EXCEPTION TO SF 30, APPROVED BY NARS 5/79			CONTRACT ID CODE	PAGE 1 OF 4	
AMENDMENT OF SOLICITATION/MODIFICATION OF CO				TAGE TOF 4	
2. AMENDMENT/MODIFICATION NO. 196	3. EFFECTIVE DATE October 01, 2010	NA27344		5. PROJECT NO. (If applicable)	
6. ISSUED BY CODE		7. ADMINISTERED B	Y (If other than Item 6)		
U.S. Department of Energy/NNSA SC M&O Contract Support Division P.O. Box 5400 Albuquerque, NM 87185-5400		U.S. Department of Energy/NNSA Livermore Site Office M/S L-293 7000 East Avenue Livermore, CA 94550			
8. NAME AND ADDRESS OF CONTRACTOR	No., street, country, State, and		9A. AMENDMENT	OF	
Lawrence Livermore National Security, LL Lawrence Livermore National Laboratory 7000 East Avenue Livermore, CA 94550			SOLICITATION NO.		
			10A MODIFICATION	9B. DATED (SEE ITEM 11)  10A. MODIFICATION OF CONTRACT/	
			ORDER NO.  DE-AC52-07NA2734	,	
CODE	TACILITY COST		10B. DATED (SEE IT	EM 13)	
CODE			May 8, 2007		
11. THIS ITE The above numbered solicitation is amended as set fo	I M ONLY APPLIES TO AM				
	r to the opening hour and da A (If required)  PPLIES ONLY TO MODIFIC THE CONTRACT/ORDER UANT TO: (Specify authority) TO PROBER IS MODIFIED TO REI M 14, PURSUANT TO THE A ENTERED INTO PURSUANT	CATIONS OF CONTRACT NO. AS DESCRIBED IN THE CHANGES SET FORTH FLECT THE ADMINISTRATION OF FAR 43.103	TS/ORDERS , ITEM 14. I IN ITEM 14 ARE MADE IN CO TIVE CHANGES (such as changes (b).	ONTRACT/ORDER	
D. OTHER (Specify type of modification and author		o changes, and m	ratual 1 igiceliteite		
E. IMPORTANT: Contractor _ is not, _X_ is req  14. DESCRIPTION OF AMENDMENT/MODIFICE feasible.)  The purpose of this modification is to in	CATION (Organized by UC	F section headings, includi	ng solicitation/contract subject		
the following pages. The contract is ex earning an Award Term in performance	tended from Septemic year FY 2009.	ber 30, 2014 to Sep	tember 30, 2015 as a r	esult of	
Except as provided herein, all terms and conditions of the do 15A. NAME AND TITLE OF SIGNER (Type or print)	ocument referenced in Item 9A c	- 1	remains unchanged and in full for TLE OF CONTRACTING OFF		
Paul Rosenkoettor, Director, Prime Contract Management 15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED	Ronna Promani, Co U.S. Department o	ontracting Officer	16C. DATE SIGNED	
(Signature of person authorized to sign)	11/23/13	By Signature of C	ontracting Officer)	11/23/2011	
	30-1	05	STANDA	RD FORM 30	

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The following changes are hereby incorporated into the contract:

- 1. Clause B-1 is changed to add new paragraph (c) as follows:
- "(c) NNSA directed the Contractor to proceed with the "one site/two laboratory" strategic tasking whereby Lawrence Livermore National Laboratory (LLNL) and Sandia National Laboratories (SNL-CA examine each others laboratory operations for joint operations opportunities to produce a more efficient and effective operations but not necessarily cost savings. In addition to the requirements of paragraph (b) above, the real property (including fixtures) identified in Part III, Section J, Appendix B is expanded to include the SNL-CA site only, the Contractor's rights and responsibilities at the SNL-CA site extend only to the provisions approved by the Contracting Officer as part of the "one site/two laboratory" strategic tasking. "
- 2. Clause B-2 is changed as follows:

Paragraph (b)(1) the transition ceiling amount is reduced from \$13,836,279.00 to \$10,128,270.00 based on Mod 146.

Paragraph (d) (2) and (3) are changed to add the earned award term period of 01Oct14 to 30Sep15.

Paragraph (e) (2) the period of 01Oct10 to 30Sep11 is changed to add the approved reimbursable work total cost estimate of \$318,000,000, maximum available fee of \$7,950,000, and the total estimate cost plus maximum fee for \$325,950,000.; the earned award term period of 01Oct14 – 30Sep15 is added.

Paragraph (h) the accounting and appropriation data is reduced from \$1,873,000 to \$828.79 and from \$2,405,000 to \$205,000 to bring the appropriated total to \$10,128,270.00.

