AMENDMENT OF SOLICITATION/MODIFI	ICATION OF CONTE	RACT	1. CONTRAC	OLID CODE	1 PAGE OF	PAGES 2
	EFFECTIVE DATE		ITION/PURCH	IASE REQ. NO.		JECT NO. (If applicable)
32	06-Aug-2010		130016			N/A
6. ISSUED BY CODE	N00039	7. ADMINI	STERED BY (I	f other than Item 6)	CODE	S0514A
SPAWAR HQ		D	CMA SAN D	IEGO		
4301 Pacific Highway		7	675 DAGGE	ET STREET, SU	ITE 200	
San Diego CA 92110		S	AN DIEGO	CA 92111-2241		
eva.hochman@navy.mil 858-537-0287						
407 700						
8. NAME AND ADDRESS OF CONTRACTOR (No., street,	county, State, and Zip Code)	9A. A	MENDMENT OF SO	LICITATION NO).
INDUS Technology, Inc						
2243 San Diego Ave						
San Diego CA 92110			9B. D	DATED (SEE ITEM 1	1)	
			- 1	MODIFICATION OF	CONTRACT/OF	₹DER NO.
		[X]			
				N00178-04-D-40		
0405 0005 45 0000	00DF 4======		- 1	DATED (SEE ITEM	13)	
CAGE CODE 1BGW9 FACILITY	100702002			5-Sep-2006		
The above numbered solicitation is amended as set for	ONLY APPLIES TO A				tended, is	
Offers must acknowledge receipt of this amendment prior to (a) By completing Items 8 and 15, and returning one (1) co (c) By separate letter or telegram which includes a reference AT THE PLACE DESIGNATED FOR THE RECEIPT OF OF virtue of this amendment you desire to change an offer almost reference to the solicitation and this amendment, and is received.	ppy of the amendment; (b) B te to the solicitation and ame FFERS PRIOR TO THE HOL eady submitted, such chang	y acknowledgir endment numbe UR AND DATE e may be made	g receipt of these. FAILURE SPECIFIED Note by telegram of	is amendment on ea OF YOUR ACKNOW MAY RESULT IN REJ	ach copy of the o VLEDGEMENT T JECTION OF YC	offer submitted; or O BE RECEIVED OUR OFFER. If by
12. ACCOUNTING AND APPROPRIATION DATA (If required)	see Section	N G	70			
13. THIS ITEM APP	LIES ONLY TO MODIF	FICATIONS	OF CONTR	ACTS/ORDERS),	
	HE CONTRACT/ORDE					
(*) A. THIS CHANGE ORDER IS ISSUED PURS NO. IN ITEM 10A.	UANT TO: (Specify authorit	y) THE CHAN	GES SET FOR	TH IN ITEM 14 ARE	MADE IN THE	CONTRACT ORDER
[] B. THE ABOVE NUMBERED CONTRACT/OR	DED IS MODIFIED TO DEE	LECT THE ADV	AINII CEDATIVE	CHANCES (such a	a ahanasa in na	vina office
appropriation date, etc.)SET FORTH IN ITEM 1				CHANGES (Such as	s crianges in pay	ang onice,
[X] C. THIS SUPPLEMENTAL AGREEMENT IS E FAR Clauses 52.243-2 Alt II and 52.232-3		TO AUTHORIT	Y OF:			
[] D. OTHER (Specify type of modification and a	uthority)				Y.A.	
E. IMPORTANT: Contractor [] is not, [X] is require	ed to sign this document	and return	copies to	the issuing office.	900	
14. DESCRIPTION OF AMENDMENT/MODIFICATION (Or	ganized by UCF section hea	dings, including	solicitation/co	ntract subject matter	where feasible.)	L77
SEE PAGE 2						
15A. NAME AND TITLE OF SIGNER (Type or print)		16A. NAME	AND TITLE O	F CONTRACTING O	FFICER (Type o	r print)
45D CONTRACTOR/OFFEROR	15C DATE CIONED	16D UNITE) STATES OF	AMERICA	-47	16C DATE CICNED
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED	I TOB. UNITE	O STATES OF	AIVIERIOA		16C. DATE SIGNED
		BY				
(Signature of person authorized to sign)			(Signature of C	Contracting Officer)		

NSN 7540-01-152-8070 PREVIOUS EDITION UNUSABLE 30-105

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

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	2 of 2	

GENERAL INFORMATION

a. The purpose of this modification is to incrementally fund CLIN 4401 in the amount of and update the PWS.

Total funded amount is increased from

CLIN	FROM	BY	TO
1001			
1101			
1201			
1301			
3101			
3201			
3301			
4401			
4501			
6401			
6501			

FAR Clause 52.232-20, Limitation of Cost, applies to CLINs 1001, 1101 and 1201. FAR Clause 52.232-22, Limitation of Funds, applies to CLINs 1301, 3101, 3201, 3301, 4401 and 6401.

- b. The PWS is revised to include various types of Other Customer Funds (OCF) in Paragraph 5.8.
- c. A conformed copy of this task order is attached to this modification.
- d. All other terms and conditions remain unchanged.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	1 of 42	

SECTION B SUPPLIES OR SERVICES AND PRICES

CLIN - SUPPLIES OR SERVICES

110122 ACRN: AY (TBD)

CLIN	BOTTLIEB OR BERVIO			
For Co	st Type Items:			
	Supplies/Services			
1001	PMW 160 Financial Management Support - Labor - FY06 Transition (O&MN,N)	1.0 Lot		
1101	PMW 160 Financial Management Support - Labor - FY07 (TBD)	1.0 Lot		
110101	ACRN: AB (TBD)			
110102	ACRN: AC (TBD)			
110103	ACRN: AD (TBD)			
110104	ACRN: AE (TBD)			
110105	ACRN: AF (TBD)			
110106	ACRN: AG (TBD)			
110107	ACRN: AH (TBD)			
110108	ACRN: AJ (TBD)			
110109	ACRN: AK (TBD)			
110110	ACRN: AL (TBD)			
110111	ACRN: AM (TBD)			
110112	ACRN: AN (TBD)			
110113	ACRN: AP (TBD)			
110114	ACRN: AQ (TBD)			
110115	ACRN: AR (TBD)			
110116	ACRN: AS (TBD)			
110117	ACRN: AT (TBD)			
110118	ACRN: AU (TBD)			
110119	ACRN: AV (TBD)			
110120	ACRN: AX (TBD)			
110121	ACRN: AW (TBD)			

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	2 of 42	

110123 ACRN: AZ (TBD)

110124 ACRN: BA (TBD)

110125 ACRN: BB (TBD)

110126 ACRN: BC (TBD)

110127 ACRN: BD (TBD)

110128 ACRN: BE (TBD)

110129 ACRN: BF (TBD)

110130 ACRN: BG (TBD)

110131 ACRN: BH (TBD)

110132 ACRN: BJ (TBD)

1201 PMW 160 Financial 1.0 Lot

Management

Support - Labor -

FY08 (TBD)

120101 ACRN BL (TBD)

120102 ACRN BN (TBD)

120103 ACRN BM (TBD)

120104 ACRN BP (TBD)

120105 ACRN BK (TBD)

120106 ACRN BQ (TBD)

120107 ACRN BF (TBD)

120108 ACRN BG (TBD)

120109 ACRN BR (TBD)

120110 ACRN BS (TBD)

120111 ACRN BT (TBD)

120112 ACRN BU (TBD)

120113 ACRN BV (TBD)

120114 ACRN BW (TBD)

120115 ACRN BX (TBD)

120116 ACRN BY (TBD)

120117 ACRN BZ (TBD)

1301 PMW 160 Financial 1.0 Lot Management

Mariagement

Support - Labor -

FY09 (TBD)

130101 ACRN CA (TBD)

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	3 of 42	

130102 ACRN CB (TBD)

130103 ACRN CC (TBD)

130104 ACRN CD (TBD)

130105 ACRN CE (TBD)

130106 ACRN CF (TBD)

130107 ACRN CG (TBD)

130108 ACRN CH (TBD)

130109 ACRN CJ (TBD)

130110 ACRN CK (TBD)

130111 ACRN CL (TBD)

130112 ACRN CM (TBD)

130113 ACRN CN (TBD)

130114 ACRN CP (TBD)

130115 ACRN CQ (TBD)

130116 ACRN CR (TBD)

130117 ACRN CS (TBD)

130118 ACRN CT (TBD)

130119 ACRN CU (TBD)

130120 ACRN CV (TBD)

For ODC Items:

