AME	NDMENT OF SOLICITA	ATION/MODIFICATION OF	CONTRACT	Contract Number	Page of Pages
	dment/Modification Number	3. Effective Date		rchase Request No.	1 1 1 5. Solicitation Caption
	GE 2014 B 2012 202	Opstants 45 0044			
6. Issue	GF-2014-B-0219-002	September 15, 2014 Code	7 Administe	red By (If other than line	See Below Caption
	ty of the District of Columbia	0000		the District of Columbia	9,
	Procurement Division			urement Division	
	nnecticut Avenue, NW, Room aton, DC 20008	C03	4200 Conne Washington	cticut Avenue, NW, Roor	n C03
	Julian, 20 2000		Washington	DO 20000	
8. Name	and Address of Contractor (N	o. Street, city, country, state and ZIP	Code)	9A. Amendment of S	
				9B. Dated (See Item	GF-2014-B-0219
				DB. Baloa (CCC IICII)	8/29/2014
				10A. Modification of	Contract/Order No.
				X 10B. Dated (See Iter	m 12)
	Code	Facility		TOD. Dated (Gee itel	11 10)
le.		11. THIS ITEM ONLY APPLIES			AND THE TENT
		amended as set forth in Item 14. The f this amendment prior to the hour a			
		ng Items 8 and 15, and returning			By acknowledging receipt of this
		fer submitted; or (c) By separate lett			
					TED FOR THE RECEIPT OF OFFERS his amendment you desire to change
		nange may be made by letter or fax,			
solid	citation and this amendment, a	nd is received prior to the opening ho			
12. Acc	ounting and Appropriation Data	(If Required)			
		13. THIS ITEM APPLIES ONLY TO	MODIFICATIONS	OF CONTRACTS/ORDE	RS.
		IT MODIFIES THE CONTRACT.			
		pursuant to: (Specify Authority)			
		14 are made in the contract/order no act/order is modified to reflect the ad		es (such as changes in n	aving office, appropriation
		pursuant to the authority of 27 DCM	_		aying office, appropriation
	C. This supplemental agreeme	nt is entered into pursuant to author	ity of:		
	D. Other (Specify type of modif	fication and authority) Title 8	DCMR, Section 3	16.3	
Х	b. Giner (oposity type of moun	noution and authority) Title 0,	DOWN I, Dection 5	710.0	
E. IMPO		is not, X is required to si	10. A	COLD COLD COLD COLD COLD COLD COLD COLD	copy to the issuing office.
		(Organized by UCF Section headings,			
		8-0219 for Energy Metering Upg	grade at the Univ	ersity of the District o	f Columbia is hereby
amende	ed as follows:				
1. The	Bid Due and Opening date	is changed from September 19,	2014 to Septem	ber 26, 2014, not later	than 2:00 p.m.
		bids a Bid Bond (Attachment A			
		not later than the date and time	_		
Eveent	as provided boroin, all terms	and conditions of the decument	referenced in Ite	um (OA or 1OA) romain	unabanad and in full farm and office
	me and Title of Signer (Type or			of Contracting Officer	unchanged and in full force and effect
	no and the or orginer (1) po or	F ,	Tork: Hame (ANN HARRIS
15B. Na	me of Contractor	15C. Date Sign	ed 16B. District		16C. Date Signed
			201		9/ /
				who Ha	- 1/15 ha 14
	(Signature of	person authorized to sign)	010	(Sign	ature of Contracting Officer)
			-/-		/ /
			1		

