Only firms that submit the requested documentation will be considered for award. In the event that prior to award any mafia infiltration attempt is determined by the competent Prefect (Prefetto) against an offeror, pursuant to Art. 4 of Legislative Decree no. 490/1994 and Art. 10 of Decree of the President of the Republic no. 252/1998, no award will be made to said offeror. Furthermore, in the event that prior to award any additional information against an offeror is provided by the competent Prefect (Prefetto) pursuant to Art. 1, Section 7 of Law decree 629/1982 and Art. 10, paragraph 9, of Decree of the President of the Republic no. 252/1998, the Government may decide, at its sole discretion, that no award will be made to said offeror.

Termination Under Decree of the President of the Republic no. 252/1998: If during the life of this contract, any mafia infiltration attempt is determined by the Prefect (Prefetto) against any component of the Contractor or any Subcontractor, pursuant to Art 4 of Legislative Decree no. 490/1994 and Art. 10 of Decree of the President of the Republic no. 252/1998, the Government will consider this a failure to execute the work and terminate the contractor's right to proceed with the work under the "Default" clause of this contract. If during the life of this contract, any additional information is provided by the Prefect (Prefetto) pursuant to Art. 1, Section 7 of Law Decree 629/1982 and Art. 10, paragraph 9, of Decree of the President of the Republic no. 252/1998, against any component

of the Contractor or any subcontractor, the Government at its sole discretion may consider this a failure to execute the work and terminate the contractor's right to proceed with the work under the "Default" clause of this contract.

Documentation Requirements, Contractor shall submit the following: If available, include the Certificato di Iscrizione alla Camera di Commercio - Original, unexpired and not older than SIX (6) months old from the date of proposal submission from the Chamber of Commerce Certificate of Membership (Certificato di Iscrizione alla Camera di Commercio) inclusive of the Anti-Mafia Nulla Osta statement reading: "Nulla osta ai fini dell'articolo 67 del Decreto legislativo n. 159 del 6 settembre 2011 (gia Art. 10 della legge 31 maggio 1965, n 575) e successive modificazioni. La presente certificazione è emessa dalla C.C.I.A.A. utilizzando il collegamento telematico con il sistema informativo utilizzato dalla prefettura di Roma.

If the offeror has attempted and is unable to obtain the certificate from the Chamber of Commerce, please include an explanation why not, along with official correspondence from the Chamber of Commerce, if available. This documentation is to be included in your Price Proposal.

TO THE FOLLOWING:

ANTI-MAFIA LAW

Pre-Award Effect of Anti-Mafia Procedures: Inasmuch as the work of this solicitation is to be performed on land owned by the Italian State, the prospective contractor will be subject to all Italian legislation concerning anti-mafia documentation, including, without limitation: Legislative Decree no. 159 of September 6, 2011, Decree of the President of the Republic no. 252 of June 3, 1998, Legislative Decree no. 490 of August 8, 1994, Law Decree No. 629 of September 6, 1982, and any subsequent anti-mafia laws, integrations and amendments. Only firms that submit the requested documentation will be considered for award. In the event that prior to award any mafia infiltration attempt is determined by the competent Prefect (Prefetto) against an offeror, pursuant to Art. 4 of Legislative Decree no. 490/1994, Art. 10 of Decree of the President of the Republic no. 252/1998, or any other anti-mafia law, no award will be made to said offeror. Furthermore, in the event that prior to award any additional information against an offeror is obtained and validated by the government or provided by the competent Prefect (Prefetto) pursuant to Art. 1, Section 7 of Law decree 629/1982, Art. 10, paragraph 9, of Decree of the President of the Republic no. 252/1998, or any other anti-mafia law, the Government may decide, at its sole discretion, that no award will be made to said offeror.

