2. CONTRACT NO. GS-35F-0869R
3. AWARD/EFFECTIVE DATE 18-Sep-2007
4. ORDER NUMBER HQ0005-07-F-0076
5. SOLICITATION NUMBER
6. SOLICITATION ISSUE DATE
7. TELEPHONE NUMBER
8. OFFER DUE DATE/LOCAL TIME
9. ISSUED BY MISSILE DEFENSE AGENCY (MDA) CONTRACTS DIRECTORATE 7100 DEFENSE PENTAGON WASHINGTON DC 20301-7100
10. PHONE: 703-882-6295 FAX: 703-882-6356
11. DELIVERY FOR FOR DESTINATION UNLESS BLOCK IS MARKED
12. DISCOUNT TERMS
13a. THIS CONTRACT IS A RATED ORDER UNDER DFAS (15 CFR 700)
13b. RATING
14. METHOD OF SOLICITATION
15. FOR SOLICITATION INFORMATION CALL 18-Sep-2007 HQ0006-07-F-0076
15. ISSUE DATE 18-Sep-2007 HQ0006-07-F-0076
16. DELIVER TO CODE HQ0006
16. ADMINISTERED BY CODE
17a. CONTRACT NUMBER HQ0005-07-F-0076
17b. PAYMENT WILL BE MADE BY DFAS INDIANAPOLIS CENTER 8999 EAST 56TH STREET INDIANAPOLIS IN 46249-1510
18. ITEM NO. 20. SCHEDULE OF SUPPLIES/ SERVICES
19. NAME AND TITLE OF SIGNER
20. QUANTITY
21. UNIT
22. UNIT PRICE
23. AMOUNT
24. TOTAL AWARD AMOUNT (For Govt. Use Only)
24. AMOUNT
25. ACCOUNTING AND APPROPRIATION DATA
26. TOTAL AWARD AMOUNT (For Govt. Use Only)
26. $5,746,395.20
27a. SOLICITATION INCORPORATES BY REFERENCE FAR 52.212-1, 52.212-4, FAR 52.212-3, 52.212-6 ARE ATTACHED.
27b. CONTRACT/PURCHASE ORDER INCORPORATES BY REFERENCE FAR 52.212-4, FAR 52.212-5 ATTACHED
28. CONTRACTOR IS REQUIRED TO SIGN THIS DOCUMENT AND RETURN 1 COPIES TO ISSUING OFFICE. CONTRACTOR AGREES TO FURNISH AND DELIVER ALL ITEMS SET FORTH OR OTHERWISE IDENTIFIED ABOVE AND ON ANY ADDITIONAL SHEETS SUBJECT TO THE TERMS AND CONDITIONS SPECIFIED HEREIN.
29. AWARD OF CONTRACT REFERENCES OFFER DATED YOUR OFFER ON SOLICITATION BLOCK IS, INCLUDING ANY ADDITIONS OR CHANGES WHICH ARE SET FORTH HEREIN, IS ACCEPTED AS TO ITEMS.
30a. SIGNATURE OF OFFEROR/CONTRACTOR
30b. NAME AND TITLE OF SIGNER
30c. DATE SIGNED
31a. UNITED STATES OF AMERICA (SIGNATURE OF CONTRACTING OFFICER) 19-Sep-2007
31b. NAME OF CONTRACTING OFFICER TEL: 703-882-6628 EMAIL: Penelope.Russell@mda.mil
31c. DATE SIGNED
### SOLICITATION/CONTRACT/ORDER FOR COMMERCIAL ITEMS

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<td>SEE SCHEDULE</td>
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**32a.** QUANTITY IN COLUMN 21 HAS BEEN RECEIVED, INSPECTED, AND CONFORMS TO THE CONTRACT, EXCEPT AS NOTED:

**32b.** SIGNATURE OF AUTHORIZED GOVERNMENT REPRESENTATIVE

**32c.** DATE

**32d.** PRINTED NAME AND TITLE OF AUTHORIZED GOVERNMENT REPRESENTATIVE

**32e.** MAILING ADDRESS OF AUTHORIZED GOVERNMENT REPRESENTATIVE

**32f.** TELEPHONE NUMBER OF AUTHORIZED GOVERNMENT REPRESENTATIVE

**32g.** E-MAIL OF AUTHORIZED GOVERNMENT REPRESENTATIVE

**33.** SHIP NUMBER

**34.** VOUCHER NUMBER

**35.** AMOUNT VERIFIED CORRECT FOR

**36.** PAYMENT

**37.** CHECK NUMBER

PARTIAL | FINAL

**38.** S/R ACCOUNT NUMBER

**39.** S/R VOUCHER NUMBER

**40.** PAID BY

**41a.** I CERTIFY THIS ACCOUNT IS CORRECT AND PROPER FOR PAYMENT

**41b.** SIGNATURE AND TITLE OF CERTIFYING OFFICER

**41c.** DATE

**42a.** RECEIVED BY (PRN)

**42b.** RECEIVED AT (LOCATION)

**42c.** DATE REC'D (YYYY/MM/DD)

**42d.** TOTAL CONTAINERS

AUTHORIZED FOR LOCAL REPRODUCTION
PREVIOUS EDITION IS NOT USABLE
**Section SF 1449 - CONTINUATION SHEET**

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<td>Support MDA/DOC by providing services required for engineering and operation of an MDA electronic Web Portal and related legacy web systems in accordance with the Statement of Work (SOW) (Attachment 01) to provide the equivalent of 30.0 man-years (MYE) in accordance with Attachment 5, Labor Mix, Qualifications, and Rates Matrix. FOB: Destination</td>
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The contractor shall submit all data and reports as identified in the contract, the Statement of Work, and the Contract Data Requirements List (CDRL) DD Forms 1423-1 (Exhibit A) THIS IS NOT A SEPARATELY PRICED LINE ITEM.

FOB: Destination

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<td>Special Studies as directed in Technical Task Orders in accordance with the SOW and Clause #20 for a period of 12 months.</td>
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<td>Support MDA/DOC by providing services required for engineering and operation of an MDA electronic Web Portal and related legacy web systems in accordance with the Statement of Work (SOW) (Attachment 01) to provide the equivalent of 30.0 man-years (MYE) in accordance with Attachment 5, Labor Mix, Qualifications, and Rates Matrix. FOB: Destination</td>
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<td></td>
<td>The Contractor shall furnish all ODCs and travel necessary to support the Statement of Work (SOW) (Attachment 01). FOB: Destination</td>
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**ESTIMATED COST** $500,000.00
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The contractor shall submit all data and reports as identified in the contract, the Statement of Work, and the Contract Data Requirements List (CDRL) DD Forms 1423-1 (Exhibit A). THIS IS NOT A SEPARATELY PRICED LINE ITEM.

FOB: Destination

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NET AMT

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Special Studies as directed in Technical Task Orders in accordance with the SOW and Clause #20 for a period of 12 months.

FOB: Destination

TOTAL ESTIMATED PRICE: $0.00

CEILING PRICE
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Support MDA/DOC by providing services required for engineering and operation of an MDA electronic Web Portal and related legacy web systems in accordance with the Statement of Work (SOW) (Attachment 01) to provide the equivalent of 30.0 man-years (MYE) in accordance with Attachment 5, Labor Mix, Qualifications, and Rates Matrix.

FOB: Destination

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The Contractor shall furnish all ODCs and travel necessary to support the Statement of Work (SOW) (Attachment 01).

FOB: Destination

ESTIMATED COST $500,000.00
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The contractor shall submit all data and reports as identified in the contract, the Statement of Work, and the Contract Data Requirements List (CDRL). DD Forms 1423-1 (Exhibit A) THIS IS NOT A SEPARATELY PRICED LINE ITEM.
FOB: Destination

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TOT ESTIMATED PRICE $0.00
CEILING PRICE

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<td>Support MDA/DOC by providing services</td>
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<td>of an MDA electronic Web Portal and</td>
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<td>related legacy web systems in accordance</td>
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<td>equivalent of 30.0 man-years (MYE)</td>
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**ESTIMATED COST** $500,000.00
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</table>

Support MDA/DOA by providing services required for engineering and operation of an MDA electronic Web Portal and related legacy web systems in accordance with the Statement of Work (SOW) (Attachment 01) to provide the equivalent of 30.0 man-years (MYE) in accordance with Attachment 5, Labor Mix, Qualifications, and Rates Matrix. FOB: Destination

<table>
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<th>ITEM NO</th>
<th>SUPPLIES/SERVICES</th>
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<th>AMOUNT</th>
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The Contractor shall furnish all ODCs and travel necessary to support the Statement of Work (SOW) (Attachment 01). FOB: Destination

ESTIMATED COST $0.00
The contractor shall submit all data and reports as identified in the contract, the Statement of Work, and the Contract Data Requirements List (CDRL) DD Form 1423-L (Exhibit A) THIS IS NOT A SEPARATELY PRICED LINE ITEM.

FOB: Destination

NET AMT

ITEM NO SUPPLIES/SERVICES QUANTITY UNIT UNIT PRICE AMOUNT

0401 Surge T&M Special Studies/Technical Task Orders Special Studies as directed in Technical Task Orders in accordance with the SOW and Clause #20 for a period of 12 months.

FOB: Destination

TOT ESTIMATED PRICE $0.00 CEILING PRICE

INSPECTION AND ACCEPTANCE TERMS

 Supplies/services will be inspected/accepted at:

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<th>CLIN</th>
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<th>ACCEPT AT</th>
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DECLARATION INFORMATION

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**ACCOUNTING AND APPROPRIATION DATA**

AA: 9770400 2520 7 BM 2520 40603890C00 252B S12135 MD701043JCJ3194 721028 AMOUNT: $450,000.00
CIN D091DK731940901 $450,000.00

AB: 9770400 2520 7 BM 2520 40603890C00 252B S12135 MD701043JCJ3194 721028 AMOUNT: $26,015.18
CIN D091DK732559901 $26,015.18

**CLAUSES INCORPORATED BY REFERENCE**
52.204-2 Security Requirements  AUG 1996
52.209-6 Protecting the Government's Interest When Subcontracting With Contractors Debarred, Suspended, or Proposed for Debarment  SEP 2006
52.212-4 Contract Terms and Conditions--Commercial Items  FEB 2007
52.232-22 Limitation Of Funds  APR 1984
52.232-33 Payment by Electronic Funds Transfer--Central Contractor Registration  OCT 2003
52.237-3 Continuity Of Services  JAN 1991
52.242-15 Stop-Work Order  AUG 1989
52.243-1 Alt. 1 Changes--Fixed Price (Aug 1987) - Alternate 1  APR 1984
52.243-3 Changes--Time-And-Material Or Labor-Hours  SEP 2000
52.243-1 Government Property  JUN 2007
52.246-1 Contractor Inspection Requirements  APR 1984
52.246-6 Inspection--Time-And-Material And Labor-Hour  MAY 2001
52.249-4 Termination For Convenience Of The Government (Services) Apr 1984 (Short Form)

252.201-7000 Contracting Officer's Representative  DEC 1991
252.204-7000 Disclosure Of Information  DEC 1991
252.204-7003 Control Of Government Personnel Work Product  APR 1992
252.204-7004 Alt A Central Contractor Registration (52.204-7) Alternate A  NOV 2003
252.204-7005 Oral Attestation Of Security Responsibilities  NOV 2001
252.209-7004 Subcontracting With Firms That Are Owned or Controlled By The Government of a Terrorist Country
252.232-7003 Electronic Submission of Payment Requests  MAR 2007
252.232-7010 Leaves on Contract Payments  DEC 2006
252.239-7016 Telecommunications Security Equipment, Devices, Techniques, And Services  DEC 1991
252.243-7001 Pricing Of Contract Modifications  DEC 1991
252.246-7000 Material Inspection And Receiving Report  MAR 2003

CLAUSES INCORPORATED BY FULL TEXT

52.212-5 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS--COMMERCIAL ITEMS (JUN 2007)

(a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:


(b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: (Contracting Officer check as appropriate.)


