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8.Type of Agreement	9. 4	Authority				10. Purcha	se Reque	st or F	unding			
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			Cost S	hare \$	0							
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14. Principal Investigator	15. P	rogram N	Janager		1	6. Administr	ator:					
Dr. Shihab A. Shamma												(b)(3)
(301) 405-6842												()()
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Vendor Payments Attn: Mail Room		Same	as Block	17			AS DITE	cted o	yune	recinnear	Point of Contact	
Address: Washingto	on, DC)									(b)(3)
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23. Name and Title AUTHORIZING UNIVERSITY OFF		24. Da	te Signe	d 26.	Na	ame of Utfice					27. Date Signed	
Evan L. Crierie, Asst. Director	-	~	8/27	1		Gı	rants Offi	cer			8/24/10	(b)(3)
Research Administration & Adv.	ancemen			110							1 8124110	
University of Maryland, College Phone 301-405-6269/Fax 301-	rark, MD 314-9569	20742										
email oraa@umd edu			· · · · · · · · · · · · · · · · · · ·								<u> </u>	

TOY ITOM Approved for Release: 2019/06/25 C06547184

Grants Office

Address: Contracting Team

Washington, DC 20505

Phone: Fax: Email:

Recipient's Principal Investigator

P.I. Name: Dr. Shihab A. Shamma

Department: Center for Auditory and Acoustic Research

Address: Institute for Systems Research

Electrical and Computer Engineering

University of Maryland College Park, MD 20742

Phone: (301) 405-6842 Fax: (301) 314-9920 Email: sas@umd.edu

Recipient's Authorized Organizational Representative

AOR Name: Jill A. Frankenfield

Title: Contract Manager, Office of Research Administration & Advancement

Address: 3112 Lee Building

> University of Maryland College Park, MD 20742

Phone: (301) 405-4577 Fax: (301) 314-9569 Email: jfranken@umd.edu

ARTICLE 5 TERM OF THE AGREEMENT

The project has been approved on scientific/technical merit for 24 months. The period of performance is 12 July 2010 - 11 July 2012.

ARTICLE 6 KEY PERSONNEL

The key personnel listed below must be employed with University of Maryland at the time of award and shall be maintained, to the maximum extent possible, throughout this agreement. Should changes be necessary, University of Maryland shall notify the Agency Grants Office (identified in Block 6 of the face page) in writing of the proposed substitute(s) within 30 days of the change in order to obtain approval of the substitution from the CIA Program Manager.

KEY PERSONNEL:

Principal Investigator: Dr. Shihab A. Shamma

Fellow (when identified): TBD

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(b)(3)

(b)(3)

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Approved for Release: 2019/06/25 C06547184

ARTICLE 1 SCOPE OF THE AGREEMENT

The Recipient shall perform a coordinated research and development program in accordance with the Recipient's technical portion of the proposal entitled "Human and Algorithmic Robust Speaker Verification."

First Year (12 July 2010 - 11 July	2011)
Government's Share	\$119,999
Recipients Share (cash or in-kind)	\$ 0
Total First Year Agreement	\$119,999

Second Year (12 July 2011 - 11 July	2012)
Government's Share	\$119,999
Recipients Share (cash or in-kind)	\$ 0
Total Second Year Agreement	\$119,999

Total Government Share of Agreement \$239,998

Option Year (12 July 2012 - 11 July	2013) (UNEXERCISED)
Government's Share	\$119,999
Recipients Share (cash or in-kind)	\$ 0
Total Option Year Agreement	\$119,999

Grand Total Government Share of Agreement \$359,997

ARTICLE 2 DEFINITIONS

Parties -- For the purposes of this Agreement, the parties are University of Maryland and the United States of America, hereinafter called the Government or the Agency, represented by the Central Intelligence Agency.

Agreement -- The articles of this assistance agreement, Research Terms and Conditions (available at http://www.nsf.gov/pubs/policydocs/rtc/termssidebyside.pdf) and its attachments.

Recipient -- An organization or other entity receiving a grant or cooperative agreement. For purposes of this Agreement, the Recipient is University of Maryland.

Performance Year -- Each consecutive twelve-month period from the effective date of this agreement throughout the term of the agreement.

ARTICLE 3 ADMINISTRATIVE REQUIREMENTS

- A. This Agreement will be administered in accordance with, and recipients shall comply with, the Research Terms and Conditions (available at http://www.nsf.gov/pubs/policydocs/rtc/termssidebyside.pdf) the requirements of the following OMB Circulars which are incorporated herein by reference:
- OMB Circular A-21 now codified at 2 CFR part 220, "Cost Principles for Educational Institutions"
- OMB Circular A-110, Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations now codified at 2 CFR part 215

- OMB Circular A-122. "Cost Principles for Non-Profit Organizations", now codified at 2 CFR part 230
- OMB Circular A-133, "Audits of State, Local Governments, and Nonprofit Institutions" (27 June 03); (revised 26 June 07) and
- The Provisions of CIA Broad Agency Announcement No. ICPDP-2010-0001, entitled "2010 Intelligence Community Postdoctoral Research Fellowship Program."
- B. Should there be any inconsistency between the special conditions contained in the Articles of this agreement and the Research Terms and Conditions, the Articles of the agreement shall control. Should there be any inconsistency between the Research Terms and Conditions and any special conditions contained in the CIA Broad Agency Announcement, guides, brochures, etc., cited or included by reference in the agreement, the matter should be referred to the CIA Grants Officer for guidance.

ARTICLE	F 4 ADMINISTRATIVE RESPONSIBILITIES	
Central In	ntelligence Agency Grants Office	
Attn: Address:	Contracting Team	(b)(3)
	ARC	(b)(3)
Phone: Fax: Email:	Washington, DC 20505	(b)(3)
Technical	Point of Contact	
Central In ATTN: Address:	telligence Agency Program Officer Washington, DC 20505	(b)(3)
Phone: Fax: Email:	washington, DC 20505	(b)(3)
Invoices s the Grante Center on to facilit	Payment Office thall be submitted using the Agency's Web Invoicing System (WInS). If the is not registered in WInS, the Grantee shall call the Vendor Service within two weeks of grant award to register. Items needed ate registration include: a valid grant number and the name, phone and e-mail address for the Grantee's point of contact. The Grantee may	(b)(3)
	ries regarding invoices to the payment office on	(b)(3)

shall submit the payment request using a method mutually agreed to by the Grantee, the Grants Officer, and the payment office.

Invention Reporting

If the Grantee is unable to submit a payment request in electronic form, or the Agency is unable to receive a payment request in electronic form, the Grantee

(b)(3)

(b)(3)

Grants Office

Address: Contracting Team

Washington, DC 20505

Phone: Fax: Email:

Recipient's Principal Investigator

P.I. Name: Dr. Shihab A. Shamma

Department: Center for Auditory and Acoustic Research

Address: Institute for Systems Research

Electrical and Computer Engineering

University of Maryland College Park, MD 20742

Phone: (301) 405-6842 Fax: (301) 314-9920 Email: sas@umd.edu

Recipient's Authorized Organizational Representative

Jill A. Frankenfield AOR Name:

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Phone: (301) 405-4577 (301) 314-9569 Fax: Email: jfranken@umd.edu

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ARTICLE 6 KEY PERSONNEL

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KEY PERSONNEL:

Principal Investigator: Dr. Shihab A. Shamma

Fellow (when identified): TBD

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ARTICLE 7 FISCAL MANAGEMENT

7.1 Restrictions of the Use of Government Funds

Government funds provided under this Agreement must be allocated by the Recipient exclusively for the execution and operation of the Agreement Scope. Government funds shall not be utilized to support the Recipient's operations or administration unrelated to this Agreement.

7.2. Obligation

In no case shall the Government's financial obligation exceed the amount obligated on this Agreement or by amendment to this Agreement. The Government's share for full performance of this award is \$239,998. Of this amount, \$239,998 is allotted and available for payment. This grant is fully funded. The Government is not obligated to reimburse the Recipient for expenditures in excess of the amount of funding obligated and allotted by the Government.

7.3 Incremental Funding Actions

Unless otherwise specified in the agreement, each successive increment of a continuing grant will be funded at the level specified in Article 1 without a formal request from the recipient provided an annual report has been received from the Principal Investigator.

Incremental funding is contingent on:

- i. availability of funds;
- ií. satisfactory scientific/technical progress; and
- iii. compliance with any special conditions of the agreement.

7.4 Advance Payment

To request advance payments, recipients shall submit a request for advance payment. The original and two copies of each request shall be submitted to:

B. CIA Grants Office, Block 6

7.5 Program Income

All program income earned during the project period shall be added to funds committed to the project by the Government and the Recipient and used to further eligible program objectives.

7.6 Closeout Adjustments

The Government may make a downward adjustment to the Government funding amount after completion of the effort under an agreement, when appropriate in accordance with OMB Circular A-110.

ARTICLE 8 REVISION TO FINANCIAL PLANS

- A. The financial plan, or approved budget, is the financial expression of the effort to be performed under this agreement as approved during the award process. This agreement and its terms and conditions reflect the approved financial plan. Some changes to the plan require prior approval, as described below.
- B. Recipients are authorized to:

Carry forward unobligated balances to subsequent funding periods (with the exception of the final funding period)

- C. The CIA Grants Officer's prior written approval is required for actions which:
- 1. Change the scope or objective of a project. The Principal Investigator must consult with the Program manager and receive written approval from the Grants Officer before deviating from the research objectives defined in the grant proposal or any sub-award, transfer or contracting out of substantive program performance under this agreement.
- 2. Change key personnel. Support for the project may not continue without the active direction of the Principal Investigator and/or Postdoctoral Fellows approved for, and identified in, this Assistance Agreement. If the approved Principal Investigator/Postdoctoral Fellow severs his or her connection with the recipient institution or otherwise relinquishes active direction of the project, either permanently or for a significant length of time (three months or more), the recipient institution must either:
 - (i) Appoint a replacement Principal Investigator/Postdoctoral Fellow with the approval of the Program Manager, or
 - (ii) Relinquish the Assistance Agreement, in which case the Agreement shall be terminated.
- 3. change the recipient institution's cost share amount reflected in the approved budget
- 4. use human subjects or vertebrate animals
- 5. require no cost extensions exceeding 12 months
- 6. Unless otherwise directed by the Grant Officer, any unexpended balance of funds which remains at the end of any funding period, except the final funding period of the grant, shall be carried over to the next funding period, and may be used to defray costs of any funding period of the grant. This includes allowing the carry over of funds to the second and subsequent years of a multiple year grant. This provision also applies to subcontractors performing substantive work under the grant.
- 7. SPECIAL CONDITIONS

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N/A

8. OPTION

The Government may extend the term of this grant by issuing a unilateral

Option Year (12 July 2012 - 11 July 2013) (UNEXERCISED) Government's Share \$119,999 Recipients Share (cash or in-kind) 0 Total Option Year Agreement \$119,999

ARTICLE 9 INVENTIONS

- (a) The clause entitled "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms," (37 CFR 401) is hereby incorporated by reference and the clauses in paragraph 401.14 are modified as follows: replace the word "contractor" with "Recipient"; replace the words "agency," "Federal Agency" and "funding Federal Agency" with "government"; replace the word "contract" with "agreement"; delete paragraphs (g)(2), (g)(3) and the words "to be performed by a small business firm or domestic nonprofit organization" from paragraph (g)(1); paragraph (1), Communications, point of contact on matters relating to this clause will be the CIA Grants Officer
- (b) The Recipient shall file Invention (Patent) Reports as of the close of the performance year and at the end of the term for this Agreement. Annual reports are due 60 days after the end of each year of performance and final reports are due 60 days after the expiration of the final performance period. Negative reports are also required. The Recipient shall submit the original and one copy to the Grants Officer.
- (c) Final payment cannot be made nor can the agreement be closed out until the recipient delivers to the Government all disclosures of subject inventions required by this agreement, an acceptable final report pursuant to article 12 entitled "Annual and Final Technical Reports," and all confirmatory instruments.
- A. All rights and title to data and technical data, as defined in 48 CFR 27.401, generated under this agreement shall vest in the Recipient.
- B. The Recipient hereby grants to the U.S. Government a non-exclusive, nontransferable, royalty-free, fully paid-up license to use, duplicate, or disclose for governmental purposes any data, technology and inventions, whether patented or not, made or developed under this Agreement.
- The Recipient reserves the right to protect by copyright original works developed under this agreement. All such copyrights will be in the name of the Recipient. The Recipient hereby grants the U.S. Government a non-exclusive, non-transferable, royalty-free, fully paid-up license to reproduce, prepare derivative works, distribute copies to the public, and perform publicly and display publicly, for governmental purposes, any copyrighted materials developed under this agreement, and to authorize others to do so.
- D. The Recipient is responsible for affixing appropriate markings indicating the rights of the Government on all data and technical data delivered under the agreement. The Government shall be deemed to have unlimited rights in all data and technical data delivered without markings.

ARTICLE 10 ANNUAL PERFORMANCE REPORTS

10.1 Annual Performance Report

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- A. Annual reports are required for efforts of more than one year. This report will provide a concise and factual discussion of the significant accomplishments and progress during the year covered by the report. Each of the topics described below shall be addressed for the effort being performed:
- (1) A comparison of actual accomplishments with the goals and objectives established for the period, the findings of the investigator, or both.
- (2) Reasons why established goals were not met, if appropriate.
- (3) Other pertinent information including, when appropriate, analysis and explanation of cost overruns.
- B. In addition, for research awards, each of the following topics (4) through (7) shall be addressed as appropriate to the research effort being performed:
- (4) A cumulative chronological list of written publications in technical journals. Include those in press as well as manuscripts in preparation and planned for later submission. Indicate likely journals, authors, and titles.
- (5) A list of professional personnel associated with the research effort. List any advanced degrees awarded, including dates, recipient, type of degree, and thesis title.
- (6) Interactions (Related Activities):
 - i. Papers presented at meetings, conferences, seminars, etc.
- ii. Consultative and advisory functions to other laboratories and agencies on research supported under the agreement. Provide factual information about the subject matter, institutions, dates, and the names of individuals involved.
- (7) New discoveries, inventions, or patent disclosures and specific applications stemming from the research effort.

The Postdoctoral Fellow is also required to present the status of the research grant at the annual IC Postdoctoral Research Fellowship Program Colloquium.

10.2 Final Technical Report

- A. A Final Technical Report is due at the completion of the agreement. This report will provide a comprehensive, cumulative, and substantive summary of the progress and significant accomplishments achieved during the total period of the effort covered by the agreement. Each of the topics described in section 2.1 above shall be addressed as appropriate for the effort performed. Publications may be bound and attached as appendices.
- B. When the results of a research effort have not previously been reported in scientific or technical publications, the Final Technical Report must provide

sufficient detailed discussions of findings and accomplishments obtained in pursuit of the planned research objectives.

10.3 Report Submittal

The Recipient shall submit annual and final technical reports in the original and two copies to the Agency's program officer within 90 days after completion of the period covered by the report. The Recipient shall provide a copy of the transmittal letter to the Grants Officer.

10.4 Format

- A. Cover and title page. Standard Form (SF) 298, Report Documentation Page, shall be used. Item 13 of the form should contain a 100 to 200 word abstract summarizing technical progress during the reporting period. Style should be third person singular using past tense. Jargon, special symbols or notations, subscripts, mathematical symbols or foreign alphabet letters are not permitted. All pages should be of good quality for copying purposes.
- B. Recipient's format is acceptable.

ARTICLE 11 INFORMAL TECHNICAL REPORTS

11.1 Reports

This report shall be prepared only if requested by the Government program officer. It shall be submitted in letter format and is usually not longer than three pages in length. Its primary purpose is to inform the project engineer/program manager about significant events, accomplishments, and anticipated problems that may affect the conduct of the planned effort. It should summarize the progress of the effort being performed, new discoveries, inventions or patent disclosures, anticipated changes in commitments of key personnel and in the planned approach; acquisition or fabrication of major or special research equipment; and the titles of manuscripts planned for publication. The Recipient shall send the Agency program officer one copy signed by the principal investigator within 15 days after the request.

