NOTICE OF AWARD OF CONTRACT

TO:
BENTLEY SYSTEMS, INC.
685 Stockton Drive
Exton, PA 19341

DATE ISSUED: June 10, 2014
CURRENT CONTRACT NO: 696-14
CONTRACT TITLE: WATERCAD/SEWERCAD

THIS IS A NOTICE OF AWARD OF CONTRACT AND NOT AN ORDER. NO WORK IS AUTHORIZED UNTIL THE VENDOR RECEIVES A VALID COUNTY PURCHASE ORDER ENCUMBERING CONTRACT FUNDS.

Your firm is awarded the above referenced contract. The contract term covered by this Notice of Award is effective IMMEDIATELY and expires on JUNE 10, 2016.

The contract documents consist of United States General Services Administration Contract No. GS-35F-0453L and any amendments thereto and this Notice of Award.

CONTRACT PRICING:
1. Refer to Contract No. GS-35F-0453L for pricing

ATTACHMENTS:
1. Contract No. GS-35F-0453L
2. RIDER AGREEMENT 696-14

EMPLOYEES NOT TO BENEFIT:
NO COUNTY EMPLOYEE SHALL RECEIVE ANY SHARE OR BENEFIT OF THIS CONTRACT NOT AVAILABLE TO THE GENERAL PUBLIC.

VENDOR CONTACT: Nate Bryans
EMAIL: nate.bryans@bentley.com
TELEPHONE NO.: 610-321-6428

COUNTY CONTACT: Gino Squarciafico
EMAIL: gsquarciafico@arlingtonva.us
TELEPHONE NO.: 703-228-7537

CONTRACT AUTHORIZATION

Angela Gaskins
Buyer

Date: 6/10/14

DISTRIBUTION

BID FOLDER: 1
THIS RIDER AGREEMENT (hereinafter "Agreement") is made, on the date of its execution by the County, between Bentley Systems, Incorporated, 685 Stockton Drive, Exton, PA 19341 ("Contractor"), a Delaware Corporation authorized to transact business in the Commonwealth of Virginia, and the County Board of Arlington County, Virginia ("County").

The County and the Contractor, for the consideration and quantities specified herein or specified in a County Purchase Order referencing this Agreement, agree as follows:

1. **CONTRACT DOCUMENTS**

The terms Contract and Contract Documents mean this Agreement and Contractor's United States General Services Administration Contract No. GS-35F-0453L, available at http://www.gsaelibrary.gsa.gov, together with any exhibits and amendments issued or applicable to Contract No. GS-35F-0453L (the "GSA Contract").

The Contractor desires to extend to the County the goods and services and the pricing set forth in the GSA Contract.

Where the terms and provisions of this Agreement vary from the terms and provisions of the other Contract Documents, the terms and provisions of this Agreement shall prevail over the other Contract Documents.

The Contract Documents set forth the entire agreement between the County and the Contractor. The County and the Contractor agree that no representative or agent of either of them has made any representation or promise with respect to the parties' agreement which is not contained in the Contract Documents.

2. **CONTRACT TERM**

The term of this Contract shall commence on the date of execution of this Agreement by the County and shall end on the second anniversary thereof or on June 10, 2016, whichever is first to occur ("Contract Term").

The Contract Term may be extended only by agreement of the parties in a writing signed by their respective authorized representatives.

3. **CONTRACT PRICING**

The County will pay the Contractor in accordance with the terms of the Payment paragraph below, at the unit prices set forth in the GSA Contract.

4. **SCOPE OF WORK**

The Contractor agrees to provide software support and maintenance for Bentley WaterCAD AutoCAD Iface/2000 Pipe software, Bentley SewerCAD Stand Alone/10 Pipes software, and Bentley SewerCAD Stand Alone Select 696-14
software, and such other goods or services specified in a purchase order or invoice issued pursuant to the Contract Documents, all of the foregoing in accord with terms and conditions set forth in the GSA Contract applicable to Term Software Licenses (Special Item Number 132-32), Perpetual Software Licenses (Special Item Number 132-33), and Maintenance (Special Item 132-34) of General Purpose Commercial Information Technology Software.

5. **PROJECT OFFICER**
   The performance of the Contractor is subject to the review and approval of the County Project Officer ("Project Officer"), who shall be appointed by the Director of the Arlington County department or agency requesting the work under the Contract Documents. However, it shall be the responsibility of the Contractor to manage the details of the execution and performance of its work pursuant to the Contract Documents.

6. **PAYMENT TERMS**
   Payment terms will be recorded by the County as Net thirty (30) days. The County will pay the Contractor within thirty (30) calendar days after the date of receipt of a correct, as determined by the Project Officer, invoice.

7. **PAYMENT OF SUBCONTRACTORS**
   The Contractor is obligated to take one of the two following actions within seven (7) days after receipt of amounts paid to the Contractor by the County for work performed by any subcontractor under this Contract:

   a. Pay the subcontractor for the proportionate share of the total payment received from the County attributable to the work performed by the subcontractor under this Contract; or

   b. Notify the County and the subcontractor, in writing, of the Contractor's intention to withhold all or a part of the subcontractor's payment with the reason for nonpayment.

   The Contractor is obligated to pay interest to the subcontractor on all amounts owed by the Contractor to the subcontractor that remain unpaid after seven (7) calendar days following receipt by the Contractor of payment from the County for work performed by the subcontractor under this Contract, except for amounts withheld as allowed in subsection b., above. Unless otherwise provided under the terms of this Contract, interest shall accrue at the rate of one percent (1%) per month.

   The Contractor shall include in each of its subcontracts, if any are permitted, a provision requiring each subcontractor to include or otherwise be subject to the same payment and interest requirements as those contained herein with respect to each lower-tier subcontractor.

   The Contractor's obligation to pay an interest charge to a subcontractor pursuant to this section may not be construed to be an obligation of the County. A Contract modification may not be made for the purpose of providing reimbursement for such interest charge. A cost reimbursement claim may not include any amount for reimbursement
for such interest charge.

8. NON-APPROPRIATION
All funds for payments by the County to the Contractor pursuant to this Contract are subject to the availability of an annual appropriation for this purpose by the County Board of Arlington County, Virginia. In the event of non-appropriation of funds by the County Board of Arlington County, Virginia for the goods or services provided under this Contract or substitutes for such goods or services which are as advanced or more advanced in their technology, the County will terminate the Contract, without termination charge or other liability to the County, on the last day of the then-current fiscal year or when the appropriation made for the then-current year for the services covered by this Contract is spent, whichever event occurs first. If funds are not appropriated at any time for the continuation of this Contract, cancellation will be accepted by the Contractor on thirty (30) days prior written notice, but failure to give such notice shall be of no effect and the County shall not be obligated under this Contract beyond the date of termination specified in the County's written notice.

9. COUNTY PURCHASE ORDER REQUIREMENT
County purchases are authorized only if a County Purchase Order is issued in advance of the transaction, indicating that the ordering agency has sufficient funds available to pay for the purchase. Such a Purchase Order is to be provided to the Contractor by the ordering agency. The County will not be liable for payment for any purchases made by its employees without appropriate purchase authorization issued by the County Purchasing Agent. If the Contractor provides goods or services without a signed County Purchase Order, it does so at its own risk and sole expense.

All County Purchase Orders must reference this Contract and the GSA Contract No. GS-35F-0453L.

10. EMPLOYMENT DISCRIMINATION BY CONTRACTOR PROHIBITED
During the performance of this Contract, the Contractor agrees as follows:

a. The Contractor will not discriminate against any employee or applicant for employment because of race, religion, color, sex, national origin, age, disability or any other basis prohibited by federal or Virginia law related to discrimination in employment except where there is a bona fide occupational qualification reasonably necessary or related to the normal operation of the Contractor. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause.

b. The Contractor, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, will state that the Contractor is an Equal Opportunity Employer.

c. Notices, advertisements and solicitations placed in accordance
with federal law, rule or regulation shall be deemed sufficient for the purpose of meeting the requirements of this section.

d. The Contractor will comply with the provisions of the Americans with Disabilities Act of 1990 which prohibits discrimination against individuals with disabilities in employment, and mandates their full participation in both publicly and privately-provided services and activities.

e. The Contractor will include the provisions of the foregoing paragraphs in every subcontract or purchase order of over $10,000.00, so that these provisions will apply to each subcontractor or vendor.

11. **EMPLOYMENT OF UNAUTHORIZED ALIENS PROHIBITED**
In accordance with § 2.2-4311.1 of the Code of Virginia, 1950, as amended, the Contractor acknowledges that it does not, and shall not during the performance of this Contract, knowingly employ an unauthorized alien as that term is defined in the federal Immigration Reform and Control Act of 1986.

12. **DRUG-FREE WORKPLACE TO BE MAINTAINED BY CONTRACTOR**
During the performance of this Contract, the Contractor agrees to (i) provide a drug-free workplace for the Contractor's employees; (ii) post in conspicuous places, available to employees and applicants for employment, a statement notifying employees that the unlawful manufacture, sale, distribution, dispensation, possession, or use of marijuana or any other controlled substance is prohibited in the Contractor's workplace, and specifying the actions that will be taken against employees for violations of such prohibition; (iii) state in all solicitations or advertisements for employees placed by or on behalf of the Contractor that the Contractor maintains a drug-free workplace; and (iv) include the provisions of the foregoing clauses in every subcontract or purchase order of over $10,000.00 relating to this Contract, so that the provisions will be binding upon each subcontractor or vendor.

For the purposes of this section, "drug-free workplace" means a site for the performance of work done in connection with a specific contract awarded to a contractor by Arlington County, the employees of whom are prohibited from engaging in the unlawful manufacture, sale, distribution, dispensation, possession or use of any controlled substance or marijuana during the performance of the contract.

13. **NOT USED**

14. **NOT USED**

15. **INDEMNIFICATION**
Contractor shall pay any damages finally awarded against the County based on a claim against The County that a Product which is developed and owned by Contractor infringes a third party’s copyright under the laws of a Berne Convention signatory country, or results in a misappropriation of a third party’s trade secret, in the Country where
the County has been authorized to place the Product subject to such claim into Production Use, if the County provides to Contractor: (a) prompt written notice of any such claim, (b) all available information and assistance, and (c) the opportunity to exercise sole control of the defense and settlement of any such claim. Contractor shall also have the right, at its expense, either to procure the right for the County to continue to use the Product or to replace or modify such Product so that it becomes non-infringing. If neither of the foregoing alternatives is available on terms that Contractor, in its sole discretion, deems desirable, the County shall, upon written request from Contractor, return to Contractor the allegedly infringing Product, in which event Contractor shall refund to the County the price paid by the County for each copy of such returned Product, less twenty percent (20%) for each elapsed year since the commencement of the license for such copy. Contractor shall have no liability and this indemnity shall not apply if the alleged infringement is contained in a Product which is not developed or owned by Contractor or is due to modification of the Product by the County or the combination, operation or use of a Product with other software that does not originate from Contractor or if the County is in breach of this Agreement. Contractor shall also have no liability, and this indemnity shall not apply, for the portion of any claim of infringement based on use of a superseded or altered release of a Product if the infringement would have been avoided by the use of a current, unaltered release of the Product. In no event shall Contractor’s liability hereunder to the County exceed the license fees paid by the County for the allegedly infringing Product. This Section 15 sets forth the County’s sole remedy for intellectual property infringement.

