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33-09-364							U.S. Nuclear Regulatory Commission								
		s correspondence to)	4/24/2009					Wil Madis	son						
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Mail Stop: TWB-01-B10M Washington, DC 20555						Rockvi	lle			MD 20852					
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	NRC Pr	oject Officer:					i								
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		18. SHIPPING POINT		19. GROSS	SHIPP	ING WEIGHT		20. INVOID	E NO.						
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	nature)	Clou	den	<u>vell</u>				Con		g Office: NTRACTING/O		FICER			

ORDER FOR SUPPLIES OR SERVICES SCHEDULE - CONTINUATION

2

DATE OF OR	RDER	ORDER NO.						
		GS35F0021L			NRC-DE	8-33-09-364		
ITEM NO. (A)	SUPPLIES OR SERVI (B)	CES	QUANTITY ORDERED (C)	UNIT (D)	UNIT PRICE (E)	AMOUNT (F)	QUANTITY ACCEPTED (G)	
001	CON-5002 SOFTWARE SUPPORT AND MAINTEN EXPRESS LICENSE INCLUDING INTERNET SF PROFILING SERVER, RDBMS BRIDGE AND FI SN: R00000002884, POP: 8/1/2009 THROU	PIDER, CATEGORIZATION &	1	LOT		\$147,596.33		
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			SUPPLEMENTAL INVOICING	INFORMAT	ION					
If desired, th	his order (or cop	y thereof) may be used by the (Contractor as the Contractor's in	nvoice, inste	ad of a separate	invoice, provid	ed the following			
statement, (signed and date	d) is on (or attached to) the ord	ler: "Payment is requested in th	e amount of	\$ N	No other invoic	e will be submitte	ed."		
However, if	the Contractor w	vishes to submit an invoice, the	following information must be p	provided: coi	ntract number (if a	any), order nur	nber, item number	er(s),		
		rvices, sizes, quantities, unit pr sts exceed \$10 (except for parc								
		ity during the same billing peric				celpt. when a	everal orders are	2		
	× · · ·		RECEIVING RE							
Quantity in t	the "Quantity Ac	Cepted" column on the face of t		inspecte	d. 🗌 a	ccepted,	receive	d by me and		
conforms to	contract. Items	listed below have been rejected	ed for the reasons indicated.			, , , ,				
SHIPMENT	PARTIAL		DATE RECEIVED	SIGNATURE C	FAUTHORIZED U.S.	GOV'T REP.		DATE		
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ITEM NO.		SUPPLIES OR SERVIC	ES	UNIT	REJECTED		IECTION			
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OPTIONAL FORM 347 (REV. 4/2006) BACK

NRC-DR-33-09-364

NRC-DR-33-09-364

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

A.2 CONSIDERATION AND OBLIGATION--FIRM FIXED PRICE (JUN 1988)

The firm fixed price of this contract is **\$147,596.33**.

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 Compliance with U.S. Immigration Laws and Regulations

NRC contractors are responsible to ensure that their alien personnel are not in violation of United States Immigration and Naturalization (INS) laws and regulations, including employment authorization documents and visa requirements. Each alien employee of the Contractor must be lawfully admitted for permanent residence as evidenced by Alien Registration Receipt Card Form 1-151 or must present other evidence from the Immigration and Naturalization Services that employment will not affect his/her immigration status. The INS Office of Business Liaison (OBL) provides information to contractors to help them understand the employment eligibility verification process for non-US citizens. This information can be found on the INS website, http://www.ins.usdoj.gov/graphics/services/employerinfo/index.htm#obl.

The NRC reserves the right to deny or withdraw Contractor use or access to NRC facilities or its equipment/services, and/or take any number of contract administrative actions (e.g., disallow costs, terminate for cause) should the Contractor violate the Contractor's responsibility under this clause.

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.