

2. AMENDMENT/MODIFICATION NO. 0705	3. EFFECTIVE DATE	4. REQUISITION/PURCHASE REQ. NO.	5. PROJECT NO. (If applicable)
6. ISSUED BY CODE	893039	7. ADMINISTERED BY (If other than Item 6) CODE	00601

Richlands Operations Office U.S. Department of Energy Richland Operations Office P.O. Box 550, MSIN H5-20 Richland WA 99352	Richland Operations Office U.S. Department of Energy Richland Operations Office P.O. Box 550, MSIN H5-20 Richland WA 99352
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8. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State and ZIP Code)  CH2M HILL PLATEAU REMEDIATION COMPANY Attn: Kala Dickerson 2420 Stevens Drive RICHLAND WA 99352-1659  CODE    805603128      FACILITY CODE	(x) 9A. AMENDMENT OF SOLICITATION NO.  9B. DATED (SEE ITEM 11)  x 10A. MODIFICATION OF CONTRACT/ORDER NO. DE-AC06-08RL14788  10B. DATED (SEE ITEM 13) 06/19/2008
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**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 \_\_\_\_\_ copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or electronic communication which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGEMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE 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 letter or electronic communication, provided each letter or electronic communication makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.

12. ACCOUNTING AND APPROPRIATION DATA (If required)  
See Schedule

**13. THIS ITEM ONLY APPLIES TO MODIFICATION OF CONTRACTS/ORDERS. IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.**

CHECK ONE	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 data, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(b).
	C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:
X	D. OTHER (Specify type of modification and authority) I.78 FAR 25.232-12, Advance Payments

**E. IMPORTANT:** Contractor  is not  is required to sign this document and return \_\_\_\_\_ copies to the issuing office.

14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.)  
 DUNS Number: 805603128  
 The purpose of this modification is to revise Attachment J.9, Special Financial Institution Account Agreement for Use with the Payment Cleared Financing Agreement through June 30, 2020.

No other changes were made to the terms and conditions of this contract.

Payment:  
 Period of Performance: 06/19/2008 to 09/30/2019

Except as provided herein, all terms and conditions of the document referenced in Item 9 A or 10A, as heretofore changed, remains unchanged and in full force and effect.

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  _____ (Signature of person authorized to sign)	15C. DATE SIGNED
16B. UNITED STATES OF AMERICA Signature on File _____ (Signature of Contracting Officer)	16C. DATE SIGNED 06/17/2019

ATTACHMENT J.9

SPECIAL FINANCIAL INSTITUTION ACCOUNT AGREEMENT  
FOR USE WITH THE PAYMENTS CLEARED FINANCING ARRANGEMENT

Agreement, effective December 23, 2013, between the UNITED STATES OF AMERICA, represented by the Department of Energy (DOE), and CH2M Hill Plateau Remediation Company (CHPRC) as a limited liability company existing under the laws of the State of Delaware, and U.S. Bank National Association (U.S. Bank), a financial institution corporation existing under the laws of the State of Washington located at Richland, Washington.

I. RECITALS

1. Effective June 19, 2008, DOE and CHPRC entered into Agreement No. DE-AC06-08RL14788, followed by a supplemental agreement thereto, providing for the transfer of Government funds on a payments-cleared basis.
2. DOE requires that amounts transferred to CHPRC there under be deposited in a special demand deposit account(s) at a financial institution covered by the Department of the Treasury – approved Government deposit insurance organizations that are identified in TFM 6-9000. These special demand deposits must be kept separate from CHPRC'S general or other funds, and the parties are agreeable to so depositing said amounts with U.S. Bank, N.A.
3. The special deposit account(s) shall be designated "CH2M Hill Plateau Remediation Company (CHPRC) Account"

II. COVENANTS

In consideration of the foregoing, and for other good and valuable considerations, it is agreed that:

1. The DOE shall have a title to the credit balance in said account(s) to secure the repayment of all funds transferred to CHPRC, and said title shall be superior to any lien, title, or claim of U.S. Bank, N.A. or others with respect to such accounts.
2. U.S. Bank, N.A., shall be bound by the provisions of said Contract between DOE and CHPRC relating to the transfer of funds into and withdrawal of funds from the above special demand deposit account(s), which are hereby incorporated into this Agreement by reference, but U.S. Bank, N.A. shall not be responsible for the application of funds properly withdrawn from said Account(s).

