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 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 ACKNOWLEDGEMENT 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)

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)

In accordance with Section I, Clause I-106 DEAR 970.5232-4, "Obligation of Funds"

E. IMPORTANT: Contractor is not, is required to sign this document and return 1 copies to the issuing office.

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

Obligation Notice 951

Recovery Act: TAS::89 0243::TAS ARRA
The purpose of this contract modification is to deobligate funds from the American Recovery and Reinvestment Act of 2009 (Project Code 000000). See Continuation Page.

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)
Karen Hoewing
General Counsel

15B. CONTRACT/OFFEROR

15C. DATE SIGNED
4-23-13

16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)
Melanie P. Fletcher
Contracting Officer

16B. UNITED STATES OF AMERICA

16C. DATE SIGNED
4-25-13
Block 14 “DESCRIPTION OF AMENDMENT/MODIFICATION,” continued.

A. **Department of Homeland Security:** The purpose of this contract modification is to deobligate funds under the American Recovery and Reinvestment Act of 2009 for the Department of Homeland Security (DHS) Non-Federal Work for Others; WFO Code 0498821. (Project code 000000).

The project involved is:

Radiation Portal Monitors

The project code that should be used to track this Recovery Act funding in the Project section of the Accounting Flex Field in STARS/IDW is 000000.

B. Accordingly, pursuant to Section I, Contract Clause, “Obligations of Funds” and Section B, Contract Clause, B-2, “Obligated Funds”, funds in the amount of $1230.29 are hereby deobligated related to Recovery Act activities. The total amount of funds obligated under this contract since the inception is decreased from $14,919,089,357.90 to $14,919,088,127.61.

C. The specific work funded by this modification is described in Project number 58795 “Radiation Portal Monitors” (Project code 000000).

D. The work described in this modification shall be performed using funds obligated under this contract, which have been appropriated under the American Recovery and Reinvestment Act of 2009, Pub. L. 111-5, and as such, is subject to the special statutory conditions and the additional contractual terms and conditions that were incorporated into the contract at Modification No. A508. The funds obligated hereunder shall only be used to accomplish the work as set forth in paragraph C. above and may not be used for any other purpose without the prior written consent of the Contracting Officer.

E. The contractor shall complete all Recovery Act Work funded by this modification in accordance with Recovery Act requirements, including the required completion dates specified therein, and by the completion date identified in the approved work authorization for the activity.

F. All other terms and conditions remain unchanged.[A932]

(End of Contract Modification A932)