



Department of Energy
Richland Operations Office
P.O. Box 550
Richland, Washington 99352

APR 04 2002

02-PRO-0759

Mr. E. K. Thomson, President
Fluor Hanford, Inc.
Richland, Washington 99352

Dear Mr. Thomson:

CONTRACT NO. DE-AC06-96RL13200 – CONTRACT MODIFICATION M149, UPDATED
APPENDIX C, AND OTHER REVISIONS

Enclosed for your files is a fully executed signed original of Contract Modification M149.

This modification incorporate updates to contract Appendix C, DOE Directives, and changes to contract language in Sections B, C, F, I, and J. Should you have any questions, please contact me at (509) 376-2031.

Sincerely,

A handwritten signature in cursive script that reads "Alan E. Hopko".

Alan E. Hopko
Contracting Officer

PRO:AEH

Enclosure

cc w/encl:
J. L. Jacobsen, FHI

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT ID CODE	PAGE 1 OF 4 PAGES
2. AMENDMENT/MODIFICATION NO. M149	3. EFFECTIVE DATE See Block 16C	4. REQUISITION/PURCHASE REQ. NO.	5. PROJECT NO. (If applicable)	
6. ISSUED BY U.S. Department of Energy Richland Operations Office 825 Jadwin Avenue, MSIN A7-80 Richland, WA 99352	CODE	7. ADMINISTERED BY (If other than Item 6)	CODE	
8. NAME AND ADDRESS OF CONTRACTOR (No. Street, county, State and ZIP Code) Fluor Hanford, Inc. 2420 Stevens Center PO Box 1000 Richland, WA 99352			(✓) 9A. AMENDMENT OF SOLICITATION NO.	
			9B. DATED (SEE ITEM 11)	
			10A. MODIFICATION OF CONTRACT/ORDER NO. DE-AC06-96RL13200	
			10B. DATED (SEE ITEM 13) 08/06/96	
CODE	FACILITY CODE			

11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS

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 one (1) copy 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 ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATA 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 data specified.

12. ACCOUNTING AND APPROPRIATION DATA (If required)

N/A \$0.00

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) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. IN ITEM 10A.
	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).
X	C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF: Mutual Agreement
	D. OTHER (Specify type of modification and authority)

E. IMPORTANT: Contractor is not, is required to sign this document and return 2 copies to the issuing office.

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

This modification makes the changes listed on pages 2 through 4.



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) E. Keith Thomson, President and Chief Executive Officer		15B. CONTRACTOR/OFFEROR <i>(Signature of person authorized to sign)</i>	15C. DATE SIGNED 4-2-02	15D. APPROVED LEGAL	16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print) ALAN E. HOPKO CONTRACT SPECIALIST		16B. UNITED STATES OF AMERICA	16C. DATE SIGNED 4/3/02
		BY <i>(Signature of Contracting Officer)</i>						

This Modification makes changes to the sections of the contract identified below. HNF-8663 Fluor Hanford Requirements Management became effective when it was approved by the RL Manager in letter 02-ABD-0029 dated January 11, 2002. Changes to DOE Directives are effective 30 days from the date of this modification. All other changes are effective on the date of this modification.

A. Section B

1. Delete Section B.3, Period of Performance, since the information in this clause is also found in Clause F.1, Period of Performance.
2. Delete the first sentence in Section B.7, "Option Exercise; Reduction of Term" since the information in this sentence is also found on page one of Modification M126 dated December 21, 2000.
3. Renumber Section B clauses.
4. Replacement Section B attached to this modification incorporates these changes.

B. Section C

1. Update the language in Section 3.3, 300 Area River Corridor Project (RCP), Complete Zone C ACP Activities, by deleting "including but not limited to: Complete 305B RCRA Closure." Under Miscellaneous, delete the bullet "Prepare and issue EE/CA #1 to cover zones D, C, B, E and G" as this work is not being performed per RL letter 01-FTD-041 dated June 28, 2001.
2. Update the language in Section 4.6, HAMMER (Hazardous Materials Management and Emergency Response) by deleting the third-to-last sentence of the introductory paragraph, and inserting the word "national" in paragraph 2).
3. Add new clause 5.11, Mutual Aid Agreements.
4. Replacement pages to Section C attached to this modification incorporate these changes.

C. Section F

Replacement page F-1 attached to this modification incorporates updated language in Clause F.1, Period of Performance.

D. Section I

1. Contract clause I.41, DEAR 970.5226-1, Diversity Plan (Month and Year TBE) is replaced with DEAR 970.5226-1, Diversity Plan (DEC 2000).
2. Contract clause I.96, DEAR 970.5208-1 Printing (Month and Year TBE) is replaced with DEAR 970.5208-1, Printing (DEVIATION) (Month and Year TBE)
3. Contract clause I.110, DEAR 970.5204-33, Priorities and Allocations (APR 1994) is deleted.
4. Corresponding changes are made to the Section I, Contract Clauses Table of Contents pages I-ii, I-iv, and I-v.

5. Replacement pages to Section I attached to this modification incorporate these changes.

Contract Section J:

1. In Appendix A, Key Personnel, the name J. Van Vliet replaces E. Aromi as key person for the Waste Management Project.
2. In Appendix C, DOE Directives, the following changes are made:

Deleted:

CRD M 140.1-1A		Interface with the Defense Nuclear Facilities Safety Board
CRD O 151.1	2	Comprehensive Emergency Management System Information
DOE M 200.1-1, Chapter 9		Public Cryptology and Key Management
CRD N 205.1		Unclassified Cyber Security Program
DOE O 252.1		Technical Standards Program
CRD O 435.1		Radioactive Waste Management
CRD O 440.1 (Supplemented)		Firearms Safety
CRD O 442.1		Department of Energy Employee Concerns Program
CRD O 471.1A		Identification and Protection of Unclassified Controlled Nuclear Information
DOE M 473.2-1		Firearms Qualification Courses Manual
CRD M 473.2-2		Protective Force Program Manual
CRD M 475.1-1		Identifying Classified Information
CRD O 551.1A		Official Foreign Travel
DOE O 2100.8A		Cost Accounting, Cost Recovery, & Interagency Sharing of Information Technology Facilities
RLID 5635.3		Hand-Carrying Classified Documents within the Hanford Site
HNF-SD-MP-SRID-002	3	Fluor Hanford Contract
HNF-SD-MP-SRID-003	1	Plutonium Finishing Plant
HNF-SD-MP-SRID-007	1	Waste Encapsulation and Storage Facility
HNF-SD-SNF-RD-001	3	Spent Nuclear Fuel Project
HNF-SD-MP-SRID-006	1	Fast Flux Test Facility
HNF-SD-MP-SRID-008	1	324/327 Building
HNF-SD-MP-SRID-011	1	Waste Management Hanford

Added:

CRD M 140.1-1B		Interface with the Defense Nuclear Facilities Safety Board
CRD O 151.1A		Comprehensive Emergency Management System Information
CRD M 200.1-1, Chapter 9 (Supp Rev 0)		Public Key Cryptography and Key Management
CRD N 205.1 (Supp Rev 0)		Unclassified Cyber Security Program

