

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT	1. CONTRACT ID CODE	PAGE OF PAGES 1 17
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2. AMENDMENT/MODIFICATION NO. 0001	3. EFFECTIVE DATE 01/12/07	4. REQUISITION/PURCHASE REQ. NO. 61-0211-06	5. PROJECT NO. (If applicable)
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6. ISSUED BY NAVAL RESEARCH LABORATORY 4555 OVERLOOK AVE, SW WASHINGTON, DC 20375	CODE N00173	7. ADMINISTERED BY (If other than Item 6)	CODE
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8. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State and ZIP Code) TO ALL OFFERORS	(X)	9A. AMENDMENT OF SOLICITATION NO. N00173-06-R-SK08
	X	9B. DATED (SEE ITEM 11) 01/11/07
		10A. MODIFICATION OF CONTRACT/ORDER NO.
		10B. DATED (SEE ITEM 11)
CODE		FACILITY CODE

11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS

The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offers is extended, is not extended. Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods:
 (a) By completing items 8 and 15, and returning 2 copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment your desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.

12. ACCOUNTING AND APPROPRIATION DATA (If required)

13. THIS ITEM ONLY APPLIES TO MODIFICATION OF CONTRACTS/ORDERS. IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.

CHECK ONE	A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. IN ITEM 10A.
	B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(b).
	C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:
	D. OTHER (Specify type of modification and authority)

E. IMPORTANT: Contractor is not, is required to sign this document and return _____ copies to the issuing office.

14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.)

SEE PAGE 2.

Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect.

15A. NAME AND TITLE OF SIGNER (Type or print)	16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)		
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED	16B. UNITED STATES OF AMERICA	16C. DATE SIGNED
(Signature of person authorized to sign)		(Signature of Contracting Officer)	

The purpose of this Amendment is to extend the closing date, publish questions and their answers and change the RFP.

1. The closing date is changed to 21 March 2007, at 4:00 pm.
2. Answers to questions received are shown below.

Q1. I wanted to learn if it was anticipated whether or not multiple awards would be made on this contract. If multiple awards are possible, will awardees need to be able to perform all services or can I propose to provide services only to specific paragraphs of the SOW.

A1. In accordance with Clause L-15, "The Contracting Officer may make multiple awards resulting from this solicitation." Each CLIN may be awarded separately or together with other CLINs. Contractors may propose on any or all CLINs for which they would like to be considered for award. Contractors may also register online with [FedBizOpps \(FBO\)](#) as an "interested vendor" for this solicitation. To register, access the FBO site, search for and retrieve this solicitation and select Register As Interested Vendor. This capability allows buyers to review and publish an interested vendors list online to facilitate team building and vendor collaboration. View [List of Interested Vendors](#).

Q2. Request disclosure and identity of the incumbent and the contract value relevant to the subject solicitation.

A2. The incumbent is GeoCenters, under Contract N00173-03-C-2006 with a current contract value of \$22,173,791.00.

Q3. Ms. Kelly, based upon the pre-solicitation notice for the subject RFP where it stated that "Details regarding a possible site visit will be provided in Section L of the Solicitation", we assumed that NRL would either host an "Industry Day", or site visits so interested offerors would have an opportunity to become more familiar with your needs. The RFP does not appear to address this issue, but we still believe there is a significant benefit to the Navy, and to the offerors if such an opportunity was provided. Consequently, we request that the solicitation be revised to allow this activity.

A3. A site visit has been arranged. Please see paragraphs 3. and 4. below.

Q4. Reference Section H-3, ONR 5252.216-9706 – LEVEL OF EFFORT (DEC 88). Paragraph (a), page 9, seems to limit the number of subcontractor hours to only those subcontractors that appear in the prime contractor's proposal. Recommend changing this language to allow for all subcontractors' hours to be counted towards the required level of effort identified for each period.

A4. H-3 has been changed. Please see paragraph 2. below.

Q5. Reference Section H-3, ONR 5252.216-9706 – LEVEL OF EFFORT (DEC 88). Paragraph (k), page 10, please note that the column totals for the table entitled "SOW Paragraph 3.1" do not equal the sum of each of the rows in that column.