Item Supplies/Services Qty Unit Est. Cost

3101 Other Direct 1.0 Lot

Costs & Travel -FY07. Non-fee bearing. G&A only. (TBD)

310101 ACRN: AQ (TBD)

310102 ACRN: AS (TBD)

3201 Other Direct 1.0 Lot

Costs & Travel - FY08. Non-fee bearing. G&A only. (TBD)

320101 ACRN: BL (TBD)

320102 ACRN: BP (TBD)

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	4 of 42	

3301 Other Direct 1.0 Lot Costs & Travel -FY09. Non-fee bearing. G&A only. (TBD)

330101 ACRN CB (TBD)

For Cost Type Items: Item Supplies/Services Qty Unit Est. Cost Fixed Fee CPFF 1.0 Lot 4401 PMW 160 Financial Management Support - Labor -FY10 (TBD) 440101 ACRN CW (O&MN,N) 440102 ACRN CX (OPN) 440103 ACRN CY (RDT&E) 440104 ACRN CW (O&MN,N) 440105 ACRN CZ (O&MN,N)

- 440106 ACRN DB (O&MN,N)
- 440107 ACRN DC (O&MN,N)
- 440108 ACRN DD (O&MN,N)
- 440109 ACRN DE (RDT&E)
- 440110 ACRN DF (O&MN,N)
- 440111 ACRN DD (O&MN,N)
- 440112 ACRN DG (O&MN,N)
- 440113 ACRN DH (O&MN,N)
- 440114 ACRN DJ (O&MN,N)
- 440115 ACRN DK (RDT&E)
- 440116 ACRN DL (RDT&E)
- 440117 ACRN DM (RDT&E)
- 440118 ACRN DN (RDT&E)
- 440119 ACRN DP (RDT&E)
- 440120 ACRN DQ (RDT&E)
- 440121 ACRN DR (RDT&E)
- 440122 ACRN DS (RDT&E)
- 440123 ACRN DT (O&MN,N)

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	5 of 42	

440124 ACRN DU (O&MN,N)

440125 ACRN DV (O&MN,N)

440126 ACRN DW (OPN)

440127 ACRN DX (OPN)

440128 ACRN DY (OPN)

440129 ACRN DZ (OPN)

440130 ACRN EA (OPN)

440131 ACRN EB (OPN)

440132 ACRN EC (OPN)

440133 ACRN ED (RDT&E)

440134 ACRN EE (O&MN,N)

440135 ACRN EF (O&MN,N)

440136 ACRN EG (O&MN,N)

440137 ACRN EH (O&MN,N)

440138 ACRN EJ (O&MN,N)

440139 ACRN EK (O&MN,N)

440140 ACRN EL (OPN)

440141 ACRN EM (OTHER)

440142 ACRN EN (OTHER)

440143 ACRN EP (OTHER)

440144 ACRN EQ (OTHER)

440145 ACRN ER (OTHER)

440146 ACRN ES (OTHER)

440147 ACRN ET (OTHER)

440148 ACRN EU (OTHER)

440149 ACRN EV (OTHER)

440150 ACRN EW (OTHER)

4501 PMW 160 Financial 1.0 Lot
Management
Support - Labor FY11 (TBD)
Option

For ODC Items:

Item Supplies/Services Qty Unit Est. Cost

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	6 of 42	

6401	Other Direct	1.0	Lot
	Costs & Travel -		
	FY10. Non-fee		
	bearing. G&A		
	only. (TBD)		
640101	ACRN CW (O&MN,N)		
6501	Other Direct	1.0	Lot
	Costs & Travel -		
	FY11. Non-fee		
	bearing. G&A		
	only. (TBD)		
	Option		

B-1 ADDITIONAL SLINS

Additional SLINs will be unilaterally created by the Contracting Officer during performance of this Task Order to accommodate the multiple types of funds that will be used under this Order.

B-2 PAYMENT OF FIXED FEE BASED ON STAFF-HOURS (TERM TYPE) (NOV 2003) (5252.216-9201)

The fixed fee for work performed under this contract is (SEE TABLE BELOW), provided that not less than (SEE TABLE BELOW) staff-hours of direct labor are so employed on such work by the Contractor. If substantially less than (SEE TABLE BELOW) staff-hours of direct labor are so employed for such work, the fixed fee shall be equitably reduced to reflect the reduction of work. The Government shall make payments to the Contractor when requested as work progresses, but not more frequently than biweekly, on account of the fixed fee, equal to (SEE TABLE BELOW) percent of the amounts invoiced by the Contractor under the "Allowable Cost and Payment" clause hereof for the related period, subject to the withholding provisions of paragraph (b) of the "Fixed Fee" clause provided that the total of all such payments shall not exceed eighty-five percent (85%) of the fixed fee. Any balance of fixed fee due the contractor shall be paid to the Contractor, and any overpayment of fixed fee shall be repaid to the Government by the Contractor, or otherwise credited to the Government, at the time of final payment.

CLIN / FIXED FEE / STAFF HOURS / FEE PERCENTAGE

1001 /
1101 /
1201 /
1301 /
4401 /

B-3 ALLOTMENT OF FUNDS (JAN 1989) (5252.232-9200)

- (a) This contract is incrementally funded with respect to both cost and fee.
- (b) The amounts presently available and allotted to this contract for payment of fee, as provided in the Section I clause of this contract entitled "Fixed Fee", are as follows:

$ITEM(S) \, / \, ALLOTTED \; TO \; FIXED \; FEE$

1001 /

1101 /

1201 /

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	7 of 42	

1301 /

4401 /

(c) The amounts presently available and allotted to this contract for payment of cost, subject to the Section I "Limitation of Funds" clause, the items covered thereby and the period of performance which it is estimated the allotted amount will cover are as follows:

ITEM(S) / ALLOTTED TO COST / PERIOD OF PERFORMANCE

1001 /	/ Effective date of task order award through 30 September 2006
1101 /	/ 01 October 2006 through 30 September 2007
3101 /	/ 01 October 2006 through 30 September 2007
1201 /	/ 01 October 2007 through 30 September 2008
3201 /	/ 01 October 2007 through 30 September 2008
1301 /	/ 01 October 2008 through 30 September 2009
3301 /	/ 01 October 2008 through 30 September 2009
4401 /	/ 01 October 2009 through 24 September 2010
6401 /	/ 01 October 2009 through 30 October 2009

⁽d) The parties contemplate that the Government will allot additional amounts to this contract from time to time by unilateral contract modification, and any such modification shall state separately the amounts allotted for cost and for fee, the items covered thereby, and the period of performance the amounts are expected to cover.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	8 of 42	

SECTION C DESCRIPTIONS AND SPECIFICATIONS

C-1 SPECIFICATIONS/STATEMENT OF WORK (DEC 1998) (SPAWAR C-301)

Work under this contract shall be performed in accordance with Attachment No. (1) Performance Work Statement (PWS) and Attachment No. (2) Contract Data Requirements List (CDRL).

