

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT

2. AMENDMENT/MODIFICATION NO. MO54	3. EFFECTIVE DATE SEE BLOCK 16	4. REQUISITION/PURCHASE REQ. NO. 34-02RF01904.004	5. PROJECT NO. (If applicable)
6. ISSUED BY U.S. Department of Energy Rocky Flats Field Office 10808 Highway 93, Unit A Golden, CO 80403-8200		7. ADMINISTERED BY (If other than Item 6) CODE DOE/RFFO Contracts Management Division Attn: Charles A. Dan, Jr. (303)966-8485	
8. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State and ZIP Code) KAISER-HILL COMPANY, LLC Rocky Flats Environmental Technology Site 10808 Highway 93 Unit B Golden, CO 80403-8200		9A. AMENDMENT OF SOLICITATION NO.	
		9B. DATED (SEE ITEM 11)	
		10A. MODIFICATION OF CONTRACT/ORDER NO. DE-AC34-00RF01904	
CODE FACILITY CODE		10B. DATED (SEE ITEM 13) February 1, 2000	

11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS

The above numbered solicitation is amended as set forth in item 14. The house 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 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 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 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 date specified.

12. ACCOUNTING AND APPROPRIATION DATA (If required)

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.
contract Clause I.75 - Changes -- Cost Reimbursement (AUG 1987) - Alternate I (APR 1984)

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).

C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:

D. OTHER (Specify type of modification and authority)

E. **IMPORTANT:** Contractor is not, required to sign this document and return 3 copies to the issuing office.

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

- Modification to change endstate requirement from Interim Final Record of Decision to Draft Remedial Investigation/Feasibility Study.
- See Page 2

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) L.A. MARTINEZ, DIRECTOR OF ADMINISTRATION & CHIEF FINANCIAL OFFICER		16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print) BARBARA A. MAZUROWSKI MANAGER	
15B. CONTRACTOR OFFEROR <i>[Signature]</i> (Signature of person authorized to sign)	15C. DATE SIGNED 5 Dec '01	16B. UNITED STATES OF AMERICA BY <i>[Signature]</i> (Signature of Contracting Officer)	16C. DATE SIGNED 12-14-01

This Modification makes the following revision to the Contract:

1. Section C, General Site Information, C. 1.2 Mission and **Physical** Completion of the contract fourth paragraph, fifth sentence is change to read as follows:

All required regulatory documentation will be completed including the draft Remedial Investigation/Feasibility Study and a draft Comprehensive Risk Assessment for site closure which shall be prepared by the Contractor and submitted by DOE to regulatory agencies.

2. Section C Technical Exhibit A, Section IV, Environmental Remediation has been deleted and replaced with Enclosure 1.

End of Modification

Enclosure #1

Section C
Technical Exhibit A
Section IV
Environmental Remediation

IV. Environmental Remediation

The Contractor shall prepare the necessary decision documents supporting accelerated actions, consistent with RFCAs, and a draft RI/FS, including a draft comprehensive risk assessment and complete all actions required by the approved decision documents to remediate soil, surface water, ground water, and other contaminated media. The remediation shall be completed as stipulated below:

SCOPE	REQUIREMENT(S)	GOVERNMENT FURNISHED SERVICES & ITEMS
<p>A. Remediation</p> <p>The Contractor shall remediate Individual Hazardous Substance Sites (IHSS)³, Potential Areas of Concern (PAC), or under building contamination (UBC) by December 15, 2006.</p> <p>The total waste volumes for this environmental remediation portion of the project are assumed not to exceed those quantities as follows:</p> <ul style="list-style-type: none"> • Non-Rad Waste: 11,000 cubic yards • Low Level Waste: 107,000 cubic yards • Low Level Mixed Waste <1 nanocurie: 41,000 cubic yards • Low Level Mixed Waste >1 nanocurie: 220 cubic yards 	<ul style="list-style-type: none"> • Planning, characterization, area preparations, remediation, disposition, final regulatory approvals and reporting requirements shall be accomplished in accordance with RFCAs • Remediation shall be specified in the RFCAs Decision Documents. • Contractor must transport and maintain CERCLA administrative record IAW 40 CFR 300-311 	<ul style="list-style-type: none"> • CERCLA Administrative Record Repository • DOE shall provide comments on draft decision documents and regulatory reports within 20 business days of receipt.
<p>B. Post Closure Care under RCRA Permit</p> <p>The Contractor shall perform the closure and post-closure care requirements for RCRA permitted and interim status units during the performance of this contract.</p>	<p>The Contractor shall comply with closure and post closure care requirements under the RCRA permit in accordance with RCRA, 40 CFR Parts 264 and 265, the Colorado Hazardous Waste Act requirements, 6 CCR 1007-3 and RFCAs.⁴</p>	<p>None</p>

³ If the 903 Pad Remediation Project removal option is exercised, then the project planning, execution and completion as identified in WBS #1.1.03.12.06.02 shall be removed from the scope of work and this contract.

⁴ Assumes RCRA Permit is not extinguished and its requirements are not absorbed into RFCAs.

<p>C. End State</p> <p>The Contractor shall develop and submit to RFFO a draft RI/FS and draft comprehensive risk assessment. The end state is defined in Clause C.1.2.</p>	<ul style="list-style-type: none"> • The draft RI/FS will summarize the issue resolutions and accelerated actions and include the following: <ul style="list-style-type: none"> • Compilation of Technical Memorandum focused on the resolution of specific issues. • Compilation of RFCA Closeout reports. • Draft Comprehensive risk assessment. • Contractor must transport and maintain CERCLA administrative record in accordance with 40 CFR 300-311. 	<ul style="list-style-type: none"> • CERCLA Administrative Record Repository • DOE shall provide comments on draft decision documents and regulatory reports within 20 business days of receipt. • DOE Shall use its best efforts to obtain regulatory concurrence of the Technical Memoranda and approval of subsequent RFCA modifications.
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