AMENDME	NT OF SOLICITATION/MODIFICA	ATION OF CON	TRACT		CONTRACT ID CODE		PAGE OF	PAGES 5		
2. AMENDME	NT/MODIFICATION NO.	3. EFFECTIVE DA	TE	4. RI		5. PH	OJECT NO	). (It applicable)		
P00014		See Block	16C							
6. ISSUED BY	CODE	OLAO/NITA	AC	7. A	DMINISTERED BY (If other than Item 6)	CODI	E			
NIH Inf Assessm	l Institutes of Healt o Tech Acquisition an ent Center a, MD 20892-7511			,						
8. NAME AND	ADDRESS OF CONTRACTOR (No., street,	, county, State and ZIP	Code)	(x) s	PA. AMENDMENT OF SOLICITATION NO.					
12930 WOF	/ INTERNATIONAL TECHNOLOG RLDGATE DRIVE, SUITE 300 VA 201706032	GY SOLUTIONS			OB. DATED (SEE ITEM 11)  10A. MODIFICATION OF CONTRACT/ORD  11HSN316201200064W	ER NO.				
				1	IOB. DATED (SEE ITEM 13)					
CODE		FACILITY CODE		04/30/2012						
		11. THIS ITEM	ONLY APPLIES TO A	MENI	DMENTS OF SOLICITATIONS					
Offers must Items 8 and separate let THE PLACE virtue of this reference to 12. ACCOUNT	ter or telegram which includes a reference E DESIGNATED FOR THE RECEIPT OF C s amendment you desire to change an offe the solicitation and this amendment, and TING AND APPROPRIATION DATA (If requ	prior to the hour and pies of the amendment to the solicitation are DFFERS PRIOR TO are already submitted is received prior to to	date specified in the sent; (b) By acknowled amendment number THE HOUR AND DATE, such change may be	solicit ging ers. TE Sl e mad	ation or as amended , by one of the following receipt of this amendment on each copy of the FAILURE OF YOUR ACKNOWLEDGEMENT PECIFIED MAY RESULT IN REJECTION Online by telegram or letter, provided each teleg	the offer sub IT TO BE RE F YOUR OF	(a) By comp mitted; or (december ) ECEIVED AT FER If by	oleting c) By		
See Sch										
	13. THIS ITEM ONLY APPLIES TO M	ODIFICATION OF C	ONTRACTS/ORDERS	5. 11	MODIFIES THE CONTRACT/ORDER NO. A	S DESCRIB	ED IN HEM	14.		
CHECK ONE					NGES SET FORTH IN ITEM 14 ARE MADE  DMINISTRATIVE CHANGES (such as chair Y OF FAR 43.103(b).					
X	C. THIS SUPPLEMENTAL AGREEMENT FAR 43.103 (a) (3) - M									
	D. OTHER (Specify type of modification	and authority)								
E. IMPORTAN	T: Contractor ☐ is not.	x is required to si	gn this document and	retur	n 1 copies to the is	ssuing office	l.			
The purpose of this modification is to insert contract clause 52.204-25 Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment into the GWAC. This prohibition is effective immediately.  By signing this contract modification, the contractor asserts that they will be in full compliance with the aforementioned clause and will not provide covered telecommunications equipment or services as a substantial or essential component of any system, or as a critical technology as part of any system to the Government in the performance of any Task / Delivery Order. This includes subcontracts and any other contractual instrument resulting from this GWAC number.  Continued  Except as provided herein, all terms and conditions of the document referenced in Item 9 A or 10A, as heretofore changed, remains unchanged and in full force and effect.										
	ND TITLE OF SIGNER (Type or print)				A. NAME AND TITLE OF CONTRACTING	OFFICER (T	ype or print)	1		
	re, Director of Contracts				EITH JOHNSON					
15B. CONTRA	ACTOR/OFFEROR		C. DATE SIGNED 5-Sep-2019	16	B. UNITED STATES OF AMERICA  Keith  Digitally signe	d by Keith Johns		C. DATE SIGNED		
NSN 7540-01-	(Signature of person authorized to sign) -152-8070		·		Johnson - S Digitally signe (Signature of Centract Processing Signature (Centract Processing Signature Centract Processing Signature Centract Processing Signature (Centract Processing Signature Centract Processing Signature Centract Processing Signature (Centract Processing Signature Centract Processing Signature Centract Processing Signature (Centract Processing Signature Centract Processing Signature Centract Processing Signature (Centract Processing Signature Centract Processing Signature Centract Processing Signature (Centract Processing Signature Centract Processing Signature Centract Processing Signature (Centract Processing Signature Centract Processing Signature Centract Processing Signature (Centract Processing Signature Centract Processing Signature Centract Processing Signature Centract Processing Signature (Centract Processing Signature Centract Processing Signature Centract Processing Signature Centract Processing Signature (Centract Processing Signature Centract Processing Signature Centract Processing Signature (Centract Processing Signature Centract Processing Signature Centract Processing Signature Centract Processing Si	24 12:45:04 -04'0 STANDA	RD FORM :	30 (REV. 10-83)		