CRD O 252.1 (Supp Rev 0)	Technical Standards Program
CRD O 435.1 Chg 1 (Supp Rev 0)	Radioactive Waste Management
CRD O 442.1A (Supp Rev 0)	Department of Energy Employee Concerns Program (based on email agreement between RL and FHI Employee Concerns organizations reached on 01/24/02)
CRD N 450.4	Responsibilities for Executive Order 13148, Greening the Government Through Leadership in Environmental Management (based on FH-0103776A R1 dated 08/30/01)
CRD O 471.1A (Supp Rev 0)	Identification and Protection of Unclassified Controlled Nuclear Information
CRD M 471.2-1C (Supp Rev 0)	Classified Matter Protection and Control Manual
CRD N 471.3 (Supp Rev 0)	Reporting Incidents of Security Concern
CRD M 473.2-1 Chg 1 (Supp Rev 0)	Firearms Qualification Courses Manual
CRD M 473.2-2 (Supp Rev 0)	Protective Force Program Manual (based on revised CRD incorporating change recommended in FH-0104248A R1 dated 09/05/01)
CRD M 475.1-1A	Identifying Classified Information
CRD O 551.1A (Supp Rev 0)	Official Foreign Travel
HNF-8663	Fluor Hanford Requirements Management
DOE/RL-2002-12	Hanford Radiological Health and Safety Document (in accordance with letter FH-01056767A R2,01/23/02, and AMSE:EP/02-AMSE-0030, 02/08/02)

Updated:

CRD M 471.2-1B	Classified Matter Protection and Control Manual
CRD M 471.2-1B	Is now-- Classified Matter Protection and Control Manual (Only Chapter III, Paragraphs 1 and 2, and Chapter IV are applicable)

The introductory Paragraphs to this Appendix are revised due to incorporation of HNF-8663; and The section of this Appendix titled "RL-Tailored Contractor Requirements Documents" now includes the current list of Mutual Aid Agreements.

3. In Appendix M, Wage Determinations Under the Service Contract Act, replace Pages J-M-1 and J-M-2 and add page J-M-10 due to the Wage Determination incorporated by Modification M139 dated January 17, 2002.
4. Replacement Appendix A and Appendix C, and replacement pages and added page to Appendix M, attached to this modification incorporate these changes.

PART I - THE SCHEDULE

**SECTION B
SUPPLIES OR SERVICES AND PRICES/COST**

TABLE OF CONTENTS

<u>CLAUSE</u>	<u>TITLE</u>	<u>PAGE</u>
B.1	SERVICES BEING ACQUIRED	B-2
B.2	OBLIGATION OF FUNDS.....	B-2
B.3	ESTIMATED COST AND FEE	B-2
B.4	AVAILABILITY OF APPROPRIATED FUNDS	B-3
B.5	SINGLE FEE	B-4
B.6	OPTION EXERCISE; REDUCTION OF TERM	B-4

B.1 SERVICES BEING ACQUIRED

The Contractor shall be responsible for planning, managing, integrating, operating and implementing a full range of Hanford programs, projects, and other activities as set forth in Section C. The Contractor shall, in accordance with the terms of this contract, furnish all personnel, facilities, equipment, materials, supplies, and services (except as expressly set forth in this contract as furnished by the Government) and otherwise do all things necessary for, or incident to, performing in an efficient and effective manner all work set forth in Section C, or as may be directed by the Contracting Officer within the scope of this contract.

B.2 OBLIGATION OF FUNDS

The amount obligated by the Government with respect to this contract is \$3,847,650,879.60 as of November 30, 2000. Such amount may be increased unilaterally by DOE Contracting Officer written notice to the Contractor and may be increased or decreased by modification to the contract. Estimated collections from others for work and services to be performed under this contract are not included in the funds currently obligated. Such collections, to the extent actually received by the Contractor, shall be processed and accounted for in accordance with applicable requirements imposed by the DOE Contracting Officer. Nothing in this paragraph is to be construed as authorizing the Contractor to exceed limitations stated in financial plans, such as the Modification of Contract Obligation Notice and Distribution of Obligation Report (for individual orders of work for other DOE offices and non-DOE funded work only), established by DOE and furnished to the Contractor from time to time under this contract, unless written direction is provided by the DOE Contracting Officer.

B.3 ESTIMATED COST AND FEE

A. Estimated Cost and Fee

The estimated cost of the contract is the total funding provided from October 1, 1996 through September 30, 2000, (which totals \$3,742,439,599), plus an estimated budgetary funding of \$3,838,100,000 for the period October 1, 2000 through September 30, 2006, for a total estimated funding of \$7,580,539,599.

The estimated budgetary funding, including fee, for FY 2001 through FY 2006 is set forth as follows (\$ in millions):

	<u>FY01</u>	<u>FY02</u>	<u>FY03</u>	<u>FY04</u>	<u>FY05</u>	<u>FY06</u>	<u>Total</u>
Total Funding (including fee)	665.6	665.3	656.3	647.3	627.3	576.3	3,838.1
Fee	31.2	31.3	31.2	30.6	22.5	21.7	168.5

Total funding is defined as all funds (e.g. EM, NE, and other DOE-HQ organizations, RL, Other Hanford Contractors (net transfers), Other DOE sites, Other DOE prime contractors, Other Federal Agencies, and other Commercial entities) the Contractor receives to perform work.

B. Fee

1. Pursuant to the fee schedule above, more or less fee may be paid out in a given year, but in no case shall the paid fee exceed the fee amount in the "Total" column above.
2. Unearned fee that is not forfeited for failures to meet contract or performance-based incentive requirements shall be accrued if appropriate, or recorded as a commitment.

C. Fee Pool Adjustment

If the estimated total funding for a fiscal year in the schedule set forth above in Part A varies from the actual funding by more than plus or minus 10%, or the complexity of the workscope changes significantly, the contracting officer may adjust the total available fee pool for that year based upon the fee curves contained in the Department of Energy Acquisition Regulations.

B.4 AVAILABILITY OF APPROPRIATED FUNDS

The duties and obligations of the Government calling for the expenditure of appropriated funds shall be subject to the availability of funds appropriated by the Congress, which DOE may legally spend or obligate for such authorized purposes. Any work performed that exceeds funds currently obligated by BNR controls and specific limitations identified in Contract Modifications to Section B.2. and Distribution of Obligation Report (for individual orders of work for other DOE offices and non-DOE funded work only), without the written consent of the DOE Contracting Officer, shall be at the Contractor's risk.

B.5 SINGLE FEE

The parties formerly agreed to a single fee pool for the Contractor and its major subcontractors under Clause B.4 of this contract as originally executed. Pursuant to the Contractor's reorganization, the concept of "major subcontractor" as originally proposed is no longer applicable to this contract. The Contractor agrees that it will not charge costs to the contract representing any fee or profit for a subcontractor managing any workscope currently managed by a major subcontractor. These contractors currently are Duke Engineering Services of Hanford, Inc., Numatec Hanford Corporation, Westinghouse Safety Management Solutions (PFP contract) and Duratek Federal Services of Hanford, Inc.

B.6 OPTION EXERCISE; REDUCTION OF TERM

The term of the contract is extended for an additional five years with a contract completion date of September 30, 2006. However, if, by the end of Fiscal Year 2003, FHI fails to earn 60 percent of the incentive fee available for annual performance based incentives, the comprehensive incentive, and progress payments based on completion dates in the multi-year incentives, then FHI agrees that the term of this contract may be reduced from its current expiration date of September 30, 2006. The new expiration date shall be set at the unilateral discretion of the contracting officer. The parties agree that the contract shall expire on the new date set by the contracting officer, and shall constitute completion of the contract.

The Government's right to set an earlier contract completion date shall be in addition to the Government's rights established under FAR 52.249-6 "Termination (Cost Reimbursement)" located in Section I of this contract.

Contract Period Endpoints:

Note: definitions are provided in 300 Area Accelerated Closure Plan (ACP) and only abbreviated herein at the end of this section.

Memorandum of Agreement with receiving program to be developed documenting guidance on transfer criteria and protocol.

Complete Zone D ACP activities including but not limited to:

- D&D of building/structure 3902A

Complete Zone C ACP activities.

