AMENDMENT OF SOLICITA	TION/MODIF	ICATION OF CONTRACT		1. CONTRACT	ID CODE	PAGE OF	
2. AMENDMENT/MODIFICATION NO.	3. EFFECTIVE DATE	4. REQUISITION/PURCHASE REQ. NO.		IX.	5. PROJECT N	1 1 I	9 able)
P00023	09-Aug-2007	N0002406FR51061			3.1 KOJLETI	чо.(паррпса	1010)
	N00024	7. ADMINISTERED BY (Ifother than item 6)		COI	DE S 0514	.A	
NAVAL SEA SYSTEMS COMMAND STOP 2020 1333 ISAAC HULL AVE SE WASHINGTON NAVY YARD DC 20376-2020			00011	, .			
8. NAME AND ADDRESS OF CONTRACTOR (No., Street, County, S	tate and Zip Code)	9.6	A. AMENDM	ENT OF SOL	LICIT AT I	ON NO.
ENSE SYSTEMS 8680 BALBOA AVENUE			9I	B. DATED (SI	EE ITEM 11)	
SAN DIEGO CA 92123-1502			X 10A. MOD. O N00024-06-C				NO.
CODE 2 1450	EACH ITY COD	г)B. DATED (1-Nov-2005	SEE ITEM 1	13)	
CODE 3J458	FACILITY COD	E PPLIES TO AMENDMENTS OF SOLI					
The above numbered solicitation is amended as set forth				extended,	is not exten	ded.	
Offer must acknowledge receipt of this amendment prior (a) By completing Items 8 and 15, and returning or (c) By separate letter or telegram which includes a re RECEIVED ATTHE PLACE DESIGNATED FOR TH REJECTION OF YOUR OFFER. If by virtue of this am provided each telegramor letter makes reference to the s	copies of the amendment ference to the solicitation at E RECEIPT OF OFFERS P endment you desire to chan	; (b) By acknowledging receipt of this amendmend amendment numbers. FAILURE OF YOUR ARIOR TO THE HOUR AND DATE SPECIFIEI ge an offer already submitted, such change may be	ent on ead ACKNO DMAY I De made l	ch copy of the off WLEDGMENT RESULT IN by telegramor let	ТО ВЕ		
12. ACCOUNTING AND APPROPRIATION DA	TA (If required)						
		O MODIFICATIONS OF CONTRACTS T/ORDER NO. AS DESCRIBED IN ITI					
A. THIS CHANGE ORDER IS ISSUED PURSU CONTRACT ORDER NO. IN ITEM 10A.	ANT TO: (Specify au	thority) THE CHANGES SET FORTH	IN ITI	EM 14 ARE N	MADE IN TH	ΙΕ	
B. THE ABOVE NUMBERED CONTRACT/O office, appropriation date, etc.) SET FORT					as changes in	paying	
C. THIS SUPPLEMENT AL AGREEMENT IS	ENTERED INTO PU	RSUANT TO AUTHORITY OF:					
X D. OTHER (Specify type of modification and a In accordance with Section H clause entitled							
E. IMPORTANT: Contractor X is not,	is required to sign	this document and return	copies	s to the issuin	g office.		
14. DESCRIPTION OF AMENDMENT/MODIFIC where feasible.) Modification Control Number: vsmithmj077 PR Number is: N00024-07-FR-51068	_	by UCF section headings, including solic	eitation	/contract subj	ect matter		
See Page 2.							
		A 10A b 6 1		1:- 6:11 6	.004		
Except as provided herein, all terms and conditions of the do 15A. NAME AND TITLE OF SIGNER (Type or		A or 10A, as hereto bre changed, remains unchain 16A. NAME AND TITLE OF COROLLINS A TODD / SEA 022 - CONTRACTIN	NTRA	CTING OFFI		or print)	
		MAIL: Todd.Rollii					
15B. CONTRACT OR/OFFEROR	15C. DATE SIGNED	RICA			C. DATE S		
(Signature of person authorized to sign)		(Signature of Contracting Of			09	9-Aug-200	7
EXCEPTION TO SF 30	3	0-105-04	/	ST A	ANDARD FO	RM 30 (Re	ev. 10-83)

\$12,277.00

SECTION SF 30 BLOCK 14 CONTINUATION PAGE

SUMMARY OF CHANGES

The purpose of this modification to contract N00024-06-C-2207 are to 1) create SLIN 000103, 2) make administrative changes to Section B-1, 3) obligate Award Fee (AWF) earned under SLINs 010102, 000701, 010701, 010705, 010702, 010605, 010402, 010405, 000404, 000103, 010203, 010205, and 010206, and to 4) provide additional funding under SLINs 010102, 010402, 010405, and 010605. Accordingly, said contract is modified as follows:

1. SECTION B - SUPPLIES OR SERVICES AND PRICES

A. SUBCLIN 000103 is added as follows:

ITEM NO 000103	SUPPLIES/SERVICES FOR USE WITH FY 07 OM&N FUNDING	QUANTITY	UNIT	UNIT PRICE	AMOUNT
	FFP				
	FOB: Destination				
				NET AMT	\$0.00