Subcontractors: ALSO, the Offeror is responsible for complying with Italian Anti-Mafia laws with respect to its subcontractors; and, if necessary, requesting additional information regarding attempts of mafia infiltration from a competent Prefect (Prefetto). The Offeror agrees to provide the Government any appropriate documentation that may indicate mafia-collusion, to include, if available, results of any Prefect (Prefetto) investigations. If after award, a competent Prefect (Prefetto) determines that mafia infiltration attempts have occurred with a subcontractor, then the Offeror agrees, if requested by the Government, to promptly terminate the subject subcontract and replace the mafia-colluded subcontractor at its own cost with a compliant company.

Termination: If during the life of this contract, any mafia infiltration attempt is determined by the Government to have occurred or additional information is provided by the Prefect (Prefetto) against any component of the Contractor or any Subcontractor, pursuant to Art. 1, Section 7 of Law Decree 629/1982, Art 4 of Legislative Decree no. 490/1994, Art. 10 of Decree of the President of the Republic no. 252/1998, or any other anti-mafia law, the Government at its sole discretion may consider this a failure to execute the work and may terminate the contractor's right to proceed with the work under the "Default" clause of this contract.

Documentation Requirements: Contractor shall submit the following:

The offeror SHALL include a “self-declaration” in accordance with DPR 445/2000, stating that “pursuant to any applicable anti-mafia law in force, none of the causes of forfeiture, suspension or prohibition set forth by Art. 67 of the Code exist with regard to all the persons involved in the subject contract.”

This documentation is to be included in your Price Proposal.

PRE-PROPOSAL INQUIRIES 5-10

5. INQUIRY: What is the timeframe for the award of the Planned Modifications (CLINs 0009 and 0010)?
RESPONSE: Planned Modifications 0009 and 0010 are planned to be awarded nine (9) months prior to Beneficial Occupancy Date.
6. INQUIRY: Does the Prime having a subcontractor that holds the Certificate of Classifications comply with the specified requirements for the Certificate of Classification?
RESPONSE: A subcontractor’s Certificate of Classification may only be used to satisfy the Minor Work Category qualification. SOA Certifications are required by either the Offeror or at least one member of an offering Joint Venture on the Prevailing Work Category.
7. INQUIRY: Will the opportunity for additional proposal inquiries to the Government open back up for the Phase II proposal submission?
RESPONSE: Offerors will be provided the opportunity to submit additional proposal inquiries to the Government for the Phase II proposal submission.
8. INQUIRY: The project description refers to secure storage and secret level vault. Will the Offeror be required to have a Facility Clearance License and other type of security clearance, registration or qualification in order to perform this work?
RESPONSE: Please refer to revisions above.
9. INQUIRY: All phase I submittals are due 10 December 2015 at 2:00 EST. Due to the US Thanksgiving Holiday (November 26-27) and Italian Holiday (Dec 8) we request a three week extension to give the offeror enough time to complete a fully compliant for NAVFAC.
RESPONSE: Please refer to Amendment 0001 for the time extension.
10. INQUIRY: Special Joint Venture Requirements: Please clarify if the offeror must provide a notarized legal document in English and Italian that establishes the JV in the Phase I submittal in addition to providing in Phase II? We request that the notarized version to be required only in the Phase II (Price proposal) submittal as obtaining notary services in Milan next week is going to be difficult due to holidays on Monday the 7th and Tuesday the 8th of December.
RESPONSE: According to the Solicitation the submission of the notarized legal document that establishes the JV shall be furnished with the price proposal in its original language version along with a certified English translation of the notarized JV.
11. INQUIRY: The font requirement for Phase I submission is 12 point font. Can a smaller size font be used for tables, graphics and/or org chart?

RESPONSE: Yes, a 10 point font is acceptable for tables, graphics and/or organizational charts.

12. INQUIRY: The font requirement for Phase I submission is 12 point font however the font size for Attachment E is 10 point font. Are we to change the font size to 12 or can we keep the form's original size font?

RESPONSE: The 10 point font is acceptable for use in Attachments.

52.252-1 SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (FEB 1998)

This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer. Also, the full text of a solicitation provision may be accessed electronically at this/these address(es):

<http://farsite.hill.af.mil>

(End of provision)

(End of Summary of Changes)