C-2 QUALITY ASSURANCE PLAN

- (1) Objective: The purpose of this plan is to provide a quality assurance plan for the services contracted under this Task Order. This plan provides a basis for the Task Order Manager (TOM) to evaluate the quality of the contractor's performance. The oversight provided for in this plan, and the remedy established, will help ensure that service levels are of high quality throughout the task order term.
- (2) Performance Standards:
- a. The deliverables under this task order will be consistently technically accurate.
- b. The services delivered under this task order will be consistently of high quality.
- c. The contractor's cost control efforts under this task order will be consistently effective (applicable to cost reimbursement task orders).
- d. The contractor will be consistently responsive to Government customers in its performance of this task order.
- e. For the purposes of this plan, "consistently" is defined as "generally holding true", "persistently over time", and/or "overall uniformly".
- (3) Evaluation Methods: The TOM will conduct performance evaluations based the standards in paragraph 2 above using the following technique:
- a. During the performance period of the task order, the TOM will continually and proactively monitor contractor efforts and obtain input from other Government personnel with performance oversight functions to ascertain the level of compliance with the Performance Standards.
- b. Every 12 months after the effective date of the task order, the TOM will prepare a Task Order Performance Evaluation (TOPE) documenting the results of the efforts performed under paragraph 3.a. above.
- c. The TOM will upload the TOPE to the SeaPort Portal.
- (4) Remedy
- a. If the annual Performance Evaluation indicates that the contractor has not met one or more of the Performance Standards, the following negative remedy becomes effective: the TOM will submit a negative TOPE on the SeaPort Portal for the applicable Performance Standard.
- b. This is a significant negative remedy as the TOPE is a key part of the Performance Monitoring process which:
- i. Provides input to the annual Contractor Performance Assessment Report (CPAR); and
- ii. Determines the contractor's ability to earn term extensions to its basic SeaPort-e contract in accordance with the Award Term provisions contained therein.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	9 of 42	

C-3 SECURITY REQUIREMENTS (DEC 1999) (SPAWAR C-313)

The work to be performed under this contract as delineated in the DD Form 254, Attachment No. 3, involves access to and handling of classified material up to and including SECRET.

In addition to the requirements of the FAR 52.204-2 "Security Requirements" clause, the Contractor shall appoint a Security Officer, who shall (1) be responsible for all security aspects of the work performed under this contract, (2) assure compliance with the National Industry Security Program Operating Manual (DODINST 5220.22M), and (3) assure compliance with any written instructions from the SPAWARSYSCOM Security Officer.

C-4 WORKWEEK (DEC 1999) (SPAWAR C-315)

(a) All or a portion of the effort under this contract will be performed on a Government installation. The normal workweek for Government employees at SPAWARSYSCOM is Monday – Friday 0800 to 1630 hours. Work at this Government installation, shall be performed by the contractor within the normal workweek unless differing hours are specified on the individual task orders. Following is a list of holidays observed by the Government:

Name of Holiday Time of Observance

New Year's Day 1 January

Martin Luther King Jr. Day Third Monday in January

President's Day Third Monday in February

Memorial Day Last Monday in May

Independence Day 4 July

Labor Day First Monday in September

Columbus Day Second Monday in October

Veteran's Day 11 November

Thanksgiving Day Fourth Thursday in November

Christmas Day 25 December

- (b) If any of the above holidays occur on a Saturday or a Sunday, then such holiday shall be observed by the Contractor in accordance with the practice as observed by the assigned Government employees at the using activity.
- (c) If the Contractor is prevented from performance as the result of an Executive Order or an administrative leave determination applying to the using activity, such time may be charged to the contract as direct cost provided such charges are consistent with the Contractor's accounting practices.
- (d) This contract does not allow for payment of overtime during the normal workweek for employees who are not exempted from the Fair Labor Standards Act unless expressly authorized by the Ordering Officer. Under Federal regulations the payment of overtime is required only when an employee works more than 40 hours in a normal week period.

C-5 NOTICE TO CONTRACTOR OF CERTAIN DRUG DETECTION PROCEDURES (DEC 1999) (SPAWAR C-317)

(a) Pursuant to Navy policy applicable to both Government and contractor personnel, measures will be taken to prevent the introduction and utilization of illegal drugs and related paraphernalia into Government Work areas.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	10 of 42	

- (b) In furtherance of the Navy's drug control program, unannounced periodic inspections of the following nature may be conducted by installation security authorities:
- (1) Routine inspection of contractor occupied work spaces.
- (2) Random inspections of vehicles on entry or exit, with drug detection dog teams as available, to eliminate them as a safe haven for storage of or trafficking in illegal drugs.
- (3) Random inspections of personnel possessions on entry or exit from the installation.
- (c) When there is probable cause to believe that a contractor employee on board a naval installation has been engaged in use, possession or trafficking of drugs, the installation authorities may detain said employee until the employee can be removed from the installation, or can be released to the local authorities having jurisdiction.
- (d) Trafficking in illegal drug and drug paraphernalia by contract employees while on a military vessel/installation may lead to possible withdrawal or downgrading of security clearance, and/or referral for prosecution by appropriate law enforcement authorities.
- (e) The contractor is responsible for the conduct of employees performing work under this contract and is, therefore, responsible to assure that employees are notified of these provisions prior to assignment.
- (f) The removal of contractor personnel from a Government vessel or installation as a result of the drug offenses shall not be cause for excusable delay, nor shall such action be deemed a basis for an equitable adjustment to price, delivery or other provisions of this contract.

C-6 KEY PERSONNEL (DEC 1999)(SPAWAR C-325)

- (a) The offeror agrees to assign to this contract those key personnel listed in paragraph (d) below. No substitutions shall be made except in accordance with this clause.
- (b) The offeror agrees that during the first 90 days of the contract performance period no personnel substitutions will be permitted unless such substitutions are necessitated by an individual's sudden illness, death or termination of employment. In any of these events, the contractor shall promptly notify the Contracting Officer and provide the information required by paragraph (c) below. After the initial 90 day period, all proposed substitutions must be submitted in writing, at least thirty (30) days in advance of the proposed substitutions, to the Contracting Officer. These substitution requests shall provide the information required by paragraph (c) below.
- (c) All requests for approval of substitutions under this contract must be in writing and provide a detailed explanation of the circumstances necessitating the proposed substitutions. They must contain a complete resume for the proposed substitute or addition, and any other information requested by the Contracting Officer or needed by him to approve or disapprove the proposed substitutions. All substitutions proposed during the duration of this contract must have qualifications of the person being replaced. The Contracting Officer or his authorized representative will evaluate such requests and promptly notify the contractor of his approval or disapproval thereof in writing.
- (d) List of Key Personnel

NAME / CONTRACT LABOR CATEGORY / COMPANY

- 1. Robert Dyer / Cost Modeling/Engineering Cost Modeling / INDUS Technology, Inc.
- 2. Andres Bautista / Financial Management & Budget / INDUS Technology, Inc.
- 3. David Hingtgen / Financial Management & Budget / Booz Allen Hamilton, Inc.
- 4. Ana Garcia Olson / Life Cycle Cost Estimator / Booz Allen Hamilton, Inc.
- 5. Walter Bednarski / Cost Modeler / Booz Allen Hamilton, Inc.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	11 of 42	

- (e) If the Contracting Officer determines that suitable and timely replacement of key personnel who have been reassigned, terminated or have otherwise become unavailable for the contract work is not reasonably forthcoming or that the resultant reduction of productive effort would be so substantial as to impair the successful completion of the contract or the service order, the contract may be terminated by the Contracting Officer for default or for the convenience of the Government, as appropriate. In addition, if the Contractor is found at fault for the condition, the Contracting Officer may elect to equitably decrease the contract price or fixed fee to compensate the Government for any resultant delay, loss or damage.
- (f) If the offeror wishes to add personnel to be used in a labor category he shall employ the procedures outlined in paragraph (c) above. Adding personnel will only be permitted in the event of an indefinite quantity contract, where the Government has issued a delivery order for labor hours that would exceed a normal forty hour week if performed only by the number of employees originally proposed.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	12 of 42	

SECTION D PACKAGING AND MARKING

D-1 SHIP TO INFORMATION

 $See\ Section\ G-Task\ Order\ Manager$

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	13 of 42	

SECTION E INSPECTION AND ACCEPTANCE

E-1 INSPECTION AND ACCEPTANCE--DESTINATION (JAN 2002)

Inspection and acceptance of the services to be furnished hereunder shall be made at destination by the Task Order Manager or his/her duly authorized representative.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	14 of 42	

SECTION F DELIVERABLES OR PERFORMANCE

F-1 PERIODS OF PERFORMANCE (DEC 1999)

The period of performance for the following firm items are estimated as follows:

CLIN / PERIOD OF PERFORMANCE

1001 / 15 September 2006 through 30 September 2006.

