

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT				1. CONTRACT ID CODE		PAGE    OF    PAGES		
2. AMENDMENT/MODIFICATION NO.			3. EFFECTIVE DATE		4. REQUISITION/PURCHASE REQ. NO.		5. PROJECT NO. (If applicable)	
6. ISSUED BY			CODE		7. ADMINISTERED BY (If other than Item 6)		CODE	
8. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State and ZIP Code)				(X)		9A. AMENDMENT OF SOLICITATION NO.		
						9B. DATED (SEE ITEM 11)		
						10A. MODIFICATION OF CONTRACT/ORDER NO.		
						10B. DATED (SEE ITEM 11)		
CODE			FACILITY CODE					
11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS								
<input type="checkbox"/> The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offers <input type="checkbox"/> is extended, <input type="checkbox"/> is not extended. Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods: (a) By completing items 8 and 15, and returning _____ copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment your desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.								
12. ACCOUNTING AND APPROPRIATION DATA (If required)								
13. THIS ITEM ONLY APPLIES TO MODIFICATION OF CONTRACTS/ORDERS. IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.								
CHECK ONE	A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. IN ITEM 10A.							
	B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(b).							
	C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:							
	D. OTHER (Specify type of modification and authority)							
E. IMPORTANT: Contractor <input type="checkbox"/> is not, <input type="checkbox"/> is required to sign this document and return _____ copies to the issuing office.								
14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.)								
15A. NAME AND TITLE OF SIGNER (Type or print)				16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)				
15B. CONTRACTOR/OFFEROR				15C. DATE SIGNED		16B. UNITED STATES OF AMERICA		
15C. DATE SIGNED				16B. UNITED STATES OF AMERICA		16C. DATE SIGNED		
(Signature of person authorized to sign)				(Signature of Contracting Officer)				

**CONTINUATION SHEET**

1. QUESTION: Can the contact information for the Roof Truss Manufacturer that the Government's Designer of Record used as the Basis of Design for the required roof trusses be provided by Amendment?

ANSWER: See answer to question 2 below.

2. QUESTION: We can find no reference to a specified roof sheathing or diaphragm in the plans and specifications provided with this project, except that the Standing Seam Metal Roof Manufacturers panel shall resist 100 PLF of Seismic Roof Diaphragm Shear. Our roofing subcontractor has contacted several manufacturers of SSMR panels all of which say that their panels offers No Diaphragm Resistance. Can we assume that the "X" Bracing shown on the Contract Drawings will resist 100 PLF of Resistance? In addition, all the truss manufacturers that are intending to provide a material proposal for the required roof trusses for the project, none of them will assume the liability of designing the roof diaphragm. They will transfer the loads to a specified diaphragm, but will not design the diaphragm themselves. Is it the intent of the designer of record for the contractor to hire a third party engineering firm to provide the required additional engineering and for the calculation to be shown for additional Longitudinal "X"-Bracing to resist the loads down the length of the Building and possibly add "X"-Bracing Strapping across the top of the chords and purlins to resist loads that are typically sent into a traditional Sheathing Diaphragm?

ANSWER: A complete and detailed new attic and roof system is a delegated design. The main design concepts of light gauge trusses and framing, overall layout, anchorage to the existing structure, roofing, and design parameters are presented throughout the drawings and within the specifications. Pertinent wind parameters and information are presented within the construction documents as well as roof shear demand on S-001. A full and complete system in compliance with those documents are the responsibility of the General Contractor and their sub-contractors. As noted (i.e. within the notes on S-001), the truss manufacturer and contractor have the liberty and flexibility to provide, design, and detail a system of their preferences that is in compliance with the construction documents (i.e., some companies have proprietary products or details). Items and design within this system such as bracing/blocking, additional purlins/framing, plywood or metal decking, connections, etc. shall be detailed and submitted via shop drawings for approval by the Designer(s) of Record.

3. QUESTION: In Amendment 002 it stated that a list of partnering facilitators is available from the Contracting Officer. Is this something you can forward to us, or will it be issued with the next amendment?

ANSWER: A list of Partnering Facilitators is not available.

4. QUESTION: Per BEQ HP510, Camp Lejeune wanted a more architecturally pleasing PTAC enclosure with linear bar grilles. Will this be the case on BEQ HP504?

ANSWER: We desire the more architecturally pleasing heavy-duty PTAC enclosure with linear bar grilles.

5. The following clause is hereby incorporated into this Solicitation and only applies to task orders issued over the simplified acquisition threshold:

252.223-7999 ENSURING ADEQUATE COVID-19 SAFETY PROTOCOLS FOR  
FEDERAL CONTRACTORS (DEVIATION 2021-O0009) (OCT 2021)(a) Definition.  
As used in this clause –

United States or its outlying areas means—

- (1) The fifty States;
  - (2) The District of Columbia;
  - (3) The commonwealths of Puerto Rico and the Northern Mariana Islands;
  - (4) The territories of American Samoa, Guam, and the United States Virgin Islands; and
  - (5) The minor outlying islands of Baker Island, Howland Island, Jarvis Island, Johnston Atoll, Kingman Reef, Midway Islands, Navassa Island, Palmyra Atoll, and Wake Atoll.
- (b) Authority. This clause implements Executive Order 14042, Ensuring Adequate COVID Safety Protocols for Federal Contractors, dated September 9, 2021 (published in the Federal Register on September 14, 2021, 86 FR 50985).
- (c) Compliance. The Contractor shall comply with all guidance, including guidance conveyed through Frequently Asked Questions, as amended during the performance of this contract, for contractor or subcontractor workplace locations published by the Safer Federal Workforce Task Force (Task Force Guidance) at <https://www.saferfederalworkforce.gov/contractors/>.
- (d) Subcontracts. The Contractor shall include the substance of this clause, including this paragraph (d), in subcontracts at any tier that exceed the simplified acquisition threshold, as defined in Federal Acquisition Regulation 2.101 on the date of subcontract award, and are for services, including construction, performed in whole or in part within the United States or its outlying areas.

(End of clause)

6. All other terms and conditions remain unchanged.