

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT ID CODE J	PAGE OF PAGES 1 6
2. AMENDMENT/MODIFICATION NO. 0010	3. EFFECTIVE DATE 11-Mar-2016	4. REQUISITION/PURCHASE REQ. NO.		5. PROJECT NO.(If applicable)
6. ISSUED BY NAVFAC SOUTHEAST IPT GULFCOAST BLDG 903, PO BOX 30 NAS JACKSONVILLE JACKSONVILLE FL 32212-0030	CODE N69450	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. N69450-15-R-0606	
		X	9B. DATED (SEE ITEM 11) 30-Mar-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 checked="" 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 <u>1</u> 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.) N69450-15-R-0606 TENNESSEE, MISSISSIPPI AND FLORIDA PANHANDLE AREA INDEFINITE DELIVERY INDEFINITE QUANTITY (IDIQ) MULTIPLE AWARD CONSTRUCTION CONTRACT (MACC). SEE PAGE 2 CONTINUATION				
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 11-Mar-2016

SECTION SF 30 BLOCK 14 CONTINUATION PAGE

SUMMARY OF CHANGES

SECTION 00700 - CONTRACT CLAUSES

The following have been modified:

52.211-10 COMMENCEMENT, PROSECUTION, AND COMPLETION OF WORK (APR 1984)

The Contractor shall be required to (a) commence work under this contract within **1** calendar days after the date the Contractor receives the notice to proceed, (b) prosecute the work diligently, and (c) complete the entire work ready for use not later than **(to be cited per task order) for the seed project 840 calendar days after date of task order award**. The time stated for completion shall include final cleanup of the premises.

*The Contracting Officer shall specify either a number of days after the date the contractor receives the notice to proceed, or a calendar date.

(End of clause)

52.211-12 LIQUIDATED DAMAGES--CONSTRUCTION (SEP 2000)

- (a) If the Contractor fails to complete the work within the time specified in the contract, the Contractor shall pay liquidated damages to the Government in the amount of **(this amount to be cited on individual task orders) for seed project:**
- \$9,082.00** for each calendar day of delay until the work is completed or accepted for Price Item 0001, Base Bid; and
 - \$200.00** for each calendar day of delay until the work is completed or accepted for Price Item 0002, Option 1 and
 - \$200.00** for each calendar day of delay until the work is completed or accepted for Price Item 0003, Option 2 and
 - \$200.00** for each calendar day of delay until the work is completed or accepted for Price Item 0004, Option 3 and
 - \$200.00** for each calendar day of delay until the work is completed or accepted for Price Item 0005, Option 4.

(b) If the Government terminates the Contractor's right to proceed, liquidated damages will continue to accrue until the work is completed. These liquidated damages are in addition to excess costs of repurchase under the Termination clause.

(End of clause)

FAC 5252.228-9305 NOTICE OF BONDING REQUIREMENTS (DEC 2000)

(a) Within 15 days after receipt of award, the bidder/offeror to whom the award is made shall furnish the following bond(s) each with satisfactory security:

X A Performance Bond (Standard Form 25). The performance bond shall be in a penal sum equal to 100% percent of the contract price.

 X A Payment Bond (Standard Form 25A). The payment bond shall be in a penal sum equal to 100% of the contract price.

(b) Any surety company holding a certificate of authority from the Secretary of Treasury as an acceptable Surety on Federal bonds will be accepted. Individual sureties will be permitted as prescribed in FAR 28.203 and FAC 5252.228-9300. Alternative types of security in lieu of furnishing sureties on performance and/or payment bonds will be permitted as prescribed in FAR 28.204, and will be held for at least one year after the completion of the contract. Additional bond security may be required as prescribed in FAR 52.228-2. Bonds shall be accompanied by a document authenticating the agent's authority to sign bonds for the surety company.

(c) The contract time for purposes of fixing the completion date, default, and liquidated damages shall begin to run **(this amount to be cited on individual task orders) for the seed project 840 calendar days** from the date of award, regardless of when performance and payment bonds or deposits in lieu of surety are executed.

FAC 5252.242-9305 PRE-PERFORMANCE CONFERENCE (JUL 95)

Within **(this will be cited on individual task orders) for seed project 45** calendar days of contract award, prior to commencement of the work, the contractor will meet in conference with representatives of the contracting officer, at a time to be determined by the Contracting Officer, to discuss and develop mutual understanding relative to scheduling and administering work.

