AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT				CONTRACT ID CODE	F	PAGE OF PAGES			
2. AMENDMENT/MODIFICATION NO.	3. EFFECTIVE	DATE 4	1. REC	UISITION/PURCHASE REQ. NO.	5. PRO	1 4 JECT NO. (If applicable)			
197 11/23/2011			12EM000385						
6. ISSUED BY CODE	00601		7. ADMINISTERED BY (If other than Item 6) CODE 00601						
Richland Operations Office U.S. Department of Energy Richland Operations Office P.O. Box 550, MSIN A7-80 Richland WA 99352			Richland Operations Office U.S. Department of Energy Richland Operations Office P.O. Box 550, MSIN A7-80 Richland WA 99352						
8. NAME AND ADDRESS OF CONTRACTOR (No., street	t, county, State and	ZIP Code) (3	x) 9A.	AMENDMENT OF SOLICITATION NO.					
CH2M HILL PLATEAU REMEDIATION COMPANY Attn: Reese Bang 2420 Stevens Center Place Richland WA 99354-1659			9B. DATED (SEE ITEM 11) X 10A. MODIFICATION OF CONTRACT/ORDER NO. DE -AC 0 6 - 0 8 RL 1 4 7 8 8 10B. DATED (SEE ITEM 13)						
CODE 805603128	FACILITY COL	DE	0	6/19/2008					
	11. THIS ITE	M ONLY APPLIES TO AM	IENDI	IENTS OF SOLICITATIONS					
separate letter or telegram which includes a reference THE PLACE DESIGNATED FOR THE RECEIPT OF virtue of this amendment you desire to change an offe to the solicitation and this amendment, and is received 12. ACCOUNTING AND APPROPRIATION DATA (If received See Schedule	pies of the amen to the solicitatio OFFERS PRIOR or already submit d prior to the ope quired)	dment; (b) By acknowledgi n and amendment number TO THE HOUR AND DAT ted, such change may be r ning hour and date specific	ing rec rs. FA rE SPI made t ed.	eipt of this amendment on each copy of the off ILURE OF YOUR ACKNOWLEDGEMENT TO ECIFIED MAY RESULT IN REJECTION OF YOU by telegram or letter, provided each telegram o	fer submi BE REC DUR OFF r letter m	itted; or (c) By EIVED AT FER. If by akes reference			
13. THIS ITEM ONLY APPLIES TO M	ODIFICATION O	F CONTRACTS/ORDERS.	. IT MO	ODIFIES THE CONTRACT/ORDER NO. AS DE	SCRIBE) IN ITEM 14.			
				SES SET FORTH IN ITEM 14 ARE MADE IN T					
X B. THE ABOVE NUMBERED CONTRAL appropriation date, etc.) SET FORTH C. THIS SUPPLEMENTAL AGREEMEN				MINISTRATIVE CHANGES (such as changes OF FAR 43.103(b). TY OF:	in paying	<i> отісе,</i>			
D. OTHER (Specify type of modification X H.42, Hanford Site S		and Interface	. Po	quiremente Matriv					
<u> </u>				•	a office				
E. IMPORTANT: Contractor is not. 14. DESCRIPTION OF AMENDMENT/MODIFICATION		o sign this document and r							
This modification makes the 1) The ending date for Rec paragraph (d), is revised fr Section F is included as Att	following overy Act	g changes: t work specif ber 30, 2011,	ied to	in Clause F.1, Period September 30, 2012. A	of Pe				
2) The Project Baseline Sum decontamination, deactivatio beginning in fiscal year 201 reflected in a future modifi Description Tables, J.11.1, Continued Except as provided herein, all terms and conditions of the	n, and do	emolition act associated ch o Section J, Line Item Nu	ivi ange Atta mbe:	ties moves from PBS-012 e in work breakdown strachment J.11, Supplemen r (CLIN) Assignment Aga	to I uctur tal V inst	PBS-041 re will be Work Contract			
15A. NAME AND TITLE OF SIGNER (Type or print)				16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)					
				Jenise C. Connerly					
15B. CONTRACTOR/OFFEROR		15C. DATE SIGNED	16B. I	JNITED STATES OF AMERICA		16C. DATE SIGNED			
			Si	gnature on File		11/23/2011			
(Signature of person authorized to sign)				(Signature of Contracting Officer)		,			

