AMENDMENT OF SOLICITATION	ON/MODIFICA	TION OF CONT	RACT	1. CON	TRAG	CT ID CODE		PAGE OF	PAGES 3
2. AMENDMENT/MODIFICATION 1 P00008	NO. 3. EFFEC		REQUISIT	I TON/PURCH edule	HASE	REQ. NO.	5. PROJECT	NO. (If app	licable)
6. ISSUED BY	ODE	•	7. AD	MINISTERE	D	BY (If other than I	tem 6) CODE		
NASA Marshall Space Flight Center Office of Procurement Marshall Space Flight Center AL 35812			Ma Ma			Flight Center Flight Center			
8. NAME AND ADDRESS OF CONT	RACTOR (No.,	street, county, Sta	ate and 2	Zip Code)	(X)	9A. AMENDMEN	T OF SOLICITA	ATION NO.	
SPACEX						9B. DATED (SE	E ITEM 11)		
1 ROCKET RD HAWTHORNE CA 90250-6844					X	10A. MODIFICA 80MSFC20C003	34	NTRACT/ORDE	R NO.
CODE 3BVL8	FACILITY C	ODE				10B. DATED (SEE ITEM 13) 05/13/2020			
		ONLY APPLIES	TO AMI	NDMENTS	<u>Ш</u>		<u> </u>		
The above numbered solicitation is a							is extend	led is no	t extended.
B. THE ABOVE NUMBERED appropriation data, etc.) SI	THIS ITEM APP IT MODIFIES TI SISSUED PURSUA O CONTRACT/ORD ET FORTH IN ITEM AGREEMENT IS EN	thange an offer alreathe solicitation and to the solicitation and the solicita	dy submithis amend MODIFICA RDER I thority) TI	ATIONS CONO. AS DE HE CHANGI	DF CESCRES S	ONTRACTS/ORDI IBED IN ITEM ET FORTH IN ITEM STRATIVE CHANGAR 43.103(b).	letter or electron opening hour and electron	ic communica i	on, provided d. RACT ORDER N
INEXCOLLEGE DAY MINIT		la a vita i						_	
D. OTHER (Specify type of m	iodilication and auti	ionty)							
E. IMPORTANT: Contractor	is not, X is	required to sign this	documer	nt and return		1	pies to issuing off	fice	
	T/MODIFICATION					luding solicitation/co			sible)
See Continuation Sheet If Applicab	ole								
Except as provided herein, all terms and cor	nditions of the docur	ment referenced in It	em 9A or	10A, as her	etofo	re changed, remain	s unchanged and	I in full force an	d effect.
15A NAME AND TITLE OF SIGNER						O TITLE OF CON			rpe or print)
Julie Jiru, Sr. Contracts	, , ,			Sharrie	ef W			()	. , , ,
1 (b) (6) /OFFEROR Digitally signed by DN: ora-(b) (6) or Corp. out-legal, en Date: 2021:02.22 15	=Space Exploration Technologies na (b) (6) c=US i:30:02 -08 00	15C. DATE SIGNED 22 Feb 202		Sharrie	f We	ebber Webber Date: 2021.02.22 17			DATE IGNED 2/2021

(Signature of person authorized to sign)

(Signature of Contracting Officer)

