AMENDMENT OF SOLICITA	TION/MODIFICATI	ION OF CONTRAC	T 1. CONTRA	CT ID CODE	PAGE OF PAGES
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2. AMENDMENT/MODIFICATION NO. A001	3. EFFECTIVE DATE See Block 15.C.	1	4. REQUISITION/PURCHASE REQ. NO. 5. PROJECT NO. (# applicable) 02-06CH11377.001 & .002 N/A		
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U.S. Department of Energ	IV			., 2.34 <u>(</u>	
Chicago Office	,				
9800 South Cass Avenue					
Argonne, IL 60439					
8 NAME AND ADDRESS OF CONTRAC	CTOR (No. street, county, St	ate and ZIP Code) (v	9,A. AMEND	MENT OF SOLIC	CITATION NO.
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DUNS #148965473			10 A. MODIFICATION OF Contract/Order NO. DE-AC02-06CH11377		
20113 #14000410				(SEE ITEM 13)	
CODE	FACILITY CODE			August 1, 20	
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The above numbered solicitation is am not extended.	ended as set forth in Item 1	 The hour and date specified. 	ied for receipt of C	Offersis ext	ended, is
Offers must acknowledge receipt of this ame methods: (a) By completing Items 8 and each copy of the offer submitted, or (c) By sit FAILURE OF YOUR ACKNOWLEDGMENT HOUR AND DATE SPECIFIED MAY RESUlaready submitted, such change may be maintained, and is received prior to the ope	I 15, and returningcop sparate letter or telegram wif TO BE RECEIVED AT THE LT IN REJECTION OF YOU, de by telegram or letter, provining hour and date specified	iles of the amendment; (b) E nich includes a reference to E PLACE DESIGNATED FO JR OFFER. If by virtue of th rided each telegram or lette	y acknowledging he solicitation and IR THE RECEIPT is amendment you	receipt of this am I amendment nur OF OFFERS PR I desire to chang	endment on mbers. NOR TO THE e an offer
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B. THE ABOVE NUMBERED in paying office, appropriation					
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D. OTHER (Specify type of mo	dification and authority)				
E. IMPORTANT: Contractor ⊠ is office.	not, [] is required to	sign this document and	return 2	copies to the	Issuing
. 14. DESCRIPTION OF AMENDMENT/MOI	DIFICATION (Organized by I	ICE section headings, include	na solicitation/ponto	act subject matter	where feasible)
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The definitization of Letter Contract pages 2-5, attached.	No. DE-AC02-06CH1	1377 is modified in acc	ordance with o	changes made	e on
			*		
Except as provided herein, all terms and con	ditions of the document refe	erenced in Item 9A or 10A, a	s heretofore chan	ged, remains und	changed and in
full force and effect. 15A. NAME AND TITLE OF SIGNER (Type	or print)	16A. NAME AND TI	LE OF CONTRA	CTING OFFICER	(Type or print)
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15B CONTRACTOR/OFFEROR	15C DATE SIGNI	ED 168. UNITED STATE	S OF AMERICA	146C.	DATE SIGNED
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(Signature of person authorized to sign	1/2/2006		Contracting Officer	2	

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STANDARD FORM 30 (rev. 10-83) Prescribed by GSA FAR (48 CFR) 53.243

Letter Contract No. DE-AC02-06CH11377 .A000 is hereby definitized as set forth in this modification. The following revisions are made:

- Clause Nos. 1. FAR 52.216-24 "Limitation of Government Liability," (APR 1984);
 FAR 52.216-25 "Contract Definitization" (OCT 1997); and 3. FAR 52.216-26 –
 "Payments of Allowable Costs Before Definitization" (DEC 2002) are hereby deleted.
- 2. Part I, Section B Supplies and Services and Prices/Costs is revised in its entirety as follows:

A. B.1 – ITEMS BEING PROCURED

During the period August 1, 2006 through July 31, 2008, the Contractor shall devote the level of effort as set forth below and provide for subcontractor(s) effort, if any, or its equivalent as may be approved by the Contracting Officer, for the performance of the work set forth in Part I, Section C.1 <u>STATEMENT OF WORK</u>, and fulfilling the other requirements of the contract including reports as set forth in section C.2 <u>PLANS</u> AND REPORTS.

