AMENDMENT OF SOLICIT	TIONMODU	FIGATION OF CONTRACT	1.CC	ONTRACT ID CODE	PAGE OF PAGES	
AMENDMENT OF SOLICIT	ATION/MODI	FICATION OF CONTRACT			1 5	
. AMENDMENT/MODIFICATION NO.	3. EFFECTIVE DATE	4. REQUISITION/PURCHASE REQ. NO.		5. PROJECT	NO (Ifapplicable)	
P00042	01-Mar-2021	SEE SCHEDULE				
5. ISSUED BY CODE	W911QY	7. ADMINISTERED BY (Ifother than item 6)		CODE W911	QY	
WEOK ACC-APG NATICK DIVISION		WEAK ACC-APG NATICK CONTRACTING DIMISION				
BLDG 1 GENERAL GREENE AVENUE		BLDG 1 GENERAL GREENE AVENUE				
NATICK MA 01760-5011		NATICK MA 01760-5011				
8. NAME AND ADDRESS OF CONTRACTOR	(No Street County	State and Zin Code)	9A. A.	MENDMENT OF SOI	LICITATION NO.	
KALMAN & COMPANY, INC.	(no., bireet, county,	state and hip code)				
5366 VIRGINIA BEACH BLVD			9B. DA	ATED (SEE ITEM 11)	
VIRGINIA BEACH VA 23462-1828						
			X 10A. N W9110	MOD. OF CONTRAC	T/ORDER NO.	
			_	DATED (SEE ITEM		
CODE 0H788	FACILIT Y CO	DE		b-2019		
		APPLIES TO AMENDMENTS OF SOLIO	CITATION	S		
The above numbered solicitation is amended as set for			is extend	_	uded	
_				· 🗆		
Offer must acknowledge receipt of this amendment pr (a) By completing Items 8 and 15, and returning		critical in the solicitation or as amended by one oft ent; (b) By acknowledging receipt of this amendme	-			
or (c) By separate letter or telegram which includes a						
RECEIVED AT THE PLACE DESIGNATED FOR T						
REJECTION OF YOUR OFFER. If by virtue of this provided each telegram or letter makes reference to th				•		
•		tunent, and is received prior to the opening nour a	and date speen	reu.		
2. ACCOUNTING AND APPROPRIATION E	DATA (If required)					
See Schedule						
		TO MODIFICATIONS OF CONTRACT: CT/ORDER NO. AS DESCRIBED IN ITI				
A. THIS CHANGE ORDER IS ISSUED PURS				A ADE MADE IN TH	IE	
CONTRACT ORDER NO. IN ITEM 10A		aunonty) The changes set FORTH	IN IT EW I	4 ARE MADE IN TI	IL .	
B. THE ABOVE NUMBERED CONTRACT					n paying	
office, appropriation date, etc.) SET FOR C. THIS SUPPLEMENTAL AGREEMENT			K 45.105(B	<i>.</i>		
C. THIS SUPPLEMENTAL AGREEMENT I FAR 43.103(a)(3) Mutual Agreement Betwo						
D. OTHER (Specify type of modification and						
E. IMPORTANT: Contractor is not,	X is required to si	gn this document and return 1	copies to t	the issuing office.		
14. DESCRIPTION OF AMENDMENT/MODIL	FICATION (Organize	d by LICE section headings including solid	itation/cont	tract cubiact matter		
where feasible.)	TICATION (Organize	a by ocr section nearings, including some	nation/com	fract subject matter		
Modification Control Number: (0) (6)	11443					
Add (b) (4)						
See Summery of Changes						
See Summary of Changes						
Except as provided herein, all terms and conditions of the			-		a a mint	
15A. NAME AND TITLE OF SIGNER (Type of	or print)	16A, NAME AND TITLE OF CO	NTRACTI	NG OFFICER (Type o	or print)	
Cathy Strong, Vice President of Contracts						
15B CONTRACTOR/OFFEROR	15C. DATE SIGNE					
(b) (6)						
	25 February 2021					
APPROVED BY OIRM 11-84		30-105-04		Prescribed by GS	SA (Rev. 10-8	

Prescribed by GSA FAR (48 CFR) 53.243 SECTION SF 30 BLOCK 14 CONTINUATION PAGE

SUMMARY OF CHANGES

SECTION A - SOLICITATION/CONTRACT FORM

The total cost of this contract was increased by (b) (4) to \$12,628,219.01.

SECTION B - SUPPLIES OR SERVICES AND PRICES

CLIN 6034 is added as follows:

ITEM NO 6034	SUPPLIES/SERVICES	QUANTITY 1	UNIT Job	UNIT PRICE (b) (d)	AMOUNT
	Labor - <mark>(b) (4)</mark> FFP			(0) (4)	
	Requirement:				
	(b) (4)				

This CLIN represents the labor support requirements for the JE-OPETS Acquisition effort. Reference Labor Categories for a detailed description. The contractor shall provide all personnel to perform the tasks specified in the attached Performance Work Statement (PWS) per the attached Quality Assurance Surveillance Plan (QASP) Standards. FOB: Destination PSC CD: R499

NET AMT

(b) (4)

SUBCLIN 603401 is added as follows:

W911QY18D0232 W911QY19F0147 (1016) 11443) Page 3 of 5

ITEM NO 603401	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE		AMOUNT \$0.00	
	ACRN CB (b) (4)						
	FFP						
	PURCHASE REQUEST N						
				NET AMT		\$0.00	
						\$0.00	
	ACRN CB					(b) (4)	
	CIN: GFEBS00116130300	00010					
GEOT	ONE DISPECTION AND	ACCENTANCE					
SECTI	ON E - INSPECTION AND	ACCEPTANCE					
	llowing Acceptance/Inspecti	on Schedule was ad	ded for CLIN	6034:			
INSPECT AT I			INSPECT BY ACCEPT AT			ACCEPT BY	
1	Destination Gove		ent Destination Go		Gove	ernment	
	llowing Acceptance/Inspecti						
INSPECT AT N/A		INSPECT I N/A		ACCEPT AT ACC N/A N/A		CEPT BY	
1		N/A	IN/A		IN/A		
SECTI	ON F - DELIVERIES OR P	ERFORMANCE					
The fo	llowing Delivery Schedule for	or CLIN 6034 has be	een added:				
	DELIVERY DATE	QUANTITY	SHIP TO	ADDRESS		DODAAC /	
						CAGE	
	(b) (1) TO	N/A		EO CHEM BIO DEF FT	DETP	W56XNH	
	(D) (4)	IN/A		MICHAELS	DEIK	WJOAINI	
				M MNGR CHEM BIO N	AED SYS		
			1564 FRE	EDMAN DRIVE			

SECTION G - CONTRACT ADMINISTRATION DATA

Accounting and Appropriation

Summary for the Payment Office

b) (4)

As a result of this modification, the total funded amount for this document was increased by (b) (4) from

FORT DETRICK MD 21702-9226

301-619-7421 FOB: Destination SUBCLIN 603401: Funding on SUBCLIN 603401 is initiated as follows:

ACRN: CB

CIN: GFEBS001161303000010

Acctng Data: 09720202021013000018170552520251

S.0074658.4.3.5

6100.9000021001



Cost Code: AHPDD

SECTION I - CONTRACT CLAUSES

The following have been modified:

252.232-7007 LIMITATION OF GOVERNMENT'S OBLIGATION (APR 2014)

(a) Contract line item(s) **0001 - 9003** is/are incrementally funded. For this/these item(s), the sum of **(10)** of the total price is presently available for payment and allotted to this contract.



(b) For items(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 if 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.

(End of clause)

(End of Summary of Changes)