AMENDMENT OF SOLICITATION/N	MODIFICATION (OF CONTRACT	1. CONTRACT ID CO	DE	PAGE C	OF PAGES ⊿
2. AMENDMENT/MODIFICATION NUMBER	3. EFFECTIVE DATE	4. REQUISITION/PURCHASE	REQUISITION NUMBER	5. PROJECT	NUMBER	(If applicable)
P00084	See Block 16C					
6. ISSUED BY CODE DLA ENERGY – UTILITY SERVICES 8725 JOHN J. KINGMAN ROAD FORT BELVOIR, VA 22060-6222 Buyer/Symbol: Randall Legions, DLA Energy-FEEBA PHONE: (571) 767-0488 E-Mail: randall.legions@		7. ADMINISTERED BY (II	f other than Item 6)	CODE		
8. NAME AND ADDRESS OF CONTRACTOR (NO., st.	reet city, county, State,	and ZIP Code)	9A. AMENDME	NT OF SOLICI	TATION NL	JMBER
Hardin County Water District No. 1 1400 Rogersville Road Radcliff, KY 40160-9343 Phone: (270) 351-3222 ext. 208 Fax: (270) 352-3055 POC: Justin Metz, General Manager Cage: 316V9 SAM#: LE2BL71N8LQ3			9B. DATED (SEE ITEM 11) 10A. MODIFICATION OF CONTRACT/ORDER NUMBE SP060011C8271 10B. DATED (SEE ITEM 13)			
CODE: 316V9 FACI	LITY CODE ONLY APPLIES TO	AMENDMENTS OF SO		September	30, 2011	
submitted; or (c) By separate letter or electronic communication ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DES IN REJECTION OF YOUR OFFER. If by virtue of this amendment communication, provided each letter or electronic communication specified. 12. ACCOUNTING AND APPROPRIATION DATA (If required See Section G, Accounting and Appropriation 13. THIS ITEM APP IT MODIFIES THE CHECK ONE A. THIS CHANGE ORDER IS ISSUED PURSUNUMBER IN ITEM 10A. B. THE ABOVE NUMBERED CONTRACT/	copies of the amendment of which includes a reference SIGNATED FOR THE REC ent you desire to change are on makes reference to the s and Data LIES ONLY TO MOD CONTRACT/ORDEF JANT TO: (Specify authority ORDER IS MODIFIED TO	t; (b) By acknowledging receip e to the solicitation and amend EIPT OF OFFERS PRIOR TO n offer already submitted, such solicitation and this amendment DIFICATIONS OF CON R NUMBER AS DESCR ty) THE CHANGES SET FOR	t of this amendment on the tof this amendment on the tof this amendment on the tof the	each copy of the RE OF YOUR E SPECIFIED by letter or elect to the opening	MAY RESU ctronic hour and da	ORDER
appropriation data, etc.) SET FORTH IN I						
D. OTHER (Specify type of modification and a	uthority)					
E. IMPORTANT: Contractor ⊠ is not □ is re	quired to sign this do	cument and return 0 co	nies to the issuing	office		
14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organ	·	_	·		ole.)	
	Potable Water see Additional Page	tility Privatization Cor r Utility System es for Further Details. or 10A, as heretofore change 16A. NAME AND TITLE OF	ed, remains unchanged	CER (Type or	print)	
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED	16B. UNITED STATES OF A	AMERICA	RFC	16C. DA	ATE SIGNED
(Signature of person authorized to sign)		(Signature	of Contracting Officer)		/4 E /00/	J#2024 1
Previous edition unusable	•		STANDAR Prescribed by	D FORM GSA PARP	する/2U2 30 (REV 場を麻原	⊆4 /. 11/2016) ৣ}√ <u>/</u> ⊊€

STANDARD FORM 30 (REV. 11/2016 Prescribed by GSA PAR 46 全年 89/24年 COMMISSION OF KENTUCKY

- A. The purpose of this modification is to:
 - 1) Provide additional funding to SubCLIN 0013AA for Contract Year 13's Monthly Utility Service Charge in the total amount of \$280,087.76; and
 - 2) Update Section B, B.3 Schedule and Section G, G.5, Accounting and Appropriation Data, to revise ACRN BM
- B. Section B Supplies or Services and Prices/Costs As a result of the changes described in Paragraph A, Section B.3 is hereby modified to reflect the additional funding of SubCLIN 0013AA in the amount of \$280,087.76.

B.3 Schedule

Utility Service Payment by the Government

0013	Monthly Utility Service Charge Year 13	Qty	Unit	Unit Price	Total Price
0013AA	Months 145 - 152 of 600 ACRN: BM \$840,263.28 February 1, 2024 – September 30, 2024	8	Мо	\$280,087.76	\$2,240,702.08

C. Section G – Contract Administration Data - As a result of the changes described in Paragraph A, Section G.5 is revised as follows:

G.5 Accounting and Appropriation Data

Funds are provided under the Direct Cite MIPR Number MIPR 12042588, Amendment 2 and a revised breakdown of ACRN BM is provided as follows:

ACRN BM \$840,263.28 02120242024 2020000 A60TE 13107	9QUTS 2540 0012042588 S.0070014.22	.2 021001
Modification P00081	Basic	\$280,082.75
Modification P00082	Amendment 1	\$280,092.77
Modification P00084	Amendment 2	\$280,087.76
	Total	\$840,263.28
Funding Breakdown		
P00084	On SubCLIN 0013AA	\$840,263.28
Total Funding for ACRN BM		\$840,263.28

D. DFARS Clause 252.232-7007 Limitation of Government's Obligation (APR 2014) is hereby updated:

I.5.4 LIMITATION OF GOVERNMENT'S OBLIGATION (APR 2014)

(a) Contract line items 0001 to 0064 are incrementally funded. For these items, the sum of \$70,288,707.73 of the total price is presently available for payment and allotted to this allotment schedule is set forth in paragraph (j) of this clause.

(b) For items identified in paragraph (a) of this clause, the Contractor agrees to perform up to the point 4 at which the total amount payable by the Government, including reimbursement in the event of termination of those items for the Government's convenience, approximates the total amount currently allotted to the contract. The Contractor is not authorized to continue work on those items beyond that ucky 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 items regardless of anything to the contrary in the clause entitled "Termination for 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 items for convenience includes costs, profit, and estimated termination settlement costs for those items.

- (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 items. 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 items funded pursuant to this clause, for a 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 items for which additional funds have not been allotted, pursuant to the clause of this contract entitled "Termination for Convenience of the Government."
- (d) When additional funds are allotted for continued performance of the contract line items 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 paragraphs (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 items 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 items, 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 items 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 the work and allotment of funds for the contract line items set forth in paragraph (a) of this clause. This clause no longer applies once the contract is fully funded except with regard to the rights or obligations of the parties concerning equitable adjustments negotiated under paragraphs (d) and (e) of this clause.
- (h) Nothing in this clause affects the right of the Government to terminate 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 otherwise prohibited under 31 U.S.C. 1342.
- (j) The parties contemplate that the Government will allot funds to this contract on a yearly basis no later than 30 days prior to the next Contract Year Period of Performance.

 PUBLIC STATES

4/15/2024

arly basis no

PUBLIC SERVICE

COMMISSION

OF KENTUCKY

(End of clause)

- E. The total amount obligated is increased \$280,087.76, from \$70,008,619.97 to \$70,288,707.73.
- F. The total value of the contract remains unchanged at \$248,802,526.84.
- G. All other Terms and Conditions shall remain unchanged and in full force and effect.

End of Modification



4/15/2024

PUBLIC SERVICE COMMISSION OF KENTUCKY