16. CONFIDENTIAL INFORMATION

(a) Each of Contractor and County understands and agrees that the other party (the "Proprieter") may, in connection with the provision or use of software and services hereunder, disclose to it (the "Recipient") confidential, proprietary, and technical information pertaining to the Proprieter’s products, services, operations, technology and business practices, including without limitation nonpublic personal information, personally identifiable health information, social security numbers, addresses, dates of birth, other contact information or medical information about a person, information pertaining to products, operations, systems, customers, prospective customers, techniques, intentions, processes, plans, and expertise (collectively “Confidential Information”). Recipient agrees to treat all Confidential Information in accordance with this Section 13.

(b) Recipient shall maintain the confidentiality of all Confidential Information. Recipient shall not reproduce or copy Confidential Information except as permitted in this Agreement or as may be expressly authorized in writing in advance by Proprieter. All such copies shall be marked by Recipient as proprietary and confidential information.

(c) Recipient shall only use Confidential Information in furtherance of this Agreement, and may disclose Confidential
Information only to those employees required to have knowledge of same to perform their duties pursuant to this Agreement. Recipient shall not disclose or make Confidential Information available to any third party at any time.

(d) Recipient shall treat Confidential Information with the same degree of care as it uses to protect its own confidential information, and in no case less than a reasonable degree of care.

(e) Upon the termination or non-renewal of this Agreement, Recipient shall return to Proprietor or, if so requested, destroy all Confidential Information in its possession.

(f) Recipient shall have no obligation of confidentiality with respect to any Confidential Information that (i) has entered the public domain other than through a breach of this Agreement, or (ii) has been rightfully obtained by Recipient from a third party with no obligation of confidentiality, or (iii) is previously known by Recipient as demonstrated by clear and convincing evidence, or (iv) is shown through proper documentation to have been developed independently by Recipient, or (v) is required to be disclosed under court or governmental order (in such case, Recipient shall provide reasonable advanced notice to Proprietor so as to afford Proprietor an opportunity, reasonable under the circumstances, to avoid or minimize disclosure by protective order or agreement or otherwise).

(g) Recipient shall promptly inform Proprietor upon knowledge of any actual or potential unauthorized use or disclosure of the Confidential Information.

(h) Except as otherwise provided by law, the obligations of Recipient set forth in this Section 13 shall survive termination or expiration of this Contract for a period of three (3) years.

17. ETHICS IN PUBLIC CONTRACTING
This Contract incorporates by reference Article 9 of the Arlington County Purchasing Resolution, as well as any Virginia or federal law related to ethics, conflicts of interest, or bribery, including, by way of illustration and not limitation, the Virginia State and Local Government Conflict of Interests Act (Code of Virginia § 2.2-3100 et seq.), the Virginia Governmental Frauds Act (Code of Virginia § 18.2-498.1 et seq.), and Articles 2 and 3 of Chapter 10 of Title 18.2 of the Code of Virginia, as amended (§ 18.2-438 et seq.). The Contractor certifies that its offer was made without collusion or fraud and that it has not offered or received any kickbacks or inducements from any other bidder, supplier, manufacturer, or subcontractor and that it has not conferred on any public employee having official responsibility for this procurement any payment, loan, subscription, advance, deposit of money, services, or anything of more than nominal value, present or promised unless consideration of substantially equal or greater value was exchanged.
18. **COUNTY EMPLOYEES**
No employee of the County shall be admitted to any share in any part of this Contract or to any benefit that may arise therefrom which is not available to the general public.

19. **AUTHORITY TO TRANSACT BUSINESS**
The Contractor shall, pursuant to Code of Virginia § 2.2-4311.2, be and remain authorized to transact business in the Commonwealth of Virginia during the Contract Term of this Contract. A contract entered into by a Contractor in violation of this requirement is voidable, without cost or expense, at the sole option of the County.

20. **RELATION TO THE COUNTY**
The Contractor is an independent contractor, and neither the Contractor nor its employees or subcontractors will, under any circumstances, be considered employees, servants or agents of the County. The County will not be legally responsible for any negligence or other wrongdoing by the Contractor, its employees, servants or agents. The County will not withhold from payments to the Contractor any federal or state unemployment taxes, federal or state income taxes, Social Security tax, or any other amounts for benefits to the Contractor or its employees, servants or agents. Furthermore, the County will not provide to the Contractor any insurance coverage or other benefits, including workers' compensation, normally provided by the County for its employees.

21. **AUDIT**
The Contractor agrees to retain all books, records and other documents related to this Contract for at least five (5) years after final payment. The County or its authorized agents shall have full access to and the right to examine any of the above documents during this period and during the Contract Term. If the Contractor wishes to destroy or dispose of records (including confidential records to which the County does not have ready access) within five (5) years after final payment, the Contractor shall notify the County at least thirty (30) days prior to such disposal, and if the County objects, shall not dispose of the records.

22. **ARLINGTON COUNTY PURCHASING RESOLUTION AND COUNTY POLICIES**
Notwithstanding any provision to the contrary herein, no provision of the Arlington County Purchasing Resolution or any applicable County policy is waived in whole or in part.

23. **DISPUTE RESOLUTION**
All disputes arising under this Agreement, or its interpretation, whether involving law or fact, extra work or extra compensation or time, and all claims for alleged breach of Contract shall be submitted in writing to the Project Officer for decision at the time of the occurrence or beginning of the work upon which the claim is based, whichever occurs first. Any such claims shall state the facts surrounding it in sufficient detail to identify it together with its character and scope. In accordance with the Arlington County Purchasing Resolution, claims denied by the Project Officer may be submitted to the County Manager in writing no later than sixty (60) days after final payment. The time limit for final written decision by
the County Manager in the event of a contractual dispute, as that term is defined in the Arlington County Purchasing Resolution, is fifteen (15) days. Procedures for considering contractual claims, disputes, administrative appeals, and protests are contained in the Purchasing Resolution, which is incorporated herein by reference. A copy of the Arlington County Purchasing Resolution is available upon request from the Office of the Purchasing Agent. The Contractor shall not cause a delay in the Work pending a decision of the Project Officer, County Manager, County Board, or a court.

24. **APPLICABLE LAW, FORUM, VENUE, AND JURISDICTION**
This Contract and the work performed hereunder shall be governed in all respects by the laws of the Commonwealth of Virginia, and the jurisdiction, forum, and venue for any litigation with respect hereto shall be in the Circuit Court for Arlington County, Virginia, and in no other court. In performing its work under this Contract, the Contractor shall comply with applicable federal, state, and local laws, ordinances and regulations.

25. **ARBITRATION**
It is expressly agreed that nothing under the Contract shall be subject to arbitration, and that any references to arbitration are expressly deleted from the Contract.

26. **NONEXCLUSIVITY OF REMEDIES**
All remedies available to the County under this Contract are cumulative, and no such remedy shall be exclusive of any other remedy available to the County at law or in equity.

27. **NO WAIVER**
The failure of either party to exercise in any respect a right provided for in this Contract shall not be deemed to be a subsequent waiver of the same right or any other right.

28. **SEVERABILITY**
The sections, paragraphs, sentences, clauses and phrases of this Contract are severable, and if any phrase, clause, sentence, paragraph or section of this Contract shall be declared invalid by a court of competent jurisdiction, such invalidity shall not affect any of the remaining phrases, clauses, sentences, paragraphs and sections of this Contract.

29. **NO WAIVER OF SOVEREIGN IMMUNITY**
Notwithstanding any other provision of this Contract, nothing in this Contract or any action taken by the County pursuant to this Contract shall constitute or be construed as a waiver of either the sovereign or governmental immunity of the County. The parties intend for this provision to be read as broadly as possible.

30. **SURVIVAL OF TERMS**
In addition to the numbered section in this Agreement which specifically state that the term or paragraph survives the expiration of termination of this Contract, the following sections if included in this Contract also survive: INDEMNIFICATION; RELATION TO COUNTY; AUDIT; AND CONFIDENTIAL INFORMATION.
31. **HEADINGS**
The section headings in this Contract are inserted only for convenience and are not to be construed as part of this Contract or a limitation on the scope of the particular section to which the heading precedes.

32. **AMBIGUITIES**
Each party and its counsel have participated fully in the review and revision of this Agreement. Any rule of construction to the effect that ambiguities are to be resolved against the drafting party shall not apply in interpreting this Agreement. The language in this Agreement shall be interpreted as to its fair meaning and not strictly for or against any party.

33. **NOTICES**
Unless otherwise provided herein, all notices and other communications required by this Contract shall be deemed to have been given when made in writing and either (a) delivered in person, (b) delivered to an agent, such as an overnight or similar delivery service, or (c) deposited in the United States mail, postage prepaid, certified or registered, addressed as follows:

**TO THE CONTRACTOR:**
General Counsel 685
Stockton Drive
Exton, Pennsylvania 19341

**TO THE COUNTY:**
Gino Squarciafico, Project Officer
2100 Clarendon Boulevard, Suite 813
Arlington, Virginia 22201

AND
Richard D. Warren, Jr., Purchasing Agent
Arlington County, Virginia
2100 Clarendon Boulevard, Suite 500
Arlington, Virginia 22201

34. **NON-DISCRIMINATION NOTICE**
Arlington County does not discriminate against faith-based organizations.

35. **NOT USED**

[Signatures to follow]
WITNESS these signatures:

THE COUNTY BOARD OF ARLINGTON COUNTY, VIRGINIA

AUTHORIZED SIGNATURE: [Signature]

NAME AND TITLE: Richard D. Warren, Jr.
TITLE: Purchasing Agent
DATE: 10/10/14

BENTLEY SYSTEMS, INCORPORATED

AUTHORIZED SIGNATURE: [Signature]

NAME AND TITLE: Tony Ierardo, Vice President
DATE: June 9, 2014
AUTHORIZED FEDERAL SUPPLY SERVICE
INFORMATION TECHNOLOGY SCHEDULE PRICELIST
GENERAL PURPOSE COMMERCIAL INFORMATION TECHNOLOGY
EQUIPMENT, SOFTWARE AND SERVICES

SIN 132-32 - TERM SOFTWARE LICENSES
FSC CLASS 7030 - INFORMATION TECHNOLOGY SOFTWARE
Large Scale Computers
Application Software
SIN 132-33 - PERPETUAL SOFTWARE LICENSES
FSC CLASS 7030 - INFORMATION TECHNOLOGY SOFTWARE
Large Scale Computers
Application Software
Microcomputers
Application Software
SIN 132-34 - MAINTENANCE OF SOFTWARE
SIN 132-50 - TRAINING COURSES FOR INFORMATION TECHNOLOGY EQUIPMENT AND SOFTWARE (FPDS Code U012)
SIN 132-61 - INFORMATION TECHNOLOGY (IT) PROFESSIONAL SERVICES
FPDS Code D301 IT Facility Operation and Maintenance
FPDS Code D302 IT Systems Development Services
FPDS Code D306 IT Systems Analysis Services
FPDS Code D307 Automated Information Systems Design and Integration Services
FPDS Code D308 Programming Services
FPDS Code D310 IT Backup and Security Services
FPDS Code D311 IT Data Conversion Services
FPDS Code D313 Computer Aided Design/Computer Aided Manufacturing (CAD/CAM) Services
FPDS Code D316 IT Network Management Services
FPDS Code D317 Automated News Services, Data Services, or Other Information Services
FPDS Code D399 Other Information Technology Services, Not Elsewhere Classified

Note 1: All non-professional labor categories must be incidental to and used solely to support hardware, software and/or professional services, and cannot be purchased separately.

