AMENDMENT OF SOLICITATION/MODIFICATION						1. CONTRACT ID CODE			PAGE OF PAGES	
									1	2
				3. EFFECTIVE DATE July 3. 2023	4. REQUISITION/PURCHASE REQUISITION NUMBER 5. PR			5. PROJ	JECT NO. (I	If Applicable)
6. ISS	6. ISSUED BY: CODE QT2F2BA				7. ADMINISTERED BY (If other than Item 6) CODE					
IT SI 333	ERVIC WEST	ERAL SERVICES AD CES CONTRACT OP BROADWAY, STE. GO, CA 92101-3805	ERATION					L		
8. NA	AME A	ND ADDRESS OF CO	NTRACTO	R (No., street, county, Sta	ate and ZIP Code)	(X)	9A. AMENDMENT OF SOLICITATION NUMBER			
600	Willian	chnology Inc. n Northern Blvd , TN 37388-4729					9B. DATED (SEE ITEM 11)			
Tulla	noma,	, 11 3/300-4/29				\boxtimes	10A. MODIFICATION OF CONTRACT/ORDER NO. 47QTCK18D0056			
					10B. DATED (SEE / 7/1/2018			ITEM 13)		
COD	E UEI:	H2RGSKWXKHQ5		FACILITY CODE C	AGE: 07486		1/1/2010			
		1	1. THIS IT	EM ONLY APPLIES	TO AMENDMENTS C	F SOL	CITATIONS			
Пт	he abov	re numbered solicitation is am	ended as set f	orth in item 14. The hour and	date specified for receipt of Offe	ers 🗆 is ex	ktended 🗆 is not exten	ided.		
Offer's 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:										
FOR T offer a openir	or telegra HE REC Iready so ng hour a	am which includes a reference CEIPT OF OFFERS PRIOR T	e to the solicita O THE HOUR e made by tele	tion and amendment numbers AND DATE SPECIFIED MAY gram or letter, provided each	v acknowledging receipt of this is FAILURE OF YOUR ACKNO' RESULT IN REJECTION OF ' telegram or letter makes refere	NLEDGEN OUR OFF	ER. If by virtue of this	ED AT THE amendmer	PLACE DE	SIGNATED to change an
12. AC	00000		DATA (II lequ	nea)						
		13.	-		MODIFICATIONS OF (ORDER NO. AS DESC					
	Α.	THIS CHANGE ORDER IS IN ITEM 10A.			prity) THE CHANGES SET FC			N THE CO	NTRACT OI	RDER NO.
	B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(B).									
\boxtimes										
	D.	OTHER (Specify type of n	nodification an	d authority)						
E. IN	IPORT	FANT: Contractor 🗆 is	s not 🖂 is r	equired to sign this do	cument and return	1	copies to the iss	uing offi	ce.	
14. DE	SCRIPT	TION OF AMENDMENT/MOD	IFICATION (C	organized by UCF section head	dings, including solicitation/con	tract subje	ct matter where feasibl	le.)		
The p	ourpo	se of this bilatera	I modifica	ation is to include t	the following amen	ded se	ections of the	Federa	al Acquis	sition
Regu	lation	n (FAR) pertaining	to FAR	clause 52.204-27	Prohibition on a l	ByteD a	ance Covere	d Appl	ication	to your
Gove	ernme	entwide Acquisitio	n Contra	ct (GWAC). This n	nodification supers	edes a	any previous v	version	of the c	contract.
				SEE CONTI	NUATION PAGE 2	2				
Excep	t as prov	vided herein, all terms and cor	nditions of the	document referenced in item 9	9A or 10A, as heretofore change	ed, remain	s unchanged and in fu	ll force and	effect.	
15A. N		ND TITLE OF SIGNER (Type	or print)		16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)					
					Diemle Phan					

Kevin Burns - DVP IDIQ Cent	er	Diemle Phan Contracting Officer	
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED Click here to enter text.	16B. UNITED STATES OF AMERICA	16C. DATE SIGNED
(Signature of person authorized to sign) Kevin Burns Date: 202 -04'00'	14 July 2023 igned by Kevin 3.07.14 10:10:11	(Signature of Contracting Officer)	

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SECTION SF 30 BLOCK 14 CONTINUATION PAGE

This contract is hereby modified to incorporate the following revised Federal Acquisition Regulation (FAR) clauses and provisions:

1. Under Section I.2 FAR 52.252-2 CLAUSES INCORPORATED BY REFERENCE (1998).

ADD:

52.204-27 Prohibition on a ByteDance Covered Application (Jun 2023)

(a) Definitions. As used in this clause-

Covered application means the social networking service TikTok or any successor application or service developed or provided by ByteDance Limited or an entity owned by ByteDance Limited.

Information technology, as defined in 40 U.S.C. 11101(6)—

(1) Means any equipment or interconnected system or subsystem of equipment, used in the automatic acquisition, storage, analysis, evaluation, manipulation, management, movement, control, display, switching, interchange, transmission, or reception of data or information by the executive agency, if the equipment is used by the executive agency directly or is used by a contractor under a contract with the executive agency that requires the use—

(i) Of that equipment; or

(ii) Of that equipment to a significant extent in the performance of a service or the furnishing of a product;

(2) Includes computers, ancillary equipment (including imaging peripherals, input, output, and storage devices necessary for security and surveillance), peripheral equipment designed to be controlled by the central processing unit of a computer, software, firmware and similar procedures, services (including support services), and related resources; but

(3) Does not include any equipment acquired by a Federal contractor incidental to a Federal contract.

(b) *Prohibition*. Section 102 of Division R of the Consolidated Appropriations Act, 2023 (Pub. L. 117-328), the No TikTok on Government Devices Act, and its implementing guidance under Office of Management and Budget (OMB) Memorandum M-23-13, dated February 27, 2023, "No TikTok on Government Devices" Implementation Guidance, collectively prohibit the presence or use of a covered application on executive agency information technology, including certain equipment used by Federal contractors. The Contractor is prohibited from having or using a covered application on any information technology owned or managed by the Government, or on any information technology used or provided by the Contractor under this contract, including equipment provided by the Contractor's employees; however, this prohibition does not apply if the Contracting Officer provides written notification to the Contractor that an exception has been granted in accordance with OMB Memorandum M-23-13.

(c) *Subcontracts*. The Contractor shall insert the substance of this clause, including this paragraph (c), in all subcontracts, including subcontracts for the acquisition of commercial products or commercial services.

(End of clause)