A5. H-3 has been changed. Please see paragraph 2. below.

Q6. Reference Section H-3, ONR 5252.216-9706 – LEVEL OF EFFORT (DEC 88). Paragraph (k), pages 10-12, there are six different level of effort tables established that are associated with different sections of the Statement of Work. In Tables 3.1, 3.2, 3.3, 3.4, and 3.5.1, these tables include a row for Subcontractor hours that is not included in Table 3.5.2. Our assumption is that the Subcontractor hours have already been allocated over the various labor categories defined in Table 3.5.2. Please consider revising the other tables by allocating the Subcontractor hours similarly.

A6. H-3 has been changed. Please see paragraph 2. below.

Q7. Reference Section H-3, ONR 5252.216-9706 – LEVEL OF EFFORT (DEC 88). Paragraph (k), pages 10-12, must all Contractors propose the exact mix and quantities of hours identified in the tables?

A7. Yes, all Offerors must propose this exact mix and quantities of hours shown in the tables in paragraph (k).

Q8. Reference Section H-3, ONR 5252.216-9706 – LEVEL OF EFFORT (DEC 88). Paragraph (k), pages 10-12, please provide a breakdown of the LOE requirements by the location where the Government anticipates the hours will be provided.

A8. It is anticipated that approximate LOE requirements are as follows:
Sec 3.1 - 80% Washington DC and 20% Key West, FL
Sec 3.2 – 80% Key West, FL and 20% Washington DC
Sec 3.3 – 70% Key West, FL and 30% Washington, DC
Sec 3.4 – 70% Washington DC and 30% Key West, FL

Sec 3.5 – 100% NAVAIR, Patuxent Naval Air Station, Patuxent, MD

Sec 3.5.2 – 95% Defined Shipyard sites, 5% Washington DC

Q9. Reference H-7, OPTION TO EXTEND THE TERM OF THE CONTRACT, page 13. Could this clause be revised to reflect a requirement for the Government to provide notice of intent to exercise the option at least 30 days prior to said exercise.

A9. No. This clause is written as such to allow the Government to exercise the options to increase the estimated cost-plus-fixed-fee and extend the term anytime within the period of performance of the contract.

Q10. Reference H-8, ON-SITE USE OF GOVERNMENT PROPERTY, page 17. Should the Contractor assume that the office facilities offered by the Government in the RFP will include office-related furniture and equipment such as computers, telephones, etc.?

A10. Yes, office space, furniture and equipment will be provided.

Q11. Clause L-15 states that multiple awards may be made under this RFP. The introduction of this clause suggests that the Government may find it advantageous to have a team of contractors available to perform the varying and complex tasks that are required by the Statement of Work or to easily access complementary or new capabilities to support surge or emerging requirements. However, the RFP does not specify an IDIQ contract type, which is the standard mechanism used to release separate task orders that would allow the Government the flexibility intended by this multiple award clause. Since the RFP does not contain any clause typically found in an IDIQ environment (e.g., FAR Clause 52.216-18, Ordering, and the other special Section H clauses), we request the Government consider the IDIQ contracting arrangement and clarify this issue.

A11. The Government contemplates the award of one or more cost-plus-fixed-fee term type contracts based on proposals received per task area.

Q12. The last sentence of RFP Paragraph L-12(C), Company Experience, appears to have been cut short (i.e., there is no period at the end of the sentence). Is there text missing from this paragraph?

A12. The period was inadvertently left off the end of L-12 (C). For further clarification, please also refer to A17. below.

Q13. Reference, SOW, page 9, para 3.5.2. This section lists Mayport, MS. Is this correct or does this refer to the two shipyards located in FL and MS? Should Singapore and Kennedy SC be included in this list since they are mentioned in the introduction?

A13. This should be Mayport, FL. Singapore and Kennedy Space Center (KSC) refer to different unrelated tasking. For further clarification regarding Singapore, see A29. below.

Q14. Since Kennedy SC is not a shipyard, please explain what activities will be performed at this facility?