Complete Zone F ACP activities including but not limited to:

- D&D of building/structure 3902B

Complete Zone B ACP activities including but not limited to:

- Relocation for Building 313
- D&D of building/structure 303K

Continue Zone H ACP activities including but not limited to:

- Continue deactivation of 327 building

Complete Zone K ACP activities including but not limited to:

- Continue deactivation of building 324
- Complete B-Cell mixed waste cleanout and ship waste

Miscellaneous

- Complete Cultural Resource review
- Complete transfer of uranium billets to Portsmouth
- Complete disposition of contaminated fuel.
- Initiate design for utilities and infrastructure relocation.

Abbreviated ACP definitions:

- 4) Provide appropriate environmental data for its facilities and operable units to support Hanford Site assessments and preparation for the Hanford Site Environmental Report.
- 5) Maintain regulatory capability to ensure that compliance for their facilities and operable units is maintained, for the groundwater monitoring program by PNNL.

C.4.6 HAMMER (Hazardous Materials Management and Emergency Response)

The Volpentest HAMMER Training and Education Center is a national hands-on training and education center designed to prepare workers and emergency responders to safely perform tasks, especially those that are high-risk and employ the latest technology. Provisions incorporated within the National Defense Authorization Act for Fiscal Year 1994 authorized the Secretary of Energy to establish regional training centers to provide hazardous materials management and emergency response (HAMMER) training centers at the Department of Energy Sites. The facility hosts, brokers, and integrates the capabilities of its partnering organizations to ensure the delivery of state-of-the-art training and educational curricula. In 1998, the Law Enforcement and Security Training Center (LESTC) was combined with HAMMER to increase economies of scale and promote more cost-effective operations and maintenance. The joining of the LESTC with HAMMER also better aligns HAMMER in its efforts to provide state of the art facilities and training for police agencies.

The Contractor Shall:

- 1) Manage, operate and maintain the Volpentest HAMMER Training and Education Center to provide training and education programs for hazardous material, waste management, and emergency response to Hanford workers as a first priority but also for workers nationwide. Continue substantial partnerships with HAMMER stakeholders in the management of HAMMER.
- 2) Develop and implement a business plan that addresses full cost recovery and increased use of props, and propose innovative application of Hanford support costs such that HAMMER is competitive with other national training programs.
- 3) Manage, operate and maintain the Law Enforcement and Security Training Center (as an integral part of HAMMER) in such a manner that the Hanford Site's protective force, Hanford Patrol, has first priority in the use of the facilities/ranges to meet mandated training.
- 4) Coordinate and schedule offsite law enforcement and private security entities to utilize excess capacity of the Law Enforcement and Security Training Center as

C.5.9.3 Occupational Safety

The Contractor shall meet all occupational safety and health requirements (including but not limited to industrial safety, fire protection, construction safety, firearms safety, explosive safety, industrial hygiene, pressure safety and motor vehicle safety) for all site-related operations and conditions.

C.5.9.4 Quality Assurance Program

The Contractor shall perform all work on site in accordance with applicable quality assurance requirements.

C.5.9.4.1 Quality Assurance Program Requirements

- For site activities where transuranic waste will be characterized, packaged, or shipped, the DOE Carlsbad Area Office Quality Assurance Program Document, CAO-94-9-1012 shall apply.
- The Hanford Site Waste Acceptance Criteria shall apply for those activities where Low Level Waste is characterized, certified, packaged or shipped.

C.5.10 Architect Engineer/Construction Management

The Contractor shall provide Architect Engineer (AE) services necessary to accomplish the scope of work. The Contractor shall retain a minimal in-house capability to provide core design services of a recurring nature, to maintain Hanford Site engineering standards and ensure they are integrated with other site contractors, and to provide oversight of subcontracted AE services to ensure they meet Hanford Site and Contractor standards and requirements. The Contractor shall utilize fixed-price contracting for AE services to the maximum extent practicable and consistent with Make-Buy plan.

The Contractor shall provide Construction and Construction Management services necessary to accomplish the scope of work. The Contractor shall retain a minimal in-house capability to maintain Hanford Site construction standards (e.g. hoisting and rigging standards, site excavation safety coordination, construction labor relations, etc.) and ensure they are integrated with other Hanford Site contractors, and to provide oversight of subcontracted Construction and Construction Management services to ensure they meet Hanford Site and Contractor standards and requirements. The Contractor shall utilize fixed-price contracting for Construction and Construction Management services to the maximum extent practicable and consistent with Make-Buy plan.

The Contractor shall provide an independent construction acceptance inspection service within its organization to support Government inspection of construction performed on the Hanford Site. As requested by DOE, this service shall be available to support Government inspection of construction performed by all Hanford Site contractors.

The Contractor shall continually assess the current and prospective requirements for AE, Construction, and Construction Management services in order to provide those services in the most efficient and cost effective manner. The Contractor shall maintain accountability and ensure that a centralized control of these services is retained within its organizational structure. In accordance with DOE direction, the Contractor shall ensure that AE, Construction and Construction Management services resources under this Contract are available to all site contractors and directly accessible to them.

C.5.11 Mutual Aid Agreements

The contractor will comply with requests for aid and assistance from those entities outside of the Hanford site with which DOE has signed Mutual Aid Agreements (MAAs). Services for aid and assistance include, but are not limited to, fire protection/suppression, emergency medical services, and police assistance. Contract Section J, Appendix C contains the current list of MAAs.

C.6 OTHER PRIME CONTRACTORS

The Contractor may, from time to time, provide services to and receive services from these other Prime Contractors by memoranda of agreement. The Contractor shall work with the other Prime Contractors in identifying yearly requirements for services.

The Contractor shall also work with each of these Contractors to further the progress in cleaning up the Hanford Site.

C.6.1 Battelle Memorial Institute (BMI)

Battelle Memorial Institute (BMI), under a separate prime contract, operates the Pacific Northwest National Laboratory (PNNL). PNNL is one of five Office of Science multi-program laboratories which conduct research and development activities under prime contracts to DOE. Some of the programs conducted in the Laboratory are part of the Office of Science laboratory system and require no integration with Hanford's Environmental Management (EM) programs; however, many of the research and technology development programs have direct relevance to the Hanford cleanup mission. As applicable, the Contractor is encouraged to utilize the scientific and technical capabilities available from PNNL and shall work directly with PNNL to maximize the benefit to Hanford from the National research and development program.

C.6.2 Hanford Environmental Health Foundation (HEHF)

The Hanford Environmental Health Foundation (HEHF), under a separate prime contract, manages the Site Occupational Medical Contract to provide occupational health services through

health risk management and occupational health services to personnel at Hanford. Through these services, HEHF strives to maximize the health and safety of Hanford personnel while minimizing personal and occupational health risks. HEHF's Health Risk Management program teams with the site in identifying and analyzing the hazards that Hanford personnel face in the work environment and brings an awareness of health and safety issues to Hanford's personnel. In support of DOE and all prime contractors, HEHF's occupational health services provide occupational medicine and nursing, medical surveillance, ergonomics assessment, exercise physiology, case management, psychology and counseling, fitness for duty evaluations, health education, infection control, immediate health care, industrial hygiene, and health, safety, and risk assessments.

C.6.3 CH2M HILL Hanford Group, Inc. (CHG)

CH2M HILL Hanford Group (CHG), under a separate prime contract to DOE as managed by the Office of River Protection, is responsible for managing the River Protection Project. CHG is responsible for safely managing and retrieving for disposal the radioactive waste stored in 177 underground tanks and related facilities.

C.6.4 Bechtel Hanford Incorporated (BHI)

Bechtel Hanford Incorporated (BHI), under a separate prime contract, is the Environmental Restoration Contractor at the Hanford Site. BHI plans, manages, executes, and integrates a full range of activities for the cleanup of groundwater, contaminated soils, and inactive nuclear facilities under DOE's Environmental Restoration Program. These activities include decontamination and decommissioning (D&D) of old production facilities; performing integrated sitewide planning for Groundwater/Vadose Zone Project, managing remedial action projects; developing an Environmental Restoration Disposal Facility (ERDF); and providing technology demonstration projects.