1101 / 01 October 2006 through 30 September 2007

1201 / 01 October 2007 through 30 September 2008

1301 / 01 October 2008 through 30 September 2009

CLIN / PERIOD OF PERFORMANCE

3101 / 01 October 2006 through 30 September 2007

3201 / 01 October 2007 through 30 September 2008

3301 / 01 October 2008 through 30 September 2009

The period of performance for the following option items are from date of option exercise through twelve (12) months thereafter, estimated at:

CLIN / PERIOD OF PERFORMANCE

4401 / 01 October 2009 through 30 September 2010

4501 / 01 October 2010 through 30 September 2011

CLIN / PERIOD OF PERFORMANCE

6401 / 01 October 2009 through 30 September 2010

 $6501\,/\,01$ October 2010 through 30 September 2011

The above period(s) of performance for the option(s) to extend the term of the task order shall apply only if the Government exercises the option(s) as stated in Section B in accordance with the basic contract clause at FAR 52.217-8 "Option to Extend Services" or FAR 52.217-9 "Option to Extend the Term of the Contract.

Any option CLIN period of performance which extends past the current period of performance of the basic contract is only valid to the extent that the basic contract period of performance is extended.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	15 of 42	

SECTION G CONTRACT ADMINISTRATION DATA

G-1 STANDARD MONTHLY STATUS REPORTS

The contractor shall electronically submit Monthly Status Reports (MSR) in accordance with the format and content detailed CDRL Item A001. Submissions are due monthly by the 10th of the following month to the Task Order Manager and the SPAWAR Business Resource Manager (SPAWAR 01). This submission may be to a central website.

In addition to the content specified in the CDRL Item, a brief narrative shall be included in the MSR to address the following:

- a) Period Covered by Report
- b) Significant Accomplishments Description of the technical progress made during that period.
- c) Significant Issues
- d) Schedule Status Indicate if efforts are on schedule. If not, indicate the reason for the delay and the projected completion or delivery date, if applicable.
- e) Travel Activity

The contractor shall provide emergent reports at the request of the Task Order Contracting Officer or Task Order Manager.

G-2 INVOICING AND PAYMENT INSTRUCTIONS FOR MULTIPLE ACCOUNTING CLASSIFICATION CITATIONS

Consistent with task order clause H-1, Segregation of Costs, the contractor shall segregate and accumulate costs for the performance of this task order by the appropriate Accounting Classification Reference Number (ACRN) listed on the attached Financial Accounting Data (FAD) sheet. The contractor's invoice shall identify the appropriate Contract and Task Order numbers. For the work performed, invoiced costs shall be associated to the Contract Line Item Number (CLIN), the Contract Subline Item (SLIN), and the specific ACRN. Invoices submitted to the paying office that do not comply with this requirement will be returned to the contractor for resubmission. The contractor shall provide an electronic copy of each invoice to the Task Order Manager at the time of submission to DCAA/DFAS. The paying office will disburse funds in strict compliance with the amounts invoiced by CLIN/SLIN/ACRN. If there is more than one ACRN within a contract line item (CLIN), the contractor shall invoice against each ACRN in the same proportion.

G-3 TYPE OF CONTRACT (DEC 1999) (SPAWAR G-314)

This is a Cost Plus Fixed Fee (CPFF) task order.

G-4 INVOICES

See basic contract.

G-5 ACTIVITY OMBUDSMAN

The SPAWAR Ombudsman for this Task Order is:

LCDR Brad Vetting

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	16 of 42	

SPAWAR 2.0B

4301 Pacific Highway

San Diego, CA 92110-3127

Phone: (619) 524-7598

E-mail: brad.vetting@navy.mil

G-6 TASK ORDER MANAGER (TOM)

The Task Order Manger (TOM) for this Task Order is:

Name: LouAnn Rodda

Code: PMW 160

Accounting Data

110105 LLA :

Address: 4301 Pacific Highway, San Diego, CA 92110

Phone: LouAnn Rodda: (858)537-0636

E-Mail: louann.rodda@navy.mil

G-7 PAYMENT INSTRUCTIONS FOR MULTIPLE ACCOUNTING CLASSIFICATION CITATIONS

If there is more than one ACRN within a contract line item (CLIN), the payment office will make payment from each ACRN in the same proportion.

SLINID PR Number Amount _____ LLA : AA SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET BASE Funding Cumulative Funding MOD 01 110101 AB SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET 110102 AC SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET 110103 LLA : AD SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET 110104 LLA : AE SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	17 of 42	

AF SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

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MOD 01 Funding

Cumulative Funding

MOD 02

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	18 of 42	

LLA :

AE SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	19 of 42	

AS SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

MOD 02 Funding Cumulative Funding

MOD 03

110101

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	20 of 42	

LLA :

BH SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

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BJ SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

MOD 03 Funding Cumulative Funding

MOD 04

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AD SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

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AJ SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

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MOD 04 Funding Cumulative Funding

MOD 06

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MOD 06 Funding Cumulative Funding

MOD 08

120102

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MOD 08 Funding Cumulative Funding

MOD 09

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	21 of 42	

BK SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

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MOD 09 Funding

Cumulative Funding

MOD 10

120101

LLA :

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MOD 10 Funding Cumulative Funding

MOD 11

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	22 of 42	

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MOD 11 Funding

Cumulative Funding

MOD 12

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MOD 12 Funding

Cumulative Funding

MOD 13

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	23 of 42	

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CC SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

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MOD 13 Funding

Cumulative Funding

MOD 15

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	24 of 42	

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MOD 15 Funding

Cumulative Funding

MOD 16

130118

LLA :

CT SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

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MOD 16 Funding

Cumulative Funding

MOD 17

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	25 of 42	

LLA :

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MOD 17 Funding

Cumulative Funding

MOD 18

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CC SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

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MOD 18 Funding

Cumulative Funding

MOD 19

130103

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CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	26 of 42	

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MOD 19 Funding

Cumulative Funding

MOD 21

130115

LLA :

CQ SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

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LLA :

CB SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

MOD 21 Funding

Cumulative Funding

MOD 22 Funding

Cumulative Funding

MOD 23

130103

LLA:

CC SEE ATTACHED FINANCIAL ACCOUNTING DATA SHEET

MOD 23 Funding

Cumulative Funding

MOD 24

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	27 of 42	

LLA :

CW 1701804 5T6M 257 00039 0 050120 2D 000000 000000173584

440102 000391005

LLA :

CX 1701810 M2DA 252 00039 0 050120 2D 000000 000000174357

440103 000391005

LLA :

CY 1701319 X7JB 255 00039 0 050120 2D 000000 000000173907

640101 000391005

LLA :

CW 1701804 5T6M 257 00039 0 050120 2D 000000 000000173584

MOD 24 Funding Cumulative Funding

MOD 25

440102 000391005

LLA :

CX 1701810 M2DA 252 00039 0 050120 2D 000000 000000174357

440103 000391005

LLA :

CY 1701319 X7JB 255 00039 0 050120 2D 000000 000000173907

MOD 25 Funding Cumulative Funding

MOD 26

440104 PR000391013

LLA :

CW 1701804 5T6M 257 00039 0 050120 2D 000000 000000173584

440105 PR000391013

LLA :

CZ 1701804 5T6M 257 00039 0 050120 2D 000000 000000173688

440106 PR000391013

LLA :

DB 1701804 5T6M 257 00039 0 050120 2D 000000 000000180558

440107 PR000391013

LLA :

DC 1701804 5B2B 257 00039 0 050120 2D 000000 000000173768

MOD 26 Funding

Cumulative Funding

MOD 27

440108 1300141714

LLA :

DD 1701804 5B2B 257 00039 0 050120 2D 000000 A00000340285

440109 1300141714

LLA :

DE 1701319 X7AH 255 00039 0 050120 2D 000000 A10000340285

440110 1300141714

LLA :

DF 1701804 5B2B 257 00039 0 050120 2D 000000 A20000340285

440111 1300141714

LLA :

DD 1701804 5B2B 257 00039 0 050120 2D 000000 A00000340285

440112 1300141714

LLA :