CONTINUATION SHEET

REFERENCE NO. OF DOCUMENT BEING CONTINUED 80MSFC20C0034P00008

Page 2 of

NAME OF OFFEROR OR CONTRACTOR

SPACEX

M NO. A)	SUPPLIES/SERVICES (B)	QUANTITY (C)	UNIT (D)	UNIT PRICE (E)	AMOUNT (F)
	The purpose of modification P00008 is to				
	incorporate the following change to the				
ľ	contract:				
	1) Issue a No Cost Extension (NCE) through				
	April 30th, 2021, without change to contract				
-	value or funding.				
	As a result of this change, the following				
	sections are hereby updated as follows:				
	Section B				
]	MSFC 52.216-90 is hereby updated to change				
	the Base Contract period of performance from				
	10 months to 12 months.				
]	MSFC 52.216-92 is hereby updated to change				
	the period of performance end date of CLINs				
	0001 -0004 from 02/28/2021 to 04/30/2021.				
]	Note: The period of performance start date				
	of CLINs 0005-0009 will be adjusted, as				
	required, following Option A selections.				
	Section F				
]	MSFC 52.211-94 is hereby updated to change				
-	the period of performance end date from				
	02/28/2021 to 04/30/2021.				
	Section H				
]	NFS 1852.232-77 is hereby updated to change				
	the fund through date from 02/28/2021 to				
	04/30/2021.				
	Whereas, continued collaboration constitutes				
	clear evidence of consideration being given				
	by the Government to the Contractor:				
	1. All four CLINs on the base period				
	contract will have their period of				
]	performance extended through April 30, 2021;				
	2. This contract modification will be at no				
	cost to NASA (i.e., no contract value or				
	funding increase);				
	3. The contract's scope of performance (i.e., the amount of work and its				
	qualitative nature) will remain unchanged;				
].	In consideration of the modification agreed				
	to herein and described in nos. 1-3 above,				
	and by its signature on this modification,				
	the Contractor, for itself, its				
	predecessors, successors, present and former				
	directors, officers, employees, agents,				
	representatives, sureties, assigns, vendors,				
	suppliers, subcontractors, insurers, or				
	other creditors of the Contractor,				
I.	acknowledges and agrees that this period of	I			
	performance extension of two months, and all	l l			

CONTINUATION SHEET

REFERENCE NO. OF DOCUMENT BEING CONTINUED 80MSFC20C0034P00008

Page 3 of

NAME OF OFFEROR OR CONTRACTOR

SPACEX

EM NO (A)	SUPPLIES/SERVICES (B)	QUANTITY (C)	UNIT (D)	UNIT PRICE (E)	AMOUNT (F)
	extension as described in nos. 1-3 above,		 		
	shall be at no cost to the Government, and				
	accordingly, hereby remises, releases, and				
	forever discharges the Government, its				
	officers, agents, and employees from any and				
	all liabilities, obligations, claims,				
	charges, and demands whatsoever in law or				
	equity, actual or potential, known or				
	unknown, directly or indirectly attributable				
	to, related to, or otherwise arising in any				
	way from this contract modification. The				
	Contractor acknowledges that this release of				
	claims applies whether or not any costs and				
	impacts encompassed by this modification				
	have been discussed by the Contractor with				
	the Government, or for any reason reserved				
	for future discussion with the Government,				
	or have been made the basis for other				
	assertions of claims or requests for				
	equitable adjustment; whether or not such				
	costs and impacts of said events are caused				
	directly by, indirectly by, cumulatively by,				
	or in consequence of nos. 1-3 above; and				
	irrespective of whether the facts or				
	circumstances giving rise to such equitable				
	adjustments or other claims occurred, were				
	known, or reasonably should have been known				
	by the Contractor prior to or after the				
	execution of this modification. Nothing				
	within this modification shall negate,				
	diminish, or otherwise modify the				
	Government's rights as set forth under this				
	contract. Acceptance of this modification by				
	the Contractor constitutes an accord and				
	satisfaction for any and all liabilities,				
	obligations, claims, charges, and demands				
	whatsoever in law or equity, actual or				
	potential, known or unknown, directly or				
	indirectly attributable to, related to, or				
	otherwise arising in any way from this				
	contract modification.				
	Payment Terms: Net 30 days				
	FOB: Destination				
	I		1		

SECTION B - SUPPLIES OR SERVICES AND PRICES/COSTS

1852.216-78 FIRM FIXED PRICE (DEC 1988)

The total firm fixed price of this contract is \$139,610,918.24

(End of clause)

MSFC 52.216-90 IDIQ CONTRACT VALUE BY PERIOD OF PERFORMANCE (MAY 2017)

The maximum potential not-to-exceed (NTE) value of this contract (including Options) is \$250,000,000. This contract provides for performance of Firm Fixed-Price indefinite-delivery indefinite- quantity (IDIQ) task/delivery orders. The NTE value shall not be exceeded without the prior written approval of the Contracting Officer.

The values for each period of performance are set forth below:

	PERIOD OF PERFORMANCE	MINIMUM VALUE	MAXIMUM VALUE
Base Contract	12 Months	\$10,000	\$100,000,000
Option A	4 Years	\$10,000	\$150,000,000

NOTE: Any unused IDIQ value for any period will roll over to the subsequent period.