C.6.5 Johnson Controls Incorporated (JCI)

Johnson Controls Incorporated (JCI), under a separate prime contract, is responsible for the Energy Savings Performance Contract, which currently includes steam service. JCI can also propose additional energy conservation measures. These may include but are not limited to lighting system upgrades; pumping system upgrades; automation; heating, ventilation, and air conditioning upgrade; and addition of Utility Monitoring and Control Systems.

C.6.6 Bechtel National, Inc. (BNI)

Bechtel National, Inc. (BNI), under a separate prime contract to DOE as managed by the Office of River Protection, is responsible for designing, constructing, commissioning, and supporting

the transition of the Waste Treatment and Immobilization Plant (WTP). The WTP will treat the wastes being managed by CHG (see C.6.3)

C.7 POTENTIAL WITHDRAWAL OF WORK

In anticipation of exercising its rights pursuant to the clause entitled, "Withdrawal of Work," contained in Section H of this contract, DOE has identified the following scope of work for withdrawal from this contract:

- (1) Information Technology (IT), identified as the following:

- IT Strategic Planning and Management (Architecture development and management)
- Wireless Systems Technology (pagers, radios, micro-wave, associated transmitting towers and video teleconferencing)
- Cellular System (cellular phones)
- Telephone Switch and Relay Nodes (Integrated Voice Data Telecommunications System)
- Fiber Optics and Twisted Pair Cabling
- Help Desk (data systems [software] assistance center)
- Desktop Services (data systems [hardware] assistance center)
- Data Systems Network (includes servers and related equipment)
- Data Systems Security (software and policy management)
- Data Systems Development (software development and maintenance of all software applications)
- Web Page Development

It is currently anticipated this scope of work will be withdrawn on or around March 31, 2002.

- (2) All Contractor 300 Area Scope:

It is currently anticipated that the scope of work (as described in C.3 above) will be withdrawn on or around June 30, 2002.

- (3) HAMMER

It is currently anticipated that this scope of work will be withdrawn on or around October 1, 2001.

The Contractor shall cooperate with and assist the government in facilitating the withdrawal of work and in providing a smooth transition to the successor contractors.

Nothing herein is intended to limit DOE's exercise of the Withdrawal of Work clause to the scopes of work identified above, nor is the Withdrawal of Work intended to be limited to the

time frames identified above. The above areas and the time frames for Withdrawal of Work are anticipated only and provided for informational purposes.

C.8 POTENTIAL ADDITION OF WORK

It is anticipated that DOE will exercise its rights pursuant to the clause entitled, "Optional Services," contained in Section H of this contract to add to this contract the 200 Area scope of work currently being performed by Bechtel Hanford, Inc. Operation of the Environmental Restoration Disposal Facility (ERDF) is excluded from this scope transfer. Additionally, DOE will transfer 600 Area scope currently performed by Bechtel Hanford, Inc., that will not be part of the River Corridor closure project to this contract (e.g., 618-11 burial ground, etc.).

Current candidate facilities for 200 Area transfer include, but are not limited to: 233S, 224B, 212N, 212P, and 212R.

Current candidate waste sites for Central Plateau transfer include, but are not limited to: 618-11 burial ground, 618-10 burial ground, and Gable Mountain Ponds.

The Hanford Site consolidated Groundwater Management Project has the overall goals of (1) focusing on remediation of groundwater, and (2) long-term protection of groundwater resources.

Remediation of contaminated groundwater generally consists of groundwater extraction, surface treatment, and reinjection into the aquifer. Remediation of contamination using soil vapor extraction and in-situ treatment barriers is also included within this scope, along with well installation, well maintenance, and well abandonment. The Groundwater Remediation Project is separated into three major areas: 100 Area Groundwater, 200 Area Groundwater, and Hanford Site Groundwater Management.

Not included within this scope are PNNL monitoring network design, sampling, and sample collection, sample analyses, hydrologic characterization, data evaluation, and reporting for RCRA, CERCLA, and site-wide and operational activities. Seismic monitoring, vadose monitoring, and groundwater modeling are also included in the PNNL scope, and not in this work scope.

The Hanford Site Groundwater/Vadose Zone (GW/VZ) Integration Project is to develop the technical capability and scientific information to perform site-wide risk assessments and manage the current and predicted ground and surface water contamination remediation. The project will provide information to assist key decisions by regulators and DOE in the selection of cleanup goals and technologies.

It is currently anticipated this scope of work will be added to this contract on or around June 30, 2002.

C.9 TRANSFER AND TRANSITION OF WORK SCOPE

Transfer of Work:

The DOE and Contractor recognize that under other terms of the Contract clauses titled "Withdrawal of Work" and "Optional Services" the DOE may exercise its rights to modify this Statement of Work. The DOE and Contractor agree to negotiate a reasonable transition period for each change to minimize the impact on existing work being performed.

Contract Transition:

The DOE and Contractor recognize that prior to the end of the Contractor's performance period, a transition period will be necessary to allow a transition to a new Contractor. The Contractor agrees to work with the DOE to establish an acceptable transition plan that supports the new Contractor in assuming their Contract responsibilities. The DOE agrees that any requirements placed upon the incumbent Contractor to perform any transition activities should not impact funding or the Contractor's ability to earn a fee.

SECTION F

DELIVERIES OR PERFORMANCE

F.1 PERIOD OF PERFORMANCE

The period of performance for the work specified in this contract shall commence on the date of the award of the contract and continue through September 30, 2006, (but not to exceed September 30, 2006) unless sooner terminated or reduced as provided for in other provisions of this contract.

F.2 PRINCIPAL PLACE OF PERFORMANCE

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

F.3 DELIVERIES

All products, reports, or services under this contract shall be delivered to the Contracting Officer shown in Section G, subsection G.2, or any other duly authorized Government representative, as designated in writing by the Contracting Officer.

F.4 REPORTING REQUIREMENTS

- A. The Contractor shall develop a reporting system that will provide management information in the form of electronic data bases and will report program performance on the technical work, schedule, and cost profile defined in the program baseline. Management information to be furnished shall include baseline data for all PHMC work and PHMC site support activities; performance status and analysis information, including technical, cost, schedule, and funding management data; and identification of relevant issues to DOE Richland Operations Office (RL).
- (1) The contractor shall prepare a monthly progress report which will be used in performance review meetings with DOE. The report shall include:
- a) A stated summary logic schedule of key contractor workscope. The schedule should include DOE and Tri-Party Agreement (TPA) milestones.
 - b) Cost reporting which identifies month, current fiscal year, and cumulative-to-date planned, earned value, incurred cost, and annual and total estimates at

