

NOT SPECIFIED /OTHER

AWARD/CONTRACT		1. THIS CONTRACT IS A RATED ORDER UNDER DPAS (15 CFR 350)	RATING	PAGE OF PAGES 1 215
2. CONTRACT (Proc. Inst. Ident.) NO. DE-CI000004		3. EFFECTIVE DATE 12/22/2009	4. REQUISITION/PURCHASE REQUEST/PROJECT NO. 10EM000438	
5. ISSUED BY EMCBC - Springdale U.S. Department of Energy EM Consolidated Business Center 175 Tri-County Parkway Springdale OH 45246-3222	CODE 03005	6. ADMINISTERED BY (If other than Item 5) EMCBC - Portsmouth-Paducah U.S. Department of Energy Portsmouth-Paducah Project Office 1017 Majestic Drive, Suite 200 Lexington KY 40513		CODE 03002

7. NAME AND ADDRESS OF CONTRACTOR (No., Street, City, Country, State and ZIP Code) WASTREN - ENERGX MISSION SUPPORT, LLC Attn: WASTREN - ENERGX MISSION SUPPORT, L 1862 SHYVILLE ROAD, SUITE 212 PIKETON OH 456619749		8. DELIVERY <input type="checkbox"/> FOB ORIGIN <input checked="" type="checkbox"/> OTHER (See below)
		9. DISCOUNT FOR PROMPT PAYMENT NET 30
10. SUBMIT INVOICES (4 copies unless otherwise specified) TO THE ADDRESS SHOWN IN		ITEM

CODE 831269688	FACILITY CODE
11. SHIP TO/MARK FOR EMCBC - Portsmouth-Paducah US Department of Energy Portsmouth-Paducah Project Office 1017 Majestic Drive, Suite 200 Lexington KY 40513	12. PAYMENT WILL BE MADE BY OR for EMCBC U.S. Department of Energy Oak Ridge Financial Service Center P.O. Box 5777 Oak Ridge TN 37831

13. AUTHORITY FOR USING OTHER THAN FULL AND OPEN COMPETITION: <input type="checkbox"/> 10 U.S.C. 2304 (c) () <input type="checkbox"/> 41 U.S.C. 253 (c) ()	14. ACCOUNTING AND APPROPRIATION DATA See Schedule
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15A. ITEM NO	15B. SUPPLIES/SERVICES	15C. QUANTITY	15D. UNIT	15E. UNIT PRICE	15F. AMOUNT
Continued					
15G. TOTAL AMOUNT OF CONTRACT					\$42,454,841.00

(X)	SEC.	DESCRIPTION	PAGE(S)	(X)	SEC.	DESCRIPTION	PAGE(S)
PART I - THE SCHEDULE				PART II - CONTRACT CLAUSES			
X	A	SOLICITATION/CONTRACT FORM	1-2	X	I	CONTRACT CLAUSES	79-103
X	B	SUPPLIES OR SERVICES AND PRICES/COSTS	3-6	PART III - LIST OF DOCUMENTS, EXHIBITS AND OTHER ATTACH.			
X	C	DESCRIPTION/SPECS./WORK STATEMENT	7-27	X	J	LIST OF ATTACHMENTS	104-213
X	D	PACKAGING AND MARKING	28-29	PART IV - REPRESENTATIONS AND INSTRUCTIONS			
X	E	INSPECTION AND ACCEPTANCE	30-31		K	REPRESENTATIONS, CERTIFICATIONS AND OTHER STATEMENTS OF OFFERORS	
X	F	DELIVERIES OR PERFORMANCE	32-34		L	INSTRS., CONDS., AND NOTICES TO OFFERORS	
X	G	CONTRACT ADMINISTRATION DATA	35-38		M	EVALUATION FACTORS FOR AWARD	
X	H	SPECIAL CONTRACT REQUIREMENTS	39-78				

CONTRACTING OFFICER WILL COMPLETE ITEM 17 OR 18 AS APPLICABLE

17. <input type="checkbox"/> CONTRACTOR'S NEGOTIATED AGREEMENT (Contractor is required to sign this document and return _____ copies to issuing office.) Contractor agrees to furnish and deliver all items or perform all the services set forth or otherwise identified above and on any continuation sheets for the consideration stated herein. The rights and obligations of the parties to this contract shall be subject to and governed by the following documents: (a) this award/contract, (b) the solicitation, if any, and (c) such provisions, representations, certifications, and specifications, as are attached or incorporated by reference herein. (Attachments are listed herein.)	18. <input checked="" type="checkbox"/> AWARD (Contractor is not required to sign this document.) Your offer on Solicitation Number DE-SOL-0000530 including the additions or changes made by you which additions or changes are set forth in full above, is hereby accepted as to the items listed above and on any condition sheets. This award consummates the contract which consists of the following documents: (a) the Government's solicitation and your offer, and (b) this award/contract. No further contractual document is necessary.
19A. NAME AND TITLE OF SIGNER (Type or print)	20A. NAME OF CONTRACTING OFFICER Ruby N. Sugg
19B. NAME OF CONTRACTOR	20B. UNITED STATES OF AMERICA
BY (Signature of person authorized to sign)	20C. DATE SIGNED 12/22/2009 (Signature of the Contracting Officer)

AWARD/CONTRACT		1. THIS CONTRACT IS A RATED ORDER UNDER DPAS (15 CFR 350)		RATING		PAGE OF PAGES 1 215	
2. CONTRACT (Proc. Inst. Ident.) NO. DE-CI0000004				3. EFFECTIVE DATE 12/22/2009		4. REQUISITION/PURCHASE REQUEST/PROJECT NO. 10EM000438	
5. ISSUED BY EMCBC - Springdale U.S. Department of Energy EM Consolidated Business Center 175 Tri-County Parkway Springdale OH 45246-3222		CODE 03005		6. ADMINISTERED BY (If other than Item 5) EMCBC - Portsmouth-Paducah U.S. Department of Energy Portsmouth-Paducah Project Office 1017 Majestic Drive, Suite 200 Lexington KY 40513		CODE 03002	
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				9. DISCOUNT FOR PROMPT PAYMENT NET 30			
CODE 831269688				FACILITY CODE			
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13. AUTHORITY FOR USING OTHER THAN FULL AND OPEN COMPETITION: <input type="checkbox"/> 10 U.S.C. 2304 (c) () <input type="checkbox"/> 41 U.S.C. 253 (c) ()				14. ACCOUNTING AND APPROPRIATION DATA See Schedule			
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Continued							
15G. TOTAL AMOUNT OF CONTRACT						\$42,454,841.00	