A brief quarterly report may be required after each three month period. (The annual report replaces the report for the last quarter of the year). Each quarterly report should describe the progress of the research project relative to the milestones that were defined in the proposal.

11.2 Government Visits

The Government may visit the Recipient to discuss project status and results. It is anticipated that Government involvement in this grant will be limited to general oversight.

ARTICLE 12 SCIENTIFIC REPORTS

1. For research agreements, this report shall be used for rapidly disseminating highly significant research results or for scientific reports that are too long or that contains useful compilations of data, tables, and computations not

normally accepted by technical journals. It is not appropriate for a student's thesis. Before preparing a Scientific Report, obtain written permission from the Program Manager who will then furnish detailed instructions for formatting, reproducing, and distributing the report. Send the Agency program manager two copies.

2. On its cover, a scientific report shall prominently display the following disclaimer: "The views and conclusions contained in this document are those of the authors and should not be interpreted as necessarily representing the official policies or endorsements, either expressed or implied, of the U.S. Government."

ARTICLE 13 REPORTING FINANCIAL INFORMATION

Recipients shall submit financial reporting information in accordance with the following.

13.1 Interim Financial Reports

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- A. The Recipient shall submit an interim Federal Financial Report (FFR 425) within 30 days following the end of each quarter. The original and a copy of the report should be submitted to the Grants Officer list identified in Block 16 of the cover page. Recipients are required to update, certify and submit the FFR to the Agency by the due date even if funds have not been drawn during the reporting period.
- B. Both cash management and financial status information should be reported on the same form for single award reporting.
- 13.2 Final Federal Financial Report

The recipient shall submit the final FFR no later than 90 days following the completion of the agreement. The original and a copy of the report shall be submitted to the Grants Administration Office identified in block 16 of the cover page.

13.3 Unexpended Balances

Unless otherwise directed by the Grant Officer, any unexpended balance of funds which remains at the end of any funding period, except the final funding period of the grant, shall be carried over to the next funding period, and may be used to defray costs of any funding period of the grant. This includes allowing the carry over of funds to the second and subsequent years of a multiple year grant, but it does not apply to options, which require current year funding. This provision also applies to subcontractors performing substantive work under the grant.

ARTICLE 14 PUBLIC DISCLOSURE OF SCIENTIFIC AND TECHNICAL INFORMATION

A. The Recipient may make formal public disclosure of the scientific and technical information from this supported work (e.g., release articles for

appropriate professional publications or present papers at scientific meetings or symposia) and will take the following steps;

- (1) A copy of the article, paper, report, etc., shall be provided to the Government 45 days prior to submission for publication.
- (2) Reference shall be attributed to a grant issued by the Intelligence Community Postdoctoral Research Fellowship Program, or as may otherwise be prescribed by the Grants Officer.
- B. The Recipient may utilize the scientific and technical information resulting from this support in consulting or discussing this and related information with other qualified individuals or groups of individuals, where appropriate, for furthering this research and/or development effort. The provision of A(2) shall apply to such exchanges of information.

ARTICLE 15 Non-Publicity

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The Recipient shall not use or allow to be used any aspect of this solicitation and/or agreement for publicity. Publicity means, but is not limited to, advertising (e.g. trade magazines, newspapers, Internet, radio, television etc.), communications with the media, marketing, or a reference for new business. It is further understood that this obligation shall not expire upon completion or termination of this agreement, but will continue indefinitely. The Recipient may request a waiver or release from the foregoing but shall not deviate there from unless authorized to do so in writing by the Grants Officer. Recipients are not required to obtain waivers when informing offices within this Agency of agreements it has performed or is in the process of performing.

ARTICLE 16 HUMAN SUBJECTS

Approval is required by CIA prior to any work beginning involving human subject use. All proposals that involve the use of human subjects must include documentation of their ability to follow Federal guidelines for the protection of human subjects. This includes, but is not limited to, protocol approval mechanisms, approved Institutional Review Boards (IRB), and Federal Wide Assurances. These requirements are based on expected human use issues sometime during the entire length of the proposed effort. The recipient shall provide their IRB approval of specific research, the blank informed user consent form, and the protocol and related documents as requested for secondary approval by CIA.

ARTICLE 17 ANIMAL SUBJECTS

Approval is required by CIA prior to work beginning involving animal subject use. Proposals selected for funding that will use vertebrate animals in the research must comply with the Animal Welfare Act [7 U.S.C. 2131 et seq.] and the regulations promulgated there under by the Secretary of Agriculture [9 CFR 1.1-4.11] pertaining to the humane care, handling, and treatment of vertebrate animals held or used for research, teaching or other activities supported by Federal awards. The recipient is expected to ensure that the guidelines described in the National Academy of Science (NAS) Publication, "Guide for the Care and Use of Laboratory Animals" (1996) are followed and to comply with the Public Health Service Policy and Government Principles Regarding the Care and Use of Animals (included as Appendix D to the NAS Guide).

ARTICLE 18 MODIFICATIONS

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Any party to this Agreement who wishes to modify the Agreement shall confer in good faith with the other signatory parties to determine the desirability of the proposed modification. Modifications shall not be effective until a written modification is signed by the Agreement signatories (or their successors). Administrative modifications may be unilaterally executed by the CIA Grants Officer.

ARTICLE 19 SUSPENSION AND TERMINATION PROCEDURES

The Government reserves the right to suspend or terminate this agreement for cause. If the Recipient fails to comply with the terms and conditions of this agreement, the CIA Grants Officer will provide written notice of breach or deficiency to the Recipient and will provide the Recipient an opportunity to explain or correct the breach or deficiency within 30 days from receipt of notice. If grounds for termination for cause still exist, the Government may terminate or suspend performance. If suspension is invoked, the Government may withhold further payments, or prohibit the Recipient from incurring additional obligation of funds until corrective action is taken. If this agreement is terminated after the Recipient has received Government funding, the closeout procedures in OMB Circular A-110 apply.

The agreement may be suspended or terminated in whole or in part in any of the following situations by:

- A. the Agency when the recipient has materially failed to comply with the terms and conditions of the award:
- B. the Agency when it has other reasonable cause; including departure of the Principal Investigator.
- C. the Agency and the recipient by mutual agreement (if the Agency and the recipient cannot reach an agreement, the Agency reserves the right to unilaterally terminated the award); or
- D. the recipient on written notice to the Agency setting forth the reasons for such action, the effective date, and, in the case of partial termination, the portion to be terminated or suspended (with the understanding that if the Agency determines that the unterminated portion will not accomplish the purposes of the agreement, it may suspend or terminate the entire agreement.)
- E. Notwithstanding the above, for security or safety reasons or in the case of a serious breach that could lead to irreparable damage, the Agency Grants Officer may order immediate suspension of work, in whole or in part.
- 19.2 Informal Resolution of Grant Administration Disputes
- A. Consistent with the Recommendation on Grant Disputes by the Administrative Conference of the U.S., and with the intent of the provisions of Alternative Dispute Resolution, the CIA provides the informal resolution processes described below concerning disputes or disagreements that may arise over a Grants Officer's post-award decisions under a CIA agreement.
- B. Scope of Post-Award Disputes Covered

The disputes below are covered under this process:

- i. cost disallowances pursuant to a Grants Officer's decision (e.g., specific disallowances under an individual grant or as a result of an audit report);
- ii. termination orders; and
- iii. the final settlement amount under a termination.

C. Procedures

- i The recipient should submit a certified letter to the Agency's Procurement Executive via the Grants Officer noting the recipient's disagreement or dispute and identifying the Agency's Grants Officer's decision in question, giving reasons for the request for review and providing any other material pertinent to the request.
- ii. The letter to the Procurement Executive must be postmarked no later than 30 days after the date of the letter notifying the recipient of the decision in question. The time for filing a request for review is strictly enforced and no extensions for the purpose of preparing it will be granted.
- iii. The request for review need not follow a prescribed format; however, it must contain a full statement of the recipient's position with respect to the disputed matter and the facts and reasons in support of the recipient's position. Requests will be reviewed if the recipient submits new information (which was unavailable at the time of the original decision); if an error in fact or application of Agency policy is noted in the original decision; or improper procedures were followed in the original decision.
- iv. The Procurement Executive, will review or designate one or more individuals to review the matter. One reviewing official will be at least at a management level equivalent to the official who made the decision that is being reviewed. In no case, will the review be undertaken by any individual involved with the decision or involved in recommending and/or monitoring the scientific and engineering aspects of the project or responsible for negotiating and/or administrating its business aspects.
- v. The designated individual(s) will review and consider all relevant information available. A report which identifies the conclusion and recommendation will be completed within 30 days and forwarded to the Procurement Executive or his/her designee for a final and unappealable written decision for the agency. The Procurement Executive or his/her designee will communicate the decision in writing to the recipient.

ARTICLE 20 RESEARCH MISCONDUCT

All research awards issued by the CIA are subject to the Federal Policy on Research Misconduct published in the Federal Register on December 6, 2000 (65 FR 76260). The following definitions will be used when applying this policy:

AMA LIGHT .

- i. Research misconduct means the fabrication, falsification, or plagiarism in proposing, performing, or reviewing research, or in reporting research results. Research misconduct does not include honest error or difference of opinion.
- ii. Fabrication is making up data or results and recording or reporting them.
- iii. <u>Falsification</u> means manipulating research materials, equipment, or processes, or changing or omitting data or results such that the research is not accurately represented in the research record.
- iv. <u>Plagiarism</u> is the appropriation of another person's ideas, processes, results or words without giving appropriate credit.
- v. Research means all basic, applied, and demonstration research in all fields of science, engineering, mathematics, education, linguistics, medicine, psychology, social sciences, statistics, and research involving human subjects or animals.
- vi. Research institutions includes all organizations using Federal funds for research, including, for example, colleges and universities, intramural Federal research laboratories, Federally funded research and development centers, national user facilities, industrial laboratories, or other research institutes.
- vii. Research record is the record of data or results that embody the facts resulting from scientific inquiry, and includes, but is not limited to, research proposals, laboratory records, both physical and electronics, progress reports, abstracts, theses, oral presentations, internal reports, and journal articles.

Any allegation of research misconduct should be reported to the CIA Grants Officer

ARTICLE 21 REPORTING CLASSIFIABLE INFORMATION

- (a) This award is intended for unclassified, publicly releasable research. The recipient will not be granted access to classified information. The awarding agency does not expect that the results of the research project will involve classified information.
- (b) If, however, in conducting the activities supported under this award, the principal investigator (PI) is concerned that any of the research results involve potentially classifiable information that may warrant Government restrictions on the dissemination of the results, the PI should promptly notify the awarding agency's program manager.

ARTICLE 22 ENVIRONMENTAL STANDARDS

The Recipient agrees to the following environment standards;

A. Comply with applicable provisions of the Clean Air Act (42 U.S.C 7401, et seq.) and Clean Water Act (33 V.S.C. 1251, et seq.), as implemented by Executive Order 11738 (3 CFR, 1971- 1 975 Comp., p799] and Environmental Protection Agency (EPA) rules at 40 CFR part 15. In accordance with the EPA rules, the Recipient further agrees that it will:

- Not use any facility on EPA's List of Violating Facilities in performing any award that is nonexempt under 40 CFR 15.5, as long as the facility remains on the list.
- Notify the awarding agency if it intends to use a facility in performing this award that is on the List of Violating Facilities or that the Recipient knows has been recommended to be placed on the List of Violating Facilities.
- B. Identify to the awarding agency any impact this award may have on the quality of the human environment, and provide help the agency may need to comply with the National Environmental Policy Act (NEPA, at 42 V.S.C. 4321, et seq.) and to prepare Environmental Impact Statements or other required environmental documentation. In such cases, the Recipient agrees to take no action that will have an adverse environmental impact (e.g. physical disturbance of a site such as breaking of ground) until the agency provides written Approval.

ARTICLE 23 NONDISCRIMINATION

By signing this agreement or accepting funds under the agreement, the Recipient assures that it will comply with applicable provisions of the following, national policies prohibiting discrimination:

- A. On the basis of race, color, or national origin, in Title VI of the Civil Rights Act of 1964 (42 V.S.C. 2000d, et seq.).
- B. On the basis of sex or blindness, in Title IX of the Education Amendments of 1972 (20 V.S.C. 1681, et seq.)
- C. On the basis of age, in the Age Discrimination Act of 1975 (42 V.S.C. 6101, et seq.), as implemented by the Department of Health and Human Services regulations at 45 CFR part 90.
- D. On the basis of disability, in the Americans with Disabilities Act.

ARTICLE 24 CERTIFICATIONS

The following Certifications, which have been executed by the Recipient prior to award of this agreement, are hereby incorporated by reference:

- A. Certification regarding Debarment, Suspension, and Other Responsibility Matters.
- B. Certification regarding Drug-Free Workplace Requirements.
- C. Certification regarding Lobbying.

ARTICLE 25 LIABILITY

The Agency cannot assume any liability for accidents, illnesses or claims arising out of any work supported by an award or for unauthorized use of patented or copyrighted materials. The grantee institution is advised to take

such steps as may be deemed necessary to insure or protect itself, its employees, and its property.

ARTICLE 26 SPONSORSHIP BY AN AGENCY WITHIN THE INTELLIGENCE COMMUNITY

This grant is sponsored by the Central Intelligence Agency, an Agency within the Intelligence Committee. To ensure compliance with Executive Order 12333, dated 4 December 1981, (revised 30 July 08) the individual signing this instrument on behalf of the academic institution is authorized by the institution to contract with an Agency within the Intelligence Community.

ARTICLE 27 PRIOR APPROVALS

As appropriate, prior approval of the following deviations from budget and program plans are required:

- (1) The Grantee must consult the Program Manager in Block 15 of the Award/Modification document through the AGO at the Administrative Office in Block 16 or the Grant Procurement Office in Block 6 of the Award/Modification document before deviating from the research objectives defined in the grant proposal or any sub-award, transfer or contracting out of substantive program performance under this award.
- (2) Support for the project may not continue without the active direction of the Principal Investigator approved for, and identified in, this Grant. If the approved Principal Investigator severs his or her connection with the Grantee or otherwise relinquishes active direction of the project, either permanently or for a significant length of time (three months or more), the Grantee must either:
 - (i) Appoint a replacement Principal Investigator with the approval of the Program Manager in Block 15 through the Grant Procurement Office in Block 6 of the Award/Modification document, or
 - (ii) Relinquish the Grant, in which case the Grant shall be terminated
- (3) Extension for the expiration period of this Grant The AGO at the Administrative Office in Block 16 of the Award/Modification document has authority to approve a no-funds extension request meeting all of the following parameters:
 - (i) a one-time basis only; and
 - (ii) for a period not to exceed 90 days; and
 - (iii) where \$50,000.00 or less of obligated funds remain to be expended.

In other cases, where a request <u>is outside</u> one or more of the parameters, a no-funds extension can only be approved with the concurrence of the Program Manager in Block 15 of the Award/Modification document. For any no-funds extension to be effective, a written grant modification must be issued and signed by the AGO at the Administrative Office in Block 16 under the circumstances above or the Sponsoring Office in Block 6 of the Award/Modification document.

ARTICLE 28 DATA RIGHTS

A. All rights and title to data and technical data, as defined in 48 CFR 27.401, generated under this agreement shall vest in the Recipient.

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- B. The Recipient hereby grants to the U.S. Government a non-exclusive, non-transferable, royalty-free, fully paid-up license to use, duplicate, or disclose for governmental purposes any data, technology and inventions, whether patented or not, made or developed under this Agreement.
- C. The Recipient reserves the right to protect by copyright original works developed under this agreement. All such copyrights will be in the name of the Recipient. The Recipient hereby grants the U.S. Government a non-exclusive, non-transferable, royalty-free, fully paid-up license to reproduce, prepare derivative works, distribute copies to the public, and perform publicly and display publicly, for governmental purposes, any copyrighted materials developed under this agreement, and to authorize others to do so.
- D. The Recipient is responsible for affixing appropriate markings indicating the rights of the Government on all data and technical data delivered under the agreement. The Government shall be deemed to have unlimited rights in all data and technical data delivered without markings.

