

**Request for Cooperative Research
For**

**Coahoma Community College Project: Identification of Gravel
Deposits along the Mississippi River in Northwestern Mississippi**

Coahoma Community College requests the use of NAVO's Side Scan Sonar equipment to locate gravel deposits along the Mississippi River in northwestern Mississippi. The Corp of Engineers Waterways Experiment Station has agreed to close down portions of the river (to eliminate river traffic) and allow operation/tow of the side scan sonar equipment for Coahoma Community College and the Mississippi Limestone Corp. (MLC), a small business in northwest Mississippi. The time frame requested to explore gravel bed identification is September 1999.

The Naval Oceanographic Office will provide an employee to operate the side scan sonar equipment. Coahoma Community College will: 1) provide the boat, and personnel to operate the boat, for towing the side scan sonar; and 2) provide lodging and meals for the NAVO employee(s) who collect the side scan sonar data and prepare georectified sediment analysis imagery, identifying gravel deposits along the Mississippi river bottom.

Coahoma Community College, the University of South Carolina, and MLC will use the resulting imagery in a NASA affiliated Research Project. If the side scan sonar imagery meets the project requirements, MLC will probably buy side scan sonar equipment to identify future gravel bed locations.

Appendix B

Request for Cooperative Research

The Cooperative Research between the COMNAVMETOCCOM, MsET and the requestor (the parties to this Request for Cooperative Research) will be conducted under the following special terms and conditions:

Objective - The objective of this Cooperative Research is to transfer technology from COMNAVMETOCCOM to the Requestor who, through MsET, has requested technology as described in the attached Problem Statement.

Funding - COMNAVMETOCCOM, MsET, and the Requestor will each bear their own costs as incurred in this request.

Duration - COMNAVMETOCCOM, MsET, and the Requestor will provide up to a maximum of four (4) man-days of effort on this request, which is nonrenewable under this agreement.

Liability - The Requestor holds the U.S. Government (Government) harmless and agrees to indemnify the Government, to the extent provided by state law, for all liabilities, claims, demands, damages, expenses, and losses of any kind arising out of this Cooperative Research effort. If State law does not allow for indemnification, then the Requestor shall maintain a liability policy in the amount of \$1,000,000 to cover any damages or costs of litigation incurred by the Government from any claim arising over the use of its personnel or equipment in this effort. The Requestor agrees that the Government shall not be liable to the Requestor for any loss of revenue, profits, or other indirect or consequential damages.

Use of Name or Endorsements - The Requestor shall not use the name of COMNAVMETOCCOM or any other Government entity on any product or service which is directly or indirectly related to either this Cooperative Research or any patent license or assignment associated with this Cooperative Research without prior approval of COMNAVMETOCCOM.

DATA - Recorded information that is produced during the performance of the requested research (subject data) is owned by the party who produced the information. The other party has unlimited rights, including copyright, in the use, including publication and disclosure, of the subject data. Proprietary

information that is included in subject data shall be clearly marked. The parties agree to hold proprietary information in confidence, as long as it remains a trade secret.

Patents - These points pertain to inventions made during the cooperative research.

1) The party whose employees make an invention owns the invention. If employees of more than one of the parties make an invention, it is jointly owned by those parties. The Navy will obtain patents on such joint inventions, subject to approval by the Naval Research Laboratory Invention Evaluation Board.

2) The party who owns an invention shall promptly notify the other party of the invention and provide a completed written description of the invention.

3) If the party who owns an invention decides to obtain a patent on the invention, it shall grant to the other party a nonexclusive, nontransferable, irrevocable, paid-up license to practice the invention practiced throughout the world by or on behalf of said other party.

4) If a party decides not to obtain a patent, that party shall permit the other party to file and/or continue to prosecute the patent application.

5) The party who obtains a patent is responsible for all expenses associated with obtaining and maintaining the patent.

6) The parties agree to assist and cooperate with the party who is seeking to obtain a patent.

Title to Property - Each party shall retain title to and possession of all its preexisting property, facilities, equipment, or other resources provided under this agreement. Jointly developed property containing Government-owned components shall be the property of the Government.

Governing Laws - The Partners agree that United States Federal Law shall govern this Agreement for all purposes.

Independent Contractors/Entities - The relationship of the partners to this Agreement is that of independent contractors and not as agents of each other or as joint venturers or

partners. Each partner shall maintain sole and exclusive control over its personnel and operations.

Officials Not to Benefit - No member of or delegate to the U.S. Congress shall be admitted to any share or part of this Agreement or to any benefit that may arise therefrom.

U.S. Competitiveness - The Requestor agrees that any products, processes, or services for use or sale in the United States under any U.S. patent resulting from a Subject Invention shall be manufactured substantially in the United States.

Reporting - COMNAVMETOCOM will provide MSET with a report on the findings of a specific scientific assessment of the Requestor's Problem Statement. MSET shall follow up with the Requestor to assure that the transferred technology is appropriate and useful.

Effective Date - This request shall become effective on the date of the last signature of the parties and the four man-days of Cooperative Research specified in the Duration statement above shall be available from COMNAVMETOCOM to the Requestor for a period of six (6) months thereafter.

Vivian M. Presly 9/7/99

Requestor
Name & Date

B. Greg Linker 9/21/99

MSET
Name & Date

Donald A. Roman

COMNAVMETOCOM
Name & Date

President
Title

Executive Director
Title

Chief of Staff
Title

Company

Address