| GS35F03(I6J DR-33-05-397-001 | <u>M001</u> | | | | | | |
|--|--|--|-----------|--------------------------|---------------|---|---------------|
| -AMENDMENT OF SOLICITATION/MODIF | ICATION OF CONTRA | CT BPA NO. DR-33-05-397 | | 1. CONTRACT I | DCCDE | PAGE 1 | OF |
| 2. AMENDMENT/MODIFIC ATION NO. | 3. EFFECTIVE DATE | 4. REQUISITION/PURCHASE REQ. NO. CTC 2/1/2006 5. PROJECT NO. (If applicable) | | | | | |
| M001 | See Block 15C. | CIO-05-397/NSR-0 | | | | | |
| 6. ISSUED BY CODE | 3100 | 7. ADMINISTERED BY (If other | | | CCDE | 3100 | |
| U.S. Nuclear Regulatory Commission Div. of Contracts | | U.S. Nuclear Re | | tory Commiss | ion | | |
| Attn: H. (Eddie) Colón, Jr. | | Mail Stop T-7-1 | -2 | | | | |
| Mail Stop T-7-I-2 Washington, DC 20555 | | Attn: H. (Eddie Washington, DC | | | | | |
| washington, bo boos | | · · · · · · · · · · · · · · · · · · · | | | | | |
| 6. NAME AND ADDRESS DF CONTRACTOR (No., street, county, State | and ZIP Code) | , I., | (X) | 9A. AMENDMENT O | FSOLICITATION | NO. | |
| | | | | | | | |
| BOOZ ALLEN HAMILTON INC. | | | | 9B. DATED (SEE II | EM 11) | | |
| 8283 GREENSBORO DRIVE | | | | 10A. MODIFICATION | | ORDER NO. | 7-001 |
| MCLEAN VA 221.023838 | | | | 10B. DATED (SEE | | | |
| CODE | FACILITY CODE | | X | 09-30-2005 | | | |
| 11. THIS ITEN | I ONLY APPLIES TO | AMENDMENTS OF S | OLIC | SITATIONS | | | |
| The above numbered solicitation is amended as set f | | · | | - Internal | s extended, | | dended |
| Offers must acknowledge receipt of this amendment pri | • | | | • | | | |
| (a) By completing I ems 8 and 15, and returning offer submitted; or (c) By separate letter or telegram whi | | | | | | | |
| KNOWLEDGMENT TO BE RECEIVED AT THE PLACE | DESIGNATED FOR THE R | ECEIPT OF OFFERS PRIC | R TO | THE HOUR AND | DATE SPEC | CIFIED MAY | |
| RESULT IN REJECTION OF YOUR OFFER. If by virtu | | | | | | | |
| by telegram or letter, provided each telegram or letter mand date specified. | lakes reference to the solicita | non and uns amendment, a | nu is i | eceived prior to t | ne opening n | our | |
| 42 ACCOUNTING AND ARRESTON DATA (Il menind) | r APPLICABLE | | | | | | |
| 13. THIS ITEM APP | LIES ONLY TO MODI | FICATIONS OF CON | TRA | CTS/ORDERS | 3. | | |
| | HE CONTRACT/ORD | | | | | | |
| (X) A. THIS CHANGE ()RDER IS ISSUED PURSUANT TO: (Specify at | ithority) THE CHANGES SET FORTH | IN ITEM 14 ARE MADE IN THE CO | VTRACT | ORDER NO. IN ITEM | 10A. | | |
| B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO | REFLECT THE ADMINISTRATIVE CH | ANGES (such as changes in p | aving off | ice, appropriation date, | elc.) | | |
| SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR | | | | | | # ************************************ | |
| C. THIS SUPPLEM ENTAL AGREEMENT IS ENTERED INTO PURSU | JANT TO AUTHORITY OF: | | | | | | |
| 26.4. | iteral; Changes Claus | | | | | | |
| | | | | A. M 1 | ···· | | |
| لتنا لحصوا | required to sign this docume | | | s to the issuing o | nice. | | |
| 14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCI DUNS # 0069:28857 | F section headings, including solicitation | Voontract aubject malter where feasil | olo.) | | | | |
| | | | | | | | |
| See pages 2-3 for a description of th | nis modification. | | | | | | |
| | | • | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | • | | | | | |
| | | | | | | | |
| Except as provided herein, (all terms and conditions of the document reference | ed in Item: 9A or 10A, as herotofore char | nged, remains unchanged and in full | orca and | l effect. | | | |
| 15A. NAME AND TITLE OF SIGNER (Type or print) | | 18A, NAME AND TITLE OF CONTR | | OFFICER (Type | or print) | | |
| Michael Farber Vice President | 1 | Robert B. Webber Contracting Offi | | | | | |
| 15B-CONTRACTOR/OFFEROR. | 15C. DATE SIGNED | 168. UNITED STATES OF AMERIC | | | | 18C. DAYE SIGN | /=p |
| Julius Andria | ! | BY LAS IN | | | | 2/-/ | 2) |
| (Signature of person authorized to sign) | - 3/9/66 | | of Contro | icting Officer) | | 91111 | 24 |
| · · · · · · · · · · · · · · · · · · · | | | | | - B. C. D. | J-1 1 2 2 3/ | $\overline{}$ |