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19A. NAME AND TITLE OF SIGNER (Type or print)		20A. NAME OF CONTRACTING OFFICER Loretta E. Parsons	
19B. NAME OF CONTRACTOR		20B. UNITED STATES OF AMERICA	
BY (Signature of person authorized to sign)		BY Signature on File (Signature of the Contracting Officer)	
19C. DATE SIGNED		20C. DATE SIGNED 12/23/2009	

CONTINUATION SHEET

REFERENCE NO. OF DOCUMENT BEING CONTINUED
DE-CI0000004

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NAME OF OFFEROR OR CONTRACTOR

WASTREN - ENERGX MISSION SUPPORT, LLC

ITEM NO. (A)	SUPPLIES/SERVICES (B)	QUANTITY (C)	UNIT (D)	UNIT PRICE (E)	AMOUNT (F)
00001	<p>Tax ID Number: 27-0522138 DUNS Number: 831269688 Subj to Retent: NO FOB: Destination Period of Performance: 03/16/2010 to 03/15/2015</p> <p>Five year Base Period of Performance plus a 90 days contract transition for facilities support services Line item value is:\$42,454,841.00 Incrementally Funded Amount: \$6,000,000.00</p> <p>Accounting Info: Fund: 01250 Appr Year: 2010 Allottee: 33 Report Entity: 490811 Object Class: 25200 Program: 1111121 Project: 0001506 WFO: 0000000 Local Use: 0000000 Funded: \$2,000,000.00</p> <p>Accounting Info: Fund: 03000 Appr Year: 2010 Allottee: 33 Report Entity: 490811 Object Class: 25200 Program: 1110444 Project: 0001507 WFO: 0000000 Local Use: 0000000 Funded: \$4,000,000.00</p> <p>CLIN 0001 is for the performance of facilities support services at the Portsmouth Gaseous Diffusion Plant in accordance with Section C, Performance Work Statement. CLIN 0001 includes a 90 day contract transition period; no fee is payable for the contract transition period.</p> <p>The total estimated cost, base and award fee amounts for CLIN 0001 is \$42,454,841, further delineated as follows:</p> <p>Estimated Cost \$39,539,519 Base Fee \$ 777,419 Award Fee \$ 2,137,903</p>				42,454,841.00

PART I – THE SCHEDULE

SECTION B

SUPPLIES OR SERVICES AND PRICES/COSTS

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B.1 TYPE OF CONTRACT -- SERVICES BEING ACQUIRED

This is a performance-based cost-plus-award-fee (CPAF) contract for the Portsmouth Facilities Support Services (FSS) at the Portsmouth Gaseous Diffusion Plant in Piketon, Ohio. The contractor shall, in accordance with the terms of this contract, provide the personnel, materials, supplies, and services (except as may be expressly set forth in this contract as furnished by the Government) and otherwise do all things necessary for, or incident to, the performance and provision of the following services:

Item 001 - Facilities Support Services: See Section C, Performance Work Statement (PWS) - The period of performance for this contract is five (5) years plus a ninety (90) day contract transition period. The contractor shall assume full responsibility for performance requirements at the end of the ninety (90) day contract transition period.

B.2 ESTIMATED COST, BASE, AND AWARD FEE

- (a) Pursuant to FAR Clause 52.216-7, Allowable Cost and Payment, the total estimated cost of this contract for Item 001 contract transition and the Facilities Support Services is \$39,539,519.

This amount includes:

- (1) Estimated cost for the contract transition period (as defined in Section B.3) of \$668,557; and
 - (2) Estimated cost for the Facilities Support Services (Item 001 not including contract transition period) of \$38,870,962.
- (b) No fee is payable for the contract transition period.
- (c) The base fee is \$777,419 (2% of the total estimated cost for B.2(a)(2)).
- (d) The award fee for the FSS shall be awarded upon the unilateral determination of DOE's fee determination official (FDO) that an award fee has been earned. The unilateral decision is made solely at the discretion of the Government. This determination shall be based upon the FDO's evaluation of the contractor's performance, as measured against the evaluation criteria set forth in the award fee plan. Provisional payment of a proportional quarterly amount equivalent of an amount up to 75% of the available award fee for the period may be permitted.
- (e) Immediately upon the FDO's final determination of the award fee for the evaluation period, the contractor may invoice any fee amount not previously paid or must repay any excess amount paid. Any unearned award fee from each evaluation period shall not be eligible to be earned in any future period(s). The total available award fee for this contract line item is \$2,137,903 (not to exceed 8% of the total estimated cost in B.2.(a)(2)). Award fee available for each period is as set forth in the award fee plan. The contractor and Government will enter into good faith negotiations to revise the fee pool if significant changes to the work scope occur.

B.3 AUTHORIZATION OF TRANSITION COSTS UNDER THE CONTRACT

- (a) The contract transition period is a ninety (90) day period of time prior to the date the contractor assumes full responsibility. During the contract transition period, the contractor shall perform those activities necessary to be prepared to assume full responsibility for the contract requirements. The contractor shall also bring to the site its management team and other staff necessary to plan and conduct those activities that provide for an orderly transfer of responsibilities and accountability. The contractor shall coordinate its activities with DOE and the incumbent contractor so as to accomplish these activities in a manner that will provide an effective transition of personnel and work activities while minimizing the cost of this effort.
- (b) The contractor shall put in place any agreements it deems necessary between it and other site contractors/subcontractors for provision of services. Any agreement that requires DOE consent will be subject to a thirty (30) day review and approval period. The contractor shall obtain all necessary permits and licenses. Available Government furnished facilities, property, services and items are identified in Section H and Section J.
- (c) All transition costs shall be included in the total estimated cost of this contract in B.2(a).