The following have been deleted:

52.211-12 Liquidated Damages--Construction SEP 2000

SECTION 00800 - SPECIAL CONTRACT REQUIREMENTS

The following have been added by full text:

AMENDMENT 0010

A This amendment is issued for Phase Two as follows:

- updated PPI Log,
- provide changes/corrections to technical sections and/or drawings and
- provide attachments
- Revise the Period of Performance from 24 months to 28 months (840 days)
- Update clauses/provisions

B. Offerors must acknowledge this amendment in writing with their proposal submission.

C. PPI Log

See NECO Additional Documents for updated PPI Log. PPI LoG title:
_20160311 PPI LOG TN MS FL Pan MACC

D. Technical Section(s) and/or Drawing(s) changes/corections are as follows. These changes/corrections are incoprotated into the appropriate document identified below:

Technical Changes:**RFP Part 3, Chapter 3, paragraph 3.2.17:**

Delete 150 linear feet.

Replace with 200 linear feet

Delete the second sentence in its entirety.

Revise the RFP as follows regarding operable windows:

In PART 3 - Chapter 5 - Page 19 for B2020 Remarks Column

Delete the word 'Operable'

Replace with 'Fixed'.

Repeat this change on page 24, 25, 30, 37, 41, and 42

In PART 3 - Chapter 6 / ESR B20 - Page 4 under B202001 Windows - 4th paragraph

Delete the word: Operable

Replace with: Fixed

In PART 4 - Section B20 - Page 27 under B202001 Windows - first sentence

Delete the words: 'and operable sash'

In PART 4 - Section B20 - Page 27 - second sentence

Delete: 'Provide operable sash in spaces occupied by people as a minimum. Include operating hardware, non-corroding framed metal screens for operable sash, integrated blinds set between glass panels and security grilles.'

RFP Part 3, Chapter 6, G2050

Add the following at the end of the third paragraph: No oak trees shall be removed with this project. For bidding purposes, the value of the lumber for the area of the new parking lot is \$9,138.00.

**RFP Part 3, Chapter 3, 3.2.5 Pavement, Parking, Access, and Vehicle Circulation,
Paragraph 1**

Add the following at the end of the paragraph: “An existing well is located on the site designated for the new parking. This well and appurtenances shall remain. New parking shall work around these items.

RFP Part 3, Chapter 3, 3.2.7 Site Amenities

Add the following paragraph: Provide mechanical equipment enclosure to match existing brick on the adjacent Building 1094.

Part 3, Chapter 5 Room Requirements, Laundry Room, Interior Windows:

Delete: Sheet A-401, Photo #6

Replace with: Laundry Room Window Example.pdf

Part 3, Chapter 5, Room Requirements, Lobby

Delete: "Refer to Attachment Part 6, Sheet A-4, Photo #7 for design guidance regarding the lobby security desk. No particle board is allowed."

Part 2, Section 01 45 00.05 25, Paragraph 1.4.1. j

Delete in its entirety

Replace with: Hold weekly QC meetings with the DQC Manager, Commissioning Authority, DOR (or representative), Superintendent and the Contracting Officer; participation shall be suitable for the phase of work. Distribute minutes of these meetings.

PART 3 - CHAPTER 6 / ESR C30 - Page 1, C30 Interior Finishes:

At the end of the 1st paragraph add the following sentence. "If a discrepancy is found between the RFP and P-724 drawings, this RFP overrules."

RFP Part 3, Room Requirements, Laundry Room.

Delete: Account for 8 washers and 6 double stacked dryers.

Add: Provide quantities required per the UFC.

Part 6 Attachments:

Part 6 A, Attachments:

Add:

0909018_Pensacola_IAP_Part1.pdf

0909018_Pensacola_IAP_Part2.pdf

0909018_Pensacola_IAP_Part3.pdf

Laundry Room Window Example.pdf

Part 6 B, Attachments

Add the following to Part 6:

P723 Survey Photos.pdf

END Changes/Corrections to Technical Section(s) and/or Drawing(s).

E. All other terms and conditions of this solicitation/Request for Proposal remain unchanged.

F. Attachments for this amendment are located in NECO under Additional Documents.

These are named/titled as follows:

_20160311 PPI LOG TN MS FL Pan MACC
_20160311 0908018_Pensacola_IAP_Final_Part1
_20160311 0908018_Pensacola_IAP_Final_Part2
_20160311 0908018_Pensacoal_IAP_Final_Part 3
_20160311 Laundry Room Window Example
_20160311 P723 Survey Photos

(End of Summary of Changes)