ATTACHMENT A TO AMENDMENT NO. 2 OF SOLICITATION NO. GF-2014-B-0219 BID BOND

GOVERNMENT OF THE DISTRICT OF COLUMBIA

OFFER BOND	Date Bond Executed:						
(See Instructions on 2 nd page)	(Must Not be Later Than Offer Opening Date)						
PRINCIPAL (Legal Name and Address)	TYPE OF ORGANIZATION ("X")						
	[] INDIVIDUAL		[] PARTNERSHIP				
	[] JOINT VENTU		ORPORATION				
		F INCORPORAT	ION				
		UM OF BOND					
SURETY(IES) (Name(s) and Address(es))		NOT TO EXCE			5% OF OFFER		
	MILLION(S)	THOUSAND(S)	HUNDRED(S)	CENTS			
	OFFER IDENTIFICATION						
	OFFER OPENING DATE		INVITATION NO.				
KNOW ALL MEN BY THESE PRESENTS, that we municipal corporation, hereinafter called "the District successors, jointly and severally; Provided that, when "jointly" and "severally" only for the purpose of allow and severally with the Principal, for the payment of sithe limit of liability shall be the full amount of the pension of the limit of liability shall be the full amount of the pension of the limit of liability shall be the full amount of the pension of the limit of liability shall be the full amount of the pension of the limit of liability shall be the full amount of the pension of the limit of the principal shall not withdraw said offer within the pupon to do so, furnish Performance & Payment Bon fulfillment of the Contract, and for the protection of a or, in the event of withdrawal of said offer, within the pay the District the difference between the amount supplies, if the latter amount be in excess of the form virtue. Each Surety executing this bond hereby agree Principal may grant to the District, notice of which exit with respect to extensions aggregating not more than significant of the latter amount of the limit of the limit of the latter amount be in excess of the form virtue. Each Surety executing this bond hereby agree Principal may grant to the District, notice of which exit is bond hereby agree Principal and Surety (if	ct", in the above penal sue the Surety(ies) are corporate a joint action against uch sum only as is set fortal sum. He that whereas the Principarious specified therein afteriod specified therein afteriod specified therefore, ands with good and sufficiently persons supplying laborate period specified, or the fractional period specified, or the fraction of the specified in said offer and the set, then the above obligates that its obligation shall actension(s) to Surety (ies) in interest (ies) in compared to the supplemental set (ies) (im for the payment of orations acting as cosany or all of us, and fith opposite the name of the opposite the name of the opposite the receipt of the or, if no period be specent surety, as may be and material in the pailure to furnish such the amount for which tions shall be void an not be impaired by exbeing hereby waived: addition to the period	which we bind our urefies, we, the Sure or all other purposes of such Surety, but if e offer identified about same, or, no periodified, within ten (10) required, for the foresecution of the worbond within the time District may pred of no effect, other tension(s) of time for Provided that such yoriginally allowed for	selves, our heirs, of the specified, with calendar days after a specified, with calendar days after a specified, if the locure the required wise to remain in acceptance of the waiver of notice she racceptance of the racceptance of the states.	executors, and is in such sum is itself, jointly y is indicated, EFORE, if the in ninety (90) or being called the and proper such Contract Principal shall I work and/or full force and offer that the all apply only offer.		
PRINCIPAL							
1. SIGNATURE		1. ATTEST		Cor _I Seal	orate		
Seal							
Name & Title (typed)		Name & Tit	le (typed)				
2. SIGNATURE		2. ATTEST		Cor _I Seal	orate		
Seal		I II I I V		11			
Name & Title (typed)		Name & Tit	le (typed)				