DG 1701804 5B2B 257 00039 0 050120 2D 000000 A30000340285

CONTRACT NO. DELIVERY ORDER NO. AMENDMENT/MODIFICATION NO. PAGE DRAFT NO. NS01 32 28 of 42

440113 1300141714

T.T.A :

DH 1701804 5B2B 257 00039 0 050120 2D 000000 A40000340285

440114 1300141714

LLA :

DJ 1701804 5B2B 257 00039 0 050120 2D 000000 A50000340285

MOD 27 Funding Cumulative Funding

MOD 28

440108 1300141714

LLA :

DD 1701804 5B2B 257 00039 0 050120 2D 000000 A00000340285

440111 1300141714

LLA :

DD 1701804 5B2B 257 00039 0 050120 2D 000000 A00000340285

440115 1300147018

LLA :

DK 1701319 X7HX 255 00039 0 050120 2D 000000 COST CODE: A00000377275

CIN 130014701800001

440116 1300147018

LLA :

DL 1701319 X7KP 255 00039 0 050120 2D 000000 COST CODE: A10000377275

CIN 130014701800002

440117 1300147018

LLA

DM 1701319 X7AH 255 00039 0 050120 2D 000000 COST CODE: A20000377275

CIN 130014701800003

440118 1300147018

LLA :

DN 1701319 X7AH 255 00039 0 050120 2D 000000 COST CODE: A30000377275

CIN 130014701800004

440119 1300147018

LLA :

DP 1701319 X7JB 255 00039 0 050120 2D 000000 COST CODE: A40000377275

CIN 130014701800005

440120 1300147018

LLA :

DQ 1701319 X7JB 255 00039 0 050120 2D 000000 COST CODE: A50000377275

CIN 130014701800006

440121 1300147018

LLA :

DR 1701319 X7JB 255 00039 0 050120 2D 000000 COST CODE: A60000377275

CIN 130014701800007

440122 1300147018

LLA :

DS 1701319 X7JB 255 00039 0 050120 2D 000000 COST CODE: A70000377275

CIN 130014701800008

440123 1300147018

LLA :

DT 1701804 5T6M 257 00039 0 050120 2D 000000 COST CODE: A80000377275

CIN 130014701800009

440124 1300147018

LLA :

DU 1701804 5T6M 257 00039 0 050120 2D 000000 COST CODE: A90000377275

CIN 130014701800010

440125 1300147018

LLA :

DV 1701804 5T6M 257 00039 0 050120 2D 000000 COST CODE: B00000377275

CIN 130014701800011

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	29 of 42	

LLA:

DW 1701810 M2PQ 252 00039 0 050120 2D 000000 COST CODE: B10000377275

CIN 130014701800012

440127 1300147018

LLA :

DX 1701810 M2PQ 252 00039 0 050120 2D 000000 COST CODE: B20000377275

CIN 130014701800013

440128 1300147018

LLA :

DY 1701810 M2DA 252 00039 0 050120 2D 000000 COST CODE: B30000377275

CIN 130014701800014

440129 1300147018

LLA :

DZ 1701810 M2DA 252 00039 0 050120 2D 000000 COST CODE: B40000377275

CIN 130014701800015

440130 1300147018

LLA :

EA 1701810 M2DA 252 00039 0 050120 2D 000000 COST CODE: B50000377275

CIN 130014701800016

440131 1300147018

LLA :

EB 1701810 M2DA 252 00039 0 050120 2D 000000 COST CODE: B60000377275

CIN 130014701800017

440132 1300147018

LLA:

EC 1701810 M2DA 252 00039 0 050120 2D 000000 COST CODE: B70000377275

CIN 130014701800018

MOD 28 Funding

Cumulative Funding

MOD 29

440133 1300152648

LLA :

ED 1701319 X7AH 255 00039 0 050120 2D 000000 A00000413192

CIN 130015264800001

MOD 29 Funding

Cumulative Funding

MOD 30

440134 1300156700

LLA :

EE 1701804 5T6M 257 00039 0 050120 2D 000000 COST CODE: A00000439239

CIN 130015670000001

440135 1300156700

LLA :

EF 1701804 5T6M 257 00039 0 050120 2D 000000 COST CODE: A10000439239

CIN 130015670000002

MOD 30 Funding

Cumulative Funding

MOD 31

440108 1300141714

LLA

DD 1701804 5B2B 257 00039 0 050120 2D 000000 A00000340285

440111 1300141714

LLA :

DD 1701804 5B2B 257 00039 0 050120 2D 000000 A00000340285

CONTRACT NO. DELIVERY ORDER NO. AMENDMENT/MODIFICATION NO. PAGE DRAFT NO.178-04-D-4067 NS01 32 30 of 42

MOD 31 Funding Cumulative Funding

MOD 32

440136 1300168324

LLA :

EG 1701804 5T6M 257 00039 0 050120 2D 000000 COST CODE: A00000509433

CIN 130016832400001

440137 1300168324

LLA :

EH 1701804 5T6M 257 00039 0 050120 2D 000000 COST CODE: A10000509433

CIN 130016832400002

440138 1300168324

LLA :

EJ 1701804 5T6M 257 00039 0 050120 2D 000000 COST CODE: A20000509433

CIN 130016832400003

440139 1300168324

LLA :

EK 1701804 5T6M 257 00039 0 050120 2D 000000 COST CODE: A30000509433

CIN 130016832400004

440140 1300168324

LLA :

EL 1701810 M2DA 257 00039 0 050120 2D 000000 COST CODE: A40000509433

CIN 130016832400005

440141 1300168324

LLA :

EM 1710101804 8RZ3 252 SA385 0 068342 2D 000000 COST CODE: 001570000000

CIN 130016832400006

440142 1300168324

LLA :

EN 1710111319 A7KN 252 SASWS 0 068342 2D 003060 COST CODE: K40210000010

CIN 130016832400007

440143 1300168324

LLA :

EP 17X4557 1H10 252 3Z325 068342 2D 000000 COST CODE: 23199400001G

CIN 130016832400008

440144 1300168324

LLA

EQ 17X4557 1K10 252 3Z325 0 068342 2D 000000 COST CODE: 23602400001G

CIN 130016832400009

440145 1300168324

LLA :

ER 17X4557 1L10 252 3Z325 068342 2D 000000 COST CODE: 23726400003G

CIN 130016832400010

440146 1300168324

LLA :

ES 17X4557 1L10 252 3Z325 068342 2D 000000 COST CODE: 29001400004G

CIN 130016832400011

440147 1300168324

Γ.Τ.**Δ** :

ET 1707111811 1388 252 3ZWCL 0 068342 2D 000000 COST CODE: 20101400006B

CIN 130016832400012

440148 1300168324

LLA :

EU 1707111811 1388 252 3ZWCL 0 068342 2D 000000 COST CODE: 20101400031B

CIN 130016832400013

440149 1300168324

LLA :

EV 1707111811 1388 252 3ZWCL 0 068342 2D 000000 COST CODE: 20101400005A

CIN 130016832400014

440150 1300168324

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	31 of 42	

LLA :

EW 1703071711 2317 252 3ZWTL 068342 2D 000000 COST CODE: 3013A400001G CIN 130016832400015

MOD 32 Funding Cumulative Funding

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	32 of 42	

SECTION H SPECIAL CONTRACT REQUIREMENTS

H-1 SEGREGATION OF COSTS (DEC 2003) (5252.232-9206)

- (a) 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 basis, and to submit invoices reflecting costs incurred at that level. Invoices shall contain summaries of work charged during the period covered, as well as overall cumulative summaries by labor category for all work invoiced to date, by line item, task or subtask.
- (b) Where multiple lines of accounting are present, the ACRN preceding the accounting citation will be found in attached Financial Accounting Data (FAD) sheet. Payment of Contractor invoices shall be accomplished only by charging the ACRN that corresponds to the work invoiced.
- (c) Except when payment requests are submitted electronically as specified in the clause at DFARS 252.232-7003, Electronic Submission of Payment Requests, one copy of each invoice or voucher will be provided, at the time of submission to DCAA, to the Task Order Manager.