TEMPLATE - ADMO01

The purpose of this modification is to:

- (1) Extend the period of performance of the task order through August 15, 2006 at no additional cost to the Government due to delays experienced in the security clearance process, per your email request dated 12/13/2006;
- (2) Change the task order type and price schedule from labor hours to a Firm Fixed Price (FFP) of \$61,779.80, per you email concurrence dated 12/13/2006. As a result Attachment #1, FFP Billing Instructions, are hereby made a part hereof this task order;
- (3) Include Analyst, as key personnel under the task order. This modification confirms acceptance of Analyst, as a substitute for La, per your email request dated 1/26/2006;
- (4) Revise Section 6.0, TABLE OF DELIVERABLES AND SCHEDULE OF DELIVERY, of the Statement of Work (SOW) to reflect an estimated project start date of March 1, 2006;

Accordingly, the subject task order is modified as follows:

1. The dates reflected in BLOCK 15., DELIVER TO F.O.B. POINT ON OR BEFORE (Date), of OPTIONAL FORM 347, ORDER FOR SUPPLIES OR SERVICES, of the task order are revised to read as follows:

"09/30/2006 - 08/15/2006"

- 2. The SCHEDULE in page 2 of the task order is deleted entirely and replaced with the following:
- " SCHEDULE

The Contractor shall provide Expert Enterprise Architecture (EA) IT-Business Collaboration support services to the NRC, in accordance with the "DESCRIPTION/SPECIFICATIONS/WORK STATEMENT" for the task order's period of performance at the price set forth below.

The Firm Fixed Price of this Task Order is \$61,779.80."

- 3. Under Section A.3, 2052.215-70 KEY PERSONNEL (JAN 1993), paragraph (a) is revised to read as follows:
- "(a) The following individuals are considered be essential to the successful performance of the work herunder:



4. Section 6.0, TABLE OF DELIVERABLES AND SCHEDULE OF DELIVERY, of the SOW is deleted entirely and replaced with the following:

"6.0, TABLE OF DELIVERABLES AND SCHEDULE OF DELIVERY

Deliverables and due dates are estimated and summarized in the table below. Each deliverable line in this schedule of deliverables table has two (2) appended columns: "T+#" gives the number of expected workdays required for the line items completion from task award or project start date, which is estimated to be <u>March 1</u>, 2006.

PERIOD OF PERFORMANCE: <u>09/30/2005 - 08/15/2006</u>

| Deliverables # | Milestone # | Deliverable Title | T+#* | Estimated Delivery Schedule* | | |
|----------------|-------------|---|-------|--|--|--|
| 1 | 1 | Orientation Meeting | T+5 | Within 5 workdays of project start date | | |
| 2 . | 2 | Project Management Plan | T+10 | Within 10 workdays of project start date; updated monthly thereafter | | |
| 3 | 3 | Introductory EA Value Briefing | T+10 | Within 10 workdays of project start data | | |
| 4 | 4 | Structured EA Interview Instrument | T+10 | Within 10 workdays of project start date | | |
| 5 | 5 | Research Enterprise Architecture Background | T+10 | Within 10 workdays of project start date; updated as needed | | |
| 6 | 6 | Profile of current NSIR business and IT environment and processes | T+30 | Within 30 workdays of project start date; updated as needed | | |
| 7 | 7 | NSIR business vision (processes, organizational, technical) | T+50 | Within 50 workdays of project start date; updated as needed | | |
| 8 | 8 | NSIR Enterprise Transformation Plan, Including Integration of Operations Center | T+70 | Within 70 workdays of project start date: updated as needed | | |
| 9 | 9 | Best Practices for support functions | T+90 | Within 90 workdays of project start date | | |
| 10 | 10 | Support Services for standards and procedures, tools evaluation, training, research, documentation, operational functions | T+100 | Within 100 workdays of project s'art date | | |
| 11 | 11 | Exit Briefing | T+100 | WithIn 100 workdays of project s art date | | |

^{*}Actual due dates for deliverables shall be coordinated with and approved by the NRC Project Officer.

ALL OTHER TERMS AND CONDITIONS REMAIN THE SAME.

This modification does not obligate any funds.