CONTINUATION SHEET REFERENCE NO. OF DOCUMENT BEING CONTINUED

DE-AC06-08RL14788/197

NAME OF OFFEROR OR CONTRACTOR

CH2M HILL PLATEAU REMEDIATION COMPANY

TEM NO. (A)	SUPPLIES/SERVICES (B)	QUANTITY (C)	UNIT (D)	UNIT PRICE (E)	AMOUNT (F)
	Structure, following government review of the Contractor's baseline submittal due November 30, 2011.				
	3) In advance of a modification to Section J, Attachment J.3, Hanford Site Services and Interface Requirements Matrix, the following information is provided to facilitate timely creation and/or modification of controlling agreements, as defined by the Section H Clause of the same name, Clause H.42, for changes to Cost Allocations for services. These changes are effective October 1, 2011.				
	a) All services without a specified service schedule are provided during the Alternate Work Schedule (AWS) hours of 6:00 a.m. and 4:30 p.m., Monday through Thursday, and between the hours of 6:00 a.m. and 3:30 p.m. on the working Friday. The Contractor may request that services be performed outside of the specified AWS Work Schedule as a usage-based service (UBS) by establishing a new or revised controlling agreement.				
	b) The following services are being changed to 100% UBS from their previous cost allocation methodology and therefore require a change to or creation of a new controlling agreement:				
	 Interface #35, Crane and Rigging Interface #36, Facility Services Interface #37, Motor Carrier Services Interface #38, Fleet Services Interface #55, Courier Services Interface #62, Pager Services 				
	c) The following services will have revised cost allocation language that provides clarification for activities that were previously excluded from the basic service definition but not specifically identified as a UBS.				
	• For interface 31, Cultural and Historic Resource Program, the cost allocation previously stipulated, "Hanford Site contractors bear internal implementation and request-for-services costs." That language will be clarified to indicate that Cultural and Historic Resource Program services are a UBS. Continued				

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NAME OF OFFEROR OR CONTRACTOR

CH2M HILL PLATEAU REMEDIATION COMPANY

TEM NO. (A)	SUPPLIES/SERVICES (B)	QUANTITY (C)	UNIT (D)	UNIT PRICE (E)	AMOUNT (F)
	• For interface 34, Biological Controls, the co allocation previously stipulated, "Hanford Site contractors may negotiate additional services beyond direct funded basic services." That language will be clarified to indicate that additional services are a UBS.	st			
	• For Interface 39, Railroad Services, the cost allocation previously stipulated, "MSC sub-contracted costs are passed thru to Hanford Site contractors; Hanford Site contractors receiving the service pay for loading/off-loading of shipments." That language will be clarified to indicate that Railroad Services is a UBS.				
	• For Interface 40, Roads and Grounds, the cost allocation previously stipulated, "Hanford Site contractors may negotiate additional services for facility specific services, such as, snow removal on sidewalks." That language will be clarified to indicate that additional service is a UBS.				
	• For Interface 41, Electrical Transmission, Distribution, and Energy Management, the cost allocation previously stipulated, "Direct, mission-related upgrade projects are sub-contracted by MSC and paid by the requesting Hanford Site contractor." That language will be clarified to indicate that direct mission related upgrade projects are a UBS.				
	• For Interface 42, Water Systems, cost allocation previously stipulated, "Direct, mission-related upgrade projects are paid for by the Site contractor requiring the upgrade." This language will be clarified to indicate that direct mission-related upgrade projects are a UBS.				
	• For Interface 43 Sewer Systems, cost allocation previously stipulated, "Direct, mission-related upgrade projects are paid for by the Site contractor requiring the upgrade." This language will be clarified to indicate that direct mission-related upgrade projects are a UBS.	pn			
	• For Interface 50, Geospatial Information Management, the ability to request business-specific contractor maps is being added as a UBS. Continued				

