

AMENDMENT OF SOLICITATION/CONTRACT (AGREEMENT)

SECTION I

Instructions to Offerors --- Amendment of Solicitation. The following instructions apply unless specified otherwise in an AAFES letter accompanying this amendment.

a. Offerors must acknowledge receipt of this amendment prior to the hour and date specified for receipt of proposals in the original solicitation, or the hour and date specified in this amendment if such has been amended. Offeror must acknowledge by one of the following means:

(1) By signing and returning all except one copy of this amendment;

(2) By acknowledging receipt of this amendment on each copy of the proposal submitted;

(3) By separate letter or telegram which includes a reference to the solicitation and amendment number.

b. Proposals must be based upon and refer to the solicitation as amended. Unless an acknowledgment of this amendment is received by the Contracting Officer before the hour and date specified for receipt of proposals, Offeror=s proposal may be considered nonresponsive.

c. If you desire to revise a proposal previously submitted, such revision must be received prior to the hour and date specified for receipt of proposals inclosed in a sealed envelope addressed to the issuing office, with the name and address of offeror and the solicitation number on the face of the envelope. Telegraphic proposals will not be considered unless authorized by the solicitation; however, proposals may be modified by telegraphic notice provided such notice is received prior to the time set for receipt of proposals. Telegraphic modifications should not reveal the amount of the original or of the revised proposal.

SECTION II

Instructions to Contractor --- Amendment of Contract.

Unless otherwise instructed, all except one copy of this Amendment are to be executed by a person authorized to bind the firm contractually and returned to the Contracting Officer. The effective date will be the date the amendment is signed in block 6 by the Contracting Officer or the date(s) indicated in block 4, whichever is later.

QUESTIONS AND ANSWERS

1. Drawing E-2.01 (Partial Floor Plan-Power) indicates one (1) eight foot track light fixture and three (*originally 2 but modified by Amendment 1*) four foot track light fixtures. These fixtures do not show up on the electrical demolition drawing ED-1.01 (Partial Floor Plan-Electrical Demolition) or the demolition drawings D-1.01 (Demolition/Temporary Partition Plan). The lighting fixture schedule on drawing E-1.01 (Partial Floor Plan-Lighting) does not show these fixture types.

Q-1: Are these existing fixtures that remain?

Response: No. 1 - These fixtures are AF/CI "Track Light Fixture Menu Boards".

Q-2: Are they existing fixtures that must be removed and reinstalled?

Response: No. 2 - These fixtures are AF/CI "Track Light Fixture Menu Boards".

Q-3: Do we add specific types of track light heads? If so what type heads are required and how many?

Response: No. 3 - These fixtures are AF/CI "Track Light Fixture Menu Boards".

Q-4: Are the fixtures new fixtures to be installed? If so what type and manufacturer should be used?

Response: No. 4 - Yes. These fixtures are AF/CI "Track Light Fixture Menu Boards".