



Block 14 “DESCRIPTION OF AMENDMENT/MODIFICATION,” continued.

This amendment is issued to revise Request for Proposal No. DE-SOL-0001458 as described herein. Deletions are stricken while additions are underlined for ease of review.

1. Section J, Appendix A, Chapter III, 4.1 “Assumption of Existing Pension Plan”, is changed to add a new paragraph 4.1.6 as follows:

4.1.6 In the event the NNSA determines it is appropriate to spin off any portion of any defined benefit plan in order to address benefits for employees who used to perform work under the former M&O Contract, but who subsequently perform work under a different NNSA contract, the Contractor shall negotiate in good faith regarding the disposition of pension plan assets and liabilities consistent with direction from the Contracting Officer.

2. Section L, Attachment E “TIMELINE OF PROJECTED COST SAVINGS”, first paragraph, is changed as follows:

From: The offeror shall complete Table 1 below using unescalated dollars in accordance with Section L, L-14(a)(6). When completing this table refer to the Contract’s Section I Clause entitled “DEAR 970.5215-4, Cost Reduction”.

To: The offeror shall complete Table 1 below using ~~unescalated~~ then-year dollars in accordance with Section L, L-14(a)(6). When completing this table refer to the Contract’s Section I Clause entitled “DEAR 970.5215-4, Cost Reduction”. Offerors shall annotate Table 1 to explain the factors utilized to calculate then-year dollars.