(3) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (JUL 2005) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a).

(4) [Removed].


(ii) Alternate I (OCT 1995) of 52.219-6.

(iii) Alternate II (MAR 2004) of 52.219-6.

(i) Alternate I (OCT 1995) of 52.219-7.

(ii) Alternate II (MAR 2004) of 52.219-7.

_X_ (7) 52.219-8, Utilization of Small Business Concerns (MAY 2004) (15 U.S.C. 637(d)(2) and (3)).

(8)(i) 52.219-9, Small Business Subcontracting Plan (SEP 2006) (15 U.S.C. 637(d)(4)).

(ii) Alternate I (OCT 2001) of 52.219-9

(iii) Alternate II (OCT 2001) of 52.219-9.

_X_ (9) 52.219-14, Limitations on Subcontracting (DEC 1996) (15 U.S.C. 637(a)(14)).

(10)(i) 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns (SEP 2005) (10 U.S.C. 2323) (if the offeror elects to waive the adjustment, it shall so indicate in its offer).

(ii) Alternate I (JUNE 2003) of 52.219-23.


_X_ (14) 52.219-28, Post Award Small Business Program Rerepresentation (JUNE 2007) (15 U.S.C. 632(a)(2)).


_X_ (17) 52.222-21, Prohibition of Segregated Facilities (FEB 1999).

_\textbf{X} (18) 52.222-26, Equal Opportunity (MAR 2007) (E.O. 11246).


_\textbf{X} (22) 52.222-39, Notification of Employee Rights Concerning Payment of Union Dues or Fees (DEC 2004) (E.O. 13201).

_\textbf{X} (23)(i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Products (AUG 2000) (42 U.S.C. 6962(c)(3)(A)(ii)).

_\textbf{X} (23)(ii) Alternate I (AUG 2000) of 52.223-9 (42 U.S.C. 6962(f)(2)(c)).


_\textbf{X} (27) 52.225-13, Restrictions on Certain Foreign Purchases (FEB 2006) (E.O.s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of Treasury).

_\textbf{X} (28) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (42 U.S.C. 5150).

_\textbf{X} (29) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (42 U.S.C. 5150).


_\textbf{X} (33) 52.232-34, Payment by Electronic Funds Transfer--Other than Central Contractor Registration (MAY 1999) (31 U.S.C. 3332).


(ii) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631).

(ii) Alternate I (APR 2003) of 52.247-64.

(c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: (Contracting Officer check as appropriate.)


(d) Comptroller General Examination of Record. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records--Negotiation.

(1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.

(2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.

(3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.

(e) (1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in paragraphs (i) through (vi) of this paragraph in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause--

(i) 52.219-8, Utilization of Small Business Concerns (May 2004) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds $500,000 ($1,000,000 for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.

(ii) 52.222-36, Equal Opportunity (MAR 2007) (E.O. 11246).


(v) 52.222-39, Notification of Employee Rights Concerning Payment of Union Dues or Fees (DEC 2004) (E.O. 13201).


(vii) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.

(2) While not required, the contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

(End of clause)

52.217-8 OPTION TO EXTEND SERVICES (NOV 1999)

The Government may require continued performance of any services within the limits and at the rates specified in the contract. The rates may be adjusted only as a result of revisions to prevailing labor rates provided by the Secretary of Labor. The option provision may be exercised more than once, but the total extension of performance hereunder shall not exceed 6 months. The Contracting Officer may exercise the option by written notice to the Contractor within 30 Days.

(End of clause)

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

(a) The Government may extend the term of this contract by written notice to the Contractor within 30 days (insert the period of time within which the Contracting Officer may exercise the option); provided that the Government gives the Contractor a preliminary written notice of its intent to extend at least 90 before the contract 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 60 months.

(End of clause)

52.219-28 POST-AWARD SMALL BUSINESS PROGRAM REREPRESENTATION (JUNE 2007)

(a) Definitions. As used in this clause—
Long-term contract means a contract of more than five years in duration, including options. However, the term does not include contracts that exceed five years in duration because the period of performance has been extended for a cumulative period not to exceed six months under the clause at 52.217-8, Option to Extend Services, or other appropriate authority.

Small business concern means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR part 121 and the size standard in paragraph (c) of this clause.

(b) If the Contractor represented that it was a small business concern prior to award of this contract, the Contractor shall rerepresent its size status according to paragraph (e) of this clause or, if applicable, paragraph (g) of this clause, upon the occurrence of any of the following:

(1) Within 30 days after execution of a novation agreement or within 30 days after modification of the contract to include this clause, if the novation agreement was executed prior to inclusion of this clause in the contract.

(2) Within 30 days after a merger or acquisition that does not require a novation or within 30 days after modification of the contract to include this clause, if the merger or acquisition occurred prior to inclusion of this clause in the contract.

(3) For long-term contracts--

(i) Within 60 to 120 days prior to the end of the fifth year of the contract; and

(ii) Within 60 to 120 days prior to the exercise date specified in the contract for any option thereafter.

(c) The Contractor shall rerepresent its size status in accordance with the size standard in effect at the time of this rerepresentation that corresponds to the North American Industry Classification System (NAICS) code assigned to this contract. The small business size standard corresponding to this NAICS code can be found at http://www.sba.gov/services/contractingopportunities/sizestandardstopics/.

(d) The small business size standard for a Contractor providing a product which it does not manufacture itself, for a contract other than a construction or service contract, is 500 employees.

(e) Except as provided in paragraph (g) of this clause, the Contractor shall make the rerepresentation required by paragraph (b) of this clause by validating or updating all its representations in the Online Representations and Certifications Application and its data in the Central Contractor Registration, as necessary, to ensure they reflect current status. The Contractor shall notify the contracting office by e-mail, or otherwise in writing, that the data have been validated or updated, and provide the date of the validation or update.

(f) If the Contractor represented that it was other than a small business concern prior to award of this contract, the Contractor may, but is not required to, take the actions required by paragraphs (e) or (g) of this clause.

(g) If the Contractor does not have representations and certifications in ORCA, or does not have a representation in ORCA for the NAICS code applicable to this contract, the Contractor is required to complete the following rerepresentation and submit it to the contracting office, along with the contract number and the date on which the rerepresentation was completed:

The Contractor represents that it ( ) is, ( ) is not a small business concern under NAICS Code 518112- assigned to contract number HQ0006-07-F-0076.

(Contractor to sign and date and insert authorized signer's name and title).
52.252-2  CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

www.arnet.gov/far/

(End of clause)

252.212-7001  CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS APPLICABLE TO DEFENSE ACQUISITIONS OF COMMERCIAL ITEMS (APR 2007)

(a) The Contractor agrees to comply with the following Federal Acquisition Regulation (FAR) clause which, if checked, is included in this contract by reference to implement a provision of law applicable to acquisitions of commercial items or components.


(b) The Contractor agrees to comply with any clause that is checked on the following list of Defense FAR Supplement clauses which, if checked, is included in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items or components.


   (8) _X_ 252.225-7016, Restriction on Acquisition of Ball and Roller Bearings (MAR 2006) (Section 8065 of Public Law 107-117 and the same restriction in subsequent DoD appropriations acts).


(13) 252.225-7038, Restriction on Acquisition of Air Circuit Breakers (JUN 2005) (10 U.S.C. 2534(a)(3)).


(ii) Alternate I (MAR 2000) of 252.247-7023.

(iii) Alternate II (MAR 2000) of 252.247-7023.

(iv) Alternate III (MAY 2002) of 252.247-7023.


(c) In addition to the clauses listed in paragraph (e) of the Contract Terms and Conditions Required to Implement Statutes or Executive Orders--Commercial Items clause of this contract (FAR 52.212-5), the Contractor shall include the terms of the following clauses, if applicable, in subcontracts for commercial items or commercial components, awarded at any tier under this contract:


252.232-7007 LIMITATION OF GOVERNMENT'S OBLIGATION (MAY 2006)

(a) Contract line item(s) 0001 through 0401 are incrementally funded. For these item(s), the sum of $450,000.00 of the total price is presently available for payment and allotted to this contract. An allotment schedule is set forth in paragraph (j) of this clause.

(b) For item(s) identified in paragraph (a) of this clause, the Contractor agrees to perform up to the point at which the total amount payable by the Government, including reimbursement in the event of termination of those item(s) for the Government's convenience, approximates the total amount currently allotted to the contract. The Contractor is not authorized to continue work on those item(s) beyond that point. The Government will not be obligated in any event to reimburse the Contractor in excess of the amount allotted to the contract for those item(s) regardless of anything to the contrary in the clause entitled "TERMINATION FOR THE CONVENIENCE OF THE GOVERNMENT." As used in this clause, the total amount payable by the Government in the event of termination of applicable contract line item(s) for convenience includes costs, profit and estimated termination settlement costs for those item(s).

(c) Notwithstanding the dates specified in the allotment schedule in paragraph (j) of this clause, the Contractor will notify the Contracting Officer in writing at least ninety days prior to the date when, in the Contractor's best judgment, the work will reach the point at which the total amount payable by the Government, including any cost for termination for convenience, will approximate 85 percent of the total amount then allotted to the contract for performance of the applicable item(s). The notification will state (1) the estimated date when that point will be reached and (2) an estimate of additional funding, if any, needed to continue performance of applicable line items up to the next scheduled date for allotment of funds identified in paragraph (j) of this clause, or to a mutually agreed upon substitute date. The notification will also advise the Contracting Officer of the estimated amount of additional funds that will be required for the timely performance of the item(s) funded pursuant to this clause, for subsequent period as may be specified in the allotment schedule in paragraph (j) of this clause, or otherwise agreed to by the parties. If after such notification additional funds are not allotted by the date identified in the Contractor's notification, or by an agreed substitute date, the Contracting Officer will terminate any item(s) for which additional funds have not been allotted, pursuant to the clause of this contract entitled "TERMINATION FOR THE CONVENIENCE OF THE GOVERNMENT".

