

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT

1. CONTRACT ID CODE _____ PAGE _____ OF _____ PAGES

2. AMENDMENT/MODIFICATION NO. _____ 3. EFFECTIVE DATE _____ 4. REQUISITION/PURCHASE REQ. NO. _____ 5. PROJECT NO. *(If applicable)* _____

6. ISSUED BY _____ CODE _____ 7. ADMINISTERED BY *(If other than Item 6)* _____ CODE _____

8. NAME AND ADDRESS OF CONTRACTOR *(No., street, county, State and ZIP Code)* _____ (X) 9A. AMENDMENT OF SOLICIATION NO. _____
 9B. DATED *(SEE ITEM 11)* _____
 10A. MODIFICATION OF CONTRACT/ORDER NO. _____
 10B. DATED *(SEE ITEM 11)* _____
 CODE _____ FACILITY CODE _____

11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS

The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offers is extended, is not extended. Offers 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 your 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)* _____

13. THIS ITEM ONLY APPLIES TO MODIFICATION OF CONTRACTS/ORDERS. IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.

CHECK ONE	A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: <i>(Specify authority)</i> 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 <i>(such as changes in paying office, appropriation date, etc.)</i> 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 <i>(Specify type of modification and authority)</i>

E. IMPORTANT: Contractor is not, 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.)*

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 <i>(Type or print)</i>	16A. NAME AND TITLE OF CONTRACTING OFFICER <i>(Type or print)</i>
15B. CONTRACTOR/OFFEROR	16B. UNITED STATES OF AMERICA
15C. DATE SIGNED	16C. DATE SIGNED
<i>(Signature of person authorized to sign)</i>	<i>(Signature of Contracting Officer)</i>

Item 14. Continued.

CHANGES TO THE BIDDING SCHEDULE

1. Bidding Schedule.- Replace the Bidding Schedule (pages 00010-1 thru 00010-6) with the attached new Bidding Schedule, bearing the notation "ACCOMPANYING AMENDMENT NO. 0002 TO SOLICITATION NO. DACA63-02-B-0006."

CHANGES TO THE SPECIFICATIONS

2. Replacement Sections - Replace the following section with the accompanying new section of the same number and title, bearing the notation "ACCOMPANYING AMENDMENT NO. 0002 TO SOLICITATION NO. DACA63-02-B-0006:"

01000 CONSTRUCTION SCHEDULE

CHANGES TO THE DRAWINGS

3. Replacement Drawings.- Replace the drawings listed below with the attached new drawings of the same number, bearing the notation "AM #0002":

C305.cal C305 JOINT PATTERN PLAN 5
H101.cal H101 EROSION AND SEDIMENT CONTROL
H105.cal H105 EROSION AND SEDIMENT CONTROL
H106.cal H106 EROSION AND SEDIMENT CONTROL
AE101.cal A-E101 INTERIOR LEGEND
AE301.cal A-E301 VEHICLE MAINTENANCE SHOP POWER PLAN AREA 1
AE703.cal A-E703 "VEHICLE MAINTENANCE SHOP MOTOR & PANEL SCHEDULES, SHEET 3"

END OF AMENDMENT

Vehicle Maintenance Facility
Fort Hood, Texas

Solicitation No.DACA63-02-B-0006

BIDDING SCHEDULE
(To be attached to SF 1442)