B.4 OBLIGATION OF FUNDS

- (a) Pursuant to the Section I Clause, FAR 52.232-22, Limitation of Funds, total funds in the amount of \$6,000,000 are obligated herewith and made available for payment of allowable costs and maximum fee to be incurred from the effective date of this contract through the period estimated to end September 30,2010.
- (b) In addition to the limitations provided for in this clause, DOE may, through financial plans or other directives issued to the contractor, establish controls on the costs to be incurred and encumbrances to be made in the performance of the contract work. Such plans and directives may be amended or supplemented from time to time by DOE. The contractor agrees: (1) To comply with the specific limitations (ceilings on costs and encumbrances) set forth in such plans and directives; (2) To comply with other requirements of such plans and directives; and (3) To notify DOE promptly, in writing, whenever it has reason to believe that any limitation on costs and encumbrances will be exceeded or substantially underrun.

B.5 DOE AUTHORIZATION OF WORK

The Contracting Officer (CO) will authorize work as follows:

- (a) The contractor shall perform the work set forth in Section C, PWS. This work shall be conducted in accordance with the approved Performance Measurement Baseline (PMB), subject to the limitations of the Section B Clause, Obligation of Funds.
- (b) The contractor's initial Annual Work Plan shall detail the work activities to be performed. Until DOE approves the contractor's PMB, the Annual Work Plan will be used to authorize work.

- (c) The Budgeted Cost of Work Scheduled (BCWS) for the PMB will be limited to the total contract award amount minus fee. After the PMB has been approved by DOE, the contractor shall work to the PMB. The contractor shall develop and maintain the PMB and the BCWS in accordance with Section C, Project Management and Project Support. The BCWS for the near-term FSS baseline will be limited to the initial total contract award amount minus fee. When required, the CO may make changes within the general scope of the contract in accordance with the Section I Changes clause. The CO has review and concurrence authority during the PMB Change Control Process. As additional activities are deemed available for work authorization per Section C.2, PMB Change Control Process, will be utilized for work authorization and contract modifications to adjust scope and schedule while maintaining a constant BCWS unless a change to the BCWS is authorized by the CO.
- (d) The contractor shall not be entitled to earn fee for work not authorized by the CO.

**PERFORMANCE WORK STATEMENT (PWS)
FOR
FACILITIES SUPPORT SERVICES**

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C.1 PORTSMOUTH FACILITIES SUPPORT SERVICES OVERVIEW AND OBJECTIVES

C.1.1 Background

The Portsmouth site is a 3,778-acre federal reservation in south-central Ohio, one (1) mile east of U.S. Route 23, in rural Pike County. The site is approximately 75 miles south of Columbus, Ohio, and 22 miles north of Portsmouth, Ohio. The nearest residential center is the village of Piketon (approximately 1,800 population), approximately five (5) miles northwest of the facility on U.S. Route 23.

The Portsmouth Gaseous Diffusion Plant (GDP) was constructed by the Atomic Energy Commission in the early 1950s for the purpose of enriching the fissionable isotope of uranium from natural uranium to various product concentrations. The facility was originally constructed and operated as a uranium enrichment plant to supply both highly enriched uranium (HEU) and low enriched uranium (LEU) for defense purposes and commercial nuclear fuel sales. After 1991, the Portsmouth site produced only LEU for commercial power plants.

The 1992 Energy Policy Act (1992 EAct) initiated a process to privatize the Department of Energy's (DOE) uranium enrichment enterprise. Initially, the United States Enrichment Corporation (USEC) was established to operate both the Portsmouth, Ohio, and Paducah, Kentucky, GDPs as a Government Corporation.

The 1992 EAct also stated that the Portsmouth and Paducah GDPs were to be leased to USEC and required operations of the enrichment process to be regulated by the United States Nuclear Regulatory Commission (NRC), which issued certificates of compliance to USEC for both plants in November of 1996. In March of 1997, regulatory oversight for nuclear safety, safeguards, and security for the leased portions of both enrichment plants officially transferred from DOE to NRC with the following exceptions:

- 1) DOE retained regulatory oversight for personnel security, arming and arrest authority of the protective force; and
- 2) DOE retained regulatory oversight of USEC activities involving uranium enriched to 10% or greater.

In May of 2000, USEC announced that enrichment operations at the Portsmouth site would cease in 2001. In addition, USEC announced its intention to terminate the lease at Portsmouth and return those facilities to DOE. The DOE then decided that the GDP should be maintained in a status that would allow a cost-effective resumption of enrichment operations within 18 to 24 months (Cold Standby [CSB]). The Under Secretary of Energy approved the decision to terminate CSB effective September 30, 2005. Beginning October 1, 2005, the facilities were put in Cold Shutdown (CSD) as an interim measure until decontamination and decommissioning (D&D) activities begin.

In addition to oversight of personnel security and uranium enriched to 10% or greater, DOE also retained responsibility for environmental restoration and legacy waste management activities. Remediation activities in the 1990s were conducted by a Management and Integration (M&I) contractor and managed by the Oak Ridge Operations Office (ORO). A DOE Environmental Management (EM) Portsmouth/Paducah Project Office (PPPO) was established in 2003 to conduct the cleanup. In 2005, a remediation contract was established to begin removal of inactive facilities and conduct ongoing remediation activities. The ongoing remediation activities

have been conducted in accordance with a Consent Decree from the State of Ohio Environmental Protection Agency (OEPA) and an Administrative Consent Order from the US Environmental Protection Agency (USEPA) Region V. In 2005, an infrastructure contract was awarded to provide infrastructure support to the facilities retained by DOE.

In 2007, the decision to proceed with the D&D project was made. The D&D project was established with the approval of Critical Decision (CD)-1. In 2008, an environmental technical services contract was awarded to provide technical support to DOE and support DOE oversight of the D&D project.

The Portsmouth site currently has five major contractors that support DOE with ongoing activities. The contractors and their respective summary level of scope are described below:

- 1) USEC has the lease and services agreement with DOE, which allows USEC to operate the GDP facilities under NRC oversight. USEC performs technetium (Tc-99) removal activities, surveillance and maintenance (S&M) of all GDP leased facilities and systems, infrastructure services for the leased facilities and areas, and provide utility services to all site tenants. A plan for transition and transfer of the facilities and infrastructure services is underway.
- 2) LATA/Parallax Portsmouth (LPP) is a small business remediation contractor performing specific inactive facilities removal work in returned facilities, cylinder management, groundwater monitoring and remediation, and legacy waste disposal.
- 3) Theta Pro2Serve Management Company (TPMC) is a small business infrastructure contractor performing the site infrastructure S&M, janitorial services, and grounds maintenance on facilities not leased to USEC.
- 4) Uranium Disposition Services (UDS) is responsible for construction and operation of the Depleted Uranium Conversion Plant (DUF6) plant. Operation is scheduled to begin in fiscal year 2009.
- 5) Restoration Services, Inc. (RSI) is a small business contractor providing environmental technical support (ETS) services directly to DOE.