I.20	DEAR 970.5204-86 CONDITIONAL PAYMENT OF FEE, PROFIT, AND OTHER INCENTIVES (MONTH AND YEAR TBD).....	I-27
I.21	FAR 52.215-14 INTEGRITY OF UNIT PRICES (OCT 1997)	I-35
I.22	FAR 52.215-15 PENSION ADJUSTMENTS AND ASSET REVERSIONS (DEC 1998).....	I-36
I.23	FAR 52.215-8 ORDER OF PRECEDENCE UNIFORM CONTRACT FORMAT (OCT 1997).....	I-36
I.24	FAR 52.215-18 REVERSION OR ADJUSTMENT OF PLANS FOR POSTRETIREMENT BENEFITS (PRB) OTHER THAN PENSIONS (OCT 1997).....	I-37
I.25	FAR 52.215-19 NOTIFICATION OF OWNERSHIP CHANGES (OCT 1997)	I-37
I.26	DEAR 970.5226-3 COMMUNITY COMMITMENT (MONTH AND YEAR TBE)	I-38
I.27	FAR 52.219-8 UTILIZATION OF SMALL BUSINESS CONCERNS (OCT 1999).....	I-38
I.28	FAR 52.219-9 SMALL BUSINESS SUBCONTRACTING PLAN (OCT 1999)	I-40
I.29	FAR 52.219-10 INCENTIVE SUBCONTRACTING PROGRAM (FEB 2000)	I-47
I.30	FAR 52.219-16 LIQUIDATED DAMAGES–SUBCONTRACTING PLAN (JAN 1999).....	I-47
I.31	FAR 52.222-1 NOTICE TO THE GOVERNMENT OF LABOR DISPUTES (FEB 1997).....	I-49
I.32	FAR 52.222-2 PAYMENT FOR OVERTIME PREMIUMS (JUL 1990)	I-49
I.33	FAR 52.222-3 CONVICT LABOR (AUG 1996)	I-50
I.34	FAR 52.222-20 WALSH-HEALEY PUBLIC CONTRACTS ACT (DEC 1996).....	I-51
I.35	FAR 52.222-26 EQUAL OPPORTUNITY (FEB 1999)	I-51
I.36	FAR 52-222-27 AFFIRMATIVE ACTION COMPLIANCE REQUIREMENTS FOR CONSTRUCTION (FEB 1999).....	I-54
I.37	FAR 52.222-21 PROHIBITION OF SEGREGATED FACILITIES (FEB 1999).....	I-61
I.38	FAR 52.222-35 AFFIRMATIVE ACTION FOR SPECIAL DISABLED VETERANS AND VETERANS OF THE VIETNAM ERA (APR 1998)	I-61
I.39	FAR 52.222-36 AFFIRMATIVE ACTION FOR WORKERS WITH DISABILITIES (JUN 1998)	I-65
I.40	FAR 52.222-37 EMPLOYMENT REPORTS ON DISABLED VETERANS AND VETERANS OF THE VIETNAM ERA (JAN 1999).....	I-67
I.41	DEAR 970.5226-1 DIVERSITY PLAN (DEC 2000)	I-68
I.42	FAR 52.232-22 LIMITATION OF FUNDS (APR 1984)	I-68
I.43	FAR 52.223-3 HAZARDOUS MATERIAL IDENTIFICATION AND MATERIAL SAFETY DATA (JAN 1997) ALTERNATE I (JULY 1995)	I-71
I.44	DEAR 970.5223-2 ACQUISITION AND USE OF ENVIRONMENTALLY PREFERABLE PRODUCTS AND SERVICES (MONTH AND YEAR TBE).....	I-73
I.45	FAR 52.223-12 REFRIGERATION EQUIPMENT AND AIR CONDITIONERS (MAY 1995).....	I-74
I.46	FAR 52.223-10 WASTE REDUCTION PROGRAM (AUG 2000)	I-74
I.47	FAR 52.223-11 OZONE-DEPLETING SUBSTANCES (JUN 1996)	I-74
I.48	FAR 52.225-8 DUTY-FREE ENTRY (FEB 2000)	I-75

I.81	FAR 52.247-58 LOADING, BLOCKING, AND BRACING OF FREIGHT CAR SHIPMENTS (APR 1984).....	I-115
I.82	FAR 52.247-63 PREFERENCE FOR U.S.-FLAG AIR CARRIERS (JAN 1997).....	I-116
I.83	FAR 52.247-64 PREFERENCE FOR PRIVATELY OWNED U.S.-FLAG COMMERCIAL VESSELS (JUNE 1997).....	I-117
I.84	FAR 52.249-6 TERMINATION (COST-REIMBURSEMENT) (SEP 1996).....	I-119
I.85	FAR 52.249-14 EXCUSABLE DELAYS (APR 1984).....	I-125
I.86	FAR 52.251-1 GOVERNMENT SUPPLY SOURCES (APR 1984).....	I-125
I.87	FAR 52.251-2 INTERAGENCY FLEET MANAGEMENT SYSTEM (IFMS) VEHICLES AND RELATED SERVICES (JAN 1991).....	I-126
I.88	FAR 52.252-6 AUTHORIZED DEVIATIONS IN CLAUSES (APR 1984).....	I-126
I.89	FAR 52.253-1 COMPUTER GENERATED FORMS (JAN 1991).....	I-126
I.90	DEAR 952.202-1 DEFINITIONS (OCT 1995).....	I-127
I.91	DEAR 952.204-2 SECURITY (SEP 1997).....	I-129
I.92	DEAR 952.204-70 CLASSIFICATION/DECLASSIFICATION (SEP 1997).....	I-131
I.93	DEAR 952.204-71 SENSITIVE FOREIGN NATIONS CONTROLS (APR 1994) ..	I-132
I.94	DEAR 952.204-74 FOREIGN OWNERSHIP, CONTROL, OR INFLUENCE OVER CONTRACTOR (APRIL 1994).....	I-132
I.95	DEAR 952.208-7 TAGGING OF LEASED VEHICLES (APR 1984).....	I-134
I.96	DEAR 970.5208-1 PRINTING (DEVIATION) (MONTH AND YEAR TBE).....	I-134
I.97	DEAR 952.209-72 ORGANIZATIONAL CONFLICTS OF INTEREST ALTERNATE I (JUN 1997).....	I-134
I.98	DEAR 970.5204-1 COUNTERINTELLIGENCE (SEP 1997).....	I-137
I.99	DEAR 970.5223-1 INTEGRATION OF ENVIRONMENT, SAFETY, AND HEALTH INTO WORK PLANNING AND EXECUTION (MONTH AND YEAR TBE).....	I-138
I.100	DEAR 952.217-70 ACQUISITION OF REAL PROPERTY (APR 1984).....	I-141
I.101	DEAR 952.224-70 PAPERWORK REDUCTION ACT (APR 1994).....	I-142
I.102	DEAR 952.215-70 KEY PERSONNEL (MONTH AND YEAR TBE).....	I-142
I.103	DEAR 952.250-70 NUCLEAR HAZARDS INDEMNITY AGREEMENT (JUN 1996).....	I-142
I.104	DEAR 952.251-70 CONTRACTOR EMPLOYEE TRAVEL DISCOUNTS (JUN 1995).....	I-147
I.105	DEAR 970.5203-3 CONTRACTOR'S ORGANIZATION (MONTH AND YEAR TBE).....	I-149
I.106	DEAR 970.5204-20 MANAGEMENT CONTROLS (MAY 2000).....	I-149
I.107	DEAR 970.5245-1 PROPERTY (MONTH AND YEAR TBE).....	I-150
I.108	DEAR 970.5204-25 WORKMANSHIP AND MATERIALS (APR 1984).....	I-155
I.109	DEAR 970.5204-27 CONSULTANT OR OTHER COMPARABLE EMPLOYMENT SERVICES (MAY 1989).....	I-156