After receipt by U.S. Bank, N.A. of written directions from the DOE Contracting Officer, U.S. Bank, N.A. shall act thereon and shall be under no liability to any party hereto for any action taken in accordance with the said written directions. Any written directions received by U.S. Bank, N.A. from DOE upon DOE stationery and purporting to be signed by, or signed at the written direction of DOE may, insofar as the rights, duties, and liabilities of U.S. Bank, N.A. are concerned, shall be considered as having been properly issued and filed with U.S. Bank, N.A. by DOE.

3. DOE, CHPRC, or authorized representatives, shall have access to financial records maintained by U.S. Bank, N.A. with respect to such special demand deposit account(s) at all reasonable times and for all reasonable purposes, including, but without limitation to, the inspection or copying of financial records and any or all memoranda, checks, payment requests, correspondence, or documents pertaining thereto. Such financial records shall be preserved by U.S. Bank, N.A. for a period of six (6) years after the final payment under the Agreement.
4. In the event of the service of any writ of attachment, levy of execution, or commencement of garnishment proceedings with respect to the special demand deposit account(s), U.S. Bank, N.A. shall promptly notify DOE.
5. DOE shall authorize funds that shall remain available to the extent that obligations have been incurred on good faith there under by CHPRC to U.S. Bank, N.A. for the benefit of the special demand deposit account(s). U.S. Bank, N.A. agrees to honor upon presentation for payment all payments issued by CHPRC and to restrict all withdrawals against the funds authorized to an amount sufficient to maintain the average daily balance in the special demand deposit account in a net positive and as close to zero as administratively possible.

U.S. Bank, N. A. agrees to service the account in this manner based on the requirements and specifications contained in Contract No. DE-AC05-76RL01830, Attachment 1 "Schedule of Financial Institution Processing Charges". U.S. Bank, N.A. agrees that per-item costs, detailed in the form "Schedule of Financial Institution Processing Charges" contained in U.S. Bank, N.A.'s proposal dated March 16, 2006 as amended, effective July 1, 2019, and will remain constant during the term of this Agreement. The U.S. Bank, N.A. shall calculate the monthly fees based on services rendered and invoice MSA. MSA shall issue a check or automated clearing house authorization transfer to U.S. Bank, N.A. in payment thereof.

6. U.S. Bank, N.A. shall post collateral, acceptable in accordance with 31 CFR 202 with the Federal Reserve Bank in an amount equal to the net balances in all of the accounts included in this Agreement (including the noninterest-bearing time deposit account), less the Department of the Treasury-approved deposit insurance.

7. This Agreement, with all its provisions and covenants, shall be in effect for a term beginning on December 23, 2013, and ending on the 30<sup>th</sup> day of June, 2020, unless earlier terminated as provided in this Agreement.
8. DOE and/or CHPRC may terminate this Agreement at any time within the Agreement period upon submitting written notification to the other parties 90 days prior to the desired termination date. The specific provisions for operating the account during this 90-day period are contained in Covenant 11.
9. DOE or CHPRC may terminate this Agreement at any time upon 30 days written notice to U.S. Bank, N.A. if DOE or CHPRC, or both parties, find that U.S. Bank, N.A. has failed to substantially perform its obligations in a manner that precludes administering the program in an effective and efficient manner or that precludes the effective utilization of the Government's cash resources.
10. Notwithstanding the provisions of Covenants 8 and 9, in the event that the Contract referenced in Recital 1 between DOE and CHPRC is not renewed or is terminated, this Agreement between DOE, CHPRC, and U.S. Bank, N.A. shall be terminated automatically upon the delivery of written notice to U.S. Bank, N.A.
11. In the event of termination, U.S. Bank, N.A. agrees to retain CHPRC's special demand deposit account(s) for an additional 90-day period to clear outstanding payment items.

This agreement shall continue in effect for the 90-day additional period, with the exception of the following:

1. Term Agreement (Covenant 7)
2. Termination of Agreement (Covenants 8 and 9)

All terms and conditions of the aforesaid bid submitted by U.S. Bank, N.A. that are not inconsistent with this 90-day additional term shall remain in effect for this period.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the day and year first above written.