The site has other tenants who are not directly supporting DOE activities. For example, the Ohio National Guard and USEC use several Portsmouth facilities that have no impact on the FSS.

Portsmouth GDP facilities and its ancillary structures and systems are currently under lease to USEC and are projected to be gradually returned to DOE over the next few years. Those facilities and systems required for USEC's commercial operations for future uranium enrichment at the American Centrifuge Plant (ACP) will remain as leased facilities and systems and will be separate from the FSS.

C.1.2 Contract Purpose and Objectives

The primary objective of this contract is to perform facility support services activities defined herein at the Portsmouth site in support of DOE's D&D mission. This contract reflects the application of performance-based contracting approaches and techniques that emphasize results/outcomes and minimize "how to" performance descriptions. The contractor has the responsibility for total performance under this contract, including determining the specific methods for accomplishing the work. However, the contractor is required to comply with all applicable federal and state laws and regulations, Executive

Orders, DOE Orders (and other types of Directives), Regulatory Permits, Agreements and Orders and Milestones with the regulators (both state and federal). The contractor shall provide deliverables in accordance with Section C.3, Summary of Contract Deliverables. These deliverables shall not be separately priced.

Under this contract, the contractor shall primarily perform facility support services and other D&D mission support activities for, but not limited to:

- Contract transition activities,
- Maintaining grounds including roadway, and snow removal,
- Janitorial services,
- Computer and telecommunication,
- Security,
- Training services,
- Records Management,
- Fleet Management,
- Non-nuclear preventive and corrective maintenance activities in the assigned non-nuclear and nuclear facilities, and
- Other support activities necessary for the success of the D&D mission including the interface with other entities on site.

C.2 DESCRIPTION OF PERFORMANCE REQUIREMENTS

The contractor shall provide the labor, facilities, equipment, materials, and supplies (except as otherwise identified) to accomplish the services and activities described in this Performance Work Statement (PWS). The contractor has the responsibility to utilize recycled content paper products and bio-based cleaning supplies, to the extent practicable, including recyclable materials when performing activities under this contract.

The contractor shall develop and submit required plans identified in Table C.3-1, Summary of Contract Deliverables. Additionally, the contractor shall perform all activities consistent with this contract if additional work activities are assigned by the Contracting Officer (CO).

C.2.1 Contract Transition

The contractor shall perform all transition activities at the beginning and end of the contract. As part of the transition activities, the contractor shall submit a Contract Transition Plan for DOE approval. The Contract Transition Plan must include a description of all necessary transition activities, involved organizations, and transition schedule. The contractor shall coordinate directly with the incumbent contractor, USEC, DOE, and others to finalize any transition agreements required to assume full responsibility prior to the incumbent contract expiration. During the transition period, the contractor shall provide weekly status of transition activities.

The contractor shall submit an initial annual work plan that details the work activities to be performed. The initial annual work plan shall include detailed description, technical assumptions, and basis of estimate for work scope, schedule, and budget. The approved initial annual work plan will serve as the authorization of work until the Performance Measurement Baseline (PMB) is approved.

The contractor shall conduct a joint reconciliation of the Government property inventory.

This information shall be used to provide a baseline for this contract, as well as information to closeout predecessor contracts.

C.2.2 Grounds Maintenance, Snow Removal, and Pest Control

The contractor shall be responsible for maintaining all equipment required to implement the PWS, in accordance with the manufacturer's recommendation for preventive and routine service as well as any required repairs to maintain the equipment in a safe and serviceable condition.

For the areas identified as an FSS responsibility in Section J, Attachment 5 and Attachment 6, the contractor shall perform work as described below:

The Portsmouth site has 683 groundwater monitoring wells that are sampled on a routine basis. The areas surrounding the groundwater monitoring wells shall be maintained as described in this PWS. Approximately 25% of the groundwater monitoring wells requires mowing for an access route and a ten (10) foot diameter circle around these wells.

The contractor shall document the areas, boundaries, and roads that are required for grass and vegetation control, snow removal, and roadway/parking lot maintenance. The contractor shall maintain and update the map annually per the scope under this PWS.

The contractor shall perform grass and vegetation control along sections of security fences and roadways on both sides of the fence/roadway including, but not limited to, weed trimming around fences, guardrails, signs and other structures unless prohibited by natural barriers.

Grass mowing and weed trimming shall be accomplished in lawn areas, around structures, and other permanent objects.

Mowing in bush hog areas will be maintained to ensure that brush and small trees do not take permanent root and the area remains open and clear of trees and brush.

The contractor shall maintain the outer boundary fence (X-208A) and provide brush control on both sides of the fence. The fence will be maintained clear of trees, brush and other vegetation to the degree that the fence is not damaged. Repairs to the fence shall be accomplished to ensure the fence is capable of confining farm animals and acts as a barrier to notify personnel that they are entering DOE restricted access property. The fence shall be posted in accordance with requirements identified in 10 CFR 860.6, Trespassing on Department of Energy Property.

There are fifteen (15) ambient air monitoring stations at various locations surrounding the DOE site at Portsmouth. Access to the monitors is necessary to maintain these monitors on a regular basis. The contractor shall maintain a mowed pathway leading to the monitors to ensure safe walking access.

A number of Solid Waste Management Units (SWMU) are present at the Portsmouth site. Some of these SWMUs have caps (Mowing Remedial Action areas) that require maintenance and mowing, such as: X-231A, X-231B, X-734A, X-734B, X-735, and X-749 Areas. Care must be taken not to damage the caps by scalping of the vegetative cover, rutting, fertilizer burn, or other means. Mowing, maintenance, and repair requirements

for these caps are delineated in the Integrated Surveillance and Maintenance Plan (DOE/OR/11-3081&D3) for the Portsmouth Gaseous Diffusion Plant, Piketon, Ohio. The contractor shall be responsible for the mowing, repair, fertilization, monument maintenance, and pest control of these caps in strict compliance with the plan. In performing activities in these areas, the contractor shall consult and coordinate with the D&D contractor to prevent any potential damage during maintenance and mowing.