Item No.	Description	Estimated Quantity	Unit	Unit Price	Estimated Amount
All work required by the Contract documents for the construction of the Ft Hood Vehicle Maintenance Facility <u>excluding</u> Option Bid Items.					
0001	All work to construct the Tactical Equipment Shop, Complete, Including utilities to the 1524mm (5-foot line), and exclusive of all other work listed separately.	Sum	Job	***	\$_____
0002	All work to construct the Deployment Storage Facility, Complete, Including utilities to the 1524mm (5-foot) line, and exclusive of all other work listed separately.	Sum	Job	***	\$_____
0003	All work to construct the Oil Storage Facility, Complete, Including utilities to the 1524mm (5-foot) line, and exclusive of all other work listed separately.	Sum	Job	***	\$_____
0004	All work to construct the two Dispatch Houses, Complete, Including utilities to the 1524mm (5-foot) line, and exclusive of all other work listed separately.	Job	Sum	***	\$_____
0005	Drilled Piers				
0005AA	460mm (18-In) Drilled Piers	428.0	LM	\$_____	\$_____
0005AB	460mm (18-In) Casing	299.7	LM	\$_____	\$_____
0005AC	610mm (24-In) Drilled Piers	282.3	LM	\$_____	\$_____
0005AD	610mm (24-In) Casing	197.8	LM	\$_____	\$_____
0005AE	762mm (30-In) Drilled Piers	372.2	LM	\$_____	\$_____

BIDDING SCHEDULE (cont)

0005AF	762mm (30-In) Casing	263.6	LM	\$_____	\$_____
0005AG	915mm (36-In) Drilled Piers	133.2	LM	\$_____	\$_____
0005AH	915mm (36-In) Casing	85.7	LM	\$_____	\$_____
0005AI	1067mm (42-In) Drilled Piers	14.3	LM	\$_____	\$_____
0005AJ	1067mm (42-In) Casing	10.1	LM	\$_____	\$_____
0006	Concrete Hardstand	Job	Sum	***	\$_____
0007	Construct all Exterior Work outside the building's 5- foot line (Including utilities, earthwork, paving sidewalk, parking lot paving, curb and gutter, turving, and all other work not listed separately)	Job	Sum	***	\$_____
0008	Final Record Drawings	Job	Sum	***	\$ <u>50,000.00</u>
TOTAL BASE BID \$_____					

0009 The monetary value for warranty work is established at 1 percent of the amount awarded for construction. See the Contract Specifications Section 01770 CONTRACT CLOSEOUT, paragraph "Contractor's Response to Construction Warranty Service Requirements."

0010 OPTION NO. 1: All work required by the plans and specifications for construction of resin modified pavement for the hardstand in lieu of the concrete hardstand used in the Base Bid Job Sum *** \$_____

0011 OPTION NO. 2: All work required by the plans and specifications for the construction of the expansion to (AM#2) Storage Area A Job Sum *** \$_____

BIDDING SCHEDULE (cont)

0012 OPTION NO. 3: All work required
 by the plans and specifications
 for the additional Electric
 Communications Equipment at
 (AM#2) Storage Area A Job Sum *** \$_____

0013 OPTION NO. 4: All work required
 by the plans and specifications
 to construct Latrine and
 Guard Shack buildings
 (AM#2) Storage Area A Job Sum *** \$_____

TOTAL BASE BID PLUS OPTIONS 1 thru 4\$_____

Negative numbers should be denoted by a negative sign (-) or
 brackets < >

BIDDING SCHEDULE (cont)

NOTES:

1. ARITHMETIC DISCREPANCIES (EFARS 14.407-2)

(a) For the purpose of initial evaluation of bids, the following will be utilized in resolving arithmetic discrepancies found on the face of the bidding schedule as submitted by bidders:

- (1) Obviously misplaced decimal points will be corrected;
- (2) In case of discrepancy between unit price and extended price, the unit price will govern;
- (3) Apparent errors in extension of unit prices will be corrected; and
- (4) Apparent errors in addition of lump-sum and extended prices will be corrected.

(b) For the purpose of bid evaluation, the Government will proceed on the assumption that the bidder intends his bid to be evaluated on the basis of the unit prices, the totals arrived at by resolution of arithmetic discrepancies as provided above and the bid will be so reflected on the abstract of bids.

(c) These correction procedures shall not be used to resolve any ambiguity concerning which bid is low.

2. If a modification to a bid based on unit prices is submitted, which provides for a lump sum adjustment to the total estimated cost, the application of the lump sum adjustment to each unit price in the bid schedule must be stated. If it is not stated, the bidder agrees that the lump sum adjustment shall be applied on a pro rata basis to every unit price in the bid schedule.

