			1. CONTRA	CT ID CODE	PA	GE OF	PAGES
AMENDMENT OF SOLICI	TATION/MODIFICATI	ON OF CONTRACT				1	3
2. AMENDMENT/MODIFICATION NO.	3. EFFECTIVE DATE	4. REQUISITION/PURCHASE R	EQ. NO.	5.	PROJECT N	IO. (If applie	cable)
A061	See Block 16C	06-08RL14655.0	11				
6. ISSUED BY	CODE	7. ADMINISTERED BY (If other	than Item 6)		CODE		
U.S. Department of Energy Richland Operations Office P. O. Box 550, MSIN A7-80 Richland, WA 99352		Same as item 6.					
NAME AND ADDRESS OF CONTRACTOR (No. 3	Street, county, State and ZIP: Code)		(4) 9	A AMENDMEN	NT OF SOLIC	ITATION N	10.
Washington Closure Hanford 2620 Fermi Ave. Richland, WA 99354			9	B. DATED <i>(SEE</i> 0A. MODIFICA' DE-AC	E ITEM 11) TION OF CO	NTRACT/O	
			1	OB. DATED (SE			
CODE	FACILITY CODE			03/23/0)5		
11. THIS	S ITEM ONLY APPLIES	TO AMENDMENTS OF	SOLICIT	ATIONS	· · · · · · · · · · · · · · · · · · ·		 -
The above numbered solicitation is amend	ed as set forth in Item 14. The hour an	d date specified for receipt of Offers	is extend	ded. is no	t extended.		
ffers must acknowledge receipt of this amenda							
a) By completing Items 8 and 15, and returnic parate letter or telegram which includes a re- LACE DESIGNATED FOR THE RECEIPT Commendment you desire to change an offer alreadmentment, and is received prior to the opening	eference to the solicitation and ameno DF OFFERS PRIOR TO THE HOUR A ly submitted, such change may be mad	dment numbers. FAILURE OF YO AND DATA SPECIFIED MAY RES	OUR ACKNO OULT IN REJ	OWLEDGMEN ECTION OF Y	NT TO BE OUR OFFI	RECEIVE ER. If by v	D AT THE
ACCOUNTING AND APPROPRIATION DATA	(If required)						
See attached financial plan							
IT M	ITEM APPLIES ONLY TO MODIFIES THE CONTRACT/(RSUANT TO: (Specify authority) THE CH	ORDER NO. AS DESCRIB	ED IN ITE	EM 14.	DER NO IN	TTEM 10A	
ITEM 14, PURSUANT TO THE AUTHO	T/ORDER IS MODIFIED TO REFLECT TH DRITY OF FAR 43.103(b). IS ENTERED INTO PURSUANT TO AUT		as changes in p	paying office, app	propriation da	te, etc.) SET	FORTHIN
C. THIS SUPPLEMENTAL AGREEMENT	IS ENTERED INTO PORSUANT TO AUT	HOKITT OF.					
X D. OTHER Specify type of modification and Contract Paragraph B.2, O		of Funds and Notice to Pro	oceed Let	ter dated 2	4 Jul 20	08.	
E. IMPORTANT: Contractor 🗵 i	s not. is required to sign th	is document and return 2 co	pies to the	issuing offi	ce.		
14. DESCRIPTION OF AMEND matter where feasible). Funds A). Revised Notice to Pro 2008 for the Columbia Riv	MENT/MODIFICATION (Or s obligated for Phase #2 of Co oceed Letter (08-AMR)	rganized by UCF section head folumbia River Component C-0212) for additiona	dings, inc FINANCA al NTE S	luding solic IAL PLAN # \$600,000	itation/co #12 dated	July 2	4,
cover this NTE Amount.	The amount of funds o	bligated in clause B.2	2, Oblig	ation and	l Avail	ability	of
Funds, is increased by \$60							
B). Contract Paragraph B	3.2 is changed and Page	e B-2 is replaced by r	evised p	page as a	ttached	l.	
scept at provided herein, all terms and conditions of the	he document referenced in Item 9A or 10A, a						
5A. NAME AND TITLE OF SIGNER (Type or	print)	Richard A.			(Type or pr	int)	
				VI			
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNI	BY	MERICA (Contracting	Officer)	$\left \left(\cdot \right) \right $	6C. DATE	,
(Signature of person authorized to :	P'5"/	30×105		STANDARD			

NSN 7540-01-152-8070 PREVIOUS EDITION UNUSABLE 30-105 Computer Generated STANDARD FORM 30 (REV. 10-83) Prescribed by GSA FAR (48 CFR) 53.243

