

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT

| | | | |
|--|---|---|---------------------------------------|
| 2. AMENDMENT/MODIFICATION NO. Thirty-One (31) | 3. EFFECTIVE DATE Jan. 25, 1991 | 4. REQUISITION/PURCHASE REQ. NO. IRM-87-238 dtd 1/17/91 | 5. PROJECT NO. (if applicable) |
| 6. ISSUED BY U.S. Nuclear Regulatory Commission Division of Contracts & Property Management Washington, D.C. 20555 | | 7. ADMINISTERED BY (if other than Item 6) | |

| | | |
|--|-------------------------------------|---|
| 8. NAME, NO ADDRESS OF CONTRACTOR (No., street, county, State and ZIP Code) AT&T Information Systems 8403 Colesville Road 10th Floor North Silver Spring, Md. 20910 | <input checked="" type="checkbox"/> | 9A. AMENDMENT OF SOLICITATION NO. |
| | | 9B. DATED (SEE ITEM 11) |
| | <input checked="" type="checkbox"/> | 10A. MODIFICATION OF CONTRACT/ORDER NO. NRC-33-87-238 |
| | | 10B. DATED (SEE ITEM 13) 2/28/87 |

11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS

The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of offers is extended, is not extended.

Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods:
 (a) By completing Items 8 and 15, and returning _____ 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 you 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)
 APPN No.: 31X0200.110 B&R No.: 110-20-62-230 FIN No.: D1851-1 Obligate: \$-0-

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

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(D).

C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:

OTHER (Specify type of modification and authority)

Changes Clause 52.243-1, Fixed-Price Alternate I (APR 1984)

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

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

See attached pages

EXCEPT AS PROVIDED HEREIN, ALL TERMS AND CONDITIONS OF THE DOCUMENT REFERENCED IN ITEM 9B OR 10A, AS HERETOFORE CHANGED, REMAINS UNCHANGED AND IN FULL FORCE AND EFFECT.

| | |
|--|------------------------------------|
| 15A. NAME AND TITLE OF SIGNER (Type or print) Sharon Bell, Contracting Officer | 15B. DATE SIGNED |
| 15B. CONTRACT/ORDER NO. | 15C. DATE SIGNED 1/25/91 |

9101300241 910125
 PDR CONTR
 NRC-33-87-238 PDR

Pursuant to clause 52.243-1 entitled "Changes--Fixed Price APR 1984, Alternate I APR 1984" you are hereby directed to replace the existing WesCom equipment with newly manufactured Tellabs equipment on a leased basis to ensure that the Emergency Notification System (ENS) remains operational until transition from ENS to the proposed Emergency Telecommunications System (ETS) is completed. The terrestrial portion of ETS is projected to be completed by mid 1992.

AT&T shall provide for the changes to the equipment and provide continuing maintenance of equipment at all sites as described in the following Statement of Work (SOW). The estimated ceiling amount for this effort is \$450,000.00.

Therefore, the following changes are made to the contract:

A. Under Section B.2, paragraph a. is revised to read as follows:

"a. It is estimated that the total cost to the Government for full performance under this contract will be \$9,665,618.96."

B. Under Section C.1, Statement of Work, the following work is added:

1. AT&T shall replace 80 WesCom Emergency Notification System (ENS) packages with newly manufactured Tellabs, Inc. packages. This replacement shall be accomplished in the following order:

- a. Sites identified in the AT&T proposal dated December 1990 as "Fair" or "Poor" shall be replaced first. These sites (with units in parenthesis) are Oyster Creek (RI, EOF), Robinson (CR, RI, EOF), Salem (CR, RI, EOF), and Three Mile Island (EOF). This is a total of nine (9) packages.
- b. Sites which contain mixed WesCom and Tellabs station packages shall be replaced second. These sites (with units in parenthesis) are Fort Calhoun (CR, RI, EOF), Fort St. Vrain (CR, EOF), Fermi (CR, RI, EOF), Oconnee (CR, RI, TSC), Palo Verde #1 (CR, RI), Pilgrim (CR, RI, TSC), Summer (EOF), Vermont Yankee (CR, RI), WNP-2 (EOF), Yankee Rowe (CR, RI), and Millstone #2 (TSC). This is a total of 22 packages.
- c. Sites in independent areas shall be replaced third. These sites (with units in parenthesis) are Calloway (CR, RI, EOF), Crystal River (CR, RI, EOF), Davis-Besse (CR, RI, TSC), Farley (CR, RI), Haddam Neck (CR, RI), LaCrosse (CR, RI, EOF), Millstone #1 (CR, RI, TSC), Monticello (CR, RI, TSC), NFS Erwin (CR, RI), Palisades (CR, RI, EOF), Peach Bottom (CR, RI, TSC), Point Beach (CR, RI, TSC), Quad Cities (CR, RI, EOF), Susquehanna (CR, RI, EOF), UNC Montville (CR), Wolf Creek (CR, RI, TSC, EOF). This is a total of 44 packages.

- d. In addition, the following sites in independent areas shall also be replaced: Bellefonte (CR) and Arkansas (CR, RI, TSC, EOF). This is a total of five (5) packages.
2. All presently installed equipment at all AT&T sites and independent sites not being replaced will be maintained. These sites are: AT&T--Beaver Valley, Big Rock Point, Braidwood, Browns Ferry, Brunswick, Calvert Cliffs, Catawaba, Commanche Peak, Cooper, Diablo Canyon, Dresden, Duane Arnold, Fitzpatrick, Ginna, Grand Gulf, Harris, Hatch, Hope Creek, Indian Point (CON-ED), Indian Point (PASNY), Kewaunee, Tasable, Limerick, Maine Yankee, McGuire, Nine Mile Points 1&2, North Anna, Palo Verde 2&3, Perry Prairie Island, Rancho Seco, River Bend, San Onofre 1, 2&3, Seabrook, Sequoyah, Shoreham, South Texas, St. Lucie, Surry, Trojan, Turkey Point, Vogtle, Waterford, Watts Bar, Zion, B&W LRC Navy, General Atomic, Headquarters (EOC). Independent--Bellfonte, Byron, Clinton, Cook, Millstone 3.
 3. WesCom equipment in the NRC Headquarters Operations Center will not be replaced.
 4. AT&T shall maintain in operating condition all equipment, including equipment in the independent telephone company areas and the NRC Headquarters Operations Center. This includes telephone instruments and any other peripheral equipment necessary for operation.
 5. AT&T shall remove and dispose of, refurbish and place in the spares pool, or return to independent carriers WesCom equipment that is removed during step 1 above.
 6. AT&T shall maintain a spare equipment pool at a site to be chosen by AT&T. This pool of spares shall contain sufficient equipment to support both Tellabs and WesCom equipment.
 7. AT&T shall remove and dispose of equipment as requested by the NRC during this contract. The NRC will not be responsible for any equipment that is part of this project.
 8. Notwithstanding the requirement of C.16, Maintenance Coverage-Leased Equipment, AT&T shall within 4 hours respond to service calls for malfunctioning equipment and shall receive the equipment or parts which must be obtained from the stock pool within a 24 hour limitation.
 9. AT&T shall maintain equipment at all independent sites upon execution of this modification.

All other terms and conditions of the subject contract remain unchanged.