**CONTINUATION SHEET** 

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NAME OF OFFEROR OR CONTRACTOR

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	I INIIT	UNIT PRICE	AMOUNT
(A)	SUPPLIES/SERVICES (B)	(C)	(D)	(E)	AMOUNT (F)
(A)		101	(1)	(E)	(F)
	52.204-25 Prohibition on Contracting for Certain				
	Telecommunications and Video Surveillance				
	Services or Equipment.				
	As prescribed in 4.2105(b), insert the following				
	clause:				
	Prohibition on Contracting for Certain				
	Telecommunications and Video				
	Surveillance Services or Equipment (AUG 2019)				
	(a) Definitions. As used in this clause				
	Covered foreign country means The People's				
	Republic of China.				
	Covered telecommunications equipment or services				
	means				
	(1) Telecommunications equipment produced by				
	Huawei Technologies Company or ZTE Corporation				
	(or any subsidiary or affiliate of such entities);				
	(2) For the purpose of public safety, security of				
	Government facilities, physical security				
	surveillance of critical infrastructure, and				
	other national security purposes, video				
	surveillance and telecommunications equipment				
	produced by Hytera Communications Corporation,				
	Hangzhou Hikvision Digital Technology Company, or				
	Dahua Technology Company (or any subsidiary or				
	affiliate of such entities);				
	(3) Telecommunications or video surveillance				
	services provided by such entities or using such				
	equipment; or				
	(4) Telecommunications or video surveillance				
	equipment or services produced or provided by an				
	entity that the Secretary of Defense, in				
	consultation with the Director of National				
	Intelligence or the Director of the Federal				
	Bureau of Investigation, reasonably				
	believes to be an entity owned or controlled by,				
	or otherwise connected to, the government of a				
	covered foreign country.				
	Critical technology means (1) Defense articles or defense services included				
	on the United States Munitions List set forth in				
	the International Traffic in Arms Regulations				
	_				
	under subchapter M of chapter I of title 22, Code				
	of Federal Regulations;				
	(2) Items included on the Commerce Control List				
	set forth in Supplement No. 1 to part 774 of the				
	Export Administration Regulations under				
	subchapter C of chapter VII of title 15, Code of				
	Federal Regulations, and controlled				
	(i) Pursuant to multilateral regimes, including				
	for reasons relating to national security,				
	Continued				
		<u> </u>	<u> </u>		

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NAME OF OFFEROR OR CONTRACTOR

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
(A)	(B)	(C)	(D)	(E)	(F)
	chemical and biological weapons proliferation,		T		
	nuclear nonproliferation, or missile technology;				
	or				
	(ii) For reasons relating to regional stability				
	or surreptitious listening;				
	(3) Specially designed and prepared nuclear				
	equipment, parts and components, materials,				
	software, and technology covered by part 810 of				
	title 10, Code of Federal Regulations (relating				
	to assistance to foreign atomic energy				
	activities);				
	(4) Nuclear facilities, equipment, and material				
	covered by part 110 of title 10, Code of Federal				
	Regulations (relating to export and import of nuclear equipment and material);				
	(5) Select agents and toxins covered by part 331				
	of title 7, Code of Federal Regulations, part 121				
	of title 9 of such Code, or part 73 of title 42				
	of such Code; or				
	(6) Emerging and foundational technologies				
	controlled pursuant to section 1758 of the Export				
	Control Reform Act of 2018 (50 U.S.C. 4817).				
	Substantial or essential component means any				
	component necessary for the proper function or				
	performance of a piece of equipment, system, or				
	service.				
	(b) Prohibition. Section 889(a)(1)(A) of the John				
	S. McCain National Defense Authorization Act for				
	Fiscal Year 2019 (Pub. L. 115-232) prohibits the				
	head of an executive agency on or after August				
	13, 2019, from procuring or obtaining, or extending or renewing a contract to procure or				
	obtain, any equipment, system, or service that				
	uses covered telecommunications equipment or				
	services as a substantial or essential component				
	of any system, or as critical technology as part				
	of any system. The Contractor is prohibited from				
	providing to the Government any equipment,				
	system, or service that uses covered				
	telecommunications equipment or services as a				
	substantial or essential component of any system,				
	or as critical technology as part of any system,				
	unless an exception at paragraph (c) of this				
	clause applies or the covered telecommunication				
	equipment or services are covered by a waiver				
	described in Federal Acquisition Regulation				
	4.2104.				
	(c) Exceptions. This clause does not prohibit				
	contractors from providing (1) A service that connects to the facilities of				
	Continued				
	Concinued				
NSN 7540-01-152	P-8067				OPTIONAL FORM 336 (4-86)

