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THORIZED FOR LOCAL REPRODUCTION EVIDENCE PARTIES ABLE ADMOOT

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ORDER FOR SUPPLIES OR SERVICES SCHEDULE - CONTINUATION

PAGE NO.

MPORTANT: Mark all packages and papers with contract and/or order numbers. NATE OF ORDER CONTRACT NO. ORDER NO. 04-14-2005 GS00T00NSD0006 DR-07-03-416 CUANTITY ORDERED (C) UNIT PRICE (E) CUANTITY ACCEPTED (G) SUPPLIES OR SERVICES ITEM NO. UNIT AMOUNT (B) (A) (D) (F) 4. Increase the obligated and ceiling amounts by \$50,000.00 from \$109,799.25 to \$159,799.25. Previous Obligated Amount: \$109,799.25 Increased Amount: \$50,000.00 Total Obligated Amount: \$159,799.25 All other terms and conditions remain the same. TOTAL CARRIED FORWARD TO 1ST PAGE (ITEM 17(H))



Date: 3/9/04.

Ref: 04H002JMC.022

MEMORANDUM FOR: All Government Contracting Officers with Cognizance of Hughes Global Systems, Inc., (HGS) Contracts

SUBJECT: Novation Agreement of HGS under GSA Contract GS00T00NSD0006

To Whom It May Concern:

This memorandum is being sent to notify you of the changes to the Hughes Global System (HGS) as a result of Novation Agreement (see attached).

The following background information is provided:

As of March 7, 2003, substantially all of the assets from HGS transferred to PanAmSat (parent company) by virtue of an Assets Purchase Agreement. On November 21, 2003, PanAmSat changed the name of one of its subsidiaries, HGS, to G2 Satellite Solutions Corporation (G2). On February 5, 2004, PanAmSat contributed assets it had previously acquired from G2 by an Assets Purchase Agreement. On February 18, 2004, Novation Agreements executed by G2, PanAmSat, and GSA and G2 became liable for performing all contract requirements of the GSA Contract GS00T00NSD0006.

It is advised that all existing delivery/task/purchase orders under GSA contract GS00T00NSD0006 should be modified to reflect the contractor's name change from HGS to G2. In addition, all future delivery/task/purchase orders under this contract shall utilize the contractor's name from HGS to G2. A list of the impacted contracts is shown under Novation Agreement.

Please contact the undersigned at 703-306-6463 or june.campany@gsa.gov if you have any further questions regarding this novation agreement.

June Campany Contracting Officer

Encl: Novation Agreement

cc: G2 SSC -Sheryl Rothan (Contracts Director)

PanAmSat - Sandra Van Essche (General Counsel)