Note 2: Offerors and Agencies are advised that the Group 70 - Information Technology Schedule is not to be used as a means to procure services which properly fall under the Brooks Act. These services include, but are not limited to, architectural, engineering, mapping, cartographic production, remote sensing, geographic information systems, and related services. FAR 36.6 distinguishes between mapping services of an A/E nature and mapping services which are not connected nor incidental to the traditionally accepted A/E Services.

Note 3: This solicitation is not intended to solicit for the reselling of IT Professional Services, except for the provision of implementation, maintenance, integration, or training services in direct support of a product. Under such circumstances the services must be performance by the publisher or manufacturer or one of their authorized agents.

BENTLEY SYSTEMS, INCORPORATED
685 Stockton Drive
Exton, PA 19341-0678
Phone: 610.321.6300
Fax: 610.458-3181
www.bentley.com

Contract Number: GS-35F-0453L
Period Covered by Contract: June 11, 2006 through June 10, 2016
General Services Administration
Federal Supply Service
Pricelist current through Modification #90
Effective date current through November 29, 2013

Products and ordering information in this Authorized FSS Information Technology Schedule Pricelist are also available on the GSA Advantage! System. Agencies can browse GSA Advantage! by accessing the Federal Supply Service’s Home Page via the Internet at http://www.fsp.gsa.gov/
# TABLE OF CONTENTS

INFORMATION FOR ORDERING ACTIVITIES APPLICABLE TO ALL SPECIAL ITEM NUMBERS...........3

TERMS AND CONDITIONS APPLICABLE TO TERM SOFTWARE LICENSE (SPECIAL ITEM 132-32), PERPETUAL SOFTWARE LICENSE (SPECIAL ITEM 132-33) AND MAINTENANCE (SPECIAL ITEM 132-34) OF GENERAL PURPOSE COMMERCIAL INFORMATION TECHNOLOGY SOFTWARE .....................11

TERMS AND CONDITIONS APPLICABLE TO PURCHASE OF TRAINING COURSES FOR GENERAL PURPOSE INFORMATION TECHNOLOGY EQUIPMENT AND SOFTWARE (SPECIAL ITEM 132-50)............16

TERMS AND CONDITIONS APPLICABLE TO INFORMATION TECHNOLOGY (IT) PROFESSIONAL SERVICES (SPECIAL ITEM NUMBER 132-51)..............................................................................................................................18

USA COMMITMENT TO PROMOTE SMALL BUSINESS PARTICIPATION PROCUREMENT PROGRAMS ..........................................................................................................................................................................................22

BLANKET PURCHASE AGREEMENT (BPA) ..............................................................................................23

BPA FORMAT GUIDELINES ..................................................................................................................24

CONTRACTOR TEAM ARRANGEMENTS ..............................................................................................26

BENTLEY SYSTEMS INC.'S LABOR CATEGORY DESCRIPTIONS ............................................................27

BENTLEY SYSTEMS INC.'S GSA FSS AUTHORIZED IT SCHEDULE PRICELIST ...............................35
SPECIAL NOTICE TO AGENCIES: Small Business Participation

SBA strongly supports the participation of small business concerns in the Federal Supply Schedules Program. To enhance Small Business Participation SBA policy allows agencies to include in their procurement base and goals, the dollar value of orders expected to be placed against the Federal Supply Schedules, and to report accomplishments against these goals.

For orders exceeding the micro purchase threshold, FAR 8.404 requires agencies to consider the catalogs/pricelists of at least three schedule contractors or consider reasonably available information by using the GSA Advantage!™ on-line shopping service (www.fss.gsa.gov). The catalogs/pricelists, GSA Advantage!™ and the Federal Supply Service Home Page (www.fss.gsa.gov) contains information on a broad array of products and services offered by small business concerns.

This information should be used as a tool to assist ordering activities in meeting or exceeding established small business goals. It should also be used as a tool to assist in including small, small disadvantaged, and women-owned small businesses among those considered when selecting pricelists for a best value determination. For orders exceeding the micropurchase threshold, customers are to give preference to small business concerns when two or more items at the same delivered price will satisfy their requirement.

1. GEOGRAPHIC SCOPE OF CONTRACT
   The Geographic Scope of Contract will be domestic delivery only.

   Domestic delivery is delivery within the 48 contiguous states, Alaska, Hawaii, Puerto Rico, Washington, DC, and U.S. Territories. Domestic delivery also includes a port or consolidation point, within the aforementioned areas, for orders received from overseas activities.

2. CONTRACTOR'S ORDERING ADDRESS
   Bentley Systems, Incorporated
   685 Stockton Drive
   Exton, PA 19341-0678

   CONTRACTOR'S SERVICE AREA
   All Ordering agency locations within the scope of the contract.

   CONTRACTOR'S PAYMENT ADDRESS
   Bentley Systems, Incorporated
   685 Stockton Drive
   Exton, PA 19341-0678
   Attn: Accounts Receivables

   Contractors are required to accept credit cards for payments equal to or less than the micro-purchase threshold for oral or written delivery orders. Credit cards will be acceptable for payment above the micro-purchase threshold. In addition, bank account information for wire transfer payments will be shown on the invoice.

   The following telephone number(s) can be used by ordering activities to obtain technical and/or ordering assistance:
   (p) 610.321.6300
3. LIABILITY FOR INJURY OR DAMAGE
The Contractor shall not be liable for any injury to ordering activity personnel or damage to ordering activity property arising from the use of equipment maintained by the Contractor, unless such injury or damage is due to the fault or negligence of the Contractor.

4. STATISTICAL DATA FOR ORDERING AGENCY ORDERING OFFICE COMPLETION OF STANDARD FORM 279
Block 9: G. Order/Modification Under Federal Schedule
Block 16: Data Universal Numbering System (DUNS) Number: 12-109-7651
Block 30: Type of Contractor - C. Large Business
Block 31: Woman-Owned Small Business - No
Block 37: Contractor's Taxpayer Identification Number (TIN): 95-3936626
Block 40: Veteran Owned Small Business (VOSB): No
4a. CAGE Code: 05FD8
4b. Contractor has registered with the System for Award Management Database.

5. FOB DESTINATION

6. DELIVERY SCHEDULE
a. TIME OF DELIVERY: The Contractor shall deliver to destination within the number of calendar days after receipt of order (ARO), as set forth below:

<table>
<thead>
<tr>
<th>SPECIAL ITEM NUMBER</th>
<th>DELIVERY TIME (Days ARO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>132-32</td>
<td>7 Days ARO</td>
</tr>
<tr>
<td>132-33</td>
<td>7 Days ARO</td>
</tr>
<tr>
<td>132-34</td>
<td>As negotiated between ordering agency and contractor</td>
</tr>
<tr>
<td>132-50</td>
<td>As negotiated between ordering agency and contractor</td>
</tr>
<tr>
<td>132-51</td>
<td>As negotiated between ordering agency and contractor</td>
</tr>
</tbody>
</table>

b. URGENT REQUIREMENTS: When the Federal Supply Schedule contract delivery period does not meet the bona fide urgent delivery requirements of an ordering activity, ordering activities are encouraged, if time permits, to contact the Contractor for the purpose of obtaining accelerated delivery. The Contractor shall reply to the inquiry within 3 workdays after receipt. (Telephonic replies shall be confirmed by the Contractor in writing.) If the Contractor offers an accelerated delivery time acceptable to the ordering activity, any order(s) placed pursuant to the agreed upon accelerated delivery time frame shall be delivered within this shorter delivery time and in accordance with all other terms and conditions of the contract.

7. DISCOUNTS
Prices shown are NET Prices; Basic Discounts have been deducted.
A. Prompt Payment: 0%-30 days from receipt of invoice or date of acceptance, whichever is later.
B. Quantity: None
C. **Dollar Volume:** Earned Volume Discount (where applicable)

Bentley has established pricing structures to ensure that subscribers will receive the same pricing benefits based on their total business activity with Bentley. Subscribers receive discounts in relation to the total volume of business that they conduct with Bentley. Bentley has developed a discount table (the "Earned Volume Discount Schedule") which illustrates the applicable discount percentage based on the total expenditure from the subscriber organization.

** Earned Volume Discount Schedule **
** Effective December 1, 2009 **

**Earned Volume Discounts are applied to the GSA Price.**

<table>
<thead>
<tr>
<th>From</th>
<th>To</th>
<th>All Subscriptions Product A &amp; Product B</th>
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</tbody>
</table>

* Annual Business Activity is determined by the sum of:
  * Prior 52 weeks of perpetual licenses purchased at product list price
  * Prior 52 weeks of gross SELECT Program Fees
  * Prior 52 weeks of gross Product and Portfolio Subscription License Fees
  * Expenditures on Training and Services do not contribute to the Annual Business Activity

The discount for annual SELECT Fees is fixed for the duration of the contract period. The discount for new Perpetual License purchases and Term License subscriptions may increase or decrease each week based on the Annual Business Activity for the prior 52 weeks.

D. Government Educational Institutions: Receive the same discounts as all other Ordering Activities

E. Other: None

8. **TRADE AGREEMENTS ACT OF 1979, AS AMENDED**

All items are U.S. made end products, designated country end products, Caribbean Basin country end products, Canadian end products, or Mexican end products as defined in the Trade Agreements Act of 1979, as amended.
9. STATEMENT CONCERNING AVAILABILITY OF EXPORT PACKING

10. SMALL REQUIREMENTS
    The minimum dollar value of orders to be issued is $2,500.

11. MAXIMUM ORDER (All dollar amounts are exclusive of any discount for prompt payment.)
    A. The Maximum Order value for the following Special Item Numbers (SINs) is $500,000:
       Special Item Number 132-32 - Term Software Licenses
       Special Item Number 132-33 - Perpetual Software Licenses
       Special Item Number 132-34 - Maintenance of Software
       Special Item Number 132-51 - Information Technology (IT) Professional Services
    B. The Maximum Order value for the following Special Item Numbers (SINs) is $25,000:
       Special Item Number 132-50 - Training Courses

12. ORDERING PROCEDURES FOR FEDERAL SUPPLY SCHEDULE CONTRACTS
    Ordering activities shall use the ordering procedures of Federal Acquisition Regulation (FAR) 8.405 when
    placing an order or establishing a BPA for supplies or services. These procedures apply to all schedules.
    a. FAR 8.405-1 Ordering procedures for supplies, and services not requiring a statement of work.
    b. FAR 8.405-2 Ordering procedures for services requiring a statement of work.