3. Bidders must bid on all items.

4. Costs attributable to Division 01 - General Requirements is assumed to be prorated among bid items listed.

5. Responders are advised that this project may be delayed, cancelled or revised at any time during the solicitation, selection, evaluation, negotiation and/or final award process based on decisions related to DOD changes in force structure and disposition of the Armed Forces.

6. For the purpose of this solicitation, the word "item" shall be considered to mean "schedule" as used in Provision 52.214-0019, CONTRACT AWARD--SEALED BIDDING--CONSTRUCTION, in Section 00100 INSTRUCTIONS, CONDITIONS, AND NOTICES TO BIDDERS.

BIDDING SCHEDULE (cont)

NOTES cont.

7. EXERCISE OF OPTIONS (SWDR 715-1-1 (16 January 1996))

The Government reserves the right to exercise the option(s) by written notice to the Contractor either singularly or in any combination for up to 90 calendar days after award of the Base Bid without an increase in the Offeror's Bid Price. Completion of added items shall continue at the same schedule as the Base Bid unless otherwise noted in Section 01000 CONSTRUCTION SCHEDULE, paragraph 1 entitled SCHEDULE.

8. ABBREVIATIONS

For the purpose of this solicitation, the units of measure are represented as follows:

- a. LS (lump sum)
- b. MM (millimeters)
- c. LM (length in linear meters)
- d. M2 (square meters)

END OF BIDDING SCHEDULE

SECTION 01000

CONSTRUCTION SCHEDULE
AM#0001 and AM#0002

PART 1 GENERAL

1.1 SCHEDULE

Commence, prosecute, and complete the work under this contract in accordance with the following schedule and Section 00700 CONTRACT CLAUSES COMMENCEMENT, PROSECUTION AND COMPLETION OF WORK and LIQUIDATED DAMAGES:

Item of Work	Commencement of Work (calendar days)	Completion of Work (calendar days)	Liquidated Damages per calendar day ^[1]
(1) (AM#2) All work except Work Items (2), (3), (4), and (5)	Within 10 days after receipt of Contract Notice to Proceed	<u>AM#0001</u> 720	<u>AM#0002</u> \$ 1,220.00
(AM#2) (2) Completion of all Construction of Storage Yard "A"	Within 5 calendar days after a separate NTP issued by the Contracting Officer	134	\$ 520.00
(AM#2) (3) Completion of all Construction of Storage Yard "B"	Within 5 calendar days after a separate NTP issued by the ACO Contracting Officer	134	\$ 370.00

(AM#2)

<p>(4) Completion of all Construction at Murphy Rd. & North Ave Intersection (East of Station 11+65)</p>	<p>Within 5 calendar days after a separate NTP issued by the Contracting Officer</p>	<p>60</p>	<p>\$ 150.00</p>
<p>(5) Establishment of Turf</p>	<p>**</p>	<p>**</p>	<p>---</p>

(AM#2) ¹Liquidated damages are not accumulative.

*Establishment of Turf

Planting and maintenance for turfing shall be in accordance with Section 02926 ESTABLISHMENT OF TURF. No payment will be made for establishment of turf until all requirements of the section are adequately performed and accepted, as determined by the Contracting Officer.

1.1.1 Testing of Heating and Air-Conditioning Systems

The times stated for completion of this project includes all required testing specified in appropriate specification sections of heating, air conditioning and ventilation systems including HVAC Commissioning. Exception: boiler combustion efficiency test, boiler full load tests, cooling tower performance tests, and refrigeration equipment full load tests, when specified in the applicable specifications, shall be preformed in the appropriate heating/cooling season as determined by the Contracting Officer.

1.2 TIME EXTENSIONS FOR UNUSUALLY SEVERE WEATHER (OCT 1989)
(ER 415-1-15)(52.0001-4038 1/96)

a. This provision specifies the procedure for determination of time extensions for unusually severe weather in accordance with the contract clause entitled "Default: (Fixed Price Construction)." In order for the Contracting Officer to award a time extension under this clause, the following conditions must be satisfied:

(1) The weather experienced at the project site during the contract period must be found to be unusually severe, that is, more severe than the adverse weather anticipated for the project location during any given month.