ARTICLE 29 USING TECHNICAL INFORMATION RESOURCES

To the extent practical, the recipient will use the technical information resources of the Defense Technical Information Center (DTIC) and other Government or private facilities to investigate recent and on-going research and avoid needless duplication of scientific and engineering effort.

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5. Awarded To	Awarded To 6. Spor				g Offic		10G1 ZQ1Q		7. Per	iod of Performance	
University of Maryland			0	Office of the	e Chie	f Scientist			12 July	/ 2010 through 11 July (2012
8. Type of Agreement	9.	Authority				10. Purcha	se Reques	t or Fundin			
Grant		USC 630- USC 2358				N/A					
11. Remittance Address		000 200		tal Grant Ar	nount		*****	13. Fund		ed:	
See Article 4				Share \$239, nare \$ \$239,	0			This action Total:	n: \$0.00 \$50.00	00.00	
14. Principal Investigator	15.	Program N	ianager		1	6. Administr	ator:		-		
Dr. Shibab A. Shamma (301) 405-6842											(b)(3)
17. Submit Payment Requests To		18. Pa	ıying Off	īce			19 Sub	mit Reports	To		
Vendor Payments Attn: Mail Room			as Block					•		l Point of Contact	
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22. Signature of Person Authorized	oll Oll	eej			5 Sia	estres of Ces	***/A ~~ ^ ^	nanta Offica			
23/ Name and Title		24. Dat	e Signed	20	5	nie or omicer				27. Date Signed	
Barbara L. O'Malley, Contract Man	899 F	1/19	2/20			Gr	ants Offic	er		12/20/10	(b)(3)

2010*1045207*000 University of Maryland Modification 1 Page 2 of 3

- 44 - 1 - 1 - 1 - 1

- A. The purpose of this modification is to revise Article 4: Administrative Responsibilities, to reflect a change in procedure for submitting invoices.
- B. Accordingly, the following Article(s) are revised/restated as follows:

*Changes reflected in BOLD.

ARTICLE 4 ADMINISTRATIVE RESPONSIBILITIES

Central Intelligence Agency Grants Office	
Attn: Address: Contracting Team	(b)(3)
ARC Washington, DC 20505	(b)(3)
Phone: Fax: Email:	(b)(3)
Technical Point of Contact	
Central Intelligence Agency Program Officer ATTN: Address: Washington, DC 20505	(b)(3)
Phone: Fax: Email:	(b)(3)
Government Payment Office	
Invoices shall be submitted using the Internet Payment Platform (IPP). If the Grantee is not registered in IPP, the Grantee shall call the Vendor Service Center on within two weeks of grant award to register. Items needed to facilitate registration include: a valid grant number and the name, phone number, and e-mail address for the Grantee's point of contact. The Grantee may make inquiries regarding invoices to the payment office on	(b)(3) (b)(3)
If the Grantee is unable to submit a payment request in electronic form, or the Agency is unable to receive a payment request in electronic form, the Grantee shall submit the payment request using a method mutually agreed to by the Grantee, the Grants Officer, and the payment office.	(6)(6)
Invention Reporting	
Grants Office Address: Contracting Team ARC	
Washington, DC 20505	(b)(3)
Phone:	(b)(3)

2010*1045207*000 University of Maryland Modification 1 Page 3 of 3

Fax: Email: (b)(3)

Recipient's Principal Investigator

P.I. Name: Dr. Shihab A. Shamma

Department: Center for Auditory and Acoustic Research

Address:

Institute for Systems Research

Electrical and Computer Engineering

University of Maryland College Park, MD 20742

Phone: Fax: (301) 405-6842 (301) 314-9920

Email:

sas@umd.edu

Recipient's Authorized Organizational Representative

AOR Name:

Jill A. Frankenfield

Title:

Contract Manager, Office of Research Administration & Advancement

Address:

3112 Lee Building

University of Maryland College Park, MD 20742

Phone: Fax: Email: (301) 405-4577 (301) 314-9569 jfranken@umd.edu

C. Except as provided herein, all other Articles shall remain UNCHANGED and in full force and effect.

* WA 11 OH .		Approv	ed for Release:			184	11 61	.52a rg. 2	
1. Award No. 2. 2010*1045207*000	Modificati		3. Effective Date				4. Page 1 of 18		
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J. Awarded 10							1		
University of Maryland			Office of the Ch					ly 2010 through 11 July 2012	
8.Type of Agreement Grant	9. Auth	ority		10. Purcha	se Reques	st or Fundin	g Docui	ment No.	
Cooperative Agreement Other	31 USC 10 USC	6304 and 2358		Multiple					
11. Remittance Address		12.	Total Grant Amoun	τ		13. Fund			
See Article 4			t. Share \$239,998 t Share \$ 0			This action: \$189,998 Total: \$239,998			
		Tota	al \$239,998						
14. Principal Investigator	15. Progr	am Manag	er	16. Administr	ator:	L			
Dr. Shihab A. Shamma (301) 405-6842		_	1					(b)(3)	
17. Submit Payment Requests To	18	8. Paying	Office		19. Sub	mit Report	s To		
Vendor Payments Attn: Mail Room	Si	ame as Blo	ock 17		As Dire	cted by the	Technic	eal Point of Contact	
Address Washington, 20505	, DC							(b)(3)	
20. Accounting and Appropriation	Data				<u> </u>				
		•			*****				
Amount Obligated: \$239,998, This 21. Research Title and/or Descripti Human and Algorithmic Robust Spe.	on of Projec	ct:	es grant funding fro	om \$50,000 by	\$189,998	to \$239,99	8. The	grant is fully funded.	
	•								
For the Recipient				For the United States of America					
22. Signature of Person Authorized	to Sign		25. S	i				(b)(3)	
23. Name and Title	24.	. Date Sig	ned 26. N	Tame or Oxneor				27. Date Signed	
				Gran	its Officer			23 Aug 2011(b)(3)	

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- ARTICLE 2 DEFINITIONS

- ARTICLE 3 ADMINISTRATIVE REQUIREMENTS
- ARTICLE 4 ADMINISTRATIVE RESPONSIBILITIES
- ARTICLE 5 TERM OF THE AGREEMENT
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- ARTICLE 21 REPORTING CLASSIFIABLE INFORMATION
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- ARTICLE 25 LIABILITY
- ARTICLE 26 SPONSORSHIP BY AN AGENCY WITHIN THE INTELLIGENCE COMMUNITY
- ARTICLE 27 PRIOR APPROVALS
- ARTICLE 28 DATA RIGHTS
- ARTICLE 29 USING TECHNICAL INFORMATION RESOURCES

ARTICLE 1 SCOPE OF THE AGREEMENT

- ---- **- - - -**--

The Recipient shall perform a coordinated research and development program in accordance with the Recipient's technical portion of the proposal entitled "Human and Algorithmic Robust Speaker Verification."

First Year (12 July 2010 - 11 July	2011)
Government's Share	\$119,999
Recipients Share (cash or in-kind)	\$ 0
Total First Year Agreement	\$119,999

Second Year (12 July 2011 - 11 July	2012)
	\$119,999
Recipients Share (cash or in-kind)	\$ 0
Total Second Year Agreement	\$119,999

Total Government Share of Agreement \$239,998

Option Year (12 July 2012 - 11 July	2013) (UNEXERCISED)
Government's Share	\$119,999
Recipients Share (cash or in-kind)	\$ 0
Total Option Year Agreement	\$119 ,999

Grand Total Government Share of Agreement \$359,997

ARTICLE 2 DEFINITIONS

Parties -- For the purposes of this Agreement, the parties are University of Maryland and the United States of America, hereinafter called the Government or the Agency, represented by the Central Intelligence Agency.

Agreement -- The articles of this assistance agreement, Research Terms and Conditions (available at http://www.nsf.gov/pubs/policydocs/rtc/termssidebyside.pdf) and its attachments.

Recipient -- An organization or other entity receiving a grant or cooperative agreement. For purposes of this Agreement, the Recipient is University of Maryland.

Performance Year -- Each consecutive twelve-month period from the effective date of this agreement throughout the term of the agreement.

ARTICLE 3 ADMINISTRATIVE REQUIREMENTS

- A. This Agreement will be administered in accordance with, and recipients shall comply with, the Research Terms and Conditions (available at http://www.nsf.gov/pubs/policydocs/rtc/termssidebyside.pdf) the requirements of the following OMB Circulars which are incorporated herein by reference:
- OMB Circular A-21 now codified at 2 CFR part 220, "Cost Principles for Educational Institutions"
- OMB Circular A-110, Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations now codified at 2 CFR part 215

- OMB Circular A-122. "Cost Principles for Non-Profit Organizations", now codified at 2 CFR part 230
- OMB Circular A-133, "Audits of State, Local Governments, and Nonprofit Institutions" (27 June 03); (revised 26 June 07) and
- The Provisions of CIA Broad Agency Announcement No. ICPDP-2010-0001, entitled "2010 Intelligence Community Postdoctoral Research Fellowship Program."
- B. Should there be any inconsistency between the special conditions contained in the Articles of this agreement and the Research Terms and Conditions, the Articles of the agreement shall control. Should there be any inconsistency between the Research Terms and Conditions and any special conditions contained in the CIA Broad Agency Announcement, guides, brochures, etc., cited or included by reference in the agreement, the matter should be referred to the CIA Grants Officer for guidance.

ARTICLE 4 ADMINISTRATIVE RESPONSIBILITIES

- -

Central In	telligence Agency Grants Office	
Attn: Address:	Contracting Team	(b)(3)
	ARC Washington, DC 20505	(b)(3)
Phone: Fax: Email:		(b)(3)
Technical	Point of Contact	
Central In ATTN: Address:	telligence Agency Program Officer Washington, DC 20505	(b)(3)
Phone: Fax: Email:		(b)(3)
Government	Payment Office	
	hall be submitted using the Internet Payment Platform (IPP). If the not registered in IPP, the Grantee shall call the Vendor Service	
	within two weeks of grant award to register. Items needed ate registration include: a valid grant number and the name, phone and e-mail address for the Grantee's point of contact. The Grantee may	(b)(3)
		(b)(3)
Agency is shall subm	intee is unable to submit a payment request in electronic form, or the unable to receive a payment request in electronic form, the Grantee it the payment request using a method mutually agreed to by the the Grants Officer, and the payment office.	

Invention Reporting

Grants Office

Address:

Contracting Team

ARC

Phone: Fax: Email:

Washington, DC 20505

Recipient's Principal Investigator

P.I. Name: Dr. Shihab A. Shamma

Department: Center for Auditory and Acoustic Research

Address:

Institute for Systems Research

Electrical and Computer Engineering

University of Maryland College Park, MD 20742

Phone:

(301) 405-6842

Fax: Email:

(301) 314-9920 sas@umd.edu

Recipient's Authorized Organizational Representative

AOR Name:

Jill A. Frankenfield

Title:

Contract Manager, Office of Research Administration & Advancement

Address:

3112 Lee Building University of Maryland College Park, MD 20742

Phone:

(301) 405-4577

Fax: Email:

(301) 314-9569 jfranken@umd.edu

ARTICLE 5 TERM OF THE AGREEMENT

The project has been approved on scientific/technical merit for 24 months. The period of performance is 12 July 2010 - 11 July 2012.

ARTICLE 6 KEY PERSONNEL

The key personnel listed below must be employed with University of Maryland at the time of award and shall be maintained, to the maximum extent possible, throughout this agreement. Should changes be necessary, University of Maryland shall notify the Agency Grants Office (identified in Block 6 of the face page) in writing of the proposed substitute(s) within 30 days of the change in order to obtain approval of the substitution from the CIA Program Manager.

KEY PERSONNEL:

Principal Investigator: Dr. Shihab A. Shamma

Fellow (when identified): TBD

(b)(3)

(b)(3)

ARTICLE 7 FISCAL MANAGEMENT

7.1 Restrictions of the Use of Government Funds

Government funds provided under this Agreement must be allocated by the Recipient exclusively for the execution and operation of the Agreement Scope. Government funds shall not be utilized to support the Recipient's operations or administration unrelated to this Agreement.

7.2. Obligation

In no case shall the Government's financial obligation exceed the amount obligated on this Agreement or by amendment to this Agreement. The Government's share for full performance of this award is \$239,998. Of this amount, \$239,998 is allotted and available for payment. This grant is fully funded. The Government is not obligated to reimburse the Recipient for expenditures in excess of the amount of funding obligated and allotted by the Government.

7.3 Incremental Funding Actions

Unless otherwise specified in the agreement, each successive increment of a continuing grant will be funded at the level specified in Article 1 without a formal request from the recipient provided an annual report has been received from the Principal Investigator.

Incremental funding is contingent on:

- availability of funds;
- ii. satisfactory scientific/technical progress; and
- iii. compliance with any special conditions of the agreement.

7.4 Advance Payment

To request advance payments, recipients shall submit a request for advance payment. The original and two copies of each request shall be submitted to:

B. CIA Grants Office, Block 6

7.5 Program Income

All program income earned during the project period shall be added to funds committed to the project by the Government and the Recipient and used to further eligible program objectives.

7.6 Closeout Adjustments

The Government may make a downward adjustment to the Government funding amount after completion of the effort under an agreement, when appropriate in accordance with OMB Circular A-110.

ARTICLE 8 REVISION TO FINANCIAL PLANS

- A. The financial plan, or approved budget, is the financial expression of the effort to be performed under this agreement as approved during the award process. This agreement and its terms and conditions reflect the approved financial plan. Some changes to the plan require prior approval, as described below.
- B. Recipients are authorized to:

Carry forward unobligated balances to subsequent funding periods (with the exception of the final funding period)

- C. The CIA Grants Officer's prior written approval is required for actions which:
- 1. Change the scope or objective of a project. The Principal Investigator must consult with the Program manager and receive written approval from the Grants Officer before deviating from the research objectives defined in the grant proposal or any sub-award, transfer or contracting out of substantive program performance under this agreement.
- 2. Change key personnel. Support for the project may not continue without the active direction of the Principal Investigator and/or Postdoctoral Fellows approved for, and identified in, this Assistance Agreement. If the approved Principal Investigator/Postdoctoral Fellow severs his or her connection with the recipient institution or otherwise relinquishes active direction of the project, either permanently or for a significant length of time (three months or more), the recipient institution must either:
 - (i) Appoint a replacement Principal Investigator/Postdoctoral Fellow with the approval of the Program Manager, or
 - (ii) Relinquish the Assistance Agreement, in which case the Agreement shall be terminated.
- 3. change the recipient institution's cost share amount reflected in the approved budget
- 4. use human subjects or vertebrate animals
- 5. require no cost extensions exceeding 12 months
- 6. Unless otherwise directed by the Grant Officer, any unexpended balance of funds which remains at the end of any funding period, except the final funding period of the grant, shall be carried over to the next funding period, and may be used to defray costs of any funding period of the grant. This includes allowing the carry over of funds to the second and subsequent years of a multiple year grant. This provision also applies to subcontractors performing substantive work under the grant.
- 7. SPECIAL CONDITIONS N/A
- 8. OPTION

The Government may extend the term of this grant by issuing a unilateral modification.

Option Year (12 July 2012 - 11 July 2013) (UNEXERCISED)
Government's Share \$119,999
Recipients Share (cash or in-kind) 0
Total Option Year Agreement \$119,999

ARTICLE 9 INVENTIONS

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- (a) The clause entitled "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms," (37 CFR 401) is hereby incorporated by reference and the clauses in paragraph 401.14 are modified as follows: replace the word "contractor" with "Recipient"; replace the words "agency," "Federal Agency" and "funding Federal Agency" with "government"; replace the word "contract" with "agreement"; delete paragraphs (g)(2), (g)(3) and the words "to be performed by a small business firm or domestic nonprofit organization" from paragraph (g)(1); paragraph (1), Communications, point of contact on matters relating to this clause will be the CIA Grants Officer
- (b) The Recipient shall file Invention (Patent) Reports as of the close of the performance year and at the end of the term for this Agreement. Annual reports are due 60 days after the end of each year of performance and final reports are due 60 days after the expiration of the final performance period. Negative reports are also required. The Recipient shall submit the original and one copy to the Grants Officer.
- (c) Final payment cannot be made nor can the agreement be closed out until the recipient delivers to the Government all disclosures of subject inventions required by this agreement, an acceptable final report pursuant to article 12 entitled "Annual and Final Technical Reports," and all confirmatory instruments.
- A. All rights and title to data and technical data, as defined in 48 CFR 27.401, generated under this agreement shall vest in the Recipient.
- B. The Recipient hereby grants to the U.S. Government a non-exclusive, non-transferable, royalty-free, fully paid-up license to use, duplicate, or disclose for governmental purposes any data, technology and inventions, whether patented or not, made or developed under this Agreement.
- C. The Recipient reserves the right to protect by copyright original works developed under this agreement. All such copyrights will be in the name of the Recipient. The Recipient hereby grants the U.S. Government a non-exclusive, non-transferable, royalty-free, fully paid-up license to reproduce, prepare derivative works, distribute copies to the public, and perform publicly and display publicly, for governmental purposes, any copyrighted materials developed under this agreement, and to authorize others to do so.
- D. The Recipient is responsible for affixing appropriate markings indicating the rights of the Government on all data and technical data delivered under the agreement. The Government shall be deemed to have unlimited rights in all data and technical data delivered without markings.