13. FEDERAL INFORMATION TECHNOLOGY/TELECOMMUNICATION STANDARDS
    REQUIREMENTS
    Ordering activities acquiring products from this Schedule must comply with the provisions of the Federal
    Standards Program, as appropriate (reference: NIST Federal Standards Index). Inquiries to determine
    whether or not specific products listed herein comply with Federal Information Processing Standards (FIPS)
    or Federal Telecommunication Standards (FED-STDs), which are cited by ordering activities, shall be
    responded to promptly by the Contractor.

13.1 FEDERAL INFORMATION PROCESSING STANDARDS PUBLICATIONS (FIPS PUBS)
    Information Technology products under this Schedule that do not conform to Federal Information
    Processing Standards (FIPS) should not be acquired unless a waiver has been granted in accordance with
    the applicable "FIPS Publication." Federal Information Processing Standards Publications (FIPS PUBS)
    are issued by the U.S. Department of Commerce, National Institute of Standards and Technology (NIST),
    pursuant to National Security Act. Information concerning their availability and applicability should be
    obtained from the National Technical Information Service (NTIS), 5285 Port Royal Road, Springfield,
    Virginia 22161. FIPS PUBS include voluntary standards when these are adopted for Federal use.
    Individual orders for FIPS PUBS should be referred to the NTIS Sales Office, and orders for subscription
    service should be referred to the NTIS Subscription Officer, both at the above address, or telephone number
    (703) 487-4650.

13.2 FEDERAL TELECOMMUNICATION STANDARDS (FED-STDs)
    Telecommunication products under this Schedule that do not conform to Federal Telecommunication
    Standards (FED-STDs) should not be acquired unless a waiver has been granted in accordance with the
    applicable "FED-STD." Federal Telecommunication Standards are issued by the U.S. Department of
    Commerce, National Institute of Standards and Technology (NIST), pursuant to National Security Act.
    Ordering information and information concerning the availability of FED-STDs should be obtained from
    the GSA, Federal Supply Service, Specification Section, 470 East L’Enfant Plaza, Suite 8100, SW,
    Washington, DC 20407, telephone number (202)619-8925. Please include a self-addressed mailing label
    when requesting information by mail. Information concerning their applicability can be obtained by writing
    or calling the U.S. Department of Commerce, National Institute of Standards and Technology.
    Gaithersburg, MD 20899, telephone number (301)975-2833.
14. CONTRACTOR TASKS / SPECIAL REQUIREMENTS (C-FSS-370) (NOV 2001)

(a) Security Clearances: The Contractor may be required to obtain/possess varying levels of security clearances in the performance of orders issued under this contract. All costs associated with obtaining/possessing such security clearances should be factored into the price offered under the Multiple Award Schedule.

(b) Travel: The Contractor may be required to travel in performance of orders issued under this contract. Allowable travel and per diem charges are governed by Pub L. 99-234 and FAR Part 31, and are reimbursable by the ordering agency or can be priced as a fixed price item on orders placed under the Multiple Award Schedule. The Industrial Funding Fee does NOT apply to travel and per diem charges.

NOTE: Refer to FAR Part 31.205-46 Travel Costs, for allowable costs that

c) Certifications, Licenses and Accreditations: As a commercial practice, the Contractor may be required to obtain/possess any variety of certifications, licenses and accreditations for specific FSC/service code classifications offered. All costs associated with obtaining/possessing such certifications, licenses and accreditations should be factored into the price offered under the Multiple Award Schedule program.

(d) Insurance: As a commercial practice, the Contractor may be required to obtain/possess insurance coverage for specific FSC/service code classifications offered. All costs associated with obtaining/possessing such insurance should be factored into the price offered under the Multiple Award Schedule program.

(e) Personnel: The Contractor may be required to provide key personnel, resumes or skill category descriptions in the performance of orders issued under this contract. Ordering activities may require agency approval of additions or replacements to key personnel.

(f) Organizational Conflicts of Interest: Where there may be an organizational conflict of interest as determined by the ordering agency, the Contractor’s participation in such order may be restricted in accordance with FAR Part 9.5.

(g) Documentation/Standards: The Contractor may be requested to provide products or services in accordance with rules, regulations, OMB orders, standards and documentation as specified by the agency’s order.

(h) Data/Deliverable Requirements: Any required data/deliverables at the ordering level will be as specified or negotiated in the agency’s order.

(i) Government-Furnished Property: As specified by the agency’s order, the Government may provide property, equipment, materials or resources as necessary.

(j) Availability of Funds: Many Government agencies’ operating funds are appropriated for a specific fiscal year. Funds may not be presently available for any orders placed under the contract or any option year. The Government’s obligation on orders placed under this contract is contingent upon the availability of appropriated funds from which payment for ordering purposes can be made. No legal liability on the part of the Government for any payment may arise until funds are available to the ordering Contracting Officer.

(k) Overtime: For professional services, the labor rates in the Schedule should not vary by virtue of the Contractor having worked overtime. For services applicable to the Service Contract Act (as identified in the Schedule), the labor rates in the Schedule will vary as governed by labor laws (usually assessed a time and a half of the labor rate).

15. CONTRACT ADMINISTRATION FOR ORDERING ACTIVITIES

Any ordering activity, with respect to any one or more delivery orders placed by it under this contract, may exercise the same rights of termination as might the GSA Contracting Officer under provisions of FAR 52.212-4, paragraphs (l) Termination for the ordering activity’s convenience, and (m) Termination for Cause (See C.1.)

16. GSA Advantage!

GSA Advantage! is an on-line, interactive electronic information and ordering system that provides on-line access to vendors’ schedule prices with ordering information. GSA Advantage! will allow the user to perform various searches across all contracts including, but not limited to:

1. Manufacturer;
2. Manufacturer’s Part Number; and
3. Product categories.

Agencies can browse GSA Advantage! by accessing the Internet World Wide Web utilizing a browser (ex.: NetScape). The Internet address is http://www.fss.gsa.gov/.
17. **PURCHASE OF OPEN MARKET ITEMS**

NOTE: Open Market Items are also known as incidental items, noncontract items, non-Schedule items, and items not on a Federal Supply Schedule contract. ODCs (Other Direct Costs) are not part of this contract and should be treated as open market purchases. Ordering Activities procuring open market items must follow FAR 8.401(d).

For administrative convenience, an ordering activity contracting officer may add items not on the Federal Supply Multiple Award Schedule (MAS) -- referred to as open market items -- to a Federal Supply Schedule blanket purchase agreement (BPA) or an individual task or delivery order, only if:

1. All applicable acquisition regulations pertaining to the purchase of the items not on the Federal Supply Schedule have been followed (e.g., publicizing (Part 5), competition requirements (Part 6), acquisition of commercial items (Part 12), contracting methods (Parts 13, 14, and 15), and small business programs (Part 19));

2. The ordering activity contracting officer has determined the price for the items not on the Federal Supply Schedule is fair and reasonable;

3. The items are clearly labeled on the order as items not on the Federal Supply Schedule; and

4. All clauses applicable to items not on the Federal Supply Schedule are included in the order.

18. **CONTRACTOR COMMITMENTS, WARRANTIES AND REPRESENTATIONS**

a. For the purpose of this contract, commitments, warranties and representations include, in addition to those agreed to for the entire schedule contract:

1. Time of delivery/installation quotations for individual orders;

2. Technical representations and/or warranties of products concerning performance, total system performance and/or configuration, physical, design and/or functional characteristics and capabilities of a product/equipment/service/software package submitted in response to requirements which result in orders under this schedule contract.

3. Any representations and/or warranties concerning the products made in any literature, description, drawings and/or specifications furnished by the Contractor.

b. The above is not intended to encompass items not currently covered by the GSA schedule contract.

19. **OVERSEAS ACTIVITIES**

The terms and conditions of this contract shall apply to all orders for installation, maintenance and repair of equipment in areas listed in the pricelist outside the 48 contiguous states and the District of Columbia, except as indicated below:

N/A

Upon request of the Contractor, the ordering activity may provide the Contractor with logistics support, as available, in accordance with all applicable ordering activity regulations. Such ordering activity support will be provided on a reimbursable basis, and will only be provided to the Contractor’s technical personnel whose services are exclusively required for the fulfillment of the terms and conditions of this contract.

20. **BLANKET PURCHASE AGREEMENTS (BPAs)**

The use of BPAs under any schedule contract to fill repetitive needs for supplies or services is allowable. BPAs may be established with one or more schedule contractors. The number of BPAs to be established is within the discretion of the ordering activity establishing the BPA and should be based on a strategy that is
expected to maximize the effectiveness of the BPA(s). Ordering activities shall follow FAR 8.405-3 when creating and implementing BPA(s).

21. CONTRACTOR TEAM ARRANGEMENTS
Contractors participating in contractor team arrangements must abide by all terms and conditions of their respective contracts. This includes compliance with Clauses 552.238-74, Industrial Funding Fee and Sales Reporting, i.e., each contractor (team member) must report sales and remit the IFF for all products and services provided under its individual contract.

22. INSTALLATION, DEINSTALLATION, REINSTALLATION
The Davis-Bacon Act (40 U.S.C. 276a-276a-7) provides that contracts in excess of $2,000 to which the United States or the District of Columbia is a party for construction, alteration, or repair (including painting and decorating) of public buildings or public works with the United States, shall contain a clause that no laborer or mechanic employed directly upon the site of the work shall receive less than the prevailing wage rates as determined by the Secretary of Labor. The requirements of the Davis-Bacon Act do not apply if the construction work is incidental to the furnishing of supplies, equipment, or services. For example, the requirements do not apply to simple installation or alteration of a public building or public work that is incidental to furnishing supplies or equipment under a supply contract. However, if the construction, alteration or repair is segregable and exceeds $2,000, then the requirements of the Davis-Bacon Act applies.

The ordering activity issuing the task order against this contract will be responsible for proper administration and enforcement of the Federal labor standards covered by the Davis-Bacon Act. The proper Davis-Bacon wage determination will be issued by the ordering activity at the time a request for quotations is made for applicable construction classified installation, deinstallation, and reinstallation services under SIN 132-8.

23. SECTION 508 COMPLIANCE
I certify that in accordance with 508 of the Rehabilitation Act of 1973, as amended (29 U.S.C. 794d), FAR 39.2, and the Architectural and Transportation Barriers Compliance Board Electronic and Information Technology (EIT) Accessibility Standards (36 CFR 1194) General Services Administration (GSA), that all IT hardware/software/services are 508 compliant.

*See www.bentley.com for details

The offeror is required to submit with its offer a designated area on its website that outlines the Voluntary Product Accessibility Template (VPAT) or equivalent qualification, which ultimately becomes the Government Product Accessibility Template (GPAT). Section 508 compliance information on the supplies and services in this contract are available at the following website address (URL): www.bentley.com

The EIT standard can be found at: www.Section508.gov/.