(2) The unusually severe weather must actually cause a delay to the completion of the project. The delay must be beyond the control and without the fault or negligence of the contractor.

b. The following schedule of monthly anticipated adverse weather delays

due to precipitation and temperature is based on National Oceanic and Atmospheric Administration (NOAA) or similar data for the project location and will constitute the base line for monthly weather time evaluations. The contractor's progress schedule must reflect these anticipated adverse weather delays in all weather dependent activities. Wind is not considered in the Monthly Anticipated Adverse Weather Calendar Day Schedule.

MONTHLY ANTICIPATED ADVERSE WEATHER DELAY
 WORK DAYS BASED ON (5) DAY WORK WEEK
 KILLEEN, TX AREA (FORT HOOD, BELTON AND STILLHOUSE LAKES AND
 RESERVE CTRS. ALONG HWY 36 FROM HWY 79 TO HWY US67)

JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP	OCT	NOV	DEC
4	4	4	4	6	4	3	3	4	4	3	4

c. Upon acknowledgment of the Notice to Proceed (NTP) and continuing throughout the contract, the contractor will record on the daily CQC report, the occurrence of adverse weather and resultant impact to normally scheduled work. Actual adverse weather delay days must prevent work on critical activities for 50 percent or more of the contractor's scheduled work day.

The number of actual adverse weather delay days shall include days impacted by actual adverse weather (even if adverse weather occurred in previous month), be calculated chronologically from the first to the last day of each month, and be recorded as full days. If the number of actual adverse weather delay days exceeds the number of days anticipated in paragraph "b", above, the Contracting Officer will convert any qualifying delays to calendar days, giving full consideration for equivalent fair weather work days, and issue a modification in accordance with the contract clause entitled "Default (Fixed Price Construction)."

1.3 WORK RESTRICTIONS

1.3.1 Working Hours

Normal working hours shall be Monday through Friday, 07:00 A.M. to 04:00 P.M.

1.3.2 Security Requirements

For the duration of this Contract, access to Fort Hood will be delayed between 5 minutes to 30 minutes or more due to increased security precautions, including the checking of vehicle occupants' IDs, vehicle manifests, and the searching of all vehicles. Any general or specific threat to the safety of those working or living at Fort Hood could result in longer waiting times at the access points to Fort Hood.

The following are requirements for contractor employees entering Fort Hood:

- a. One form of picture ID.
- b. A memo from the construction company on their letterhead stating the reason for entry, contract number, and the location at Fort Hood where the jobsite is located.
- c. All delivery trucks must have a bill of lading and delivery truck drivers must have a picture ID.
- d. Employee Identification Badges: Contractor personnel shall wear visible Contractor-furnished employee identification badges

while physically on the Installation. Each badge shall include, as a minimum, the company name, employee name, photograph, Contract Title, Contract Number, and the expiration date of the badge. See Section 01500 TEMPORARY CONSTRUCTION FACILITIES for additional requirements.

1.4 UTILITIES

1.4.1 Payment for Utility Services

Water, gas, and electricity are available from Government-owned and operated systems and will be charged to the Contractor at rates as provided in Contract Clause 52.236.14 AVAILABILITY AND USE OF UTILITY SERVICES.

1.4.1.1 (AM#2) Meters and Temporary Connections

The Contractor, at its expense and in a manner satisfactory to the Contracting Officer, shall provide and maintain necessary temporary connections, distribution lines, and meter bases required to measure the amount of each utility used for the purpose of determining charges. The Contractor shall notify the Contracting Officer, in writing, 5 working days before utility (gas, water, electricity) Connections are desired so that a utilities contract can be established.

