

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT		1. CONTRACT ID CODE	PAGE OF PAGES 1 10
2. AMENDMENT/MODIFICATION NO. 0001	3. EFFECTIVE DATE 12 September 2014	4. REQUISITION/PURCHASE REQ. NO.	5. PROJECT NO. (If applicable)
6. ISSUED BY CODE	7. ADMINISTERED BY (If other than Item 6) CODE		
COMMANDER, SPACE AND NAVAL WARFARE SYSTEMS COMMAND 02 CONTRACTS 4301 PACIFIC HIGHWAY SAN DIEGO, CA 92110-3127			
8. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State, and ZIP Code)		(<input checked="" type="checkbox"/>)	9A. AMENDMENT OF SOLICITATION NO. N00039-14-R-0018
		X	9B. DATED (SEE ITEM 11) 25 August 2014
			10A. MODIFICATION OF CONTRACT/ORDER NO.
			10B. DATED (SEE ITEM 13)
CODE	FACILITY CODE		

11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS

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

Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods:

(a) By completing Items 8 and 15, and returning 1 copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter of telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGEMENT 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)

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 data, 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) Mutual agreement between the parties

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

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

See page 2

Except as stated herein, all terms and conditions of the document referenced in Item 8A or 10A, as heretofore changed, remain unchanged and in full force and effect.

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

40-01-152-8070

STANDARD FORM 30 (REV. 10-83)

PREVIOUS EDITION UNUSABLE

Prescribed by GSA
FAR (48 DFR) 53.243

The purpose of this amendment to solicitation N00039-14-R-0018 is to make administrative changes to the following: (1) Section H – Special Contract Requirements, (2) Section I – Contract Clauses, (3) Section L - Instructions, Conditions, and Notices to Offerors or Respondents, (4) Section M – Evaluation Factors For Award, (5) Attachment 1, IDIQ PWS, (6) Attachment 9, Health System Support Concept of Operations (CONOPS), (7) Attachment 6 Cost and Software Data Report (CSDR), (8) Attachment 18, Task Order 0002, (9) Attachment 24, Enterprise Hosting Template, and (10) Exhibit A, IDIQ Contract Data Requirements List (CDRLs). The following changes are hereby made:

1. Section H – Special Contract Requirements is hereby modified by adding a new paragraph (d)(5) and adding language to the existing paragraph (d)(5) (now paragraph (d)(6)) to Clause H-5 as follows:

a. Section H-5, Limited Release Of Contractor Confidential Business Information, paragraph (d) is changed from:

(d) The Government recognizes its obligation to protect the contractor and its subcontractors from competitive harm that could result from the release of such Information. The Government will permit the limited release of Information under paragraphs (c)(1), (c)(2), (c)(3), and (c)(4) only under the following conditions:

(1) The Government determines that access is required by other contractors and their subcontractors to perform the tasks described in paragraphs (c)(1), (c)(2), (c)(3), and (c)(4);

(2) Access to Information is restricted to individuals with a bona fide need to possess;

(3) Contractors and their subcontractors having access to Information have agreed under their contract or a separate corporate non-disclosure agreement to provide the same level of protection to the Information that would be provided by Government employees. Such contract terms or separate corporate non-disclosure agreement shall require the contractors and subcontractors to train their employees on how to properly handle the Information to which they will have access, and to have their employees sign company non-disclosure agreements certifying that they understand the sensitive nature of the Information and that unauthorized use of the Information could expose their company to significant liability. Copies of such employee non-disclosure agreements shall be provided to the Government;

(4) Contractors and their subcontractors performing the tasks described in paragraphs (c)(1), (c)(2), (c)(3), and (c)(4) have agreed under their contract or a separate non-disclosure agreement to not use the Information for any purpose other than performing the tasks described in paragraphs (c)(1), (c)(2), (c)(3), and (c)(4); and,

(5) Before releasing the Information to a non-Government person to perform the tasks described in paragraphs (c)(1), (c)(2), (c)(3), and (c)(4), the Government shall provide the contractor a list of the company names to which access is being granted, along with a Point of Contact for those entities.

