

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT		1. CONTRACT ID CODE	PAGE OF PAGES
2. AMENDMENT/MODIFICATION NO. PR-HQ-06-14601/0003	3. EFFECTIVE DATE 11/29/06	4. REQUISITION/PURCHASE REQ. NO. PR-HQ-06-14601	5. PROJECT NO. (If applicable)
6. ISSUED BY Environmental Protection Agency Bid and Proposal Room, Ariel Rios Building (3802R) 1200 Pennsylvania Avenue, N.W. Washington, DC 20460		7. ADMINISTERED BY (If other than Item 6)	
8. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State and ZIP Code)		(✓)	9A. AMENDMENT OF SOLICITATION NO. PR-HQ-06-14601
		✓	9B. DATED (SEE ITEM 1) 10/25/06
			10A. MODIFICATION OF CONTRACT/ORDER NO.
			10B. DATED (SEE ITEM 13)
CODE	FACILITY CODE		

11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS

The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offers is extended, is not extended. Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods: (a) By completing Items 8 and 15, and returning 1 copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT 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.

12. ACCOUNTING AND APPROPRIATION DATA (If required)

13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/ORDERS, IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.

(✓)	A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. IN ITEM 10A
	B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(b).
	C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:
	D. OTHER (Specify type of modification and authority)

E. IMPORTANT: Contractor is not, is required to sign this document and return _____ copies to the issuing office.

14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.)

As a result of Amendment 0001 and 0002 this amendment is being posted for further clarification of the Q&A's for the Emergency and Rapid Response Services (ERRS 3) for Region 8 RFP # PR-HQ-06-14601/0003:

1. The attachment entitled "Q&A's Clarification 2" has been added to provide clarification to respond to Q24 and Q27 from amendment 0001.

No further questions/clarifications for the Emergency and Rapid Response Services (ERRS 3) for Region 8 RFP # PR-HQ-06-14601 will be considered.

Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect.

15A. NAME AND TITLE OF SIGNER (Type or print)		16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)	
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED	16B. UNITED STATES OF AMERICA	16C. DATE SIGNED
_____ (Signature of person authorized to sign)		_____ (Signature of Contracting Officer)	

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30-105

STANDARD FORM 30 (REV 10-83)
Prescribed by GSA
FAR (48 CFR) 52.243

AMENDMENTS TO THE SOLICITATION

1. The attachment entitled "Q&A'S CLARIFICATION 2" has been added. The text is as follows:

Questions: Pricing Schedule for Years 1-5 - CLIN Equipment

Q43. For purposes of completing the rate sheets for listed equipment items, should unit prices for requested equipment items (CLIN's) only be for company owned equipment?

No, rates are to be established for all CLIN line items whether they are contractor-owned or whether they are provided through a 3rd party subcontractor or short-term lease/rental agreement.

Q44. If yes to number Q44, do we leave blank the CLIN line item's if contractor does not own the specific item?

Do not leave any CLIN line items blank. Rates are to be established for all CLIN line items. See the Section H clause entitled, "Limitation on Reimbursement for Rental Equipment" for additional clarification.

Q45. For purposes of completing the rate sheets for listed equipment items, should unit prices be provided for all CLIN numbers regardless if equipment is company owned or rented/leased?

Yes, see answers to Q43 and Q44.

Q46. If for purposes of completing the rate sheets for listed equipment items, unit prices are to be provided for only those CLIN numbers where the Company owns the equipment, how will costs be evaluated?

Again, rates are to be provided for all equipment CLIN line items as stated in the answers to number Q43, Q44 and Q45.

Q47. It is understood that contractor owned equipment is to be inclusive of all costs, including fuel. Method of charging: For short-term lease or rented equipment, historically the rental agent will invoice for the use of the equipment only and is charged as an ODC with applicable mark-up. Fuel utilized by the specific equipment is provided by a vendor other than the rental agent and thus a separate ODC charge. Our question is simply, does rental equipment include fuel?

For contractor-owned equipment, the contractor shall bill at the established fixed rate, which is inclusive of all costs such as maintenance, calibration and fuel. For equipment that is provided through a 3rd party subcontractor or short term lease/rental agreement, the equipment will be reimbursed at cost plus any applicable mark-up as an ODC. Additionally, fuel will be reimbursed as an ODC. The amount of the equipment reimbursement plus mark-up and fuel costs shall not exceed the established fixed rate as defined in the section H clause referenced in the answer to number Q44.