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1. PURPOSE

The purpose of this modification is to update Clause H-44, *Paid leave under Section 3610 of the Coronavirus Aid, Relief, and Economic Security Act (CARES Act) to maintain employees and subcontractors in a ready state (October 2020)*, of the contract for Congress's extension of the date agencies may use Section 3610 of the CARES as the authority for recognizing the costs Section 3610 covers as allowable:

1. Paragraph (a)(2), changes the end date to December 18, 2020.

2. CHANGES TO THE CONTRACT

As a result of the changes, SECTION H – SPECIAL CONTRACT REQUIREMENTS, clause H-44 is hereby replaced in its entirety with the following:

H-44 Paid leave under Section 3610 of the Coronavirus Aid, Relief, and Economic Security Act (CARES Act) to maintain employees and subcontractors in a ready state (December 2020)

- (a) The Contractor may submit for reimbursement and the Government (without requiring consideration but precluding additional fee) will treat as allowable (if otherwise allowable per federal regulations) the costs of paid leave (including sick leave) the Contractor or its subcontractors provide to keep employees in a ready state if--
 - (1) The employees: cannot perform work on a site approved by the Federal Government (including a federally-owned or leased facility or site) due to facilities closures or other restrictions; and cannot telework because their job duties cannot be performed remotely during the public health emergency declared on January 31, 2020 for COVID–19.
 - (2) The costs are incurred from January 31, 2020 through December 18, 2020.
 - (3) The costs do not reflect any amount exceeding an average of 40 hours per week for paid leave.
 - (b) Where other relief provided for by the CARES Act or any other Act would benefit the contractor or the contractor's subcontractors, including, but not limited to, funds available under sections 1102 and 1106 of the CARES Act, the contractor should evaluate the applicability of such benefits in seeking reimbursement under the contract.
 - (c) The Contractor must represent in any request for reimbursement--
 - (1) Either it: has not received, has not claimed, and will not claim any other reimbursement, including claims for reimbursement via letter of credit, for federal funds available under the CARES Act for the same purpose, including, but not limited to, funds available under sections 1102 and 1106 of the CARES Act; or if it has received, claimed, or will claim other reimbursement, that reimbursement has been reflected, or will be reflected when known, in requests for reimbursement but in no case reflected later than in its final proposal to determine allowable incurred costs.

Triad National Security, LLC Contract No. 89233218CNA 000001 Modification No. P00058 Page 3 of 3

- (2) Its request reflects or will reflect as soon as known all applicable credits, including:
 - (i) Tax credits, including credits allowed pursuant to division G of Public Law 116-127; and
 - (ii) Applicable credits allowed under the CARES Act including applicable credits for loan guarantees.

 (End of Clause)