ARTICLE 10 ANNUAL PERFORMANCE REPORTS

10.1 Annual Performance Report

- A. Annual reports are required for efforts of more than one year. This report will provide a concise and factual discussion of the significant accomplishments and progress during the year covered by the report. Each of the topics described below shall be addressed for the effort being performed:
- (1) A comparison of actual accomplishments with the goals and objectives established for the period, the findings of the investigator, or both.
- (2) Reasons why established goals were not met, if appropriate.
- (3) Other pertinent information including, when appropriate, analysis and explanation of cost overruns.
- B. In addition, for research awards, each of the following topics (4) through (7) shall be addressed as appropriate to the research effort being performed:
- (4) A cumulative chronological list of written publications in technical journals. Include those in press as well as manuscripts in preparation and planned for later submission. Indicate likely journals, authors, and titles.
- (5) A list of professional personnel associated with the research effort. List any advanced degrees awarded, including dates, recipient, type of degree, and thesis title.
- (6) Interactions (Related Activities):
 - i. Papers presented at meetings, conferences, seminars, etc.
- ii. Consultative and advisory functions to other laboratories and agencies on research supported under the agreement. Provide factual information about the subject matter, institutions, dates, and the names of individuals involved.
- (7) New discoveries, inventions, or patent disclosures and specific applications stemming from the research effort.

The Postdoctoral Fellow is also required to present the status of the research grant at the annual IC Postdoctoral Research Fellowship Program Colloquium.

10.2 Final Technical Report

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- A. A Final Technical Report is due at the completion of the agreement. This report will provide a comprehensive, cumulative, and substantive summary of the progress and significant accomplishments achieved during the total period of the effort covered by the agreement. Each of the topics described in section 2.1 above shall be addressed as appropriate for the effort performed. Publications may be bound and attached as appendices.
- B. When the results of a research effort have not previously been reported in scientific or technical publications, the Final Technical Report must provide sufficient detailed discussions of findings and accomplishments obtained in pursuit of the planned research objectives.
- 10.3 Report Submittal

The Recipient shall submit annual and final technical reports in the original and two copies to the Agency's program officer within 90 days after completion of the period covered by the report. The Recipient shall provide a copy of the transmittal letter to the Grants Officer.

10.4 Format

- A. Cover and title page. Standard Form (SF) 298, Report Documentation Page, shall be used. Item 13 of the form should contain a 100 to 200 word abstract summarizing technical progress during the reporting period. Style should be third person singular using past tense. Jargon, special symbols or notations, subscripts, mathematical symbols or foreign alphabet letters are not permitted. All pages should be of good quality for copying purposes.
- B. Recipient's format is acceptable.

ARTICLE 11 INFORMAL TECHNICAL REPORTS

11.1 Reports

This report shall be prepared only if requested by the Government program officer. It shall be submitted in letter format and is usually not longer than three pages in length. Its primary purpose is to inform the project engineer/program manager about significant events, accomplishments, and anticipated problems that may affect the conduct of the planned effort. It should summarize the progress of the effort being performed, new discoveries, inventions or patent disclosures, anticipated changes in commitments of key personnel and in the planned approach; acquisition or fabrication of major or special research equipment; and the titles of manuscripts planned for publication. The Recipient shall send the Agency program officer one copy signed by the principal investigator within 15 days after the request.

A brief quarterly report may be required after each three month period. (The annual report replaces the report for the last quarter of the year). Each quarterly report should describe the progress of the research project relative to the milestones that were defined in the proposal.

11.2 Government Visits

The Government may visit the Recipient to discuss project status and results. It is anticipated that Government involvement in this grant will be limited to general oversight.

ARTICLE 12 SCIENTIFIC REPORTS

1. For research agreements, this report shall be used for rapidly disseminating highly significant research results or for scientific reports that are too long or that contains useful compilations of data, tables, and computations not normally accepted by technical journals. It is not appropriate for a student's thesis. Before preparing a Scientific Report, obtain written permission from the Program Manager who will then furnish detailed instructions for formatting, reproducing, and distributing the report. Send the Agency program manager two copies.

2. On its cover, a scientific report shall prominently display the following disclaimer: "The views and conclusions contained in this document are those of the authors and should not be interpreted as necessarily representing the official policies or endorsements, either expressed or implied, of the U.S. Government."

ARTICLE 13 REPORTING FINANCIAL INFORMATION

Recipients shall submit financial reporting information in accordance with the following.

13.1 Interim Financial Reports

- A. The Recipient shall submit an interim Federal Financial Report (FFR 425) within 30 days following the end of each quarter. The original and a copy of the report should be submitted to the Grants Officer list identified in Block 16 of the cover page. Recipients are required to update, certify and submit the FFR to the Agency by the due date even if funds have not been drawn during the reporting period.
- B. Both cash management and financial status information should be reported on the same form for single award reporting.
- Final Federal Financial Report 13.2

The recipient shall submit the final FFR no later than 90 days following the completion of the agreement. The original and a copy of the report shall be submitted to the Grants Administration Office identified in block 16 of the çover page.

13.3 Unexpended Balances

Unless otherwise directed by the Grant Officer, any unexpended balance of funds which remains at the end of any funding period, except the final funding period of the grant, shall be carried over to the next funding period, and may be used to defray costs of any funding period of the grant. This includes allowing the carry over of funds to the second and subsequent years of a multiple year grant, but it does not apply to options, which require current year funding. This provision also applies to subcontractors performing substantive work under the grant.

ARTICLE 14 PUBLIC DISCLOSURE OF SCIENTIFIC AND TECHNICAL INFORMATION

- A. The Recipient may make formal public disclosure of the scientific and technical information from this supported work (e.g., release articles for appropriate professional publications or present papers at scientific meetings or symposia) and will take the following steps;
- (1) A copy of the article, paper, report, etc., shall be provided to the Government 45 days prior to submission for publication.

- (2) Reference shall be attributed to a grant issued by the Intelligence Community Postdoctoral Research Fellowship Program, or as may otherwise be prescribed by the Grants Officer.
- B. The Recipient may utilize the scientific and technical information resulting from this support in consulting or discussing this and related information with other qualified individuals or groups of individuals, where appropriate, for furthering this research and/or development effort. The provision of A(2) shall apply to such exchanges of information.

ARTICLE 15 Non-Publicity

The Recipient shall not use or allow to be used any aspect of this solicitation and/or agreement for publicity. Publicity means, but is not limited to, advertising (e.g. trade magazines, newspapers, Internet, radio, television etc.), communications with the media, marketing, or a reference for new business. It is further understood that this obligation shall not expire upon completion or termination of this agreement, but will continue indefinitely. The Recipient may request a waiver or release from the foregoing but shall not deviate there from unless authorized to do so in writing by the Grants Officer. Recipients are not required to obtain waivers when informing offices within this Agency of agreements it has performed or is in the process of performing.

ARTICLE 16 HUMAN SUBJECTS

Approval is required by CIA prior to any work beginning involving human subject use. All proposals that involve the use of human subjects must include documentation of their ability to follow Federal guidelines for the protection of human subjects. This includes, but is not limited to, protocol approval mechanisms, approved Institutional Review Boards (IRB), and Federal Wide Assurances. These requirements are based on expected human use issues sometime during the entire length of the proposed effort. The recipient shall provide their IRB approval of specific research, the blank informed user consent form, and the protocol and related documents as requested for secondary approval by CIA.

ARTICLE 17 ANIMAL SUBJECTS

Approval is required by CIA prior to work beginning involving animal subject use. Proposals selected for funding that will use vertabrate animals in the research must comply with the Animal Welfare Act [7 U.S.C. 2131 et seq.] and the regulations promulgated there under by the Secretary of Agriculture [9 CFR 1.1-4.11] pertaining to the humane care, handling, and treatment of vertebrate animals held or used for research, teaching or other activities supported by Federal awards. The recipient is expected to ensure that the guidelines described in the National Academy of Science (NAS) Publication, "Guide for the Care and Use of Laboratory Animals" (1996) are followed and to comply with the Public Health Service Policy and Government Principles Regarding the Care and Use of Animals (included as Appendix D to the NAS Guide).

ARTICLE 18 MODIFICATIONS

Any party to this Agreement who wishes to modify the Agreement shall confer in good faith with the other signatory parties to determine the desirability of the

proposed modification. Modifications shall not be effective until a written modification is signed by the Agreement signatories (or their successors). Administrative modifications may be unilaterally executed by the CIA Grants Officer.

ARTICLE 19 SUSPENSION AND TERMINATION PROCEDURES

19.1 The Government reserves the right to suspend or terminate this agreement for cause. If the Recipient fails to comply with the terms and conditions of this agreement, the CIA Grants Officer will provide written notice of breach or deficiency to the Recipient and will provide the Recipient an opportunity to explain or correct the breach or deficiency within 30 days from receipt of notice. If grounds for termination for cause still exist, the Government may terminate or suspend performance. If suspension is invoked, the Government may withhold further payments, or prohibit the Recipient from incurring additional obligation of funds until corrective action is taken. If this agreement is terminated after the Recipient has received Government funding, the closeout procedures in OMB Circular A-110 apply.

The agreement may be suspended or terminated in whole or in part in any of the following situations by:

- A. the Agency when the recipient has materially failed to comply with the terms and conditions of the award;
- B. the Agency when it has other reasonable cause; including departure of the Principal Investigator.
- C. the Agency and the recipient by mutual agreement (if the Agency and the recipient cannot reach an agreement, the Agency reserves the right to unilaterally terminated the award); or
- D. the recipient on written notice to the Agency setting forth the reasons for such action, the effective date, and, in the case of partial termination, the portion to be terminated or suspended (with the understanding that if the Agency determines that the unterminated portion will not accomplish the purposes of the agreement, it may suspend or terminate the entire agreement.)
- E. Notwithstanding the above, for security or safety reasons or in the case of a serious breach that could lead to irreparable damage, the Agency Grants Officer may order immediate suspension of work, in whole or in part.
- 19.2 Informal Resolution of Grant Administration Disputes
- A. Consistent with the Recommendation on Grant Disputes by the Administrative Conference of the U.S., and with the intent of the provisions of Alternative Dispute Resolution, the CIA provides the informal resolution processes described below concerning disputes or disagreements that may arise over a Grants Officer's post-award decisions under a CIA agreement.
- B. Scope of Post-Award Disputes Covered

The disputes below are covered under this process:

- i. cost disallowances pursuant to a Grants Officer's decision (e.g., specific disallowances under an individual grant or as a result of an audit report);
- ii. termination orders; and
- iii. the final settlement amount under a termination.

Procedures

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- i The recipient should submit a certified letter to the Agency's Procurement Executive via the Grants Officer noting the recipient's disagreement or dispute and identifying the Agency's Grants Officer's decision in question, giving reasons for the request for review and providing any other material pertinent to the request.
- ii. The letter to the Procurement Executive must be postmarked no later than 30 days after the date of the letter notifying the recipient of the decision in question. The time for filing a request for review is strictly enforced and no extensions for the purpose of preparing it will be granted.
- iii. The request for review need not follow a prescribed format; however, it must contain a full statement of the recipient's position with respect to the disputed matter and the facts and reasons in support of the recipient's position. Requests will be reviewed if the recipient submits new information (which was unavailable at the time of the original decision); if an error in fact or application of Agency policy is noted in the original decision; or improper procedures were followed in the original decision.
- iv. The Procurement Executive, will review or designate one or more individuals to review the matter. One reviewing official will be at least at a management level equivalent to the official who made the decision that is being reviewed. In no case, will the review be undertaken by any individual involved with the decision or involved in recommending and/or monitoring the scientific and engineering aspects of the project or responsible for negotiating and/or administrating its business aspects.
- v. The designated individual(s) will review and consider all relevant information available. A report which identifies the conclusion and recommendation will be completed within 30 days and forwarded to the Procurement Executive or his/her designee for a final and unappealable written decision for the agency. The Procurement Executive or his/her designee will communicate the decision in writing to the recipient.

ARTICLE 20 RESEARCH MISCONDUCT

All research awards issued by the CIA are subject to the Federal Policy on Research Misconduct published in the Federal Register on December 6, 2000 (65 FR 76260). The following definitions will be used when applying this policy:

Research misconduct means the fabrication, falsification, or plagiarism in proposing, performing, or reviewing research, or in reporting research results. Research misconduct does not include honest error or difference of opinion.

- ii. Fabrication is making up data or results and recording or reporting them.
- iii. Falsification means manipulating research materials, equipment, or processes, or changing or omitting data or results such that the research is not accurately represented in the research record.
- iv. <u>Plagiarism</u> is the appropriation of another person's ideas, processes, results or words without giving appropriate credit.
- v. Research means all basic, applied, and demonstration research in all fields of science, engineering, mathematics, education, linguistics, medicine, psychology, social sciences, statistics, and research involving human subjects or animals.
- vi. Research institutions includes all organizations using Federal funds for research, including, for example, colleges and universities, intramural Federal research laboratories, Federally funded research and development centers, national user facilities, industrial laboratories, or other research institutes.
- vii. Research record is the record of data or results that embody the facts resulting from scientific inquiry, and includes, but is not limited to, research proposals, laboratory records, both physical and electronics, progress reports, abstracts, theses, oral presentations, internal reports, and journal articles.

Any allegation of research misconduct should be reported to the CIA Grants Officer

ARTICLE 21 REPORTING CLASSIFIABLE INFORMATION

- (a) This award is intended for unclassified, publicly releasable research. The recipient will not be granted access to classified information. The awarding agency does not expect that the results of the research project will involve classified information.
- (b) If, however, in conducting the activities supported under this award, the principal investigator (PI) is concerned that any of the research results involve potentially classifiable information that may warrant Government restrictions on the dissemination of the results, the PI should promptly notify the awarding agency's program manager.

ARTICLE 22 ENVIRONMENTAL STANDARDS

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The Recipient agrees to the following environment standards;

- A. Comply with applicable provisions of the Clean Air Act (42 U.S.C 7401, et seq.) and Clean Water Act (33 V.S.C. 1251, et seq.), as implemented by Executive Order 11738 (3 CFR, 1971- 1 975 Comp., p799] and Environmental Protection Agency (EPA) rules at 40 CFR part 15. In accordance with the EPA rules, the Recipient further agrees that it will:
- Not use any facility on EPA's List of Violating Facilities in performing any award that is nonexempt under 40 CFR 15.5, as long as the facility remains on the list.

- Notify the awarding agency if it intends to use a facility in performing this award that is on the List of Violating Facilities or that the Recipient knows has been recommended to be placed on the List of Violating Facilities.
- B. Identify to the awarding agency any impact this award may have on the quality of the human environment, and provide help the agency may need to comply with the National Environmental Policy Act (NEPA, at 42 V.S.I. 4321, et seq.) and to prepare Environmental Impact Statements or other required environmental documentation. In such cases, the Recipient agrees to take no action that will have an adverse environmental impact (e.g. physical disturbance of a site such as breaking of ground) until the agency provides written Approval.