1.4.1.2 (AM#2) Final Meter Reading

Before completion of work and final acceptance of the work by the Government, the Contractor shall notify the Contracting Officer, in writing, 5 working days before termination is desired. The Government will take a final meter reading. The Contractor shall then remove all the temporary distribution lines, meter bases, and associated paraphernalia. The Contractor shall pay all outstanding utility bills before final acceptance of the work by the Government.

1.4.2 Outages

The Contractor shall coordinate all requests for utility outages with the Contracting Officer in writing 14 days prior to date of requested outage:

a. Water, and sewer outages shall be held to a maximum duration of 4 hours unless otherwise approved in writing.

b. (AM#2) Gas or electrical outages are prohibited. Connections to gas and electric lines shall be connected hot without an outage.

c. All utility outages shall be scheduled only on Saturdays, Sundays, or holidays unless specific approval is otherwise received.

1.5 STREET CLOSINGS

The Contractor shall coordinate all requests for street closings with the Contracting Officer in writing (AM#2) 30 days prior to date of requested outage:

a. (AM#2) One lane traffic shall be maintained at all times.

b. (AM#2) _____.

c. The final street repair shall be completed within 14 days after the start of any street crossing. Any part of the street returned to service prior to final repair shall be maintained smooth with hot-mix cold-lay surface course.

(AM#2) d. Open cuts across paved roads and streets for utility crossings will not be allowed. Utility crossings will be accomplished by boring or jacking procedures unless otherwise indicated.

(AM#2) e. The construction of the Murphy Road and North Avenue Intersection has specific requirements. Reference Phasing Plan below for the specific requirements.

1.6 (AM#2) CONSTRUCTION PHASING

A. Construction of Storage "A"

(1) The contractor shall notify the government 30 calendar days in advance of their proposed start of construction for the new Storage Yard "A". A separate NTP will be issued for construction of the Storage Yard "A".

(2) The 30 calendar day notification prior to starting will be used for government personnel to move the items located in the existing storage yard to the south end of the existing storage yard.

(3) The contractor shall provide and maintain access at all times for the user to enter and exit Storage Yard "A". Storage Yard "A" will be occupied by the user at all times.

(4) New Storage Yard "A" will be constructed in 2 sections (north and south). The user will be always occupying 1 of the sections.

(5) When the separate NTP is issued, construct a temporary security fence (2.15 meters with 3 strands of barbed wire) 35 meters in from the north to secure the north end of the existing Storage Yard "A". The contractor shall coordinate with the Government when entering the Storage Yard.

(6) Once the temporary security fence is installed and the north end of the Storage Yard "A" is secure the contractor can begin construction of the north end of Storage Yard "A" as required by the contract plans and specifications. The contractor has 45 calendar days after the separate NTP is issued to construct the temporary security fence and the north section of the new storage yard.

(7) When the north section is complete, allow 7 calendar days for acceptance by the Government. Once acceptance by the Government, the contractor shall move the temporary security fence to the north 5 meters. This temporary security fence shall have a 7.5 meter gate for access by the user. When the temporary

security fence with gate is relocated allow 30 calendar days for the government to relocate the items in the storage yard to the north section of the new storage yard.

(8) When the items are relocated, the contractor can begin construction of the south section of the new Storage Yard "A" as required by the contract plans and specifications. The contractor as 45 calendar days to construct the south section of the new storage yard. When the south section is complete allow 7 calendar days for acceptance by the Government.

(9) When the south section of the Storage Yard "A" is accepted by the Government, the contractor shall remove the temporary security fence between the north and south sections within 5 calendar days. Coordination of final removal of the temporary security fence shall take place with the Government so the new Storage Yard "A" is secure at all times.

(10) The contractor shall coordinate with his sub-contractors in the construction of the new access road to maintain at all times for the user to have access to and from Storage Yard "A" until the new Access Road is complete and accepted by the Government.

(11) The total construction duration of 134 calendar days as called out for in the above Schedule includes the 30 calendar days allocated for the Government to relocate items from the south section to the north section of the Storage Yard "A" and also 14 calendar days for government acceptance for both sections of the storage yard (north and south).