(d) When additional funds are allotted for continued performance of the contract line item(s) identified in paragraph (a) of this clause, the parties will agree as to the period of contract performance which will be covered by the funds. The provisions of paragraph (b) through (d) of this clause will apply in like manner to the additional allotted funds and agreed substitute date, and the contract will be modified accordingly.

(e) If, solely by reason of failure of the Government to allot additional funds, by the dates indicated below, in amounts sufficient for timely performance of the contract line item(s) identified in paragraph (a) of this clause, the Contractor incurs additional costs or is delayed in the performance of the work under this contract and if additional funds are allotted, an equitable adjustment will be made in the price or prices (including appropriate target, billing, and ceiling prices where applicable) of the item(s), or in the time of delivery, or both. Failure to agree to any such equitable adjustment hereunder will be a dispute concerning a question of fact within the meaning of the clause entitled "Disputes."

(f) The Government may at any time prior to termination allot additional funds for the performance of the contract line item(s) identified in paragraph (a) of this clause.
(g) The termination provisions of this clause do not limit the rights of the Government under the clause entitled "DEFAULT." The provisions of this clause are limited to work and allotment of funds for the contract line item(s) set forth in paragraph (a) of this clause. This clause no longer applies once the contract is fully funded except with regard to the rights or obligations of the parties concerning equitable adjustments negotiated under paragraphs (d) or (e) of this clause.

(h) Nothing in this clause affects the right of the Government to this contract pursuant to the clause of this contract entitled "TERMINATION FOR CONVENIENCE OF THE GOVERNMENT."

(i) Nothing in this clause shall be construed as authorization of voluntary services whose acceptance is otherwise prohibited under 31 U.S.C. 1342.

(j) The parties contemplate that the Government will allot funds to this contract in accordance with the following schedule:

(End of clause)

G-01 CONTRACT ADMINISTRATION (MAY 2005)

Notwithstanding the Contractor's responsibility for total management during the performance of this contract, the administration of the contract will require maximum coordination between the Government and the Contractor. The following individuals will be the Government points of contact during the performance of this contract:

(a) CONTRACTING OFFICERS

All contract administration will be effected by the Procuring Contracting Officer (PCO) or designated Administrative Contracting Officer (ACO). Communication pertaining to the contract administration should be addressed to the Contracting Officer. Contract administration functions (see FAR 42.302 and DFARS 242.302) are assigned to the cognizant contract administration office. No changes, deviations, or waivers shall be effective without a modification of the contract executed by the Contracting Officer or his duly authorized representative authorizing such changes, deviations, or waivers.

The point of contact for all contractual matters is:

<table>
<thead>
<tr>
<th>Name:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Organizational Code: MDA/DACS</td>
</tr>
<tr>
<td>Telephone Number: 703-887-6528</td>
</tr>
<tr>
<td>E-Mail Address: tomda.mil</td>
</tr>
</tbody>
</table>

(b) CONTRACTING OFFICER'S REPRESENTATIVE

The Contracting Officer's Representative (COR) is not authorized to change any of the terms and conditions of the contract. The Contractor is advised that only the Contracting Officer can change or modify the contract terms or take any other action which obligates the Government. Then, such action must be set forth in a formal modification to the contract. The authority of the COR is strictly limited to him/her, without redelegation, to the specific duties set forth in his/her letter of appointment, a copy of which is furnished to the Contractor. Contractors who rely on direction from other than the Contracting Officer or a COR acting outside the strict limits of his/her responsibilities as set forth in his/her letter of appointment do so at their own risk and expense. Such actions do not bind the Government contractually. Any contractual questions shall be directed to the Contracting Officer.
The COR under this contract is:

Name: [Redacted]
Organizational Code: MDA/DOCM
Telephone Number: 719-721-8724
E-Mail Address: [Redacted]@mda.mil

(c) The Contracting Officer shall provide the following contractor information for the EDA POC and contract administration, and make it a part of Contract Administration for the contract. In addition, the contractor shall update this information, when necessary, after contract award.

Name of Company EDA POC: Phacil Inc.
E-Mail Address: [Redacted]
Telephone No.: [Redacted] (including area code and extension)

The point of contact on matters pertaining to contract audits is as follows:

Name: [Redacted]
Title: [Redacted]
Telephone No.: [Redacted] (including area code and extension)

G-02 IDENTIFICATION OF CORRESPONDENCE (MAY 2005)

All correspondence and data submitted by the Contractor under this contract shall reference the contract number.

G-05 SUBMISSION OF PAYMENT REQUESTS USING WIDE AREA WORK FLOW - RECEIPT AND ACCEPTANCE (WAWF-RA) (JUN 2005)

a. Requirement for Electronic Payment Requests by WAWF-RA

1. The Contractor shall submit all payment requests electronically in accordance with FAR Part 32. As prescribed in DFARS clause 252.232-7003, Electronic Submission of Payment Requests, contractors shall submit all payment requests in electronic form unless the exception in the DFARS clause applies. Paper copies will no longer be processed for payment.

2. To facilitate electronic submission, contractors shall submit all payment requests through the Wide Area Work Flow-Receipt and Acceptance (WAWF-RA) System at https://wawf.eb.mil using the appropriate Service Acceptor's DoDAAC (MDA's (NCR) is HQ0006; JN/IC is H95001). When using WAWF-RA, the contractor will inform the Contracting Officer's Representative (COR) or designee via e-mail that a WAWF document has been submitted for approval.
3. In accordance with Appendix F of the DFARS, at the time of each delivery of supplies or services under this contract, the contractor shall prepare and furnish to the Government the WAWF-RA electronic form in lieu of a paper copy Material Inspection and Receiving Report (MIRR), DD Form 250.

4. When requesting final payment, the Contractor must establish compliance with all terms of the contract by submitting a Final Receiving Report through WAWF-RA, or Letter of Transmittal, as applicable.

5. The WAWF Training Links are located on the Internet at https://wawf.eb.mil under “About WAWF”.

6. Questions regarding the use of the system are to be directed to the WAWF Help Desk:

   DISA WESTHEM
   Area Command Ogden
   Customer Service Center
   CONUS ONLY: 1-866-618-5988
   COMMERCIAL: 801-605-7095
   DSN: 338-7095
   FAX COMMERCIAL: 801-605-7453
   FAX DSN: 338-7453
   csscasag@ogden.disa.mil

b. Submission of Invoices under Fixed Price Type Contracts

1. “Invoice” as used in this paragraph does not include the contractor’s requests for progress payments.

2. The use of WAWF-RA electronic form and invoice are in accordance with DFARS Appendix F.

3. In addition to the requirements of the Prompt Payment clause of the contract, the contractor shall cite on each invoice the contract line item (CLIN); the contract subline item number (SUBCLIN), if applicable; the accounting classification reference number (ACRN), and the payment terms.

4. The contractor shall prepare either:
   ___ a separate invoice for each activity designated to receive the supplies or services or
   ___ a consolidated invoice covering all shipments delivered under an individual order.

5. If acceptance is at origin, the contractor shall submit the WAWF-RA electronic form or other acceptance verification directly to the designated payment office.

6. If acceptance is at destination, the consignee will forward acceptance verification to the designated payment office.

c. Submission of Vouchers under Time and Materials and Cost Type Contracts

1. Contractors approved under the Defense Contract Audit Agency’s (DCAA) direct billing program may submit the first and subsequent interim vouchers directly to the disbursing office. Contractors participating in the direct billing program must provide a copy of the first interim voucher to the cognizant DCAA office within 5 days of its submission to the disbursing office.

2. Upon written notification to the contractor, DCAA may rescind the direct submission authority. Upon receipt of the notice to rescind the direct submission authority, the contractor will immediately begin to submit invoices for the affected contracts to DCAA.
3. When authorized by the DCAA in accordance with DFARS 242.803(b)(i)(C), the contractor may submit interim payment requests. Such authorization does not extend to the first and final vouchers. Vouchers requesting interim payments shall be submitted no more than once every two weeks. For indefinite delivery type contracts, interim payment requests shall be submitted no more than once every two weeks for each delivery order. There shall be a lapse of no more than 90 calendar days between performance and submission of an interim payment request.

4. The contractor agrees to segregate costs incurred under this contract at the level of performance, either task or subtask, or CLIN or SUBCLIN, rather than on a total contract basis, and to submit vouchers reflecting costs incurred at that level. Vouchers shall contain summaries of work charged during the period covered, as well as overall cumulative summaries for all work invoiced to date, by line item, subline item, task or subtask. Delivery orders will be segregated by individual order.

5. The contractor shall submit the final voucher to the cognizant DCAA office and ACO, if applicable.

G-06 ALLOTMENT OF FUNDS (MAY 2005)

Pursuant to FAR 52.232-22, “Limitation of Funds,” the total amount of funds presently available for payment and allotted to this contract (which covers all items, including fee payable), and the estimated period of performance said funds cover, are as follow:

<table>
<thead>
<tr>
<th>CLIN 0002:</th>
<th>Estimated funds exhaustion date: 30 Oct 2007</th>
</tr>
</thead>
<tbody>
<tr>
<td>CLIN 0004</td>
<td>Estimated funds exhaustion date: TBD</td>
</tr>
</tbody>
</table>

H-06 INSURANCE (MAY 2005)

In accordance with FAR Part 28.307-2, the Contractor shall maintain the types of insurance and coverage listed below:

<table>
<thead>
<tr>
<th>TYPES OF INSURANCE</th>
<th>MINIMUM AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Workmen's Compensation and all occupational disease</td>
<td>As required by State law</td>
</tr>
<tr>
<td>Employer's Liability including all occupational disease when not covered by Workmen's Compensation above</td>
<td>$100,000 per accident</td>
</tr>
<tr>
<td>General Liability (Comprehensive) Bodily Injury</td>
<td>$500,000 per occurrence</td>
</tr>
<tr>
<td>Automobile Liability (Comprehensive)</td>
<td></td>
</tr>
<tr>
<td>Bodily Injury per person</td>
<td>$200,000</td>
</tr>
<tr>
<td>Bodily Injury per accident</td>
<td>$500,000</td>
</tr>
<tr>
<td>Property Damage per accident</td>
<td>$20,000</td>
</tr>
</tbody>
</table>

H-07 ALTERNATE DISPUTES RESOLUTION (MAY 2005)
The Government and the Contractor will work together to ensure the success of the WISS program. The parties realize, however, that disagreements and disputes may arise between them. They agree to use their best efforts to resolve all disagreements and disputes quickly, efficiently and fairly. The Government prefers to resolve all issues arising under or related to the contract by negotiation, first at the Contracting Officer level, and if unresolved, at the Program Director/Manager level. If negotiations reach an impasse, the Government and the Contractor agree to consider using one or more of the ADR processes identified in 5 USC 571. In the event either party rejects the use of ADR procedures, he will inform the other in writing of the specific reasons.

