Exhibit 75
## Independent Contractor (IC) Contract

<table>
<thead>
<tr>
<th>Contract Number</th>
<th>Mod #</th>
<th>Effective Date</th>
<th>Target Date</th>
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</thead>
<tbody>
<tr>
<td>2020-0131030D-000</td>
<td></td>
<td>01 January 2020</td>
<td>31 December 2020</td>
</tr>
</tbody>
</table>

**Issuing Office**
- **Name:** Contracting Officer
- **IC Name:** John B. Jensen
- **Address:**
- **Telephone #:**

**Contracting Officer**
- **Name:**
- **IC SSN:**
- **IC Vendor Code:**

**Contracting Officer's Security Representative (COSR)**
- **Name:**
- **IC Administrator Name:**
- **Telephone #:**

**Invoicing Instructions**
- **See Electronic Invoicing Clause:**
- **Total Contract Price:** $348,000.00

**Task Description**

See page 2 for Task Description and Price details.

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☐ If checked, the IC is to sign and return the contract. If not checked, the contract is unilateral and non-binding.

**Independent Contractor Date**

**Contracting Officer Date**

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**Classification of Association**
The association of the IC with the Agency for tasks related to this contract is UNCLASSIFIED.

**Classification of Contract Work**
The work to be performed under this contract is classified at the SECRET level.

**Classification of Hardware**
Hardware delivered under this contract is classified at the UNCLASSIFIED level.

**Classification of Reports**
Reports produced under this contract are classified at the SECRET level.

**Classification of Statement of Work (SOW)**
The Statement of Work (SOW) for this contract is classified at the SECRET level.
1. SERVICES (ALT I) (FEE FOR TASK) (1/01)
The Contractor shall provide the following tasks:
Task 1: Provide consultation and recommendations for applying methodology CONUS
Task 2: Conduct specific applied research projects CONUS

2. PRICE (ALT II) (FEE FOR TASK - WITH ADDITIONAL CONTRACT FUNDS FOR TRAVEL) (1/01)
In consideration for the satisfactory completion of all of the tasks described below, as determined by a responsible Agency official, the contractor will be paid a firm, fixed price of $348,000.00. This amount will be disbursed as follows:

   Task 1. For the satisfactory completion of consultation and recommendation for applying methodology CONUS:
   $1,000.00 per day.

   Task 2. For the satisfactory completion of conducting specific applied research projects CONUS:
   $1,000.00 per day.

In addition to the above task fee, this contract also includes travel expenses not to exceed $5,480,000.00. Therefore, the total price of this contract is as follows:

<table>
<thead>
<tr>
<th>Task</th>
<th>Fee</th>
<th>Total Contract Value</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$770,000.00</td>
<td>$76,500.00 + $348,000.00</td>
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</table>

3. IC TRAVEL (ALTERNATE I) (1/01)
Travel Costs are a Separate Contract Line Item from the Service Line Items (Travel costs are not included in the IC’s base service fee). However, travel costs are part of the overall contract value. The IC will invoice and be paid necessary costs incurred in connection with travel as authorized by the Government:
- Invoicing and reimbursement for travel lodging and meals and incidental (Me&I) expenses will be limited to the lesser of:
  a. The rates and allowances in effect at the time of travel as set forth under the Federal Travel Regulations (for travel in the continental 48 United States), the Joint Travel Regulations (for travel to Alaska, Hawaii, The Commonwealth of Puerto Rico, and territories and possessions of the United States), or the Standardized Regulations for travel in areas not covered by the Federal Travel Regulations or the Joint Travel Regulation; or
  b. The alternate rate (if any) established by the component funding the contract.
- Airfare or other transportation costs shall be invoiced and reimbursed to the extent that the costs comply with the provisions of section 301-10 (transportation, including fly America provisions) of the Federal Travel Regulations (FTRs) and the policies of the component that is funding the contract. Business class travel may be allowable if it is in accordance with the terms of section 301-10.124 of the FTRs and the policies of the component that is funding the contract. Business class travel must be approved in advance by the component that is funding the contract.
- In special or unforeseen situations, costs in excess of the above limits may be allowed, subject to the approval of the Contracting Officer and the Approving Officer of component that is funding the travel. Such approval must be obtained in advance, unless the circumstances were unforeseen (e.g. inclement of civil unrest or natural disaster). A scheduled event (e.g. the Olympics) cannot be considered to be an unforeseen circumstance. Thus, advance approval would be required to invoice costs in excess of the above limits.
- Funds for travel expenses under this contract will be advanced to the IC. All travel reimbursements under this contract are considered taxable income and will appear on the IC’s Form 1099. Thus, the IC is to return travel receipts for tax purposes; receipts are not to be submitted with the invoice.

