AMENDMENT OF SOLICITATION/MODIFIC	CATION OF CONTRAC	т	BPA NO.		1. CONTRACT ID CODE		PAGE	OF	
2. AMENDMENT/MODIFICATION NO. M007	3. EFFECTIVE DATE	1 2  4. REQUISITION/PURCHASE REQ. NO. 5 PROJECT NO.(If applicable)  ASb-12-010  2/16/2012					2 (cable)		
8. ISSUED BY CODE	3100		7. ADMINISTERED BY (If other than flom 6) CODE 3100						
U.S. Nuclear Regulatory Commission Div. of Contracts ATTN: Daniel App Mail Stop: TWB-01-B10M Washington, DC 20555			U.S. Nuclear Regulatory Commission Div. of Contracts Mail Stop: TWB-01-B10M Washington, DC 20555						
8. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State and ZIP Code)									
NATIONAL CAPITOL CONTRACTING, LLC NATIONAL CAPITOL CAPTIONING					88. DATED (SEE ITEM 11)				
200 N GLEBE RD STE 710				   	10A, MODIFICATION OF CONTRACT/ORDER NO. NRC-21-10-498				
ARLINGTON VA 222033728					108 DATED (SEE (TEM 13) 08-25-2010				
CODE 125132048 FACILITY CODE  11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITA									
offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR AC- KNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.  DUNS: 125132048 NAICS: 561492									
B&R: 07D-15-300-179 JC: J7045 BOC: 252P APPN: 31N0200 Deobligate \$-20,000.00									
13. THIS ITEM APPLI	IES ONLY TO MODIFICATI HE CONTRACT/ORDER I				•				
(X) A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify	authority) THE CHANGES SET FORT	H IN ITE	W 14 ARE MADE IN THE CO	NTRA	OT ORDER NO. IN ITEM 10A.				
B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAI		ANGES	(such as changes in per	yèng off	ce, appropriation date, etc.)				
C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURS	NANT TO AUTHORITY OF: Mu	ututa	l agreement of	the	parties				
D. OTHER (Specify type of modification and authority)									
E. IMPORTANT: Contractor is not, is required to sign this document and return 1				_ copies to the issuing office.					
14 DESCRIPTION OF AMENDMENTAMODIFICATION (Organized by UC) The purpose of this modification is to obligated amount from \$257,607.60 to \$25 being deobligated because it is High Lev Please see page 2 for details.  Obligated Amount: \$237,607.60 (changed) Ceiling Amount: \$370,365.39 (changed) Period of Performance: 8/25/2010 - 8/24/ All other terms and conditions remain the	deobligate funds in t 37,607.60 and the cei yel Waste funds that o 72012 (unchanged)	he am	nount of \$-20,00 amount from \$3	00.0 90,3	56.39 to \$370,356		•	000.00	
Except as provided herein, all terms and conditions of the document reference	ed in Item 9A or 10A, as heretolore chen	nged, rem	ains unchanged and in full to	rrce mad	effect.			•	
15A. NAME AND TITLE OF SIGNER (Type or print)		16A, NA	HE AND TITLE OF CONTRA			77	<del></del>		
Chris Marquez President and CEO Stephen Pool Contracting Of				eg r	(,//	/	,	,	
158. CONTRACTOR/OFFEROR	15C. DATE SIGNED 02/22/2012	16B. UNI		lu	1/60/	_  11	C. DATE SIGNE	2//~	
(Signature of person authorized to sign)	->		(Signature of	Contra	<del></del>	<u>i</u> _	0100	416	
PREVIOUS EDITION NOT USABLE SU	<b>NSI</b> REVIEW C	20A	APLETE		STANDA Prescribe	ARD FORM and by GSA	M 30 ((REV. 104 A - FAR (48 CFR)	83/ .53,243	

FEB 2 2 2012 C

ADMOO2

Article B.2 Consideration and Obligation – Delivery Orders, paragraphs (a) and (d) are revised as follows:

## **B.2 CONSIDERATION AND OBLIGATION - DELIVERY ORDERS**

- (a) The Maximum Ordering Limitation (MOL) for products and services ordered, delivered and accepted under this contract is \$370,365.39. The MOL will increase if the option(s) under this contract are exercised. The Contracting Officer or the Project Officer may place orders with the contractor during the contract period provided the aggregate amount of such order does not exceed the MOL.
- (d) The amount presently obligated with respect to this contract is \$237,607.60. The Contracting Officer of the Project Officer may issue orders for work up to the amount presently obligated. The obligated amount may be unilaterally increased from time to time by the Contracting Officer by written modification to this contract. The obligated amount shall, at no time, exceed the contract ceiling as specified in paragraph a above. When and if the amount(s) paid and payable to the Contractor hereunder shall equal the obligated amount, the Contractor shall not be obligated to continue performance of the work unless and until the Contracting Officer shall increase the amount obligated with respect to this contract. Any work undertaken by the Contractor in excess of the obligated amount specified above is done so at the Contractor's sole risk.