A14. NRL and NASA Kennedy Space Center (KSC) perform joint work on corrosion projects on occasion. These projects may require contractor personnel to assist KSC staff with project setup, installation and monitoring. Additionally, KSC performs some coatings application work for NRL and may require use of our contractor for support and preparation of test coupons.

Q15. If the site visit previously requested is not permitted, will the Government consider providing information on major pieces of laboratory and testing equipment anticipated to be used in the performance of this contract? Also, will the Government consider releasing information related to modeling programs and scaled facilities that it anticipates will be operated under this contract?

A15. A site visit has been arranged. Please see paragraphs 3. and 4. below.

Q16. Does the Government require key personnel for each of the two locations (NRL Key West and DC)?

A16. Yes. However, the Government does not require that the key personnel work solely in one location. The offeror should determine the mix of personnel vs. location best suited to the tasks, company and personnel.

Q17. On page 26, Section L-12 (C) Company Experience, there appears to be text and/or punctuation omitted from the last sentence. Please clarify. In addition, should we assume that "They" refers to "the proposer"?

A17. The period was inadvertently left off the end of L-12 (C). In order to clarify the identity of "they", the paragraph is changed to read as follows:

"Provide a narrative description of company experience on projects with technical tasks identical or similar to those required in the Statement of Work. This description should clearly show the relationship between the company's experience and the particular tasks required. Provide details such as project descriptions, complexity, and identification of the customers where work was performed. Provide information on the size of relevant projects and their demonstrated success in providing adequate service, especially for Navy related efforts and a detailed explanation with itemized and specific steps used."

Q18. It has been our experience on past NRL contracts that staff positions, such as Budget Analyst and Office Manager, are billed directly to the contract. Please clarify how these functions fit into the current labor matrices for each SOW Paragraph.

A18. The anticipated level of effort as stated in Section H of the solicitation is an estimate of the direct labor required to accomplish the SOW.

Q19. Are subcontracting plans to cover each year of the contract or the overall contract?

A19. See FAR Part 19.704(c)

Q20. The labor hours provided in Section H-3 list a labor category for "Consultant" and "Subcontractor". However, there is no description given for the qualifications of these labor categories. Can the Government provide some description for these labor categories? This will be crucial for providing the Government rates for these hours.

A20. The labor hours tables have been changed. Please see paragraph 2. below.

Q21. Will the Government accepted proposals for individual CLINs, or is the Government expecting responses to all CLINs?

A21. See A1. and A11. above.

Q22. In order to be efficient with a proposed response and not to provide the Government with too much information, can the Government provide guidance for the expected length for each section of the technical proposal?

A22. See Section L-11(2).

Q23. The per-year labor hours called out in Section H-9 do not agree with the labor matrices on Pages 10-12. Please clarify. Specific discrepancies are as follows:

	Per Section H-9	Per Matrices
Base Year	498,230	499,230
Option 1	499,230	500,230
Option 2	501,130	502,130
Option 3	485,330	501,630
Option 4	485,430	501,730
TOTAL	2,469,350	2,504,950

A23. There is no H-9 in this RFP. However, if this question intended to reference H-3, that clause has been changed. Please see paragraph 2. below.

Q24. In Section H-3(h), does the “five percent” refer to the grand total of hours for all five years or independently to each individual contract year?

A24. The “five percent” applies to all hours awarded in the then current term of the contract. If one year has been awarded, then the hours for that one year apply; if three years have been awarded, then the hours for all three years apply.

Q25. Section L-14 of the RFP requires offerors to include in their proposals the travel, material and other direct cost estimates set forth in Attachment 3. Are the figures given in Attachment 3 inclusive or exclusive of indirect rate markup (e.g. G&A, Material Handling)?

A25. The travel estimates, material and other direct costs estimates, and the subcontractor/consultant estimates set forth must be included in each offerors cost proposal for evaluation purposes only. During the term of this contract, the contractor will be reimbursed actual, allowable and verifiable travel expenses, material and other direct expenses, and subcontracts/consultants expenses.

Q26. Is professional experience in lieu of degree acceptable for employees with sufficient applicable experience and education to fill labor categories requiring a bachelor’s or master’s degree? If so, how much experience is considered equivalent?