	MODIFICATION	OF CONTRACT		1 3
2. A SENDMENT MODIFICATION NO. PS12	3 G OF	4. REQUISITION/PURCHAS	E REQ. NO.	6. PROJECT NO. (If opplicable)
6. IS SUED BY CODE		7. ADMINISTERED BY (If oil	CODE	
General Services Administration (GSA)				
Federal Technology Service TQN-1 (June Ca	mpany)			
Center for Contract Management & Administr	• • •			
10: 00 Eston Place				
Fairfax, VA 22030-2213				
B. NUME AND ADDRESS OF CONTRACTOR (No., street, or	annin State and 710 Codel		LCS OF THEMPH	ENT OF SOLICITATION NO.
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Hughes Global Services, Inc.			S S	
-	C 1		1 1	
222 North Sepulveda Blvd, 22nd	rioor		98. DATED	S.E. HEM III
El Segundo, CA 90245				
			10A MODIFK	CATION OF CONTRACTIONDER NO
			J	
				GS00T00NSD0006
			, 108 DATED	SEE HEM (3)
COLE	FACILITY CODE		V ;	02-01-2000
11 THIS ITE	M ONLY APPLIES T	O AMENDMENTS OF S	DLICITATIONS	
The above numbered solicitation is amended as set to	rhih ham 14. The hour at	no date apecified for receipt of Of	fors 🗍 is exten	ded. [] is not extended
amendment you desire to change an offer stready submitted this amendment, and is received prior to the opening hour ar	nd date specified.	se by telegram or letter, provided	each telegram or lette	r makes reference to the solicitation ar
12. ACCOUNTING AND APPROPRIATION DATA [If require	4			
		·		
		ODIFICATIONS OF CON		s,
IT MODIFIES	THE CONTRACT/O	RDER NO. AS DESCRIB	ED IN ITEM 14.	
A. THIS CHANGE ORDER IS ISSUED PURSUANT T NO. IN ITEM 10A.	O: (Specify authority) THE	CHANGES SET FORTH IN ITER	M 14 ARE MADE IN T	HE CONTRACT ORDER
B. THE ABOVE NUMBERED CONTRACT/ORDER IS SET FORTH IN ITEM 14, PURSUANT TO THE AU			GES (such as changes i	n paying office, appropriation date, etc.)
C. THIS SUPPLEMENTAL AGREEMENT IS ENTERE	ED INTO PURSUANT TO	AUTHORITY OF:		
D. OTHER (Specify type of modification and authority)				
FAR 42.12 NOVATION AND CHANGE	-OF-NAME AGREEN	AENTS		
E. I APORTANT: Contractor 🔲 is not, 💮 is n	equired to sign this doc	ument and return	copies	to the issuing office.
14. DESCRIPTION OF AMENDMENT/MODIFICATION (O/R	onized by UCF section beads	ngs, Including solicitation/controct:	subject matter where fea	sible.)
		,		
See pages 2 through 3.				
		•		
Except as provided herein, all terms and conditions of the do	cument referenced in Item	9A or 10A, as heretofore change	d, remains unchanged	and in full force and effect.
15A. NAME AND TITLE OF SIGNER (Type or print)		18A. NAME AND TITLE OF		
		1221211211211211201		(-// F/
SHERYL A. ROTHANS DIRECTOR CON	TRACTS	JUNE M. CAMPA	NY - CONTRACT	TING OFFICER
15B CONTRACTOR/OFFEROR) 15C. DATE SIGN			18C. DATE SIGNED
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STANDARD FORM 30 (Rev 10-63) Prescribed by CSA FAR (48 CFR) 63.243

Contract No. GS00T00NSD0006 Modification PS12 Page 2 of 3

The purpose of this modification is to change the contractor's name and address.

In accordance with FAR 42.12 "Novation and Change-of-Name Agreements", Hughes Global Services Inc., is hereby changed to G2 Satellite Solutions Corporation (see attached Novation Agreement).

Accordingly, the contract GS00T00NSD0006 revises the following data:

Contractor's Name:

G2 Satellite Solutions Corporation

Address:

1600 Forbes Way

Long Beach, CA 90810-1861

Telephone No:

(310) 525-5270 (Main) (310) 525-5249 (Main)

DUNS No:

Facsimile:

142764120

CAGE Code:

3Q3F2

Tax Identification (TIN) No: 01-0667473

Section G, paragraph (8): Lockbox Address and bank account information:

All payments will be forwarded to:

G2 Satellite Solutions Corporation

P.O. Box 7247-6022

Philadelphia, PA 19170-6022 Attention: Account receivable

All wire Transfers will be forwarded to:

Account Name: G2 Satellite Solutions Corporation

Account No:

30559446

Bank:

Citibank NA

Address:

111 Wall Street

New York, NY 10043

ABA Routing No: 021000089

Contract No. GS00T00NSD0006 Modification PS12 Page 3 of 3

Section K.1:

Paragraph (3): TIN: 95-4659709 is changed to:

TIN: 01-0667473

Paragraph (5): Common Parent

Name and TIN of Common Parent:

Name: General Motors Corporation is changed to:

PanAmSat Corporation

TIN: 38-057-2515 is changed to:

TIN: 95-4607698

Effective immediately, all existing delivery/task/purchase orders under GSA Contract GS00T00NSD0006 should be modified to change the contractor's name and address from Hughes Global Services, Inc., 222 North Sepulveda Blvd, 22nd Floor, El Segundo, CA 90245 to G2 Satellite Solutions Corporation, 1600 Forbes Way, Long Beach, CA 90810. In addition, contractor's name for all future delivery/task/purchase orders under this contract should use G2 Satellite Solutions Corporation.