H-2 DATA RIGHTS (RESTATED FROM BASIC CONTRACT)

The following clause restates the Data Rights clause in the basic contract. The requirements of this clause are invoked for this task order:

- A. Task Order Intellectual Property Deliverable Restrictions. For each task order to be issued under the contract, the Contractor shall identify, prior to award of the affected task order(s) to the best of its ability, noncommercial and commercial technical data and computer software that it intends to deliver with restrictions on the Government's right to use, release or disclose such identified technical data and/or computer software (see DFARS 252.227-7017). The Government further requires that the Contractor identify, prior to award of affected task order(s), background inventions that will be embodied in items, components, processes, technical data, computer software or computer software documentation developed or delivered under the task order. To identify such technical data, computer software and background inventions, the Contractor shall submit the following three lists:
- 1. Noncommercial Computer Software and Technical Data. The Government desires appropriate rights in all noncommercial technical data and noncommercial computer software developed or delivered under each task order. The Contractor shall identify all asserted restrictions on the Government's license rights in such data and software, pursuant to paragraph (e) of the clauses at DFARS 252.227-7013 ('7013) and DFARS 252.227-7014 ('7014). The '7013 and the '7014 clauses shall govern the format and content of the Contractor's assertions of software and data restrictions for each task order. The Contractor may combine the '7013(e) and the '7014(e) post-award lists into a single list, as long as the technical data items can be clearly distinguished from the computer software items. The Contractor shall submit the post-award assertions to the Task Order Contracting Officer as soon as practicable before the scheduled delivery of the relevant data and/or software. The Contract shall update the post-award assertions as necessary during performance of the task order to ensure that the list is accurate before making final delivery of data or software under the task order.
- 2. Commercial Computer Software and Technical Data. For each task order, the Contractor shall identify all asserted restrictions on the Government's license rights in commercial computer software and commercial technical data. To identify such restrictions, the Contractor shall submit a Commercial Restrictions List, dated and signed by an official contractually authorized to obligate the Contractor, as an attachment to the affected task order. The format of the Commercial Restrictions List shall be substantially same as the format set forth in DFARS 252.227-7017(d). The Commercial Restrictions List shall include the assertions of the Contractor's subcontractors or suppliers or potential subcontractors or suppliers. For each entry in the Commercial Restrictions List which indicates that the asserted rights category is a special license or the license customarily provided to the public, the Contractor shall attach to the Commercial Restrictions List a copy of such license, except that if any particular license is identified as applying to more than one such entry, only one copy of that license need be provided. The Contractor shall update the Commercial Restrictions List as necessary during performance of the task order to ensure that the list is accurate before making final delivery of data or software under the task order.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	33 of 42	

- 3. Background Inventions. For each task order, the Contractor shall provide an identification and licensing list to the Government, that identifies all inventions (background inventions), other than subject inventions, disclosed in any patents or pending patent applications in which the Contractor has:
- (a) any title, right or interest; and
- (b) intends to include in any Items, Components or Processes developed or delivered under the affected task order, or that are described or disclosed in any Technical Data, Computer Software or Computer Software Documentation developed or delivered under the affected task order. For each background invention, the list shall identify:
- (a) patent or pending patent application number;
- (b) title of the patent or pending patent application;
- (c) issue date of the patent, or filing date of the pending patent application;
- (d) the Item, Component, Process, Technical Data, Computer Software or Computer

Software Documentation that will include or disclose the background invention;

- (e) the nature of the Contractor's right, title or interest in the background invention;
- (f) if the Government or any third part has any right, title or interest in the background

invention; and

(g) if the Contractor is willing to sell the Government a license to practice the background

invention.

The list shall be an attachment to the affected task order, and the Contractor shall update the list, as necessary, during performance of the task order to promptly identify all background inventions.

B. Delivery of Noncommercial Computer Software and Technical Data. Unless expressly otherwise stated in the task order, the Contractor's deliveries of noncommercial technical data shall include physical delivery of the digital version of that technical data. The Contractor's deliveries of noncommercial computer software shall include physical delivery of a digital version of both the executable code and the annotated source code. This includes noncommercial data/software that was developed exclusively at private expense. As used in this paragraph, "physical delivery" means submission to the Government of the data/software in a predetermined format on appropriate digital storage media (e.g., CD-ROM), and, if specified in the delivery requirement, may also include submission of paper copies of that data/software. However, due to the variety and number of task orders contemplated under this contract, it may be mutually beneficial to modify the physical delivery requirement. Accordingly, the Contractor may, before delivery of the affected computer software or technical data, notify the Task Order Contracting Officer in writing that it intends to modify the physical delivery requirement. If the Task Order Contracting Officer accepts the modified physical delivery, the modified physical delivery shall be incorporated into the affected task order by modification.

H-3 ORGANIZATIONAL CONFLICT OF INTEREST (NAVSEA) (JUL 2000) (RESTATED FROM BASIC CONTRACT)

- (a) "Organizational Conflict of Interest" means that because of other activities or relationships with other persons, a person is unable or potentially unable to render impartial assistance or advice to the Government, or the person's objectivity in performing the contract work is or might be otherwise impaired, or a person has an unfair competitive advantage. "Person" as used herein includes Corporations, Partnerships, Joint Ventures, and other business enterprises.
- (b) The Contractor warrants that to the best of its knowledge and belief, and except as otherwise set forth in the contract, the Contractor does not have any organizational conflict of interest(s) as defined in paragraph (a).

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	34 of 42	

- (c) It is recognized that the effort to be performed by the Contractor under this contract may create a potential organizational conflict of interest on the instant contract or on a future acquisition. In order to avoid this potential conflict of interest, and at the same time to avoid prejudicing the best interest of the Government, the right of the Contractor to participate in future procurement of equipment and/or services that are the subject of any work under this contract shall be limited as described below in accordance with the requirements of FAR 9.5.
- (d) (1) The Contractor agrees that it shall not release, disclose, or use in any way that would permit or result in disclosure to any party outside the Government any information provided to the Contractor by the Government during or as a result of performance of this contract. Such information includes, but is not limited to, information submitted to the Government on a confidential basis by other persons. Further, the prohibition against release of Government provided information extends to cover such information whether or not in its original form, e.g., where the information has been included in Contractor generated work or where it is discernible from materials incorporating or based upon such information. This prohibition shall not expire after a given period of time.
- (2) The Contractor agrees that it shall not release, disclose, or use in any way that would permit or result in disclosure to any party outside the Government any information generated or derived during or as a result of performance of this contract. This prohibition shall expire after a period of three years after completion of performance of this contract.
- (3) The prohibitions contained in subparagraphs (d)(1) and (d)(2) shall apply with equal force to any affiliate of the Contractor, any subcontractor, consultant, or employee of the Contractor, any joint venture involving the Contractor, any entity into or with which it may merge or affiliate, or any successor or assign of the Contractor. The terms of paragraph (f) of this Special Contract Requirement relating to notification shall apply to any release of information in contravention of this paragraph (d).
- (e) The Contractor further agrees that, during the performance of this contract and for a period of three years after completion of performance of this contract, the Contractor, any affiliate of the Contractor, any subcontractor, consultant, or employee of the Contractor, any joint venture involving the Contractor, any entity into or with which it may subsequently merge or affiliate, or any other successor or assign of the Contractor, shall not furnish to the United States Government, either as a prime contractor or as a subcontractor, or as a consultant to a prime contractor or subcontractor, any system, component or services which is the subject of the work to be performed under this contract. This exclusion does not apply to any recompetition for those systems, components or services furnished pursuant to this contract. As provided in FAR 9.505-2, if the Government procures the system, component, or services on the basis of work statements growing out of the effort performed under this contract, from a source other than the contractor, subcontractor, affiliate, or assign of either, during the course of performance of this contract or before the three year period following completion of this contract has lapsed, the Contractor may, with the authorization of the SeaPort/Task Order Contracting Officer, participate in a subsequent procurement for the same system, component, or services. In other words, the Contractor may be authorized to compete for procurement(s) for systems, components or services subsequent to an intervening procurement.
- (f) The Contractor agrees that, if after award, it discovers an actual or potential organizational conflict of interest, it shall make immediate and full disclosure in writing to the SeaPort/Task Order Contracting Officer. The notification shall include a description of the actual or potential organizational conflict of interest, a description of the action which the Contractor has taken or proposes to take to avoid, mitigate, or neutralize the conflict, and any other relevant information that would assist the SeaPort/Task Order Contracting Officer in making a determination on this matter. Notwithstanding this notification, the Government may terminate the contract/Task Orders for the convenience of the Government if determined to be in the best interest of the Government.
- (g) Notwithstanding paragraph (f) above, if the Contractor was aware, or should have been aware, of an organizational conflict of interest prior to the award of this contract or becomes, or should become, aware of an organizational conflict of interest after award of this contract and does not make an immediate and full disclosure in writing to the SeaPort/Task Order Contracting Officer, the Government may terminate this contract/task orders for default.
- (h) If the Contractor takes any action prohibited by this requirement or fails to take action required by this requirement, the Government may terminate this contract for default.
- (i) The SeaPort/Task Order's Contracting Officer's decision as to the existence or nonexistence of an actual or potential organizational conflict of interest shall be final.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	35 of 42	