To:

(d) The Government recognizes its obligation to protect the contractor and its subcontractors from competitive harm that could result from the release of such Information. The Government will permit the limited release of Information under paragraphs (c)(1), (c)(2), (c)(3), and (c)(4) only under the following conditions:

(1) The Government determines that access is required by other contractors and their subcontractors to perform the tasks described in paragraphs (c)(1), (c)(2), (c)(3), and (c)(4);

(2) Access to Information is restricted to individuals with a bona fide need to possess;

- (3) Contractors and their subcontractors having access to Information have agreed under their contract or a separate corporate non-disclosure agreement to provide the same level of protection to the Information that would be provided by Government employees. Such contract terms or separate corporate non-disclosure agreement shall require the contractors and subcontractors to train their employees on how to properly handle the Information to which they will have access, and to have their employees sign company non-disclosure agreements certifying that they understand the sensitive nature of the Information and that unauthorized use of the Information could expose their company to significant liability. Copies of such employee non-disclosure agreements shall be provided to the Government;
- (4) Contractors and their subcontractors performing the tasks described in paragraphs (c)(1), (c)(2), (c)(3), and (c)(4) have agreed under their contract or a separate non-disclosure agreement to not use the Information for any purpose other than performing the tasks described in paragraphs (c)(1), (c)(2), (c)(3), and (c)(4);
- (5) Contractors and their subcontractors having access to technical data, computer software, or computer software documentation have executed the Use and Non-Disclosure Agreement specified at DFARS 227.7103-7; and,
- (6) Before releasing the Information to a non-Government person to perform the tasks described in paragraphs (c)(1), (c)(2), (c)(3), and (c)(4), the Government shall provide the contractor a list of the company names to which access is being granted, along with a Point of Contact for those entities. The Government may provide copies of any Non-Disclosure Agreements executed pursuant to this clause to the DHMSM Contractor upon request.
2. Section I – Contract Clauses is hereby modified as follows:
- a. Superscripts on the following clauses are changed from:
- | | |
|----------------|---|
| 52.245-1 | Government Property ² |
| 52.245-1 Alt I | Government Property (Apr 2012) Alternate I ^{1,3,4,5} |
- To:
- | | |
|----------------|---|
| 52.245-1 | Government Property ^{1,3,4,5} |
| 52.245-1 Alt I | Government Property (Apr 2012) Alternate I ² |
3. Section L – Instructions, Conditions, and Notices to Offerors or Respondents is hereby modified by excluding additional documents from the page count, excluding addition documents from the page size limitations, modifying the permissible file types, providing additional instructions about the cybersecurity scans, increasing the time limits for video submissions, rearranging language under the Small Business factor, and clarifying the requirement for submission of the CAS Disclosure statement as follows:

- a. Section L-8(c), Page Limitations, paragraph (2) is changed from:

The Integrated Master Schedule (IMS) required under Sub-factor 2.2 does not count against page limitations. Video submissions required under Sub-factor 3.2 do not count against page limitations. Attachment 19, Product Capability Matrix and supporting evidence (i.e., product documentation) submitted with Attachment 19 do not count against page limitations. Page limits do not include cover sheets, tables of contents, traceability matrices, lists of figures, lists of drawings, glossaries, or blank pages. A partial page counts as a full page. Volumes 1, 4, 5, and 6 do not have page limitations with the exception of the page limitations specified in Attachment 22, Team Deployment Experience Reference and Attachment 23, Team Cybersecurity Experience Reference in Volume 1.

To:

The Integrated Master Schedule (IMS) required under Sub-factor 2.2 does not count against page limitations. DoD Architecture Framework (DoDAF) depictions/drawings and Attachment 3, Software Licensing Disclosure required under Sub-factor 2.3 does not count against page limitations. Video submissions required under Sub-factor 3.2 do not count against page limitations. Attachment 19, Product Capability Matrix and supporting evidence (i.e., product documentation) submitted with Attachment 19 do not count against page limitations. Page limits do not include cover sheets, tables of contents, traceability matrices, lists of figures, lists of drawings, glossaries, or blank pages. A partial page counts as a full page. Volumes 1, 4, 5, and 6 do not have page limitations with the exception of the page limitations specified in Attachment 22, Team Deployment Experience Reference and Attachment 23, Team Cybersecurity Experience Reference in Volume 1.