CERTIFICATE AS TO CORPORATION

I,, certify that I an			
I,, certify that I am Secretary of the Corporation, named as Principal herein, that behalf of the Principal, was then of said Corporation; that I know his s was duly signed and sealed for and in behalf of said Corporation by a corporate powers.	ignature, and his signatur	, who signed the thereto is genuine body, and is within	e: that said bond
Secretary of Corporation			
SURETY(IES)			
1. Name & Address (typed)	State of Inc.	Liability Limit	Corporate Seal
Signature of Attorney-in-Fact	Attest (Signature)		
Name & Address (typed)	Name & Ad	ddress (typed)	
1. Name & Address (typed)	State of Inc.	Liability Limit	Corporate Seal
Signature of Attorney-in-Fact	Attest (Signature)		
Name & Address (typed)	Name & Ac	ddress (typed)	- # .
INSTRUCTIONS			
 This form shall be used whenever a offer guaranty is required in con Corporations name should appear exactly as it does on Corporate Set face of this form. If practicable, bond should be signed by the Pres of authority must be furnished. Such evidence should be in the form Directors, or Extract of Bylaws, certified by the Corporate Sect thereto. CERTIFICATE AS TO CORPORATION must be executed Corporations executing the bond as sureties must be among the approved sureties and must be acting within the limitations of Administration, Department of Consumer and Regulatory Affairs, attach hereto an adequate Power-Of-Attorney for each representating the bond shall affix their Corporate Seals. It name opposite the word "seal", two witnesses must be supplied, and Maine or New Hampshire, an adhesive seal shall be affixed. Names of all partners must be set out in body of bond form, with the and all members of the firm shall execute the bond as individual addresses supplied. 	eal and inserted in the spa sident or Vice President; in orm of an Extract or Min retary, or Assistant Secr d by Corporate Secretary se appearing on the U.Set forth therein, and sha to do business in the Dist we signing the bond. Individuals shall sign full their addresses, under the	ce designated "Prinif signed by other of a Meeting etary and Corporator Assistant Secret S. Treasury Deparall be licensed by rict of Columbia." The signed of the signed by the signed of the signed by the signed by the signed by the signed of the signed	acipal" on the official, evidence of the Board of ate Seal affixed tary. The Insurance The surety shall nitial and last executed in irm, naming it,

ATTACHMENT B TO AMENDMENT NO. 2 OF SOLICITATION NO. GF-2014-B-0219 PERFORMANCE BOND

PERFORMA (CONSTR (See Instruction				Bond Executed (Must b	e same or later than date of	
PRINCIPAL (Legal Name and Address)		TYPE OF ORGANIZATION ("x")				
		INDIVIDUAL	L ^I	PARTNERSHIP		
		O JOINT VENT	URE	CORPORATION	ı	
	+	STATE OF INC	ORPORATION			
SURETY (IES) (Name(s) and Address(es)		PENAL SUM OF BOND				
		MILLION(S)	THOUSANDIS	HUNDRED(S)	CENTS	
	-	CONTRA	CT DATE	CON	TRACT NUMBER	
purpose of allowing a joint action or act and severally with the Principal, for the limit of liability is indicated, the limit of THE CONDITION OF THIS OBLIGAT NOW THEREFORE, if the Principal shand agreements of the Contract during the District with or without notice to the Suntruly perform and fulfill all the undertake of the Contract that may hereafter be mharmless and indemnify the District from decrees to which the District may be subjcopyrights, unless otherwise specifically or premises that occur as a result of any Contract and shall pay the same, then the IN WITNESS WEHREOF, the Principal the date set forth above.	payment of such liability shall be the liability shall be the long it is such, that well and truly he original term of ety, and during the large, covenants, term and all claim fected at any time stipulated in the Cact or omission of above obligation.	sum only as in the full amount at whereas the perform and for the Contract life of guaranterms, condition ich modifications, delays, suite on account of Contract or on of Principal in shall be void;	s set forth opposite penal set. Principal enter the penal set of the pena	posite the name oum. Tred into the Control of the control of any duly sety being hereby es, damages, coulent by the Principality injury to persor the prosecution of	areact identified above. Ints, terms and condition, at may be granted by the and shall also well and authorized modifications waived, and shall save used fees, judgments and ipal of letters, patents, or as or damage to property on of the work under the e and virtue.	
	P	RINCIPAL		- VI		
1. Signature	1. Attest					
(Seal)	Name of State of Stat	45			Corporate	
Name & Title (typed)	Name & Title (t	typed)			Seal	
2. Signature	2. Altest	· · · · · · · · · · · · · · · · · · ·				
(Seal)				112	Corporate	
Name & Title (typed)					Seal	
Form No. 13C 26-30-7					Mar (N.2017), E. Marti 7166	

