

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT ID CODE	PAGE OF PAGES
2. AMENDMENT/MODIFICATION NO. P00019		3. EFFECTIVE DATE 09-Feb-2001	4. REQUISITION/PURCHASE REQ. NO.	5. PROJECT NO.(If applicable) SBA710000-03A
6. ISSUED BY CODE US ARMY SPACE AND MISSILE DEFENSE COMMAN [REDACTED] PO BOX 1500 HUNTSVILLE AL 35807-3801		7. ADMINISTERED BY (If other than item 6) CODE DCMC SANTA ANA 34 CIVIC CENTER PLAZA P.O. BOX C 12700 SANTA ANA CA 92712-2700	S0513A	
8. NAME AND ADDRESS OF CONTRACTOR (No., Street, County, State and Zip Code) LOGICON INC., INFO TECHNOLOGY GROUP 222 WEST 6TH STREET SAN PEDRO CA 90733-0471			9A. AMENDMENT OF SOLICITATION NO.	
			9B. DATED (SEE ITEM 11)	
			X 10A. MOD. OF CONTRACT/ORDER NO. DASG60-99-C-0002	
			X 10B. DATED (SEE ITEM 13) 25-Jan-1999	
CODE 56474		FACILITY CODE		
11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS				
<input type="checkbox"/> The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offer <input 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 _____ 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) <b>See Schedule</b>				
13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/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 checked="" 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.)				
1. Evaluation of the contractor's performance during the award fee period ending 8 December 2000 has resulted in a determination that the contractor's performance was [REDACTED] and award fee earned during the period is [REDACTED] Award fee not earned [REDACTED] removed from the contract. Funds excess to CLIN 0003 are re-allocated to CLIN 0005 as shown herein.				
2. Due to oversight, "Award Fee Available" amounts in the clause in Section B entitled "Award Fee" were not increased as a result of effort added to the contract (P00015) and exercise of option CLIN 0014 (P00017). This modification effects corrections thereto. Additional administrative corrections are effected to allocation of amounts for payment of costs and award fee for CLIN 0014 and amounts allocated to CLIN 0011AA under ACRN AN in the "Summary of Funding."				
3. Designation of personnel responsible for Technical Cognizance and Technical Direction is changed as shown herein.				
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)	
			[REDACTED] CONTRACTING OFFICER	
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED	16B. UNITED STATES OF AMERICA	16C. DATE SIGNED	
_____ (Signature of person authorized to sign)		BY [REDACTED] (Signature of Contracting Officer)	09-Feb-2001	

SECTION SF 30 BLOCK 14 CONTINUATION PAGE

SUMMARY OF CHANGES

**Changes in Solicitation/Contract/Order Form**

The total cost has decreased from \$13,674,637.06 by \$5,162.00 to \$13,669,475.06

**Changes in Section B**

CLIN 0003

The total CLIN cost has decreased from \$3,763,965.00 by \$4,972.00 to \$3,758,993.00  
The award fee has decreased from \$160,720.00 by \$4,972.00 to \$155,748.00

SUB-CLIN 0011AA

The total CLIN cost has decreased from \$144,001.00 by \$190.00 to \$143,811.00  
The award fee has decreased from \$6,205.00 by \$190.00 to \$6,015.00

**Changes in Section B**

*The following clauses which are incorporated by full text have been added or modified: (changes indicated in **bold**)*

AWARD FEE:

a. The contractor's performance hereunder shall be evaluated every six (6) months in accordance with the document entitled "Award Fee Determination Plan," attached hereto. Award fee earned by the contractor, as determined by the Award Fee Determining Official, will be awarded by the execution of a unilateral modification to the contract issued approximately thirty (30) work days following completion of each six (6) month period. The award fee plan is attached in Section J of the contract.

b. Fee determinations by the Award Fee Determining Official shall not be subject to the clause of this contract titled "Disputes" and shall be final.

c. Following is a list by award fee period of the Award Fee Available, Award Fee Earned, and Award Fee Not Earned Removed From Contract, applicable to this contract:

<u>AWARD FEE PERIOD</u>	<u>AWARD FEE AVAILABLE</u>	<u>AWARD FEE EARNED</u>	<u>AWARD FEE NOT EARNED REMOVED FROM CONTRACT</u>
First	\$80,830		
Second	\$80,830		
Third	\$84,274		
Fourth	<b>\$86,022</b>		
Fifth	\$131,727 <sup>3</sup>	\$ _____	\$ _____
Sixth	\$131,728 <sup>4</sup>	\$ _____	\$ _____
Seventh	\$133,993 <sup>5</sup>	\$ _____	\$ _____
Eighth	\$133,993 <sup>6</sup>	\$ _____	\$ _____
Ninth	\$136,138 <sup>7</sup>	\$ _____	\$ _____
Tenth	\$136,138 <sup>8</sup>	\$ _____	\$ _____

<u>Note</u>	<u>PERIOD</u>	<u>CLIN</u>	<u>AMOUNT</u>	<u>TOTAL</u>
Note 1	Third	0003		
		00011AA		
Note 2	Fourth	0003		
		0011AA		
Note 3	Fifth	0005		
		0014		
Note 4	Sixth	0005		
		0014		
Note 5	Seventh	0007		
		0016		
Note 6	Eighth	0007		
		0016		
Note 7	Ninth	0009		
		0018		
Note 8	Tenth	0009		
		0018		

d. The above amounts assume options exercised (CLINs 0007, 0009, 0011, 0014, 0016, and 0018), and may change depending on additional surge options exercised or changes to the contract scope. Following the award fee determination for the period, the Government will modify the contract to definitize the actual award fee earned by the contractor. The contractor may, in turn, voucher for the award fee.

**Changes in Section G**

*Summary for the Payment Office*

The total funded amount of the contract remains unchanged.

CLIN :0003

AR: 211 2040.0000 36-6020 P665605.E97-255Y SB1A710000 S01021 SB1A710000/IHHHEL/H is decreased by \$4,972.00 from \$152,615.00 to \$147,643.00

CLIN :0005

AR: 211 2040.0000 36-6020 P665605.E97-255Y SB1A710000 S01021 SB1A710000/IHHHEL/H is increased by \$4,972.00 from \$3,242,240.00 to \$3,247,212.00

*NOTE: TOTAL FUNDING OF ACRN AR:*

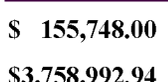
<i>CLIN 0003</i>	<i>\$ 147,643</i>
<i>CLIN 0005</i>	<i>\$3,247,212</i>
<i>CLIN 0014</i>	<i><u>\$1,829,618</u></i>
	<i>\$5,224,473</i>

*The following clauses which are incorporated by full text have been added or modified: (changes indicated in **bold**)*

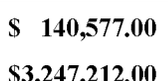
IMPLEMENTATION OF AND EXPLANATION OF THE RELATIONSHIP OF THE LIMITATION OF FUNDS (LOF) CLAUSE TO FEE OBLIGATIONS: The amount of funds estimated to be required for full performance, including fee(s); the amount of funds allotted pursuant to the Contract Clause hereof entitled, Limitations of Funds; and the amount of funds currently obligated for fee are set forth below. Amounts obligated for fee are separate from and

are not to be commingled with the amounts allotted for costs and are not available to the contractor to cover costs in excess of those allotted to the contract for cost.

## CLIN 0003:

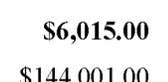
(1) Amount Required for Full Funding, Including Fee(s):	<b>\$3,758,993.00</b>
(2) Amount Allotted Under the LOF Clause for Payment of Costs:	
(3) Amount Separately Obligated for Payment of Base Fee:	
(4) Amount Separately Obligated for Payment of Award Fee:	<b>\$ 155,748.00</b>
(4) Total Amount Allotted and Obligated:	<b>\$3,758,992.94</b>
(5) Net Amount Required for Full Funding:	\$ 0.06

## CLIN 0005:

(1) Amount Required for Full Funding, Including Fee(s):	<b>\$3,890,688.00</b>
(2) Amount Allotted Under the LOF Clause for Payment of Costs:	
(3) Amount Separately Obligated for Payment of Base Fee:	
(4) Amount Separately Obligated for Payment of Award Fee:	<b>\$ 140,577.00</b> *
(4) Total Amount Allotted and Obligated:	<b>\$3,247,212.00</b>
(5) Net Amount Required for Full Funding:	<b>\$ 643,476.00</b>