I.110	RESERVED	I-161
I.111	DEAR 970.5236-1 GOVERNMENT FACILITY SUBCONTRACT APPROVAL (MONTH AND YEAR TBE)	I-161
I.112	DEAR 970.5204-43 OTHER GOVERNMENT CONTRACTORS (APR 1994)	I-161
I.113	DEAR 952.247-70 FOREIGN TRAVEL (FEB 1997)	I-161
I.114	DEAR 970.5223-4 WORKPLACE SUBSTANCE ABUSE PROGRAMS AT DOE SITES (MONTH AND YEAR TBE)	I-162
I.115	DEAR 952.203-70 WHISTLEBLOWER PROTECTION FOR CONTRACTOR EMPLOYEES (MONTH AND YEAR TBE)	I-162
I.116	DEAR 970.5204-60 FACILITIES MANAGEMENT (NOV 1997)	I-163
I.117	DEAR 970.5204-103 PATENT RIGHTS - MANAGEMENT AND OPERATING CONTRACTS, FOR-PROFIT CONTRACTOR, ADVANCE CLASS WAIVER (XXX 2000), ALTERNATE I (XXX, 2000)	I-164
I.118	DEAR 970.5204-98 REFUND OF ROYALTIES (XXX 2000)	I-182
I.119	CLASSIFIED INVENTIONS – SPECIAL CLASSIFIED INVENTIONS	I-183
I.120	DEAR 970.5227-2 RIGHTS IN DATA TECHNOLOGY TRANSFER (MONTH AND YEAR TBE).....	I-184
I.121	DEAR 970.5222-1 COLLECTIVE BARGAINING AGREEMENTS-- MANAGEMENT AND OPERATING CONTRACTS (MONTH AND YEAR TBE)	I-199
I.122	DEAR 952.226-74 DISPLACED EMPLOYEE HIRING PREFERENCE (JUNE 1997)	I-199
I.123	DEAR 970.5228-1 INSURANCE - LITIGATION AND CLAIMS (MONTH AND YEAR TBE).....	I-200
I.124	DEAR 952.219-70 DOE MENTOR-PROTÉGÉ PROGRAM (MAY 2000)	I-203
I.125	DEAR 970.5215-2 MAKE-OR-BUY PLAN (MONTH AND YEAR TBE).....	I-203
I.126	FAR 52.215-17 WAIVER OF FACILITIES CAPITAL COST OF MONEY (OCT 1997).....	I-205
I.127	FAR 52.222-4 CONTRACT WORK HOURS AND SAFETY STANDARDS ACT--OVERTIME COMPENSATION (JUL 1995)	I-206
I.128	FAR 52.222-6 DAVIS-BACON ACT (FEB 1995)	I-207
I.129	FAR 52.222-7 WITHHOLDING OF FUNDS (FEB 1988)	I-209
I.130	FAR 52.222-8 PAYROLLS AND BASIC RECORDS (FEB 1988)	I-210
I.131	FAR 52.222-9 APPRENTICES AND TRAINEES (FEB 1988)	I-212
I.132	FAR 52.222-10 COMPLIANCE WITH COPELAND ACT REQUIREMENTS (FEB 1988).....	I-214
I.133	FAR 52.222-11 SUBCONTRACTS (LABOR STANDARDS) (FEB 1988).....	I-214
I.134	FAR 52.222-12 CONTRACT TERMINATION--DEBARMENT (FEB 1988)	I-214
I.135	FAR 52.222-13 COMPLIANCE WITH DAVIS-BACON AND RELATED ACT REGULATIONS (FEB 1988).....	I-215
I.136	FAR 52.222-14 DISPUTES CONCERNING LABOR STANDARDS (FEB 1988).....	I-216

be used only in accordance with the regulations promulgated under 38 U.S.C. 4212.

- (f) Subcontracts. The Contractor shall include the terms of this clause in every subcontract or purchase order of \$10,000 or more unless exempted by rules, regulations, or orders of the Secretary.

I.41 DEAR 970.5226-1 DIVERSITY PLAN (DEC 2000)

The Contractor shall submit a Diversity Plan to the contracting officer for approval within 90 days after the effective date of this contract (or contract modification, if appropriate). The contractor shall submit an update to its Plan annually or with its annual fee proposal. Guidance for preparation of a Diversity Plan is provided in Appendix G. The Plan shall include innovative strategies for increasing opportunities to fully use the talents and capabilities of a diverse work force. The Plan shall address, at a minimum, the Contractor's approach for promoting diversity through (1) the Contractor's work force, (2) educational outreach, (3) community involvement and outreach, (4) subcontracting, (5) economic development (including technology transfer), and (6) the prevention of profiling based on race or national origin.

I.42 FAR 52.232-22 LIMITATION OF FUNDS (APR 1984)

- (a) The parties estimate that performance of this contract will not cost the Government more than (1) the estimated cost specified in the Schedule or, (2) if this is a cost-sharing contract, the Government's share of the estimated cost specified in the Schedule. The Contractor agrees to use its best efforts to perform the work specified in the Schedule and all obligations under this contract within the estimated cost, which, if this is a cost-sharing contract, includes both the Government's and the Contractor's share of the cost.
- (b) The Schedule specifies the amount presently available for payment by the Government and allotted to this contract, the items covered, the Government's share of the cost if this is a cost-sharing contract, and the period of performance it is estimated the allotted amount will cover. The parties contemplate that the Government will allot additional funds incrementally to the contract up to the full estimated cost to the Government specified in the Schedule, exclusive of any fee. The Contractor agrees to perform, or have performed, work on the contract up to the point at which the total amount paid and payable by the Government under the contract approximates but does not exceed the total amount actually allotted by the Government to the contract.

- (g) The requirements of this clause are in addition to the requirement that a contractor obtain and retain the security clearances required by the contract. This clause shall not operate as a limitation on DOE's rights, including its rights to terminate this contract.
- (h) The Contracting Officer may terminate this contract for default either if the Contractor fails to meet obligations imposed by this clause, e.g., provide the information required by this clause, comply with the Contracting Officer's instructions about safeguarding classified information, or make this clause applicable to subcontractors, or if, in the contracting officer's judgment, the Contractor creates an FOCI situation in order to avoid performance or a termination for default. The Contracting Officer may terminate this contract for convenience if the Contractor becomes subject to FOCI and for reasons other than avoidance of performance of the contract, cannot, or chooses not to, avoid or mitigate the FOCI problem.

I.95 DEAR 952.208-7 TAGGING OF LEASED VEHICLES (APR 1984)

- (a) DOE intends to use U.S. Government license tags.

While it is the intention that vehicles leased hereunder shall operate on Federal tags, the DOE reserves the right to utilize State tags if necessary to accomplish its mission. Should State tags be required, the Contractor shall furnish the DOE the documentation required by the State to acquire such tags.

I.96 DEAR 970.5208-1 PRINTING (DEVIATION) (MONTH AND YEAR TBE)

- (a) The contractor shall not engage in, nor subcontract for, any printing in connection with the performance of work under this contract. However, the contractor may engage in printing (1) of individual orders, costing not more than \$1000 which is not of a continuing or repetitive nature and, as certified by the Public Printer, if the work is included in a class of work which cannot be provided more economically through the Government Printing Office, or (2) from other sources specifically authorized by law
- (b) The term "printing" includes the processes of composition, platemaking, presswork, duplicating, silk screen processes, binding, microform, and the end items produced by such processes.
- (c) If fulfillment of the contract will necessitate printing not authorized in paragraph (a) of this clause, the contractor shall notify the contracting officer in writing and obtain the contracting officer's approval prior to acquiring on DOE's behalf production, acquisition, and dissemination of printed matter. Such printing must be obtained from the Government Printing Office (GPO), a contract source

designated by GPO, or a Joint Committee on Printing authorized federal printing plant.

- (d) Printing services not obtained in compliance with this clause will result in the cost of such printing being disallowed.
- (e) The contractor will include in each of his subcontracts hereunder a clause substantially the same as this clause including this paragraph (e).