- 3. Clause C-1 is corrected to add "B" after "Appendix" which was omitted on an earlier modification.
- 4. Clause F-2 paragraph (a) is deleted and replaced with new paragraphs (a) and (b) as follows and the existing paragraphs (b) and (c) are renumber as (c) and (d) respectively:
  - "(a) The Contract's period of performance includes the following unless sooner reduced, terminated or extended in accordance with the provisions of this Contract:
    - (1) Transition Term (09May07 through 30Sep07);
    - (2) Basic Term (01Oct07 through 30Sep14), earned award term (01Oct14 through 30Sep15); and
    - (3) Award Term, if earned, additional one year Award Term periods (01Oct15 though 30Sep27).
  - (b) The period of performance of this contract will expire on September 30, 2015 unless modified for each earned Award Term. For each earned or forfeited Award Term period(s), the Contract will be modified consistent with Clause H-13, Award Term, and the period of performance will be adjusted. "

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## 5. Clause G-1 paragraph (a) is deleted and replaced with a new paragraph (a) as follows:

"(a) The NNSA Manager, Livermore Site Office (LSO), is the Contractor's primary point of contact for all technical and administrative matters, except as identified in (b) below, regarding this Contract. The LSO Administrative Contracting Officers are the Contractor's primary point of contact for all contractual matters for this Contract. The LSO Manager and LSO Administrative Contracting Officers can be reached at:

U.S. Department of Energy National Nuclear Security Administration Livermore Site Office 7000 East Avenue, Mail Stop L293 Livermore, CA 94551 Telephone: 925-422-0879"

## 6. Clause H-35 is changed as follows:

Paragraph (c) (2) (ii), the first sentence is deleted and replaced with "The Contractor shall submit to the Contracting Officer for the purpose of reviewing the Contractor's bargaining objectives prior to negotiation of any collective bargaining agreement, extension or revision thereto."

Paragraph (d) (2) (ii) (III), the word "fiscal" is deleted and replaced with "calendar."

Paragraph (d) (2) (ii) (IV) (B), the amount of "\$546,689" is deleted and replaced with \$693,951."

Paragraph (e) (7) (ii) is deleted and replaced with "Copies of IRS form 5500 with schedules (10 days after filing with the IRS)."

# 7. Appendix A, Personnel, is changed as follows:

General: The word "Laboratory" is deleted and replaced with "Contractor" throughout the Appendix.

Section III:

Paragraphs (b) (1), and (c) (1) and (2), the word "fiscal" is deleted and replaced with "calendar."

Paragraph (b) (1), "(March 15<sup>th)"</sup> is added after "annually".

Paragraph C (1) and (3), "April" is deleted and replaced with "July" and "September" is deleted and replaced with "December", respectively.

#### Section IV:

Paragraph (c) (3), the words "non exempt" are added before "employee" in this paragraph.

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Paragraph (f) (1) (a) is deleted and replaced as follows and paragraph (b) is deleted in its entirety:

"Permanent, full-time employees who has completed one year of service in the Police or Protective Services classifications may receive a uniform allowance. A full-time employee who has completed less than 12 months of service, a full-time employee who has worn a uniform less than full time, or a part-time employee may receive an allowance prorated on the basis of the percent of time worked in uniform. The uniform requirements are subject to departmental directives, direction, and funding. The uniform allowance shall be reimbursable to the employee. Any request for uniform advance payments to employees shall be submitted for Contracting Officer approval 45 days before initiating the advance payment. Advance payments without Contracting Officer approval may be deemed unallowable."

### Section VI:

Paragraph (a) is deleted and replaced as follows:

- "(a) Collective bargaining. Costs of fringe benefits consistent with approved plans and wages paid to employees, and all other costs and expenses pursuant to applicable collective bargaining agreements and revisions thereto, are allowable. The Contractor shall adhere to the requirements specified in Contract's Section H Clause entitled "Workforce Transition, Compensation, Benefits and Pension." The following collective bargaining agreements are incorporated by reference:
  - (1) Security Police Officers Association (SPOA), and
  - (2) Skilled Trades Bargaining Unit Employees/Society of Professionals, Scientists and Engineers (SPSE) – University Professional and Technical Employees (UPTE), Communication Workers of America (CWA)."

Section VII:

Paragraphs (b) (1) and (2) are deleted in its entirety.

Section XI:

Paragraph (b) (1), "or gift cards" is added after "cash".

Paragraph (d) (3) is deleted in its entirety.

8. All other terms and conditions remain unchanged.