

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT ID CODE	PAGE OF PAGES	
			J	1	10
2. AMENDMENT/MODIFICATION NO. 0005	3. EFFECTIVE DATE 09-Feb-2023	4. REQUISITION/PURCHASE REQ. NO. 0011871844		5. PROJECT NO.(If applicable)	
6. ISSUED BY MICC - WEST POINT 681 HARDEE PLACE WEST POINT NY 10996-1514	CODE W911SD	7. ADMINISTERED BY (If other than item 6)		CODE	
		See Item 6			
8. NAME AND ADDRESS OF CONTRACTOR (No., Street, County, State and Zip Code)			X	9A. AMENDMENT OF SOLICITATION NO. W911SD23R0010	
			X	9B. DATED (SEE ITEM 11) 28-Nov-2022	
				10A. MOD. OF CONTRACT/ORDER NO.	
				10B. DATED (SEE ITEM 13)	
CODE			FACILITY CODE		
11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS					
<input checked="" type="checkbox"/> The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offer <input checked="" type="checkbox"/> is extended, <input type="checkbox"/> is not extended. Offer 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 <u>1</u> copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT 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 CONTRACT 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 date, 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)					
E. IMPORTANT: Contractor <input type="checkbox"/> is not, <input type="checkbox"/> 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.) The purpose of this amendment is to revise the PWS, and extend the solicitation					
Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A, as heretofore changed, remains 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)		
			TEL: _____ EMAIL: _____		
15B. CONTRACTOR/OFFEROR _____ (Signature of person authorized to sign)	15C. DATE SIGNED	16B. UNITED STATES OF AMERICA BY _____ (Signature of Contracting Officer)		16C. DATE SIGNED 09-Feb-2023	

SECTION SF 30 BLOCK 14 CONTINUATION PAGE

SUMMARY OF CHANGES

SECTION SF 30 - BLOCK 14 CONTINUATION PAGE

The following have been modified:

CERIFICATIONS &

- The Government INTENDS to award a Firm Fixed Price contract resulting from this solicitation to the responsible offeror whose quote conforms to the solicitation. It is an Offeror's responsibility to ensure their SAM UID# Profile is CURRENT & ACTIVE
- NOTE: Buy American

Buy American: The contractor hereby adheres to the BUY AMERICAN STATUTE (FAR 52.225) when supplying goods and materials relating to this solicitation/award. Failure to comply with this requirement could result in possible fines and prosecution.

Identify the COUNTRY OF ORIGIN for the goods and materials you are supplying:

_____ --Goods (Final Product; Apparel, Article, Merchandise, Component, Gadget, Utensil, Instrument, etc.)

_____ --Materials (Materials Used to Manufacture; Fabric, Cloth, Metals, Plastics, Wood, Yarn, etc.)

- As a result of interim FAR rule 2019-009, published on July 14, 2020, and effective on August 13, 2020, implementation of the Section 889(a)(1)(B) Prohibition on Contracting with Entities Using Certain Telecommunications and Video Surveillance Services or Equipment Clauses.

Per FAR 52.204-24, 52.204-25, and 52.204-26, please ensure to provide your representations along with your quote.

- LEAD TIME

Upon time and date of award, identify the estimated time of delivery for the items noted in the CLINs?

Base Year _____

First Option Year _____

Second Option Year _____

Third Option Year _____

Fourth Option Year _____

FAR 52.212-1 ADDENDUM

Instructions to Offerors of W911SD-23-R-0010 CLOTH, KNIT, CIRCULAR, VELOUR, PLUSH

All offerors interested in submitting a quote for this requirement need to follow these instructions.

If an offeror does not comply with these instructions, they shall be excluded from consideration contract award.

All offerors interested in submitting a quote for this requirement **MUST** submit ONE (1) product sample of CLOTH, KNIT, CIRCULAR, VELOUR, PLUSH they are providing a quote for.