Snow/ice removal is required at several locations during the winter months, as identified in Section J, Attachment 6. Snow/ice shall be removed from the designated locations around steps, entrances, sidewalks, roadways and parking area to alleviate safety hazards for oncoming and outgoing shift workers. Snow removal shall be followed with treatment as necessary to ensure a clear non-slip surface is provided for pedestrian and vehicle traffic.

Pest control services shall include, but are not limited to, insect pest control spraying and rodent control services, as identified in Section J, Attachment 6. Populations of animal and insect pests located outdoors on site property shall also be controlled. The contractor shall maintain a regular inspection and service schedule for each building or location to facilitate the pest control effort. DOE approval shall be obtained prior to making any significant structural changes for the purpose of pest control.

C.2.3 Roadway/Parking Lot Maintenance

The contractor shall maintain paved and unpaved roads as identified in Section J, Attachment 6. Gravel roads shall be maintained with regular grading sufficient to avoid large potholes and with sufficient gravel to make the road passable by passenger vehicles without the need for all wheel drive. Paved roads shall be maintained free of potholes and with adequate striping to make the roadway boundaries readily visible at night. Parking lot maintenance includes patching of potholes, placing and replacing parking blocks, striping, sealing, and cleaning as necessary.

Drainage ditches shall be maintained clear of debris and obstacles in order to maintain proper drainage. Culverts shall remain clear of obstructions and maintained in a manner that precludes washouts. Culverts shall be replaced when they become structurally compromised or indication of a subsidence or sink hole is evident.

Traffic control signs and traffic control devices shall be maintained on DOE roadways. Guardrails shall be maintained in good serviceable condition including any necessary coatings to prevent corrosion of the metal surfaces.

Bridges shall be inspected annually in accordance with Ohio Department of Transportation and National Bridge Safety Standards. An inspection report shall be provided to DOE with recommendations, considering the urgency of the condition that may require repairs: the recommendation shall include scope, estimated budget, and schedule.

All roadways identified as the contractor's responsibility to maintain (see Section J, Attachment 6) shall be kept clear of fallen trees, limbs and storm debris as necessary. Overgrowth of trees, vines or bushes along roadways shall be kept trimmed away from the roadway in a manner that allows for normal passage of traffic and requisite clearance.

C.2.4 Janitorial Services

The contractor shall provide janitorial services for those facilities identified in Section J, Attachment 6. Janitorial services include, but are not limited to, daily trash collection and removal from offices, conference rooms, cafeteria, break rooms, copier rooms, restrooms, and shower rooms.

Restrooms and shower room facilities shall have all fixtures cleaned on a daily basis. All toiletries shall be replenished at the time of cleaning and shall include but not be limited to, paper towels, toilet paper, hand soap, and other items as necessary. Floors shall be wet mopped with a sanitizing cleaner, and shelves and mirrors shall be wiped down with an appropriate cleaning agent.

Cleaning of glass windows and doors will be required monthly in appropriate areas such as executive offices, lobby areas, and occupied facilities. Cleaning of remaining glass windows and doors shall be conducted annually.

All carpeted areas shall be vacuumed weekly. Stairwells shall be swept and damp mopped weekly. Tile floor areas shall be swept or dust mopped weekly. Tile floor areas shall be waxed and buffed at a frequency that maintains the area in an appropriate condition. Painted floor areas shall be swept weekly and wet mopped monthly. Carpeted areas shall be cleaned as needed to maintain a neat appearance. All carpeted areas shall be cleaned no less than once per year. Spot cleaning shall be accomplished if stains or spills occur.

Water fountains shall be cleaned and sanitized daily. Water dispensers shall also be cleaned and sanitized to comply with the manufacturer's recommendations.

Janitorial services will also be required to clean up water leaks and spills occasionally. Janitorial services also include the collection and removal of recycle materials from the building. Currently at the Portsmouth site, office paper, card board, plastic bottles, and aluminum cans are recycled. In addition, the contractor is required to provide proper storage and collection of recyclable light bulbs generated from janitorial activities.

Annual cleaning of HVAC diffusers and cold air return grills in office space is required in occupied office areas.

The contractor shall re-lamp fixtures contained in the facilities identified in Section J of Attachment 6 that do not require tools to access.

C.2.5 Computer and Telecommunication Services

C.2.5.1 Information Technology (IT)

The contractor shall provide all necessary computer and telecommunication equipment (including cell phones, personal digital assistants (PDA), video/web conferencing, copiers, printers, and fax machines except for pagers and radios) and services to the D&D project. In addition, the contractor shall manage the use of communication radios for its own work in coordination with the license holder.

The contractor shall maintain and upgrade as necessary Local Area Networks (LAN) as separated networks. The LANs shall be available for use by the contractor and the D&D contractor, as well as onsite subcontractors at the Portsmouth site. The LANs shall be configured to allow separation of multiple users. The LAN support includes operation, maintenance, data backups, repairs and upgrades to the LAN system and components as necessary to provide reliable and ongoing connectivity. The contractor shall provide basic operating software for usage of the LANs. Network administration, customer service support, Help Desk support, and computer repairs shall also be provided to all D&D project contractors, except the DOE support contractor. Customer service support includes unpacking, installation, testing, removal of personal computers (PC) and related components; software installation, removal, or upgrades as necessary; ensuring operability between PCs and peripheral devices, the LAN, and the Wide Area Network (WAN); and providing personal interface in assessing user needs through personal visits and telephone.

The contractor shall provide basic support to the DOE site network including, but not limited to, unpacking, installation, testing, and removal of PCs, printers, copiers and all associated consumables and related components; wiring; moving; and basic hands-on support in coordination with the DOE Lexington Office Help Desk.

The contractor shall establish and maintain the capability to access and utilize the DOE systems or databases, which include but are not limited to: Computerized Accident/Incident Reporting System (CAIRS); Non-Compliance Tracking System (NTS) database; Occurrence Reporting and Processing System (ORPS); Foreign Access Central Tracking System (FACTS) database; Facility Information Management System (FIMS); Condition Assessment Information System (CAIS); Federal Telephone System Access; and EM'S Integrated Planning, Accountability, and Budget System (IPABS).