- b. Section L-8(e), Proposal Content, paragraph (2) is changed from:

Unless otherwise stated, the following formatting requirements apply to Volumes 2 and 3. A page is defined as one 8.5” x 11” electronic page with 1” margins and no smaller than a 10-point font size. This page size limitation does not apply to the IMS submission in Sub-factor 2.2. The font shall be Times New Roman. NOTE: The font type and size limitation applies to all narrative elements, graphics, art, figures, imported charts, charts, and any other graphical representation that includes text. The 10-point font type and size limitation is not applicable to screenshots submitted in response to Sub-factor 3.1, videos required by Sub-factor 3.2, eSRS reports, CPARS/PPIRS reports, DCAA Forward Pricing Rate Agreements, or other supplemental information requested by the Government; however, these documents must be legible. Any page that fails to meet the size, margin, or font limitations may not be evaluated. Any form that the Government has provided as an Attachment to be filled out by the offeror shall follow the format of the form.

To:

Unless otherwise stated, the following formatting requirements apply to Volumes 2 and 3. A page is defined as one 8.5” x 11” electronic page with 1” margins and no smaller than a 10-point font size. This page size limitation does not apply to the IMS submission or the DoD Architecture Framework (DoDAF) depictions/drawings in Sub-factor 2.2. The font shall be Times New Roman. NOTE: The font type and size limitation applies to all narrative elements, graphics, art, figures, imported charts, charts, and any other graphical representation that includes text. The 10-point font type and size limitation is not applicable to screenshots submitted in response to Sub-factor 3.1, videos required by Sub-factor 3.2, eSRS reports, CPARS/PPIRS reports, DCAA Forward Pricing Rate Agreements, or other supplemental information requested by the Government; however, these documents must be legible. Any page that fails to meet the size, margin, or font limitations may not be evaluated. Any form that the Government has provided as an Attachment to be filled out by the offeror shall follow the format of the form.

- c. Section L-8(e), Table L-1 – File Naming Conventions, Volume 3: Product rows are changed from:

VOLUME 3: PRODUCT		
FACTOR 3: PRODUCT		
3.1 DoD Operational Healthcare Environment	factor_3_1_environment	*.pdf
3.2 Product Usability	factor_3_2_usability	*.pdf
3.3 Product Capablity	factor_3_3_capability	*.pdf

To:

VOLUME 3: PRODUCT		
FACTOR 3: PRODUCT		
3.1 DoD Operational Healthcare Environment	factor_3_1_environment	*.pdf
3.2 Product Usability	factor_3_2_usability	*.pdf
3.3 Product Capablity	factor_3_3_capability	*.pdf or *.xls

- d. Section L-8, Factor 2: Technical Approach, Sub-factor 2.4 – Cybersecurity, paragraph (1) is changed from:

A summary and overview of all scan data and the configuration used to perform an automated cybersecurity scan of the entire proposed EHR system [BoS and BoB(s)] with the Assured Compliance Assessment Solution (ACAS) tool available at <https://patches.csd.disa.mil/CollectionInfo.aspx?id=442>. The offeror shall identify the five (5) most severe Category I vulnerabilities in the format provided in the PEO DHMS Cybersecurity Strategy (provided in the Technical Data Repository). The offeror shall provide an approach describing how these vulnerabilities will be resolved or mitigated prior to exiting Test Readiness Review (TRR). Offerors shall certify the scan summaries provided to the Government are accurate and complete using an offeror provided format.