4. NON PUBLICITY (1/01)
It is a material condition of this contract that the Contractor shall not use or allow to be used any aspect of this contract for publicity or advertisement purposes. It is further understood that this obligation does not expire upon completion or termination of this contract, but continues indefinitely. The Contractor may request a waiver or release from the foregoing but shall not deviate from unless authorized to do so in writing by the Contracting Officer. It is further agreed that this contractual relationship shall not be disclosed except as allowed by law or regulation.

5. ELECTRONIC INVOICING (1/02)
Invoices may be submitted as task or sub-task are completed, but not more often than once a month. If the IC has access to the e-Invoicing system (which resides on the Agency Data Services Network, the IC shall submit all invoices electronically via the e-Invoicing system, in accordance with the procedures for that system. The IC may use the e-Invoicing system to directly check the status of invoices the IC has submitted via that system. If the IC does not have access to the e-Invoicing system, the IC shall submit hard copy invoices to the IC's Independent Contract Administrator (ICA), who in turn will input the data into the e-Invoicing system. The hard copy invoices submitted by the IC to the ICA shall be proper and complete. To be considered proper and complete, an invoice must include:

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Contract No. 2003-1310200-0000

IC Name: John Jensen

a. the IC’s name;
b. an invoice number;
c. the invoice date;
d. the contract number;
e. a description of the tasks and price for services actually rendered;
f. dates services performed;
g. the IC’s signature; and;
h. any other information or documentation required by this contract.

If the IC is working at a field location that precludes the IC from having access to the e-invoicing system, or that precludes the IC from presenting invoices directly to the ICA, the IC is to present proper and complete invoices to the Chief of the Installation or designee. The Chief of Installation or designee is then responsible for transmitting the invoice information to the ICA in accordance with Internal procedures.

The payment periods designated by the Prompt Payment Act will begin on the date a proper and complete invoice is received in the e-Invoicing system. For invoices submitted via an ICA (either directly or through the Chief or the Chief’s designee at a field installation), the IC shall direct inquiries to the ICA regarding the status of previously submitted invoices.

6. ELECTRONIC FUNDS TRANSFER (EFT)

Payments under this contract shall be made by the Government by electronic funds transfer only. The Contractor shall designate a financial institution for receipt of electronic funds transfer payments and shall submit the proper information to the Contracting Officer on a Standard Form 1999A or an alternate form provided by the Contracting Officer. In the event the Contractor, during the performance of this contract, elects to designate a different financial institution for the receipt of payment, notification of such change and the required information specified above must be received by the appropriate Government official 30 days prior to the date such change is to become effective. Contractor’s failure to properly designate a financial institution or to provide appropriate agency bank account information will delay payments.

7. PROMPT PAYMENT (11/01)

The Contractor is entitled to payment in accordance with the Prompt Payment Act. Specifically, the due date for making invoice payments shall be on the 30th (calendar) day after the designated billing office has received a proper invoice from the Contractor.

Payment shall be considered as being made on the day the electronic funds transfer is made. An interest penalty shall be paid if payment is not made by the due date and a proper invoice was received by the designated billing office.

8. TERMINATION (11/01)

In addition to either party’s common law right to terminate the contract for default, this contract may terminate earlier than the target date listed on page one for any of the following reasons:

(a) If the Contracting Officer determines that a real or potential conflict of interest exists with respect to the relationships described in the “Rules of Conduct/Conflicts of Interest” paragraph below, the Government may terminate this contract upon ten (10) days notice.

(b) Upon thirty (30) days notice by either party for any reason.

