1. The OASIS Management Module (OMM) has been renamed Contractor Payment Reporting Module (CPRM)
2. Davis Bacon Act has been renamed Construction Wage Rate Requirements
3. Service Contract Act has been renamed Service Contract Labor Standards
4. VETS-100A has been renamed VETS-4212
5. Section B.1., paragraph 3 has been clarified that Pools are separate MA-IDIQ Contracts
6. Section B.2.1. has been clarified that the standardized labor categories are only required if requested by the OCO and the Contractors must be proficient in the BLS SOC only when task order solicitations require the use of it
7. Section F.3. the Period of Performance has been updated with month, day and year
8. Section F.4.1. has been updated to include Self-Assessment reporting (Section G.3.4.1.)
9. Section F.4.1. (FAPIIS reporting Section G.3.7) has been clarified that reporting is done via SAM.gov
10. Section F.4.2. has been updated to include Section G.3.4.1. Contractor Self-Assessment
11. Section G.2.5. last paragraph, number 9 and 10 have been added to include entering task order award data in FPDS-NG and providing solicitation and task order award data to the OASIS CO. Note: The previous number 9 is now number 11
12. Section G.2.6. has been revised by deleting the requirement for the Contractor to verify that the OCO has a Delegation of Procurement Authority (DPA)
13. Section G.3.1. has been updated to remove the requirement that Contractors shall always propose a CAF of .75%
14. Section G.3.2. clarifies that the CPRM is an unclassified reporting system and there may be a conflict between the reporting fields in the CPRM and reporting requirements of OASIS Contracts until the CPRM is fully operational
15. Section G.3.2. clarifies that it’s the Contractor’s responsibility to ensure that all task order and modification data has been reported into the CPRM including data from the GSA AAS Business System Portal
16. Section G.3.2.1. has been revised to delete OCO phone number and e-mail address
17. Section G.3.2.1. has been clarified that identified labor categories may or may not be under the BLS SOC
18. Section G.3.2.2. has been revised to delete OCO phone number and e-mail address
19. Section G.3.2.3. has been updated to allow for data from either “paid” or “remitted” invoices as long as the reporting is consistent throughout the life of the contract
20. Section G.3.2.3. number 5 has been replaced with “Amount of Invoice that was Labor”
21. Section G.3.2.3. number 6 has been replaced with “Amount of Invoice that was Other Direct Costs (if identified as separate CLIN(s) in the task order)”
22. Section G.3.2.3. number 7 added “Amount of Invoice that was Travel (if identified as a separate CLIN in the task order)”
23. Section G.3.2.3. last paragraph added “For T&M or L-H type task orders, the Contractor shall report Labor Categories, Number of Hours, and Fully Loaded Labor Rates for each invoice by Contract Line Item Number (CLIN)”
24. Section G.3.2.4. has been clarified that Pay.gov is via the CPRM system only
25. Section G.3.3. Subcontract Plan has been updated to include Subcontracting Plan Addendums incorporated into the OASIS contract by reference
26. Section G.3.4. title has been renamed “Past Performance”
27. Section G.3.4.1. has been renamed and replaced in its entirety. In lieu of CPARS at the Master Contract Level, the Contractor shall provide an annual self-assessment report

28. Section G.3.5., has been clarified that the OASIS CO maintains the record of insurance coverage

29. Section G.3.7. has been updated to clarify that FAPIIS reporting is done via SAM.gov

30. Section G.3.10. last paragraph has been deleted. Note: Small Business Size Re-Certification will be done on a separate form and provided by the OASIS Contracting Officer to the small businesses prior to exercising Option I

31. Section H.3. number 1, has been updated to remove solicited and awarded to just awarded by an OCO with a DPA or by a Contractor authorized to use the OASIS Contracts as a Government Source of Supply Note: Contractors authorized to use OASIS Contracts as a Government Source of Supply are typically from the Department of Energy Laboratories

32. Section H.3. The requirement to identify the OASIS Labor Categories and SOCs under all task orders has been deleted. OASIS Contract, DPA, and Ordering Guide were added. OCO responsibilities for Task Order Clauses was clarified

33. Section H.4.2., paragraph 1, has been updated to clarify that under this contract, a task order cannot be a set-aside or a socio-economic set-aside.

34. Section H.11.3. the conformed contract was clarified and CAGE code was added

35. Section H.15.3., was clarified to differentiate the difference between an on-ramp to “replace” OASIS contractors and an on-ramp to “add” OASIS contractors

36. Section I.1. was clarified to add that Reps and Certs are not required at the task order level and certain T&M/Labor Hour type task order provisions must be selected by the OCO in T&M/Labor hour solicitations for proposal purposes

37. Section J.2. was clarified to emphasize that the Ceiling Rates are for Sole-Source T&M and L-H Task Orders only, are proprietary (not to be disclosed by the Contractor), and incorporated in the contract by reference only. Contractors shall NOT disclose Section J.2. of their contract upon any agency’s request