·			ORDER F			SERVICE	22				PAGE OF		
PORTANT:	Mark all paci	ages and papers with cor	nract and/or order numbers			BPA NO.					1	4	
DATE OF O		OV 25 2000	2. CONTRACT NO. (If any GS35F4543G)					3. SHIP TO:				
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NRC-DR-10-10-379					b. STREET ADDRESS								
		s correspondence to)				- Atter	ntion	Morie Gunt	er-Hender	son			
		egulatory Commi	ssion			Mail	Stop:	01B19					
Div. of Contracts Attn: Jerry Purcell Jr.						c. CITY				d. STATE	d. STATE e. ZIP CODE		
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a. SMAL	Ľ	X	b. OTHER THAN SMALL	L	c. DISADVANT	AGED	GED g. SERVICE-			N/A			
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				17. SCI	HEDULE (See re	verse for Reject	tions)	See CONT	INUATION	Page			
ITEM NO.			SUPPLIES OR SERVICE	S			QUANTIT		UNIT PRICE	AMOU	NT	QUANT	
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001			49 Software subs ng Operations Mar			rd)		Each					
002			53 Software subs	-				Each					
	Renewa	l cost- EALs-2	25 simultaneous a	ccess poi	nts								
003			62 Software subs are & Equipment M					Each					
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005		Part Number: 9721-10568 Software subscription-Annual				Each							
		ewal cost-Overlay w/design management for AutoCAD										4	
006	06 Part Number: 9721-10572 Software subcription-Annual Renewal cost-Space Management							Each					
007		-	73 Software subs	cription-	Annual			Each				6	
	Renewa	1 cost-Room Res	ervations	-									
008			75 Software subs munications & Cal	-		·		Each					
009			76 Software subs	-				Each					
	Renewa	l cost-Viewer .		-									
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ORDER FOR SUPPLIES OR SERVICES SCHEDULE - CONTINUATION

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					DR-10-10-379		
	Τ	- GS35F4543G	QUANTITY	<u>.</u>			QUANTI
TEM NO. (A)	SUPPLIES OR SERVI (B)	CES	ORDERED (C)	UNIT (D)	PRICE (E)	AMOUNT (F)	ACCEPT (G)
011	Part Number: 9721-10590 Software subs Renewal cost-Web Central Activities-S	-	Each				
012	Part Number: 9721-10583 Software subs Renewal cost-Web Central Move Manager		Each		7		
013	Part Number: 9721-10586 Software subs Renewal cost- Web Central Reservation		Each		7 🔳		
014	Part Number: 9721-10803 Software subs Renewal cost- Web ICPs-25 concurrent		Each		7		
015	Part Number: 9721-10804 Software subs Renewal cost- Web ICPs-50 concurrent		Each				
016	Part Number: 9971-10000 Annual Micro subscription		Each				
017	Part Number: 9971-5000ava Avatech So services (Arhcibus support and custom:		Each				
	Period of Performance is for twelve m	nonths after the					
	award date	ALL.					
	Point of Contact: Mary Denney PH: 301-492-3515 E-mail	mary denney@nrc dow					
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NRC-DR-10-10-379

A.1 NRC Acquisition Clauses - (NRCAR) 48 CFR Ch. 20

A.2 Other Applicable Clauses

[] See Addendum for the following in full text (if checked)

[] 52.216-18, Ordering

[] 52.216-19, Order Limitations

[] 52.216-22, Indefinite Quantity

[] 52.217-6, Option for Increased Quantity

[] 52.217-7, Option for Increased Quantity Separately Priced Line Item

[] 52.217-8, Option to Extend Services

[] 52.217-9, Option to Extend the Term of the Contract

A.3 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.

A.4 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 employee 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.5 OPTION PERIODS - TASK ORDER/DELIVERY ORDER UNDER A GSA FEDERAL SUPPLY SCHEDULE CONTRACT (MARCH 2007)

The Period of Performance (PoP) for this requirement may extend beyond the Offeror's current PoP on their GSA Schedule. Offerors may submit proposals for the entire PoP as long as their current GSA Schedule covers the requested PoP, or their GSA Schedule contains GSA's "Evergreen Clause" (Option to Extend the

NRC-DR-10-10-379

Term of the Contract), which covers the requested PoP if/when the option(s) are exercised. Offerors are encouraged to submit accurate/realistic pricing for the requirement's entire PoP, even if the proposed GSA Schedule does not include pricing for the applicable option years, etc.

For proposal evaluation purposes, the NRC assumes that applicable Evergreen Clause Option(s) will be exercised and the NRC will apply price analysis, as applicable. It is in the best interest of the Offeror to explain major deviations in escalation, proposed in any Evergreen Clause option years. Resulting GSA task/delivery order option years subject to the Evergreen Clause will be initially priced utilizing the same rates proposed under the last GSA-priced year of the subject GSA Schedule. Upon GSA's exercise of the GSA Schedule option year(s) applicable to the Evergreen Clause, the NRC will modify the awarded task/delivery order to incorporate either the proposed pricing for the option years or the GSA-approved pricing (whichever is lower).

It is incumbent upon the Offeror to provide sufficient documentation (GSA-signed schedule, schedule modifications, etc.) that shows both the effective dates, pricing and terms/conditions of the current GSA Schedule, as well as Evergreen Clause terms/conditions (as applicable). Failure to provide this documentation may result in the Offeror's proposal being found unacceptable.