The contractor's computing and telecommunications systems shall be compatible with the computing and telecommunications systems utilized by DOE.

C.2.5.2 Cyber Security

The contractor shall provide cyber security services to the D&D contractor. The cyber security responsibility for the ETS contractor and DOE are covered by the PPPO. The contractor shall ensure safe, efficient, and effective implementation of cyber security requirements.

Cyber Security requirements are specified in DOE O 205.1A, the Under Secretary of Energy Program Cyber Security Plan (PCSP), and the Office of Environmental Management Program Security Plan (PSP). The contractor is responsible to ensure that all Cyber Security requirements are rolled down to all subcontracts supporting this contract. Major areas of concern addressed in policy are the handling of sensitive information to include personally identifiable information (PII), protecting information and information systems from unauthorized access, and reporting any significant attempts or successful intrusions into these systems by unauthorized individuals.

Cyber Security personnel and privileged users such as systems administrators may be required to obtain a DOE Q clearance under this contract.

The contractor is to be pro-active regarding cyber threats and systems must be protected based on evolving threats. This is the basis of the Federal Information Systems Management Act (FISMA) and will be the guiding principle for Information Systems under this contract. The FISMA requires all IT systems be Authorized to Operate (ATO) and that the Designated Approval Authority (DAA) be a senior federal employee. An ATO will be based on how well the contractor implements the DOE policy specific to cyber security and the contractor's ability to prevent, detect, contain and report any malicious activity and intrusion into IT systems used to support this contract.

Authorization to Operate:

The DAA and only the DAA has the ability to grant an ATO or a Denial of Authorization to Operate (DATO). The IT systems covered under this contract will operate in accordance with all terms and conditions specified in the ATO and will not operate if a DATO has been issued. If a DAA issues a DATO, all costs associated with any mission delay will be the responsibility of the contractor and not the Federal Government.

Applications:

Applications purchased or developed to support the mission under this contract must be able to run on mandatory IT baseline security configurations without any deviations. Legacy applications must deploy compensating controls as long as they are implemented and must be replaced as soon as feasible as determined by the DAA. Contractors should use federally available enterprise applications and licenses, if they exist, prior to purchasing or developing custom products to implement the contract. This includes enterprise solutions to provide cyber security.

C.2.6 Security

C.2.6.1 Physical Security

The contractor shall be responsible for security management (plans, procedures, etc., for DOE and provide input to site security planning performed by USEC) for the lock and key program; facility registration; information security; computer security; classification; and export control information.

The contractor shall provide combination changes and repairs to classified repositories for DOE site contractors, except USEC. Information security includes classified matter protection control, unclassified sensitive matter and records management (including classified and sensitive). Computer security program includes classified computer security, and unclassified computer security.

Security program management also includes operations security (OPSEC), security awareness, training and development, policies and procedures (including self-assessment), program plans (including the DOE portion of the site security

plans and Vulnerability Assessments), the Foreign Ownership, Control or Influence (FOCI) program, and tracking assessment, audit, and survey findings.

Classification program includes Authorized Derivatives Classifiers (ADCs) and Authorized Derivatives Declassifiers (ADDs), classification reviews/determinations, technical reviews, Large Scale declassification review, legacy issues, litigation support (including but not limited to Inspector General and Department of Justice), workers' compensation support, and review for release of information to the public (although not the final determination of release) under the Freedom of Information Act and Privacy Act.

As a part of this program the contractor shall maintain a Classification Officer and supporting staff to provide support to DOE for all DOE classification activities at the Portsmouth Site. These activities include, but are not limited to, gaseous diffusion technology, gas centrifuge technology, and conversion technology.

The Classification Officer task requires access to classified information at the level of Secret Restricted Data (S-RD); therefore, all personnel involved must possess a DOE "Q" access authorization. In addition, the person occupying this position must have completed the DOE Classification Officer training, and he/she must be recommended by the DOE Oak Ridge Classification Officer for appointment and approved by DOE. All personnel performing the ADD or ADC functions must be trained and certified by the Classification Officer. All ADDs must be nominated by the Classification Officer and trained by DOE.

The contractor shall implement and maintain a Technical Surveillance Countermeasures Program (TSCM) in accordance with DOE Order 471.2A, 470.1 and the Technical Surveillance Countermeasures Program Procedural Guide.

C.2.6.2 Personnel Security

The contractor shall develop and submit a Security Plan for Personnel Security. The contractor shall provide personnel security services and programs for the D&D contractor, ETS contractor, and DOE. Personnel security includes, but is not limited to, clearance processing, personnel security program support, visitor control, including foreign national visits, and certified laboratory testing services related to drug testing in accordance with the Drug-Free Federal Workplace Testing Implementation Program.

The contractor shall provide Homeland Security Presidential Directive (HSPD-12) credentials for all site personnel including USEC, UDS, and the PPPO in Lexington, Kentucky.

C.2.7 Training Services

The contractor shall develop and maintain a training program (computer based and non-computer based), develop a training schedule, and conduct site specific training for the D&D project personnel and for their visitors. The contractor shall provide training services that include developing the training program, updating and documenting necessary databases and systems related to the training program, notifying personnel of training needs, maintaining training schedules, and providing training qualification records for the

Portsmouth D&D project personnel including DOE and its support contractor personnel. The contractor shall provide the training service to ensure compliance with applicable environmental health and safety laws, regulations, including but not limited to, RCRA, CERCLA, OSHA and DOE Orders. The examples of the training courses are Annual Security Refresher, General Employee Training (GET), Fire Extinguisher Training, Rad Worker I and II, Hazardous Waste Operations, Respirator Training, Heavy Equipment Operation, etc.

The contractor shall be responsible for coordinating with the D&D contractor to ensure the appropriate and required training services are available to maintain environmental and personnel safety while performing work under this contract.

C.2.8 Environmental, Safety, Health, and Quality Program

The contractor's Environment, Safety, Health, and Quality (ESH&Q) program shall be operated as an integral, but visible, part of how the organization conducts business. The contractor shall ensure that cost reduction and efficiency efforts do not compromise ESH&Q performance.