A26. Yes. For Project Engineer/Scientist, 8 years of experience working on projects of identical or similar scope and complexity may be substituted in lieu of a B.S. degree, and 10 years of experience working on projects of identical or similar scope and complexity may be substituted in lieu of a M.S. degree

Q27. The size, scope, and complexity of this RFP would typically mandate that the Government request detailed descriptions of contracts of similar size scope and complexity that the offerors have performed previously with their proposed staff in order to more accurately assure and verify the offeror's corporate capability and experience to successfully complete the work. In light of the size, scope, and complexity of this RFP, will the Government require offerors to provide detailed corporate contractual past performance information? How will that information be evaluated in the proposal?

A27. In accordance with FAR 15-304(c)(3)(iii) the Contracting Officer has determined that a separate factor for past performance is not necessary since this effort is considered R&D and the qualifications of proposed technical personnel is a major evaluation factor.

Q28. For any of the labor categories listed under Attachment 2 – Personnel Qualifications, will the Government accept years of experience working on projects of identical or similar scope and complexity in lieu of a degree?

A28. See A26. above.

Q29. Under 1.0 – Introduction in the Statement of Work (SOW), Singapore is listed as a field activity site. However, Singapore is not listed anywhere else in the SOW. If Singapore is a potential field activity site, will the Government add DFAR 252.225-7043 - Antiterrorism/Force Protection Policy for Defense Contractors Outside the United States?

A29. Paragraph 1.0 of the SOW has been changed. See paragraph 6. below.

Q30. The solicitation identifies NRL DC and NRL Key West as the principle places of performance. We are attempting to identify the types of labor and numbers of hours or personnel that NRL expects to be conducted actually on site at these locations so that we can account proper staffing goals.

A30. The Government anticipates the approximate percentage of labor hours to be spent in each location as shown in A8. above, and, the number of key personnel positions by task per year as shown in A32. below.

Q31. Since the RFP clearly provides qualifications for each labor category would the Government consider making this award a time and materials type contract rather than a cost plus?

A31. The Government contemplates the award of one or more cost-plus-fixed-fee term type contracts based on proposals received per task area.

Q32. In section H-2 three labor categories are identified as key personnel Senior Project Manager, Sr. Project Engineer/Scientist, and Project Engineer/Scientist. Can the Government provide the number of key personnel desired for each labor category?

A32. The Government anticipates identifying the number of key personnel positions shown in the table below.

Number of Key Personnel by Task per year	Sr. Manager	Sr. Engineer/ Scientist	Engineer/ Scientist
Task 3.1	1	2	2
Task 3.2	1	2	3
Task 3.3	1	2	3
Task 3.4	1	1	1
Task 3.5.1	1	1	0
Task 3.5.2	0	0	0

Q33. Can the Government provide an opportunity for interested parties to visit the CCSE facility in Key West FL to better understand the onsite requirements desired?

A33. A site visit has been arranged. Please see paragraphs 3. and 4. below.

This ends the answers to questions submitted.

2. Section H, Clause H-3, entitled ONR 5252.216-9706 - LEVEL OF EFFORT (DEC 88) is changed to read as follows:

H-3 ONR 5252.216-9706 - LEVEL OF EFFORT (DEC 88)

(a) The Contractor agrees to provide the total level of effort specified in the next sentence in performance of the work described in this contract. The total level of effort for performance of this contract shall be 498,230 total hours of direct labor for the base award, 499,230 hours for Option 1, 501,130 hours for Option 2, 485,330 hours for Option 3, and 485,430 hours for Option 4, of direct labor for each option period, if exercised, including subcontractor direct labor for those subcontractors specifically identified in the Contractor's proposal as having hours included in the proposed level of effort. A breakdown of labor categories and hours is set forth in paragraph (k) below.

(b) The level of effort for this contract shall be expended at an average rate of 41,519 hours per month for the base award, 41,602 hours for Option 1, 41,761 hours for Option 2, 40,444 hours for Option 3, and 40,453 hours for Option 4, if exercised. It is understood and agreed that the rate of hours per month may fluctuate in pursuit of the technical objective, provided such fluctuation does not result in the use of the total hours of effort prior to the expiration of the term of the contract.