(c) By the Director of Central Intelligence or designee, in accordance with the Director’s non-renewable discretion, termination is deemed necessary or advisable in the interest of the United States.

(d) When the Contracting Officer determines that the IC has failed to fully comply with the security requirements of this contract as a result of the willful misconduct or lack of good faith.

Upon termination of this contract, the Contractor will be required to return in good order to any other items of identification issued by this Agency as well as any Government purchased, owned or provided property.

9. FOREIGN TRAVEL (11/01)

On return from official or personal travel outside the United States, the IC shall report to the cognizant Contracting Officer’s Security Representative (CSR) any unusual incidents, including incidents of potential security concern, encountered during such travel.

10. FOREIGN CONTACTS (11/01)

The IC shall report to the cognizant Contracting Officer’s Security Representative (CSR) all contact with individuals of any foreign nationality, either within or outside of the scope of the IC’s official activity, in which: a) illegal or unauthorized access is sought to classified or other sensitive information; or b) the IC is concerned that before may be the target of actual or attempted exploitation by a foreign entity.

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Contract No. 2003-1310200-0000

IC Name: John Jessen

11. TAX AND LICENSES (11/01)
This contract is written to the best of the Government's ability to conform to Internal Revenue Service tax guidelines for Independent Contractors as presently known. Tax concerns of the IC should be discussed with a tax consultant/attorney. If classified information is involved, the Contractor's tax consultant or attorney must be cleared by the Government prior to any such classified discussions. No taxes will be withheld from the contract price. It is the responsibility of the Contractor to report such income under existing federal, state, and local tax laws. The Contractor is also responsible for obtaining any necessary federal, state, or local licenses and paying any Federal, state, or local taxes.

12. EXECUTION OF DOCUMENTS (11/01)
If, during performance under this contract, the Contractor assumes the custody of United States Government funds or takes possession of property of any nature whatsoever and wherever situated, which property has in fact been purchased with moneys of the United States Government, the Contractor hereby recognizes and acknowledges the existence of a trust relationship, either express or constructive, and agrees to execute whatever documents may be required by the Government to evidence this relationship.

13. STATUS (11/01)
The Contractor's legal status under this agreement is that of an Independent Contractor. Nothing contained herein shall be construed as appointing the Contractor into the civil service of the United States, implying the creation of an employee-employer relationship, or establishing any entitlement to federal retirement benefits or any other federal employee benefits, such as benefits under the Federal Employees' Compensation Act. If the Contractor feels such a situation exists, he/she is obligated to inform immediately the Contracting Officer.

14. INSURANCE (11/01)
The Contractor assumes all risks associated with the Contractor's performance under this contract. As such, the Contractor is encouraged to obtain appropriate insurance (e.g., liability, health, automobile, disability, professional, etc.) to cover such risks. The Contractor acknowledges that, unless otherwise provided in this contract, the contractor will not be reimbursed for any insurance related costs.

15. RULES OF CONDUCT/CONFLICT OF INTEREST (11/01)
If work will occur on Government premises, the Contractor acknowledges that the Agency has a zero tolerance policy for harassement behavior. Any Contractor who is found to be culpable in incidents of harassment on Government premises may be ejected from the premises and denied further access. As a specific condition of this contract, the Contractor agrees to observe and be bound by all conduct regulations of this Agency. The Contractor further agrees to provide, upon request, a listing of relationships and activities which are external to this Agency, and it is understood that such listing shall be reviewed by appropriate members of this Agency for the purpose of determining whether a real or potential conflict of interest exists.

16. SECRECY AGREEMENT (11/01)
This contract specifically incorporates the provisions of all secrecy agreements signed by the Contractor in consideration for service with this organization, including pre-publication requirements.

17. MERGER CLAUSE (11/01)
The parties mutually agree that this contract encompasses all provisions and amendments offered prior to the Contractor's engagement and that no promises or commitments pertaining to rights, privileges, or provisions other than those expressly stipulated in writing in this agreement or any written modification thereto shall be binding on the United States Government.

18. CHOICE OF LAW (11/01)
This agreement is to be interpreted under the laws of the United States of America and the U.S. common law.