To:

A summary and overview of all scan data and the configuration used to perform an automated cybersecurity scan of the entire proposed EHR system [BoS and BoB(s)] with the Assured Compliance Assessment Solution (ACAS) tool available at <https://patches.csd.disa.mil/CollectionInfo.aspx?id=442>. Offerors may utilize the commercial variant(s) of ACAS provided it is configured the same as the DoD tool. The offeror shall identify the five (5) most severe Category I vulnerabilities in the format provided in CDRL A038, Attachment 1 which is provided as Exhibit A to this solicitation. The offeror shall provide an approach describing how these vulnerabilities will be resolved or mitigated prior to exiting Test Readiness Review (TRR). Offerors shall certify the scan summaries provided to the Government are accurate and complete using an offeror provided format.

- e. Section L-8, Factor 3: Product, Sub-factor 3.2 – Product Usability, Paragraph 2 and Table L-2 are changed from:

Descriptions shall be accompanied by videos demonstrating the proposed EHR solution’s ability to accomplish the usability scenarios. Each video shall adhere to the following instructions. Videos or content that do not adhere to the instructions may not be evaluated.

- a) Videos shall be screen captures of the software only.
- b) Videos shall not contain audio.
- c) Subject matter shall be limited to the content outlined in the Usability Scenario tasks.
- d) Depict events in real time (i.e., no slow motion or accelerated motion); edits or cuts may be utilized during repetitive or inconsequential activities such as extended typing or lengthy notes
- e) Provide on-screen elapsed time from task start to task finish and on-screen markers or indicators to identify when one or more usability attributes are being addressed. Videos shall not contain any other visual indicators.
- f) Have a resolution no smaller than 720p.
- g) Be encoded using MPEG-4/H.264.
- h) The combined length of all videos shall not exceed ten (10) minutes.
- i) Files shall be named in accordance with convention provided in Table L-2 below.

Table L-2: Usability Scenario File Names

Scenario	Role	File Name
Scenario 1	Medical Technician (Corpsman)	scenario1_corpsman.mpg
Scenario 1	Physician	scenario1_physician.mpg
Scenario 1	Radiology Technician	scenario1_radiology.mpg
Scenario 1	Nurse	scenario1_nurse.mpg
Scenario 2	Physician	scenario2_physician.mpg
Scenario 2	Respiratory Therapist	scenario2_therapist.mpg
Scenario 2	Nurse	scenario2_nurse.mpg
Scenario 2	Laboratory Technician	scenario2_lab.mpg
Scenario 2	Care Manager/Social Worker	scenario2_care.mpg
Scenario 3	Respiratory Therapist	scenario3_therapist.mpg
Scenario 3	Nurse	scenario3_nurse.mpg
Scenario 3	Physician	scenario3_physician.mpg
Scenario 4	Administrative Technician	scenario4_admin.mpg
Scenario 4	Medical Technician	scenario4_medical.mpg
Scenario 4	Nurse	scenario4_nurse.mpg
Scenario 4	Primary Care Provider	scenario4_provider.mpg
Scenario 4	Pharmacist/Pharmacy Technician	scenario4_pharmacy.mpg
Scenario 4	Behavioral Health Provider	scenario4_behavioral.mpg
Scenario 4	Case Manager	scenario4_case.mpg

To:

Descriptions shall be accompanied by videos demonstrating the proposed EHR solution’s ability to accomplish the usability scenarios. Each video shall adhere to the following instructions. Videos or content that do not adhere to the instructions may not be evaluated.

- a) Videos shall be screen captures of the software only.
- b) Videos shall not contain audio.
- c) Subject matter shall be limited to the content outlined in the Usability Scenario tasks.
- d) Depict events in real time (i.e., no slow motion or accelerated motion); edits or cuts may be utilized during repetitive or inconsequential activities such as extended typing or lengthy notes
- e) Provide on-screen elapsed time from task start to task finish and on-screen markers or indicators to identify when one or more usability attributes are being addressed. Videos shall not contain any other visual indicators.
- f) Have a resolution no smaller than 720p.
- g) Be encoded using MPEG-4/H.264.
- h) The combined length of all videos shall not exceed twenty (20) minutes.
- i) Files shall be named in accordance with convention provided in Table L-2 below.