24. PRIME CONTRACTOR ORDERING FROM FEDERAL SUPPLY SCHEDULES
Prime Contractors (on cost reimbursement contracts) placing orders under Federal Supply Schedules, on behalf of an ordering activity, shall follow the terms of the applicable schedule and authorization and include with each order—

(a) A copy of the authorization from the ordering activity with whom the contractor has the prime contract (unless a copy was previously furnished to the Federal Supply Schedule contractor); and

(b) The following statement:
“This order is placed under written authorization from ________ dated ________. In the event of any inconsistency between the terms and conditions of this order and those of your Federal Supply Schedule contract, the latter will govern.”

25. INSURANCE—WORK ON A GOVERNMENT INSTALLATION (JAN 1997)(FAR 52.228-5)

Bentley Systems, Inc. GS-35F-0453L Page 9
610.321.6300
(a) The Contractor shall, at its own expense, provide and maintain during the entire performance of this contract, at least the kinds and minimum amounts of insurance required in the Schedule or elsewhere in the contract.

(b) Before commencing work under this contract, the Contractor shall notify the Contracting Officer in writing that the required insurance has been obtained. The policies evidencing required insurance shall contain an endorsement to the effect that any cancellation or any material change adversely affecting the Government's interest shall not be effective—

(1) For such period as the laws of the State in which this contract is to be performed prescribe; or

(2) Until 30 days after the insurer or the Contractor gives written notice to the Contracting Officer, whichever period is longer.

(c) The Contractor shall insert the substance of this clause, including this paragraph (c), in subcontracts under this contract that require work on a Government installation and shall require subcontractors to provide and maintain the insurance required in the Schedule or elsewhere in the contract. The Contractor shall maintain a copy of all subcontractors' proofs of required insurance, and shall make copies available to the Contracting Officer upon request.

26. SOFTWARE INTEROPERABILITY
Offerors are encouraged to identify within their software items any component interfaces that support open standard interoperability. An item's interface may be identified as interoperable on the basis of participation in a Government agency-sponsored program or in an independent organization program. Interfaces may be identified by reference to an interface registered in the component registry located at http://www.core.gov.

27. ADVANCE PAYMENTS
A payment under this contract to provide a service or deliver an article for the United States Government may not be more than the value of the service already provided or the article already delivered. Advance or pre-payment is not authorized or allowed under this contract. (31 U.S.C. 3324)
TERMS AND CONDITIONS APPLICABLE TO
TERM SOFTWARE LICENSES (SPECIAL ITEM NUMBER 132-32),
PERPETUAL SOFTWARE LICENSES (SPECIAL ITEM NUMBER 132-33) AND
MAINTENANCE (SPECIAL ITEM NUMBER 132-34) OF GENERAL PURPOSE
COMMERCIAL INFORMATION TECHNOLOGY SOFTWARE

1. INSPECTION/Acceptance
   The Contractor shall only tender for acceptance those items that conform to the requirements of this contract. The ordering activity reserves the right to inspect or test any software that has been tendered for acceptance. The ordering activity may require repair or replacement of nonconforming software at no increase in contract price. The ordering activity must exercise its post acceptance rights (1) within a reasonable time after the defect was discovered or should have been discovered; and (2) before any substantial change occurs in the condition of the software, unless the change is due to the defect in the software.

2. GUARANTEE/WARRANTY
   a. Unless specified otherwise in this contract, the Contractor’s standard commercial guarantee/warranty as stated in the contract’s commercial price list will apply to this contract.

   1. Limited Warranty to Subscriber. Except for Products licensed as “No-Charge” licenses, which are provided to Subscriber “AS-IS” and without warranty of any kind, Bentley hereby warrants for the benefit only of Subscriber that (a) for a period of ninety (90) days (“Warranty Period”) from the date of delivery to Subscriber of a Serial Number or Product, as the case may be, the Product shall, under normal use, operate in substantial conformance with the functional specifications set forth in the Document Set applicable to such Product, and (b) for a period of ninety (90) days from the date of delivery, other products and materials furnished by Bentley to Subscriber shall, under normal use, operate in substantial conformance with the Bentley documentation applicable to such products and materials. If any modifications, enhancements or changes are made by Subscriber or at Subscriber’s direction to the Products; if the Products are reverse-engineered, decompiled or disassembled; or if Subscriber breaches the terms of this Agreement, then the warranties in this section shall be immediately terminated. This limited warranty gives Subscriber specific legal rights, Subscriber may have other rights which may vary from state/jurisdiction to state/jurisdiction.

   2. Exclusion of Warranties. THE WARRANTIES STATED IN THIS SECTION ARE BENTLEY’S SOLE AND EXCLUSIVE WARRANTIES PERTAINING TO THE PRODUCTS, SELECT SUPPORT SERVICES AND OTHER MATERIALS AND SERVICES LICENSED, DELIVERED OR OTHERWISE FURNISHED BY BENTLEY UNDER THIS AGREEMENT. BENTLEY DOES NOT WARRANT THAT THE PRODUCTS, SELECT SUPPORT SERVICES, OR ANY OTHER SERVICE OR MATERIALS WILL MEET SUBSCRIBER’S REQUIREMENTS, BE FREE FROM VIRUSES OR OPERATE UNINTERRUPTED OR ERROR FREE. BENTLEY HEREBY DISCLAIMS ALL OTHER WARRANTIES EITHER STATUTORY, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, WARRANTIES AGAINST NON-INFRINGEMENT AND THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THESE EXCLUSIONS MAY NOT APPLY TO SUBSCRIBER AS SOME STATES/JURISDICTION DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES.

   3. Exclusive Remedy. The entire liability of Bentley and the sole and exclusive remedy of Subscriber shall be, in Bentley’s sole and absolute discretion, (i) to repair or replace a Product or other materials in breach of the foregoing warranties, (ii) to advise Subscriber how to achieve the same functionality with the Product as described in the Document Set through a
procedure different from that set forth in the Document Set, or (iii) to return the purchase price or fees paid therefore, where written notice of such breach, specifying the defect, is furnished to Bentley during the Warranty Period. Repaired, corrected, or replaced Products and Document Sets shall be covered by this limited warranty for ninety (90) days after the date: (a) of shipment to Subscriber of the repaired or replaced Products and Document Sets, or (b) Bentley advised Subscriber how to operate the Products so as to achieve the functionality described in the Document Sets.

4. Exclusion of Damages. IN NO EVENT SHALL BENTLEY AND ITS LICENSORS AND SUPPLIERS BE LIABLE TO SUBSCRIBER FOR ANY INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES, REGARDLESS OF THE NATURE OF THE CLAIM, INCLUDING WITHOUT LIMITATION LOST PROFITS, COSTS OF DELAY, INTERRUPTION OF BUSINESS, LOSS OF USE, INABILITY TO ACCESS ONLINE SERVICES, ANY FAILURE OF DELIVERY, COSTS OF LOST OR DAMAGED DATA OR DOCUMENTATION, OR LIABILITIES TO THIRD PARTIES ARISING FROM ANY SOURCE, EVEN IF BENTLEY HAS BEEN ADVISED, KNEW OR SHOULD HAVE KNOWN OF THE POSSIBILITY OF SUCH DAMAGES OR CLAIMS. BECAUSE SOME STATES/JURISDICTIONS DO NOT ALLOW FOR THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO SUBSCRIBER.

5. Disclaimer. Subscriber acknowledges that the Products are not fault-tolerant and have not been designed, manufactured or intended for use and will not be used in the development of weapons of mass destruction, as on-line control equipment in hazardous environments requiring fail-safe performance, such as in the operation of nuclear facilities, aircraft navigation or communication systems, air traffic control, direct life support machines, or weapons systems, in which the failure of the Products could lead directly to death, personal injury, or severe physical or environmental damage. Subscriber further acknowledges that the Products are not substitutes for Subscriber’s professional judgment, and accordingly, neither Bentley nor its licensors or suppliers are responsible for Subscriber’s use of the Products or the results obtained from such use. The Products are intended only to assist Subscriber in its business, and are not meant to be substitutes for Subscriber’s independent testing and verification of stress, safety, utility or other design parameters.

6. Limitation of Bentley Liability. IN THE EVENT THAT, NOTWITHSTANDING SECTIONS 4.01, 4.02, 4.03, 4.04 AND 4.05 OF THIS EXHIBIT B, BENTLEY IS FOUND LIABLE FOR DAMAGES BASED ON ANY BREACH, DEFECT, DEFICIENCY OR NON-COMFORMITY IN A PRODUCT, IN SELECT SUPPORT SERVICES, OR IN ANY OTHER SERVICE OR MATERIALS, AND REGARDLESS OF WHETHER ANY REMEDY SET FORTH HEREBIN FAILS OF ITS ESSENTIAL PURPOSE BY LAW, BENTLEY’S CUMULATIVE LIABILITY HEREUNDER SHALL NOT EXCEED THE PRICE PAID BY SUBSCRIBER FOR (i) SUCH PRODUCT, (ii) A ONE-YEAR SUBSCRIPTION TO THE SELECT PROGRAM, OR (iii) SUCH OTHER DEFECTIVE SERVICE OR MATERIALS, AS THE CASE MAY BE. THE PROVISIONS OF THIS AGREEMENT ALLOCATE THE RISKS BETWEEN BENTLEY AND SUBSCRIBER. BENTLEY’S PRICING REFLECTS THIS ALLOCATION OF RISK AND THE LIMITATION OF LIABILITY SPECIFIED HEREIN.

b. The Contractor warrants and implies that the items delivered hereunder are merchantable and fit for use for the particular purpose described in this contract.

c. Limitation of Liability. Except as otherwise provided by an express or implied warranty, the Contractor will not be liable to the ordering activity for consequential damages resulting from any defect or deficiencies in accepted items.
3. **TECHNICAL SERVICES**

The Contractor, without additional charge to the ordering activity, shall provide a hot line technical support number 1.800.bentley for the purpose of providing user assistance and guidance in the implementation of the software. The technical support number is available from 9:00AM to 5:30PM.

4. **SOFTWARE MAINTENANCE**

   a. **Software Maintenance as a Product (SIN 132-32 or SIN 132-33)**

Software maintenance as a product includes the publishing of bug/defect fixes via patches and updates/upgrades in function and technology to maintain the operability and usability of the software product. It may also include other no charge support that are included in the purchase price of the product in the commercial marketplace. No charge support includes items such as user blogs, discussion forums, on-line help libraries and FAQs (Frequently Asked Questions), hosted chat rooms, and limited telephone, email and/or web-based general technical support for user's self diagnostics.

Software maintenance as a product does NOT include the creation, design, implementation, integration, etc. of a software package. These examples are considered software maintenance as a service.

Software Maintenance as a product is billed at the time of purchase.

   **The Bentley SELECT Program is a subscription service that provides multiple benefits to the end-user organization. To remain eligible for these benefits, the user must fulfill the obligations of the program. The benefits and obligations of the program are described below.**

   **When perpetual licenses are covered under the SELECT Program, the license grant for each covered license is enhanced. Eligible perpetual licenses covered under SELECT become “concurrent-use” licenses for as long as the licenses are covered under SELECT and the user’s account remains in good standing. Licenses not covered under SELECT are “node-locked” licenses and may only be installed on a single computer and used by one person at a time. The use of Licenses not covered under SELECT is governed by the End User License Agreement delivered with each software product.**

Licenses covered under SELECT are eligible to receive all released software updates from Bentley. Software updates are delivered via Bentley’s website for SELECT Subscribers and it is the responsibility of the user to download the software or request a CD delivery. Software updates are not automatically delivered to each end-user. Users may subscribe to Bentley’s notification service to be notified when new updates or upgrades are available.