B. Under **Section B-1**, under paragraph 2 entitled "Performance –Based Award Fee", paragraph (f) entitled "Performance-Based Award Fee Determination and Reclama Procedures" is hereby revised as follows to reflect the total award fee (AWF) amount earned during the period 1 Oct 2006 – 31 March 2007:

"(f) Performance-Based Award Fee Determination and Reclama Procedures

(1) The Contractor shall submit a self-assessment (by line item) of its performance for each period where performance is evaluated, within fifteen (15) calendar days after the end of the period. After the end of each evaluation period, the Contractor shall furnish to the AFEB a self-assessment (by line item) and other such information as may be reasonably required, including a statement of cost incurred, to assist the Board in evaluating performance during the evaluation period. An exception is the financial performance data for the last month, which will be provided no later than thirty (30) calendar days after the end of the period. The contractor's self-assessment shall include, for each category by criteria:

- (i) A list of significant events scheduled for accomplishment prior to the start of the period, and events added to the schedule during the period.
- (ii) A list of significant events actually accomplished.
- (iii) A list of significant events scheduled, but not accomplished.
- (iv) A list of significant events scheduled for the next evaluation period.
- (v) A summary self-assessment.
- (vi) any adjustments to cost data provided to the previous AFEB.
- (2) Within forty-five (45) calendar days after the end of the evaluation period, the AFEB shall meet to consider the contractors submission. Within fifteen (15) calendar days after the AFEB deliberations, the Chairman of the AFEB shall advise the AFDO of the AFEB's recommended grades and award fee amounts and summary rationale.
- (3) Within five (5) working days following receipt of the AFEB recommendation, the AFDO will submit to the PCO the determination of award fee earned.
- (4) Within five (5) working days from receipt of that determination, the PCO shall notify the Contractor in writing of the AFDO's determination.
- (5) Within ten (10) working days from receipt of the PCO's notification, the Contractor may submit to the PCO any exception with respect thereto. In support of the reclama, the Contractor shall clearly identify specific evaluation categories, the Contractor's own rating thereof, and the basis for the exception.
- (6) Within five (5) working days from receipt of the Contractor's exception, the PCO shall submit it to the AFDO.
- (7) Within ten (10) working days from receipt thereof, the AFDO shall provide to the PCO a final performance evaluation and determination of the fee earned.
- (8) Within five (5) working days from receipt of that final determination, the PCO shall notify the contractor in writing of the final determination.
- (9) Within five (5) working days from the date of this notification, the PCO shall issue a unilateral modification to the contract to provide for any fee earned.
- (10) In the event that the Contractor does not submit any exception, the PCO shall issue a unilateral modification to the contract to provide for the fee earned within ten (10) working days of issuance of the letter notification of final performance evaluation and determination of the fee earned.
- (g) Evaluation Process
 - (1) In establishing the Fee Determination, the AFDO shall determine an adjective rating and score for each of the performance-based categories/criteria set forth

in Paragraph 2(e)(1) above. For the purposes of determining Award Fee earned, the following definitions apply:

Adjective Rating	Numerical Score	Definition
Outstanding	90-100	The Contractor's performance exceeds the minimum in all areas by a substantial margin in all areas.
Excellent	80-89	The Contractor's performance exceeds the minimum in all areas; some areas for improvement cited, most of, which are minor.
Good	70-79	The Contractor's performance generally exceeds the minimum; there are several areas for improvement, but these are offset by better performance in other areas.
Unacceptable	00-69	The Contractor's performance is below minimum; areas for significant improvement are not offset by better performance in other areas.

- (2) A total score for the period for each area (IPY, PSA, etc.) will be determined based on an assessment of the evaluation categories for the period (inclusive of any separate Contractor initiatives). Based on that score, the percentage of performance award fee earned will equal the total score/100. The Contractor shall earn no performance award fee for a score of 69 or less.
- (3) Each area evaluator shall present to the Board their CLIN level evaluation of performance against the category criteria and sub-criteria established for the period. The evaluation shall include a recommended score for each category, as well as an overall area score. The overall area score will reflect the category scores, weighted (generally) as follows: Cost at 30%, Schedule at 20%, Technical at 20%, Performance Based Support at 15% and Program Management at 15%. Weighting shall be specified as indicated in Paragraph (e) above, unless otherwise stated in the Technical Instruction. The evaluation process shall utilize the metrics provided in the Technical Instruction.
- (4) The Board shall consider the evaluations, the contractor's self-assessment and all relevant information obtained from other pertinent sources and recommend an overall score and an earned award fee amount to the AFDO based on their analysis of the Contractor's performance.
- (5) The Performance Based Award Fee Pool for each evaluation period for each CLIN/SUBCLIN shall be calculated as follows:

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Award Fee

(b) Where: % of hours delivered during evaluation period for period for each CLIN/SLIN

Applicable Total Hours stated in Section B for each respective CLIN/SLIN

- (2) The fee earned may be from \$0.00 to the maximum amount for the periods outlined above. The Government shall have the unilateral right to decommit any unearned fee without further notice to the Contractor.
 - (h) Finality of Award Fee Determination Official's Determination

The amount of the award fee to be paid is determined by the Government in terms of the criteria stated in the contract. This determination and the methodology for determining the award fee are unilateral decisions made by the AFDO.