(End of clause)

MSFC 52.216-91 SUPPLIES AND/OR SERVICES TO BE PROVIDED AND TYPE OF CONTRACT (JUN 2017)

- (a) The contractor shall provide all resources (except as may be expressly stated in the contract as furnished by the Government) necessary to perform and/or deliver the services in accordance with Attachment J-1, entitled "Statement of Work."
- (b) This is a Firm Fixed-Price type contract with a Firm Fixed-Price IDIQ component.
- (c) Indefinite-Delivery, Indefinite-Quantity Work

In addition to the core mission requirements delineated in Attachment J-1, entitled "Statement of Work", IDIQ effort may be required to perform HLS-related tasks such as special studies, analysis, and/or support tasks as initiated by written direction from the Contracting Officer. Content may include, but is not limited to: mission specific requirements, integration, evaluation of HLS use cases, extensibility studies of HLS technology, ground and flight

interface definition, HLS emulator definition/specifications, trade studies, and capability assessments. The Government may order IDIQ services at any time after contract start in accordance with the procedures set forth in NFS Clause 1852.216-80, "Task Ordering Procedures," Clause 52.216-18, "Ordering," and Clause 52.216-19, "Order Limitations," of this contract. In performing these services, the contractor shall provide all required necessary labor, materials, travel, and ODCs as delineated in the individual Task Order proposals based on the rates delineated in Attachment TBD, IDIQ Fully-Burdened Labor Rates.

(End of clause)

MSFC 52.216-92 MATRIX OF CONTRACT LINE ITEMS (CLINs) (OCT 2017)

The current total contract value is as specified below. To separately track the components of the value, separate CLINs have been established as follows:

CLIN	DESCRIPTION	VALUE	OPTION STATUS
001	Base: 2024 HLS Design and Development – Period of Performance: ATP - 04/30/2021	(b) (4)	N/A
002	Base: 2026 HLS Design – Period of Performance: ATP - 04/30/2021	\$1	N/A
003	Base: IDIQ for 2024 Long Lead Items – Period of Performance: ATP - 04/30/2021	\$1	N/A
004	Base: IDIQ for Special Studies – Period of Performance: ATP - 04/30/2021	(b) (4)	N/A
005	Option A: 2024 HLS DDT&E and Demonstration Mission – Period of Performance: 03/01/2021 – 02/28/2025		Not Exercised
006	Option A: 2026 HLS Design — Period of Performance: 03/01/2021 — 02/28/2025	\$1	Not Exercised
007	Option A: IDIQ for 2026 Long Lead Items – Period of Performance: 03/01/2021 – 02/28/2025	\$1	Not Exercised
008	Option A: IDIQ Special Studies IDIQ - Period of Performance: 03/01/2021 - 02/28/2025	\$10,000	Not Exercised
009	Option A: Docking System – Period of Performance: 03/01/2021 – 02/28/2025	\$1	Not Exercised
Total Va	llue of Base and All Exercised Options	\$139,610,918.24	

(End of provision)

MSFC 52.227-91 DATA REQUIREMENTS (JUN 2017)

- (a) The contractor shall furnish all data identified and described in the data requirements list (DRL) of the data procurement document (DPD), which is attached to this contract. All expenses associated therewith are included in the estimated cost or firm fixed price of this contract or any associated task orders, if applicable.
- (b) The Government reserves the right to delay the delivery of any or all data requirements descriptions (DRDs) specified in the DRL and such right may be exercised at no increase to the estimated cost or firm fixed price of this contract or any associated task orders.
- (c) Nothing contained in this clause shall relieve the contractor from delivering data that is not identified and described in the DRL/DPD, but required under another section of this contract.
- (d) To the extent that data required to be delivered under a DRD is also required to be delivered under another section of the contract, the requirements established by both the DRD and such other contract section shall apply. In the event of a conflict between the data requirements of the DPD and another contract section, the specific contract section will take precedence.

(End of clause)

SECTION F - DELIVERIES OR PERFORMANCE

52.242-15 STOP-WORK ORDER (AUG 1989)

MSFC 52.211-94 PERIOD OF PERFORMANCE (MAY 2017)

The period of performance for this contract is from ATP through 04/30/2021.

(End of clause)

MSFC 52.237-91 PLACE OF PERFORMANCE (JUL 2018)

The Contractor shall perform the work under this contract at the Contractor's facility, subcontractor facilities, and NASA Centers with current GTAs on file. Requests to work at other locations should be submitted to the Contracting Officer for written approval prior to commencing work.