**CONTINUATION SHEET** 

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NAME OF OFFEROR OR CONTRACTOR

A)	SUPPLIES/SERVICES (B)	QUANTITY (C)	(D)	UNIT PRICE (E)	AMOUNT (F)
Α)	` '	(C)	(D)	(上)	( f )
	a third-party, such as backhaul, roaming, or				
	interconnection arrangements; or				
	(2) Telecommunications equipment that cannot				
	route or redirect user data traffic or permit				
	visibility into any user data or packets that				
	such equipment transmits or otherwise handles.				
	(d) Reporting requirement. (1) In the event the				
	Contractor identifies covered telecommunications				
	equipment or services used as a substantial or				
	essential component of any system, or as critical				
	technology as part of any system, during contract				
	performance, or the Contractor is notified of				
	such by a subcontractor at any tier or by any				
	other source, the Contractor shall report the				
	information in paragraph (d)(2) of this clause to				
	the Contracting Officer, unless elsewhere in this				
	contract are established procedures for reporting				
	the information; in the case of the Department of				
	Defense, the Contractor shall report to the				
	website at https://dibnet.dod.mil. For indefinite				
	delivery contracts, the Contractor shall report				
	to the Contracting Officer for the indefinite				
	delivery contract and the Contracting Officer(s)				
	for any affected order or, in the case of the				
	Department of Defense, identify both the				
	indefinite delivery contract and any affected				
	orders in the report provided at https://dibnet.dod.mil.				
	(2) The Contractor shall report the following				
	information pursuant to paragraph (d)(1) of this				
	clause:				
	(i) Within one business day from the date of such				
	identification or notification: The contract				
	number; the order number(s), if applicable;				
	supplier name; supplier unique entity identifier				
	(if known); supplier Commercial and Government				
	Entity (CAGE) code (if				
	known); brand; model number (original equipment				
	manufacturer number, manufacturer part number, or				
	wholesaler number); item description; and any				
	readily available information about mitigation				
	actions undertaken or recommended.				
	(ii) Within 10 business days of submitting the				
	information in paragraph (d)(2)(i) of this				
	clause: Any further available information about				
	mitigation actions undertaken or recommended. In				
	addition, the Contractor shall describe the				
	efforts it undertook to				
	prevent use or submission of covered				
	telecommunications equipment or services, and any				
	Continued				
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NAME OF OFFEROR OR CONTRACTOR

ITEM NO.	SUPPLIES/SERVICES	QUANTITY UNIT	UNIT PRICE	AMOUNT
(A)	(B)	(C) (D)	(E)	(F)
	additional efforts that will be incorporated to	+ +		
	prevent future use or submission of covered			
	telecommunications equipment or services.			
	(e) Subcontracts. The Contractor shall insert the			
	substance of this clause, including this			
	paragraph (e), in all subcontracts and other			
	contractual instruments, including subcontracts			
	for the acquisition of commercial items.			
	Tot the dequisition of commercial feems.			
	All other terms and conditions (e.g., pricing)			
	remain unchanged.			
	Payment:			
	Approved By, DITA-NITAAC Central			
	2115 East Jefferson St, MSC 8500			
	2115 East Jefferson St, MSC 8500			
	Room 4B-432			
	Bethesda, MD 20892-8500			
	Period of Performance: 04/30/2012 to 04/29/2022			
NCN 7540 04 45	1	<u> </u>		ORTIONAL FORM COS (4 CC)