The parties agree that they will establish a written ADR process, tailored to the circumstances, before beginning ADR. Typically, the agreement will address: issues requiring resolution, authorized representatives, appointment of neutrals, audit requirements, confidentiality and duration of the ADR process, suspension of litigation, and a schedule.

This provision does not prevent either party from taking any action to preserve its rights under the Contract Disputes Act or any other statute or regulation. Agreement to this provision is not a condition for award of this contract, nor will objections to this provision be considered in evaluation for award.

H-19 INHERENTLY GOVERNMENTAL FUNCTIONS (MAY 2005)

a. An inherently governmental function is a function that is so intimately related to the public interest as to mandate performance by Government employees. These functions include those activities that require either the exercise of discretion or the making of value judgments in making decisions for the Government. The Contractor is not an agent or a representative of MDA and shall not assume these roles. While the Contractor may be required to visit other governmental agencies or Contractors to obtain information for MDA, such work shall be under the guidance of the Contracting Officer’s Representative (COR). Fact-finding involving foreign governments and necessarily U.S. relations with those governments shall not be performed by the Contractor.

b. The Contractor shall ensure that its employees performing under this contract have read and understand Office of Federal Procurement Policy Letter 92-1, dated September 23, 1992, on this subject. In the event the Contractor is concerned that work requested of it violates the Policy Letter 92-1, it shall immediately inform the Contracting Officer.

BSSP TEMPLATE

BASIC SUPPORT SERVICES PROGRAM

This order is subject to the terms and conditions of the General Services Administration (GSA) Federal Supply Schedule (FSS) Contract GS-35F-0869R and all clauses and provisions in full text or incorporated by reference herein. In the event of a conflict, this SF 1449 shall govern.

a. This is a Firm-Fixed-Price (FFP) order with Cost Reimbursable and Time & Material (T&M) provisions. The FFP CLIN is CLIN 0001 (and respective CLINs for each option year), the Cost CLIN is CLIN 0002 (and respective CLINs for each option year), and the T&M CLIN is CLIN 0004 (and respective CLINs for each option year). Other Direct Costs and Travel are addressed under CLIN 0002 (and respective CLINs for each option year). Deliverables are addressed under CLIN 0003 (and respective CLINs for each option year).

b. The contractor shall provide a firm-fixed-price for CLIN 0001 (and respective CLINs for each option year). The CLIN 0001 man-month price extended for the actual number of man-months provided covers all services that are part of the contractor's project plan and applicable staffing plan. The CLIN 0001 price includes all related project management, supervision, administrative support, and operating supplies whether performed on-site.
in MDA facilities or in contractor facilities. Travel and reimbursable items addressed in paragraph c. below will not be included in CLIN 0001 (and respective CLINs for each option year).

c. Other Direct Costs (ODCs)/Travel under CLIN 0002 (and respective CLINs for each option year) shall be billed at cost plus G&A without fee and IAW the GSA Schedule. The ODC/Travel CLINs are intended to cover pre-approved contractor travel, atypical time-critical supply or reproduction needs, and leased facilities when authorized in advance by the Contracting Officer. The CLIN 0004 price will be determined on an individual Technical Task Order basis IAW Clause #20.

d. The Contractor shall provide substantially the staffing as provided in the Schedule of Supplies and Services. Staffing shall be provided consistent with the staffing plan (which delineates whether staff is on-site at MDA or off-site at the contractors facility) agreed to by the parties as specified in Attachment 5, Labor Mix, Qualifications and Rates Matrix (submitted as part of the Offer). While the Government expects minor month-to-month fluctuations may occur in the actual staffing provided, it is the Contractor’s responsibility to provide the effort and services such as to maintain a steady level-of-effort performance throughout the entire 12-month performance period. Minor variations in staffing and skill mix are mutually understood as an appropriate outcome of the work environment. In the event that there is a change in staff or staff location (on- to off-, or off- to on-site), the contractor shall provide the MDA Contracting Officer a revised Attachment 5 along with the appropriate upward or downward adjustment in contract price resulting from the change. There are ten (10) Government observed holidays:

<table>
<thead>
<tr>
<th>Holiday</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Year’s Day*</td>
<td>1 January</td>
</tr>
<tr>
<td>Martin L. King’s Birthday</td>
<td>Third Monday in January</td>
</tr>
<tr>
<td>President’s Day</td>
<td>Third Monday in February</td>
</tr>
<tr>
<td>Memorial Day</td>
<td>Last Monday in May</td>
</tr>
<tr>
<td>Independence Day*</td>
<td>4 July</td>
</tr>
<tr>
<td>Labor Day</td>
<td>First Monday in September</td>
</tr>
<tr>
<td>Columbus Day</td>
<td>Second Monday in October</td>
</tr>
<tr>
<td>Veteran’s Day*</td>
<td>11 November</td>
</tr>
<tr>
<td>Thanksgiving Day</td>
<td>Fourth Thursday in November</td>
</tr>
<tr>
<td>Christmas Day*</td>
<td>25 December</td>
</tr>
</tbody>
</table>

*Holidays that fall on Saturday are observed on Friday and holidays that fall on Sunday are observed on Monday.

1. MATERIAL INSPECTION AND RECEIVING REPORT AND CONTRACTING OFFICER’S REPRESENTATIVE

a. Material Inspection and Receiving Report – At the time of each delivery of supplies or services under this contract, the Contractor shall prepare and forward to the Government a Material Inspection and Receiving Report in the manner and to the extent required by DoD FAR Supplement (DFARS) Appendix F, “Material Inspection and Receiving Report”. In case of rental or maintenance contracts, a separate report shall be distributed at the time each invoice is submitted for payment.

b. The Procuring Contracting Officer (PCO) will assign the Contracting Officer’s Representative (COR) at the time of order issuance. The COR will pre-certify invoices and execute the receiving report(s), (Items 21 and 22 of the DD Form 250) required by this order as verification that the specified supplies have been ordered.

c. The contractor shall submit DD Form 250 and invoices using the “Invoice 2 in 1” function within the Wide Area Workflow system in accordance with DFARS 252.232-7003, Electronic Submission of Payment Requests.
2. ORDER ACCOUNTING

   a. Separate invoices shall be submitted for each individual CLIN monthly for payment and shall clearly identify:

      (1) Government order number.
      (2) Period of performance.
      (3) Amount due by CLIN:
          (a) Labor CLINs – fixed man-month unit price extended for the actual number of man-months provided under CLIN 0001 (and respective CLINs for each option year) and labor hours by labor category for CLIN 0004 (and respective CLINs for each option year).
          (b) ODC CLINs – itemized costs.

   b. The contractor’s accounting system shall provide traceability of all cost reimbursable elements (e.g. travel, material, other authorized direct costs) ordered by each program’s funding citation’s Accounting Classification Reference Number, if required by the ordering office.

   c. Under no circumstances will any invoice exceed: the period of performance or fixed man-month unit price extended for the actual number of man-months provided under CLIN 0001 and respective option CLINs; the period of performance or authorized labor hours under CLIN 0004 and respective option CLINs; or the established cost ceiling under CLIN 0002 and respective option CLINs.

3. PAYMENT INSTRUCTIONS FOR MULTIPLE ACCOUNTING CLASSIFICATION CITATIONS

   CLIN(s) under this order (and associated Option CLIN(s), may be funded by multiple accounting classifications. The Contractor shall segregate cost and submit vouchers as required by paragraph 2 above. The Defense Finance and Accounting Service (DFAS) shall make payments from those Accounting Classification Record Numbers (ACRNs) assigned to each CLIN as described herein. Payments by the paying office are to be made by CLIN, from the earliest available funds by fiscal year as identified by ACRN.

4. PERIOD OF PERFORMANCE

   The base period for performance for this task order is 12 months commencing from the effective date of this order and 12 months for each option period, if exercised. Unless otherwise stated by the Contracting Officer, any extension to the contractor’s GSA FSS Contract shall apply to this order.

   If the Contractor’s GSA schedule contract is due to expire during the period of performance of this order and it is not extended by GSA, this task order will expire at the end of whatever performance period is currently in effect when the contractor’s GSA schedule ends. All task order unexercised/unawarded option periods will automatically become void. The Contractor shall notify the Contracting Officer immediately when it becomes known that its own or a team member GSA’s schedule contract will either be cancelled or not be extended in time to allow that firm to continue performance under the order.

5. REMITTANCE ADDRESS

   Payment of invoices furnished by the Contractor shall be sent to the following address:

   Phacil Inc
   Attn: ________
   ACIN Camden Center, Office #10
   One Federal Street
   Camden, NJ 08103
6. TRAVEL, TRAVEL COSTS, AND OTHER DIRECT COSTS

a. Travel. All contractor travel (non-local) under this contract (other than extended commuting travel as defined under paragraph c. below) must be approved in advance in writing by the COR using MDA Form 110 (dated March 2001).

b. Extended Commuting Travel.

(1) All contractor extended commuting travel under this contract must be approved by the COR AND BY THE PCO using MDA Form 110 (dated March 2001) based on documentation from the contractor showing that extended commuting travel is the most effective means of fulfilling the government’s requirements -- cost and other factors considered.

(2) Extended commuting travel may be authorized for up to 90 days at a time and must be authorized in advance in writing using MDA Form 110 (dated March 2001).

c. Definition: Extended Commuting Travel — is travel that occurs regularly in the performance of this contract where an individual or individuals travel back and forth from their normal place, or city of employment to another location or locations over a 30 day (or longer) period.

7. DELIVERABLES

The contractor is required to complete a “Monthly Status Report (MSR)”, “Technical Report”, “Funds and Labor Hour Expenditure Report” and other reports to the Contracting Officer IAW the attached DD Form 1423-1, CDRL, Exhibit A and as specified in the SOW.

8. LOCATION OF PERFORMANCE

a. On-site work will be performed at MDA National Capital Region (NCR), sites designated in Huntsville, Alabama and Fort Belvoir, VA (a future MDA location).

b. Should off-site personnel be required at a future date in the NCR, Huntsville, Alabama locations or Ft. Belvoir, VA the following shall apply: Off-site personnel are expected to perform tasks from a contractor facility within a 30 minute one-way commute time from MDA NCR, designated site located in Huntsville, Alabama) during rush hour by car, regularly scheduled public transportation, or a regularly scheduled shuttle system (i.e. transportation not specific or chargeable to this contract). Any proposed personnel place of performance outside the local NCR metropolitan area must be explained/justified.

c. CLIN 0004 (and respective CLINs for each option year) will be performed at MDA NCR, sites designated sites in Huntsville, AL and Ft. Belvoir, VA (a future MDA location).