   **Users covering licenses under the SELECT Program agree to cover all of their perpetual licenses under SELECT. It is not permissible to cover 1 license under SELECT and download and install available software updates or upgrades for licenses not covered under SELECT.**

   **If a user has licenses that were previously covered under SELECT, and the SELECT coverage was discontinued, and the user wishes to resume SELECT coverage, the fees for the period of time that the coverage was discontinued must be paid in order to resume SELECT coverage.**

   **Term Software Licenses are eligible for all of the benefits of SELECT, and the Term license fees are inclusive of fees associated with SELECT benefits.**

   **Fees for Term Licenses and SELECT Program Coverage are payable in advance as these are both subscription services.**

   b. **Invoices for maintenance service shall be submitted by the Contractor on a quarterly or monthly basis, after the completion of such period. Maintenance charges must be paid in arrears (31 U.S.C.**
5. PERIODS OF TERM LICENSES (132-32) AND MAINTENANCE (132-34)
   a. The Contractor shall honor orders for periods for the duration of the contract period or a lesser period of time.
   b. Term licenses and/or maintenance may be discontinued by the ordering activity on thirty (30) calendar days written notice to the Contractor.
   c. Annual Funding. When annually appropriated funds are cited on an order for term licenses and/or maintenance, the period of the term licenses and/or maintenance shall automatically expire on September 30 of the contract period, or at the end of the contract period, whichever occurs first. Renewal of the term licenses and/or maintenance orders citing the new appropriation shall be required, if the term licenses and/or maintenance is to be continued during any remainder of the contract period.
   d. Cross-Year Funding Within Contract Period. Where an ordering activity's specific appropriation authority provides for funds in excess of a 12 month (fiscal year) period, the ordering activity may place an order under this schedule contract for a period up to the expiration of the contract period, notwithstanding the intervening fiscal years.
   e. Ordering activities should notify the Contractor in writing thirty (30) calendar days prior to the expiration of an order, if the term licenses and/or maintenance is to be terminated at that time. Orders for the continuation of term licenses and/or maintenance will be required if the term licenses and/or maintenance is to be continued during the subsequent period.

6. CONVERSION FROM TERM LICENSE TO PERPETUAL LICENSE
   Contractor does not offer conversion from term license to perpetual license.

7. TERM LICENSE CESSION
   Contractor does not offer term license cessation.

8. UTILIZATION LIMITATIONS - (132-32, 132-33, AND 132-34)
   a. Software acquisition is limited to commercial computer software defined in FAR Part 2.101.
   b. When acquired by the ordering activity, commercial computer software and related documentation so legend shall be subject to the following:
      
      (1) Title to and ownership of the software and documentation shall remain with the Contractor, unless otherwise specified.
      
      (2) Software licenses are by site and by ordering activity. An ordering activity is defined as a cabinet level or independent ordering activity. The software may be used by any subdivision of the ordering activity (service, bureau, division, command, etc.) that has access to the site the software is placed at, even if the subdivision did not participate in the acquisition of the software. Further, the software may be used on a sharing basis where multiple agencies have joint projects that can be satisfied by the use of the software placed at one ordering activity's site. This would allow other agencies access to one ordering activity's database. For ordering activity public domain databases, user agencies and third parties may use the computer program to enter, retrieve, analyze and present data. The user ordering activity will take appropriate action by instruction, agreement, or otherwise, to protect the Contractor's proprietary property with any third parties that are permitted access to the computer programs and documentation in connection with the user ordering activity's permitted use of the computer programs and documentation. For
purposes of this section, all such permitted third parties shall be deemed agents of the user
ordering activity.

(3) Except as is provided in paragraph 8.b(2) above, the ordering activity shall not provide or
otherwise make available the software or documentation, or any portion thereof, in any
form, to any third party without the prior written approval of the Contractor. Third parties
do not include prime Contractors, subcontractors and agents of the ordering activity who
have the ordering activity's permission to use the licensed software and documentation at
the facility, and who have agreed to use the licensed software and documentation only in
accordance with these restrictions. This provision does not limit the right of the ordering
activity to use software, documentation, or information therein, which the ordering
activity may already have or obtains without restrictions.

(4) The ordering activity shall have the right to use the computer software and documentation
with the computer for which it is acquired at any other facility to which that computer
may be transferred, or in cases of disaster recovery, the ordering activity has the right to
transfer the software to another site if the ordering activity site for which it is acquired is
deemed to be unsafe for ordering activity personnel; to use the computer software and
documentation with a backup computer when the primary computer is inoperative; to
copy computer programs for safekeeping (archives) or backup purposes; to transfer a
copy of the software to another site for purposes of benchmarking new hardware and/or
software; and to modify the software and documentation or combine it with other
software, provided that the unmodified portions shall remain subject to these restrictions.

No Transfers. Subscriber shall not sell, transfer, assign, grant a security interest in,
sublicense, loan, lease or rent any of its rights under its licenses to use Bentley Products
without the prior written consent of Bentley. If consent is given by Bentley, Subscriber
may permanently transfer a license to another end user, provided all software and related
documentation and media covered by such license are transferred to the transferee end
user and the Subscriber does not retain any copies thereof, and provided further that the
transferee end user agrees in writing with Bentley to cover all of its licensed Products
under the SELECT Program and be bound by the terms of the license agreement then in
effect for such Product.

(5) "Commercial Computer Software" may be marked with the Contractor's standard
commercial restricted rights legend, but the schedule contract and schedule pricelist,
including this clause, "Utilization Limitations" are the only governing terms and
conditions, and shall take precedence and supersede any different or additional terms and
conditions included in the standard commercial legend.

9. SOFTWARE CONVERSIONS - (132-32 AND 132-33)
Full monetary credit will be allowed to the ordering activity when conversion from one version of the
software to another is made as the result of a change in operating system, or from one computer system to
another. Under a perpetual license (132-33), the purchase price of the new software shall be reduced by the
amount that was paid to purchase the earlier version. Under a term license (132-32), conversion credits
which accrued while the earlier version was under a term license shall carry forward and remain available as
conversion credits which may be applied towards the perpetual license price of the new version.

10. DESCRIPTIONS AND EQUIPMENT COMPATIBILITY
The Contractor shall include, in the schedule pricelist, a complete description of each software product and
a list of equipment on which the software can be used. Also, included shall be a brief, introductory
explanation of the modules and documentation which are offered.

11. RIGHT-TO-COPY PRICING
The Contractor shall insert the discounted pricing for right-to-copy licenses.
1. **SCOPE**
   a. The Contractor shall provide training courses normally available to commercial customers, which will permit ordering activity users to make full, efficient use of general purpose commercial IT products. Training is restricted to training courses for those products within the scope of this solicitation.
   
   b. The Contractor shall provide training at the Contractor’s facility and/or at the ordering activity’s location, as agreed to by the Contractor and the ordering activity.

2. **ORDER**
   Written orders, EDI orders (GSA Advantage! and FACNET), credit card orders, and orders placed under blanket purchase agreements (BPAs) shall be the basis for the purchase of training courses in accordance with the terms of this contract. Orders shall include the student’s name, course title, course date and time, and contracted dollar amount of the course.

3. **TIME OF DELIVERY**
   The Contractor shall conduct training on the date (time, day, month, and year) agreed to by the Contractor and the ordering activity.

4. **CANCELLATION AND RESCHEDULING**
   a. The ordering activity will notify the Contractor at least seventy-two (72) hours before the scheduled training date, if a student will be unable to attend. The Contractor will then permit the ordering activity to either cancel the order or reschedule the training at no additional charge. In the event the training class is rescheduled, the ordering activity will modify its original training order to specify the time and date of the rescheduled training class.
   
   b. In the event the ordering activity fails to cancel or reschedule a training course within the time frame specified in paragraph a, above, the ordering activity will be liable for the contracted dollar amount of the training course. The Contractor agrees to permit the ordering activity to reschedule a student who fails to attend a training class within ninety (90) days from the original course date, at no additional charge.
   
   c. The ordering activity reserves the right to substitute one student for another up to the first day of class.
   
   d. In the event the Contractor is unable to conduct training on the date agreed to by the Contractor and the ordering activity, the Contractor must notify the ordering activity at least seventy-two (72) hours before the scheduled training date.

5. **FOLLOW-UP SUPPORT**
   The Contractor agrees to provide each student with unlimited telephone support for a period of one (1) year from the completion of the training course. During this period, the student may contact the Contractor’s instructors for refresher assistance and answers to related course curriculum questions.

6. **PRICE FOR TRAINING**
   The price that the ordering activity will be charged will be the ordering activity training price in effect at the time of order placement, or the ordering activity price in effect at the time the training course is conducted, whichever is less.
7. **INVOICES AND PAYMENT**
Invoices for training shall be submitted by the Contractor after ordering activity completion of the training course. Charges for training must be paid in arrears (31 U.S.C. 3324). PROMPT PAYMENT DISCOUNT, IF APPLICABLE, SHALL BE SHOWN ON THE INVOICE.

8. **FORMAT AND CONTENT OF TRAINING**
a. The Contractor shall provide written materials (i.e., manuals, handbooks, texts, etc.) normally provided with course offerings. Such documentation will become the property of the student upon completion of the training class.

b. **If applicable** For hands-on training courses, there must be a one-to-one assignment of IT equipment to students.

c. The Contractor shall provide each student with a Certificate of Training at the completion of each training course.

d. The Contractor shall provide the following information for each training course offered:
   1. The course title and a brief description of the course content, to include the course format (e.g., lecture, discussion, hands-on training);
   2. The length of the course;
   3. Mandatory and desirable prerequisites for student enrollment;
   4. The minimum and maximum number of students per class;
   5. The locations where the course is offered;
   6. Class schedules; and
   7. Price (per student, per class (if applicable)).

e. For those courses conducted at the ordering activity’s location, instructor travel charges (if applicable), including mileage and daily living expenses (e.g., per diem charges) are governed by Pub. L. 99-234 and FAR Part 31.205-46, and are reimbursable by the ordering activity on orders placed under the Multiple Award Schedule, as applicable, in effect on the date(s) the travel is performed. Contractors cannot use GSA city pair contracts. The Industrial Funding Fee does NOT apply to travel and per diem charges.

9. **“NO CHARGE” TRAINING**
The Contractor shall describe any training provided with equipment and/or software provided under this contract, free of charge, in the space provided below.

NONE
1. SCOPE
   a. The prices, terms and conditions stated under Special Item Number 132-51 Information Technology Professional Services apply exclusively to IT Services within the scope of this Information Technology Schedule.
   
   b. The Contractor shall provide services at the Contractor’s facility and/or at the ordering activity location, as agreed to by the Contractor and the ordering activity.