(c) The Contractor is required to notify the Contracting Officer when any of the following situations occur, or are anticipated to occur: If during any three consecutive months the monthly average is exceeded by 25% or, if at any time it is forecast that during the last three months of the contract less than 50% of the monthly average will be used during any given month; or, when 85% of the total level of effort has been expended.

(d) If, during the term of the contract, the Contractor finds it necessary to accelerate the expenditure of direct labor to such an extent that the total hours of effort specified would be used prior to the expiration of the term, the Contractor shall notify the Contracting Officer in writing, setting forth the acceleration required, the probable benefits which would result, and an offer to undertake the acceleration at no increase in the estimated cost or fixed fee together with an offer setting forth a proposed level of effort, cost breakdown, and proposed fixed fee for continuation of the work until expiration of the term hereof. The offer shall provide that the work proposed will be subject to the terms and conditions of this contract and any additions or changes required by then current law, regulations, or directives, and that the offer, with a written notice of acceptance by the Contracting Officer, shall constitute a binding contract. The Contractor shall not accelerate any effort until receipt of such written approval by the Contracting Officer. Any agreement to accelerate will be formalized by contract modification.

(e) The Contracting Officer may, by written order, direct the Contractor to accelerate the expenditure of direct labor such that the total hours of effort specified in paragraph (a) above would be used prior to the expiration of the term. This order shall specify the acceleration required and the resulting revised

term. The Contractor shall acknowledge this order within five days of receipt.

(f) If the total level of effort specified in paragraph (a) above is not provided by the Contractor during the term of this contract, the Contracting Officer shall either (i) reduce the fixed fee of this contract as follows:

$$\text{Fee Reduction} = \text{Fixed Fee} \times \left(\frac{\text{Required LOE Hours} - \text{Expended LOE Hours}}{\text{Required LOE Hours}} \right)$$

or (ii) subject to the provisions of the clause of this contract entitled "Limitation of Cost," require the Contractor to continue to perform the work until the total number of hours of direct labor specified in paragraph (a) shall have been expended, at no increase in the fixed fee of this contract.

(g) In the event the Government fails to fully fund the contract in a timely manner, the term of the contract may be extended accordingly with no change to cost or fee. If the Government fails to fully fund the contract, the fee will be adjusted in direct proportion to that effort which was performed.

(h) Notwithstanding any of the provisions in the above paragraphs, the Contractor may furnish hours up to five percent in excess of the total hours specified in paragraph (a) above, provided that the additional effort is furnished within the term hereof, and provided further that no increase in the estimated cost or fixed fee is required, and no adjustment in the fixed fee shall be made provided that the Contractor has delivered at least 95% of the level of effort required in paragraph (a) above.

(i) It is understood that the mix of labor categories provided by the Contractor under the contract, as well as the distribution of effort among those categories, may vary considerably from the initial mix and distribution of effort which was estimated by the Government or proposed by the Contractor.

(j) Nothing herein shall be construed to alter or waive any of the rights or obligations of either party pursuant to the Clause entitled "Limitation of Costs" or "Limitation of Funds," either of which clauses as incorporated herein applies to this contract.

SOW Paragraph 3.5.1:

Labor Category	Basic Award, Year 1 Hours	Option 1, Year 2 Hours	Option 2, Year 3 Hours	Option 3, Year 4 Hours	Option 4, Year 5 Hours	Total Hours
Sr. Manager	100	100	100	100	100	500
Sr. Engineer/Scientist	2000	2000	2000	2000	2000	10000
Engineer/Scientist	1500	1500	1500	1500	1500	7500
Technician	3500	3500	3500	3500	3500	17500
Student	0	0	0	0	0	0
Technical Assistant	0	0	0	0	0	0
TOTAL	7100	7100	7100	7100	7100	35500

SOW Paragraph 3.5.2:

