

SF30 Block 14 Continuation Sheet

The following changes have been made to the solicitation as a result of Amendment 0009:

1. Revised wording in **Section B.6** stating that BPAs may be established under OASIS+ in accordance with FAR 16.507-2(c)(3) (GSA Class Deviation RFO-2025-16), along with other minor grammatical changes.
2. Replaced “FPDS” with “SAM.gov” throughout the RFP.
3. Numbered the list of domains at **Section C.2** to align with the CLIN structure.
4. Specified that IT is considered Ancillary Support to the numbered list of Domains provided in **Section C.4**, whereas non-IT services are considered to be within the primary scope of the 12 Domains listed therein.
5. Clarified minor language within **Section C.5**.
6. Clarified the Period of Performance structure in **Section F.3** as it pertains to option periods under a continuously open solicitation.
7. Updated the Master Contract Ombudsman information within **Section G.2.1.3.1**.
8. Clarified language at the end of **Section G.2.2.1**.
9. Provided clarifying ACORD 25 information at **Section G.3.1.3**.
10. Additional explanation added to **Section G.3.1.7.3** Post Award Small Business Changes In Size and Socioeconomic Status.
11. Removed language at **Section G.3.1.9.1** that required contractors to report any additions or changes to business systems via OSP.
12. Removed language at **Section G.3.1.9.3** that required contractors to report any additions or changes to certifications via OSP.
13. Clarified that all contractors are required to submit the C-SCRM Plan within Attachment J-3, not later than 90 days AFTER the OASIS+ SB Notice to Proceed, and then annually by August 30th of each year thereafter in **Section G.3.1.13**.

14. Updated **Section H.1** from “Office of Professional Services and Human Capital (PSHC)” to “Office of Acquisition Solutions Development (ASD), Office of Indefinite Delivery Vehicle Acquisition Management.”
15. Corrected the listed OASIS+ IDIQs at **Section H.4.1** to include SDVOSB.
16. Added information regarding FAR 52.208-90 to **Section H.9**.
17. Updated Lateral Springboarding requirements at **Section H.11.2**.
18. Updated Add Domain Modification requirements at **Section H.11.3**.
19. Updated references to NIST SP 800-171 in **Section H.17.2**.
20. Removed language at **Section H.18** and **H.19** authorizing Contracting Officers to unilaterally modify contracts to implement Executive Orders and update terms and conditions to reflect regulatory or statutory changes.
21. Added **Section H.24** Use of Government Sources.
22. Updated clauses and provisions listed in the table located in **Section I.2.1**.
23. Added **Section I.2.4.14** to incorporate FAR 52.222-90 Addressing DEI Discrimination by Federal Contractors (Deviation Apr 2026) by full text.
24. Updated master contract attachments J-2, J-4, and J-5 at **Section J.1** to incorporate various clause changes.
25. Updated attachment J.P-1 OASIS+ Domain Qualifications Matrix and Scorecards to clarify credits at L.5.2.3.4 QP - Management and Staffing on various scorecards pertaining to personnel with individual security clearances; L.5.2.3.6 for QP - Multiple & OCONUS Locations (Enterprise Solutions Domain - Unrestricted only); L.5.4 and L.5.5 for Systems, Rates, and Clearances on various Unrestricted scorecards; and L.5.5 for Other Certifications on various Unrestricted scorecards.
26. Updated attachment J.P-2 FPDS and SAM.gov Report Samples to incorporate SAM.gov report samples.
27. Updated attachment J.P-3 Project Verification Form to incorporate scale thresholds.
28. Updated attachment J.P-4 OASIS+ Domains Auto-Relevant NAICS Codes and PSCs to add Auto-Relevant NAICS associated with the Enterprise Solutions Domain (Unrestricted only).

29. Updated attachment J.P-9 Cost/Price Template to make certain fields editable where they previously were not.
30. Update attachment J.P-14 Lateral Springboarding Summary Sheet to specify that Lateral Springboarding is not available to the Unrestricted Contract Family.
31. Clarified contractor requirements at **Section K**.
32. Updated a clause incorporated by reference in **Section L.1**.
33. Updated the Proposal Format Table at **Section L.4.1** to include the section L.5.9 requirements for Rejection of Previous Offer.
34. Added **Section L.5.1.1.1** Solicitation Amendments, If Applicable.
35. Clarified language at **Section L.5.1.3.1** relevant to the “minimum of one” requirement for SBA mentor-protégé joint ventures (MPJVs).
36. Emphasized the requirement to submit an award form throughout **Section L.5.1.7**.
37. Updated **Section L.5.1.8** Subcontracting Plan Submissions Required for OTSBs Only to Section L.5.8.5.
38. Minor change added to incorporate the “approximately equal to” symbol at **Section L.5.2.3.2** regarding calculation of FTEs and remove extraneous parenthesis.
39. Clarified at **Section L.5.3** that a copy of the original award form is not required when a project is claimed solely as an FEP.
40. Updated the title of **Section L.5.5.8** to “FedRamp Certification.”
41. Added a note to **Section L.5.5.13** regarding CMMC self-certifications.
42. Emphasized the requirement at **Section L.5.6.2** that “For a non-Federal project or Federal Subcontract, the Past Performance Rating Form must be completed and signed by a Corporate Officer/Official of the customer with cognizance over the submitted project.”
43. Provided an example Basis of Estimate at **Section L.5.7.3.2**.
44. Edited language at **Section L.5.9** Rejection of Previous Offer to clarify that offerors are not able to revise their previous offer, a new proposal submission is required.

45. Added more clarifying language to **Section M.4** regarding the OASIS+ screening and evaluation process.
46. Specified specific acceptability items at **Section M.5**.
47. Corrected minor grammatical and formatting changes throughout RFP.

These changes are highlighted for awareness in the Amendment 0009 Conformed Copy.

Acknowledgement of this amendment shall not be used to revise, supplement, or cure any aspect of any previously submitted offer.

The Revolutionary FAR Overhaul updates currently apply to the FAR. Some GSAR/M provisions and clauses may still reference outdated FAR clauses until conforming updates are issued. In the event of a conflict between the FAR (including RFO deviations) and GSAR/M text, the FAR presides.

System updates may lag policy updates. The System for Award Management (SAM) may continue to require entities to complete representations based on provisions that are not included in this solicitation. Contracting officers will rely on representations from offers based on provisions in the solicitation. Entities are not required to, nor are they able to, update their entity registration to remove these representations in SAM.

Acknowledgement Instructions

Offerors submitting a new offer after issuance of Amendment 0009 must acknowledge all current amendments in the OSP by completing the required amendment acknowledgement action during offer submission. A signed SF 33 remains required as part of all offer submissions; however, a separate signed SF30 upload is not required for new offers submitted after issuance of Amendment 0009 unless otherwise directed by the Government.

Offerors that submitted an offer prior to issuance of Amendment 0009 and who have not received a contract award or unsuccessful notice are required to acknowledge Amendment 0009 by signing this SF 30 and uploading the signed SF 30 in Symphony to the Business Factors section for the applicable RFP no later than July 15, 2026.

Offerors with pending offers under more than one OASIS+ RFP must upload the signed SF 30 to the Business Factors section for each applicable RFP for which acknowledgement is required. Offerors are responsible for ensuring that the signed SF 30 uploaded for each pending offer corresponds to the correct OASIS+ RFP.

The signed SF 30 is required for amendment acknowledgement purposes only. Offerors shall not submit revised proposal documents, additional supporting documentation, or other proposal changes as a result of Amendment 0009.

Failure to submit the signed SF 30 in association with a pending offer by the stated deadline may result in the offer being ineligible for further consideration.