(b) Evaluation Periods

(1) With the exception of the event-based award fees, as designated in specific Technical Instructions, the AFEB shall evaluate concurrently the performance on all effort under contract. To the extent earned, this award fee will be payable on a bi-annual basis in accordance with the periods below. In the event contract performance extends beyond the dates in this chart, additional periods will be added as required, until performance is complete. Chart will be updated at the end of each performance period when the award fee pool is established.

	Period	Available Pool	Award Fee Earned
1	CA – 31 MAR 2006*		
2	1 APR 2006 – 30 SEP 2006*		
3	1 OCT 2006 – 31 MAR 2007*		
4	1 APR 2007 – 30 SEP 2007*		\$TBD
5	1 OCT 2007 – 31 MAR 2008*		\$TBD
6	1 APR 2008 – 30 SEP 2008*		\$TBD
7	1 OCT 2008 – 31 MAR 2009*		\$TBD
8	1 APR 2009 – Five Years from CA*		\$TBD
	Maximum AF Pool Amount		

^{*} Pool is available if option for performance is exercised."

2. SECTION G - CONTRACT ADMINISTRATION DATA

Accounting and Appropriation

Summary for the Payment Office

A. In order to properly administer the type of funds being utilized under the contract, funding is obligated to the appropriate SLINs by this modification. Funding data is provided on the attached Financial Accounting Data Sheets (FADs). The total funding under the following SLINs is increased as follows:

	<u>SLIN</u>	<u>Hours</u>	Est. Cost	Base Fee	Award Fee Earned	Total Funded via P00023
P00023	010102					
P00023	010102					
P00023	010402					
P00023	010405					
P00023	010605					
P00023	000701					
P00023	010701					
P00023	010705					
P00023	010702					
P00023	010605					
P00023	010402					
P00023	010405					

P00023	000404		
P00023	000103		
P00023	010203		
P00023	010205		
P00023	010206		

for this document was increased by

3. SECTION H - SPECIAL CONTRACT REQUIREMENTS

NAVSEA 5252.232-9104 ALLOTMENT OF FUNDS - ALTERNATE I (MAY 1993)

(a) This contract is incrementally funded with respect to both cost and fee. The amounts presently available and allotted to this contract for payment of base fee, if any, and award fee are set forth below. Base fee amount is subject to the clause entitled "FIXED FEE" (FAR 52.216-8). Award fee amount is subject to the requirements delineated in Section B. The amount(s) presently available and allotted to this contract for payment of cost for incrementally funded CLINs/SLINs is set forth below. As provided in the clause of this contract entitled "LIMITATION OF FUNDS" (FAR 52.232-22), the CLINs/SLINs covered thereby, and the period of performance for which it is estimated the allotted amount(s) will cover are as follows:

Item	Estimated Hours	Allotted to Cost	Allotted to Base Fee	Total Cost Plus Base Fee	Award Fee Earned	Total Cost Plus Fees	Estimated Period
000101							31-Dec-06
000102							31-Dec-06
000103							31-Mar-07
000402							31-Dec-06
000404							31-Mar-06
000601							30-Sep-06
000602							30-Sep-06
000701							31-Mar-06
0010							31-Dec-05
001101							30-Sep-07
001102							31-May-07
001103							31-May-07
001104							31-May-07
001105							30-Sep-06
001106							30-Sep-07
001107							27-Feb-07
001108							27-Feb-07
001109							28-Feb-07
001110							30-Sep-06
001111							9-Nov-07
001112							30-Sep-07



- (b) The parties contemplate that the Government will allot additional amounts to this contract from time to time for the incrementally funded CLINs/SLINs by unilateral contract modification, and any such modification shall state separately the amount(s) allotted for cost, the amount(s) allotted for fee, the CLINs/SLINs covered thereby, and the period of performance which the amount(s) are expected to cover.
- (c) CLINs/SLINs <u>0001, 0004, 0006, 0007, 0101,0102, 0104, 0106, 0107 and 0010 (estimated hours)</u> are fully funded and performance under these CLINs/SLINs is subject to the clause of this contract entitled "LIMITATION OF COST" (FAR 52.232-20) or "LIMITATION OF COST (FACILITIES)" (FAR 52.232-21), as applicable.
- (d) The Contractor shall segregate costs for the performance of incrementally funded CLINs/SLINs from the costs of performance of fully funded CLINs/SLINs.
- **4.** Except as modified herein, all other terms and conditions of contract N00024-06-C-2207 remain unchanged and in full force and effect. (End of Summary of Changes)

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