	· · ·	· .	ORDE	R FOF	SUPP	LIES OF	R SERV	/ICES		<u> </u>				PAGE	OF PAGES	
PORTANT:	Mark all pac	ages and papers with con	tract and/or order nu	mbers.			BPA NO.							· 1	2	
1. DATE OF ORDER AUG 2 8 2008 2. CONTRACT NO. (If any) NRC-10-07-458								6. SHIP TO:								
ORDER NO. MODIFICATION NO. 4. REQUISITION/REFERENCE NO.							a. NA U	a NAME OF CONSIGNEE U.S. Nuclear Regulatory Commission								
NRCT012 10-07-458T012								b. STREET ADDRESS								
		s correspondence to)	•							am Harris ille Pike						
Divisio	on of Co		<b>`</b>							r 7-D24						
Contract Management Branch No. 1 12300 Twinbrook Parkway MSC-TWB-01-B10M								cCITY Rockville					d. STATE MD		PCODE 20852	
Rockville MD 20852 7. TO:																
NAME OF CO	ONTRACTOR		10.													
PAIGE 1	INDUSTRI	AL SERVICES, IN	c.								8. TYPE OF C	RDER				
COMPANY NAME								a. PURCHASE					X b. DELIVERY			
							REFI						Except for billing instructions on the reverse, this			
c. STREET ADDRESS								Please furnish the following on the terms and conditions specified on both sides of this order conditions					delivery order is subject to instructions contained on this side only of this form and is			
3301 HUBBARD RD													issued subject to the terms and conditions of the above-numbered contract.			
I. CITY e. STATE f. ZIP CODE																
LANDOVER MD 207852012 ACCOUNTING AND APPROPRIATION DATA \$19,734.6							62 10 R									
B&R: 84	4015-5AE	311 JCN: X2316		PPN: X		,				linistrat						
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		13. PLACE OF			•	14. GOVER	NMENT B/L				LIVER TO F.O.B. POINT		16. DISCOUNT TERMS			
INSPECTION			CEPTANCE	·		N/A				12/31/2008			N/A			
lockvill	.e, MD	R	ockville, MD			1										
					17. SCH	EDULE (See	everse for F	QUAN			UNIT				QUANTITY	
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		ntractor necessa ASLBP Project a	-													
	011 0116	Abbli Project a	it the heady	uarter	5 racir	109.										
	All work shall be done in accordance with Paige's proposals dated 06/22/08 & 07/09/08 and the SOW (atta						hed)									
		rk shall be com					neu).				,					
	Alternate Project Officer for T012: Latricia Debnam 301-415-6588. The start date of the project shall be coordinated w				ebnam											
					ated wit	h										
	the NR	C Project Office	er William Ha	arris,	301-41	5-8079.										
	Clause	s H.3 Notice of	Required Pe	rforma	nce Sec	urity ar	nd				· ·					
H.4 Notice of Required Payment Security are not																
applicable to this task order.																
	Signat	ure Not Required	d .						ľ							
		18. SHIPPING POINT		19. 0	ROSS SHIP	PING WEIGH	r	- · · · · · · ·	20. IN	IVOICE NO.		Ē				
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				21. N	AIL INVOICE	TO:					···· ···				17(h) TOTAL	
SEE BILLING			of Interior					•							(Cont. pages)	
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SUNSI REVIEW COMPLETE

PRESCRIPTING SAFAR 48 CFR 53.213(1)

## NRC-10-07-458 NRCT012

## A.1 WHISTLEBLOWER PROTECTION FOR NRC CONTRACTOR AND SUBCONTRACTOR EMPLOYEES (JULY 2006)

(a) The U.S. Nuclear Regulatory Commission (NRC) contractor and its subcontractor are subject to the Whistleblower Employee Protection public law provisions as codified at 42 U.S.C. 5851. NRC contractor(s) and subcontractor(s) shall comply with the requirements of this Whistleblower Employee Protection law, and the implementing regulations of the NRC and the Department of Labor (DOL). See, for example, DOL Procedures on Handling Complaints at 29 C.F.R. Part 24 concerning the employer obligations, prohibited acts, DOL procedures and the requirement for prominent posting of notice of Employee Rights at Appendix A to Part 24.

(b) Under this Whistleblower Employee Protection law, as implemented by regulations, NRC contractor and subcontractor employees are protected from discharge, reprisal, threats, intimidation, coercion, blacklisting or other employment discrimination practices with respect to compensation, terms, conditions or privileges of their employment because the contractor or subcontractor employee(s) has provided notice to the employer, refused to engage in unlawful practices, assisted in proceedings or testified on activities concerning alleged violations of the Atomic Energy Act of 1954 (as amended) and the Energy Reorganization Act of 1974 (as amended).

(c) The contractor shall insert this or the substance of this clause in any subcontracts involving work performed under this contract.

## A.2 SEAT BELTS

Contractors, subcontractors, and grantees, are encouraged to adopt and enforce on-the-job seat belt policies and programs for their employees when operating company-owned, rented, or personally owned vehicles.