The contractor shall perform all activities in compliance with applicable health and safety; environmental laws, orders, regulations, and national consensus standards; and governing agreements, permits, and orders executed with regulatory and oversight government organizations. The contractor shall take necessary actions to preclude injuries and/or fatalities, keep worker exposures and environmental releases as low as reasonably achievable (ALARA) below established limits, minimize the generation of waste, and maintain or increase protection of the environment. The contractor shall coordinate with other site entities to ensure a clear understanding of respective site roles and compliance with environmental requirements (e.g., applicable laws, regulations, permits, orders and agreements).

The contractor shall develop and implement an Integrated Safety Management System (ISMS) that complies with the Section I Clause, Integration of Environment, Safety, and Health into Work Planning and Execution. The contractor shall ensure all work is performed safely and in compliance with 10CFR851 in a manner that assures the workers, public, and environment are protected from adverse consequences. The contractor shall review and continuously improve the ISMS.

The contractor shall put in place a system that clearly communicates the roles, responsibilities, and authorities of line managers. The contractor shall hold all line managers individually accountable for implementing necessary controls for safe performance of work in their respective areas of responsibility. The contractor shall establish effective management systems to identify deficiencies, resolve them in a timely manner, ensure that corrective actions are implemented (addressing the extent of conditions, root causes, and measures to prevent recurrence), and prioritize and track commitments and actions for its own work. The contractor shall consider ESH&Q performance in selection of its subcontractors and incorporate ESH&Q requirements and the ISMS into subcontracts.

The contractor shall designate an individual to be responsible for and administer emergency management functions for the organization. This responsibility includes, but is not limited to, interface with the lead entity who is responsible for site wide emergency

management issues; participation in training, drills and exercises; and establishing fundamental worker safety programs consistent with DOE Order 151.1C.

When contractor is performing non-nuclear activities in nuclear facilities, the contractor shall coordinate its job planning and specific job activities to ensure the work is performed consistent with DOE requirements and health and safety programs. The D&D contractor provides health physics and industrial hygiene services, if necessary. These services include calibration, maintenance, and operation of all personnel monitoring equipment as needed. The contractor shall be responsible for providing the ESH&Q representatives for all work performed under this contract. The contractor shall coordinate and interface with the D&D contractor to ensure protection of the workforce and the environment.

The contractor shall establish, implement, and maintain a Quality Assurance Program meeting the requirements of ANSI/ASME NQA-1, Quality Assurance Requirements for Nuclear Facility Applications, unless otherwise specified in this contract. The extent to which NQA-1 applies is dependent upon the nature and scope of work to be performed, and the relative importance of the items or services being produced, as determined by the contractor and subject to review and approval by the Contracting Officer's Representative (COR) or as otherwise specified in this contract.

The Quality Assurance Program Plan shall be submitted to the CO or designated representative for review and approval. The CO may furnish written notice of the applicability of the contractor's Quality Assurance Program.

All supplies and services under the contract, whether manufactured or performed within the contractor's facility or at any other source, shall be controlled at all points necessary to ensure conformance with contractual requirements. The contractor is responsible for all supplies and services provided under this contract unless otherwise stated. Government inspection shall not replace contractor inspection or otherwise relieve the contractor of his responsibility to furnish an acceptable product.

C.2.9 Facility Maintenance

The contractor shall perform non-nuclear preventive and corrective maintenance activities in the assigned non-nuclear and nuclear facilities in accordance with DOE O 430.1B identified as "Contractor responsible for facility/area" in Section J, Attachment 5. The activities include, but are not limited to: carpentry; painting; electrical; floor maintenance; plumbing; instrumentation; heating, ventilation, and air conditioning (HVAC); sheet metal; and hoisting and rigging.

The contractor shall maintain and update a computerized maintenance management system for tracking preventive and corrective maintenance activities.

Additional non-nuclear activities in nuclear facilities may be assigned by the CO. The contractor has the facility ownership for those facilities that are identified as "FSS" in Section J, Attachment 5 until DOE determines the facilities should be transitioned to the D&D contractor for final disposition. The CO will assign the ownership of the facility to the D&D contractor at that time.

C.2.10 Other Activities

The contractor shall perform the following other activities in support of this contract.

C.2.10.1 Mail Services

The contractor shall be responsible for picking up the mail from the U.S. Postal location and providing the central location for U.S. Postal and inter-company mail pick-up and drop-off (except for Certified Mail which is managed by USEC) for DOE, ETS, and D&D contractors. Each contractor is responsible for its respective internal mail services.

C.2.10.2 Records Management and Document Control

The contractor shall develop and implement a records management program that complies with the requirements for managing records in all formats, including early capture and control throughout their lifecycle in accordance with DOE O 243.1, Records Management Program, and DOE O 243.2, Vital Records. The contractor shall manage and ensure maintenance of its employee records (e.g., medical and personnel).

The contractor shall prepare and submit a Records Management Plan. The contractor shall provide and maintain a central repository records. The contractor shall manage documents and records including sensitive and classified information received from other site contractors, USEC, and DOE. The contractor shall manage USEC controlled records returned to the Department during the lease turnover process.

The contractor shall provide and direct the operation of a records management facility to include all records and documents returned from USEC; operation of the DOE Portsmouth Environmental Information Center (PEIC); manage records at an off-site archive; manage records in electronic format, including maintenance of hardware, software, and storage media; and manage records declassification.

The contractor shall develop and maintain sound document control systems and processes ensuring efficient tracking, retrieval, and distribution of documents including drawings. The contractor shall be responsible for a document control system which will maintain the Portsmouth site historic records, create/receive, process and track classified mail, identify, classify, distribute, track, index, turnover, scan, store/preserve, retrieve, schedule and dispose of these records.

The contractor shall receive records and correspondence from other site contractors for management, control, and disposition.

The contractor shall support DOE compliance with the Freedom of Information Act (FOIA), Energy Employees Occupational Illness Compensation Program Act of 2000 (EEOICPA), and litigation discovery efforts including document scanning and records retrieval.

C.2.10.3 Fleet Management

The contractor shall manage and administer all aspects of a sound vehicle and equipment fleet program in accordance with regulations and guidelines as set forth by the DOE, General Services Administration, and federal property

management regulations. The contractor is also responsible for providing the GSA vehicles for DOE contractors. The contractor shall be responsible for, but not limited to, repair and maintenance services on vehicles and equipment and administration of the fuel management and reporting system.

The fleet includes GSA vehicles leased for contractors and equipment identified in Government Furnished Equipment List (Section J).

