AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT				1. CONTRACT ID CODE	PA	GE OF PAGES
2. AMENDMEN	IT/MODIFICATION NO.	3. EFFECTIVE DATE	4. REC	L QUISITION/PURCHASE REQ. NO.	5. PROJE	ECT NO. (If applicable)
281		See Block 16C	11EM	1002118		
6. ISSUED BY	CODE	00601	7. AD	MINISTERED BY (If other than Item 6)	CODE	00601
U.S. Dep Richland P.O. Box	d Operations Office partment of Energy d Operations Office & 550, MSIN A7-80 d WA 99352		U.S Ric P.O	hland Operations Off . Department of Ener hland Operations Off . Box 550, MSIN A7-8 hland WA 99352	gy ice	
8. NAME AND	ADDRESS OF CONTRACTOR (No., stre	et, county, State and ZIP Code)	(x) ^{9A}	AMENDMENT OF SOLICITATION NO.	,	WARRANCE
Attn: Ne: 2620 Feri	ON CLOSURE HANFORD, il Brosee, President mi Avenue WA 99354		98. x 10/DE	DATED (SEE ITEM 11) A. MODIFICATION OF CONTRACT/ORI C-AC06-05RL14655 B. DATED (SEE ITEM 13)		· · · · · · · · · · · · · · · · · · ·
CODE 167	7280762	FACILITY CODE	o	3/23/2005		
	7200702	11. THIS ITEM ONLY AF	1 . 1	ENTS OF SOLICITATIONS		
to the solicita 12. ACCOUNTII CHECK ONE	tion and this amendment, and is receive NG AND APPROPRIATION DATA (If re 13. THIS ITEM ONLY APPLIES TO I A. THIS CHANGE ORDER IS ISSUED ORDER NO. IN ITEM 10A.	ed prior to the opening hour arequired) MODIFICATION OF CONTRACT PURSUANT TO: (Specify aut	nd date specified. CTS/ORDERS. IT MO	DDIFIES THE CONTRACT/ORDER NO. A ES SET FORTH IN ITEM 14 ARE MADI MINISTRATIVE CHANGES (such as cha	AS DESCRIBED II	N ITEM 14.
	D. OTHER (Specify type of modification B. 2 - Obligation and Ava	n and authority)		TY OF: 52.232-22 - Limitation of	of Funds	
E. IMPORTANT:	: Contractor X is not.	is required to sign this do	ocument and return	0 copies to the i	issuing office.	
Tax ID No DUNS Number A. The part (ARR) by \$19,18 100 perce September Contract this modes	umber: 94-1381538 ber: 167280762 purpose of this mode A) Cost Authority for 88,500, from \$57,565 ent of current oblig r 30, 2011. No addi	fication is to or Program FD022 5,500 to \$76,756 gations of \$76, tional funding led in the SF30	increase t 21000 - 113 4,000. Thi 754,000 for is obligat 0 Block 14	che American Recover 11333 - Soil and Gro 1s action fully fund Program FD0221000 ted to the contract Continuation beginn	y and Rei undwater s this pr - 1111333 at this t	(RL1041), roject at through ime.
15A. NAME ANI	ded herein, all terms and conditions of to D TITLE OF SIGNER (Type or print) CTOR/OFFEROR	he document referenced in Ite	Joh	etofore changed, remains unchanged an NAME AND TITLE OF CONTRACTING D. Wiltshire NUTTED STATES OF AMERICA		
		:	'	John y U		4/5/2011
(S	Signature of person authorized to sign)			(Signature of Contracting Officer)		1104 611

SF30 BLOCK 14 CONTINUATION:

B. Contract Section B, *Table B.4*, *Summary of ARRA Obligations and Authorizations by Program*, has been modified to reflect the following changes: (1) the cost authority for Legacy Program FD0221000 – 1111333 - Soil and Groundwater – RL-1041, is increased by \$19,188,500, from \$57,565,500 to \$76,754,000; and (2) the Total Cost Authority for ARRA is increased by \$19,188,500, from \$214,412,500 to \$233,601,000. Revisions to Table B.4 (Contract Page B-19) are detailed below:

FROM:

TABLE B.4 SUMMARY OF ARRA OBLIGATIONS AND AUTHORIZATIONS BY PROGRAM

Legacy Program Value	STARS Program Value	Legacy Program Value Description	Obligated	Cost Authority*
FD0211120	1111331	River Corridor	\$156,847,000	\$156,847,000 for ARRA full funding work scope, ARRA ERDF Expansion work scope and necessary support activities
FD0221000	1111333	Soil and Groundwater – RL-1041	\$76,754,000	\$57,565,500 for 618-10 Burial Ground work
		Total	\$233,601,000	\$214,412,500

^{*}This column represents the current cost limit, which is subject to DOE-EM Recovery Act project apportionments.

