

Amendment Number Two to Agreement between

University of New Orleans

AND

Contractor's Name

The parties agree to amend the Agreement between the Board of Supervisors of Louisiana State University and Agricultural and Mechanical College, acting for the University of New Orleans, hereinafter referred to as the "University", and **Contractor's Name**, hereinafter referred to as the "Contractor", dated **Contract Date (MM/DD/YYYY) and amended on Amendment Number One dated (MM/DD/YYYY)**, as follows:

The section that reads:

"The Contractor shall perform these services described on Attachments A, B, C, and D, according to the schedule indicated therein or during the period **Contract Begin Date** and **Contract End Date or Amendment Number One End Date**. Should there be a conflict between the dates indicated on Attachment A and the dates indicated in this paragraph, the dates in this paragraph will govern."

Shall now read:

"The Contractor shall perform these services described on Attachments A, B, C, and D, according to the schedule indicated therein or during the period **Contract Begin Date**, and **Amended Contract End Date**. Should there be a conflict between the dates indicated on Attachment A and the dates indicated in this paragraph, the dates in this paragraph will govern."

or/and

The section that reads:

"The price and consideration for which this agreement is made shall be in an amount not to exceed the sum of **\$Contract Price or Amendment Number One Contract Price**, which funds shall be paid to the Contractor by the University in accordance with the schedule set forth in Attachments A and D."

Shall now read:

“The price and consideration for which this agreement is made shall be in an amount not to exceed the sum of **\$Amended Contract Price**, which funds shall be paid to the Contractor by the University in accordance with the schedule set forth in Attachments A and D.”

The section that reads:

“This agreement shall be effective on the day and date first above written and shall expire on **Contract End Date or Amendment Number One End Date**, unless extended or canceled as provided herein.”

Shall now read:

“This agreement shall be effective on the day and date first above written and shall expire on **Amended Contract End Date**, unless extended or canceled as provided herein.”

The section in Attachment A that reads:

“**TIME PERIOD:** Start Date **Contract Begin Date** Completion Date **Contract End Date or Amendment Number One End Date**
Date

or / and

PAYMENT AMOUNT: Not to exceed **\$ Contract Price or Amendment Number One Contract Price**”

The section in Attachment A shall now read:

“**TIME PERIOD:** Start Date **Contract Begin Date** Completion Date **Amended Contract End Date**

or / and

PAYMENT AMOUNT: Not to exceed **\$Amended Contract Price**”

The section in Attachment B that reads:

“1. Statement of Work:

Contract or Amendment Number One Statement of Work

The section in Attachment B shall now read:

“1. Statement of Work:

Amended Statement of Work”

The section in Attachment C that reads:

“2. Delivery or Performance Schedule:

Start date: **Contract Start Date or Amendment Number One Start Date”**

End date: **Contract End Date or Amendment Number One End Date”**

The section in Attachment C shall now read:

“2. Delivery or Performance Schedule:

Start date: **Contract Start Date or Amendment Number One Start Date”**

End date: **Amended Ended Date”**

The section in Attachment D that reads:
(Contract budget or Amendment Number One Contract Budget)

**“ATTACHMENT D
CONTRACTOR’S BUDGET**

Option I

(Payment by monthly invoice)

Cost categories:

1. Direct Labor _____

2. Benefits _____

3. Travel _____

4. Equipment _____

5. Supplies _____

6. Other Direct Costs _____

7. Total Subcontract _____

8. Indirect Costs _____

9. Total Subcontract \$ _____

Option II

(Payment by task completion)

Cost per Task:

Task I _____

Task II _____

Task III _____

Task IV _____

Task V _____

Task VI _____

Total
Subcontract \$ _____

Option III

One Lump Sum Payment \$ _____

II. Budget Justification (hourly rate, per task, etc.):

”

The section in Attachment D shall now read:
(Amended Budget)

**“ATTACHMENT D
CONTRACTOR’S BUDGET**

Option I

(Payment by monthly invoice)

Cost categories:

1. Direct Labor _____

2. Benefits _____

3. Travel _____

4. Equipment _____

5. Supplies _____

6. Other Direct Costs _____

7. Total Subcontract _____

8. Indirect Costs _____

9. Total Subcontract \$ _____

Option II

(Payment by task completion)

Cost per Task:

Task I _____

Task II _____

Task III _____

Task IV _____

Task V _____

Task VI _____

Total \$ _____

Subcontract

Option III

One Lump Sum Payment \$ _____

II. Budget Justification (hourly rate, per task, etc.):

”

All other terms and conditions of the Agreement dated **Contract Date and Amendment Number One dated (MM/DD/YYYY)**, thereto shall remain in full force and effect.

This amendment contains or has attached hereto all revised terms and conditions agreed upon by contracting parties.

IN WITNESS WHEREOF, this Amendment Number Two has been signed by an authorized representative of each party and is entered into on this ____ day of **month, 200X**.

WITNESSES:

**BOARD OF SUPERVISORS OF
LOUISIANA STATE UNIVERSITY AND
AGRICULTURAL AND MECHANICAL
COLLEGE**

Maria M. Rivero
Associate Comptroller - Finance
University of New Orleans

Contractor's Signature
Type: Contractor's Name
Type: Contractor's Company Name