B.2 OBLIGATION AND AVAILABILITY OF FUNDS

- (a) Pursuant to the Section I clause entitled Limitation of Funds, total funds in the amount of \$617,344,843.58 have been allotted for obligation and are available for payment for services provided from the effective date of this Contract through the period estimated to end September 30, 2008.
- (b) Except as may be specifically provided in the Section I clause entitled *Nuclear Hazards Indemnity Agreement*, the duties and obligations of the U.S. Department of Energy (DOE) hereunder calling for the expenditure of appropriated funds shall be subject to the availability of funds appropriated by the U.S. Congress that DOE may legally spend for such purposes.

B.3 ALLOWABILITY OF SUBCONTRACTOR FEE

- (a) If the Contractor is part of a teaming arrangement as described in Federal Acquisition Regulation (FAR) 9.601, the team shall share in this Contract fee structure. Separate additional subcontractor fees for individual team members will not be considered an allowable cost under the Contract. If a subcontractor, supplier, or lower-tier subcontractor is a wholly owned, majority owned, or affiliate of any team member, any fee or profit paid to such entity will not be considered an allowable cost under this Contract.
- (b) The subcontractor fee restriction in subsection (a) does not apply to members of the Contractor's team that are: (i) small business(es); (ii) Protégé firms as part of an approved Mentor-Protégé relationship under the Section H clause entitled Mentor-Protégé Program; (iii) subcontractors under a competitively awarded firm-fixed price or firm-fixed unit price subcontract; or (iv) commercial items as defined at FAR 2.101.

B.4 INCENTIVE FEE STRUCTURE

- (a) "Completion of Contract Requirements" is defined as performance of all requirements described in this Contract (except those requirements customarily reserved for Contract closeout and final payment) on or before September 30, 2015. Completion of Contract Requirements is a condition precedent to earning any of the Group A and Group B incentive fee under Clause B.7(c) and (d).
- (b) Table B.1, *Incentive Fee Structure*, sets forth the Cost Performance Incentive Fee (including Target Cost, Target Fee, and Cost Share Ratio); Schedule Performance Incentive Fee; Maximum Incentive Fees, and Minimum Incentive Fees that can be earned under the Contract. The Cost Performance Incentive Fee and Schedule Performance Incentive Fees are each divided into three components: CLIN 1; CLIN 2; and CLIN 3.

B.5 CHANGES TO TARGET COST, TARGET FEE, AND SCHEDULE

- (a) General Requirements.
 - (1) Changes to Target Cost, Target Fee, and Schedule.
 - (i) The Contractor shall take all reasonable steps to manage, prevent, and mitigate changes to Target Cost, Target Fee, and Schedule. DOE does not anticipate any point of complete redetermination of Target Cost, Target Fee, and Schedule during the period of performance of the Contract.

Fiscal Year: 2008

Fiscal Month: 10

Rpt Entity: RL Washington Closure Hanford Contract Modification Number: A062 Financial Plan Number: 12

Financial Plan Report - Detail

Site: RL

Page 1 of 1 Report: RFP0001 Report Generated on: July 24, 2008 at 05:15:16 PM

RL14

Hanford
Closure
Washington
14655 -

kpt Fund Leg	Rpt Fund Leg Entity Code FT Program	Legacy B&R	Obj. Local	Local Use	Project	WFO	Legacy Order Number	Beginning Uncosted Obs	Previous	BA Change	Revised	Total Available
Ъ	1110832	421801 01250 TP 1110832 EY5042411 25400 0000000	25400	00000000	0001526	0000000		21,582,968.40	211,280,353.18	600,000.00	211,880,353.18	233,463,321.58
incr	emental funding	.Y 2008 - FY2008 incremental funding for NTP on CRC Phase 2, in the amount of \$600K.	? Phase 2, i	in the amoun	t of \$600K.							
			Total	for Progran	1 Parent/Contr	Total for Program Parent/Control Point: EY504241	42411	21,582,968.40	211,280,353,18	00'000'009	211,880,353.18	233,463,321,58

233,463,321.58

233,463,321,58 233,463,321,58 233,463,321.58

600,000,00 00'000'009

211,280,353.18

21,582,968.40 21,582,968.40

Total for Fund Type: TP

Total for Recipient Code: RL

Total for Reporting Entity: 421801

21,582,968.40

Total for RL14655 - Washington Closure Hanford

7

211,880,353.18 211,880,353.18

211,880,353,18 211,880,353.18