9. PACKAGING AND MARKING OF TECHNICAL DATA (MAY 2005)

Technical data items shall be preserved, packaged, packed, and marked in accordance with the best commercial practices to meet the packaging requirements of the carrier and insure safe delivery at destination. Classified reports, data and documentation shall be prepared for shipment in accordance with the National Security Program Operation Manual (NISPOM), DoD 5220.22-M.

10. KEY STAFF

a. The Contractor shall notify and obtain the approval of the PCO and COR prior to making any changes in key staff. If replacing key staff the Contractor shall adhere to the following: (1) replacement person’s qualifications are equal to or better than the qualifications of the person being replaced as proposed and accepted at
the time of task order award; and (2) if adding personnel to fill newly added key staff positions, the added person’s qualifications are equal to or better than the desired qualifications of this task order. Key Staff positions are designated in Attachment 5 by an asterisk.

b. Changes in key staff are deemed a request for change initiated by the contractor under this order in accordance with FAR 52.243-1 Changes—Fixed-Price, Alternates III or FAR 52.243-3 Changes—Time-and-Materials or Labor-Hours. Any contractor request for changes in key staff shall include cost and pricing data substantiating either (1) a downward equitable adjustment to the order price or (2) why such an adjustment is not warranted. The cost and pricing data will be submitted to the Contracting Officer only.

11. GSA PRICE ADJUSTMENT

a. A price adjustment may be requested when upward adjustments need to be made to the unit prices stated in this task order as a result of post task order-award increases to the contractor’s GSA schedule contract labor rates. Adjustments shall only be considered by the Contracting Officer if, after task order award, GSA approves a rate increase for one or more labor categories performing the work under the order, and the new rate(s) are either higher than the approved GSA rates for those categories that were in effect when the contractor originally calculated its task order price proposal, or, in the event that GSA had not yet approved rates for those categories when the task order price proposal was developed, higher than the rates the contractor had projected that GSA would subsequently approve for those categories. This adjustment shall only apply to the labor categories included in the task order and must be supported by GSA-issued price increases to those labor categories for that task order option year that are higher than the rates originally calculated by the contractor in its proposal.

b. Only one (1) such adjustment request may be made during the core task order period (base and priced options). This price adjustment is not retroactive. If the contractor elects to submit a request, it may cover changes in pricing for both of or only one of the last two-priced option years in the core performance period.

c. The pricing adjustment shall be submitted no later than 120 days before the first option year to which the new prices would apply.

d. If the contractor makes a request to adjust the monthly prices, the labor rates used in the changed monthly prices will be discounted at no less than the same level (in percents) from the published GSA schedule labor hour rates that were offered in the year(s) for which the adjustment is requested. Provided, that if the discount in the year(s) that the adjustment is requested is less than the average of the discounts that were applicable to the labor categories in all the years prior to the option year(s) for which the discount is requested then that average will be used. For example if the contractor is requesting an adjustment for option year 3 and the discount for a labor category rate used in the pricing of the task order in for option year 3 is 20 percent lower than the GSA schedule contract rate in effect or estimated at the time of award, the 20 percent discount factor would be applied to the revised GSA schedule labor rate for that category. That is, if the increased GSA labor rate is $100 per hour, the hourly rate used in calculating the monthly unit price will be no more than $80 for that labor category. However, if the average of the discounts from the GSA published labor rates for that category from the time of award through option year 2 is more than 20%, then, that average percentage factor will be used for the labor category. This maintains the same percentage discount relationship between the task order prices and the GSA contract rates throughout the task order period. If a new rate has been negotiated with GSA and accepted but not published, the new rate may be used if it will be effective prior to the start of the option year for which the adjustment is requested, and if the contractor can provide supporting documentation to MDA that confirms that the GSA contracting officer has approved the new rate.

e. The maximum amount of the increase that will be permitted for each unit price stated in the order will be limited to a ceiling of ten percent (10%) over the original price.

f. The request for a pricing adjustment will identify the GSA schedule contract labor rates that apply to the specific year (or if a new schedule contract is pending, the schedule contract labor rates and effective dates that have
been negotiated with GSA). The contractor will explain how the discount percentage limitation off the GSA rate for each labor category was figured and applied to the higher proposed task order unit price.

12. CONTRACT MODIFICATION

In order for the Government to determine whether the price offered for any change to this order is fair and reasonable, the Contractor shall provide supporting information to the extent required by the Contracting Officer, as well as access to pertinent records as described under the version of the FAR 52.215-21 included in the GSA Schedule contract.

13. CONTRACTOR ACCESS TO PLANNING, PROGRAMMING, BUDGETING, AND EXECUTION (PPBE) DATA (OCT 2004)

a. In order to perform the requirements of this contract, the Contractor shall be required to receive, review, analyze, and prepare (hereinafter shall be referred to as "process") reports/data which contain Government Planning, Programming, Budgeting and Execution (PPBE) data. However, the Missile Defense Agency is authorized to release PPBE data to the Contractor only after compliance with the provisions of this clause has been met. Additionally, the Contractor is also required to comply with the provisions of MDA Directive 7045.01, “Contractor Access to Planning, Programming, Budgeting and Execution (PPBE) Data” where applicable.

b. The Prime Contractor shall provide the following information to the Contracting Officer within fifteen (15) days from the date of this contract:

1. Affiliates (parent company, subsidiaries, joint ventures, and partnerships, etc.):
   a. Company's name and complete address;
   b. Affiliation;
   c. Nature of the company's business.

2. Agents, consultants, and subcontractors related to this contract:
   a. Company's name and complete address;
   b. Relationship;
   c. Nature of the company's business.

The Contracting Officer shall be notified immediately in writing in the event of any changes in b (1) and (2) above throughout the lifetime of this contract. With regard to competing on future MDA procurements, the Contractor must abide by the organizational conflict of interest provisions of this contract.

c. PPBE data is defined as: Current or future Planning, Programming, Budgeting and Execution (PPBE) data regarding any activity relating to the MDA Program or any of its projects regardless of the funding source or date of the document.

1. Planning data defines the national military strategy; integrates the military forces necessary to accomplish that strategy; prioritizes the resources for effectively accomplishing the mission; and provides decision options.

2. Programming data reflects the systematic analysis of missions and objectives to be achieved, alternative methods, and effective allocation of limited resources.

3. Budgeting data are detailed financial estimates of the MDA Program or any of its related projects.
(4) Execution data relates to the recording of expenditures that document how the funds were spent.

d. The following list of documents (which is exemplary but not all inclusive) obtained from DoD Directive 7045.14, "The Planning, Programming and Budgeting System (PPBS)," May 22, 1984 and other sources are considered PPBE documents:

(1) PLANNING

(a) Strategic Planning Guidance (SPG)
(b) Fiscal Guidance (when separate from SPC or Joint Planning Guidance)
(c) Directors' Intent
(d) Technical Planning Guide
(e) MDA International Strategy and Implementation Plan

(2) PROGRAMMING

(a) Program Objective Memoranda (POM)
(b) Joint Programming Guidance (JPG)
(c) Future Year Defense Program (FYDP) documents (POM Defense Program, Procurement & RDT&E Annexes)
(d) Program Change Proposals (PCPs)
(e) POM Issue Papers
(f) Proposed Program Reductions (Or Program Omissions)
(g) Tentative Issue Decision Memoranda
(h) Program Decision Memoranda
(i) POM Guidance

(3) BUDGETING

(a) Future Year Defense Program (FYDP) documents for September Budget Estimate Submission (BES) & President's BES including Procurement (P-1), RDT&E (R-1), & Construction (C-1) Program Annexes
(b) Financial Execution Review (FER)
(c) Classified P-1, R-1, & C-1 Program Annexes
(d) Program Budget Decisions/Defense Management Review Decisions/Management Initiative Directives (MID)
(e) Reports Generated by the Comptroller Information System (CIS)
(f) Budget Change Proposals (BCPs)

(4) EXECUTION

(a) DD Form 1414 Base for Reprogramming
(b) DD Form 1416 Report of Programs
(c) Contract Award Reports
(d) DD COMP (M) 1002 Appropriation Status by Fiscal Year Program
(e) FER Execution Review Documentation

e. The Contractor shall be responsible for informing its personnel (hereinafter includes persons employed by the Contractor as an agent, consultant, or subcontractor) of the provisions of this clause and providing original MDA PPBE certifications "PPBE Non-Disclosure Agreement" (MDA Form 099) attached to the Contracting Officer within fifteen (15) days after the award of this contract. A "PPBE Non-Disclosure Agreement" shall be
obtained from each Contractor employee involved in the performance of this contract that requires access to such data. Each individual shall be required to agree to:

(1) Read and comply with the applicable provisions of this clause, the non-disclosure agreement, and the provisions of MDA Directive 7045.01.

(2) Handle PPBE data as for official use only.

(3) Ensure PPBE data entrusted to them will ONLY be used in accordance with applicable MDA governing regulations, for the purpose for which it was provided, and within the scope of the Statement of Work.

(4) Not divulge PPBE data (obtained directly or indirectly in the performance of this contract unless directed by the Contracting Officer) to any individual, except to Government personnel whom they know to have a “need-to-know” and non-Government person(s) whom they know to have MDA PPBE authorization. Even though data becomes part of the public domain, contractor personnel are bound by the provisions of this clause not to confirm or deny questions regarding PPBE data. Inquiries by unauthorized persons should be referred to the Contracting Officer’s Representative or the Contracting Officer. (Verification of contractor personnel authorized access to PPBE data can be obtained only from the Contracting Officer.)

(5) Not transport (by any medium), maintain, or process PPBE data outside a Government facility unless the removal or preparation of such data at the facility is accomplished in accordance with a company’s facility plan approved by MDA. (Verification of MDA PPBE-approved contractor facilities and individuals can be obtained from the Contracting Officer.) Authorization to transport PPBE data shall be provided by the Contracting Officer.

(6) Notify the Contracting Officer promptly if any non-Government person(s) or company(s) requests access to PPBE data.

f. The Contractor shall be responsible for immediately notifying the Contracting Officer in writing of any changes in its personnel with access to PPBE data, such as departures, new employees, or employees who no longer need access to such data under this contract.

g. Contractor personnel who have been granted access to PPBE data shall process when possible, such data in Government workspaces using equipment furnished by the Government. However, if a contractor anticipates processing PPBE data in a Government facility on Contractor-owned equipment, prior written approval from the Contracting Officer must be obtained. The Contractor’s written request should describe the equipment being used and a brief justification. After approval by the Contracting Officer, the request must be endorsed by the appropriate MDA office before bringing the equipment into the facility:

(1) Information Systems Directorate - all ADP equipment.