Labor Category	Basic Award, Year 1 Hours	Option 1, Year 2 Hours	Option 2, Year 3 Hours	Option 3, Year 4 Hours	Option 4, Year 5 Hours	Total Hours
Deckplate Team Foreman	17280	17280	17280	17280	17280	86400
Team Planner/Surveyor	11520	11520	11520	11520	11520	57600
Deckplate Quality Assurance Professional	17280	17280	17280	17280	17280	86400
Abrasive Blast Professional	30720	30720	30720	30720	30720	153600
Water Jet Technician	17280	17280	17280	17280	17280	86400
Spray Application Specialist	30720	30720	30720	30720	30720	153600
Surface Preparation Technician	65280	65280	65280	65280	65280	326400
Coating Applicator	72960	72960	72960	72960	72960	364800
Preservation Assistant	67200	67200	67200	67200	67200	336000
General Laborer	51990	51990	51990	51990	51990	259950
TOTAL	382230	382230	382230	382230	382230	1911150

NOTE: Offerors proposing direct labor hours filled by Subcontractors or Consultants must identify those as such in their proposal.

3. Section L-1 of the RFP is amended to add the following FAR clause:

52.237-1 SITE VISIT (APR 1984)

4. Section L of the RFP is amended to add clause L-16 as follows:

L-16 SITE VISIT

A site visit will be held at the Naval Research Laboratory (NRL), Center for Corrosion Science and Engineering (CCSE) located at the NRL Key West Building F14, Fleming Key, Trumbo Point Annex, Key West, FL 33040, on **2 March 2007** beginning promptly at 10:00 a.m. local time.

Offerors are urged and expected to attend the site visit and to satisfy themselves regarding the general and local conditions that may affect the cost of contract performance, to the extent that the information is reasonably obtainable. In no event shall failure to inspect the site constitute grounds for a claim after contract award. Offerors who plan to attend must submit a visit request at least five (5) days prior to the scheduled date to:

E-mail: Sue.kelly@nrl.navy.mil

or

FAX: 202-767-5896

or

Naval Research Laboratory

Attn: Code 3220.SK - Site Visit SK08

4555 Overlook Avenue S.W.

Washington, D.C. 20375

Visit requests will normally be prepared on letterhead and shall contain the following information:

Name of individual(s):

Social Security Number of each individual:

Citizenship of each individual(s):

Purpose of Visit: **Site Visit N00173-06-R-SK08**

Classification Level of Visit: **Unclassified**

Number of requests are limited to 2 per contractor.

Only U.S. citizens or Non-U.S. citizens with a Green Card may pre-register. Parking will be available for this site visit. Further information, including directions and/or maps, will be provided to contractors submitting a visit request.

At the site visit, all questions must be presented in writing, so be sure to bring writing materials with you. After the site visit, any additional questions must be submitted in writing by e mail to sue.kelly@nrl.navy.mil or FAX 202-767-5896 no later than five (5) calendar days after the date of the site visit. All questions will be formally addressed and answered in an amendment to the solicitation.

Failure of a prospective offeror to attend the site visit or submit questions will be construed to mean that the offeror fully understands all requirements of the solicitation. No individual site visits will be scheduled.

5. Section L, Clause L-14, entitled Travel and Material Estimates and Other Direct Costs is changed to read as follows:

L-14 TRAVEL, MATERIAL ESTIMATES AND OTHER DIRECT COSTS AND SUBCONTRACTOR/CONSULTANT ESTIMATES (FOR EVALUATION PURPOSES ONLY)

The travel estimates, material and other direct costs estimates, and the subcontractor/consultant estimates set forth must be included in each offerors cost proposal for evaluation purposes only. The Travel estimates, Material and ODC estimates, and Subcontractor/Consultant estimates are for direct costs and the offeror may add applicable indirect costs, if any. During the term of this contract, the contractor will be reimbursed actual, allowable and verifiable travel, material, and other direct expenses.

The Government Estimated Travel per year is shown in Attachment 3 to this solicitation.

The Government Estimated Materials and Other Direct Costs per year is shown in Attachment 3 to this solicitation.

The Government Estimated Subcontractor/Consultants expenses per year is shown in Attachment 3 to this solicitation.