ARTICLE 23 NONDISCRIMINATION

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By signing this agreement or accepting funds under the agreement, the Recipient assures that it will comply with applicable provisions of the following, national policies prohibiting discrimination:

- A. On the basis of race, color, or national origin, in Title VI of the Civil Rights Act of 1964 (42 V.S.C. 2000d, et seq.).
- B. On the basis of sex or blindness, in Title IX of the Education Amendments of 1972 (20 V.S.C. 1681, et seq.)
- C. On the basis of age, in the Age Discrimination Act of 1975 (42 V.S.C. 6101, et seq.), as implemented by the Department of Health and Human Services regulations at 45 CFR part 90.
- D. On the basis of disability, in the Americans with Disabilities Act.

ARTICLE 24 CERTIFICATIONS

The following Certifications, which have been executed by the Recipient prior to award of this agreement, are hereby incorporated by reference:

- A. Certification regarding Debarment, Suspension, and Other Responsibility Matters.
- B. Certification regarding Drug-Free Workplace Requirements.
- C. Certification regarding Lobbying.

ARTICLE 25 LIABILITY

The Agency cannot assume any liability for accidents, illnesses or claims arising out of any work supported by an award or for unauthorized use of patented or copyrighted materials. The grantee institution is advised to take such steps as may be deemed necessary to insure or protect itself, its employees, and its property.

ARTICLE 26 SPONSORSHIP BY AN AGENCY WITHIN THE INTELLIGENCE COMMUNITY

This grant is sponsored by the Central Intelligence Agency, an Agency within the Intelligence Committee. To ensure compliance with Executive Order 12333, dated 4 December 1981, (revised 30 July 08) the individual signing this instrument on behalf of the academic institution is authorized by the institution to contract with an Agency within the Intelligence Community.

ARTICLE 27 PRIOR APPROVALS

As appropriate, prior approval of the following deviations from budget and program plans are required:

- (1) The Grantee must consult the Program Manager in Block 15 of the Award/Modification document through the AGO at the Administrative Office in Block 16 or the Grant Procurement Office in Block 6 of the Award/Modification document before deviating from the research objectives defined in the grant proposal or any sub-award, transfer or contracting out of substantive program performance under this award.
- (2) Support for the project may not continue without the active direction of the Principal Investigator approved for, and identified in, this Grant. If the approved Principal Investigator severs his or her connection with the Grantee or otherwise relinquishes active direction of the project, either permanently or for a significant length of time (three months or more), the Grantee must either:
 - (i) Appoint a replacement Principal Investigator with the approval of the Program Manager in Block 15 through the Grant Procurement Office in Block 6 of the Award/Modification document, or
 - (ii) Relinquish the Grant, in which case the Grant shall be terminated
- (3) Extension for the expiration period of this Grant The AGO at the Administrative Office in Block 16 of the Award/Modification document has authority to approve a no-funds extension request meeting all of the following parameters:
 - (i) a one-time basis only; and
 - (ii) for a period not to exceed 90 days; and
 - (iii) where \$50,000.00 or less of obligated funds remain to be expended.

In other cases, where a request <u>is outside</u> one or more of the parameters, a nofunds extension can only be approved with the concurrence of the Program Manager in Block 15 of the Award/Modification document. For any no-funds extension to be effective, a written grant modification must be issued and signed by the AGO at the Administrative Office in Block 16 under the circumstances above or the Sponsoring Office in Block 6 of the Award/Modification document.

ARTICLE 28 DATA RIGHTS

A. All rights and title to data and technical data, as defined in 48 CFR 27.401, generated under this agreement shall vest in the Recipient.

- B. The Recipient hereby grants to the U.S. Government a non-exclusive, non-transferable, royalty-free, fully paid-up license to use, duplicate, or disclose for governmental purposes any data, technology and inventions, whether patented or not, made or developed under this Agreement.
- C. The Recipient reserves the right to protect by copyright original works developed under this agreement. All such copyrights will be in the name of the Recipient. The Recipient hereby grants the U.S. Government a non-exclusive, non-transferable, royalty-free, fully paid-up license to reproduce, prepare derivative works, distribute copies to the public, and perform publicly and display publicly, for governmental purposes, any copyrighted materials developed under this agreement, and to authorize others to do so.
- D. The Recipient is responsible for affixing appropriate markings indicating the rights of the Government on all data and technical data delivered under the agreement. The Government shall be deemed to have unlimited rights in all data and technical data delivered without markings.

ARTICLE 29 USING TECHNICAL INFORMATION RESOURCES

To the extent practical, the recipient will use the technical information resources of the Defense Technical Information Center (DTIC) and other Government or private facilities to investigate recent and on-going research and avoid needless duplication of scientific and engineering effort.

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1. Award No. 2010*1045207*000	2. Modificati	ion No. Mod 03	3. Effective Date 11 July 2012			4. Page 1 of 18	A. William Harrison		
5. Awarded To			6. Sponsoring Office			7. I	7. Period of Performance		
University of Maryland			Office of Integrated Missions				12 July 2010 through 15 November 2012		
8. Type of Agreement	9. Auth	ority		10. Purcha	se Request or				
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ARTICLE 1 SCOPE OF THE AGREEMENT

The Recipient shall perform a coordinated research and development program in accordance with the Recipient's technical portion of the proposal entitled *Decision Making in the Absence of Data: Combining Expert Judgements*

First Year (12 July 2010 - 11 July 2011)

Government's Share \$120,000
Recipients Share (cash or in-kind) \$ 0
Total First Year Agreement \$120,000

Second Year (12 July 2011 - 11 July 2013)

Government's Share \$120,000
Recipients Share (cash or in-kind) \$ 0
Total Second Year Agreement \$120,000

Total Government Share of Agreement \$240,000

Option Year (12 July 2013 - 11 July 2014)(UNEXERCISED)

Government's Share \$120,000
Recipients Share (cash or in-kind) \$ 0
Total Option Year Agreement \$120,000

Grand Total Government Share of Agreement \$360,000

ARTICLE 2 DEFINITIONS

Parties -- For the purposes of this Agreement, the parties are University of Maryland and the United States of America, hereinafter called the Government or the Agency, represented by the Central Intelligence Agency.

Agreement -- The articles of this assistance agreement, Research Terms and Conditions (available at http://www.nsf.gov/pubs/policydocs/rtc/termssidebyside.pdf) and its attachments.

Recipient – An organization or other entity receiving a grant or cooperative agreement. For purposes of this Agreement, the Recipient is University of Maryland.

Performance Year -- Each consecutive twelve-month period from the effective date of this agreement throughout the term of the agreement.

ARTICLE 3 ADMINISTRATIVE REQUIREMENTS

A. This Agreement will be administered in accordance with, and recipients shall comply with, the Research Terms and Conditions (available at http://www.nsf.gov/pubs/policydocs/rtc/termssidebyside.pdf) the requirements of the following OMB Circulars which are incorporated herein by reference:

- OMB Circular A-21 now codified at 2 CFR part 220, "Cost Principles for Educational Institutions"
- OMB Circular A-110, Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations now codified at 2 CFR part 215
- OMB Circular A-122, "Cost Principles for Non-Profit Organizations", now codified at 2 CFR part 230
- OMB Circular A-133, "Audits of State, Local Governments, and Nonprofit Institutions" (27 June 03); (revised 26 June 07) and

- The Provisions of CIA Broad Agency Announcement No. ICPDP-2010-0001, entitled "2010 Intelligence Community Postdoctoral Research Fellowship Program."
- B. Should there be any inconsistency between the special conditions contained in the Articles of this agreement and the Research Terms and Conditions, the Articles of the agreement shall control. Should there be any inconsistency between the Research Terms and Conditions and any special conditions contained in the CIA Broad Agency Announcement, guides, brochures, etc., cited or included by reference in the agreement, the matter should be referred to the CIA Grants Officer for guidance.

ARTICLE 4 ADMINISTRATIVE RESPONSIBILITIES

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Recipient's Principal Investigator

P.I. Name:

Dr. Shihab A. Shamma

Department:

Center for Auditory and Acoustic Research

Address:

Institute for Systems Research

Electrical and Computer Engineering

University of Maryland College Park, MD 20742

Phone:

(301) 405-6842 (301) 314-9920

Fax: Email:

sas@umd.edu

Recipient's Authorized Organizational Representative

AOR Name:

Jill A. Frankenfield

Title:

Contract Manager, Office of Research Administration & Advancement

Address:

3112 Lee Building University of Maryland

College Park, MD 20742

Phone:

(301) 405-4577 (301) 314-9569

Email:

ifranken@umd.edu

ARTICLE 5 TERM OF THE AGREEMENT

The project has been approved on scientific/technical merit for 28 months. The period of performance is 12 July 2010 – 15 November 2012.

ARTICLE 6 KEY PERSONNEL

The key personnel listed below must be employed with University of Maryland at the time of award and shall be maintained, to the maximum extent possible, throughout this agreement. Should changes be necessary, University of Maryland shall notify the Agency Grants Office (identified in Block 6 of the face page) in writing of the proposed substitute(s) within 30 days of the change in order to obtain approval of the substitution from the CIA Program Manager.

KEY PERSONNEL:

Principal Investigator: Dr. Shihab A. Shamma

Fellow (when identified): TBD

<u>ARTICLE 7 FISCAL MANAGEMENT</u>

7.1 Restrictions of the Use of Government Funds

Government funds provided under this Agreement must be allocated by the Recipient exclusively for the execution and operation of the Agreement Scope. Government funds shall not be utilized to support the Recipient's operations or administration unrelated to this Agreement.

7.2. Obligation

In no case shall the Government's financial obligation exceed the amount obligated on this Agreement or by amendment to this Agreement. The Government's share for full performance of this award is \$240,000. Of this amount, \$240,000 is allotted and available for payment. This grant is fully funded. The Government is not obligated to reimburse the Recipient for expenditures in excess of the amount of funding obligated and allotted by the Government.

7.3 Incremental Funding Actions

Unless otherwise specified in the agreement, each successive increment of a continuing grant will be funded at the level specified in Article 1 without a formal request from the recipient provided an annual report has been received from the Principal Investigator.

Incremental funding is contingent on:

- i. availability of funds;
- ii. satisfactory scientific/technical progress; and
- iii. compliance with any special conditions of the agreement.

7.4 Advance Payment

To request advance payments, recipients shall submit a request for advance payment. The original and two copies of each request shall be submitted to:

B. CIA Grants Office, Block 6

7.5 Program Income

All program income earned during the project period shall be added to funds committed to the project by the Government and the Recipient and used to further eligible program objectives.

7.6 Closeout Adjustments

The Government may make a downward adjustment to the Government funding amount after completion of the effort under an agreement, when appropriate in accordance with OMB Circular A-11O.

ARTICLE 8 REVISION TO FINANCIAL PLANS

A. The financial plan, or approved budget, is the financial expression of the effort to be performed under this agreement as approved during the award process. This agreement and its terms and conditions reflect the approved financial plan. Some changes to the plan require prior approval, as described below.

B. Recipients are authorized to:

Carry forward unobligated balances to subsequent funding periods (with the exception of the final funding period)

C. The CIA Grants Officer's prior written approval is required for actions which:

- 1. Change the scope or objective of a project. The Principal Investigator must consult with the Program manager and receive written approval from the Grants Officer before deviating from the research objectives defined in the grant proposal or any sub-award, transfer or contracting out of substantive program performance under this agreement.
- 2. Change key personnel. Support for the project may not continue without the active direction of the Principal Investigator and/or Postdoctoral Fellows approved for, and identified in, this Assistance Agreement. If the approved Principal Investigator/Postdoctoral Fellow severs his or her connection with the recipient institution or otherwise relinquishes active direction of the project, either permanently or for a significant length of time (three months or more), the recipient institution must either:
 - (i) Appoint a replacement Principal Investigator/Postdoctoral Fellow with the approval of the Program Manager, or
 - (ii) Relinquish the Assistance Agreement, in which case the Agreement shall be terminated.
- 3. change the recipient institution's cost share amount reflected in the approved budget
- 4. use human subjects or vertebrate animals
- 5. require no cost extensions exceeding 12 months
- 6. Unless otherwise directed by the Grant Officer, any unexpended balance of funds which remains at the end of any funding period, except the final funding period of the grant, shall be carried over to the next funding period, and may be used to defray costs of any funding period of the grant. This includes allowing the carry over of funds to the second and subsequent years of a multiple year grant. This provision also applies to subcontractors performing substantive work under the grant.
- 7. SPECIAL CONDITIONS N/A
- 8. OPTION

The Government may extend the term of this grant by issuing a unilateral modification.

Option Year (12 July 2013 through 11 July 2014)(UNEXERCISED)

Government's Share

\$240,000

Recipients Share (cash or in-kind)

Ö

Total Option Year Agreement

\$240,000

ARTICLE 9 INVENTIONS

- (a) The clause entitled "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms," (37 CFR 401) is hereby incorporated by reference and the clauses in paragraph 401.14 are modified as follows: replace the word "contractor" with "Recipient"; replace the words "agency," "Federal Agency" and "funding Federal Agency" with "government"; replace the word "contract" with "agreement"; delete paragraphs (g)(2), (g)(3) and the words "to be performed by a small business firm or domestic nonprofit organization" from paragraph (g)(l);
- paragraph (1), Communications, point of contact on matters relating to this clause will be the CIA Grants Officer
- (b) The Recipient shall file Invention (Patent) Reports as of the close of the performance year and at the end of the term for this Agreement. Annual reports are due 60 days after the end of each year of performance and final reports are due 60 days after the expiration of the final performance period. Negative reports are also required. The Recipient shall submit the original and one copy to the Grants Officer.

- (c) Final payment cannot be made nor can the agreement be closed out until the recipient delivers to the Government all disclosures of subject inventions required by this agreement, an acceptable final report pursuant to article 12 entitled "Annual and Final Technical Reports," and all confirmatory instruments.
- A. All rights and title to data and technical data, as defined in 48 CFR 27.401, generated under this agreement shall vest in the Recipient.
- B. The Recipient hereby grants to the U.S. Government a non-exclusive, non-transferable, royalty-free, fully paid-up license to use, duplicate, or disclose for governmental purposes any data, technology and inventions, whether patented or not, made or developed under this Agreement.
- C. The Recipient reserves the right to protect by copyright original works developed under this agreement. All such copyrights will be in the name of the Recipient. The Recipient hereby grants the U.S. Government a non-exclusive, non-transferable, royalty-free, fully paid-up license to reproduce, prepare derivative works, distribute copies to the public, and perform publicly and display publicly, for governmental purposes, any copyrighted materials developed under this agreement, and to authorize others to do so.
- D. The Recipient is responsible for affixing appropriate markings indicating the rights of the Government on all data and technical data delivered under the agreement. The Government shall be deemed to have unlimited rights in all data and technical data delivered without markings.

ARTICLE 10 ANNUAL PERFORMANCE REPORTS

- 10.1 Annual Performance Report
- A Annual reports are required for efforts of more than one year. This report will provide a concise and factual discussion of the significant accomplishments and progress during the year covered by the report. Each of the topics described below shall be addressed for the effort being performed:
- (1) A comparison of actual accomplishments with the goals and objectives established for the period, the findings of the investigator, or both.
- (2) Reasons why established goals were not met, if appropriate.
- (3) Other pertinent information including, when appropriate, analysis and explanation of cost overruns.
- B. In addition, for research awards, each of the following topics (4) through (7) shall be addressed as appropriate to the research effort being performed:
- (4) A cumulative chronological list of written publications in technical journals. Include those in press as well as manuscripts in preparation and planned for later submission. Indicate likely journals, authors, and titles.
- (5) A list of professional personnel associated with the research effort. List any advanced degrees awarded, including dates, recipient, type of degree, and thesis title.
- (6) Interactions (Related Activities):
 - i. Papers presented at meetings, conferences, seminars, etc.
- ii. Consultative and advisory functions to other laboratories and agencies on research supported under the agreement. Provide factual information about the subject matter, institutions, dates, and the names of individuals involved.
- (7) New discoveries, inventions, or patent disclosures and specific applications stemming from the research effort.

The Postdoctoral Fellow is also required to present the status of the research grant at the annual IC Postdoctoral Research Fellowship Program Colloquium.