(2) Resources Management Facilities Logistics Directorate - all other equipment, such as telefax and reproduction machines, tables, chairs, and mobile and permanent white boards.

h. Processing PPBE data at the Contractor’s facility shall be performed only when absolutely essential and processing in Government workspaces is impractical. Prior to the processing of any such data outside of a Government facility or removal of PPBE data from a Government facility, the Contractor shall submit a written plan to the Contracting Officer outlining the procedures for maintaining and safeguarding such data at its facility. The Contractor shall submit its own plan or a plan which meets the general requirements identified in MDA Directive 7045.01. The plan shall be approved in writing by the Contracting Officer prior to removal of any PPBE data from a Government facility or the processing of any such data in the contractor’s facility. A Contractor may submit a separate plan for each of its facilities that need to maintain such data or one plan as long as any differences between the procedures followed at each facility are clearly distinguishable in the plan. If an agent, consultant, or
subcontractor requires the processing of PPBE data at its facility(s), they also must submit a separate facility plan through the prime Contractor for approval by the Contracting Officer.

NOTE: A plan is not required for Contractor personnel who have been given prior access to PPBE data to transport, process, or maintain such data at a Government or an MDA-approved contractor facility. (Verification of MDA approved Contractor facilities and authorized personnel can be obtained only from the Contracting Officer.)

i. If the Contractor is not required to process PPBE data at its facility(s), the contractor shall inventory all Government documents in its possession. The contractor shall notify the Contracting Officer in writing of such documents and request the method of document disposal. If the requirement to process such data at the contractor's facility(s) changes in the future, compliance with paragraph h above shall be required.

j. The Contractor shall provide training for all employees who require access to PPBE data on the proper handling and disclosure of such data. The contractor shall be responsible for ensuring that persons in their employment that have been granted access to PPBE data understand the consequences of divulging such data. Revealing PPBE data to unauthorized persons may provide other companies with an unfair advantage in future competitions or jeopardize national security interests.

k. In the event the Contractor or any of its employees, agents, subcontractor employees, or consultants 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 terminate the contract for default and/or resort to such other rights and remedies, as provided for under this contract or under Federal laws. Noncompliance with the provisions of this clause may also adversely affect the evaluation of a Contractor's reliability in future acquisitions.

14. ORGANIZATIONAL CONFLICT OF INTEREST (OCI)

a. Purpose: The primary purpose of this clause is to aid in ensuring that:

(1) The Contractor's objectivity and judgment are not biased because of its present, or currently planned interests (financial, contractual, organizational, or otherwise) which relate to work under this contract;

(2) The Contractor does not obtain an unfair competitive advantage by virtue of its access to non-public information regarding the Government's program plans and actual or anticipated resources; and

(3) The Contractor does not obtain any unfair competitive advantage by virtue of its access to proprietary information belonging to others.

b. Scope: The restrictions described herein shall apply to performance or participation by the Contractor and any of its affiliates or their successors in interest (hereinafter collectively referred to as "Contractor") in the activities covered by this clause as prime Contractor, subcontractor, co-sponsor, joint venture, consultant, or in any similar capacity. The term "proprietary information" for purposes of this clause is any information considered so valuable by its owners that it is held secret by them and their licensees. Information furnished voluntarily by the owner without limitations on its use, or which is available without restrictions from other sources, is not considered proprietary.

(1) Maintenance of Objectivity: The Contractor shall be ineligible to participate in any capacity in contracts, subcontracts, or proposals thereof (solicited or unsolicited) which stem directly from the Contractor's performance of work under this contract. Furthermore, unless so directed in writing by the Contracting Officer, the Contractor shall not perform any services under this contract on any of its own products or services, or the products or services of another firm if the Contractor is, or has been, substantially involved in their development or marketing. In addition, if the Contractor under this contract prepares a complete, or essentially complete, Statement of Work (SOW), or other form of technical solutions, functions, requirements, or specifications document, to be used, directly or indirectly, in competitive acquisitions, the Contractor shall be ineligible to perform or participate in
any capacity in any contractual effort which is based on such SOW or specifications. Nothing in this subparagraph shall preclude the Contractor from competing for follow-on contracts involving the same or similar services based on such a SOW or specification.

(2) Access To and Use of Government Information: If the Contractor, in the performance of this contract, obtains access to information such as plans, policies, reports, studies, financial plans, or data which has not been released or otherwise made available to the public, the Contractor agrees that without prior written approval of the Contracting Officer, it shall not: (a) use such information for any private purpose unless the information has been released or otherwise made available to the public, (b) compete for work based on such information for a period of one year after the completion of this contract, or until such information is released or otherwise made available to the public, whichever occurs first, (c) submit an unsolicited proposal to the Government which is based on such information until one (1) year after such information is released or otherwise made available to the public, or (d) release such information unless such information has previously been released or otherwise made available to the public by the Government.

(3) Access To and Protection of Proprietary Information: The Contractor agrees that, to the extent it receives or is given access to proprietary data, trade secrets, or other confidential or privileged technical, business, or financial information (hereinafter referred to as "proprietary data") under this contract, it shall treat such information in accordance with any restrictions imposed on such information. The Contractor further agrees to enter into a written agreement for the protection of the proprietary data of others and to exercise diligent effort to protect such proprietary data from unauthorized use or disclosure. In addition, the Contractor shall obtain from each employee who has access to proprietary data under this contract, a written agreement which shall in substance provide that such employee shall not, during his/her employment by the Contractor or thereafter, disclose to others or use for their benefit, proprietary data received in connection with the work under this contract. The Contractor will educate its employees regarding the philosophy of Part 9.505-4 of the Federal Acquisition Regulation so that they will not use or disclose proprietary information or data generated or acquired in the performance of this contract except as provided herein.

c. Subcontracts: The Contractor shall include this or substantially the same clause, including this paragraph, in consulting agreements and subcontracts of all tiers. The terms "Contract", "Contractor", and "Contracting Officer" will be appropriately modified to preserve the Government's rights.

d. Representations and Disclosures:

(1) The Contractor represents that it has disclosed to the Contracting Officer, prior to award, all facts relevant to the existence or potential existence of organizational conflict of interest as that term is used in FAR Subpart 9.5. To facilitate disclosure and Contracting Officer approval, the Contractor shall complete an OCI Analysis/Disclosure Form (Attachment 3) for each MDA, BMD, and BMD-related contract or subcontract.

(2) The Contractor represents that if it discovers an organizational conflict of interest or potential conflict of interest after award, a prompt and full disclosure shall be made in writing to the Contracting Officer. This disclosure shall include a description of the action the Contractor has taken or proposes to take in order to avoid or mitigate such conflicts.

e. Remedies and Waiver:

(1) For breach of any of the above restrictions or for non-disclosure or misrepresentation of any relevant facts required to be disclosed concerning this contract, the Government may terminate this contract for default, disqualify the Contractor for subsequent related contractual efforts, and pursue such other remedies as may be permitted by law or this contract. If, however, in compliance with this clause, the Contractor discovers and promptly reports an organizational conflict of interest (or the potential thereof) subsequent to contract award, the Contracting Officer may terminate this Contract for convenience if such termination is deemed to be in the best interest of the Government.
(2) The parties recognize that this clause has potential effects which will survive the performance of this contract and that it is impossible to foresee each circumstance to which it might be applied in the future. Accordingly, the Contractor may at any time seek a waiver from the Director, MDA, (via the Contracting Officer) by submitting a full written description of the requested waiver and the reasons in support thereof.

f. Modifications: Prior to contract modification, when the SOW is changed to add new work or the period of performance is significantly increased, the Contracting Officer will request and the Contractor is required to submit either an organizational conflict of interest disclosure or an update of the previously submitted disclosure or representation.

15. PUBLIC RELEASE OF INFORMATION (JAN 2003)

a. The policies and procedures outlined herein apply to information submitted by the Contractor and his subcontractors for approval for public release. Prior to public release, all information shall be cleared as shown in the “National Industrial Security Program Operations Manual” (DoD 5220.22-M).

b. All public information materials prepared by the Contractor shall be submitted to the MDA (see paragraph e. below) for clearance prior to release. These materials include but are not limited to, technical papers, and responses to news queries that relate to a Contractor’s work under this contract.

c. However, once information has been cleared for public release, it does not have to be cleared again for later use. The information shall be used in its originally cleared context.

d. The MDA Director for Communications is responsible for processing Contractor-originated material for public release.

e. All material to be cleared shall be sent to:

Office of the Secretary of Defense
Missle Defense Agency, MDA/DC
7100 Defense Pentagon
Washington, DC 20301-7100

Subcontractor proposed public releases shall be submitted for approval through the prime Contractor.

f. The Contractor shall submit the material proposed for public release to the above addressee by a letter of transmittal which states: (1) to whom the material is to be released; (2) the desired date for public release; (3) that the material has been reviewed and approved by officials of the Contractor, or the subcontractor, for public release; (4) the contract number and the applicable COR.

g. Two (2) copies of each item, including written material, photographs, drawings, “dummy layouts” and the like shall be submitted at least six (6) weeks in advance of the proposed release date.

h. The items submitted must be complete. Photographs shall have captions.

i. Abbreviated materials or abstracts may be submitted if the intent is to determine the feasibility of going further in preparing a complete paper for clearance. However, final approval for release or disclosure of the material cannot be given on the basis of abstracts.

j. Outlines or rough drafts will not be cleared.
k. Materials submitted to MDA for release purposes shall be void of all Contractor logos or other attributions to the Contractor.

16. ENABLING CLAUSE FOR BMD INTERFACE

a. It is anticipated that, during the performance of this contract, the Contractor will be required to support Technical Interface/Integration Meetings (TIMs) with other BMD Contractors and other Government agencies. The Contractor, as needed to protect the rights of the Contractor and the Government, will negotiate appropriate OCI clauses.

b. The Contractor agrees to cooperate with BMD Contractors by providing access to technical matters, provided, however, the Contractor will not be required to provide proprietary information to non-Government entities or personnel in the absence of a non-disclosure agreement between the Contractor and such entities.

c. The Contractor further agrees to include a clause in each subcontract requiring compliance with the response and access provisions of paragraph b. above, subject to coordination with the Contractor. This agreement does not relieve the Contractor of its responsibility to manage its subcontracts effectively, nor is it intended to establish privity of contract between the Government and such subcontractors.

d. Personnel from BMD Contractors or other Government agencies or Contractors are not authorized to direct the Contractor in any manner.

e. This clause shall not prejudice the Contractor or its subcontractors from negotiating separate OCI agreements with BMD Contractors; however, these agreements shall not restrict any of the Government's rights established pursuant to this clause.

17. MDA VISIT AUTHORIZATION PROCEDURES

a. The Contractor shall submit all required visit clearances in accordance with the National Industrial Security Program Operating Manual and will forward all visit requests, identifying the contract number, to:

   Office of the Secretary of Defense
   Missile Defense Agency
   7100 Defense Pentagon, MDA/SOC
   Washington, D.C. 20301-7100
   Phone No.: (703) 695-8048 FAX No.: (703) 693-1526

b. The COR is authorized to approve visit requests for the Contracting Officer.

