

DEPARTMENT OF THE NAVY

Naval Surface Warfare Center
Carderock Division
9500 MacArthur Blvd
West Bethesda, MD 20817-5700

Jun 11, 2010

TI 003

From: Daniel J. Scipioni, Engineering Services Task Order Manager (TOM)
Naval Surface Warfare Center, Carderock Div. Code 7502

To: Advanced Technology & Research Corporation
Attn: Dr. Jackson C.S. Yang
Columbia, MD 21046

Subj: Letter of Transmittal, Technical Instruction (TI) 003, Code 75 Magnetic Silencing Programs Support

Ref: Seaport-E Task Order (TO) N00178-04-D-4004-FD02

1. Technical Instruction (TI) 003 is hereby forwarded for Contractor action. This TI is issued in accordance with the terms and conditions of the referenced Task Order under Section I, Clause CAR-118 (Technical Instructions) and provides clarification to Section C of the Task Order, paragraphs 3.1, 3.3-3.5, and 3.7.
2. The period of performance for this TI is from the date of issuance of this letter through 30 Sep 2010.
3. The estimated cost of the tasking contained in the TI is \$3,436,150.00. This TI may be modified for both cost and tasking through issuance of modification instructions from the Navy.
4. The Contractor shall provide Code 75 program management support (estimated \$114,000 labor/\$24,500 materials, Section 3.1 of SOW); EM testing support (estimated \$64,000 labor/\$62,000 materials, Section 3.3 of SOW); EM R&D support (estimated \$309,800 labor/\$234,400 materials, Section 3.4 of SOW); MSF Upgrade support (estimated \$555,000 labor/\$2,092,450 materials, Section 3.5 of SOW); and Foreign EM Silencing Technology support (estimated \$5,000 labor, Section 3.7 of SOW).
5. This TI is not intended to (1) assign work not covered by the scope of the task order; (2) direct a change as defined in the clause entitled "Changes"; (3) increase or decrease the estimated contract cost, the fixed or award fee, the fixed price, the level of effort, or the time required for contract performance; or (4) change any of the terms, conditions, or specifications of the Master Contract and/or Task Order.

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In the event you consider these requirements to represent a change for which you are entitled to an equitable adjustment, you are to comply with the requirements of the “Changes” clause of the contract and resolution from the Government Contracting Officer must be obtained prior to proceeding with this effort.

Sincerely,

Daniel J. Scipioni
Task Order Manager