TO:

TABLE B.4 SUMMARY OF ARRA OBLIGATIONS AND AUTHORIZATIONS BY PROGRAM

Legacy Program Value	STARS Program Value	Legacy Program Value Description	Obligated	Cost Authority*
FD0211120	1111331	River Corridor	\$156,847,000	\$156,847,000 for ARRA full funding work scope, ARRA ERDF Expansion work scope and necessary support activities
FD0221000	1111333	Soil and Groundwater – RL-1041	\$76,754,000 \$233.601,000	\$76,754,000 for 618-10 Burial Ground work \$233,601,000

^{*}This column represents the current cost limit, which is subject to DOE-EM Recovery Act project apportionments.

C. Contract Section I, Clause I.22a, FAR 52.216-24, *Limitation of Government Liability*, Fill-In Information for (a) and (b), (Contract Page I-2), is increased by \$19,188,500, from \$214,412,500 to \$233,601,000. Revisions to Clause I.22a on Contract Page I-2 are detailed below:

FROM:

Clause No.	FAR/DEAR Reference	Title	Fill-In Information (see FAR 52.104(d))
1.22a**	FAR 52.216-24	Limitation of Government Liability (see full	(a) \$214,412,500
		text version at end of Section I)	(b) \$214,412,500

TO:

Clause No.	FAR/DEAR Reference	Title	Fill-In Information (see FAR 52.104(d))
I.22a**	FAR 52.216-24	Limitation of Government Liability (see full	(a) \$233,601,000
		text version, Contract Section I)	(b) \$233,601,000

D. Contract Section I, Clause I.22a, subparagraphs (a) and (b), Contract Page I-9, are revised as follows:

FROM:

I.22a 52.216-24 LIMITATION OF GOVERNMENT LIABILITY

- (a) In performing this contract, the Contractor is not authorized to make expenditures or incur obligations exceeding \$214,412,500.
- (b) The maximum amount for which the Government shall be liable if this contract is terminated is \$214,412,500.

TO:

I.22a 52.216-24 LIMITATION OF GOVERNMENT LIABILITY

- (a) In performing this contract, the Contractor is not authorized to make expenditures or incur obligations exceeding \$233,601,000.
- (b) The maximum amount for which the Government shall be liable if this contract is terminated is \$233,601,000.

E. Contract Replacement Pages B-19 (Table B.4), I-2, and I-9 are attached.

There are no other changes to the terms and conditions of the contract.

End of Modification 281

TABLE B.2 SCHEDULE OF QUANTITIES AND TARGET COST

See a	attached	Table B.	2

TABLE B.3 OTHER COSTS AND PROJECTS

(Other Costs and Projects are for identifying those costs and projects which are over and above those included in other schedules and tables shown in the contract. These are not part of the target cost and target fee costs shown elsewhere in the contract and are considered to be "special" projects which are within the scope or this contract but not previously identified as part of the originally conceived contract or IPB. These have a different funding source from the rest of contract). An example of Other Costs and Projects would be specially funded projects, e.g., work associated with the B-Reactor Building as a Historical Landmark building.

PROJECT DESCRIPTION	NEGOTIATED COST & FEE	COST ONLY	FEE ONLY
REA-020/29 – B-Reactor Roof Repair	\$1,624,619	\$1,518,336	\$106,283

TABLE B.4 SUMMARY OF ARRA OBLIGATIONS AND AUTHORIZATIONS BY PROGRAM

Legacy Program Value	STARS Program Value	Legacy Program Value Description	Obligated	Cost Authority*
FD0211120	1111331	River Corridor	\$156,847,000	\$156,847,000 for ARRA full funding work scope, ARRA ERDF Expansion work scope and necessary support activities
FD0221000	1111333	Soil and Groundwater – RL-1041	\$76,754,000	\$76,754,000 for 618-10 Burial Ground work
		Total	\$233,601,000	\$233,601,000

^{*}This column represents the current cost limit, which is subject to DOE-EM Recovery Act project apportionments.