19. CLEARANCE & POLYGRAPH REQUIREMENTS - ISSA/TS (11/01) (Applies if the IC must have an ISSA/TS (staff-like) clearance)
The IC will have access to the Agency's computer system and unsecured access to the Agency's Government facilities. The IC must possess an ISSA/TS clearance upon starting work on this contract and is required to undergo polygraph testing for counterintelligence and lifestyle issues prior to the clearance being granted and periodically thereafter. Additionally, the following provisions apply to ICs with ISSA/TS clearances:

FINANCIAL DISCLOSURE
The IC who has staff-like (ISSA/TS) access, who is currently cleared for both uncontrolled physical access to Agency controlled buildings (green badge) and access to Agency automated information systems, must submit a completed Financial Disclosure Form (FDF-444V) by the annual deadline established by the Agency. The FDF 444V is available for electronic submission via a database on the Agency Data Services Network (ADSN). The database can be accessed from the AGNS Database Catalog under the title of Financial Disclosure Forms. If the IC has AIDN access, the IC must utilize the on-line database when filing. If the IC works at a location which does not have connectivity to the ADSN, the IC will complete and submit the FDF 444V in hard copy in accordance with instructions provided by the Agency. If the IC does not receive an electronic FDF 444V, the IC is to contact the CGSR

AGENCY INFORMATION SECURITY TRAINING
The Contractor shall attend all mandated Agency Information Security Courses (AISC). Failure to attend a briefing, as required under this paragraph, shall result in the termination of the contract and may preclude the initiation of any new contracts. If this contract is a Firm-Fixed Price contract, the contract price includes attendance at briefings required under this paragraph, and the Contractor shall not receive any adjustment in the contract price for such attendance. If this contract is a Firm-Fixed Price Level-of-Effort contract, the Contractor shall be paid at the normal rate identified under the contract for attending the briefing.

COUNTERINTELLIGENCE TRAINING
The Contractor shall attend the Agency's next available Counterintelligence and Security Program (CISP) briefing within the past five calendar years. Failure to attend briefing as required under this paragraph shall result in the termination of this contract and may preclude the initiation of any new contracts. If this contract is a Firm-Fixed Price contract, the contract price includes attendance at briefings required under this paragraph, and the Contractor shall not receive any adjustment in the contract price for such attendance. If this contract is a Firm-Fixed Price Level-of-Effort contract, the Contractor shall be paid at the normal rate identified under the contract for attending the briefing.

REPORTING FOREIGN TRAVEL
Prior to any official foreign travel the Contractor must report to the Agency's cognizant COSR any such travel in accordance with and any other guidelines that pertain to

REPORTING FOREIGN CONTACTS
The IC must report to the Agency's cognizant COSR any unofficial contacts with foreign nationals in accordance with and any other guidelines that pertain to

SERVICING AGENCY AUTOMATED INFORMATION SYSTEMS (AIS) (Applies only to Independent Contractors with access to Agency Systems)
It is understood and agreed that all processing of classified information will be conducted only on approved Agency AIS systems. All automated information systems utilized to process classified information will be operated in accordance with the requirements of Director of Central Intelligence Directive 6/3 and In addition, the Contractor is subject to espionage laws and other Federal laws relating to unauthorized disclosure of classified information.

20. COPYRIGHT (11/01) (Applies if the Independent Contractor prepares reports & studies)
   a. The Contractor agrees not to assert, establish, or authorize others to assert or establish, any claim to copyright consisting of any data first produced in the performance of this contract without prior written permission of the Contracting Officer. The contractor also agrees to assign copyright to the United States Government where the materials to be copyrighted are created for internal use only and are not usable for commercial exploitation because of the subject matter or lack of commercial capability. When a claim to copyright is made, the Contractor shall affix the appropriate copyright notice of 17 U.S.C. 101 and 402 and acknowledgment of Government sponsorship to such data when delivered to the Government, as well as when the data are published or reproducibly. The Contractor grants to the Government, and others acting on its behalf, a paid-up nonexclusive, irrevocable, worldwide license for all such data to reproduce, prepare derivative works, distribute copies to the public, and perform publicly and display publicly, by or on behalf of the Government.
   b. To be consistent with Executive Order 12333, the Contractor may be required to attribute the Agency as the source of the materials. This requirement applies regardless of whether the materials are copyrighted or not.