\* \$0 earned to date

## CLIN 0011AA:

(1) Amount Required for Full Funding, Including Fee(s):	<b>\$143,811.00</b>
(2) Amount Allotted Under the LOF Clause for Payment of Costs:	
(3) Amount Separately Obligated for Payment of Base Fee:	
(4) Amount Separately Obligated for Payment of Award Fee:	<b>\$6,015.00</b>
(4) Total Amount Allotted and Obligated:	<b>\$144,001.00</b>
(5) Net Amount Required for Full Funding:	<b>(\$190.00)</b>

## CLIN 00014:

(1) Amount Required for Full Funding, Including Fee(s):	<b>\$2,195,541.00</b>
(2) Amount Allotted Under the LOF Clause for Payment of Costs:	
(3) Amount Separately Obligated for Payment of Base Fee:	
(4) Amount Separately Obligated for Payment of Award Fee:	<b>\$ 79,184.00</b> *
(4) Total Amount Allotted and Obligated:	<b>\$1,829,618.00</b>
(5) Net Amount Required for Full Funding:	<b>\$ 365,923.00</b>

\* \$0 earned to date

SUMMARY OF FUNDING

ACRN AN	0001	JS0A710800-01/02	\$395,011.06	P00015
	0003	JS0A710800-02/03/04/05	\$3,092,987.94	P00015
	0011AA	JS0A710800-04	<b>\$144,001.00</b>	P00015
ACRN AP	0001	JS9A750100-01	\$105,450.00	P00015
ACRN AQ		NOT USED		
ACRN AR	0003	SB1A710000-01	\$ 152,615.00	P00016
		--	<b>(\$4,972.00)</b>	<b>P00019</b>
		<b>Subtotal CLIN 0003</b>	<b>\$ 147,643.00</b>	
	0005	SB1A710000-01	\$2,590,273.00	P00016
		SB1A710000-03	\$ 651,967.00	P00018
		---	<b>\$ 4,972.00</b>	<b>P00019</b>
		<b>Subtotal CLIN 0005</b>	<b>\$3,247,212.00</b>	
	0014	SB1A710000-02	\$ 1,829,618	P00017

**Changes in Section H**

*The following clauses which are incorporated by full text have been added or modified: (changes indicated in **bold**)*

TECHNICAL COGNIZANCE AND TECHNICAL DIRECTION

a. The U.S. Army Space and Missile Defense Command is the cognizant Government technical organization for this contract and will provide technical direction as defined herein. Technical direction shall be exercised by the following Project Engineer:

<u>Name</u>	<u>Office symbol</u>	<u>Phone Number</u>
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**Primary:**  
**Alternate:**



b. Technical direction, as defined in this clause is the process by which the progress of the contractor's technical efforts are reviewed and evaluated and guidance for the continuation of the effort is provided by the Government. It also includes technical discussions and, to the extent required and specified elsewhere in this contract, defining interfaces between contractors; approving test plans; approving preliminary and critical design reviews; participating in meetings; providing technical and management information; and responding to request for research and development planning data on all matters pertaining to this contract. The contractor agrees to accept technical direction only in the form and procedure set forth herein below.

c. Except for routine discussions having no impact on contractor performance, any and all technical direction described in paragraph b. above shall only be authorized and binding on the contractor when issued in writing and signed by a Government official designated in a. above. The Technical Direction shall not effect or result in a change within the meaning of the "CHANGES" clause, or any other change in the Scope of Work, price, schedule, or the level of effort required by the contract. Such changes must be executed by the Contracting Officer as a Modification-Change Order, or as a Modification-Supplemental Agreement, as appropriate. It is emphasized that such changes are outside the authority of the Government officials designated in a. above who are not authorized to issue any directions which authorize the contractor to exceed or perform less than the contract requirements. Notwithstanding any provision to the contrary in any Technical Directive, the estimated cost of this contract, and, if this

contract is incrementally funded, the amount of funds allotted, shall not be increased or deemed to be increased by issuance thereof.