10.2 Final Technical Report

A. A Final Technical Report is due at the completion of the agreement. This report will provide a comprehensive, cumulative, and substantive summary of the progress and significant accomplishments achieved during the total period of the effort covered by the agreement. Each of the topics described in section 2.1 above shall be addressed as appropriate for the effort performed. Publications may be bound and attached as appendices.

B. When the results of a research effort have not previously been reported in scientific or technical publications, the Final Technical Report must provide sufficient detailed discussions of findings and accomplishments obtained in pursuit of the planned research objectives.

10.3 Report Submittal

The Recipient shall submit annual and final technical reports in the original and two copies to the Agency's program officer within 90 days after completion of the period covered by the report. The Recipient shall provide a copy of the transmittal letter to the Grants Officer.

10.4 Format

A. Cover and title page. Standard Form (SF) 298, Report Documentation Page, shall be used. Item 13 of the form should contain a 100 to 200 word abstract summarizing technical progress during the reporting period. Style should be third person singular using past tense. Jargon, special symbols or notations, subscripts, mathematical symbols or foreign alphabet letters are not permitted. All pages should be of good quality for copying purposes.

B. Recipient's format is acceptable.

ARTICLE 11 INFORMAL TECHNICAL REPORTS

11.1 Reports

This report shall be prepared only if requested by the Government program officer. It shall be submitted in letter format and is usually not longer than three pages in length. Its primary purpose is to inform the project engineer/program manager about significant events, accomplishments, and anticipated problems that may affect the conduct of the planned effort. It should summarize the progress of the effort being performed, new discoveries, inventions or patent disclosures, anticipated changes in commitments of key personnel and in the planned approach; acquisition or fabrication of major or special research equipment; and the titles of manuscripts planned for publication. The Recipient shall send the Agency program officer one copy signed by the principal investigator within 15 days after the request.

A brief quarterly report may be required after each three month period. (The annual report replaces the report for the last quarter of the year). Each quarterly report should describe the progress of the research project relative to the milestones that were defined in the proposal.

11.2 Government Visits

The Government may visit the Recipient to discuss project status and results. It is anticipated that Government involvement in this grant will be limited to general oversight.

ARTICLE 12 SCIENTIFIC REPORTS

- 1. For research agreements, this report shall be used for rapidly disseminating highly significant research results or for scientific reports that are too long or that contains useful compilations of data, tables, and computations not normally accepted by technical journals. It is not appropriate for a student's thesis. Before preparing a Scientific Report, obtain written permission from the Program Manager who will then furnish detailed instructions for formatting, reproducing, and distributing the report. Send the Agency program
- 2. On its cover, a scientific report shall prominently display the following disclaimer: "The views and conclusions contained in this document are those of the authors and should not be interpreted as necessarily representing the official policies or endorsements, either expressed or implied, of the U.S.

ARTICLE 13 REPORTING FINANCIAL INFORMATION

Recipients shall submit financial reporting information in accordance with the following.

- 13.1 Interim Financial Reports
- A. The Recipient shall submit an interim Federal Financial Report (FFR 425) within 30 days following the end of each quarter. The original and a copy of the report should be submitted to the Grants Officer list identified in Block 16 of the cover page. Recipients are required to update, certify and submit the FFR to the Agency by the due date even if funds have not been drawn during the reporting period.
- B. Both cash management and financial status information should be reported on the same form for single award reporting.
- 13.2 Final Federal Financial Report

The recipient shall submit the final FFR no later than 90 days following the completion of the agreement. The original and a copy of the report shall be submitted to the Grants Administration Office identified in block 16 of the cover page.

13.3 Unexpended Balances

Unless otherwise directed by the Grant Officer, any unexpended balance of funds which remains at the end of any funding period, except the final funding period of the grant, shall be carried over to the next funding period, and may be used to defray costs of any funding period of the grant. This includes allowing the carry over of funds to the second and subsequent years of a multiple year grant, but it does not apply to options, which require current year funding. This provision also applies to subcontractors performing substantive work under the grant.

ARTICLE 14 PUBLIC DISCLOSURE OF SCIENTIFIC AND TECHNICAL INFORMATION

- A. The Recipient may make formal public disclosure of the scientific and technical information from this supported work (e.g., release articles for appropriate professional publications or present papers at scientific meetings or symposia) and will take the following steps;
- (1) A copy of the article, paper, report, etc., shall be provided to the Government 45 days prior to submission for publication.

- (2) Reference shall be attributed to a grant issued by the Intelligence Community Postdoctoral Research Fellowship Program, or as may otherwise be prescribed by the Grants Officer.
- B. The Recipient may utilize the scientific and technical information resulting from this support in consulting or discussing this and related information with other qualified individuals or groups of individuals, where appropriate, for furthering this research and/or development effort. The provision of A(2) shall apply to such exchanges of information.

ARTICLE 15 Non-Publicity

The Recipient shall not use or allow to be used any aspect of this solicitation and/or agreement for publicity. Publicity means, but is not limited to, advertising (e.g. trade magazines, newspapers, Internet, radio, television etc.), communications with the media, marketing, or a reference for new business. It is further understood that this obligation shall not expire upon completion or termination of this agreement, but will continue indefinitely. The Recipient may request a waiver or release from the foregoing but shall not deviate there from unless authorized to do so in writing by the Grants Officer. Recipients are not required to obtain waivers when informing offices within this Agency of agreements it has performed or is in the process of performing.

ARTICLE 16 HUMAN SUBJECTS

Approval is required by CIA prior to any work beginning involving human subject use. All proposals that involve the use of human subjects must include documentation of their ability to foliow Federal guidelines for the protection of human subjects. This includes, but Is not limited to, protocol approval mechanisms, approved Institutional Review Boards (IRB), and Federal Wide Assurances. These requirements are based on expected human use issues sometime during the entire length of the proposed effort. The recipient shall provide their IRB approval of specific research, the blank informed user consent form, and the protocol and related documents as requested for secondary approval by CIA.

ARTICLE 17 ANIMAL SUBJECTS

Approval is required by CIA prior to work beginning involving animal subject use. Proposals selected for funding that will use vertebrate animals in the research must comply with the Animal Welfare Act [7 U.S.C. 2131 et seq.] and the regulations promulgated there under by the Secretary of Agriculture [9 CFR 1.1-4.11] pertaining to the humane care, handling, and treatment of vertebrate animals held or used for research, teaching or other activities supported by Federal awards. The recipient is expected to ensure that the guidelines described in the National Academy of Science (NAS) Publication, "Guide for the Care and Use of Laboratory Animais" (1996) are followed and to comply with the Public Health Service Policy and Government Principles Regarding the Care and Use of Animals (included as Appendix D to the NAS Guide).

ARTICLE 18 MODIFICATIONS

Any party to this Agreement who wishes to modify the Agreement shall confer in good faith with the other signatory parties to determine the desirability of the proposed modification. Modifications shall not be effective until a written modification is signed by the Agreement signatories (or their successors). Administrative modifications may be unilaterally executed by the CIA Grants Officer.

ARTICLE 19 SUSPENSION AND TERMINATION PROCEDURES

19.1

The Government reserves the right to suspend or terminate this agreement for cause. If the Recipient fails to comply with the terms and conditions of this agreement, the CIA Grants Officer will provide written notice of breach or deficiency to the Recipient and will provide the Recipient an opportunity to explain or correct the

breach or deficiency within 30 days from receipt of notice. If grounds for termination for cause still exist, the Government may terminate or suspend performance. If suspension is invoked, the Government may withhold further payments, or prohibit the Recipient from incurring additional obligation of funds until corrective action is taken. If this agreement is terminated after the Recipient has received Government funding, the closeout procedures in OMB Circular A-110 apply.

The agreement may be suspended or terminated in whole or in part in any of the following situations by:

- A. the Agency when the recipient has materially failed to comply with the terms and conditions of the award;
- B. the Agency when it has other reasonable cause; including departure of the Principal Investigator.
- C. the Agency and the recipient by mutual agreement (if the Agency and the recipient cannot reach an agreement, the Agency reserves the right to unilaterally terminated the award); or
- D. the recipient on written notice to the Agency setting forth the reasons for such action, the effective date, and, in the case of partial termination, the portion to be terminated or suspended (with the understanding that if the Agency determines that the unterminated portion will not accomplish the purposes of the agreement, it may suspend or terminate the entire agreement.)
- E. Notwithstanding the above, for security or safety reasons or in the case of a serious breach that could lead to irreparable damage, the Agency Grants Officer may order immediate suspension of work, in whole or in part.
- 19.2 Informal Resolution of Grant Administration Disputes
- A. Consistent with the Recommendation on Grant Disputes by the Administrative Conference of the U.S., and with the intent of the provisions of Alternative Dispute Resolution, the CIA provides the informal conficer's post-award decisions under a CIA agreement.
- B. Scope of Post-Award Disputes Covered

The disputes below are covered under this process:

- i. cost disallowances pursuant to a Grants Officer's decision (e.g., specific disallowances under an individual grant or as a result of an audit report);
- ii. termination orders; and
- iii. the final settlement amount under a termination.

C. Procedures

- i The recipient should submit a certified letter to the Agency's Procurement Executive via the Grants Officer noting the recipient's disagreement or dispute and identifying the Agency's Grants Officer's decision in question, giving reasons for the request for review and providing any other material
- ii. The letter to the Procurement Executive must be postmarked no later than 30 days after the date of the letter notifying the recipient of the decision in question. The time for filing a request for review is strictly enforced and no extensions for the purpose of preparing it will be granted.
- iii. The request for review need not follow a prescribed format; however, it must contain a full statement of the recipient's position with respect to the disputed matter and the facts and reasons in

support of the recipient's position. Requests will be reviewed if the recipient submits new information (which was unavailable at the time of the original decision); if an error in fact or application of Agency policy is noted in the original decision; or improper procedures were followed in the original decision.

- iv. The Procurement Executive, will review or designate one or more individuals to review the matter. One reviewing official will be at least at a management level equivalent to the official who made the decision that is being reviewed. In no case, will the review be undertaken by any individual involved with the decision or involved in recommending and/or monitoring the scientific and engineering aspects of the project or responsible for negotiating and/or administrating its business aspects.
- v. The designated individual(s) will review and consider all relevant information available. A report which identifies the conclusion and recommendation will be completed within 30 days and forwarded to the Procurement Executive or his/her designee for a final and unappealable written decision for the agency. The Procurement Executive or his/her designee will communicate the decision in writing to the recipient.

ARTICLE 20 RESEARCH MISCONDUCT

All research awards issued by the CIA are subject to the Federal Policy on Research Misconduct published in the Federal Register on December 6, 2000 (65 FR 76260). The following definitions will be used when applying this policy:

- Research misconduct means the fabrication, falsification, or plagiarism in proposing, performing, or reviewing research, or in reporting research results. Research misconduct does not include honest error or difference of opinion.
- ii. Fabrication is making up data or results and recording or reporting them.
- iii. <u>Falsification</u> means manipulating research materials, equipment, or processes, or changing or omitting data or results such that the research is not accurately represented in the research record.
- iv. <u>Plagiarism</u> is the appropriation of another person's ideas, processes, results or words without giving appropriate credit.
- v. Research means all basic, applied, and demonstration research in all fields of science, engineering, mathematics, education, linguistics, medicine, psychology, social sciences, statistics, and research involving human subjects or animals.
- vi. <u>Research institutions</u> includes all organizations using Federal funds for research, including, for example, colleges and universities, intramural Federal research laboratories, Federally funded research and development centers, national user facilities, industrial laboratories, or other research institutes.
- vii. Research record is the record of data or results that embody the facts resulting from scientific inquiry, and includes, but is not limited to, research proposals, laboratory records, both physical and electronics, progress reports, abstracts, theses, oral presentations, internal reports, and journal articles.

Any allegation of research misconduct should be reported to the CIA Grants Officer

ARTICLE 21 REPORTING CLASSIFIABLE INFORMATION

(a) This award is intended for unclassified, publicly releasable research. The recipient will not be granted access to classified information. The awarding agency does not expect that the results of the research project will involve classified information.

(b) If, however, in conducting the activities supported under this award, the principal investigator (PI) is concerned that any of the research results involve potentially classifiable information that may warrant Government restrictions on the dissemination of the results, the PI should promptly notify the awarding agency's program manager.

ARTICLE 22 ENVIRONMENTAL STANDARDS

The Recipient agrees to the following environment standards:

- A. Comply with applicable provisions of the Clean Air Act (42 U.S.C 7401, et seq.) and Clean Water Act (33 V.S.C. 1251, et seq.), as implemented by Executive Order 11738 (3 CFR, 1971- 1 975 Comp., p799] and Environmental Protection Agency (EPA) rules at 40 CFR part 15. In accordance with the EPA rules, the Recipient further agrees that it will:
- Not use any facility on EPA's List of Violating Facilities in performing any award that is nonexempt under 40 CFR 15.5, as long as the facility remains on the list.
- Notify the awarding agency if it intends to use a facility in performing this award that is on the List of Violating Facilities or that the Recipient knows has been recommended to be placed on the List of Violating Facilities.
- B. Identify to the awarding agency any impact this award may have on the quality of the human environment, and provide help the agency may need to comply with the National Environmental Policy Act (NEPA, at 42 V.S.C. 4321, et seq.) and to prepare Environmental Impact Statements or other required environmental documentation. In such cases, the Recipient agrees to take no action that will have an adverse environmental impact (e.g. physical disturbance of a site such as breaking of ground) until the agency provides written Approval.

ARTICLE 23 NONDISCRIMINATION

By signing this agreement or accepting funds under the agreement, the Recipient assures that it will comply with applicable provisions of the following, national policies prohibiting discrimination:

- A. On the basis of race, color, or national origin, in Title VI of the Civil Rights Act of 1964 (42 V.S.C. 2000d, et seq.).
- B. On the basis of sex or blindness, in Title IX of the Education Amendments of 1972 (20 V.S.C. 1681, et seq.)
- C. On the basis of age, in the Age Discrimination Act of 1975 (42 V.S.C. 6101, et seq.), as implemented by the Department of Health and Human Services regulations at 45 CFR part 90.
- D. On the basis of disability, in the Americans with Disabilities Act.

ARTICLE 24 CERTIFICATIONS

The following Certifications, which have been executed by the Recipient prior to award of this agreement, are hereby incorporated by reference:

- A. Certification regarding Debarment, Suspension, and Other Responsibility Matters.
- B. Certification regarding Drug-Free Workplace Requirements.
- C. Certification regarding Lobbying.

ARTICLE 25 LIABILITY

The Agency cannot assume any liability for accidents, illnesses or claims arising out of any work supported by an award or for unauthorized use of patented or copyrighted materials. The grantee institution is advised to take such steps as may be deemed necessary to insure or protect itself, its employees, and its property.

ARTICLE 26 SPONSORSHIP BY AN AGENCY WITHIN THE INTELLIGENCE COMMUNITY

This grant is sponsored by the Central Intelligence Agency, an Agency within the Intelligence Committee. To ensure compliance with Executive Order 12333, dated 4 December 1981, (revised 30 July 08) the individual signing this instrument on behalf of the academic institution is authorized by the institution to contract with an Agency within the Intelligence Community.

ARTICLE 27 PRIOR APPROVALS

As appropriate, prior approval of the following deviations from budget and program plans are required:

- (1) The Grantee must consult the Program Manager in Block 15 of the Award/Modification document through the AGO at the Administrative Office in Block 16 or the Grant Procurement Office in Block 6 of the Award/Modification document before deviating from the research objectives defined in the grant proposal or any sub-award, transfer or contracting out of substantive program performance under this award.
- (2) Support for the project may not continue without the active direction of the Principal Investigator approved for, and identified in, this Grant. If the approved Principal Investigator severs his or her connection with the Grantee or otherwise relinquishes active direction of the project, either permanently or for a significant length of time (three months or more), the Grantee must either:
 - (i) Appoint a replacement Principal Investigator with the approval of the Program Manager in Block 15 through the Grant Procurement Office in Block 6 of the Award/Modification document, or
 - (ii) Relinquish the Grant, in which case the Grant shall be terminated
- (3) Extension for the expiration period of this Grant The AGO at the Administrative Office in Block of the Award/Modification document has authority to approve a no-funds extension request <u>meeting all</u> of the following parameters:
 - (i) a one-time basis only; and
 - (ii) for a period not to exceed 90 days; and
 - (iii) where \$50,000.00 or less of obligated funds remain to be expended.