21. GOVERNMENT CLOSURES (SCHEDULED/UNSCHEDULED HOLIDAYS, WEATHER, ETC.) (11/01) (Applies when the Independent Contractor will perform work in Agency facilities)
   When Agency employees have been officially released from work, the Contractor must work in accordance with the terms of this contract, unless: (1) the Government prohibits the Contractor from working, or (2) the work requires interaction with the released Government employees. If the workplace is inaccessible, then the Contractor shall continue performance. If the workplace is inaccessible, then the Contractor shall be entitled to additional time to complete performance as determined by the Contracting Officer. If this contract is a Firm-Fixed Price Level-of-Effort contract, the IC shall be paid only for the hours worked.

22. OPERATIONAL EXPENSES (11/01)
   The Contractor will be advanced or reimbursed funds not to exceed $1,500.00 for necessary operational expenses as specifically approved by the Agency. Such funds will be subject to reimbursement and accounting as directed by the Agency. These expenses shall be funded and reimbursed outside of the contract.

23. OVERSEAS EMERGENCY DEPARTURE (11/01)
   In the event of sudden breakdown of local law and order, civil or military uprising, war or other dangerous situations, such as a catastrophic natural disaster that seriously threatens personal safety, the United States Government, at its discretion, may attempt to arrange emergency departure for the Contractor or may reimburse reasonable and necessary departure costs incurred by the Contractor.
24. OVERSEAS EMERGENCY MEDICAL TRAVEL (11/01)

In the event the Contractor travels overseas to perform provisions of the contract, the Government agrees to reimburse the cost of reasonable and necessary travel or transportation expenses, as approved by the Agency in its sole discretion, to Spokane, WA in the event of Contractor's illness, injury, or death which occurs while overseas. It is understood and agreed that eligibility will be based upon the Contractor's compliance with applicable Agency rules, regulations, and policies. It is further understood that all travel expense claims will be submitted only to this Agency, and that adjudication of such claims by this Agency shall be final and conclusive.

25. MISSING PERSONS (11/01)

In the event the Contractor is determined to be "missing" as defined in Agency regulations, the Contractor will continue to be under contract during the contract period of performance while in missing status as if he/she were continuing to perform the contract on schedule. Compensation under this provision, when added to compensation for services previously rendered under the contract, may not exceed the total contract price. Unless excluded by explicit provisions of the Internal Revenue Code, amounts paid under this provision will be considered taxable income and will be included on the Contractor's Form 1099.

26. VEHICLE INSURANCE & MOTOR VEHICLE ACCIDENTS (ALT III) - MAY BE CONSIDERED FOR INDENIFICATION, USE OF A GOVERNMENT-OWNED VEHICLE AUTHORIZED (11/01)

The Contractor is not an employee of the United States Government and shall be responsible for any liability, including liability to third parties, resulting from activities involving motor vehicles, including rental vehicles, privately-owned, and Government-owned vehicles. The IC may be considered for indemnification for costs incurred as a result of automobile accidents while in the course of using a rental vehicle, privately-owned, or Government-owned vehicle to perform contractual activities, as specified in the IC.

The IC is authorized to use a Government-owned vehicle for authorized purposes necessary for performance of this contract. Transportation to or from an IC's residence is not an authorized use of a Government-owned vehicle. The contractor shall provide the Contracting Officer or the Contracting Officer's authorized representative with oral notification of an accident or damage to a Government vehicle not later than 24 hours of the occurrence. The contractor shall follow up with written notice detailing the accident, not later than 5 calendar days after the occurrence. The contractor will cooperate with any investigations the Government may undertake.

27. LIFE INSURANCE (11/01)

The Contractor is permitted to purchase (at Contractor's expense) a $100,000 unconditional term life insurance policy in his/her name, payable to the beneficiary of choice through a Government-administered program. If the Contractor decides to purchase such a policy, it will be taken out by the United States Government on his/her behalf and will be effective immediately after administrative processing. This policy will terminate immediately upon termination of this contract.