FOR US DEPARTMENT OF ENERGY

Signature: Jenise C. Connerly  
Name: Jenise C. Connerly  
Title: Contracting Officer  
Date: 6-13-2019

FOR CHPRC

Signature: Michael W. Wells  
Name: Mike W. Wells  
Title: Vice President and Chief Financial Officer  
Date: 6/2/2019

FOR U.S. BANK, N.A.

Signature: Scott Smith  
Name: Scott Smith  
Title: Relationship Manager  
Date: 5/21/19

NOTE

The contractor, if a corporation, shall cause the following Certificate to be executed under its corporate seal, provided that the same officer shall not execute both the Agreement and the Certificate.

CERTIFICATE

mel Hatcher  
I, ~~Robert McPherson~~, certify that I am the Secretary & General Counsel of the limited liability company named herein; that Mike W. Wells, who signed this Agreement on behalf of CHPRC, was then Vice President, Finance and Administration of said company; and that said Agreement was duly signed for and in behalf of said company by authority of its governing body and is within the scope of its corporate powers.

M. Hatcher  
(Corporate Seal) (Signature)

SCHEDULE OF FINANCIAL INSTITUTION PROCESSING CHARGES  
 BANKING SERVICE CHARGES  
 CH2M HILL PLATEAU REMEDIATION COMPANY - CHPRC  
 07/01/2019-06/30/2020

**DEPOSITORY SERVICE**

		Processing Charges
010 000	ACCOUNT MAINTENANCE	8.0000
010 101	PAPER CREDITS	0.2000
010 101	ELECTRONIC CREDITS	0.2000
010 100	ELECTRONIC DEBITS	0.1000
150 101	REJECT CHECKS PAID	0.1000
100 400	RETURNED DEPOSITED ITEMS	3.2500
000 230	RETURNED ITEM IMAGE VIEWED	0.0700
000 230	DEPOSIT COVERAGE (Fixed rate, effective as of Modification #9)	\$0.14574/\$1,000
150 240	CHECK FILTER MONTHLY MAINT	10.0000
010 600	RELATED ACCT TRANSFER BY PHONE	8.0000
000 210	CHARGE FOR NEG COLL BALANCE	0.0071

**ACCOUNT RECONCILEMENT SERVICES**

150 030	FULL/POS PAY MAINT	60.0000
150 120	FULL/POS PAY PER ITEM	0.0400
200 010	ARP FULL MAINT	85.0000
151 200	RECON PRINTING/MAILING FEE	8.0000
200 306	SP ARP RECON OUTSTANDING MAINT	10.0000
200 301	ARP TRANSMISSION OUTPUT	5.0000
010 802	FILE LEVEL ENCRYPTION MO MAINT	55.0000

**SINGLEPOINT**

400 272	SP CURRENT DAY DETAIL-ACCT - NEXT	10.0000
400 272	SP CURRENT DAY PER ITEM DET	0.0500
400 272	SP CURRENT DAY PER ITEM SUM	0.0500
400 272	SP PREVIOUS DAY DETAIL - ACCT 2nd	10.0000
400 272	SP PREVIOUS DAY PER ITEM DET	0.0500
400 272	SP PREVIOUS DAY PER ITEM SUM	0.0500

010 407	ACCOUNT ANALYSIS REPORT	10.0000
409 999	MONTHLY DDA STATEMENT PDF	5.0000
250 720	SP ACH RETURN AND NOC REPORT - FIRST	2.5000
300 225	EDI REMITTANCE REPORT	35.0000
050 311	SP LOCKBOX DETAIL REPORT	50.0000
400 110	PREVIOUS DAY XMIT MO MAINT NEXT	10.0000
400 110	PREV DAY XMIT-PER TRANSMIT	15.0000
400 232	PREVIOUS DAY XMIT-PER TRANSMIT	0.0500
150 410	SP STOP PAYMENTS-PER STOP	8.0000
250 000	SP ACH POSITIVE PAY MO MAINT	17.5000
250 611	SP ACH ADJUSTMENT SERVICE MAINTENANCE (New rate as of Contract Modification #9)	15.0000
151 350	SP IMAGE MONTHLY ACCT MAINT	25.0000

