2. AMENDMENT/MODIFICATION NO. P00178 6. ISSUED BY CODE NNSA M&O Contracting Branch				
6. ISSUED BY CODE	3. EFFECTIVE DATE	4. REQUISITION/PURCHASE REQ. NO. 5. PROJECT NO. (If applicable)		
	See Block 16C			
UNSA MEO Contracting Pronch	05115	7. ADMINISTERED BY (If other than Item 6) CODE 05003		
mush may contracting branch		NNSA Los Alamos Field OFC		
NA-PAS-211		NA-LA		
Albuquerque Complex		3748 West Jemez Road		
P.O. Box 5400		Los Alamos NM 87544		
Albuquerque NM 87185-5400				
B. NAME AND ADDRESS OF CONTRACTOR (No., stree	et, county, State and ZIP Code)	(x) 9A. AMENDMENT OF SOLICITATION NO.		
Triad National Security, LLC		9B. DATED (SEE ITEM 11)		
Attn: H. Rich Heitman 505 KING AVE		B. DATED (SEETTEM TI)		
OLUMBUS OH 43201				
OD011000 O11 43201		× 10A. MODIFICATION OF CONTRACT/ORDER NO. 89233218CNA000001		
		10B. DATED (SEE ITEM 13)		
CODE X7WUS5LRBQU3	FACILITY CODE	06/08/2018		
200	11. THIS ITEM ONLY APPLIE	ES TO AMENDMENTS OF SOLICITATIONS		
The above numbered solicitation is amended as set f	1 MINOR CON CONT. W			
		d in the solicitation or as amended , by one of the following methods: (a) By completing		
	7 BB	knowledging receipt of this amendment on each copy of the offer submitted; or (c) By		
		n and amendment numbers. FAILURE OF YOUR ACKNOWLEDGEMENT TO BE TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR		
		d, such change may be made by letter or electronic communication, provided		
each letter or electronic communication makes refere 2. ACCOUNTING AND APPROPRIATION DATA (If rec		endment, and is received prior to the opening hour and date specified.		
See Schedule	ulled)			
	MODIFICATION OF CONTRACTS/O	DRDERS. IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.		
A. THIS CHANGE ORDER IS ISSUED	PURSUANT TO: (Specify authority	y) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT		
ORDER NO. IN TIEM TOA.				
B. THE ABOVE NUMBERED CONTRA	CT/ORDER IS MODIFIED TO REP	FLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, IE AUTHORITY OF FAR 43.103(b).		
5,	THE THE THE THE THE			
C. THIS SUPPLEMENTAL AGREEMEN	IT IS ENTERED INTO PURSUANT	TTO AUTHORITY OF		
D. OTHER (Specify type of modification		5204-2 Lava Parulations and DOE Divertives (Dec 2000)		
		.5204-2 Laws, Regulations, and DOE Directives (Dec 2000)		
. IMPORTANT: Contractor is not	is required to sign this docum	portugues and the second secon		
	(Organized by UCF section headil	ngs, including solicitation/contract subject matter where feasible.)		
R. I. X /WILS STRROUTS	tion is to offect	water the changes described in the bedy of the		
	cron is co effect	date the changes described in the body of the		
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The purpose of this modification and the purpose of this modification and the purpose of this modification and the purpose of the purpo	/2018 to 10/31/20	028		
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The purpose of this modificated accument. Payment: Period of Performance: 11/01 Except as provided herein, all terms and conditions of the period of the p	ne document referenced in Item 9 A			
The purpose of this modificated comment. Payment: Period of Performance: 11/01	ne document referenced in Item 9 A	A or 10A, as herelofore changed, remains unchanged and in full force and effect.		
The purpose of this modificated comment. Payment: Period of Performance: 11/01 Except as provided herein, all terms and conditions of the 15A. NAME AND TITLE OF SIGNER (Type or print) Thomas E. Mason, Laborate	ne document referenced in Item 9 A	A or 10A as heretofore changed, remains unchanged and in full force and effect. 16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print) Alfred L. Romo		
The purpose of this modificated county. Payment: Period of Performance: 11/01 Except as provided herein, all terms and conditions of the 15A. NAME AND TITLE OF SIGNER (Type or print)	ne document referenced in Item 9 /	A or 10A as herelofore changed, remains unchanged and in full force and effect. 16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print) Alfred L. Romo 16B. UNITED STATES OF AMERICA 16C. DATE SIGNED		