➤ **Product Sample(s)**

Fabric SAMPLE MUST BE between two and three (2 to 3) yards in length, in accordance with the SPECIFICATIONS noted.

➤ **The sample must contain the following information:**

1. Name of Offeror
2. Contact Name (First & Last)
3. Mailing Address, City, State, Zip Code
4. Direct Phone Number
5. Email Address.
6. Please include the Solicitation Number (W911SD-23-R-0010) on package.

➤ **All samples shall be submitted on or BEFORE THE CLOSING DATE AND TIME identified in block 8 of the SF1449 to the following address:**

U.S. Army West Point Military Academy
Mission and Installation Contracting Command – West Point
Attn: Ignacio Cordova
CCMI-CEU-WP
681rdee Place, Room 104
West Point, NY 10996.

All vendors submitting samples are required to submit tracking information via the UNISON ATTACHMENT Feature

THE GOVERNMENT SHALL MAKE ONE CONTRACT AWARD. THEREFORE, IF AN OFFEROR DOESN'T SUBMIT A SAMPLE WITH THEIR PROPOSAL, THEY SHALL NOT

RECEIVE CONSIDERATION FOR CONTRACT AWARD. THE GOVERNMENT SHALL NOT BE LIABLE FOR ANY LOST OR MISDIRECTED PROPOSAL AND OR SAMPLES.

FAR 52.212-2 ADDENDUM

ADDENDUM to FAR 52.212-2 EVALUATION--COMMERCIAL ITEMS

Provisions that are incorporated by reference (by Citation Number, Title, and Date), have the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available.

The following provisions are incorporated into 52.212-2 as an addendum to this solicitation:

Evaluation Factors for Award

- (a) Basis for Contract Award. This is a Lowest Price Technically Acceptable source selection conducted in accordance with Federal Acquisition Regulation (FAR) 13.106-2, Evaluation of quotations or offers, as supplemented by the Defense Federal Acquisition Regulation Supplement (DFARS), and the Army Federal Acquisition Regulation Supplement (AFARS). The Government will select the best overall quote, based upon an integrated assessment of Experience, Past Performance, and Price Factors. Contract may be awarded to the contractor who is deemed responsible in accordance with the FAR, as supplemented, whose quote conforms to the solicitation's requirements (to include all stated terms, conditions, representations, certifications, and all other information required by 52.212-2 of this solicitation and is judged by an overall assessment of the evaluation factors to represent the most advantageous to the Government. As part of making the assessment, an evaluation will be performed determining whether or not quote exceeds the minimum requirements at an associated price provides the Lowest Price Technically Acceptable to the Government.
- (b) Award for All of the Work. The Government intends to award one (1) contract as a result of this solicitation. Quotes received for less than the stated number of items listed in the Price Schedule will be considered ineligible for award. As set forth in FAR 52.212-1 (g), the Government intends to evaluate quotes and award a contract without discussions with contractors. Therefore, the contractor's initial quote should contain the contractor's best terms from a price and technical standpoint. The Government reserves the right to conduct discussions if the Contracting Officer later determines them to be necessary.
- (c) Evaluation Criteria. The Sample in accordance with specifications (CLOTH, KNIT, CIRCULAR, VELOUR, PLUSH) will be evaluated under two (2) evaluating factors: Technical, and Price.

Factor 1 - Experience. The Sample in accordance with specifications (CLOTH, KNIT, CIRCULAR, VELOUR, PLUSH) will receive one of the ratings defined below.

Table 1. Experience Acceptable/Unacceptable Ratings	
Rating	Description
Acceptable	SAMPLE clearly meets the minimum specifications/requirements of the solicitation.
Unacceptable	SAMPLE does NOT clearly meet the minimum specifications/requirements of the solicitation.

Factor 2 – Price. Price will not be scored or rated. Evaluation of price will be performed using one or more of the price analysis techniques in FAR 13.106-3(a). Through these techniques the Government will determine whether prices are reasonable.