**I.97 DEAR 952.209-72 ORGANIZATIONAL CONFLICTS OF INTEREST
ALTERNATE I (JUN 1997)**

- (a) Purpose. The purpose of this clause is to ensure that the contractor (1) is not biased because of its financial, contractual, organizational, or other interests which relate to the work under this contract, and (2) does not obtain any unfair competitive advantage over other parties by virtue of its performance of this contract.
- (b) Scope. The restrictions described herein shall apply to performance or participation by the contractor and any of its affiliates or their successors in interest (hereinafter collectively referred to as "contractor") in the activities covered by this clause as a prime contractor, subcontractor, cosponsor, joint venturer, consultant, or in any similar capacity. For the purpose of this clause, affiliation occurs when a business concern is controlled by or has the power to control another or when a third party has the power to control both.
 - (1) Use of Contractor's Work Product.
 - (i) The contractor shall be ineligible to participate in any capacity in Department contracts, subcontracts, or proposals therefore (solicited and unsolicited) which stem directly from the contractor's performance of work under this contract for a period of ____ years after the completion of this contract. Furthermore, unless so directed in writing by the contracting officer, the Contractor shall not perform any advisory and assistance services work under this contract on any of its products or services or the products or services of another firm if the contractor is or has been substantially involved in their development or marketing. Nothing in this subparagraph shall preclude the contractor from competing for follow-on contracts for advisory and assistance services.
 - (ii) If, under this contract, the contractor prepares a complete or essentially complete statement of work or specifications to be used in competitive acquisitions, the contractor shall be ineligible to perform or participate in any capacity in any contractual effort

I.110 RESERVED

**I.111 DEAR 970.5236-1 GOVERNMENT FACILITY SUBCONTRACT APPROVAL
(MONTH AND YEAR TBE)**

Upon request of the contracting officer and acceptance thereof by the contractor, the contractor shall procure, by subcontract, the construction of new facilities or the alteration or repair of Government-owned facilities at the plant. Any subcontract entered into under this paragraph shall be subject to the written approval of the contracting officer and shall contain the provisions relative to labor and wages required by law to be included in contracts for the construction, alteration, and/or repair, including painting and decorating, of a public building or public work.

I.112 DEAR 970.5204-43 OTHER GOVERNMENT CONTRACTORS (APR 1994)

The Government may undertake or award other contracts for additional work or services. The Contractor agrees to fully cooperate with such other Contractors and Government employees and carefully fit its own work to such other work as may be directed by the Contracting Officer. The Contractor shall not commit or permit any act which will interfere with the performance of work by any other Contractor or by Government employees.

I.113 DEAR 952.247-70 FOREIGN TRAVEL (MARCH 2000)

Contractor foreign travel shall be conducted pursuant to the requirements contained in DOE Order 551.1A, Official Foreign Travel, or any subsequent version of this order in effect at the time of award.

**PART III - LIST OF DOCUMENTS
EXHIBITS AND OTHER ATTACHMENTS**

SECTION J

APPENDIX A

The positions listed below represent the current list of key positions.

K. Thomson	President & CEO
D. Van Leuven	Chief Operating Officer
R. Heck	Spent Nuclear Fuels Project
J. Van Vliet	Waste Management Project
G. Jackson	Nuclear Material Stabilization Project
J. Wood	Site Services
L. Olguin	Project Operations Center
J. Curtis	Counsel
N. Powell	Business Services

**PART III - LIST OF DOCUMENTS
EXHIBITS AND OTHER ATTACHMENTS**

SECTION J

APPENDIX C

DOE DIRECTIVES

Federal Regulations and applicable Washington Administrative Code (e.g., WAC 173-303) governing DOE activities, and the following Directives are applicable to work and activities conducted/accomplished by Contractors at the Hanford Site. In addition, the Environment, Safety, and Health (ES&H) Directives below may be supplemented and specific facility or work activity/project applicability determined using an integrated approach to identification of safety requirements such as the Standards/Requirements Identification Document (S/RID) process. This tailored set of requirements supplements and is consistent with the list of ES&H requirements below, and is the ES&H directive/requirements set applicable to the facility, work/activity or project. S/RID requirements will be updated by FH based on contract and regulatory requirement changes.

The Contractor and RL will continue to work cooperatively in reviewing DOE Directives evaluating them for value added, efficiency of operations, redundancy with other laws and regulations and conflict with Fluor Corporate and best commercial practices. Directives proposed for inclusion in the future per implementation of the RL RIMS will be assessed and will include, as appropriate, requests for elimination or waivers and/or Baseline Change Requests, as necessary.

DOE ORDERS AND NOTICES

<u>ORDER NUMBER</u>	<u>CHANGES</u>	<u>TITLE</u>
CRD O 130.1		Budget Formulation
CRD M 140.1-1B		Interface with the Defense Nuclear Facilities Safety Board
DOE N 142.1		Unclassified Foreign Visits and Assignments
CRD O 151.1A		Comprehensive Emergency Management System
DOE M 200.1-1		Telecommunications Security Manual (Except Chapter 2)
CRD N 205.2		Foreign National Access to DOE Cyber Systems
CRD N 205.3		Password Generation, Protection, and Use
CRD O 221.1		Reporting Fraud, Waste, and Abuse to the Office of Inspector General

CRD O 221.2		Cooperation With the Office of the Inspector General
CRD O 224.1		Contractor Performance-Based Business Management Process
CRD O 225.1A		Accident Investigations
CRD O 231.1	2	Environment, Safety, and Health Reporting
CRD O 232.1A		Occurrence Reporting and Processing of Operations Information
DOE M 232.1-1A		Occurrence Reporting and Processing of Operations Information
CRD O 241.1		Scientific and Technical Information Management
CRD O 251.1A		Directives System Order
CRD O 350.1	1	Contractor Human Resources Management Programs
CRD O 413.1		Management Control Program
CRD O 414.1A		Quality Assurance
CRD O 420.1	2	Facility Safety
CRD O 425.1A		Startup and Restart of Nuclear Facilities
CRD O 430.1A		Life Cycle Asset Management
DOE O 430.2		In-House Energy Management
CRD O 440.1A		Worker Protection Management for DOE Federal and Contractor Employees
CRD O 440.2	1&2	Aviation
CRD N 450.4		Responsibilities for Executive Order 13148, Greening the Government Through Leadership in Environmental Management
CRD O 460.1A		Packaging and Transportation Safety
CRD O 460.2	1	Departmental Materials Transportation and Packaging Management
CRD O 461.1		Packaging and Transfer or Transportation of Materials of National Security Interest
CRD N 470.2		Unofficial Foreign Travel
CRD O 470.2A		Security and Emergency Management Independent Oversight and Performance Assurance Program
DOE M 471.1-1		Identification and Protection of Unclassified Controlled Nuclear Information Manual
CRD O 471.2A		Information Security Program
CRD M 471.2-1B		Classified Matter Protection and Control Manual (Only Chapter III, Paragraphs 1 and 2, and Chapter IV are applicable)
CRD M 471.2-2		Classified Information Systems Security Manual
CRD O 472.1B		Personnel Security Activities
CRD O 473.2		Protective Force Program
CRD N 473.4		DOE Badges
DOE N 473.6		Security Conditions
DOE M 474.1-1		Manual for Control and Accountability of Nuclear Materials

CRD O 474.1		Control and Accountability of Nuclear Materials
CRD M 474.1-2	2	Nuclear Materials Management and Safeguards
		System Reporting and Data Submission
CRD M 475.1-1A		Identifying Classified Information
CRD O 481.1		Work for Others (Non Department of Energy Funded Work)
CRD O 534.1		Accounting
DOE 1230.2		American Indian Tribal Government Policy
DOE 1270.2B		Safeguards Agreement with the International Atomic Energy Agency
DOE 1340.1B		Management of Public Communications Publications and Scientific, Technical and Engineering Publications
DOE 1350.1	1	Audiovisual and Exhibits Management
DOE 1450.4		Consensual Listening-In To Or Recording Telephone/Radio Conversations
DOE 2110.1A	1&2	Pricing of Departmental Materials and Services
DOE 4330.4B		Maintenance Management Program
DOE 5400.1	1	General Environmental Protection Program
DOE 5400.5	1&2	Radiation Protection of the Public and the Environment
DOE 5480.19	1	Conduct of Operations Requirements for DOE Facilities
CRD 5480.20A		Personnel Selection, Qualifications, and Training Requirements for DOE Nuclear Facilities
DOE 5480.21		Unreviewed Safety Questions
DOE 5480.22	1&2	Technical Safety Requirements
DOE 5480.23	1	Nuclear Safety Analysis Reports
DOE 5530.3	1	Radiological Assistance Program
DOE 5610.2	1	Control of Weapon Data
DOE 5632.1C		Protection and Control of Safeguards and Security Interests
DOE M 5632.1C-1	1	Manual for Protection and Control of Safeguards and Security Interests (Except Chapter III, paragraphs 1, 2, and 4 through 9)
DOE 6430.1A		General Design Criteria
DOE/RW-0333P	Rev. 8	Quality Assurance Requirements and Descriptions