In other cases, where a request <u>is outside</u> one or more of the parameters, a no-funds extension can only be approved with the concurrence of the Program Manager in Block 15 of the Award/Modification document. For any no-funds extension to be effective, a written grant modification must be issued and signed by the AGO at the Administrative Office in Block 16 under the circumstances above or the Sponsoring Office in Block 6 of the Award/Modification document.

<u>ARTICLE 28 DATA RIGHTS</u>

- A. All rights and title to data and technical data, as defined in 48 CFR 27.401, generated under this agreement shall vest in the Recipient.
- B. The Recipient hereby grants to the U.S. Government a non-exclusive, non-transferable, royalty-free, fully paid-up license to use, duplicate, or disclose for governmental purposes any data, technology and inventions, whether patented or not, made or developed under this Agreement.

- C. The Recipient reserves the right to protect by copyright original works developed under this agreement. All such copyrights will be in the name of the Recipient. The Recipient hereby grants the U.S. Government a non-exclusive, non-transferable, royalty-free, fully paid-up license to reproduce, prepare derivative works, distribute copies to the public, and perform publicly and display publicly, for governmental purposes, any copyrighted materials developed under this agreement, and to authorize others to do so.
- D. The Recipient is responsible for affixing appropriate markings indicating the rights of the Government on all data and technical data delivered under the agreement. The Government shall be deemed to have unlimited rights in all data and technical data delivered without markings.

ARTICLE 29 USING TECHNICAL INFORMATION RESOURCES

To the extent practical, the recipient will use the technical information resources of the Defense Technical Information Center (DTIC) and other Government or private facilities to investigate recent and on-going research and avoid needless duplication of scientific and engineering effort.

University of Maryland 2010*1045207*000 Mod 003 Page 1 of 1

	<u>Summary of Changes</u>	
e pu min	rpose of this modification is to extend the POP at no additional cost to the Government and make strative changes. As a result, the following changes are made:	
1.	Change Block 6 "Sponsoring Officer" from Office of Chief Scientist to Office of Integrated Missions.	
2.	Change Block 7 "Period of Performance" on Grant cover page from 12 July 2010 through 11 July 2012 by 4 months to 12 July 2010 through 15 November 2012.	(b)(3)
3.		
4.	Change Block 16 "Administrator" from	(b)(3)
5.	Change Article 1 to:	(5)(5)
	 a. Extend the "Second Year" from 12 July 2010 through 11 July 2012 by 4 months to 12 July 2010 through 15 November 2012. b. Shift the "Option Year" POP from 12 July 2012 through 11 July 2013 by 4 months to 16 November 2012 through 15 November 2013. 	
6.	Change Article 4 as follows:	(b)(
	a. Grants Officer from	
	b. Technical Point of Contact from	- (b)(i
	c Invention reporting from	
7.	Change Article 5 Term of Agreement from 24 months by 4 months to 28 months and a POP of 12 July 2010 through 11 July 2012 by 4 months to 12 July 2010 through 15 November 2012.	
8.	Change Article 8 Revision to Financial Plans "Options" from a POP of 12 July 2012 through 11 July 2013 by 4 months to 16 November 2012 through 15 November 2013.	(b)(

UNCLASSIFIED **FACSIMILE TRANSMITTAL** $(\bar{b})(3)$ FROM: **DATE: 09 August 2012** NO. OF PAGES: (INC. FAX COVER SHEET) FAX# University of Maryland TQ: FAX #: (301) 314-9569 **ORGANIZATION:** ATTN: Jill A. Frankenfield TEL#/EXT: (301) 405-4577 **COMMENTS:** Ms. Frankenfield. Attached is Modification 2 to Grant Number 2010*1045207*000 for Dr. Shihab Shamma. Please review it and fax a signed copy (Page 1 only) back to my attention at (b)(3)by 16 August 2012. If you have any questions, let me know.

Thank you,

(b)(3)

TINCLASSIFIED

** TRANSMISSION REPORT **

SID:

Number :

Date: 08-22-12 09:48

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University of Maryland Office of Research Administration 3112 Lee Building College Park, MD 20742

Muriel Averilla-Chin Phone: 301-405-5465 Fax: 301-314-9569

FRA: SUL"

To:	
Company:	CIA
From:	Muriel Averilla-Chin, Sr. Contract Administrator
Date:	8/22/12
# of Pages (includes cover)	2
Re:	Grant Number 2010*1045207*000
Comments:	In accordance with instructions, attached is the signed modification. I apologize for the delay.
	Thank you,
	Muriel
	Aurup -
	4

(b)(3)

(b)(3)



University of Maryland
Office of Research Administration
3112 Lee Building

College Park, MD 20742

Muriel Averilla-Chin Phone: 301-405-5465

Fax: 301-314-9569

Email Address: maverill@umd.edu

To:	
Company:	
From:	Muriel Averilla-Chin, Sr. Contract Administrator
Date:	8/22/12
# of Pages (includes cover)	
Re:	Grant Number 2010*1045207*000
Comments:	In accordance with instructions, attached is the signed
	modification. I apologize for the delay.
	Thank you,
	Muriel =
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Approved for Release: 2019/06/25 C06547184 ASSISTANCE AGREEMENT 1. Award No. 2. Modification No. 3. Effective Date 2010*1045207*000 Page 1 of 18 Mod 004 26 November 2012 5. Awarded To 6. Sponsoring Office 7. Period of Performance University of Maryland Office of Integrated Missions 12 July 2010 through 28 February 2013 8. Type of Agreement 9. Authority 10. Purchase Request or Funding Document No. Grant 🔯 Cooperative Agreement 31 USC 6304 and Multiple Other 10 USC 2358 11. Remittance Address 12. Total Grant Amount 13. Funds Obligated: This action: \$0 See Article 4 Govt. Share \$239,998 Total: \$239,998 Cost Share \$ Total \$239,998 14. Principal Investigator 15. Program Manager 16. Administrator: Dr. Shihab A. Shamma (b)(3)(301) 405-6842 17. Submit Payment Requests To 18. Paying Office 19. Submit Reports To **Vendor Payments** Same as Block 17 As Directed by the Technical Point of Contact Attn: Mail Room Address: Washington, DC (b)(3)20505 20. Accounting and Appropriation Data Amount Obligated: \$239,998, 21. Research Title and/or Description of Project: Human and Algorithmic Robust Speaker Verification For the Recipient For the United States of America Signature of Person Authorized to Sign (b)(3) ALTERA VUM 23. Name and Title 24. Date Signed

te Signed

Grants Officer

11/29/12

Muriol Averilla-Chiu, Sr. Contract Administrato Office of Research Administration

ARTICLE 1 SCOPE OF THE AGREEMENT

The Recipient shall perform a coordinated research and development program in accordance with the Recipient's technical portion of the proposal entitled "Human and Algorithmic Robust Speaker Verification."

First Year (12 July 2010 - 11 July 2011)

Government's Share \$119,999
Recipients Share (cash or in-kind) \$ 0
Total First Year Agreement \$119,999

Second Year (12 July 2011 - 28 February 2013)

Government's Share \$119,999
Recipients Share (cash or in-kind) \$ 0
Total Second Year Agreement \$119,999

Total Government Share of Agreement \$239,998

Option Year (01 March 2013 - 28 February 2014)(UNEXERCISED)

Government's Share \$119,999
Recipients Share (cash or in-kind) \$ 0
Total Option Year Agreement \$119,999

Grand Total Government Share of Agreement \$359,997

ARTICLE 2 DEFINITIONS

Parties -- For the purposes of this Agreement, the parties are University of Maryland and the United States of America, hereinafter called the Government or the Agency, represented by the Central Intelligence Agency.

Agreement -- The articles of this assistance agreement, Research Terms and Conditions (available at http://www.nsf.gov/pubs/policydocs/rtc/termssidebyside.pdf) and its attachments.

Recipient -- An organization or other entity receiving a grant or cooperative agreement. For purposes of this Agreement, the Recipient is University of Maryland.

Performance Year -- Each consecutive twelve-month period from the effective date of this agreement throughout the term of the agreement.

<u>ARTICLE 3 ADMINISTRATIVE REQUIREMENTS</u>

A. This Agreement will be administered in accordance with, and recipients shall comply with, the Research Terms and Conditions (available at http://www.nsf.gov/pubs/policydocs/rtc/termssidebyside.pdf) the requirements of the following OMB Circulars which are incorporated herein by reference:

- OMB Circular A-21 now codified at 2 CFR part 220, "Cost Principles for Educational Institutions"
- OMB Circular A-110, Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations now codified at 2 CFR part 215
- OMB Circular A-122. "Cost Principles for Non-Profit Organizations", now codified at 2 CFR part 230
- OMB Circular A-133, "Audits of State, Local Governments, and Nonprofit Institutions" (27 June 03); (revised 26 June 07) and

- The Provisions of CIA Broad Agency Announcement No. ICPDP-2010-0001, entitled "2010 Intelligence Community Postdoctoral Research Fellowship Program."

B. Should there be any inconsistency between the special conditions contained in the Articles of this agreement and the Research Terms and Conditions, the Articles of the agreement shall control. Should there be any inconsistency between the Research Terms and Conditions and any special conditions contained in the CIA Broad Agency Announcement, guides, brochures, etc., cited or included by reference in the agreement, the matter should be referred to the CIA Grants Officer for guidance.

he agreemer	nt, the matter should be re	ferred to the Cl	A Grants Office	or for guidance.	:	
ARTICLE 4 A	DMINISTRATIVE RESP	ONSIBILITIES				
	gence Agency Grants Off					
Attn: Address:	Contracting Team					
Phone: Fax: Email:	Washington, DC 2050	5				
Technical Poi	nt of Contact					
Central Intelliç	gence Agency Program C	Officer				
Address: Phone: Fax: Email:	Washington, DC 2050					
Government I	Payment Office					
PP, the Gran register. Item:	be submitted using the lates shall call the Vendor so needed to facilitate registdress for the Grantee's position or	Service Center (stration include:	on a valid grant n	within two weel umber and the nai	s of grant a	ward to umber,
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nvention Rep	oorting					
Grants Office Address:						
nuuress:	Contracting Team ARC Washington, DC 2050					
Phone:	wasnington, DC 2050:	5				

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Email:

Recipient's Principal Investigator

P.I. Name:

Dr. Shihab A. Shamma

Department:

Center for Auditory and Acoustic Research

Address:

Institute for Systems Research Electrical and Computer Engineering

University of Maryland

College Park, MD 20742

Phone:

(301) 405-6842

Fax: Email: (301) 314-9920 sas@umd.edu

Recipient's Authorized Organizational Representative

AOR Name:

Jill A. Frankenfield

Title:

Contract Manager, Office of Research Administration & Advancement

Address:

3112 Lee Building

University of Maryland

College Park, MD 20742

Phone: Fax: Email: (301) 405-4577

(30

(301) 314-9569 jfranken@umd.edu

ARTICLE 5 TERM OF THE AGREEMENT

The project has been approved on scientific/technical merit for 28 months. The period of performance is 12 July 2010 – 28 February 2013.

ARTICLE 6 KEY PERSONNEL

The key personnel listed below must be employed with University of Maryland at the time of award and shall be maintained, to the maximum extent possible, throughout this agreement. Should changes be necessary, University of Maryland shall notify the Agency Grants Office (identified in Block 6 of the face page) in writing of the proposed substitute(s) within 30 days of the change in order to obtain approval of the substitution from the CIA Program Manager.

KEY PERSONNEL:

Principal Investigator: Dr. Shihab A. Shamma

Fellow: Gregory Sell

ARTICLE 7 FISCAL MANAGEMENT

7.1 Restrictions of the Use of Government Funds

Government funds provided under this Agreement must be allocated by the Recipient exclusively for the execution and operation of the Agreement Scope. Government funds shall not be utilized to support the Recipient's operations or administration unrelated to this Agreement.

7.2. Obligation

In no case shall the Government's financial obligation exceed the amount obligated on this Agreement or by amendment to this Agreement. The Government's share for full performance of this award is \$239,998. Of

this amount, \$239,998 is allotted and available for payment. This grant is fully funded. The Government is not obligated to reimburse the Recipient for expenditures in excess of the amount of funding obligated and allotted by the Government.

7.3 Incremental Funding Actions

Unless otherwise specified in the agreement, each successive increment of a continuing grant will be funded at the level specified in Article 1 without a formal request from the recipient provided an annual report has been received from the Principal Investigator.

Incremental funding is contingent on:

- availability of funds;
- ii. satisfactory scientific/technical progress; and
- iii. compliance with any special conditions of the agreement.
- 7.4 Advance Payment

To request advance payments, recipients shall submit a request for advance payment. The original and two copies of each request shall be submitted to:

B. CIA Grants Office, Block 6

7.5 Program Income

All program income earned during the project period shall be added to funds committed to the project by the Government and the Recipient and used to further eligible program objectives.

7.6 Closeout Adjustments

The Government may make a downward adjustment to the Government funding amount after completion of the effort under an agreement, when appropriate in accordance with OMB Circular A-11O.

ARTICLE 8 REVISION TO FINANCIAL PLANS

A. The financial plan, or approved budget, is the financial expression of the effort to be performed under this agreement as approved during the award process. This agreement and its terms and conditions reflect the approved financial plan. Some changes to the plan require prior approval, as described below.

B. Recipients are authorized to:

Carry forward unobligated balances to subsequent funding periods (with the exception of the final funding period)

- C. The CIA Grants Officer's prior written approval is required for actions which:
- 1. Change the scope or objective of a project. The Principal Investigator must consult with the Program manager and receive written approval from the Grants Officer before deviating from the research objectives

defined in the grant proposal or any sub-award, transfer or contracting out of substantive program performance under this agreement.

- 2. Change key personnel. Support for the project may not continue without the active direction of the Principal Investigator and/or Postdoctoral Fellows approved for, and identified in, this Assistance Agreement. If the approved Principal Investigator/Postdoctoral Fellow severs his or her connection with the recipient institution or otherwise relinquishes active direction of the project, either permanently or for a significant length of time (three months or more), the recipient institution must either:
 - (i) Appoint a replacement Principal Investigator/Postdoctoral Fellow with the approval of the Program Manager, or
 - (ii) Relinquish the Assistance Agreement, in which case the Agreement shall be terminated.
- 3. change the recipient institution's cost share amount reflected in the approved budget
- 4. use human subjects or vertebrate animals
- 5. require no cost extensions exceeding 12 months
- 6. Unless otherwise directed by the Grant Officer, any unexpended balance of funds which remains at the end of any funding period, except the final funding period of the grant, shall be carried over to the next funding period, and may be used to defray costs of any funding period of the grant. This includes allowing the carry over of funds to the second and subsequent years of a multiple year grant. This provision also applies to subcontractors performing substantive work under the grant.

7. SPECIAL CONDITIONS N/A

8. OPTION

The Government may extend the term of this grant by issuing a unilateral modification.

Option Year (01 March 2013-28 February 2014)(UNEXERCISED)

Government's Share

\$119,999

Recipients Share (cash or in-kind)

0

Total Option Year Agreement

\$119,999

ARTICLE 9 INVENTIONS

(a) The clause entitled "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms," (37 CFR 401) is hereby incorporated by reference and the clauses in paragraph 401.14 are modified as follows: replace the word "contractor" with "Recipient"; replace the words "agency," "Federal Agency" and "funding Federal Agency" with "government"; replace the word "contract" with "agreement"; delete paragraphs (g)(2), (g)(3) and the words "to be performed by a small business firm or domestic nonprofit organization" from paragraph (g)(l); paragraph (1), Communications, point of contact on matters relating to this clause will be the CIA Grants Officer

(b) The Recipient shall file Invention (Patert) Reports as of the close of the performance year and at the end of the term for this Agreement. Annual reports are due 60 days after the end of each year of performance and final reports are due 60 days after the expiration of the final performance period. Negative reports are also required. The Recipient shall submit the original and one copy to the Grants Officer.