Clause No.	FAR/DEAR Reference	Title	Fill-In Information (see FAR 52.104(d))
I.18	FAR 52.215-17	Waiver of Facilities Capital Cost of Money (Oct 1997) (Solicitation Note: See FAR 52.215-16 Facilities Capital Cost of Money – If the Offeror proposes FCCOM, this Clause is self-deleting in the Contract)	None
I.19	FAR 52.215-18	Reversion or Adjustment of Plans for Postretirement Benefits (PRB) Other Than Pensions (Oct 1997)	None
1.20	FAR 52.215-19	Notification of Ownership Changes (Oct 1997) (see full text version at end of Section I)	None
1.21	FAR 52.216-7	Allowable Cost and Payment (Dec 2002)	None
1.22	FAR 52.216-10	Incentive Fee (Mar 1997)	(e) 20, 20, 15, 0
I.22a**	FAR 52.216-24	Limitation of Government Liability (see full text version, Contract Section I)	(a) \$233,601,000 (b) \$233,601,000
1.23	FAR 52.219-4	Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Jan 1999)	None
1.24	FAR 52.219-8	Utilization of Small Business Concerns (May 2004)	None
1.25	FAR 52.219-9	Small Business Subcontracting Plan (Jan 2002) – Alternate II (Oct 2001)	None
1.26	FAR 52.219-16	Liquidated Damages – Subcontracting Plan (Jan 1999)	None
1.27	FAR 52.219-23	Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns (Jun 2003)	(b) 0
1.28	FAR 52.219-25	Small Disadvantaged Business Participation Program – Disadvantaged Status and Reporting (Oct 1999)	None
1.29	FAR 52.222-1	Notice to the Government of Labor Disputes (Feb 1997)	None
1.30	FAR 52.222-3	Convict Labor (Jun 2003)	None
I.31	FAR 52.222-4	Contract Work Hours and Safety Standards Act – Overtime Compensation (Sep 2000)	None
1.32	FAR 52.222-21	Prohibition of Segregated Facilities (Feb 1999)	None
1.33	FAR 52.222-26	Equal Opportunity (Apr 2002)	None
1.34	FAR 52.222-35	Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (Dec 2001)	None
1.35	FAR 52.222-36	Affirmative Action for Workers with Disabilities (Jun 1998)	None
1.36	FAR 52.222-37	Employment Reports on Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (Dec 2001)	None
I.36.a	FAR 52.222-39	Notification of Employee Rights Concerning Payment of Union Dues or Fees (Dec 2004)	None
1.37	FAR 52.222-41	Service Contract Act of 1965, As Amended (May 1989)	None
1.38	FAR 52.222-42	Statement of Equivalent Rates for Federal Hires (May 1989)	Employee Class Monetary Wage – Fringe Benefits
I.38.a	FAR 52.222-54	Employment Eligibility Verification	None
1.39	FAR 52.223-3	Hazardous Material Identification and Material Safety Data (Jan 1997) – Alternate I (Jul 1995)	(b) TBD
1.40	FAR 52.223-5	Pollution Prevention and Right-to-Know Information (Aug 2003)	None
1.41	FAR 52.223-10	Waste Reduction Program (Aug 2000)	None
1.42	FAR 52.223-12	Refrigeration Equipment and Air Conditioners (5/1995)	None

- (2) The Contractor shall not change the name or address for EFT payments or manual payments, as appropriate, in the CCR record to reflect an assignee for the purpose of assignment of claims (see FAR Subpart 32.8, Assignment of Claims). Assignees shall be separately registered in the CCR database. Information provided to the Contractor's CCR record that indicates payments, including those made by EFT, to an ultimate recipient other than that Contractor will be considered to be incorrect information within the meaning of the "Suspension of payment" paragraph of the EFT clause of this contract.
- (h) Offerors and Contractors may obtain information on registration and annual confirmation requirements via the internet at http://www.ccr.gov or by calling 1-888-227-2423, or 269-961-5757.

1.20 FAR 52.215-19 NOTIFICATION OF OWNERSHIP CHANGES (OCT 1997)

- (a) The Contractor shall make the following notifications in writing:
 - (1) When the Contractor becomes aware that a change in its ownership has occurred, or is certain to occur, that could result in changes in the valuation of its capitalized assets in the accounting records, the Contractor shall notify the Administrative Contracting Officer (ACO) within 30 days.
 - (2) The Contractor shall also notify the ACO within 30 days whenever changes to asset valuations or any other cost changes have occurred or are certain to occur as a result of a change in ownership.
- (b) The Contractor shall:
 - (1) Maintain current, accurate, and complete inventory records of assets and their costs:
 - (2) Provide the ACO or designated representative ready access to the records upon request;
 - (3) Ensure that all individual and grouped assets, their capitalized values, accumulated depreciation or amortization, and remaining useful lives are identified accurately before and after each of the Contractor's ownership changes; and
 - (4) Retain and continue to maintain depreciation and amortization schedules based on the asset records maintained before each Contractor ownership change.
- (c) The Contractor shall include the substance of this clause in all subcontracts under this Contract that meet the applicability requirement of FAR 15.408(k).

I.22a 52.216-24 LIMITATION OF GOVERNMENT LIABILITY

- (a) In performing this contract, the Contractor is not authorized to make expenditures or incur obligations exceeding \$233,601,000.
- (b) The maximum amount for which the Government shall be liable if this contract is terminated is \$233,601,000.
 - (1) After the Contracting Officer's determination of price or fee, the contract shall be governed by—