STANDARDS/REQUIREMENTS IDENTIFICATION DOCUMENT

DOC. NUMBER	TITLE
HNF-8663	Fluor Hanford Requirements Management

RL TAILORED CONTRACTOR REQUIREMENTS DOCUMENTS

DOC. NUMBER	TITLE
CRD O 110.3 (Supp 5/8/00)	Conference Management
CRD M 200.1-1 Chapter 9 (Supp Rev 0)	Public Key Cryptography and Key Management
CRD 205.1 (Supp Rev 0)	Unclassified Cyber Security Program
HFID 232.1B	Notification, Reporting and Processing of Operations Information
CRD O 252.1 (Supp Rev 0)	Technical Standards Program
RLID 420.1	Fire Protection
CRD O 435.1 Chg 1 (Supp Rev 0)	Radioactive Waste Management
RLM 440.2	Aviation Manual
RLID 440.3	Regulatory Access Requirements and Implementing Directive
CRD O 442.1A (Supp Rev 0)	Department of Energy Employee Concerns Program
CRD O 470.1 (Supplemented Draft)	Safeguards and Security Corrective Action Management System
RLID 470.2	Facility Approval and Registration of Activities
CRD O 471.1A (Supp Rev 0)	Identification and Protection of Unclassified Controlled Nuclear Material
RLID 471.2B	Information Security Program
CRD M 471.2-1C (Supp Rev 0)	Classified Matter Protection and Control Manual
CRD N 471.3 (Supp Rev 0)	Reporting Incidents of Security Concern
RLID 473.1	Protection of Safeguards and Security Interests
RLID 473.2	Hanford Site Access Eligibility
CRD M 473.2-1 Chg 1 (Supp Rev 0)	Firearms Qualification Courses Manual
CRD M 473.2-2 (Supp Rev 0)	Protective Force Program Manual
CRD O 551.1A (Supp Rev 0)	Official Foreign Travel
RLID 1210.1	Hanford Visitor Policies and Procedures
RLID 5630.3A	Protection of Hanford Facilities against Radiological and Toxicological Sabotage
RLID 5633.3	Control and Accountability of Nuclear Materials at RL
DOE/RL-91-31 4	Hanford Site Waste Minimization and Pollution Awareness Program Plan
DOE/RL-94-02	Hanford Emergency Management Plan
DOE/RL-92-36	Hanford Site Hoisting and Rigging Manual
DOE/RL-94-125	Federal Building Self Protection Plan
DOE-RL-SOD-INST L&T.001 2	Hanford Site Lockout/Tagout Program
DOE/RL-96-68 2	Hanford Analytical Services Quality Assurance Requirements Document
DOE-0223	RL Emergency Implementing Procedures
DOE/RL-2002-12	Hanford Radiological Health and Safety Document

MEMORANDA OF UNDERSTANDING

State of Washington
State of Oregon
Benton County
Franklin County
Grant County
Energy Northwest
Energy Northwest and Hanford Environmental Health Foundation
Siemens Power Corporation
Siemens Power Corporation and Hanford Environmental Health Foundation
Allied Technology Group and Hanford Environmental Health Foundation
National Weather Service
Our Lady of Lourdes Hospital
Kadlec Medical Center
Kennewick General Hospital
Tri-County Mutual Aid Agreement
Mutual Law Enforcement Assistance
(with Richland, West Richland, Pasco, and Kennewick Police Departments; Benton, Franklin,
Adams, and Grant County Sheriffs; and Washington State Patrol)
U.S. Department of Interior, Fish and Wildlife Service

**PART III – LIST OF DOCUMENTS
EXHIBITS AND OTHER ATTACHMENTS**

SECTION J

APPENDIX M

**WAGE DETERMINATIONS UNDER THE
SERVICE CONTRACT ACT**

(The following wage determinations apply)

<u>Att. #</u>	<u>Wage Determination #</u>	<u>Application Period</u>	<u>Mod. #</u>	<u># of Pages</u>
1	94-2570, Rev. 3	8/6/96 to 8/6/97	Original	22
2	94-2569, Rev. 3	8/6/96 to 8/6/97	M074	11
3	94-2569, Rev. 5 94-2570, Rev. 4	8/6/97 to 8/6/98 8/6/97 to 8/6/98	M074 M074	22
4	94-2569, Rev. 8	8/6/98 to 8/6/99	M074	14
5	98-109, Rev. 0 94-2570, Rev. 6	Per Collective Bargaining Agreements 8/6/98 to 8/6/00	M039 M039	17
6	98-0109, Rev. 1 94-2569, Rev. 10	Per Collective Bargaining Agreements 8/6/99 to 8/6/00	M089 M089	14
7	98-0109, Rev. 5 94-2569, Rev. 10 94-2570, Rev. 6	Per Collective Bargaining Agreements 8/6/00 to 8/6/01 8/6/00 to 8/6/01	M101 M101 M101	13
8	98-0109, Rev. 5 94-2569, Rev. 15 94-2570, Rev. 6	Per Collective Bargaining Agreements 8/6/01 to 8/6/02 8/6/01 to 8/6/02	M139 M139 M139	12

Fluor Hanford, Inc.
DE-AC06-96RL13200
Modification M149

(Note: Of the above wage determinations, the following were issued to FH subcontractors under the Blanket Wage Determination Program with the identified application dates).

<u>Wage Determination #</u>	<u>Application Date</u>
94-2569, Rev. 3	2/28/96 to 2/28/97
94-2569, Rev. 5	2/28/97 to 2/28/98
94-2569, Rev. 8	2/28/98 to 2/28/99

SECTION J
APPENDIX M
Attachment 8

<u>Wage Determination #</u>	<u>Application Period</u>	<u># of Pages (Including Cover Page)</u>
98-0109, Rev. 5	Per Collective Bargaining Agreements	12
94-2569, Rev. 15	8/6/01 to 8/6/02	
94-2570, Rev. 6	8/6/01 to 8/6/02	

(pages issued in Mod M139)

Note: Electronic copy can be found at:
<http://www.hanford.gov/phmc/contract/mods/m139/m139.pdf>

Task Detail Report

04/04/2002 11:38 AM

Parent Task #:**Task #:** DOE-PRO-2002-0759

Subject: Concur: Contract Mod M149, Updated
Appendix C, and other Revisions
Category: None
Due Date:
Originator: Ullom, Ann M

Reference #:
Deliverable: None
Status: Closed
Priority: High
Originator Phone: (509)376-7736

Assigned By: Self
Assigned Role: Originator

Assigned Date: 04/04/2002
Assigned Due Date:

Routing Lists: *List 1 (active)*

Name	Action	Action Date
Ullom, Ann M	Originator	04/04/2002 9:01
Hopko, Alan E	Approve	04/04/2002 11:13

Instructions:

bcc: PRO Off File
PRO Rdg File
RLCC Rdg File
A. E. Hopko, PRO

Record Note: None
File: Alan\executed M149

Attachments: 1. executed_M149.doc**Comments****Task Due Date History:**

Date Modified	Task Due Date	Modified By
04/04/2002 (original)		Ullom, Ann M

-- End of Report --

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APR 04 2002
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