AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRA			BPA NO.	l l				OF PAGES	
2. AMENDMENT/MODIFICATION NO.	3. EFFECTIVE DATE	4. RE	QUISITION/PURCHASE REQ	. NO.		5. PROJECT NO	D. (If applicable)		
006	04-01-2004	CF	0-03-127			}			
6. ISSUED BY CODE	3100	7. ADMINISTERED BY (If other tha			n 6)		3100		
U.S. Nuclear Regulatory Commission Div of Contracts Two White Flint North - MS T-7-I-2 Attn: Rachel Glaros, (301) 415-0115 Washington, DC 20555			U.S. Nuclear Regulatory Commission Div of Contracts Two White Flint North - MS T-7-I-2 Attn: Rachel Glaros, (301) 415-0115 Washington, DC 20555						
B. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State and ZIP Code)				(X)	9A. AMENDMENT OF SOLICITATION NO.				
Foxx & Company Attn: Mr. Martin O'Neill, Partner 700 Goodall Complex 324 West Ninth Street Cincinnati, OH 45202-1908					9B. DATED (SEE ITEM 11) 10A. MODIFICATION OF CONTRACT/ORDER NO. GS-23F-9832H DR-09-03-127				
Cincliniaci, On 45202-1508					10B. DATED (SEE ITEM 13)				
CODE FACILITY CODE					12-31-2002				
11. THIS ITEM	ONLY APPLIES TO	AME	NDMENTS OF SO	OLIC	CITATIONS	-			
Offers must acknowledge receipt of this amendment pro- (a) By completing Items 8 and 15, and returning offer submitted; or (c) By separate letter or telegram who knowledgment to be received at the place result in rejection of your offer. If by virtue by telegram or letter, provided each telegram or letter mand date specified.	copies of the amenda iich includes a reference to t EDESIGNATED FOR THE F e of this amendment you de	nent; (i he soli RECEIF sire to	b) By acknowledging recitation and amendme PT OF OFFERS PRIO change an offer alrea	eceip ent nu R TO dy su	t of this amendm imbers. FAILUR THE HOUR AN ibmitted, such ch	nent of each of RE OF YOUR D DATE SPE nange may be	copy of the AC- CIFIED MAY made		
	No.: 47N-15 532358				252A				
	PLIES ONLY TO MOD						· · · · · ·		
• •	HE CONTRACT/ORD		•			io, .	•	•	
(X) A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify as				_		1 10A.			
B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAF		IANGES	(such as changes in pa	ying of	lice, appropriation date	e, etc.)			
C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSU	JANT TO AUTHORITY OF:								
D. OTHER (Specify type of modification and authority) X FAR	52.217-9 OPTION TO EX	TEND	THE TERM OF THE	CON	TRACT		_		
E. IMPORTANT: Contractor x is not, is	required to sign this docume	ent and	i return	copie	es to the issuing	office.	_		
14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCI	F section headings, including solicitation	on/contra	ct subject matter where feasib	le.)	·				
See attached page 2 for description of	modification								
Except as provided herein, all terms and conditions of the document reference	ed in Hem Q& or 104 as homistons sh	Panned -	emains unchannad and la f	lome -	nd affect				
		16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print) MARY H. MACE Contracting Officer ()							
158. CONTRACTOR/OFFEROR	15C. DATE SIGNED	16B. UI	HTEOSTATES OF AMERICA	V		108	16C. DATE SIGNED	21/	
(Signature of person authorized to sign)		ВУС	(Signature of	Contra	cting Officer)	STANDAPD FO	2-dd	<u>- UY</u>	

The purpose of this modification is to exercise Option No. 2 for the period April 1, 2004 to March 31, 2005. Specific changes to the delivery order are described below:

- 1. Option No. 2 is hereby exercised, including Item No. 1, Financial Statement Preparation (B.1), for the firm-fixed price of \$293,016, Item No. 2, Account Reconciliation (B.2), for the firm, fixed-price of \$439,524, and Item Nos. 3 through 5, Financial Management Advice and Guidance (B.3), for an estimated ceiling price of \$243,187.
- 2. Terms and Conditions for Delivery Order No. DR-09-03-127 Under GSA FSS Contract No. GS-23F-9832H is revised as follows:
- a. Page 1, Section 1 entitled ORDERING (FAR 52.216-18), subsection (a), the last sentence is deleted in its entirety and replaced with the following:

"Such orders may be issued from January 1, 2003 through March 31, 2005.

b. Page 2, Section 3 entitled INDEFINITE QUANTITY (FAR 52.216-22), subsection (d), the second sentence is deleted in its entirety and replaced with the following:

"The procurement shall govern the Contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the delivery order's effective period; provided, that the Contractor shall not be required to make deliveries under this procurement after March 31, 2005."

c. Page 8, section entitled "Period of Performance," is deleted in its entirety and replaced with the following:

The period of performance will be from January 1, 2003 through March 31, 2005 with two (2) one-year option periods, and one (1) nine-month option period. The NRC reserves the right not to exercise the option years.

3. A summary of obligations for this delivery order, from award through date of this action is provided below:

Total FY03 Obligation Amount \$892,296

Total FY04 Obligation Amount \$732,540

Cumulative Total of NRC Obligations \$1,624,836

4. All other terms and conditions of the delivery order remain unchanged.