

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT ID CODE	PAGE OF PAGES	
			J	1	4
2. AMENDMENT/MODIFICATION NO. 0005	3. EFFECTIVE DATE 29-Jun-2004	4. REQUISITION/PURCHASE REQ. NO. W81G67-4091-7540		5. PROJECT NO.(If applicable)	
6. ISSUED BY CONTRACTING DIVISION USAGE - ST. PAUL 190 5TH STREET E ST. PAUL MN 55101	CODE W912ES	7. ADMINISTERED BY (If other than item 6) See Item 6		CODE	
8. NAME AND ADDRESS OF CONTRACTOR (No., Street, County, State and Zip Code)			X	9A. AMENDMENT OF SOLICITATION NO. W912ES-04-R-0007	
			X	9B. DATED (SEE ITEM 11) 08-Jun-2004	
				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 _____ 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.) The purpose of this amendment is to make changes to the proposal requirements. The proposal response date remains 8 July 2004.					
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	15C. DATE SIGNED	16B. UNITED STATES OF AMERICA		16C. DATE SIGNED	
_____ (Signature of person authorized to sign)		BY _____ (Signature of Contracting Officer)		29-Jun-2004	

SECTION SF 30 BLOCK 14 CONTINUATION PAGE

SUMMARY OF CHANGES

SECTION 00010 – SOLICITATION CONTRACT FORM

Replace the Offer Statement after the offer schedule with the following:

OFFER STATEMENT

Instruction: If the offeror is submitting proposals for both Lock 2 and Lock 5, the offeror must elect the following option by checking and initialing the blank next to the offeror's selection. Proposals that include offers for both Lock 2 and Lock 5 but do not make the election required below will not be considered for award.

Offers for both Lock 2 and Lock 5 are enclosed:

_____ Option 1: The offers submitted for Lock 2 and Lock 5 are mutually exclusive. The Government may award a contract to this offeror for either Lock 2 or Lock 5, but not both, at the prices stated above.

Or

_____ Option 2: The offers submitted for Lock 2 and Lock 5 may be accepted by the Government either individually or in combination. The Government may award a contract to this offeror at the prices stated above for Lock 2 only, Lock 5 only, or both Lock 2 and Lock 5.

Or

_____ Option 3: The offers submitted for Lock 2 and Lock 5 are offered as a package. The Government may award a contract to this offeror for Lock 2 and Lock 5 in combination only.

SECTION 00100 - INSTRUCTIONS TO BIDDERS

Replace paragraph 1(E) of Clause 52.215-4005 with the following:

(E) If submitted, alternate proposals as outlined in paragraph (F) below will be evaluated for each offeror. Alternate methods of accomplishing the work required by this solicitation will not be evaluated.

Replace paragraph 1(F) of Clause 52.215-4005 with the following:

(F) An offeror that wishes to submit a proposal for Lock 2 work must propose on all items that pertain to the Lock 2 work (CLINs 0001 through 0007). An offeror that wishes to submit a proposal for Lock 5 work must propose on all items that pertain to the Lock 5 work (CLINs 0008 through 0014). An offeror that wishes to submit a proposal for both Lock 2 and Lock 5 work must propose on all items in this solicitation (CLINs 0001 through 0014). Award of the work for Lock 2 will be on an "All or None" basis. Award of the work for Lock 5 will be on an "All or None" basis.

The offerors should note that the work for each site will be awarded to the offeror, or combination of offerors, that provides the best overall aggregate cost to the Government. The offers will be evaluated as outlined below with the potential of one contract for Lock 2 being awarded to one offeror, one contract for Lock 5 being awarded to a second offeror, or a single contract for Lock 2 and Lock 5 being awarded to a single offeror. Offerors may submit alternate technical and price proposals. If an offeror submits a proposal for Lock 2 and Lock 5, the offeror must check and initial the appropriate statement at the end of the offer schedule. All proposals shall be submitted in separate packages and must clearly indicate if the proposal is for Lock 2, Lock 5, or both. If the indication is that the proposal is for both, the contractor must also indicate which option was checked.

While the Government intends to award contracts for both Lock 2 and Lock 5, it reserves the right to award a contract for Lock 2 alone, Lock 5 alone, or no contract at all if circumstances dictate. For instance, if the Government anticipates that sufficient funds will not be available to complete the work at both Lock 2 and Lock 5 during the winter of 2004/2005, the Government may award just one contract or no contract at all. In the event of an anticipated funding shortfall, the Government considers the work at Lock 2 to have priority over the work at Lock 5. However, in the event that no technically acceptable offers are received for Lock 2 or the prices for Lock 2 are unreasonable, the government may award a contract for Lock 5 alone.

Replace paragraph 3(c) of Clause 52.215-4005 with the following:

c. Price

- (1) Offerors **shall** complete and submit the price schedule with their proposal and include a price for each line item, including subtotals and totals. Failure to do so will result in the proposal being rejected without further consideration. Award will be made to the lowest priced, technically acceptable proposal.
- (2) The SSEB will evaluate each offeror's price in accordance with FAR 15.4 to determine reasonableness and evaluate potential performance risks. In this context, reasonableness will be determined by comparing offered prices to one another and to the government estimate. This factor will be rated by the SSEB as either reasonable or unreasonable.
- (3) If a proposal is received for Lock 2 and Lock 5 in combination, a price proposal evaluation for each Lock will be conducted in addition to an evaluation of the total price of the proposal. If the evaluation determines that either Lock 2 or Lock 5 is not balanced or fair and reasonable, the entire proposal will not be considered for award.

Replace the first note at the end of Clause 52.215-4005 with the following:

*****NOTE - ALTERNATE PROPOSALS WILL BE REVIEWED OR CONSIDERED FOR AWARD.**

(End of Summary of Changes)