(End of clause)

- (C) Damage to U.S. Government property that is otherwise covered pursuant to the insurance required for FAA licensing.
- (ii) The insurance required by paragraph (e)(i) shall be in the amount of \$100 million, or a lesser amount that is the maximum amount available in the market at reasonable cost, subject to approval by the Contracting Officer. Financial capability, if authorized by the Contracting Officer, shall be in the amount of \$100 million.
- (iii) Insurance policies shall name the United States Government as an additional insured party.
- (iv) The Contractor shall provide evidence of the insurance or financial capability to the Contracting Officer upon request, and such insurance or financial capability is subject to Contracting Officer approval. Once approved by the Contracting Officer, the Contractor shall not modify or cancel the insurance policy without the prior, written approval of the Contracting Officer.
- (v) In the event any losses or damages are covered by insurance, the Government may, at its discretion, request that insurance proceeds be applied directly to the repair or replacement of such damage or loss, rather than paid directly to the Government. The Government may request that all insurance proceeds be made payable directly to the party making the repairs or providing a replacement. Such repair or replacement shall be to the satisfaction of the Contracting Officer. If losses or damages exceed available insurance, the Government shall have the right to prioritize the application of insurance proceeds.
- (f) *Exclusion for FAA-licensed activities*. If the Contractor is required to obtain a Federal Aviation Administration (FAA) license in accordance with 51 U.S.C. 50901 et seq., for any Launch Services or Reentry Services performed under this contract, this waiver of claims shall not be applicable to activities under this contract that are subject to the FAA license.
- (g) Basis for a claim or suit. Nothing in this clause shall be construed to create the basis for a claim or suit where none would otherwise exist.

(End of clause)

1852,232-77 LIMITATION OF FUNDS (FIXED-PRICE CONTRACT) (MAR 1989)

(a) Of the total price of items 0001 through 0004, the sum of \$139,610,918.24 is presently available for payment and allotted to this contract. It is anticipated that from time to time additional funds will be allocated to the contract in accordance with the following schedule, until the total price of said items is allotted:

Date	Amount
TBD	\$2

SCHEDULE FOR ALLOTMENT OF FUNDS

- (b) The Contractor agrees to perform or have performed work on the items specified in paragraph (a) of this clause up to the point at which, if this contract is terminated pursuant to the Termination for Convenience of the Government clause of this contract, the total amount payable by the Government (including amounts payable for subcontracts and settlement costs) pursuant to paragraphs (f) and (g) of that clause would, in the exercise of reasonable judgment by the Contractor, approximate the total amount at the time allotted to the contract. The Contractor is not obligated to continue performance of the work beyond that point. The Government is not obligated in any event to pay or reimburse the Contractor more than the amount from time to time allotted to the contract, anything to the contrary in the Termination for Convenience of the Government clause notwithstanding.
- (c)(1) It is contemplated that funds presently allotted to this contract will cover the work to be performed until 04/30/2021.
 - (2) If funds allotted are considered by the Contractor to be inadequate to cover the work to be performed until that date, or an agreed date substituted for it, the Contractor shall notify the Contracting Officer in writing when within the next 60 days the work will reach a point at which, if the contract is terminated pursuant to the Termination for Convenience of the Government clause of this contract, the total amount payable by the Government (including amounts payable for subcontracts and settlement costs) pursuant to paragraphs (f) and (g) of that clause will approximate 75 percent of the total amount then allotted to the contract.
 - (3)(i) The notice shall state the estimate when the point referred to in paragraph (c)(2) of this clause will be reached and the estimated amount of additional funds required to continue performance to the date specified in paragraph (c)(1) of this clause, or an agreed date substituted for it.
 - (ii) The Contractor shall, 60 days in advance of the date specified in paragraph (c)(1) of this clause, or an agreed date substituted for it, advise the Contracting Officer in writing as to the estimated amount of additional funds required for the timely performance of the contract for a further period as may be specified in the contract or otherwise agreed to by the parties.
 - (4) If, after the notification referred to in paragraph (c)(3)(ii) of this clause, additional funds are not allotted by the date specified in paragraph (c)(1) of this clause, or an agreed date substituted for it, the Contracting Officer shall, upon the Contractor's written request, terminate this contract on that date or on the date set forth in the request, whichever is later, pursuant to the Termination for Convenience of the Government clause.
- (d) When additional funds are allotted from time to time for continued performance of the work under this contract, the parties shall agree on the applicable period of contract performance to be covered by these funds. The provisions of paragraphs (b) and (c) of this clause shall apply