Unless otherwise specified herein, all other terms and conditions of this contract remains unchanged and in full force and effect.

NOVATION AGREEMENT

HUGHES GLOBAL SERVICES, INC. of TAX ID # 95-4659709 (the "Transferor"), a corporation duly organized and existing under the laws of the State of Delaware with its principal office in El Segundo, CA; G2 SATELLITE SOLUTIONS CORPORATION of TAX ID# 01-0667473, a corporation duly organized and existing under the laws of the State of Delaware with its principal office in El Segundo, CA. (the "Transferee") and a wholly-owned subsidiary of PanAmSat Corporation, a corporation duly organized and existing under the laws of the State of Delaware ("PanAmSat"), with its principal office in Wilton, CT; and the UNITED STATES OF AMERICA (the "Government") enter into this Agreement as of March 7, 2003.

A. THE PARTIES AGREE TO THE FOLLOWING FACTS:

- (1) The Government, represented by June Campany, Contracting Officer of the General Services Administration, Federal Technology Service, has entered into certain contracts with the Transferor, as shown in the attached lists marked "Exhibit A1" and "Exhibit A2" and incorporated in this Agreement by reference. The term "the contracts," as used in this Agreement, means the contracts on Exhibits A1 and A2 and any purchase orders entered into thereunder, including any modifications thereto, made between the Government and the Transferor before the effective date of this Agreement (whether or not performance and payment have been completed and releases executed if the Government or the Transferor has any remaining rights, duties, or obligations under these contracts and purchase orders). Included in the term "the contracts" are also all modifications made under the terms and conditions of these contracts and purchase orders between the Government and the Transferee, on or after the effective date of this Agreement.
- (2) As of March 7, 2003, substantially all of the assets of the Transferor were transferred to PanAmSat by virtue of an Asset Purchase Agreement entered into among Transferor, Hughes Telecommunications & Space Company (HTSC), Hughes Electronics Corporation (HE) and PanAmSat. HTSC and HE are the prior owners of the assets of Transferor.
- (3) On November 21, 2003, PanAmSat changed the name of one of its subsidiaries to Transferee or G2 Satellite Solutions Corporation ("G2SSC").
- (4) On February 5, 2004, PanAmSat contributed the assets it had acquired from Transferor and its prior owners along with certain other government business assets to the Transferee by virtue of an Asset Purchase Agreement from PanAmSat to Transferee.
- (5) Going forward, Transferee will conduct PanAmSat's business of providing satellite based value added services to the U.S. Government and other customers and will perform the contracts referred to on Exhibits A1 and A2.