Options. The Government will evaluate quotes for award purposes by adding the total price for all options to the total price for the basic requirement. The Government may determine that a quote is unacceptable if the option prices are significantly unbalanced. Evaluation of options shall not obligate the Government to exercise the option(s). As part of price evaluation, the government will evaluate its option to extend services (see FAR Clause 52.217-8) by adding one-half of the contractor's final option period price to the contractor's total price. Thus, the contractor's total price for the purpose of evaluation will include the base period, 1st option, 2nd option, 3rd option, 4th option, and 1/2 of the 4th option. Contractors are not required to enter a price for the six-month period.

11 March 2019

USMA Evaluation Criteria Cloth, Knit,
Circular, Velour, Plush
Local Stock Number C0321

Minimum bid sample submitted for evaluation shall be full fabric width, and between two and three (2 to 3) yards in length. Bid Samples are required to meet the cloth characteristics in the Purchase Description with the exception color and cloth of the required color and shade is available at the time of solicitation.

In submitting a bid sample, contractors thereby attest that the bid sample they provide meets the characteristics of the Purchase Description for USMA Cloth # C0321.

In the interest of cost savings to the government and to the Tax Payers as well as expedience in the acquisition processes for this cloth, bid samples will be initially compared to current stock of this cloth examining width, hand, and weight. This initial comparison will be performed by government employee(s) who use the cloth in manufacturing USMA Cadet Uniforms. Samples found in these initial comparison with acceptable width, hand, and weight will be acceptable.

If this comparison finds the bid sample differs from current stocks of this cloth, the sample's characteristics of will be checked for adherence to the characteristics required in the Purchase Description.

Any failure to meet the requirements of the following checks will disqualify a sample as unacceptable.

In order: the first characteristic checked will be measuring the cut-able (full width less selvage or pinning marks from tenor framing). If cut-able width is found to be acceptable, the second characteristic to check will be fabric weight. This will be checked by cutting and weighing a piece measuring 36 by 36 inches cut from the sample provided.

Cutting of the 36 x 36 inch piece will be performed on a Gerber GTxL Automated cutting machine using a square digital cutting pattern measuring 36.000 x 36.000 inches. That square yard sample will be weighed locally on a scale accurate to 0.001 pounds or 0.5 grams. If the sample's fabric weight is found to be acceptable, the third and fourth checks will be a manual pick glass assisted count of Wales and Courses per inch.

If these characteristics are found acceptable but the sample still has a questionable difference as described above, the sample will be sent to Natick Laboratories for more extensive testing of the sample for adherence to all characteristics detailed in the purchase description.

As is common industry practice, after contract award, the government shall send to the winning bidder a swatch of USMA Standard Color and Shade Sample for USMA Cloth #C0321. This Color and Shade sample is provided

so that the initial tentative winning

bidder can have the cloth they are producing dyed to match the color and shade of the USMA Standard Color and Shade Sample for USMA Cloth #0321. This is necessary for maintaining and continuing the uniformity year to year of color and shade cloth used in Cadet Bathrobes.

Tentative winning bidder shall submit to the government no less than three (3) lab dip (dyed cloth swatches) to demonstrate variations of dye formulations to provide a close match to the shade and color of the USMA Color and Shade Sample for Cloth #C0321. The contractor shall number lab dips to differentiate between them and allow the government to identify which lab dip has an acceptable match.

Tentative winning bidder shall provide to the government the "lab dip" swatches and the original USMA Color and Shade Sample for Cloth #C0321 in no more than three (3) weeks of award.

The government shall compare the Standard Color and Shade Sample to the lab dips and select one as an acceptable match. If no lab dip swatches are found to be of an acceptably matching shade and color, the contractor shall send three new and different lab dips to the government in no more than three (3) weeks of being informed of the failure of all three initial lab dips.

