

STATEMENT OF WORK (SOW)

Date: 06/26/2014

Contract Number:	
Task Order Number:	
IFCAP Tracking Number:	
Follow-on to Contract and Task Order Number:	

1. Contracting Officer's Representative (COR)

Name:	
Section:	
Address:	3350 La Jolla Village Dr. (151) San Diego, CA 92161
Phone Number:	
Fax Number:	
E-Mail Address:	

2. Contract Title.

Eye Tracking Camera for use with NordicNeuroLab Visual System for ongoing research

3. Background.

There are numerous applications for eye-tracking within the field of neuroscience and magnetic resonance imaging. In this context of MRI research, we propose to use eye-tracking to study physiological processes and their correlation with cognitive and emotional influences. Through the use of performance tasks and eye-tracking, we hope to gain a greater understanding of neurological networks involved in spatial orienting of attention across visual and auditory modalities. Eye-tracking research also allows access to data regarding blink frequency and pupil size, which can indicate cognitive load changes.

4. Scope.

This item will be used at the VASDHS MRI Suite and the UCSD Center for Functional MRI to conduct research for the study: IRB protocol H130064 – Neurosubstrates of combat stress: a follow-up study. This project has an approximate duration of 5 years.

5. Specific Tasks.

Task 1. Record eye movement, blink frequency and pupil size while participants are in the MRI scanner and participating in performance tasks.

Task 2. Using eye-tracking software, analyze recordings post-scan according to research interests.

6. Performance Monitoring

II. General Conditions

(A) Terms of Payment:

Net 30 days

(B) Terms of Delivery:

EXW, Incoterms 2000

Estimated time of delivery is 6-8 weeks from received purchase order.

A confirmation date of delivery will be issued when the order is received and **VENDOR** has been provided with all necessary documents or, in case of upgrades, products.

VENDOR will not be liable for damages arising from any shipment delays or delayed delivery of products. Customers should, therefore, allow ample time for the project.

(C) Delivery Method:

Hardware and software components will be shipped as Airmail Parcel Post.

(D) Contact Person:

The customer is obliged to provide NordicNeuroLab with the contact details of at least one person who will be responsible for receiving all relevant information from **VENDOR** regarding software version updates and upgrades. It is the responsibility of the customer to ensure that any change in contact information is communicated to **VENDOR**.

(E) Order Cancellation:

cancellation fee.

(F) Marketing Agreement:

VENDOR is allowed to use the name of the customer's institution for marketing purposes (e.g., list of **VENDOR** customers published on the **VENDOR WEBSITE**). No personal or confidential information will be made public.

VENDOR must be informed in writing if the customer prefers not to be listed.

(G) Use and Operation:

Purchaser agrees to allow only operators familiar with MR scanners, knowledgeable about fMRI techniques and properly trained in the use of fMRI equipment to use and operate NordicNeuroLab products. Purchaser agrees to follow the procedures documented in the Seller's instruction manuals in using the **VENDOR** products and comply with all standard safety procedures regarding MR and fMRI equipment when using the **VENDOR** products. Purchaser agrees not to use the **VENDOR** hardware and/or software in procedures or for practices not recommended or contemplated by Seller's support documentation or for any other purpose for which the products have not been designed.

(H) Indemnity for Use of Products.

Customer agrees at its own cost and expense to indemnify **VENDOR** and its subsidiaries and affiliates, defend us and hold us harmless from and against any and all losses, damages, liabilities and expenses (including reasonable attorneys fees and other similar costs of defending any action) that we may incur as a result of any claim of negligence, misuse, breach of implied warranty, strict liability in tort, or other theory of law, relating to actual or alleged actions or omissions by you, your officers, agents or employees, your successors and assigns, or your customers, whether direct or indirect, in connection with the use of any Products sold to you either as a stand-alone Product or as a component part. You shall promptly notify us of your receipt of knowledge of any incident involving Products sold resulting in personal injury or damage to property, and you shall fully cooperate with us in the investigation and determination of the cause of such incident and shall make available to us all related statements, reports and tests made by you or made available to you by others.

(I) Entire Agreement.

This Agreement and associated documents identified herein constitute the entire agreement between **VENDOR** and you with respect to your use and your purchase of Products and Services hereunder, except as the foregoing (i) may be amended from time to time by **VENDOR** as provided for above, or (ii) as related to your purchase of Products, may be superseded by any express conflicting terms or supplemented by any express additional terms in a separate written contract signed by authorized representatives of **VENDOR** and Subscriber.