AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT ID CODE		PAGE	OF PA	
	13 EFFECTIVE DATE	14. REQUISITION/PUR	CHAS	E REQ. NO.	S. PROJECT	NO. (III	
One (1)	J. EFFECTIVE DATE	Admin RFPA No	. RE	S-89-097		, ,	
6. ISSUED BY CODE	L	7. ADMINISTERED II	(110	ther than Item	CODE	L	
U.S. Nuclear Regulatory C Division of Contracts & P Washington, DC 20555							
B. NAME AND ADDRESS OF CONTRACTOR (NO	, street, county, State and	ZIF Code!	(4)	SA. AMENDA	ENT OF SOL	LICITAT	ION NO.
Physical Research, Inc. 25500 Hawthorne Boulevard Torrance, California 90505-6828			10A. MODIFICATION OF CONTRACT/ORDE NO. X NRC No. 04-89-097				
			1	108. DATED	SEE ITEM 1		
CODE FACILITY CODE				9/30/	89		
11. THIS ITE	MONLY APPLIES TO	AMENDMENTS OF S	OLIC	ITATIONS			1
13 THIS ITEM AT 13 THIS ITEM AT 11 MODIFIES VI A PRIS CHANGE ORDER IS ISSUED PURS RACT ORDER NO. IN ITEM IOA. B. THE ABOVE NUMBERED CONTRACT/OUR PROPERTIES OF THE PORTH IN ITEM IOA. C. THIS SUPPLEMENTAL AGREEMENT IS P. DEHER (Speed) Dire of modification and	PPLIES ONLY TO MOD THE CONTRACT/ORD UANT TO: (Specify outhor ROER IS MODIFIED TO F TEM 12: PURSUANT TO T	DER NO AS DESCHIB	TRAT	TH IN ITEM I	ARE MADE		
X Nutual Agreement of the P	arties.						
E. IMPORTANT. Contractor X is not.	TION (Organized by UCF w	ection headings, including	tolici	tation/confract	tubject motiv		easible.)
The purpose of this mod Accordingly, the follow	dification is to wing change is h	change a name t ereby maue:	mae	r Key re	rsomer		
Inse Dele	ert: Mr. Gerald ete: Dr. Mei-Kan	E. Anderson					
1. Section H - Special is hereby revised to	o read:						
Except in provided here is a terms and conditions	of the assument sef renced	in item 9A or 10A, as he	retoto	re changed, rem	idins unchans	es and in	tull fore
Ton they, and title to signific it you or pro-	The second secon	164 HAME AND THE	6. OF	CONTRACTIN	GOFFICER	Type or	printl
8911140072 891102 PDR CONTR NRC-04-89-097 PDC		Sharon Bell,	OF A			11/	2/89

Section H - Special Contract Requirements

"H.1 KEY PERSONNEL (MAR 1987)

a. The following individuals are considered to be essential to the successful performance of the work hereunder.

Dr. R. Toossi Mr. Gerald E. Anderson Mr. Gary E. Moore

The Contractor agrees that such personnel shall not be removed from the contract work or replaced without compliance with paragraphs b and c hereof.

- b. If one or more of the key personnel for whatever reason becomes, or is expected to become, unavailable for work under this contract for a continuous period exceeding 30 work days, or is expected to devote substantially less effort to the work than indicated in the proposal or initially anticipated, the Contractor shall immediately notify the Contracting Officer and shall, subject to the concurrence of the Contracting Officer, promptly replace such personnel with personnel of at least substantially equal ability and qualifications.
- c. All requests for approval of substitutions hereunder must be in writing and provide a detailed explanation of the circumstantes necessitating the proposed substitutions. They contain a complete resume for the proposed substitute, and other information requested by the Contracting Officer to approve or disapprove the proposed substitution. The Contracting Officer will evaluate such requests and promptly notify the Contractor of his/her approval or disapproval thereof in writing.
 - d. If the Contracting Officer determines that:
- Suitable and timely replacement of key personnel who have been reassigned, terminated or have otherwise become unavailable for the contract work is not reasonably forthcoming; or
- 2) That the resultant reduction of effort would be so substantial as to impair the successful completion of the contract or the service order, the contract may be terminated by the Contracting Officer for default or for the convenience of the Government, as appropriate. If the Contracting Officer finds the Contractor at fault for the condition, the contract price or fixed fee may be equitably adjusted downward to compensate the Government for any resultant delay, loss or damage."

All other terms and conditions under this contract remain unchanged.