The purpose of this modification is to incorporate the following changes:

- 1. The SF-33 Solicitation, Offer and Award is hereby revised to replace the "DO-E2" rating which was incorporated via P00033 to this contract at with "DX-A2 / DO-H1."*
- *This contract is rated in part, as DX-A2 and DO-H1, for the approved programs referenced in clause H-52, herein.
- 2. Part I The Schedule, Section H is modified to add the following clause: H-52 Defense Priorities And Allocations System (DPAS) Priority Rating (June 2024).
- 3. Section H: Special Contract Requirements is modified as follows:

H-52 Defense Priorities And Allocations System (DPAS) Priority Rating (Jun 2024)

- (a) <u>DPAS-Rated Order</u>. As indicated in Block 1 of SF33, this contract is a DX- and DO-rated order certified for national defense use (subject to limitations in (b) below) and the Contractor is required to follow all the provisions of the Defense Priorities and Allocations System ("DPAS") regulations (15 CFR § 700, *et seq.*). In the event that any provision of the DPAS regulations conflict with any provision of this clause, the DPAS regulations control.
- (b) <u>Scope of DPAS Rating</u>. Though this contract is rated as DX and DO, only those portions of this contract for materials (including equipment), services, or facilities necessary for the national defense, as outlined in (b)(1) and (b)(2), are considered rated. The authority granted under this clause is not applicable to Strategic Partnership Projects (SPP) (see (g)).
 - (1) <u>DO</u>. Items and related services in support of programs approved for priorities and allocations support by the Secretary of Defense with respect to military production and construction, military assistance to any foreign nation, space, stockpiling, and directly related activities are rated as DO upon establishment of a required delivery date (see (c)). Approved programs for assignment of a DO rating are:

Program Identification Symbol	Approved Program	
A1	Aircraft	
A2	Missiles	
A5	Weapons	
A6	Ammunition	
A7	Electronics and communications equipment	
В9	Production equipment (Government-owned)	
C9	Miscellaneous	

(2) <u>DX</u>. Items and when applicable, related services in support of programs designated by the Secretary of Defense to be of the Highest National Priority as described in the Department of Defense (DoD) List of DX-Rated Programs are rated as <u>DX-A2</u> upon establishment of a required delivery date or dates (see (c)). The DoD List of DX-Rated Programs is limited to only a small number of programs approved by the Department of Defense, and the Contractor shall not use a DX-A2 priority rating on any subcontracts other than those in support of a program identified in the DoD List of DX-Rated

Programs. At the Contractor's request, NNSA can provide a current DoD List of DX-Rated Programs to the Contractor.