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 OF QUARTER

NAME OF OFFEROR OR CONTRACTOR

CH2M HILL PLATEAU REMEDIATION COMPANY

ITEM NO.	SUPPLIES/SERVICES	QUANTITY		UNIT PRICE	AMOUNT
(A)	(B)	(C)	(D)	(E)	(F)
	d) A new service for the Job Control System is				
	being added.				
	FOB: Destination Period of Performance: 06/19/2008 to 09/30/2013				
	Period of Periodinance: 06/19/2006 to 09/30/2013				
NON 7540 04 45					ODTIONAL FORM 200 (4.00)

PART I – THE SCHEDULE

SECTION F

DELIVERIES OR PERFORMANCE

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F.1 PERIOD OF PERFORMANCE

- (a) After Contract award, the Contracting Officer will issue a Contract Notice to Proceed (which may be concurrent with or follow Contract award). The Contractor shall not be entitled to allowable costs prior to the date of the Notice. Work shall begin with the *Transition Period* beginning on August 1, 2008, and upon completion on September 30, 2008, immediately start the *Base Period* of the Contract.
- (b) Performance of this Contract includes, unless sooner reduced, terminated or extended in accordance with the provisions of this Contract:
 - (1) Transition Period A 60-day period for transition of work from the existing Project Hanford Management Contract (PHMC) performed by Fluor Hanford, Inc.; the Tank Farm Contractor (TFC) performed by CH2M HILL Hanford Group, Inc.; and other DOE contractors, to the PRC. If necessary, the Contracting Officer may direct a change in the PRC Transition Period or may direct support to the transition of the MSC and TOC;
 - (2) Base Period Five (5) year performance period, October 1, 2008, through September 30, 2013; and
 - (3) Option Period (if exercised) -- One option period for a period of five (5) years, October 1, 2013, through September 30, 2018.
- (c) The maximum period of performance for the Contract (excluding the Transition Period), if extended beyond the *Base Period* of the Contract, shall not exceed ten (10) years.
- (d) The period of performance for the Recovery Act work specified in Section B shall be for the period of performance beginning on the effective date of modification A037, as specified on the Standard Form 30, block 3, through September 30, 2012.

F.2 PRINCIPAL PLACE OF PERFORMANCE

The principal place of performance of this Contract shall be the Hanford Site, near Richland, Washington, and other facilities as directed by the Contracting Officer.

F.3 FAR 52.242-15, STOP-WORK ORDER (AUG 1989) -- ALTERNATE I (APR 1984)

(a) The Contracting Officer may, at any time, by written order to the Contractor, require the Contractor to stop all, or any part, of the work called for by this Contract for a period of 90 days after the order is delivered to the Contractor, and for any further period to which the parties may agree. The order shall be specifically identified as a stop-work order issued under this clause. Upon receipt of the order, the Contractor shall immediately comply with its terms and take all reasonable steps to minimize the incurrence of costs allowable to the work covered by the order during the period of work stoppage. Within a period of 90 days after a stop-work order is delivered to the Contractor, or within any extension of that period to which the parties shall have agreed, the Contracting Officer shall either:

- (1) Cancel the stop-work order; or
- (2) Terminate the work covered by the order as provided in the Termination Clause of this Contract.
- (b) If a stop-work order issued under this Clause is canceled or the period of the order or any extension thereof expires, the Contractor shall resume work. The Contracting Officer shall make an equitable adjustment in the delivery schedule, the estimated cost, the fee, or a combination thereof, and in any other terms of the contract that may be affected and the contract shall be modified, in writing, accordingly, if:
 - (1) The stop-work order results in an increase in the time required for, or in the Contractor's cost properly allowable to, the performance of any part of this contract; and
 - (2) The Contractor asserts a claim for the adjustment within 30 days after the end of the period of work stoppage; provided that, if the Contracting Officer decides the facts justify the action, the Contracting Officer may receive and act upon the claim asserted at any time before final payment under this Contract.
- (c) If a stop-work order is not canceled and the work covered by the order is terminated for the convenience of the Government, the Contracting Officer shall allow reasonable costs resulting from the stop-work order in arriving at the termination settlement.
- (d) If a stop-work order is not canceled and the work covered by the order is terminated for default, the Contracting Officer shall allow, by equitable adjustment or otherwise, reasonable costs resulting from the stop-work order.