If no acceptable lab dips match to USMA Standard Color and Shade Sample for USMA Cloth #C0321 in the second set of lab dips, the government shall disqualify the initial tentative winning bidder for failure to match USMA Standard Color and Shade Sample for USMA Cloth #0C321. The Government will then provide to the next lowest bidder providing cloth of the correct salient features and characteristics the same opportunity to provide lab dips matching USMA Standard Color and Shade Sample for USMA Cloth #C0321.

The government will inform the winning bidder of the identity of the accepted lab-dip or rejection of all three within seven to ten business days or receiving the lab dips.

Characteristic	Value	Acceptable range	Pass / Fail
Cut-able Width	60-62 inches	See range of values	
Fabric Weight	12.0 Ounces per Linear Yard	(+ / -) 0.1 ounce	
Wales per inch	26 to 27	See range of values	
Courses per inch	36 to 37	See range of values	

SEE ATTACHED DOCUMENTS FOR COMPLETE SPECIFICATIONS, DETAILS & INSTRUCTIONS

IT IS THE OFFEROR'S RESPONSIBILITY TO REVIEW ALL ATTACHMENTS PERTAINING TO THIS SOLICITATION.

SOW

REVISED

27 June 2003

SALIENT FEATURESCLOTH, KNIT, CIRCULAR, VELOUR, PLUSHUSMA Local Stock Number C0321

1. Contents: 75% Combed Cotton, 25% Polyester
2. Cuttable Width: 60-62 inches (ASTM Test Method D3776-96)
3. Fabric Weight: 12.0 (+/- 0.4oz) ounces per linear yard, (+/- 0.1 oz), (ASTM Test Method D3776-96)
4. Color: (Custom Match to Color and Shade Swatch)
5. Construction: Circular knit, cut open to 60-62 inch width.
6. Wales per inch: 26 to 27
7. Courses per inch: 36 to 37
8. Burst Strength: 40, (ASTM Test Method D3787-89)
9. Shrinkage: (AATCC Test Method 125-1995)
 - a. Length: 5%
 - b. Width: 5%
10. Colorfastness to Laundering: (AATCC Test Method 61-1996 IIA)
 - a. Color Change: 4/5 Min
 - b. Staining:
 - i. Cotton: 4 Min
 - ii. Polyester: 3 Min
11. Colorfastness to Crocking: (AATCC Test Method 8-1966)
 - a. Dry & Wet: 4/3 Min
12. Colorfastness to Perspiration: (AATCC Test Method 15-1997)
 - a. Color Change: 4 Min
 - b. Staining:
 - i. Cotton: 4 Min
 - ii. Polyester: 3 Min
13. Colorfastness to Water: (AATCC Test Method 107-1997)
 - a. Color Change: 4/5 Min
 - b. Staining:
 - i. Cotton: 4 Mi
 - ii. Polyester: 3 Min
14. Packing and packaging: According to standard commercial practices; each roll must contain a tag legible

from the outside end of the package as to actual yardage and each roll must be individually packaged in paper, plastic wrap, or plastic bag to prevent soiling in freight and storage.

Intended end use: USMA Cadet Bathrobes.

SEE ATTACHED DOCUMENTS FOR COMPLETE SPECIFICATIONS, DETAILS & INSTRUCTIONS

SECTION SF 1449 - CONTINUATION SHEET

SOLICITATION/CONTRACT FORM

The required response date/time has changed from 27-Jan-2023 12:00 PM to 28-Feb-2023 12:00 PM.

The following have been added by full text:

52.204-21 BASIC SAFEGUARDING OF COVERED CONTRACTOR INFORMATION SYSTEMS (NOV 2021)

(a) Definitions. As used in this clause--

Covered contractor information system means an information system that is owned or operated by a contractor that processes, stores, or transmits Federal contract information.

Federal contract information means information, not intended for public release, that is provided by or generated for the Government under a contract to develop or deliver a product or service to the Government, but not including information provided by the Government to the public (such as on public websites) or simple transactional information, such as necessary to process payments.

