

Argonne National Laboratory Prime Contract**Part I. Section H. Special Contract Requirements**

Last revised: September 29, 1999

Clause H.1 - Additional Definitions

- (a) "Contractor" or "University" means "The University of Chicago". As used in Clause I.56 - FAR 52.250.1 - INDEMNIFICATION UNDER PUBLIC LAW 85-804 - ALTERNATE 1 (APR 1984) (DEVIATION), the term "Contractor" shall also include employees, officers, and trustees of The University of Chicago, named or threatened to be named as defendants in lawsuits or litigation threatened or initiated by third parties which seek to impose or establish, or which could result in, a risk which is defined in this contract as unusually hazardous or nuclear, on account of actions or inactions of The University of Chicago, or on account of actions or inactions undertaken by the individuals identified above for and on behalf of, or with respect to, The University of Chicago, under this contract.
- (b) "Laboratory" or "ANL" means the Argonne National Laboratory, including the Argonne, Illinois Site (ANL-East) and the Idaho Falls, Idaho Site (ANL-West).
- (c) The term "someone acting as the Laboratory Director" means the person appointed as Laboratory Director, or a person specified, in writing, to have authority to act in the absence of the Laboratory Director.
- (d) Except as otherwise provided in this contract, the term "Contractor's managerial personnel" means the Contractor's corporate officers; Laboratory Director; Chief Operating Officer; Associate Laboratory Directors; Deputy Associate Laboratory Directors; Deputy to the Laboratory Director; Deputy Director, Energy, Environmental and Biological Research; APS Project Director; Site Manager (ANL-E); Chief Financial Officer; or someone acting as the Laboratory Director.
- (e) The term "DOE Directive" means DOE Orders and Notices, Modifications thereto, and other forms of directives, including for purposes of this contract those portions of DOE's Accounting and Procedures Handbook applicable to integrated Contractors, issued by DOE. The term does not include temporary written instructions by the Contracting Officer for the purpose of addressing short-term or urgent DOE concerns relating to health, safety, or the environment.