AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT ID CODE PAGE OF PAGES	
	WODIFICATION	FCONTRACT		1 2
2. AMENDMENT/MODIFICATION NUMBER 47QTCB21D0346P00004	3. EFFECTIVE DATE 07/03/2023	4. REQUISITION/PURCHAS	ASE REQUISITION NUMBER 5. PROJECT NUMBER (If applicable)	
6. ISSUED BY CODE		7. ADMINISTERED BY	(If other than Item 6)	CODE
GSA/FAS/ITC/QT2F2BB 1800 F Street NW Kansas City, MO 64108-2416				
8. NAME AND ADDRESS OF CONTRACTOR (Number, street, county, State and ZIP Code		le)	(X) 9A. AMENDME	NT OF SOLICITATION NUMBER
QED Enterprises Inc. 800 Corporate Drive Ste 301 Stafford, VA 22554-4889		9B. DATED (SEE ITEM 11) 10A. MODIFICATION OF CONTRACT/ORDER NUMBER		
Stanoru, VA 22334-4009			47QTCB2	
			10B. DATED (SI	
	CILITY CODE			06/17/2021
11. THIS ITEN	ONLY APPLIES TO	AMENDMENTS OF S	SOLICITATIONS	
	ne hour and date specified in to copies of the amendment cludes a reference to the solic PT OF OFFERS PRIOR TO a cady submitted, such change mendment, and is received princted. PLIES ONLY TO MODE CONTRACT/ORDER SUANT TO: (Specify authority autho	the solicitation or as amend (b) By acknowledging receitation and amendment nun (THE HOUR AND DATE SPI (THE CHANGES SET FO (THE ADMINISTRAT) (THE CHANGES SET FO (THE CHANG	ed, by one of the following eight of this amendment or	n each copy of the offer submitted; JR ACKNOWLEDGMENT TO BE N REJECTION OF YOUR OFFER. If provided each letter or electronic S. ADE IN THE CONTRACT ORDER
E. IMPORTANT: Contractor is not is not	s required to sign this d	ocument and return	1 copie	s to the issuing office.
15B. CONTRACTOR/OFFEROR DocuSigned by:	AR 52.204-27, Prohiply to future orders assument referenced in Item 9A contracts Manager	ibition on a ByteDa gainst this contract. or 10A, as heretofore change 16A. NAME AND TITLE O Jean E. Flue	nce Covered App ded, remains unchanged a F CONTRACTING OFFICE Vog, Contracting	and in full force and effect. CER (Type or print) Officer 16C. DATE SIGNED
Rener Marshall—Ross Obabasatistacian (Signature of person authorized to sign)	7/5/2023	Jean Fluevog 282D591748FF460 (Signatu	re of Contracting Officer)	7/14/2023

Page 2 of 2 Modification P00004

Add the following clause at I.18

FAR 52.204-27 Prohibition on a ByteDance Covered Application.

(a) Definitions. As used in this clause—

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

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

- (1) Means any equipment or interconnected system or subsystem of equipment, used in the automatic acquisition, storage, analysis, evaluation, manipulation, management, movement, control, display, switching, interchange, transmission, or reception of data or information by the executive agency, if the equipment is used by the executive agency directly or is used by a contractor under a contract with the executive agency that requires the use—
 - (i) Of that equipment; or
 - (ii) Of that equipment to a significant extent in the performance of a service or the furnishing of a product;
- (2) Includes computers, ancillary equipment (including imaging peripherals, input, output, and storage devices necessary for security and surveillance), peripheral equipment designed to be controlled by the central processing unit of a computer, software, firmware and similar procedures, services (including support services), and related resources; but
- (3) Does not include any equipment acquired by a Federal contractor incidental to a Federal contract.
- (b) Prohibition. Section 102 of Division R of the Consolidated Appropriations Act, 2023 (Pub. L. 117-328), the No TikTok on Government Devices Act, and its implementing guidance under Office of Management and Budget (OMB) Memorandum M-23-13, dated February 27, 2023, "No TikTok on Government Devices" Implementation Guidance, collectively prohibit the presence or use of a covered application on executive agency information technology including certain equipment used by Federal contractors. The Contractor is prohibited from having or using a covered application on any information technology owned or managed by the Government, or on any information technology used or provided by the Contractor under this contract, including equipment provided by the Contractor's employees; however, this prohibition does not apply if the Contracting Officer provides written notification to the Contractor that an exception has been granted in accordance with OMB Memorandum M-23-13.
- (c) Subcontracts. The Contractor shall insert the substance of this clause, including this paragraph (c), in all subcontracts, including subcontracts for the acquisition of commercial products or commercial services.

(End of clause)