SOLICITATION/CONTRACT/ORDER FOR COMMERCIAL ITEMS OFFEROR TO COMPLETE BLOCKS 12, 17, 23, 24, & 30				1. REQUISITION	NO. :	PAGE 1 OF 4
CONTRACT NO.	3. AWARD/EFFECTIVE DATE	4. ORDER NO.		5. SOLICITATION	NUMBER	6. SOLICITATION ISSUE DAT
GS35F0131R	12-30-10	NRC-HQ-11-P-	C-HQ-11-P-33-0035			
FOR SOLICITATION	a. NAME	- <u> </u>		b. TELEPHONE	ND. (No Collect Calit)	8. OFFER DUE DATE/LOCAL TIME
RSUED BY U.S. Nuclear Regulatory Co Div. of Contracts Attn: Mail Stop: TWB-01-B10M Washington, DC 20555	COD	3100	10. THIS ACQUISITION	DOR SE	TASIDE: *	FOR: BMERGING SMALL BUSINESS ERAN- B(A)
1. DELIVERY FOR FOB DESTINA- TION UNLESS BLOCK IS MARKED				13a. THIS CONTRACT IS A 13b. RATING   RATED ORDER UNDER N/A		
			DPAS (150		14. METHOD OF SOLK	
5. DELIVER TO	COD	E [	16. ADMINISTERED BY			CODE 3100
<b>U.S. Nuclear Regulatory Co</b>	omnission		Div. of (	lear Regulatory Contracts D: TWB-01-B10M	Commission	
Washington DC 20555	·		+	on, DC 20555		
7& CONTRACTOR/OFFEROR CODE	FACILITY CO		18a, PAYMENT WILL B	e made by		CODE 3100
CARAHSOFT TECHNOLOGY CORPO 12369 SUNRISE VALLEY DR ST RESTON VA 201915430 ELEPHONE MO.			NRCPayme Attn: Fi 7301 W. 1	nt of Interior nts@nbc.gov scal Services E Mansfield Avenu D 80235-2230	Branch - 02770	
17b. CHECK IF REMITTANCE IS DIFFERENT AND PUT SUCH ADDRESS IN OFFER			186, SUBMIT INVOICES TO ADDRESS SHOWN IN BLOCK 188 UNLESS BLOCK BELOW IS CHECKED			
19. ITEM NO.	20. S SCHEDULE OF SUPPLIE	ee CONTINUATIO	N Page	21. 22. QUANTITY UNIT	23. UNIT PRICE	24, AMOUNT
CLIN 002 KofaxCaptureScan	n/Imp-Image vollM/yr- /Imp-ImageVol600K/yr- - 20 Concurrent Stati	Ent, EE#Y024-6	DOK	EA EA	i lette al	
CLIN 004 Standard Support	- 1 Year, 1140-MC-18	00-0110		EA	• 1 x 1 2 2	
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25. ACCOUNTING AND APPROPRIATION DATA BB&R#:2011-10-51-I-112; J OBLIGATED AMOUNT:\$55,444.	34	P:31X0200			SUBTOTAL MALAWARD AMOUNT (Fr \$55,444.34	/\$55,444 x Govi. Use Only)
DUNS:088365767; NAICS:423	: 		2-5 ARE ATTACHED. AD			ACHED
X 27b. CONTRACT/PURCHASE ORDER INCO						
X 28. CONTRACTOR IS REQUIRED TO SIGN COPIES TO ISSUING OFFICE. CONTRAC DELIVER ALL ITEMS SET FORTH OR OTH ADDITIONAL SHEETS SUBJECT TO THE T ADDITIONAL SHEETS SUBJECT TO THE T	TOR AGREES TO FURNISH AND ERWISE IDENTIFIED ABOVE AND O		DATE (BLOC		DUITIONS OR CHANGES	OFFER FFER ON SOLICITATION MUCH ARE
SUB. SIGNATURE OF OFFERORICONTRACTOR	, ,		SIA. UNITED STATES	DE MERICA (SIGNATUR		FICER)
	RINT) SOc.	DATE SIGNED		ACTING OFFICER (TYPE	OR PRINT)	31c. DATE SIGNED