18. SMALL BUSINESS PARTICIPATION REPORTING REQUIREMENT

a. In order to assist MDA in collecting information regarding small business participation in MDA contracts and orders, the Contractor (regardless of whether a small or large business) shall submit the following reports:

   (1) Standard Form 294, Subcontracting Report for Individual Contracts. This report shall be submitted semiannually and at contract completion to the Director, Small Business, MDA. The report covers subcontract award data related to this contract/order.

   (2) Standard Form 295, Summary Subcontract Report. This report encompasses all of the contracts with the awarding agency. It must be submitted semi-annually to the Director, Small Business, MDA. If the reporting activity is covered by a commercial plan, the reporting activity must report annually all subcontract awards under that plan. All reports submitted at the close of each fiscal year (both individual and commercial plans)
shall include a breakout, in the Contractor's format, of subcontract awards, in whole dollars, to small disadvantaged business concerns by North American Industry Classification System (NAICS) Industry Subsector.

b. Please annotate the method by which you plan to provide your submission.

(1) Electronic format through the following website: www.mdasmallbusiness.com

(2) Hardcopy mailed to:

Director, Small Business Missile Defense Agency (MDA/SB)
7100 Defense Pentagon
Washington, DC 20301-7100

19. ADJUSTMENT TO LEVEL OF EFFORT

Based on mission needs and operations tempo, performance under this contract could result in changes to the original estimated level of effort requirements. To the extent that the effort is within the scope of the existing contract, the government will identify additional requirements by labor category and the contractor will provide corresponding labor in the categories of the existing contract, and at the then prevailing contract labor rates.

20. TECHNICAL TASK ORDERING - CLIN 0004 (and respective CLINs for each option year)

a. The Government may place Technical Task Orders (TTO) for services consistent with the SOW (Attachment 1) on a fixed price, time and materials basis. The contractor shall initiate special technical tasks and receive compensation for such tasks only after receiving a contract modification for the technical task issued by the PCO.

b. The order will identify (1) the scope of the study and study objectives, (2) the period of performance, (3) the estimated level of effort and skill sets, and (4) the not-to-exceed amount allocated to the particular study project (if the effort needs to start immediately).

c. Upon receipt of the TTO the contractor shall respond with a Task Plan summarizing the study plan of action, milestone schedule, report format and content and estimated cost.

d. The MDA technical sponsor, in coordination with the COR, reconciles the Study Plan with the MDA need and submits a TTO and funding document to the PCO for placement under the contract.

21. CONTROL OF ACCESS TO MDA SPACES AND INFORMATION SYSTEMS/CONTRACTOR EMPLOYEE OUT-PROCESSING (OCT 2004)

a. To maintain the security of the MDA spaces and information systems, the Contractor shall notify the COR in writing whenever a prime or subcontractor employee included on the current Visit Authorization Request/Letter discontinues support to this order. This requirement shall apply to both Contractor and employee initiated termination of services and to temporary suspension of services longer than four weeks.

b. Upon notification, the COR will ensure that the Technical Area Security Officer/Office Security Manager takes timely action to:

(1) Remove the employee from the current Visit Authorization Request/Letter;
(2) Cancel the MDA badge, keycard and Pentagon Pass issued pursuant to the Visit Authorization Request/Letter, and
(3) Terminate the MDA LAN account/access privileges.
c. The contractor shall identify the reason for and date of termination or expected period of suspension and submit the notification to the COR within five (5) working days prior to service discontinuation. For unplanned termination or suspension of services exceeding four weeks, notification shall be made within one (1) working day after termination/suspension action.

d. Prior to the departure of on-site contractor employees, the departing employee shall complete an out-processing checklist for MDA on-site contractor employees as required by MDA Directive Number 5000.01, and return the completed checklist (MDA Form 018, Attachment 13), with all required signatures, to the cognizant Contracting Officer’s Representative (COR). The COR will provide the completed form to the Contracting Officer to be retained in the official contract file by the Contracting Officer.
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<th>DATE</th>
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<td>13 Sept 07</td>
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<td>Statement of Work (SOW)</td>
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<td>Attachment 4</td>
<td>DD Form 254 Contract Security Classification Specification</td>
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<td>Proprietary Information Agreement</td>
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NOTE: ATTACHMENT 5 AND ATTACHMENT 8 WILL BE PROVIDED ONLY TO THOSE INDIVIDUALS WITH A PROPER NEED TO KNOW. PLEASE CONTACT MDA/DACS IF COPIES OF THESE ATTACHMENTS ARE DESIRED.
CONTRACT DATA REQUIREMENTS LIST

September 13, 2007

PREPARED BY
MISSILE DEFENSE AGENCY
A. **INTRODUCTION**

The Contract Data Requirements List (CDRL) is prepared in a word processing format to increase the efficiency of electronic development and transmission. Block numbering and titles remain as used in the DD Form 1423 as derived from Procedures for the Acquisition and Management of Technical Data, DoD 5010.12-M.

B. **APPLICABLE DOCUMENTS**

DoD 5230.24, Distribution Statements on Technical Documents, Mar. 18, 1987

C. **AUTHORITIES (BLOCK 4)**

Data Item Descriptions (DIDs) entered in CDRL blocks 2 and 4 are selected from the Acquisition Streamlining and Standardization Information System (ASSIST) data base. The application of any DID tailoring is indicated by addition of the suffix "T" to the DID number entered in Block 4. Such tailoring is accomplished to relax format requirements or conform the data requirement to those requirements contained in the Statement of Work (SOW).

D. **APPROVAL (BLOCK 8)**

Selected data will require approval before their submission is considered final. The approving authority shall be the MDA/DOC Contracting Officer's Representative (COR) as indicated by the first addressee entry of Block 14.a. The use of "N/A" in Block 8 does not forfeit or otherwise affect the Government's right to consider unacceptable any submission of data that does not comply with the contract requirements.
E. DATA DELIVERY DUE DATES (BLOCKS 12 AND 13)

Data will be considered delinquent when not physically arriving or electronically available at the
distribution destination on the date(s) specified. Unless otherwise indicated, references to “days” are
calendar days.

F. SUPPLEMENTAL INFORMATION

G. DEFINITIONS OF ACRONYMS AND ABBREVIATIONS

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I. ADDRESSEE LIST

Block 14

Entry Complete Mailing Address

MDA/DOC  Missile Defense Agency
MDA/DAC  ATTN: FOB2/ANNEX
        7100 Defense Pentagon
        Washington, DC 20301-7100
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<th>B. EXHIBIT</th>
<th>C. CATEGORY</th>
<th>D. SYSTEM ITEM</th>
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**Web-Based Information System Support**

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**Required**

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**Requiring Office**

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**Remarks**

Block 12: The first submission is due twenty calendar days after the first full month after contract award to include the reporting period from the date of contract award.

Block 14: Distribution to MDA/DOC and MDA/DA/DOC shall be by electronic means as directed by the POC. EDI/ERs will be prepared and submitted electronically using the Combined Acquisition Reporting and Analysis Tool (CARAT). To establish a Contractor account in CARAT, contact 703-983-6211 or 703-983-6294.
<table>
<thead>
<tr>
<th>A. CONTRACT LINE ITEM NO.</th>
<th>B. EXHIBIT</th>
<th>C. CATEGORY</th>
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<tr>
<th>D. SYSTEM/ITEM</th>
<th>E. CONTRACT PR. NO</th>
<th>F. CONTRACTOR</th>
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<td></td>
<td>HQ-RO6-07-1-0076</td>
<td>Phael Inc.</td>
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<th>2. TITLE OF DATA ITEM</th>
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<tr>
<th>4. AUTHORITY (Data Acquisition Document No.)</th>
<th>5. CONTRACT REFERENCE</th>
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<tr>
<td>DIA-AMT-80-088B, Nov. 2000</td>
<td>SOW para 4.0</td>
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<th>16. REMARKS</th>
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Block 4: The Data Item Description DIA-AMT-80-088B is tailored as follows: DD Block for Distribution to the DITK is not applicable; DD Section 10.1. Contractor data format is acceptable, providing that due consideration is given to previously used format of same or similar report containing references to information presented.

Blocks 14 and 15: Submission frequencies and dates will be dictated by the task.

Blocks 14 and 15: A delivery shall be by electronic media unless otherwise directed by the Contracting Officer's Representative. Electronic form shall be compatible with existing MDA/DOC word processing, spreadsheet, and database applications.

After action reports of costs, logistics and manpower required for large events, conferences and off sites.

DD Form 1423-1, JUN 90 Previous editions are obsolete.
<table>
<thead>
<tr>
<th>A. CONTRACT LINE ITEM NO.</th>
<th>B. EXHIBIT</th>
<th>C. CATEGORY</th>
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D. SYSTEM ITEM

Web Based Information System Support

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<tr>
<th>DATA ITEM NO.</th>
<th>TITLE OF DATA ITEM</th>
<th>STATUS REPORT</th>
<th>SUBTITLE</th>
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E. CONTRACT REFERENCE

SOW para 4.4

F. CONTRACTOR

Prestel Inc

G. AUTHORITY (Data Acquisition Document No.)

16-MGMT-8036A, Oct 2006

H. DATE OF ISSUE

16

I. DIST 250 STATUS

Required

J. CONTRACT REQUEST NUMBER

SOW para 4.4

K. DATE OF SUBMISSION

See Block 16

L. DATE OF SUBMISSION

2005

M. DISTRIBUTION

1. ADDRESSSEE

MDA/DOC

2. COPIES

1

3. DRAFT

MDA/DOC

4. REG

MDA/DOC

5. REPL

MDA/DOC

6. EQUAL

J. PREPARED BY

K. DATE

L. DATE

M. APPROVED BY

MDA Data Manager

N. DATE

14 September 2007
Web-Based Information System Support (WISS)

1.0 Overview

The contractor shall provide essential Information Management services in the areas of Web-based Information Sharing Support (WISS). WISS support involves the engineering and operation of an MDA electronic Web Portal and related legacy web systems, plus: activities related to the planning, design, development, implementation, operations, maintenance, training of new Web Portal applications. Additional support may entail the management of the content of the Web Portals or other information sharing systems.