Аpproved for Release: 2019/06/25 C06547184 гд: 2

University of Maryland 2010-1045207-000 Mod 005 Page 1 of 1

For questions regarding this modification please contact Mary S. at

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Summary of Changes

The purpose of this modification is to exercise a priced option for the period 01 March 2013 through 28 February 2014. Specifically, this modification increases the Grant value and funding and extends the period of performance. As a result, the following changes are made:

- Change Block 7 "Period of Performance" on Grant cover page from 12 July 2010 through 28 February 2013 by 12 months to 12 July 2010 through 28 February 2014.
- 2. Change Block 12 "Total Grant Amount" on Grant cover page from \$239,998 by \$119,999 to \$359,997.
- 3. Change Block 13 "Funds Obligated" and Block 20 "Accounting and Appropriation Data" on Grant cover page to increase funding amount obligated from \$239,998 by \$119,999 to \$359,997.
- 4. Change Block 15 "Program Manager" to update contact phone number from
- 5. Change Article 1, Scope of the Agreement, to:

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- a. Option Year (01 March 2013 through 28 February 2014) EXERCISED versus UNEXERCISED.
- 6. Change Article 4, Administrative Responsibilities, to update the Technical Point of Contact's

7. Change Article 5, Term of Agreement, from 31.5 months by 12 months to 43.5 months and the period of performance from 12 July 2010 through 28 February 2013 by 12 months to 12 July 2010 through 28 February 2014.

- 8. Change Article 7, Fiscal Management, Section 7.2, Obligation to:
 - a. Increase the Government's share for full performance of this award from \$239,998 by \$119,999 to \$359,997. Additionally, the amount allotted and available for payment is increased from \$239,998 by \$119,999 to \$359,997.
- 9. Change Article 8, Revision to Financial Plans, Section 8, Options to:
 - a. Option Year (01 March 2013 through 28 February 2014) EXERCISED versus UNEXERCISED.

All other articles remain unchanged and in full force and effect.

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University of Maryland				•						
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Grant ⊠ Cooperative ∧greement □ Other □		USC 630 USC 235			Multip		Acres of a mills	ig Locui	AM 140.	
11. Remittance Address See Article 4				Cirant Amor e \$359,99 \$ (\$359,997	7		13. Func This actic Total:	ls Obligat on: \$119, \$359,9	999	ATTENNIA AND AND AND AND AND AND AND AND AND AN
14. Principal Investigator	15.1	rogram N	Aanager		16. Admir	istrator				Wast-wind
Dr. Shihab A. Shamma (301) 405-6842										(b)(3
17. Submit Payment Requests To Vendor Payments Attn: Mail Room			ying Office as Block 17	•			Submit Report		l Point of Contact	The state of the s
Address Washingto 20505 20. Accounting and Appropriation				Amount of the second of the se						(b)(3)
Amount Obligated: \$359,997 21. Research Title and/or Descrip Human and Algorithmic Robust Sp	tion of Pr caker Ve	oject: rification		-						- Committee of the Comm
For the R	-					} -	or the United S	tates of A	merica	
22. Signature of Person Authorized 23. Name and Title	to-Sign			25	S		and the second s			(b)(3
JII A. Frankenfield, Assistant Direc Office of Research Administratio		24. Desc	Signed / / / / / / / / / / / / / / / / / / /	3 Grant	s Officer				7. Date Signed U[8][2	(b)(3

Approved for Release: 2019/06/25 C06547184

ARTICLE 1 SCOPE OF THE AGREEMENT

The Recipient shall perform a coordinated research and development program in accordance with the Recipient's technical portion of the proposal entitled "Human and Algorithmic Robust Speaker Verification."

First Year (12 July 2010 - 11 July 2011)

Government's Share \$119,999
Recipients Share (cash or in-kind) \$ 0
Total First Year Agreement \$119,999

Second Year (12 July 2011 – 28 February 2013)
Government's Share \$119.99

Government's Share \$119,999
Recipients Share (cash or in-kind) \$ 0
Total Second Year Agreement \$119,999

Total Government Share of Agreement \$239,998

Option Year (01 March 2013 - 28 February 2014)(EXERCISED)

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Grand Total Government Share of Agreement \$359,997

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Parties -- For the purposes of this Agreement, the parties are University of Maryland and the United States of America, hereinafter called the Government or the Agency, represented by the Central Intelligence Agency.

Agreement -- The articles of this assistance agreement, Research Terms and Conditions (available at http://www.nsf.gov/pubs/policydocs/rtc/termssidebyside.pdf) and its attachments.

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ARTICLE 4 ADMINISTRATIVE RESPONSIBILITIES

Central Intellig	Gence Agency Grants Office	
Attn: Address:	Contracting Team ARC	(b)(3)
	Washington, DC 20505	(b)(3)
Phone: Fax: Email:		(b)(3)
Technical Poir	it of Contact	
Central Intellig	ence Agency Program Officer	(1.) (2)
Address:	Washington, DC 20505	(b)(3)
Phone: Fax: Email:		(b)(3)
Government P	avment Office	
register. Items	be submitted using the Internet Payment Platform (IPP). If the Grantee is not registered in within two weeks of grant award to needed to facilitate registration include: a valid grant number and the name, phone number, ress for the Grantee's point of content. The Grantee's point of content.	(b)(3)
the payment of	ress for the Grantee's point of contact. The Grantee may make inquiries regarding invoices to	(b)(3)
handren and ma	s unable to submit a payment request in electronic form, or the Agency is unable to receive a st in electronic form, the Grantee shall submit the payment request using a method mutually e Grantee, the Grants Officer, and the payment office.	
Invention Repo	<u>rting</u>	
Grants Office Address	Contracting Tearn ARC	
	Washington, DC 20505	(b)(3)
Phone: Fax: Email:		(b)(3)

Approved for Release: 2019/06/25 C06547184

Recipient's Principal Investigator

P.I. Name:

Dr. Shihab A. Shamma

Department:

Center for Auditory and Acoustic Research

Address:

Institute for Systems Research
Electrical and Computer Engineering

University of Maryland College Park, MD 20742

Phone: Fax:

(301) 405-6842 (301) 314-9920

Email:

sas@umd.edu

Recipient's Authorized Organizational Representative

AOR Name:

Jill A. Frankenfield

Title:

Contract Manager, Office of Research Administration & Advancement

Address:

3112 Lee Building University of Maryland

College Park, MD 20742

Phone:

(301) 405-4577 (301) 314-9569

Fax: Email:

franken@umd.edu

ARTICLE 5 TERM OF THE AGREEMENT

The project has been approved on scientific/technical merit for 43.5 months. The period of performance is 12 July 2010 – 28 February 2014.

<u>ARTICLE 6 KEY PERSONNEL</u>

The key personnel listed below must be employed with University of Maryland at the time of award and shall be maintained, to the maximum extent possible, throughout this agreement. Should changes be necessary, University of Maryland shall notify the Agency Grants Office (identified in Block 6 of the face page) in writing of the proposed substitute(s) within 30 days of the change in order to obtain approval of the substitution from the CIA Program Manager.

KEY PERSONNEL:

Principal Investigator: Dr. Shihab A. Shamma

Fellow: Gregory Sell

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Approved for Release: 2019/06/25 C06547184

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7.3 Incremental Funding Actions

Unless otherwise specified in the agreement, each successive increment of a continuing grant will be funded at the level specified in Article 1 without a formal request from the recipient provided an annual report has been received from the Principal Investigator.

Incremental funding is contingent on:

- i. availability of funds:
- ii. satisfactory scientific/technical progress; and
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To request advance payments, recipients shall submit a request for advance payment. The original and two copies of each request shall be submitted to:

B. CIA Grants Office, Block 6

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All program income earned during the project period shall be added to funds committed to the project by the Government and the Recipient and used to further eligible program objectives.

7.6 Closeout Adjustments

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ARTICLE & REVISION TO FINANCIAL PLANS

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- 1. Change the scope or objective of a project. The Principal Investigator must consult with the Program manager and receive written approval from the Grants Officer before deviating from the research objectives

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- 2. Change key personnel. Support for the project may not continue without the active direction of the Principal Investigator and/or Postdoctoral Fellows approved for, and identified in, this Assistance Agreement. If the approved Principal Investigator/Postdoctoral Fellow severs his or her connection with the recipient institution or otherwise relinquishes active direction of the project, either permanently or for a significant length of time (three months or more), the recipient institution must either:
 - (i) Appoint a replacement Principal Investigator/Postdoctoral Fellow with the approval of the Program Manager, or
 - (ii) Relinquish the Assistance Agreement, in which case the Agreement shall be terminated.
- 3. change the recipient institution's cost share amount reflected in the approved budget
- 4. use human subjects or vertebrate animals
- 5. require no cost extensions exceeding 12 months
- 6. Unless otherwise directed by the Grant Officer, any unexpended balance of funds which remains at the end of any funding period, except the final funding period of the grant, shall be carried over to the next funding period, and may be used to defray costs of any funding period of the grant. This includes allowing the carry over of funds to the second and subsequent years of a multiple year grant. This provision also applies to subcontractors performing substantive work under the grant.

7. SPECIAL CONDITIONS N/A

8. **OPTION**

The Government may extend the term of this grant by issuing a unilateral modification.

Option Year (01 March 2013-28 February 2014)(EXERCISED)

Government's Share

\$119.999

Recipients Share (cash or in-kind) Total Option Year Agreement

0 \$119.999

ARTICLE & INVENTIONS

(a) The clause entitled "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms," (37 CFR 401) is hereby incorporated by reference and the clauses in paragraph 401.14 are modified as follows: replace the word "contractor" with "Recipient": replace the words "agency," "Federal Agency" and "funding Federal Agency" with "government"; replace the word "contract" with "agreement"; delete paragraphs (g)(2), (g)(3) and the words "to be performed by a small business firm or domestic nonprofit organization" from paragraph (g)(l);

paragraph (1), Communications, point of contact on matters relating to this clause will be the CIA Grants

(b) The Recipient shall file Invention (Patent) Reports as of the close of the performance year and at the end of the term for this Agreement. Annual reports are due 60 days after the end of each year of performance and final reports are due 60 days after the expiration of the final performance period. Negative reports are also required. The Recipient shall submit the original and one copy to the Grants Officer.

Approved for Release: 2019/06/25 C06547184

Takeia M. Bradley

From:

Grants Officer

To: Muriel Averilla-Chin Subject: FW: IC Postdoc Program Grant 2010-1058114-000 and 2010-1045207-000 Date: Monday, September 30, 2013 3:29:55 PM Hi Muriel, Second grant is FRS# 529653. Takeia M. Bradley Contract Manager, ORA (301) 405-8061 Direct Line (301) 405-6269 Main Office From: ORAA Sent: Monday, September 30, 2013 3:23 PM To: Jill A. Frankenfield Cc: Takeia M. Bradley **Subject:** FW: IC Postdoc Program Grant 2010-1058114-000 and 2010-1045207-000 From (b)(3)Sent: Monday, September 30, 2013 3:03 PM sas@isr.umd.edu; ORAA (b)(3)**To:** borisg-contact; <u>migdall@nist.gov</u>; [Subject: IC Postdoc Program Grant 2010-1058114-000 and 2010-1045207-000 Due to the lack of a continuing resolution, only emergency contracts can continue after 30 September 2013. Please cease working on subject grants effective 1 October 2013. Work on these grants can re-start once a continuing resolution or budget has been passed by Congress. Formal notification to re-start work will not be provided. Please listen to the news and once a continuing resolution funding the Government for FY 2014 has been passed you may begin work again. We apologize for any inconvenience this direction causes. (b)(3)

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From: To:	ORAA Jill A. Frankenfield	
Cc: Subject:	<u>Muriel Averilla-Chin</u> FW: IC Postdoc Program Grant 2010-1058114-000 and 2010-1045207-000	
Date:	Thursday, October 17, 2013 1:12:03 PM	(b)(3)
	ny, October 17, 2013 1:03 PM ntact; migdall@nist.gov; sas@isr.umd.edu; ORAA	(1.) (0.)
	IC Postdoc Program Grant 2010-1058114-000 and 2010-1045207-000	(b)(3)
You can start	working today since Congress passed a continuing resolution last night. Please contact	
me with any o	questions.	
		(b)(3)
Grants Office		(1.) (0.)
		(b)(3
From:	- Contamban 20, 2012 2:02 PM	(b)(3
To: 'boris.gleb	y, September 30, 2013 3:03 PM ov@nist.gov'; 'migdall@nist.gov'; @umd.edu'; 'sas@isr.umd.edu';	(b)(3)
'oraa@umd.ed Subject: IC P	น' ostdoc Program Grant 2010-1058114-000 and 2010-1045207-000	(-)(-)
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	ck of a continuing resolution, only emergency contracts can continue after 30 013. Please cease working on subject grants effective 1 October 2013. Work on these	
-	start once a continuing resolution or budget has been passed by Congress. Formal	
	re-start work will not be provided. Please listen to the news and once a continuing adding the Government for FY 2014 has been passed you may begin work again. We	
	any inconvenience this direction causes.	
		(h) (a)
Grants Office	-	(b)(3)
	(b)(3)	

Human and Algorithmic Robust Speaker Verification

Humans exhibit a remarkable ability to reliably classify sounds sources in their environment based on a large array of acoustic features and perceptual attributes. One particular task that they excel at is voice identification, especially among large numbers of individual acquaintances, famous personalities, or among stereotypical groups and nationalities. In this proposal, we outline a program of psychoacoustic research coupled with mathematical modeling: (1) to define and psychoacoustically characterize human performance levels under different circumstances; (2) to explore in a controlled manner the specific perceptual attributes and contextual cues that humans utilize to perform this task; (3) to develop a computational model that attempts to mimic the analysis and representations of acoustic cues in human voices. This Post-Doctoral fellowship is a valuable complement to a recently awarded program into robust speaker verification, which focuses on using cortical processing principles and features, and combines scientists from the University of Maryland and the Johns Hopkins University (BEST /IARPA-BAA-09-02).

Key contributors to this proposal are *Drs. Clara Suied and Daniel Pressnitzer* of the Ecole Normale Supérieure (Paris, France). We have sought their help and advice to design and conduct the psychoacoustic tests. Both researchers have long experience with human performance in identification of environmental sound sources and voices, and have conducted innovative experiments and modeling in the field. They have volunteered to help conduct this research because of the unique opportunity it affords to use biological algorithms to model this ability.

Overview of Previous Assessments of Human Voice Identification

The published scientific literature on human abilities to identify and/or verify voices is remarkably scant. There has not been a sustained systematic effort to assess human abilities to identify voices and verify them, and much of what has been done tended to constrain the tasks too much or too little to allow for definitive conclusions. Part of the difficulty stems from the fact that people can utilize a large number of cues in performing this task that range from simple voice irregularities, to peculiarities of the phonetics, to emotional states and linguistic cues. While all these cues are invaluable, they tend to complicate the picture and make it hard for scientists to understand the role of each cue in isolation, and how they mutually interact.

Many cues are involved in the speaker identification process and the tests employed tend to favor one over another (intentionally or otherwise). In one of the main paradigms, subjects are trained to identify different speakers, and then asked (after different possible delays) to recall the name of the speaker. Other paradigms include Elimination, Matching, and Discrimination. Studies of how humans use various cues to identify voices considered a wide range of factors including the acoustic, perceptual, cognitive, external, and the technological cues. Acoustic cues were among the earliest to be studied, especially through the use of "speech spectrograms" and variety of phonemes. Perceptual cues rely on pitch, timbre, and other more derivative attributes of sound. Perhaps one of the strongest and most obvious such cues are male/female differences based on pitch, and more subtle and interesting are correlates of vocal tract lengths (VTL), which in turn affect the "timbre" of the voice through different placements and excursions of speech formants. Cognitive cues span a vast range of sources that include Familiarity, Memory, Accents, Emotions, and Training among others. External cues such as Retention, Duration of recordings, Variety of samples also enter in the assessment of human performance, although they are "tangential" to the ability itself, but reflect more closely how the tests are done and the design of the tasks. Finally, we have to also be aware of the effects of Technological cues such as influence of sampling frequencies and analysis of energy contours recording quality.