B. Construction of Storage Yard "B"

(1) The contractor shall notify the government 30 calendar days in advance of their proposed start of construction for the new Storage Yard "B". A separate NTP will be issued for construction of the Storage Yard "B".

(2) The 30 calendar day notification prior to starting will be used for government personnel to move the items located in the existing storage yard to the south end of the existing storage yard.

(3) The contractor shall provide and maintain access at all times for the user to enter and exit Storage Yard "B". Storage Yard "B" will be occupied by the user at all times.

(4) New Storage Yard "B" will be constructed in 2 sections (north and south). The user will be always occupying 1 of the sections.

(5) When the separate NTP is issued, construct a temporary security fence (2.15 meters with 3 strands of barbed wire) 35 meters in from the north to secure the north end of the existing Storage Yard "B". The contractor shall coordinate with the

Government when entering the Storage Yard.

(6) Once the temporary security fence is installed and the north end of the Storage Yard "B" is secure the contractor can begin construction of the north end of Storage Yard "B" as required by the contract plans and specifications. The contractor has 45 calendar days after the separate NTP is issued to construct the temporary security fence and the north section of the new storage yard.

(7) When the north section is complete, allow 7 calendar days for acceptance by the Government. Once acceptance by the Government, the contractor shall move the temporary security fence to the north 5 meters. This temporary security fence shall have a 7.5 meter gate for access by the user. When the temporary security fence with gate is relocated allow 30 calendar days for the government to relocate the items in the storage yard to the north section of the new storage yard.

(8) When the items are relocated, the contractor can begin construction of the south section of the new Storage Yard "B" as required by the contract plans and specifications. The contractor as 45 calendar days to construct the south section of the new storage yard. When the south section is complete allow 7 calendar days for acceptance by the Government.

(9) When the south section of the Storage Yard "B" is accepted by the Government, the contractor shall remove the temporary security fence between the north and south sections within 5 calendar days. Coordination of final removal of the temporary security fence shall take place with the Government so the new Storage Yard "B" is secure at all times.

(10) The contractor shall coordinate with his sub-contractors in the construction of the new access road to maintain at all times for the user to have access to and from Storage Yard "B" until the new Access Road is complete and accepted by the Government.

(11) The total construction duration of 134 calendar days as called out for in Section 01000 includes the 30 calendar days allocated for the Government to relocate items from the south section to the north section of the Storage Yard "B" and also 14 calendar days for government acceptance for both sections of the storage yard (north and south).

C. Construction of Murphy Road and North Avenue Intersection

(1) The contractor shall notify the government 30 calendar days in advance of their plan to start construction of Murphy Road and North Avenue Intersection. Everything East of Station 11+65.

(2) The Government will issue a separate NTP for the construction of the intersection. The contractor shall complete all work associated with the intersection (East of Station 11+65)

within 60 calendar days.

(3) During the 30 day notification period prior to issuance of the NTP, the contractor may begin installation of all traffic control devices, but no road closures until the NTP is issued.

(4) The contractor shall submit a detailed Traffic Control Plan in accordance with the contract plans and specifications prior to the 30 calendar day notification period.

(5) The acceptance by the Government of the intersection and opening the completed intersection to traffic is within the 60 calendar day duration. The contractor shall schedule his work accordingly.

(6) All signage, marking, and channelization devices shall be in conformance with the 2000 Manual on Uniform Traffic Control Devices, U.S. Department of Transportation, Federal Highway Administration

D. Fire Alarm and Fire Sprinkler Systems.

The Contractor shall submit the fire alarm and fire sprinkler transmittals such that they are approved within 180 days after the Notice to Proceed. The fire alarm and fire sprinkler systems shall be tested per specification and completely operational 60 days before the Final Inspection of the Associated Building. Only 50% payment for all activities related to the fire alarm and fire sprinkler systems will be allowed prior to all contract requirements to include the final acceptance testing is successfully completed and the system is approved and accepted by the Contracting Officer.

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

-- End of Section --