- (c) <u>Required Delivery Dates</u>. If not expressly identified in this contract, the required delivery date for DPAS-rated items and related services is as specified in writing by the cognizant NNSA Program Office or Field Office.
- (d) Placing DPAS Ratings on Subcontracts.
 - (1) <u>Subcontracts that May be Assigned DPAS Ratings</u>. When placing subcontracts that directly support a DPAS-rated portion of this contract, the Contractor may, if necessary, place DPAS-rated subcontract orders for:
 - (i) Items (as defined in 15 CFR § 700.8) which will be physically incorporated into other items to fill a rated portion of this contract, including that portion of such items normally consumed, or converted into scrap or by-products, in the course of processing;
 - (ii) Containers or other packaging materials required to make delivery of the finished items required under a rated portion of this contract;
 - (iii)Services, other than contracts of employment, needed to fill a rated portion of this contract;
 - (iv) Maintenance and repair and/or operating supplies (as defined in 15 CFR § 700.8) needed to produce the finished items to fill rated orders.
 - (2) <u>Subcontracts that Shall Not be Assigned DPAS Ratings</u>. Notwithstanding (d)(1), subcontracts shall not be assigned DPAS ratings to obtain:
 - (i) Any items that (i) are commonly available in commercial markets for general consumption; (ii) do not require major modification when purchased for approved program use; and (iii) are readily available in sufficient quantity so as to cause no delay in meeting approved program requirements;
 - (ii) Any items to be used primarily for administrative purposes, such as for personnel or financial management;
 - (iii) Delivery of items or services on a date earlier than needed;
 - (iv) A greater quantity of the item than needed, except to obtain a minimum procurable quantity;
 - (v) Any items related to the development of chemical or biological warfare capabilities or the production of chemical or biological weapons, unless such development or production has been authorized by the President or the Secretary of Defense; or
 - (vi) Copper raw materials, crushed stone, gravel, sand, scrap, slag, central steam heat or waste paper;

- (vii) Any items subject to the authorities granted exclusively to other agencies by Executive Order 13603 (*e.g.*, health resources, civil transportation, etc.).
- (3) <u>Subcontract Terms</u>. The Contractor shall ensure that any rated subcontracts are appropriately rated and contain terms substantially the same as (a) and (d) of this clause.
- (e) <u>Contractor's Responsibility</u>. It is the Contractor's responsibility to ensure that it complies with DPAS regulations, this clause, and other pertinent authorities. Though the Government may review certain Contractor subcontract solicitation and award documents (in accordance with other provisions of this Contract), that review shall not be construed as consent that the Contractor's choice to rate a subcontract is appropriate. If the Contractor has specific questions regarding the rating on this Contract or its applicability to subcontracts, the Contractor has an affirmative duty to seek clarification from the appropriate contracting officer.
- (f) Records and Reporting Requirements.
 - (1) <u>Record Retention</u>. Notwithstanding any other provision of this contract, the Contractor shall maintain and preserve for at least three years, accurate and complete records related to any DPAS-rated subcontract.
 - (2) <u>Reporting</u>. On a semi-annual basis (January 15 and July 15 of each year), the Contractor shall provide to the Contracting Officer a summary of all DPAS-rated subcontract orders placed in the preceding six, calendar months by the Contractor. This information shall be contained in a sortable Microsoft® Excel spreadsheet with the following information (contained in separate columns):
 - (i) Date the rated subcontract order was placed;
 - (ii) Subcontract order identification number;
 - (iii) Description of items or services acquired;
 - (iv) Rating and Approved Program Identifier assigned to the subcontract (e.g., DO-A2); and
 - (v) A detailed justification for the rating assigned.
- (g) <u>SPP</u>. The priority ratings assigned to the Contract are not authorized for use in support of SPP. Use of DPAS priority ratings for SPP is governed by the priority rating, if any, assigned by the Non-DOE/non-NNSA entity requesting the work. The Contractor is responsible for complying with instructions provided by the non-DOE/non-NNSA entity regarding the applicability of DPAS to SPP.

4. Part II – Contract Clauses, Section I – Contract Clauses, B. DEAR Clauses Incorporated by Reference is modified as follows:

DEAR 970.5203-3 Contractor's organization is deleted because this requirement is covered by Clause I-18 DEAR 952.5203-3 Contractor's Organization (Dec 2000) (Class Deviation), herein.

5. Part III – List of Documents, Exhibits, and Other Attachments, Section J – List of Attachments, Appendix B, List of Applicable Directives is modified to incorporate DOE O 544.1A, Attachment 1 CRD and NNSA SD 200.1, Attachment 1 CRD as follows:

DIRECTIVE NUMBER	DATE	DOE DIRECTIVE TITLE	MOD#
DOE O 544.1A Attachment 1 CRD	1/29/2024	Priorities and Allocations Program	Mod 178
NNSA SD 200.1 Attachment 1 CRD	12/14/2023	Information Resources Management	Mod 178