2. PERFORMANCE INCENTIVES
   a. When using a performance based statement of work, performance incentives may be agreed upon between the Contractor and the ordering activity on individual fixed price orders or Blanket Purchase Agreements, for fixed price tasks, under this contract in accordance with this clause.
   
   b. The ordering activity must establish a maximum performance incentive price for these services and/or total solutions on individual orders or Blanket Purchase Agreements.
   
   c. To the maximum extent practicable, ordering activities shall consider establishing incentives where performance is critical to the ordering activity’s mission and incentives are likely to motivate the contractor. Incentives shall be based on objectively measurable tasks.
   
   d. The above procedures do not apply to Time and Material or labor hour orders.

3. ORDER
   a. Agencies may use written orders, EDI orders, blanket purchase agreements, individual purchase orders, or task orders for ordering services under this contract. Blanket Purchase Agreements shall not extend beyond the end of the contract period; all services and delivery shall be made and the contract terms and conditions shall continue in effect until the completion of the order. Orders for tasks which extend beyond the fiscal year for which funds are available shall include FAR 52.232-19 Availability of Funds for the Next Fiscal Year. The purchase order shall specify the availability of funds and the period for which funds are available.
   
   b. All task orders are subject to the terms and conditions of the contract. In the event of conflict between a task order and the contract, the contract will take precedence.

4. PERFORMANCE OF SERVICES
   a. The Contractor shall commence performance of services on the date agreed to by the Contractor and the ordering activity.
   
   b. The Contractor agrees to render services only during normal working hours, unless otherwise agreed to by the Contractor and the ordering activity.
   
   c. The ordering activity should include the criteria for satisfactory completion for each task in the Statement of Work or Delivery Order. Services shall be completed in a good and workmanlike manner.
   
   d. Any Contractor travel required in the performance of IT Services must comply with the Federal Travel Regulation or Joint Travel Regulations, as applicable, in effect on the date(s) the travel is performed. Established Federal Ordering agency per diem rates will apply to all Contractor travel. Contractors cannot use GSA city pair contracts.
5. STOP-WORK ORDER (FAR 52.242-15) (AUG 1989)

a. The Contracting Officer may, at any time, by written order to the Contractor, require the Contractor to stop all, or any part, of the work called for by this contract for a period of 90 days after the order is delivered to the Contractor, and for any further period to which the parties may agree. The order shall be specifically identified as a stop-work order issued under this clause. Upon receipt of the order, the Contractor shall immediately comply with its terms and take all reasonable steps to minimize the incurrence of costs allocable to the work covered by the order during the period of work stoppage. Within a period of 90 days after a stop-work is delivered to the Contractor, or within any extension of that period to which the parties shall have agreed, the Contracting Officer shall either-

1. Cancel the stop-work order; or

2. Terminate the work covered by the order as provided in the Default, or the Termination for Convenience of the Government, clause of this contract.

b. If a stop-work order issued under this clause is canceled or the period of the order or any extension thereof expires, the Contractor shall resume work. The Contracting Officer shall make an equitable adjustment in the delivery schedule or contract price, or both, and the contract shall be modified, in writing, accordingly, if-

1. The stop-work order results in an increase in the time required for, or in the Contractor's cost properly allocable to, the performance of any part of this contract; and

2. The Contractor asserts its right to the adjustment within 30 days after the end of the period of work stoppage; provided, that, if the Contracting Officer decides the facts justify the action, the Contracting Officer may receive and act upon the claim submitted at any time before final payment under this contract.

c. If a stop-work order is not canceled and the work covered by the order is terminated for the convenience of the Government, the Contracting Officer shall allow reasonable costs resulting from the stop-work order in arriving at the termination settlement.

d. If a stop-work order is not canceled and the work covered by the order is terminated for default, the Contracting Officer shall allow, by equitable adjustment or otherwise, reasonable costs resulting from the stop-work order.
6. **INSPECTION OF SERVICES**
The Inspection of Services—Fixed Price (AUG 1996) clause at FAR 52.246-4 applies to firm-fixed price orders placed under this contract. The Inspection—Time-and-Materials and Labor-Hour (JAN 1986) clause at FAR 52.246-6 applies to time-and-materials and labor-hour orders placed under this contract.

7. **RESPONSIBILITIES OF THE CONTRACTOR**
The Contractor shall comply with all laws, ordinances, and regulations (Federal, State, City, or otherwise) covering work of this character. If the end product of a task order is software, then FAR 52.227-14 Rights in Data—General, may apply.

8. **RESPONSIBILITIES OF THE ORDERING ACTIVITY**
Subject to security regulations, the ordering activity shall permit Contractor access to all facilities necessary to perform the requisite IT Services.

9. **INDEPENDENT CONTRACTOR**
All IT Services performed by the Contractor under the terms of this contract shall be as an independent Contractor, and not as an agent or employee of the ordering activity.

10. **ORGANIZATIONAL CONFLICTS OF INTEREST**
a. Definitions.
   “Contractor” means the person, firm, unincorporated association, joint venture, partnership, or corporation that is a party to this contract. “Contractor and its affiliates” and “Contractor or its affiliates” refers to the Contractor, its chief executives, directors, officers, subsidiaries, affiliates, subcontractors at any tier, and consultants and any joint venture involving the Contractor, any entity into or with which the Contractor subsequently merges or affiliates, or any other successor or assignee of the Contractor.

   An “Organizational conflict of interest” exists when the nature of the work to be performed under a proposed ordering activity contract, without some restriction on ordering activities by the Contractor and its affiliates, may either (i) result in an unfair competitive advantage to the Contractor or its affiliates or (ii) impair the Contractor’s or its affiliates’ objectivity in performing contract work.

b. To avoid an organizational or financial conflict of interest and to avoid prejudicing the best interests of the ordering activity, ordering activities may place restrictions on the Contractors, its affiliates, chief executives, directors, subsidiaries and subcontractors at any tier when placing orders against schedule contracts. Such restrictions shall be consistent with FAR 9.505 and shall be designed to avoid, neutralize, or mitigate organizational conflicts of interest that might otherwise exist in situations related to individual orders placed against the schedule contract. Examples of situations, which may require restrictions, are provided at FAR 9.508.

11. **INVOICES**
The Contractor, upon completion of the work ordered, shall submit invoices for IT services. Progress payments may be authorized by the ordering activity on individual orders if appropriate. Progress payments shall be based upon completion of defined milestones or interim products. Invoices shall be submitted monthly for recurring services performed during the preceding month.

12. **PAYMENTS**
For firm-fixed price orders the ordering activity shall pay the Contractor, upon submission of proper invoices or vouchers, the prices stipulated in this contract for service rendered and accepted. Progress payments shall be made only when authorized by the order. For time-and-materials orders, the Payments under Time-and-Materials and Labor-Hour Contracts (Alternate I (APR 1984)) at FAR 52.232-7 applies to time-and-materials orders placed under this contract. For labor-hour orders, the Payment under Time-and-Materials and Labor-Hour Contracts (FEB 2002) (Alternate II (FEB 2002)) at FAR 52.232-7 applies to labor-hour orders placed under this contract.
13. RESUMES
Resumes shall be provided to the GSA Contracting Officer or the user ordering activity upon request.

14. INCIDENTAL SUPPORT COSTS
Incidental support costs are available outside the scope of this contract. The costs will be negotiated separately with the ordering activity in accordance with the guidelines set forth in the FAR.

15. APPROVAL OF SUBCONTRACTS
The ordering activity may require that the Contractor receive, from the ordering activity's Contracting Officer, written consent before placing any subcontract for furnishing any of the work called for in a task order.

16. DESCRIPTION OF IT SERVICES AND PRICING
Please refer to the attached Professional Information Technology Labor Category Descriptions and GSA pricing.
PREAMBLE

Bentley Systems, Incorporated provides commercial products and services to ordering activities. We are committed to promoting participation of small, small disadvantaged and women-owned small businesses in our contracts. We pledge to provide opportunities to the small business community through reselling opportunities, mentor-protégé programs, joint ventures, teaming arrangements, and subcontracting.

COMMITMENT

To actively seek and partner with small businesses.

To identify, qualify, mentor and develop small, small disadvantaged and women-owned small businesses by purchasing from these businesses whenever practical.

To develop and promote company policy initiatives that demonstrate our support for awarding contracts and subcontracts to small business concerns.

To undertake significant efforts to determine the potential of small, small disadvantaged and women-owned small business to supply products and services to our company.

To insure procurement opportunities are designed to permit the maximum possible participation of small, small disadvantaged, and women-owned small businesses.

To attend business opportunity workshops, minority business enterprise seminars, trade fairs, procurement conferences, etc., to identify and increase small businesses with whom to partner.

To publicize in our marketing publications our interest in meeting small businesses that may be interested in subcontracting opportunities.

We signify our commitment to work in partnership with small, small disadvantaged and women-owned small businesses to promote and increase their participation in Federal Ordering agency contracts. To accelerate potential opportunities please contact David Nation at (610)458-2602.
**The following is a SUGGESTED Blanket Purchase Agreement (BPA) format.**

**BEST VALUE**
**BLANKET PURCHASE AGREEMENT**
**FEDERAL SUPPLY SCHEDULE**

(Insert Customer Name)

In the spirit of the Federal Acquisition Streamlining Act (ordering activity) and (Contractor) enter into a cooperative agreement to further reduce the administrative costs of acquiring commercial items from the General Services Administration (GSA) Federal Supply Schedule Contract(s) _________________.

Federal Supply Schedule contract BPAs eliminate contracting and open market costs such as: search for sources; the development of technical documents, solicitations and the evaluation of offers. Teaming Arrangements are permitted with Federal Supply Schedule Contractors in accordance with Federal Acquisition Regulation (FAR) 9.6. This BPA will further decrease costs, reduce paperwork, and save time by eliminating the need for repetitive, individual purchases from the schedule contract. The end result is to create a purchasing mechanism for the Ordering agency that works better and costs less.

Signatures

<table>
<thead>
<tr>
<th>Agency</th>
<th>Date</th>
<th>Contractor</th>
<th>Date</th>
</tr>
</thead>
</table>

_Bentley Systems, Inc._

_GS-35F-0453L_
BPA NUMBER__________

(CUSTOMER NAME)
BLANKET PURCHASE AGREEMENT

Pursuant to GSA Federal Supply Schedule Contract Number(s) ____________, Blanket Purchase Agreements, the Contractor agrees to the following terms of a Blanket Purchase Agreement (BPA) EXCLUSIVELY WITH (Ordering Activity):

(1) The following contract items can be ordered under this BPA. All orders placed against this BPA are subject to the terms and conditions of the contract, except as noted below:

<table>
<thead>
<tr>
<th>MODEL NUMBER/PART NUMBER</th>
<th>*SPECIAL BPA DISCOUNT/PRICE</th>
</tr>
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<tbody>
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</table>

(2) Delivery:

<table>
<thead>
<tr>
<th>DESTINATION</th>
<th>DELIVERY SCHEDULES / DATES</th>
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</table>

(3) The Ordering agency estimates, but does not guarantee, that the volume of purchases through this agreement will be ________________.

(4) This BPA does not obligate any funds.

(5) This BPA expires on ________________ or at the end of the contract period, whichever is earlier.