- (j) Nothing in this requirement is intended to prohibit or preclude the Contractor from marketing or selling to the United States Government its product lines in existence on the effective date of this contract; nor, shall this requirement preclude the Contractor from participating in any research and development or delivering any design development model or prototype of any such equipment. Additionally, sale of catalog or standard commercial items are exempt from this requirement.
- (k) The Contractor shall promptly notify the Contracting Officer, in writing, if it has been tasked to evaluate or advise the Government concerning its own products or activities or those of a competitor in order to ensure proper safeguards exist to guarantee objectivity and to protect the Government's interest.
- (l) The Contractor shall include this requirement in subcontracts of any tier which involve access to information or situations/conditions covered by the preceding paragraphs, substituting "subcontractor" for "contractor" where appropriate.
- (m) The rights and remedies described herein shall not be exclusive and are in addition to other rights and remedies provided by law or elsewhere included in the basic contract or this task order.
- (n) Compliance with this requirement is a material requirement of the basic contract and this task order.

H-4 CONTRACTOR PICTURE BADGE (DEC 1999) (SPAWAR H-323)

- (a) A contractor picture badge may be issued to contractor personnel by the SPAWARSYSCOM Security Office upon receipt of a valid visit request from the Contractor and a picture badge request from the COR. A list of personnel requiring picture badges must be provided to the COR to verify that the contract or delivery/task order authorizes performance at SPAWARSYSCOM prior to completion of the picture badge request.
- (b) An automobile decal will be issued by SPAWARSYSCOM Security Office upon presentation of a valid contractor picture badge and the completion of the Badge and Decal Record.
- (c) The contractor assumes full responsibility for the proper use of the identification badge and automobile decal, and shall be responsible for the return of the badge and/or destruction of the automobile decal upon termination of personnel or expiration or completion of the contract.
- (d) At the completion of the contract, the contractor shall forward to SPAWARSYSCOM Security Office a list of all unreturned badges with a written explanation of any missing badges.

H-5 CONTRACTOR IDENTIFICATION (DEC 1999) (SPAWAR H-355)

- (a) Contractor employees must be clearly identifiable while on Government property by wearing appropriate badges.
- (b) Contractor employees are required to clearly identify themselves and the company they work for whenever making contact with Government personnel by telephone or other electronic means.

H-6 LIMITED RELEASE OF CONTRACTOR CONFIDENTIAL BUSINESS INFORMATION (CBI) (NOV 2003) (SPAWAR H-359)

(a) Definition.

"Confidential business information," as used in this clause, is defined as all forms and types of financial, business, scientific, technical, economic, or engineering information, including patterns, plans, compilations, program devices, formulas, designs, prototypes, methods, techniques, processes, procedures, programs, or codes, whether tangible or intangible, and whether or how stored, compiled, or memorialized physically, electronically, graphically, photographically, or in writing if -- (1) the owner thereof has taken reasonable measures to keep such information secret, and (2) the information derives independent economic value, actual or potential from not being generally known to, and not being readily ascertainable through proper means by, the public. Confidential business information may include technical data as that term is defined in DFARS §§ 252.227-7015(a)(4), and 252.227-7018(a)(19). It may also include computer software as that term is defined in DFARS §§ 252.227-7014(a)(4) and 252.227-

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	36 of 42	

7018(a)(4).

- (b) The Space and Naval Warfare Systems Command (SPAWAR) may release to individuals employed by SPAWAR support contractors and their subcontractors confidential business information submitted by the contractor or its subcontractors pursuant to the provisions of this contract. Business information that would ordinarily be entitled to confidential treatment may be included in the information released to these individuals. Accordingly, by submission of a proposal or execution of this contract, the offeror or contractor and its subcontractors consent to a limited release of its confidential business information.
- (c) Circumstances where SPAWAR may release the contractor's or subcontractors' confidential business information include the following:
- (1) To other SPAWAR contractors and subcontractors, and their employees tasked with assisting SPAWAR in handling and processing information and documents in the administration of SPAWAR contracts, such as file room management and contract closeout.
- (2) To SPAWAR contractors and subcontractors, and their employees tasked with assisting SPAWAR in accounting support services, including access to cost-reimbursement vouchers.
- (3) To SPAWAR contractors and subcontractors, and their employees tasked with assisting SPAWAR in crafting performance work statements, assisting with the evaluation of task order cost/technical proposals and assembling performance metrics information.
- (d) SPAWAR recognizes its obligation to protect the contractor and its subcontractors from competitive harm that could result from the release of such information. SPAWAR will permit the limited release of confidential business information under paragraphs (c)(1), (c)(2) and (c)(3) only under the following conditions:
- (1) SPAWAR determines that access is required by other SPAWAR contractors and their subcontractors to perform the tasks described in paragraphs (c)(1), (c)(2) and (c)(3),
- (2) Access to confidential business information is restricted to individuals with a bona fide need to possess,
- (3) Contractors, their subcontractors, and their employees who are granted access to confidential business information have signed an appropriate non-disclosure agreement requiring them to provide the same level of protection to confidential business information that would be provided by SPAWAR employees,
- (4) Contractors and their subcontractors having access to confidential business information have agreed under their contract or a separate corporate non-disclosure agreement to provide the same level of protection to confidential business information that would be provided by SPAWAR employees, and
- (5) SPAWAR contractors and their subcontractors performing the tasks described in paragraphs (c)(1), (c)(2) or (c)(3) have agreed under their contract or a separate non-disclosure agreement to not use confidential business information for any purpose other than performing the tasks described in paragraphs (c)(1), (c)(2) and (c)(3).
- (e) SPAWAR's responsibilities under the Freedom of Information Act are not affected by this clause.
- (f) If SPAWAR satisfies the conditions listed in paragraph (d), the contractor and its subcontractors agree to indemnify and hold harmless the Government, its agents, and employees from every claim or liability, including attorneys fees, court costs, and expenses, arising out of, or in any way related to, the misuse or unauthorized modification, reproduction, release, display, or disclosure of confidential business information provided by the contractor to the Government.
- (g) The contractor agrees to include, and require inclusion of, this clause in all subcontracts at any tier that requires the furnishing of confidential business information.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	37 of 42	

- (a) As defined in this clause, "Planning, Programming and Budgeting System (PPBS) data" includes, but is not limited to, one or more of the following:
- (1) Planning phase.
- (2) Defense Planning Guidance.
- (3) Programming Phase.
- (4) Fiscal Guidance (when separate from Defense Planning guidance).
- (5) Program Objective Memoranda.
- (6) Port Defense Program (formerly FYDP) documents (POM Defense Program, Procurement Annex, RTD&E Annex).
- (7) Program review Proposals.
- (8) Issue Papers (also referred to as Major Issue Papers, Tier II Issue Papers, Cover Briefs).
- (9) Proposed Military Department Program Reductions (or Program Offsets).
- (10) Tentative Issue Decision Memoranda.
- (11) Program Decision Memoranda.
- (12) Budgeting Phase.
- (13) Defense Program (formerly FYDP) documents for September Budget Estimate Submission and President's Budget Estimate submission including Procurement, RTD&E and Construction Annexes).
- (14) Classified P1, R1 and C1.
- (15) Program Budget Decisions and Defense Management Report Decisions.
- (16) Reports Generated by the Automated Budget Review System (BRS).
- (17) DD 1414 Base for Reprogramming.
- (18) DD 1416 Report of Programs.
- (19) Contract Award Reports.
- (20) Congressional Data Sheets.
- (21) Any other data or information identified by the Government as PPBS data or information.