**WIRE TRANSFERS**

350 300	INCOMING FEDWIRE	6.5000
350 712	INCOMING INTL WIRE	10.0000
350 123	INTERNAL WIRE CREDIT	6.0000
350 202	BANK - FEDWIRE REPETITIVE	7.5000
350 300	INCOMING FEDWIRE CTP	5.0000
350 10Z	BATCH WIRES	8.5000
350 701	BATCH WIRES INTL USD	20.0000
300 000	BATCH WIRE CUSTOM MNTHLY MAINT	150.0000
350 199	BATCH WIRE TRNSLATION PAYMENT	0.0800
300 100	BATCH WIRE TRANSMISSION	12.0000
350 520	DRAWDOWN REQUEST OUTBOUND	7.5000
350 104	SINGLEPOINT FEDWIRE NON-REP	10.0000
350 700	SINGLEPOINT INTL USD NON-REP	20.0000
350 120	SINGLEPOINT INTERNAL	6.0000

**ZERO BALANCE ACCOUNTS**

010 020	ZBA LEAD	15.0000
010 021	ZBA SUBSIDIARY	10.0000

**CONTROLLED DISBURSEMENT**

150 000	CONTROLLED DISB - FIXED	100.0000
150 110	CONTROLLED DISB - PER ITEM	0.1000

**IMAGE SERVICES**

151 351	SP CKS PD PER ITEM STORED	0.0350
151 350	MONTHLY MAINTENANCE - PER ACCT	25.0000
151 351	IMAGE ARCHIVE PER CHECK IMAGE	0.0600
151 353	IMAGE ARCHIVE - PER CD-ROM	5.0000
151 352	SP SHORT TERM IMGS RETRIEVED	2.0000

**LOCKBOX**

050 000	LOCKBOX MONTHLY MAINT-SEATTLE	95.00
050 300	LOCKBOX DEPOSIT-SEATTLE (PER Credit)	0.75
050 100	LOCKBOX PER ITEM-SEATTLE	0.28
050 500	LOCKBOX EXCEPT/RETURN-SEATTLE	0.25
050 126	LOCKBOX DATA KEYSTROKE-SEATTLE	0.0100
050 11R	WLBX IMAGE CHECK/COUPON-SEATTLE	0.0500
050 11R	WLBX IMAGE DOCUMENT-SEATTLE	0.1500
050 11R	WLBX IMAGE MONTHLY-SEATTLE	105.0000
050 002	WLBX ANNUAL RENTAL-SEATTLE	Annual rate based on USPS commercial rate, pass through (effective as of Modification #9)
100 214	LOCKBOX DEPOSITED ITEM	0.0500

**ACH SERVICE**

250 202	INTL ACH RECEIVED ITEM	0.5000
250 000	ACH MONTHLY MAINTENANCE	25.0000
250 120	ACH ORIGINATED ADDENDA ITEM	0.0200
250 501	ACH PROCESS RUN	5.0000
250 102	ACH ORIG TRANSIT ITEM	0.1200
250 102	ACH ORIGINATED ON-US ITEM	0.12
250 202	ACH RECEIVED ITEM	0.12
250 220	ACH RECEIVED ADDENDA ITEM	0.02
251 050	ACH BLOCK MTHLY MAINT PER ACCT	8.0000
250 302	ACH RETURN PER ITEM	2.5000
251 070	ACH NOTIFICATION OF CHANGE	2.5000
250 400	ACH RETURN/NOC ELECTRONIC	2.5000

250 640	ACH ITEM ADJUSTMENT REQUEST	3.0000
300 010	ACH REMITTANCE MONTHLY MAINT	35.0000

**COIN AND CURRENCY SERVICES**

100 01Z	CASH DEPOSITED-PER \$100	0.0800
100 000	BRANCH DEPOSIT PROCESSING FEE	1.2500

**ELECTRONIC DEPOSIT SERVICES**

101 300	EDM MONTHLY MAINTENANCE - FIRST	80.0000
101 300	EDM MONTHLY MAINTENANCE - NEXT	15.0000
101 300	OED WEB CLIENT MAINTENANCE	38.0000
109 999	OED CREDIT	1.2500
101 311	OED CHECK ITEM ON US	0.1000
101 310	OED CHECK ITEM - TRANSIT	0.1200

**MISCELLANEOUS CHARGES**

999 999	MERCHANT DISCOUNT	Merchant activity if applicable
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