28. INDEMNIFICATION (11/01)

For reasons of cover, operation, and security, the Contractor may possibly be considered for indemnification for the costs of legal representation by private counsel and for the amount of any judgment or fine resulting from the performance of this contract, if, and only if, the contract includes this indemnification provision. This means that the Independent Contractor who, as a result of activities carried out within the scope of this contract, is sued, subpoenaed, or investigated in his or her individual capacity, or is subjected to investigatory, administrative, professional, or State proceedings of any nature, may be indemnified under Section 6 of the Central Intelligence Agency Act of 1949, as amended, for the costs of legal representation by private counsel and for the amount of any judgments or fines entered against him or her in good faith and within the scope of this contract, that such indemnification would be in the interests of the Agency, and under all of the circumstances, taking into account the legal expenses and the amount of any judgment or fine, the indemnification would be fair and reasonable. Any decision regarding indemnification of the General Contractor shall be made by the Director of Central Intelligence in his sole and unreviewable discretion.

29. SERVICE AND CANCELLATION (11/01)

The Government agrees to provide, at a minimum, five (5) working days notice in the event that any block of scheduled services to be provided hereunder is not required in its entirety. Under such circumstances, there are no costs to be borne by the Government in association with the cancellation of a scheduled block of services in its entirety. In the event that the Government fails to provide the indicated minimum notification, the Contractor may invoice the Government for such canceled block of scheduled appointments in accordance with the payment terms set forth herein, as may be determined by the Contracting Officer, that cancellation is due to an act of God (e.g., singular, unexpected and irregular violation of a force of nature). In those instances where individual appointments, once an entire scheduled block of appointments are canceled, the Contractor shall only invoice and be paid for the services actually performed. The Independent Contractor Administrator (ICA) will be informed of all cancellations with less than the required five (5) working days notice for which the Government is to be invoiced. It is further understood and agreed that the Contractor shall provide the COTR a minimum of three (3) calendar weeks notice in the event that any block of services cannot be provided as scheduled. Failure to provide the indicated minimum notification shall be noted as part of the Contractor's performance assessment and taken into account when any renewal of service may be considered.
SECRET

STATEMENT OF WORK

John B. Jessen

1.0 BACKGROUND

1.1 (S) Sponsor provides psychological consultation services to its customer base. The Counterrorism Center (CTC) has a requirement for consultation and training support to their debriefing program.

2.0 SCOPE OF EFFORT

2.1 (S) Mr. John B. Jessen has successfully served as a special consultant to CTC for the past six months. This contract will continue the use of Mr. Jessen per CTC's request.

2.2 (S) Mr. Jessen will serve as both a consultant to CTC special programs as well as conduct specialized training as required by the Sponsor.

3.0 DELIVERABLES

3.1 (S) Contractor will provide OCONUS on-site guidance to CTC's debriefing efforts and will be paid on a daily rate per attached government cost estimate.

3.2 (S) Contractor will provide CONUS consultative support to CTC at a daily rate fee per attached government cost estimate.

3.3 (S) Contractor will conduct specialized training as required by the Sponsor at a daily rate fee per attached government cost estimate.

4.0 PERIOD OF PERFORMANCE

4.1 (S) The period of performance will be for one (1) year.

5.0 SECURITY

5.1 (S) All discussions will be at the TOP SECRET level. The association of the contractor with the Sponsor is UNCLASSIFIED.

5.2 (S) Security is a fundamental requirement of this effort due to the sensitive nature of the Sponsor's work. The contractor shall comply with the security requirements of the "National Industrial Security Program Operating Manual," dated January 1995 and all applicable Sponsor security policies and

SECRET.
procedures, including, but not limited to, Director of Central Intelligence Directive (DCID) 1/21, DCID 6/3, and DCID 6/4.

5.3 Contractor assigned to this effort is required to be a U.S. citizen and have, at the start date of the contract, an Industrial Security Staff Approval/Top Secret (ISSA/TS) clearance.

5.4 Contractor will be required to have an Agency Green Badge and work on Government premises and will need access to the government computer systems. To be issued a Green Badge, contractor shall be cleared to the ISSA/TS level. All work and related conduct shall be in accordance with established Agency policies and procedures.