(6) The following office(s) is hereby authorized to place orders under this BPA:

<table>
<thead>
<tr>
<th>OFFICE</th>
<th>POINT OF CONTACT</th>
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</tr>
</tbody>
</table>

(7) Orders will be placed against this BPA via Electronic Data Interchange (EDI), FAX, or paper.

(8) Unless otherwise agreed to, all deliveries under this BPA must be accompanied by delivery tickets or sales slips that must contain the following information as a minimum:

(a) Name of Contractor;
(b) Contract Number;
(c) BPA Number;
(d) Model Number or National Stock Number (NSN);
(e) Purchase Order Number;
(f) Date of Purchase;
(g) Quantity, Unit Price, and Extension of Each Item (unit prices and extensions need not be shown when incompatible with the use of automated systems; provided, that the invoice is itemized to show the information); and
(h) Date of Shipment.

(9) The requirements of a proper invoice are specified in the Federal Supply Schedule contract. Invoices will be submitted to the address specified within the purchase order transmission issued against this BPA.
(10) The terms and conditions included in this BPA apply to all purchases made pursuant to it. In the event of an inconsistency between the provisions of this BPA and the Contractor’s invoice, the provisions of this BPA will take precedence.
Federal Supply Schedule Contractors may use “Contractor Team Arrangements” (see FAR 9.6) to provide solutions when responding to a customer agency requirements.

These Team Arrangements can be included under a Blanket Purchase Agreement (BPA). BPAs are permitted under all Federal Supply Schedule contracts.

Orders under a Team Arrangement are subject to terms and conditions or the Federal Supply Schedule Contract.

Participation in a Team Arrangement is limited to Federal Supply Schedule Contractors.

Customers should refer to FAR 9.6 for specific details on Team Arrangements.

Here is a general outline on how it works:
- The customer identifies their requirements.
- Federal Supply Schedule Contractors may individually meet the customers needs, or -
- Federal Supply Schedule Contractors may individually submit a Schedules “Team Solution” to meet the customer’s requirement.
- Customers make a best value selection.
BENTLEY SYSTEMS, INCORPORATED

GSA FSS LABOR CATEGORY DESCRIPTIONS

TITLE: Applications Analyst

POSITION OBJECTIVE:
Responsible for the development of applications to support any project requirement, for internal use or to be distributed to clients. Developer will be given parameters and exact application requirements.

KEY RESPONSIBILITIES:
- Responsible for selecting the appropriate language to use in creating required applications.
- Responsible for providing input on system design and architecture.
- Responsible for aiding in the development of Document Type Definitions (DTDs), Formatting Output Specification Instances (FOSIs), and electronic presentation style sheets (XSL).
- Provides maintenance and support for existing data conversion processes, publishing processes and SGML/XML transformation processes.
- Responsible for error handling in all applications.
- Work as needed to deploy/install computer software.

QUALIFICATIONS:
- Bachelors Degree in Computer Science, MIS or equivalent work experience*
- Three years experience
- Demonstrate analytic, written and oral communications skills
TITLE: Consultant

POSITION OBJECTIVE:
A Consultant assists with developing customized IT applications and systems for clients. They are experienced in one or more programming languages and have object-oriented design and programming education or experience. Consultants assist with designing and developing data models, applications, and interfaces.

KEY RESPONSIBILITIES:
- Candidate is responsible for, or assisting with, the application of business methods to organizational development and process modernization projects.
- Responsible for assisting in transition of existing project teams and facilitating project teams in the accomplishment of project activities and objectives.
- Candidate understands the fundamental drivers of business performance and can interpret data to discern problems, identify opportunities, understand issues, and predict trends facilitation, interviewing, training, and additional forms of knowledge transfer.
- Must be able to assist or lead in the facilitation of discussions and meetings with customer staff.
- Provide expert services and leadership for enterprise-wide software solutions and issues.
- Provide technical expertise in state-of-the-art technology.
- Conduct analysis and develop recommendations for all IT programs and activities.
- Collaborate on technical and non-technical issues with management, project teams, and end-users.
- Work as needed to deploy/install computer software.

QUALIFICATIONS:
- Bachelors Degree in Computer Science, MIS or equivalent work experience*
- Demonstrate analytic, written and oral communications skills
- 5 years of general experience or 3 years of specific experience preferred
TITLE: Program Manager

POSITION OBJECTIVE:
Serve as manager for client contracts overseeing all aspects of contract performance, including
assignment and oversight of consultants, communicating with client managers and setting work policies.

KEY RESPONSIBILITIES:
- Provide single point of contact for all client questions or issues involving contract.
- Conducts interviews of key business leaders and IT personnel.
- Assign consultants to appropriate position based on client requirements.
- Communicate with client managers on a regular basis to assure high quality performance by
  consultants.
- Formulate and enforce work standards for consultants, review work discrepancies.
- Communicate policies, standards, purposes, goals and client feedback to consultants.
- Requirements & Scope Definition, Status Reporting, Ongoing Client Meetings, Scope Change
  Management, Deliverables Management - Site Flow Diagram, Logical & Physical Data
- Work as needed to deploy/install computer software.

QUALIFICATIONS:
- Bachelors Degree in Computer Science, MIS or equivalent work experience*
- Minimum 7 Years experience
- Demonstrated ability to work independently
- High level of verbal and written communication skills
- Demonstrated ability to manage multi-consultant contracts
TITLE: Project Manager

POSITION OBJECTIVE:
The project manager has demonstrable expertise in project management principles, coordinates Systems analysis design, and assists in the planning and implementation of projects. The project manager is responsible for coordinating project performance with the other work of the data processing department, and for the timely and economic utilization of resources assigned to the project.

KEY RESPONSIBILITIES:
- Establishing plans, resource requirements and scheduling.
- Tracking all actual results against baseline plan.
- Change management process on a project.
- Ability to execute the use of project management principles and methodologies to ensure that project deliverables are produced.
- Identifying and tracking issues, risks and action items.
- Ability to provide clear, concise and accurate project documentation.
- Presenting status of a project to any level of management.
- Milestone management of a project.
- Working with client organizations on all phases of a project.
- Work as needed to deploy/install computer software.

QUALIFICATIONS:
- Bachelors Degree in Computer Science, MIS or equivalent work experience*
- Demonstrate analytic, written and oral communications skills
- 5 years of general experience or 3 years of specific experience preferred
TITLE: Senior Applications Analyst

POSITION OBJECTIVE:
Responsible for the development and analyst of applications to support any project requirement, for internal use or to be distributed to clients.

KEY RESPONSIBILITIES:
- Responsible for selecting the appropriate language to use in creating required applications.
- Responsible for providing input on system design and architecture.
- Responsible for aiding in the development of Document Type Definitions (DTDs), Formatting Output Specification Instances (FOSIs), and electronic presentation style sheets (XSL).
- Provides maintenance and support for existing data conversion processes, publishing processes and SGML/XML transformation processes.
- Responsible for error handling in all applications.
- Work as needed to deploy/install computer software.

QUALIFICATIONS:
- Bachelors Degree in Computer Science, MIS or equivalent work experience*
- Four years experience
- Demonstrate analytic, written and oral communications skills
TITLE: Senior Consultant

POSITION OBJECTIVE:
A Senior Consultant develops customized IT applications and systems for clients. They have a proficiency in one or more programming languages, object-oriented technologies, rapid development methodologies, and the software development lifecycle.

KEY RESPONSIBILITIES:
- Responsible for gathering user requirements and for designing and developing data models, applications, and interfaces.
- Can act as the project lead for either a contract or task. Often is the primary customer point of contact for an activity.
- Candidate possesses management consulting, training, and general business skills and techniques. Skilled in areas such as, but not limited to, methodology development, organizational development, activity and data modeling, performance measurement, benchmarking and identifying best practices.
- Must be able to assist or lead in the facilitation of discussions and meetings with customer staff.
- Provide expert services and leadership for enterprise-wide software solutions and issues.
- Provide technical expertise in state-of-the-art technology.
- Conduct analysis and develop recommendations for all IT programs and activities.
- Collaborate on technical and non-technical issues with management, project teams, and end-users.
- Work as needed to deploy/install computer software.

QUALIFICATIONS:
- Bachelors Degree in Computer Science, MIS or equivalent work experience*
- 7 years of experience or 5 years of specific experience preferred
- Demonstrate analytic, written and oral communications skills
TITLE: Senior Software Engineer

POSITION OBJECTIVE:
The Senior Software Engineer provides timely and effective services to clients to include implementing software integration products and services, as well as developing custom applications to assist a client with integration challenges.

KEY RESPONSIBILITIES:
- Provides application/systems analysis, design and development.
- Develops both functional and technical specification requirements.
- Develops implementation plan and schedule.
- Develops and implements quality assurance testing procedures.
- Serves as the software lead for a product development project, responsible for coordinating the development team's efforts.
- Performs coding.
- Designs user interfaces in adherence to industry standards.
- Performs application testing.
- Makes recommendations for improvement in usability and systems performance.
- Provides technical support.
- Excellent organizational and planning skills.
- Detail oriented.
- Work as needed to deploy/install computer software.

QUALIFICATIONS:
- Bachelors Degree in Computer Science, MIS or equivalent work experience*
- Four years progressive experience
- Demonstrate analytic, written and oral communications skills
TITLE: Software Engineer

POSITION OBJECTIVE:
Provides timely and effective billable services to clients to include implementing software integration products and services, as well as developing custom applications to assist a client with integration challenges.

KEY RESPONSIBILITIES:
- Individual designs, develops, troubleshoots, debugs, and implements software code (such as COBOL, Assembler Language, 4GLs, HTML, CGI, and JavaScript) for a component of a clients application portfolio.
- Can be responsible for interface implementation, data base access and file manipulation.
- Can deploy large transaction based systems using application servers in a client-server environment or on mainframes.
- Researches, tests, builds and coordinates the integration of new functions per client requirements.
- Software Engineers develop complex software applications. They interpret system specifications into design modules, then develop those modules into usable application components. These components are then developed into applications, with user-friendly accessibility and full processing capabilities, as required.
- Software Engineers perform unit and system testing and interface with client users to insure full compliance with desired results.
- The Software Engineer is a primary application coding professional that is focused on solving tough security problems for clients using various software tools and development procedures.
- The incumbent skills are directed at advanced system software and hardware integration, security networking products and large enterprise client environments.
- Work as needed to deploy/install computer software.

QUALIFICATIONS:
- Bachelors Degree in Computer Science, MIS or equivalent work experience*
- 3-5 years of general experience or 2 years of specific experience preferred

*Equivalent experience = 6 years additional related experience or a relevant Bachelors Degree.
# BENTLEY SYSTEMS, INCORPORATED

## GSA FSS AUTHORIZED IT SCHEDULE PRICELIST

<table>
<thead>
<tr>
<th>CLIN</th>
<th>SIN</th>
<th>Labor Category</th>
<th>Rate</th>
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<td>132-51</td>
<td>Applications Analyst</td>
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<td>Consultant</td>
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<td>1777</td>
<td>132-51</td>
<td>Project Manager</td>
<td>$244.33</td>
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<tr>
<td>1788</td>
<td>132-51</td>
<td>Senior Application Analyst</td>
<td>$219.90</td>
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