Kind of Effort
Direct Productive
Labor Hours (DPLH)

No. of Labor-hours

95,680

B. B.2 ESTIMATED COST, BASE FEE, AWARD FEE, OBLIGATION OF FUNDS AND FINANCIAL LIMITATIONS:

- (a) The estimated cost for the performance of the work under this contract is \$5,340,787.00. The base fee for the performance of the work under this contract is and is payable in accordance with Section H.8 BASE AND AWARD FEE, of the Schedule. In addition, a maximum performance based award fee (award fee pool) of the schedule is available for payment of effort under B.1., ITEMS BEING PROCURED, in accordance with the aforementioned Section H.8.
- (b) There shall be no adjustment in the amount of the Contractor's fee by reason of differences between any estimate of cost for performance of the work under this contract and the actual cost for performance of that work; provided, however, that (1) a material change of plus or minus ten percent in the level of effort specified in Section B.1., ITEMS BEING PROCURED, may result in an equitable adjustment in accordance with the procedures provided for in the clause entitled "Changes" set forth in Part II, Section I, Appendix A; and (2) said fee may be adjusted in accordance with Section H.8, BASE AND AWARD FEE. Subject to the certification by the Contractor of the level of effort expended, the base fee specified herein shall become due and payable in periodic installments (but not more frequently than bi-weekly) in amounts proportionate to the Direct Productive Labor Hours (DPLH) expended during each billing period. Pursuant to Section H.8 BASE AND AWARD FEE, the award fee shall be payable on an annual basis.

64

- (c) Pursuant to the clause entitled, "Limitation of Funds," set forth in Part II, Section 1, Appendix A, the amount of \$3,805,000.00 has been allotted and is available for payment of allowable costs and base and award fee under this contract. The period of performance which it is estimated the allotted amount will cover is through November 9, 2007.
- (d) The amount presently obligated by the Government with respect to this contract is \$3,805,000.00. Such amount may be increased unilaterally by DOE by written notice to the Contractor and may be increased or decreased by written agreement of the parties (whether or not by formal modification of this contract).
- (e) The giving of any notice by either party under this article or the clauses entitled, "Limitation of Funds" or "Limitation of Cost" set forth in Part II, Section I, Appendix A, as applicable, shall not be construed to waive or impair any right of the Government to terminate the contract under the provisions if the Termination Clause for this contract set forth in Part II, Section I, Appendix A.
- (f) When funds are obligated under this contract, DOE shall inform the Contractor in writing regarding any limitations on amounts available for operating and plant and capital equipment expenditures under this contract. The limitations so established shall be binding on the Contractor.
- (g) The clause entitled "Limitation of Funds" shall be applicable and the clause entitled "Limitation of Cost" inapplicable until such time as an amount equal to the estimated cost set forth in paragraph (a) above is obligated to this contract, and thereafter the Limitation of Cost clause shall be applicable and the Limitation of Funds clause inapplicable.
- 3. In Section F, Clause F.1, Period of Performance, the date "July 31, 2008" is substituted for the date "July 31, 2007."
- 4. Clause No. H.2., DEAR 952.242-70 "Technical Direction" (DEC 2000) is hereby deleted.
- 5. Clause No. H.5., "Option to Extend Services" is revised in its entirety as follows:
 - (a) The Government has the unilateral option for three (3) one-year extensions covering the continued performance of the work set forth in the Statement of Work as provided in Part I, Section C.1 Statement of Work.
 - (b) The estimated cost, base fee, award fee, and estimated level of effort which may be added to this contract pursuant to paragraph (a) above for the performance of the work under this contract for each one-year option period is as follows:

OPTION PERIOD 1: August 1, 2008 through July 31, 2009

		•	No. of Direct
	•		Productive Labor
Estimated Cost	Base Fee	Award Fee	<u>Hours</u>
\$2,829,765.00			47,840

OPTION PERIOD 2: August 1, 2009 through July 31, 2010

OPTION PERIOD 3: August 1, 2010 through July 31, 2011

			No. of Direct
,			Productive Labor
Estimated Cost	Base Fee	Award Fee	Hours
\$3,060,750.00			47,480

The three (3) one-year extensions can be exercised for the increase in the estimated level of effort, base fee, and award fee specified above. Should the level of effort specified or estimate of cost for the base period be exhausted before the expiration of the base period of performance, the option period may be exercised and the cumulative level of effort for the extended period will be available to allow performance based upon the merger of the laborhours for the base and option periods.