ми-разига 1 магани

		SUR	ETY (IES)				
l Name & Address (typed)			State of Inc	Liability Limit			
Signature of Attorney-in-Fact		Attest (Signat	Corporate Seal				
Name & Address (typed)		Name & Add					
t, Name & Address (typed)			State of Inc	Liability Limit			
Signature of Attorney-in-Fact		Astest (Signature)			Corporate Seal		
Name & Address (typed)		Name & Address (typed)					
		BOND	PREMIUM				
Rate Per Thousand Total Premium			Name & Address of Agency or Agent Receiving Commission				
		Ар	proved By:				
		Sherr	y Iones-Quashie acting Officer				

INSTRUCTIONS

- The full legal name and business address of the Principal shall be inserted in the space designated "Principal" on the face of this form. The bond shall be signed by the authorized person signing the Contract. When such person signing is other than the President or Vice-President of a corporation, evidence of authority shall be furnished. Such evidence shall be in the form of either an Extract of Minutes of a meeting of the Board of Directors, or Extract of Bylaws, certified by the Corporate Secretary, or Assistant Secretary and with Corporate Seal affixed thereto.
- 2. Corporations executing the bond as sureties shall be among those appearing on the U.S. Treasury Department's list of approved sureties and shall be acting within the limitations set forth therein, and shall also be licensed by the Insurance Administration, Department of Consumer and Regulatory Affairs, to do business in the District of Columbia. The surety shall (1) insert on the bond form the name and addresses of the agency receiving the commission; and (2) attach an adequate Power-of-Attorney for each representative signing the bond.
- 3. Corporations executing the hond shall affix their Corporate Seals. Individuals shall sign full first name, middle initial and last name opposite the word "seal"; two witnesses shall sign and include their addresses, under the word "witness". If executed in Maine or New Hampshire, an adhesive seal shall be affixed.
- 4. The name of each person signing this performance bond shall be typed in the space provided.

ATTACHMENT C TO AMENDMENT NO. 2 OF SOLICITATION NO. GF-2014-B-0219 PAYMENT BOND

(CONSTR	NT BOND LUCTION) (20 GREVESSE)		Date Be Contrac		e same or later than date of	
PRINCIPAL (Legal Name and Address)	TYPE OF	TYPE OF ORGANIZATION (" A")				
	□ IND	□ INDIVIDUAL □ PARTNERSHIP				
	NOI 🗖	T VENTURE	(CORPORATION		
	STATE	OF INCORPORATI	ON			
SURETY (IES) (Name(s) and Address(es)		PENAL SUM OF BOND				
	MILLION	(S) THOUSA	ND(S)	HUNDRED(S)	CENTS	
	Co	INTRACT DATE		CONTR	ACT NUMBER	
THE CONDITION OF THIS OBLIGATION above. NOW THEREFORE, if the Principal secondition, and agreements of the Contraction of the Principal of letters, paccount of any injury to persons or damages counsel for persons or damages of the contraction with the prosecution of the void; otherwise to remain in full force and the Contraction of t	shall well and truly perfect during the original terrotice to the Surety, and dufill all the undertakings, of that may hereafter be nand indemnify the Districted the Districted to property or premises work under the Contract and virtue.	orm and fulfill n of the Contra ring the life of covenants, term lade, notice of ct from any and strict may be s ess otherwise sp that occur as a and shall pay the ecuted this payr	all ur et and guarant s, cond which d all el ubjecte ecifica result e same	ndertakings, co any extension ty required und litions and agre modifications aims, delays, s d at any time ally stipulated in of any act or on , then the above	venants, terms and thereof that may be or the Contract, and terments of any duly to the Surety being uits, costs, charges on account of any the Contract or of mission of Principals obligation shall he	
. Signature	1. Atlest	-				
(Seal)						
Same & Title (typed)	Name & Title (typed)				Corporate Seal	
. Signature	2. Attest					
(Seat)					Corporate	
larne & Title (typed)					Seal	
Furn No. 18" So. MAR						