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## DELIVERY ORDER TERMS AND CONDITIONS NOT SPECIFIED IN THE CONTRACT

# A.2 NRC Acquisition Clauses - (NRCAR) 48 CFR Ch. 20A.3 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

[X] 52.217-6, Option for Increased Quantity

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

[X] 52.217-8, Option to Extend Services

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

### A.4 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.5 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.6 PROHIBITON OF FUNDING TO ACORN (NOV 2009)

In accordance with section 163 of the Continuing Appropriations Resolution, 2010, Division B of Public Law No. 111-68 (CR), until further notice, no federal funds may be provided to the Association of Community Organizations for Reform Now (ACORN), or any of its affiliates, subsidiaries, or allied organizations. Additional information can be found at: http://www.whitehouse.gov/omb/assets/memoranda\_2010/m10-02.pdf

#### A.7 REDUCING TEXT MESSAGING WHILE DRIVING (OCT 2009)

(a) In accordance with Section 4 of Executive Order 13513, "Federal Leadership on Reducing Text Messaging While Driving,"(October 1, 2009), the Contractor or Recipient is encouraged to:

(1) Adopt and enforce policies that ban text messaging while driving company-owned or rented vehicles or Government-owned vehicles, or while driving privately-owned vehicles when on official Government business or when performing any work for or on behalf of the Government; and

(2) Consider new rules and programs to further the policies described in (a)(1), reevaluate existing programs to prohibit text messaging while driving, and conduct education, awareness, and other outreach programs for employees about the safety risks associated with text messaging while driving. These initiatives should encourage voluntary compliance with the text messaging policy while off duty.

(b) For purposes of complying with the Executive Order:

(1) "Texting" or "Text Messaging" means reading from or entering data into any handheld or other electronic device, including for the purpose of SMS texting, e-mailing, instant messaging, obtaining navigational information, or engaging in any other form of electronic data retrieval or electronic data communication.

(2) "Driving" means operating a motor vehicle on an active roadway with the motor running, including while temporarily stationary because of traffic, a traffic light or stop sign, or otherwise. It does not include operating a motor vehicle with or without the motor running when one has pulled over to the side of, or off, an active roadway and has halted in a location where one can safely remain stationary.

(c) The Contractor or Recipient shall encourage its subcontractor(s) or sub-recipient(s) to adopt and enforce the policies and initiatives described in this clause.

#### A.8 SECTION 508 COMPLIANCE

All electronic and information technology (EIT) procured through this contract must meet the applicable accessibility standards at 36 CFR 1194, unless an agency exception to this requirement exists. (36 CFR 1194 implements Section 508 of the Rehabilitation Act of 1973, as amended, and is viewable at: http://www.access-board.gov/sec508/standards.htm)

The following standards have been determined to be applicable to this contract: [TO BE INSERTED FROM OFFEROR'S PROPOSAL]

The standards do not require the installation of specific accessibility-related software or the attachment of an assistive technology device, but merely require that the EIT be compatible with such software and devices so that it can be made accessible, without significant alteration, if so required by the NRC in the future.

Within five (5) days of product delivery, the Contractor shall denote, in a comprehensive specific list, all offered EIT products (supplies and services) that fully comply with Section 508, with full details and evidence or verification of compliance. The Contractor shall ensure that all EIT products that are less than fully compliant are offered pursuant to extensive market research, which ensures that they are the most compliant products and services available to satisfy this contract's requirements.

If the NRC determines any furnished product or service is not in compliance with the contract, the Contracting Officer (CO) will promptly inform the Contractor in writing. The Contractor shall, without charge to the NRC, repair or replace the non-compliant products or services within the period of time specified in writing by the CO. If such repair or replacement is not completed within the time specified, the NRC shall have the following recourses:

Cancellation of the contract, delivery or task order, purchase of line item without termination liabilities; or

In the case of custom EIT being developed for the NRC, the NRC shall have the right to have any necessary changes made or repairs performed, by the NRC or by another firm, and the Contractor shall reimburse the NRC for any expenses thereby incurred.

#### [C\$END-OF-CLAUSE]

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# A.9 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 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.