AMENDMENT OF SOLICITATION/MODIFI	CATION OF CONTRA	CT BPA NO.		1. CONTRACT	ID CODE	PAGE 1	OF PAC
2. AMENDMENT/MODIFICATION NO.	3. EFFECTIVE DATE	4. REQUISITION/PURC			5. PROJECT NO.	(If applicable)	
17	1994 0 8 2004	RES-99-050;	2/5/04		<u> </u>		
I ISSUED BY CODE		7. ADMINISTERED BY	•	-	CODE		
U.S. Nuclear Regulatory Commission Div of Contracts		U.S. Nucle		tory Commissi	.on	•	
Two White Flint North - MS T-7-I-2	Two White Flint			North - MS T-7-I-2			
Contract Management Center 2 Washington, DC 20555		Contract M Washington					
), NAME AND ADDRESS OF CONTRACTOR (No., street, county, State	and ZIP Code)	_!	(X)	9A, AMENDMENT C	OF SOLICITATION NO	D.	
				7			
Science Applications International Corn				9B. DATED (SEE I	ITEM 11)		
Science Applications International Corp ATTN: Ramona Wilson							
Contract Representative 310 Laboratory Road					ON OF CONTRACTIO	RDER NO.	
:				NRC-04-99-0	50		
Oak Ridge TN 37831				10B. DATED (SEE	ITEM 13)		
>ODE	FACILITY CODE		x	09-30-1999	- i,,		
	ONLY APPLIES TO	AMENDMENTS	OF SOLI	CITATIONS	•		
The above numbered solicitation is amended as set for					is extended,	is not exte	ndad
Offers must acknowledge receipt of this amendment prior		' -	-	ب	٠ ـ		maea.
(a) By completing Items 8 and 15, and returning							
offer submitted; or (c) By separate letter or telegram which	h includes a reference to the	solicitation and ame	ndment numb	ers. FAILURE O	F YOUR AC-		
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 ma	e of this amendment you desi kes reference to the solicitation	re to change an offer	r aiready subr ent and is rec	nitted, such chang seived prior to the	ge may be made opening bour		
and date specified.				, pilot to tilo	·	•	
2. ACCOUNTING AND APPROPRIATION DATA (If required)	•						•
		· · .	• •			· ·	
	LIES ONLY TO MODI THE CONTRACT/ORD				RS,		
(X) A THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify at					10A		
X Changes Clause 52.243-2							
B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO		ANGES (such as ch	nanges in paying o	ffice, appropriation date	e, etc.)		
SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR	(43.1U3(B).						
C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURS	JANT TO AUTHORITY OF:						
	•	<u> </u>			· · · · · · · · · · · · · · · · · · ·		<u> </u>
D. OTHER (Specify type of modification and authority)							
	·			· · · · · · · · · · · · · · · · · · ·			
E. IMPORTANT: Contractor is not, X is	required to sign this docume	nt and return2	copie	s to the issuing off	fice.		
4. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UC	F section headings, including solicitation	vicontract subject matter wh	ere feasible.)				
See attached page.							
•							
•							
	N. 10		41-4-84	- M A	\sim		
Except as provided herein, all terms and conditions of the document reference	I IN ITEM SA OF TUA, as hereiolore chan		=				
5A NAME AND TITLE OF SIGNER (Type or prim) RAYMONA L. WILSO N		16A NAME AND TITLE C Stephen Poo		GUFFICER (Type	or print)		
Contracts Representative		Contracting	11	Υ.	// /		1
158. CONTRACTOROFFEROR	15C. DATE SIGNED	168, UNITED STATES	//	1-1-/	- In	C. DATE S/GNE	/-
Kamora LID	1-111	BY VE	1/1/11	1 / ver	\mathcal{V}		[[]
(Signature of person authorized to sign)	- 3/8/04		Signature of Cont		 	ンし	t 10°
	<u> </u>			1/	STANDARD FORM	130 (REV. 10	83

ADM002

NRC-04-99-050 Modification No. 17 Page 2 of 2

In accordance with the contractor's request dated December 8, 2003, the purpose of this modification is to incorporate the clause entitled "Contractor Acquired Government Equipment/Property" and identify the equipment the contractor is authorized to acquire. The equipment identified will not be at any additional cost or obligation to the Government. Accordingly, the contract is hereby modified as follows:

The following clause is inserted as H.5:

- "H.5 CONTRACTOR ACQUIRED GOVERNMENT EQUIPMENT/PROPERTY (DEC 1995)
- (a) The contractor is authorized to acquired and/or fabricate the equipment/property listed below for use in the performance of this contract.

One PowerEdge 600SC

- (b) In the event that, during contract performance, the contractor determined that the acquisition cost for the above item(s) is expected to exceed the amount(s) contained in the contractor's proposal, the contract shall refer to the Limitation of Cost or Funds Clause when either is included in the contract.
- (c) Only the equipment/property listed above, in the quantities shown, will be acquired by the contractor. Additional equipment/property valued at \$500 or more may be acquired only after contracting Officer approval is authorized by an amendment to this clause. The above listed equipment/property is subject to the provisions of the "Government Property" clause."

All other terms and conditions of the subject contract, including the contract ceiling amount of \$1,473,982.00, remain unchanged.

A summary of obligations for this contract, from the date of award through the date of this action, are provided below:

Total FY 99 Obligations:	\$100,000
Total FY 00 Obligations:	\$200,000
Total FY 01 Obligations:	\$250,000
Total FY 02 Obligations:	\$250,000
Total FY 03 Obligations:	\$280,000
Total FY 04 Obligations:	\$250,000

Cumulative NRC Obligations: \$1,330,000

This modification does not obligate any funds.