



**Block 14 Continuations:**

1. **Change Section C.4.3, *Quality Assurance (QA) and Quality Control (QC)*, bullet one, from: The QA and QC program for nuclear facilities is required by 10 CFR 830.120, to: The QA and QC program for nuclear facilities is required by 10 CFR 830 Subpart A.**
2. **Section F.1, *Period of Performance*. Replace paragraph to read: “The period of performance for the work specified in Section C of this contract shall commence on the date of award and continue through a five-year period.”**
3. **Section J, Appendix 1, *DOE Directives Applicable To the 222-S Lab*. Delete DOE N 350.6 as not being applicable to this contract for the Hanford Site.**
4. **Section F, add paragraph (h) The Contractor shall prepare a Radiation Protection Program Plan. Review, acceptance, and implementation are at the discretion of the Government. Unless otherwise notified, see Contract Clause C.3.4 for implementation of the RPP.**
5. **Replace the first bullet under Contract Clause C.3.4, *Other Government Furnished Services*, with the following:**
  - Radiological control program to manage work with radiological exposure and contamination: All radiological work activities in the facility are covered under the HNF-MP-5184, CH2M HILL Hanford Group, Inc. Radiation Protection Program (RPP) that is approved by DOE. As such, the ASPC shall follow the TFC’s RPP (HNF-MP-5184). Compliance with 10 CFR 835, *Occupational Radiation Protection*, is accomplished through compliance with the TFC’s RPP. Radiological Control Technicians (RCTs), employed by the TFC, are provided to the ASPC to support work activities as a direct-billed service (as described in Section H of this contract). The ASPC shall work with RCTs on a daily basis to follow the radiological control program while handling, storing or analyzing samples.
6. **Section J, Appendix 1, *DOE Directives Applicable to the 222-S Lab*. Replace DOE Order 414.1A with DOE Order 414.1C.**
7. **In accordance with FAR 52.243-2, *Changes – Cost Reimbursement (AUG 1987)*, the Contractor must assert its right to an adjustment under this clause within 30 days from the date of receipt of this modification.**
8. **All other terms and conditions of this contract remain the same.**