Information means any communication or representation of knowledge such as facts, data, or opinions, in any medium or form, including textual, numerical, graphic, cartographic, narrative, or audiovisual (Committee on National Security Systems Instruction (CNSSI) 4009).

Information system means a discrete set of information resources organized for the collection, processing, maintenance, use, sharing, dissemination, or disposition of information (44 U.S.C. 3502).

Safeguarding means measures or controls that are prescribed to protect information systems.

(b) Safeguarding requirements and procedures.

(1) The Contractor shall apply the following basic safeguarding requirements and procedures to protect covered contractor information systems. Requirements and procedures for basic safeguarding of covered contractor information systems shall include, at a minimum, the following security controls:

(i) Limit information system access to authorized users, processes acting on behalf of authorized users, or devices (including other information systems).

(ii) Limit information system access to the types of transactions and functions that authorized users are permitted to execute.

(iii) Verify and control/limit connections to and use of external information systems.

- (iv) Control information posted or processed on publicly accessible information systems.
 - (v) Identify information system users, processes acting on behalf of users, or devices.
 - (vi) Authenticate (or verify) the identities of those users, processes, or devices, as a prerequisite to allowing access to organizational information systems.
 - (vii) Sanitize or destroy information system media containing Federal Contract Information before disposal or release for reuse.
 - (viii) Limit physical access to organizational information systems, equipment, and the respective operating environments to authorized individuals.
 - (ix) Escort visitors and monitor visitor activity; maintain audit logs of physical access; and control and manage physical access devices.
 - (x) Monitor, control, and protect organizational communications (i.e., information transmitted or received by organizational information systems) at the external boundaries and key internal boundaries of the information systems.
 - (xi) Implement subnetworks for publicly accessible system components that are physically or logically separated from internal networks.
 - (xii) Identify, report, and correct information and information system flaws in a timely manner.
 - (xiii) Provide protection from malicious code at appropriate locations within organizational information systems.
 - (xiv) Update malicious code protection mechanisms when new releases are available.
 - (xv) Perform periodic scans of the information system and real-time scans of files from external sources as files are downloaded, opened, or executed.
- (2) Other requirements. This clause does not relieve the Contractor of any other specific safeguarding requirements specified by Federal agencies and departments relating to covered contractor information systems generally or other Federal safeguarding requirements for controlled unclassified information (CUI) as established by Executive Order 13556.
- (c) Subcontracts. The Contractor shall include the substance of this clause, including this paragraph (c), in subcontracts under this contract (including subcontracts for the acquisition of commercial products or commercial services, other than commercially available off-the-shelf items), in which the subcontractor may have Federal contract information residing in or transiting through its information system.

(End of clause)

The following have been modified:

52.212-2 EVALUATION--COMMERCIAL PRODUCTS AND COMMERCIAL SERVICES (NOV 2021)

(a) The Government will award a contract resulting from this solicitation to the responsible offeror whose offer conforming to the solicitation will be most advantageous to the Government, price and other factors considered. The following factors shall be used to evaluate offers:

Evaluation Criteria. The Sample in accordance with specifications (CLOTH, KNIT, CIRCULAR, VELOUR, PLUSH) will be evaluated under two (2) evaluating factors: Technical, and Price

Technical and past performance, when combined, are Technically Acceptable. (Contracting Officer state, in accordance with FAR 15.304, the relative importance of all other evaluation factors, when combined, when compared to price.)

(b) Options. The Government will evaluate offers for award purposes by adding the total price for all options to the total price for the basic requirement. The Government may determine that an offer is unacceptable if the option prices are significantly unbalanced. Evaluation of options shall not obligate the Government to exercise the option(s).

(c) A written notice of award or acceptance of an offer, mailed or otherwise furnished to the successful offeror within the time for acceptance specified in the offer, shall result in a binding contract without further action by either party. Before the offer's specified expiration time, the Government may accept an offer (or part of an offer), whether or not there are negotiations after its receipt, unless a written notice of withdrawal is received before award.

(End of provision)

(End of Summary of Changes)