2.0 WISS Requirements

2.1. The Contractor shall provide engineering and operation of an MDA electronic Web Portal, related legacy web systems, and the development of new Web Portal capabilities to support the business needs of the MDA. Such capabilities or systems include, but are not limited to:

2.1.1. Collaboration capabilities (e.g. calendars, task management, document repositories, threaded discussions)

2.1.2. Alerts (e.g. Pentagon messages, planned building and network outages)

2.1.3. Links to real-time information (e.g. Initial Defensive Operations, countdown, local weather)

2.1.4. Bulletin board messages (e.g. MDA announcements, threat condition information)

2.1.5. Centralized access to reference documents (e.g. schedules, technology and management briefings, reports, process documentation, catalogs)

2.1.6. Online forms for download and processing

2.1.7. Database services (e.g. phone books for MDA personnel)

2.1.8. Online multimedia training and testing

2.1.9. Additional information services as indicated by evolving Enterprise Information Technology/Information Management/Knowledge Management (IT/IM/KM) requirements

2.2. Information Requirements Analysis and Tracking

The Contractor shall meet with MDA customers to determine, document, and track information needs. The contractor shall participate in Enterprise Information Management and Architecture working groups. The contractor shall evaluate and recommend new technologies supporting MDA information management requirements to improve service delivery.

2.3. Design
The contractor shall be responsible for the detailed design and integration of enhancements to the MDA Portal, and will support the migration of the functionality provided by legacy systems and applications into a common information system. The contractor shall also recommend data structures consistent with enterprise standards for information.

2.4. Application Development and System Integration

The contractor shall develop and integrate MDA web applications and support MDA Enterprise infrastructure upgrades. The contractor shall coordinate with MDA users to identify functional changes, manage information, and enhance the MDA web-based information System to satisfy IT/IM/KM evolving requirements. The contractor shall utilize an interactive spiral development life cycle to maintain and enhance the MDA web portal to include system operations and maintenance, system version and data updates, and functional enhancements. The contractor shall be responsible for integration of approved software products and perform associated customization as required.

2.5. Application Testing, Deployment, and Training

The contractor shall test government-approved designs, deploy the applications/systems, and train the MDA user community as required.

2.6. Information Content Management Support

The contractor shall provide procedures, tools and training to MDA personnel to support maintenance of information content. In addition, the contractor shall provide tools and procedures supporting the creation of system metrics reports and their evaluation to adjust web portal and information systems operations and content.

2.7. Operation and Maintenance

The contractor shall operate and maintain an MDA Web Portal and related information systems as required. The MDA Web Portal will require class I level of support, and maintained at 99% availability (excluding scheduled maintenance activities). The contractor shall work with the MDA Network Operations support contractor regarding operational issues. The contractor shall perform routine maintenance in accordance with the approved DOC regional procedures to support system reliability, including: system enhancements and application version upgrades; and, any other activities normally associated with enhancing, upgrading, or operating and maintaining web systems. The contractor shall ensure system availability and provide advanced notification of planned web portal maintenance periods. The contractor is also responsible for system troubleshooting and resolution during unexpected outages.

2.8. MDA Portal System Configuration Management Support

The contractor shall be responsible for providing product quality assurance and system security planning in accordance with MDA approved, policies and procedures. The contractor will provide technical information to support System and Network Security procedures as defined by the office of the MDA CIO.
2.9. Customer Support

The contractor shall provide a customer support capability (second and third tier helpdesk) to answer user inquiries regarding the web portal. The customer support shall be provided, at a minimum, 0800 to 1900 EST, Monday – Friday (local time).

3.0 Disaster Recovery / Continuity of Operations (DR/COOP)

The contractor shall ensure the longevity of the data, information, and products through compliance with the MDA and DoD Standards and requirements for DR/COOP, customized for each function as approved by the government.

4.0 Service Locations

The MDA is undergoing a multi-year transition and relocation to several locations within the National Capital Region, Fort Belvoir, VA and Huntsville, AL. WISS support will need to be provided as the physical locations are identified.

5.0 Special Tasks/Technical Task Ordering (CLIN 0004)

The contractor will be prepared to provide additional staff requirements regarding WISS support on an as-required basis. This will be done to support emerging MDA requirements.

6.0 CDRLs

6.1 Monthly Status Report (A003)
6.2 Funds and Labor Hour Expenditure Report (FLHER) (A001)
6.3 Technical Report (A002)
GOVERNMENT FURNISHED INFORMATION

1. Access to PPBS information.

2. Access to information of other contractors.

GOVERNMENT FURNISHED EQUIPMENT

1. Number of On Site Work Stations (including Computers): TBD (all On-Site workstations will be provided by the Government.)

2. GFE:

Software:

Vendor, product, version
BEA Aqualogic Portal 6.1 SP1
BEA Aqualogic Publisher 6.2
BEA Aqualogic Collaboration Server 4.2
BEA Aqualogic Analytics Server 1.2
BEA Aqualogic BEA Studio Server 2.1
Microsoft Internet Explorer 6
Microsoft IIS 6.0
Microsoft Windows 2003 w/SP1
Microsoft Office 2003
Microsoft SQL Server 2000
Apache Web Server v.2.0.48
Scintilla Text Editor 1.56
WinZip 8.0
Adobe Acrobat 7
Oracle 9i Server
Oracle Client 9i
ACTIVEPERL 5.8.4 BUILD 810
Filemaker 5.5 Server

Hardware:

# Function/model
1 Proxy server / Dell Power Edge 2650
1 Plumtree/BEA Analytics Server / HP DL 380
2 Portal Publisher (Content) Servers / HP DL 380
2 Portal Collaboration and Workflow Servers / HP DL 380
2 Portal Search Index Servers / HP DL 380
2 Portal Studio Server / HP DL 380
2 Portal Automation Servers /HP DL 380
2 Portal .NET Servers /HP DL 380
2 Portal Document Repository Server / HP DL 380
1 Portal Portal Image Server / HP DL 380
1 Portal Image and API Server / HP DL 380
6 Portal Remote Portlet Servers / HP DL 380
1 Remote Portlet Server / Dell PowerEdge 2650
1 L5 BigIP Load Balancer / Authentication Device 1L / F5 BigIP)
1 Oracle Server / HP DL 380
2 Oracle Remote DB Server Dell / PowerEdge 2850
1 SQL DB Server / Dell PowerEdge 2850
PLANNING, PROGRAMMING, BUDGETING, AND EXECUTION SYSTEM (PPBES)
NON-DISCLOSURE AGREEMENT

MDA-related PPBE data: Current or future Planning, Programming, Budgeting and Execution (PPBE) data regarding any activity relating to the MDA Program or any of its projects regardless of the funding source or date of the document. Planning data defines the national military strategy; integrates the military forces necessary to accomplish that strategy; prioritizes the resources for effectively accomplishing the mission; and provides decision options. Programming data reflects the systematic analysis of missions and objectives to be achieved, alternative methods, and effective allocation of limited resources. Budgeting data are detailed financial estimates of the MDA Program or any of its related projects. Execution data relates to the recording of expenditures that document how the funds were spent.

CERTIFICATION

The undersigned understands, acknowledges, and agrees:

a. To read and comply with the applicable provision of the "Contractor Access to Planning, Programming, Budgeting and Execution (PPBE) Data" clause of the contract indicated below.

b. That any PPBE information entrusted to you ONLY shall be used in accordance with applicable DoD and MDA governing regulations, for the purpose for which it is provided, and within the contract Statement of Work/task order(s) under which you are employed.

c. Not to divulge PPBE data (obtained directly or indirectly in the performance of the contract indicated below unless directed by the Contracting Officer) to any individual, except Government personnel whom you know to have a need-to-know and non-Government persons whom you know to have MDA authorization. Even though data becomes part of the public domain, you are bound by the provisions of this agreement not to confirm or deny questions regarding PPBE data. Inquiries by unauthorized persons should be referred to the contracting Officer's Representative or the Contracting Officer. (Verification of companies authorized to maintain PPBE data and individuals who have signed agreements can be obtained from the MDA Contracting Officer or Deputy for Program Integration, MDA.)

d. Not to transport (by any medium), process, or maintain PPBE material outside a Government facility unless the removal or preparation of such data at the facility is accomplished in accordance with a company's plan approved by the MDA. (A plan is not required for personnel who have a fully executed agreement to transport, process or maintain such data at a Government or an MDA-approved Contractor facility.)

e. To notify the MDA Contracting Officer or Deputy for Program Integration, MDA promptly if any non-Government person(s) or company(s) requests access to PPBE data.

* Contracts awarded or managed by MDA.

Violation of this agreement may result in adverse contractual actions and/or criminal prosecution.

<table>
<thead>
<tr>
<th>Individual Requiring Access to PPBE Data (Signature)</th>
<th>Prime Contractor Name</th>
</tr>
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<tbody>
<tr>
<td></td>
<td>Phacil, Inc.</td>
</tr>
<tr>
<td>2. Date Signed</td>
<td>Prime Contract Number(s)</td>
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<tr>
<td>3. Individual Requiring Access - Name (Last, First, MI)</td>
<td>Contract Period of Performance - Dates (To - From)</td>
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<tr>
<td>4. Employer Name</td>
<td>Primary Task Order, if Applicable</td>
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<td>Phacil, Inc.</td>
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<td>9. Briefly Describe the Activities that Require Your Access to MDA-related PPBE Data</td>
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AUTHORIZATION

10. COR/Government Employee Sponsor

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<tr>
<th>Signature</th>
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11. Deputy for Program Integration, MDA

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12. MDA FORM 099 (NOV 03) (Front)

This proposal or quotation includes data that shall not be disclosed outside the Government and shall not be duplicated, used, or disclosed - in whole or in part - for any purpose other than to evaluate this proposal or quotation.
Non-government personnel may be given access to PPBE data derived or extracted from the following PPBE documents as long as they have an approved non-disclosure agreement on file. The following list of documents is exemplary but not all inclusive:

(1) PLANNING

(a) Strategic Planning Guidance (SPG)
(b) Fiscal Guidance (when separate from SPG or Joint Planning Guidance)
(c) Directors' Intent
(d) Technical Planning Guide

(2) PROGRAMMING

(a) Program Objective Memoranda (POM)
(b) Joint Programming Guidance (JPG)
(c) Future Year Defense Program (FYDP) documents (POM Defense Program, Procurement & RDT&E Annexes)
(d) Program Change Proposals (PCPs)
(e) POM Issue Papers
(f) Proposed Program Reductions (Or Program Offsets)
(g) Tentative Issue Decision Memoranda
(h) Program Decision Memoranda

3) BUDGETING

(a) Future Year Defense Program (FYDP) documents for September Budget Estimate Submission (BES) & President's BES including Procurement (P-1), RDT&E (R-1), & Construction (C-1) Program Annexes
(b) Financial Control Board (FCB) Documentation
(c) Classified P-1, R-1, & C-1 Program Annexes
(d) Program Budget Decisions/Defense Management Review Decisions/Management Initiative Directives (MID)
(e) Reports Generated by the Comptroller Information System (CIS)
(f) Budget Change Proposals (BCPs)

4) EXECUTION

(a) DD Form 1414 Base for Reprogramming
(b) DD Form 1416 Report of Programs
(c) Contract Award Reports
(d) DD COMP (M) 1002 Appropriation Status by Fiscal Year Program
(e) FCB Execution Review Documentation

Source: DoD Directive 7045.14