- 6. Clause No. H.8, "Base and Award Fee," is revised as follows:
 - (a) Paragraph (d) (i), Performance Evaluation, is revised as follows:
 - "(d)(i) The Contractor performance evaluation criteria upon which the determination of award fee earned shall be based, has been unilaterally established by the Government and are set forth in Section J Statement of Work Attachment 2."
 - (b) Paragraph (e) Criteria for Measurement and Evaluation of Performance as Basis for Award Fee Determination is hereby deleted.
- 7. Clause No. H.9, "Award Fee Measurement Chart" is hereby deleted.
- 8. Clause No H.15, "Government-Furnished Property," the word "adequate" is hereby deleted.



Contract No. DE-AC02-06CH11377 Page No. 5 of 6

9. In Appendix C, Additional General Provisions for Cost Type Contracts, the attached clause at DEAR 952.242.70, Technical Direction is hereby added as Clause No. 15.

"Clause No. 15 - DEAR 952.242-70 TECHNICAL DIRECTION (DEC 2000)"

- (a) Performance of the work under this contract shall be subject to the technical direction of the Contracting Officer's Representative (COR). The term "technical direction" is defined to include, without limitation:
 - (1) Providing direction to the contractor that redirects contract effort, shift work emphasis between work areas or tasks, require pursuit of certain lines of inquiry, fill in details, or otherwise serve to accomplish the contractual Statement of Work.
 - (2) Providing written information to the contractor that assist in interpreting drawings, specifications, or technical portions of the work description.
 - (3) Reviewing and, where required by the contract, approving, technical reports, drawings, specifications, and technical information to be delivered by the contractor to the Government
- (b) The contractor will receive a copy of the written COR designation from the contracting officer. It will specify the extent of the COR's authority to act on behalf of the contracting officer.
- (c) Technical direction must be within the scope of work stated in the contract. The COR does not have the authority to, and may not, issue any technical direction that:
 - (1) Constitutes an assignment of additional work outside the Statement of Work;
 - (2) Constitutes a change as defined in the contract clause entitled "Changes;"
 - (3) In any manner causes an increase or decrease in the total estimated contract cost, the fee (if any), or the time required for contract performance;
 - (4) Changes any of the expressed terms, conditions or specifications of the contract; or
 - (5) Interferes with the contactor's right to perform the terms and conditions of the contract.
- (d) All technical direction shall be issued in writing by the COR.
- (e) The Contractor must proceed promptly with the performance of technical direction duly issued by the COR in the manner prescribed by this clause and within its authority under the provisions of this clause. If, in the opinion of the contractor, an instruction or direction by the COR falls within one of the categories defined in (c)(1) through (c)(5) of this clause, the Contractor must not proceed and must notify the Contracting Officer in writing within (5) working days after receipt of any such instruction or direction and must request the Contracting Officer to modify the contract accordingly. Upon receiving the notification from the contractor, the Contracting Officer must:

Contract No. DE-AC02-06CH11377 Page No. 6 of 6

- (1) Advise the contractor in writing within thirty (30) days after receipt of the contractor's letter that the technical direction is within the scope of the contract effort and does not constitute a change under the Changes clause of the contract;
- (2) Advise the contractor in writing within a reasonable time that the Government will issue a written change order; or
- (3) Advise the contractor in writing within a reasonable time not to proceed with the instruction or direction of the COR.
- (f) A failure of the Contractor and the Contracting Officer to agree that the technical direction is within the scope of the contract or to agree upon the contract action to be taken with respect to the technical direction will be subject to the provisions of the clause entitled "Disputes."

(End of Clause)

10. In Part III – Section J, Statement of Work; Attachment 2, page 3 of 3, the last paragraph is revised accordingly:

"Award fee is calculated based upon a set percentage. Each year depending upon the amount of tasks the fee will regulate how this algorithm is developed equaling 100%. The total award fee pool, if 100% is attained, will be awarded.