- (6) The Transferee has assumed all obligations and liabilities of the Transferor under the contracts by virtue of the above transfer.
- (7) The Transferee is in a position to fully perform all obligations that may exist under the contracts.
- (8) It is consistent with the Government's interest to recognize the Transferee as the successor party to the contracts.
 - (9) Evidence of the above transactions has been filed with the Government.
- B. IN CONSIDERATION OF THESE FACTS, THE PARTIES AGREE THAT BY THIS AGREEMENT—
- (1) The Transferor confirms the transfer to the Transferee of, and waives any claims and rights against the Government that it now has or may have in the future in connection with, the contracts.
- (2) The Transferee agrees to be bound by, and to perform each contract in accordance with, the conditions contained in the contracts. The Transferee also assumes all obligations and liabilities of, and all claims against, the Transferor under the contracts as if the Transferee were the original party to the contracts.
- (3) The Transferee ratifies all previous actions taken by the Transferor with respect to the contracts, with the same force and effect as if the action had been taken by the Transferee.
- (4) The Government recognizes the Transferee as the Transferor's successor in interest in and to the contracts. The Transferee by this Agreement becomes entitled to all rights, titles, and interests of the Transferor in and to the contracts as if the Transferee were the original party to the contracts. Following the effective date of this Agreement, the term "Contractor," as used in the contracts, shall refer to the Transferee.
- (5) Except as expressly provided in this Agreement, nothing in it shall be construed as a waiver of any rights of the Government against the Transferor.
- (6) All payments and reimbursements previously made by the Government to the Transferor, and all other previous actions taken by the Government under the contracts, shall be considered to have discharged those parts of the Government's obligations under the contracts. All payments and reimbursements made by the Government after the date of this Agreement in the name of or to the Transferor shall have the same force and effect as if made to the Transferee, and shall constitute a complete discharge of the Government's obligations under the contracts, to the extent of the amounts paid or reimbursed.

- (7) The Transferor and the Transferee agree that the Government is not obligated to pay or reimburse either of them for, or otherwise give effect to, any costs, taxes, or other expenses, or any related increases, directly or indirectly arising out of or resulting from the transfer or this Agreement, other than those that the Government in the absence of this transfer or Agreement would have been obligated to pay or reimburse under the terms of the contracts.
- (8) The Transferor guarantees payment of all liabilities and the performance of all obligations that the Transferee (i) assumes under this Agreement; or (ii) may undertake in the future should these contracts be modified under their terms and conditions. The Transferor waives notice of, and consents to, any such future modifications.
- (9) The contracts shall remain in full force and effect, except as modified by this Agreement. Each party has executed this Agreement as of the day and year written below.

UNITED STATES OF AMERICA

June Campany

Title: Contracting Officer

HUGHES GLOBAL SERVICES, INC. TAX ID # 95-4659709, (Transferor),

Name/Title: Konseta

VICE PROSIPORT G2 SATELLITE SOLUTIONS CORPORATION, Tax ID# 01-0667473 (Transferee), a subsidiary of PAN/AMSAT CORPORATION of

Tax ID # 95-4607698.

Title: Executive Vice President and

Chief Financial Officer

CERTIFICATE

I, James W. Cuminale, certify that I am the Secretary of G2 Satellite Solutions Corporation, that Michael J. Inglese, who signed this Agreement for G2 Satellite Solutions Corporation, was then and is now, the Executive Vice President and Chief Financial Officer of this corporation; and that this Agreement was duly signed for and on behalf of this corporation by authority of its governing body and within the scope of its corporate powers. Witness my hand and the seal of this corporation this 1874 day of February 2004.

James W. Cuminale

Secretary

Corporate Seal]

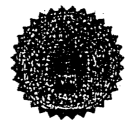


The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY "G2 SATELLITE SOLUTIONS CORPORATION" IS DULY INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL CORPORATE EXISTENCE SO FAR AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE SIXTH DAY OF FEBRUARY, A.D. 2004.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL REPORTS HAVE BEEN FILED TO DATE.

AND I DO HEREBY FURTHER CERTIFY THAT THE FRANCHISE TAXES HAVE BEEN PAID TO DATE.



Harriet Smith Windsor, Secretary of State

3430952 8300

0400B3771

AUTHENTICATION: 2916675

DATE: 02-06-04

ATTACHMENTS TO NOVATION AGREEMENT

- Exhibit A-1 List of GSA Contracts being novated. In all cases, G2 SSC is acting as "prime" contractor and terms are Firm Fixed Price.
- Exhibit A-2 List of Non-GSA Contracts being novated. In all cases, G2 SSC is acting as "prime" contractor and terms are Firm Fixed Price.