This definition includes all such documentation (whether published or unpublished), and equivalent published or unpublished PPBS data in whatever form produced and maintained by any service component.

(b) The Contractor hereby agrees that it will not divulge any Planning, Programming and Budgeting System (PPBS) data made available to it under this contract to any individual (including other members of the contractor's organization), company or Government representative, unless specific written authorization is received from the Contracting Officer. The Contractor also agrees that it will promptly notify the Contracting Officer of any attempt by any individual (including other members of the contractor's organization), company or Government representative to gain access to such PPBS data. Such notification shall include the name and organization, if available, of the

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	38 of 42	

individual (including other member's of the contractor's organization), company or Government representative.

- (c) Within fourteen calendar days of contract award, the Contractor shall submit to the Contracting Officer a statement describing the Contractor, its parent company and subsidiaries (if any), and any financial interests they have in current or future systems and services being acquired by the Navy.
- (d) The Contractor shall require that all employees who have access to such data execute the following "STATEMENT OF NONDISCLOSURE OF PPBS DATA," and submit these nondisclosure statements to the Contracting Officer prior to granting access to PPBS data to such employees:

STATEMENT OF NONDISCLOSURE OF PPBS DATA

I will not divulge Planning, Programming and Budgeting System (PPBS) Information available to me through Task Order (INSERT NUMBER) as the term PPBS is defined in Clause H-7 of that task order to anyone, including other employees of my corporation, without specific written authorization from the Contracting Officer.

This restriction applies not only to information from PPBS documents, published or unpublished, but also to equivalent published or unpublished budget data in whatever form produced and maintained by the service components.

SIGNATURE	
ΓYPED NAME ₋	
DATE	

- (e) In the event the Contractor, or any of its employees, agents, or subcontractors (or their employees, agents or subcontractors), fail to comply with the provisions of this clause, such noncompliance shall be deemed a material breach of the contract for which the Government reserves the right to avail itself of any or all of the following remedies:
- (1) Terminate the contract for default in accordance with FAR § 52.249-6 ("Termination (Cost-Reimbursement)")(SEP 1996) or FAR § 52.249-8 ("Default (Fixed-Price Supply and Service"
- (2) Include a discussion of such failure to comply with this clause in any evaluation by the Government of the Contractor's performance of this contract created pursuant to FAR 42.15.
- (3) resort to such other rights and remedies as provided for under this contract and under Federal law.

Waiver of such rights by the Government for noncompliance shall not be construed as waiver for any successive noncompliance.

(f) Any subcontractor who is granted access to PPBS data shall be subject to the restrictions stated in subparagraphs (a) through (e) above. The Contractor shall notify the subcontractor that it is so subject. The Contractor agrees that the requirements of this clause shall be inserted in all subcontracts such that the restriction on disclosure of PPBS data shall apply to all subcontractors at any tier.

H-8 TECHNICAL INSTRUCTIONS

- (a) Performance of work hereunder may be subject to written technical instructions signed by the Task Order Manager (TOM) specified in Section G of this task order. As used herein, technical instructions are defined to include the following:
- (1) Directions to the Contractor which suggest pursuit of certain lines of inquiry, shift work emphasis, fill in details and otherwise serve to accomplish the contractual statement of work.
- (2) Guidelines to the Contractor which assist in the interpretation of drawings, specifications or technical portions of

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	39 of 42	

work descriptions.

- (b) Technical instructions must be within the general scope of work stated in the task order. Technical instruction may not be used to: (1) assign additional work under the task order; (2) direct a change as defined in the "CHANGES" clause in this task order; (3) increase or decrease the task order price or estimated task order amount (including fee), as applicable, the level of effort, or the time required for contract performance; or (4) change any of the terms, conditions or specifications of the task order.
- (c) If, in the opinion of the Contractor, any technical instruction calls for effort outside the scope of the task order or is inconsistent with this requirement, the Contractor shall notify the Contracting Officer in writing within ten (10) working days after the receipt of any such instruction. The Contractor shall not proceed with the work affected by the technical instruction unless and until the Contractor is notified by the Contracting Officer that the technical instruction is within the scope of the task order.

H-9 5252.231-9200 ANTICIPATORY COSTS (JAN 1989)

For CLINs 1301 and 3301, allowable costs under this contract shall include such costs, incurred by the Contractor in connection with the work covered by this contract during the period from and including <u>01 October 2008</u> to the day of the contract, as would have been allowable pursuant to the terms of this contract if this contract had been in effect during said period; provided, however, that such costs shall not in the aggregate exceed <u>the total estimated cost plus fixed fee ceiling for CLINs 1301 and 3301</u> which amount is included in the estimated cost of this contract.

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	40 of 42	

SECTION I CONTRACT CLAUSES

I-1 OPTION TO EXTEND THE TERM OF THE CONTRACT (FAR 52.217-9) (MAR 2000)

- (a) The Government may extend the term of this contract by written notice to the Contractor on or before the expiration of the task order; provided, that the Government gives the Contractor a preliminary written notice of its intent to extend at least 60 days before the task order 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 five (5) years.
- I-2 CLAUSES INCORPORATED BY REFERENCE
- 52.219-6 NOTICE OF SMALL BUSINESS SET-ASIDE (JUN 2003)
- 52.219-14 LIMITATIONS OF SUBCONTRACTING (DEC 1996)

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	41 of 42	

SECTION J LIST OF ATTACHMENTS

Attachment (1) - Performance Work Statement (PWS) May 2010

Attachment (1) - PWS - Attachment (A)

Attachment (1) - PWS - Attachment (B)

Attachment (2) - CDRL A001

Attachment (2) - CDRL MSR Attachment (1)

Attachment (2) - CDRL MSR Attachment (2)

Attachment (2) - CDRL MSR Attachment (3)

Attachment (3) - DD254

Attachment (3) - DD254 - Attachment (1) - IT

Attachment (3) - DD254 - Attachment (2) - FOUO

Attachment (4) - Financial Accounting Data (FAD) Sheet - BASIC

Attachment (5) - Financial Accounting Data (FAD) Sheet - Modification 01

Attachment (6) - Financial Accounting Data (FAD) Sheet - Modification 02

Attachment (7) - Financial Accounting Data (FAD) Sheet - Modification 03

Attachment (8) - Financial Accounting Data (FAD) Sheet - Modification 04

Attachment (9) - Financial Accounting Data (FAD) Sheet - Modification 06

Attachment (10) - Financial Accounting Data (FAD) Sheet - Modification 08

Attachment (11) - Financial Accounting Data (FAD) Sheet - Modification 09

Attachment (12) - Financial Accounting Data (FAD) Sheet - Modification 10

Attachment (13) - Financial Accounting Data (FAD) Sheet - Modification 11

Attachment (14) - Financial Accounting Data (FAD) Sheet - Modification 12

Attachment (15) - Financial Accounting Data (FAD) Sheet - Modification 13

 $Attachment \, (16) \hbox{ - Financial Accounting Data (FAD) Sheet - Modification } 15$

Attachment (17) - Financial Accounting Data (FAD) Sheet - Modification 16

Attachment (18) - Financial Accounting Data (FAD) Sheet - Modification 17

Attachment (19) - Financial Accounting Data (FAD) Sheet - Modification 18

CONTRACT NO.	DELIVERY ORDER NO.	AMENDMENT/MODIFICATION NO.	PAGE	DRAFT
N00178-04-D-4067	NS01	32	42 of 42	

Attachment (20) - Financial Accounting Data (FAD) Sheet - Modification 19

 $Attachment \ (21) - Financial \ Accounting \ Data \ (FAD) \ Sheet - Modification \ 21$

Attachment (22) - Financial Accounting Data (FAD) Sheet - Modification 23