Table L-2: Usability Scenario File Names

Scenario	Role	File Name
Scenario 1	Medical Technician (Corpsman)	scenario1_corpsman
Scenario 1	Physician	scenario1_physician
Scenario 1	Radiology Technician	scenario1_radiology
Scenario 1	Nurse	scenario1_nurse
Scenario 2	Physician	scenario2_physician
Scenario 2	Respiratory Therapist	scenario2_therapist
Scenario 2	Nurse	scenario2_nurse
Scenario 2	Laboratory Technician	scenario2_lab
Scenario 2	Care Manager/Social Worker	scenario2_care

Scenario 3	Respiratory Therapist	scenario3 therapist
Scenario 3	Nurse	scenario3 nurse
Scenario 3	Physician	scenario3 physician
Scenario 4	Administrative Technician	scenario4 admin
Scenario 4	Medical Technician	scenario4 medical
Scenario 4	Nurse	scenario4 nurse
Scenario 4	Primary Care Provider	scenario4 provider
Scenario 4	Pharmacist/Pharmacy Technician	scenario4 pharmacy
Scenario 4	Behavioral Health Provider	scenario4 behavioral
Scenario 4	Case Manager	scenario4 case

- f. Section L-8, Factor 5: Small Business Participation & Subcontracting Plan, paragraph (3) is changed from:

If the offeror is a participant in the Department of Defense (DoD) Comprehensive Subcontracting Test Program specified in DFARS 219.7, offerors shall provide a copy of the approved comprehensive plan and describe how small business participation on this contract will contribute to its overall comprehensive subcontract goals. Offerors may claim small business credit for subcontractors to the third tier, which will be reflected in the offeror’s Small Business Subcontract Plan. The description shall provide the extent of small business participation for this procurement with percentage and dollar amounts for specific small business categories.

To:

Offerors may claim small business credit for subcontractors to the third tier, which will be reflected in the offeror’s Small Business Subcontract Plan. The description shall provide the extent of small business participation for this procurement with percentage and dollar amounts for specific small business categories. If the offeror is a participant in the Department of Defense (DoD) Comprehensive Subcontracting Test Program specified in DFARS 219.7, offerors shall provide a copy of the approved comprehensive plan and describe how small business participation on this contract will contribute to its overall comprehensive subcontract goals.

- g. Section L-8, Factor 6: Cost/Price Proposal (2)(b)(v)(6) is modified from:

Offeror disclosure statement. NOTE: May be provided in a separate PDF file.

To:

Offeror Cost Accounting System (CAS) Disclosure(s) as required in Section K-4, Cost Accounting Standards Notices and Certification. NOTE: May be provided in a separate PDF file.

4. Section M – Evaluation Factors For Award is hereby modified by correcting the table reference as follows:

- a. Section M-1, Evaluation of Offers, Sub-factor 3.2, paragraph (1) is modified from:

The extent to which the offeror’s proposed solution demonstrates adherence to usability attributes provided in L-8, Factor 3, Sub-factor 3.2 across all roles in Table L-3 within all usability scenarios.

To:

The extent to which the offeror’s proposed solution demonstrates adherence to usability attributes provided in L-8, Factor 3, Sub-factor 3.2 across all roles in Table L-2 within all usability scenarios.

5. Attachment 1, IDIQ PWS is hereby modified by correcting an applicable document reference, allowing more time to establish the NCR facility, removing the reference to the non-existent Attachment 26, and adding an additional document reference in the Data Management section as follows:

- a. Section 3 – Applicable Documents, item (3) is changed from:

The DoD Open System Architecture (OSA) Contract Guidebook for Program Mangers, Version 1.1, May 2013

To:

The DoD Open System Architecture (OSA) Contract Guidebook for Program Mangers, Version 1.1, June 2013

- b. Section 5.1.1.1 - National Capital Region (NCR) Facility is changed from:

The contractor shall maintain a facility within 15 miles of the DHMS PEO located at 1700 N. Moore St. Arlington, VA 22209 within 30 days after issuance of the Task Order. Facility space shall include multiple conference rooms with audio/visual capabilities to accommodate the meetings described in section 5.1.2.

To:

The contractor shall maintain a facility within 15 miles of the DHMS PEO located at 1700 N. Moore St. Arlington, VA 22209 within 60 days after issuance of the Task Order. Facility space shall include multiple conference rooms with audio/visual capabilities to accommodate the meetings described in section 5.1.2.

- c. Section 5.1.9 – Management of Government Property, paragraph (c) is changed from:

Affix IUID tags to all existing GFP or Contractor-Acquired-Government Owned Property (CAP) identified in the Government-Furnished Property (GFP) document (Attachment 26)

To:

If any GFP is provided or Contractor-Acquired-Government Owned Property (CAP) acquired, the contractor shall affix IUID tags

- d. Section 5.5.6 – Data Management, paragraph (a) is changed from:

Develop and provide a Contractor Data Management Plan (CDMP) (CDRL A027) in accordance with the DHMSM EMP and PEO Data Management Strategy

To:

Develop and provide a Contractor Data Management Plan (CDMP) (CDRL A027) in accordance with the DHMSM EMP, DHMSM Interface Strategy, and the PEO Data Management Strategy

6. Attachment 9, Health System Support Concept of Operations (CONOPS) is hereby modified as follows:

- a. The cover sheet title is changed from:

Attachment 8, Health System Support Concept of Operations (CONOPS)

To:

Attachment 9, Health System Support Concept of Operations (CONOPS)

7. Attachment 6, Cost and Software Data Report (CSDR) is hereby modified as follows:

a. Submission item 1 under tab ‘DD Form 2794 Tab 4 Sustainment’ is changed from:

a. SUBMISSION	b. FORM(S)	c. EVENT	d. AS OF DATE (YYYYMMDD)	e. DUE DATE (YYYYMMDD)
1	CWBS Dictionary	O&S CWBS Dictionary	20170930	20171130

To:

a. SUBMISSION	b. FORM(S)	c. EVENT	d. AS OF DATE (YYYYMMDD)	e. DUE DATE (YYYYMMDD)
1a	CWBS Dictionary	O&S CWBS Dictionary (Segment 1)	20170930	20171130
1b	CWBS Dictionary	O&S CWBS Dictionary (Segment 2 Unique)	20170930	20171130

8. Attachment 18, Task Order 0002 is hereby modified as follows:

a. The acronym “IOT&E” is replaced by “OT&E” for every instance in the document.

9. Attachment 24, Enterprise Hosting Template is hereby modified as follows:

a. Instructions in row 11 of the ‘Instructions’ tab are changed from:

Note: The number of Operating Environments must be sufficient to meet all requirements in the Attachment 2, Government Requirements Traceability Matrix.

To:

Note: The number of Operating Environments must be sufficient to meet all requirements in the Attachment 2, Government Requirements Traceability Matrix. For proposal purposes defaults are as follows:

- x86 Virtual OE maximum is 8 vCPUs
- x86 is 8 Cores per Socket - Core processor speed is 2.54 Ghz:
- Non x86 is 16 cores per socket - Core processor speed is 1.4 Ghz

10. Exhibit A, IDIQ Contract Data Requirements List (CDRLs) is hereby modified as follows:

a. CDRL A019, Block 16 is changed from:

Block 12: Submit the updated Phase-Out Transition Plan nine (9) months after contract award.

To:

Block 12: Submit the Phase-Out Transition Plan nine (9) months after Task Order award.

b. CDRL A019, Block 10 is changed from:

ANNLY

To:

AS REQD

11. An updated and conformed version of solicitation N00039-14-R-0018, Attachment 1: IDIQ PWS, Attachment 6: Cost and Software Data Report (CSDR), Attachment 9: Health System Support Concept of Operations (CONOPS), Attachment 18: Task Order 0002, Attachment 24: Enterprise Hosting Template, and Exhibit A: IDIQ Contract Data Requirements List (CDRLs) are provided with this amendment. Changes resulting from this amendment are highlighted in yellow.
12. All other terms and conditions of solicitation N00039-14-R-0018 remain unchanged.