C.2.10.4 Real and Personal Property

The contractor shall manage all assigned Government-owned accountable and non-accountable personal property in accordance with 41 CFR 101 and 41 CFR 109.

The contractor shall administer the personal property management program and document in an automated database all personal property actions related to acquisition, use, and disposition of personal property assets. Administration of the program includes all Government-owned personal property held by all entities on-site.

The contractor shall ensure all written warranties for items purchased using federal funds are issued with DOE as having full ownership title.

The contractor shall input data and maintain the Facility Information Management System (FIMS), the Property Information Database System (PIDS), and the Ten-Year Site Plan. The contractor shall coordinate with other DOE contractors at the site to maintain FIMS data, and shall complete an annual FIMS data verification per DOE O 430.1B and guidance provided annually by DOE.

The contractor shall be responsible for real and personal property management functions for assigned facilities (Section J, Attachment 5), and as assigned by the CO. These functions are:

The contractor shall disposition classified equipment and material in accordance with the requirements of 41 CFR 109-45.09-52 and DOE M 470.4-4 Chg 1, "Information Security."

The contractor shall identify control and disposition high-risk property in accordance with the DOE Personal Property Letter (PPL) 970-3, Revision 1, dated February 3, 1998.

The contractor shall disposition nuclear-related or proliferation sensitive property in accordance with the requirements of 41 CFR 109-45.309-53.

The contractor shall perform personal property disposition operations to manage excess and surplus property, conduct public personal property sales and coordinate other personal property disposition methods for facilities the contractor is responsible for (Section J, Attachment 5), and as assigned by the CO. Sales of surplus DOE inventory will be conducted by the contractor when it is in the best interests of the Government. Surplus property to be sold will be reviewed and approved

by the DOE Property Specialist prior to sale. Other entities are required to conduct characterization prior to providing any personal property to the contractor for disposition. The contractor shall manage the DOE Gifts and Donation programs and provide disposition support to DOE.

The contractor shall coordinate with the Southern Ohio Diversification Initiative (SODI) for the sale of reusable/recyclable equipment and material in order to maximize recovery of losses where possible.

The contractor shall maintain and administer the site-wide Personal Property Management System. The contractor shall also maintain a record of DOE property furnished by DOE to other entities. The contractor shall also manage DOE property leases/transfers. The contractor shall maintain a cradle to grave high-risk material and equipment identification and reporting process.

The contractor shall provide disposition guidance on "Trigger List" items (a list of equipment whose export triggers the requirement for safeguards) and export controlled personal property and information.

The contractor shall disposition Automatic Data Processing Equipment (ADPE) as stated in 41 CFR 109-43.307-53.

The contractor shall support DOE and provide assistance in resource planning and optimization of site-personnel and facility locations.

C.2.10.5 Medical Service

The contractor shall be responsible for providing medical services for its employees under this contract. Drug testing will be required in accordance with the Drug-Free Federal Workplace Testing Implementation Program.

C.2.10.6 Shipping and Receiving Services

The contractor shall provide shipping and receiving services for DOE and DOE contractors and subcontractors. Shipping and receiving service includes operating and managing the Transportation Control Center for the purpose of monitoring security sensitive and other shipments for DOE.

The service shall provide for receipt of materials at the loading dock including receiving and recording of bills of lading into a shared database that is accessible for all customers to view and track shipment status. The contractor shall not be responsible for invoices for any other contractor's materials. Receipt of material at the loading dock includes verifying the number of containers and material quantities contained in the shipment and performing visual inspection of the shipment.

Materials received at the loading dock by the contractor shall be verified and transported to the location designated by the purchasing contractor as soon as possible following receipt to avoid any adverse impact to the performance of the purchasing entity. Quality inspections required by the purchasing contractor shall be provided at the loading dock location by the purchasing contractor prior to

delivery of materials to the designated field location. The contractor will be responsible for notifying the purchasing contractor that the material is received and ready for quality inspection.

The contractor shall be responsible for shipping services via commercial carriers. DOE and DOE contractors and subcontractors will package the material in the appropriate packaging for shipment and deliver the item to the loading dock area. The contractor will maintain all paperwork and tracking numbers associated with the shipment and coordinate the shipment with the appropriate shipping service agency. The contractor shall provide shipping services for laboratory samples and recyclable materials. Recyclable materials include aluminum cans, office paper, cardboard, light bulbs, and plastic containers.

Materials received shall be stored in appropriate locations as necessary to preserve the quality of the material. Appropriate care should be provided to secure all items from theft or misappropriation as needed. The loading dock and material storage areas shall be appropriately secured when not attended by contractor personnel.

The contractor shall only be responsible for shipping sanitary waste that is obtained in performing activities (e.g. janitorial) under this contract. The contractor shall not be responsible for the shipping of waste generated from the D&D and remediation activities.

C.2.10.7 Waste Management and Pollution Prevention

The contractor shall develop and submit a Waste Management Plan for approval. The contractor shall provide sanitary waste disposal services for D&D, ETS contractors, and DOE. The service will include disposal of sanitary waste obtained in the performance of activities under this contract. The contractor shall be responsible for collecting, staging, and final disposition of recyclable materials (e.g., aluminum cans, paper, plastic, cardboard, printer cartridges and copier toner cartridges) from the D&D Project.

The contractor shall implement a Pollution Prevention Program, which includes recycling to ensure that unnecessary waste is not generated and to encourage waste reduction.

C.2.11 Project Management and Project Support

C.2.11.1 Project Management and Project Controls

The contractor shall establish, maintain and use a project control system that accurately reflects the project status relative to cost and schedule and tracks changes to the baseline consistent with Section H clause, Project Control Systems and Reporting Requirements.

In support of the Portsmouth Site Integrated Baseline development by the ETS contractor, the contractor shall provide the baseline information to the Portsmouth ETS contractor.

The contractor shall develop Annual Work Plans for work to be performed during the succeeding year. These plans will define in detail the work to be performed, including technical, cost, and schedule requirements. They will be consistent with the Master Plan maintained by the D&D contractor, DOE programmatic and budget guidance, regulatory agreements and requirements, and other directions from the CO or COR. The Annual Work Plans shall be submitted for approval.

The contractor shall develop and maintain an annual and multi-year PMB consistent with the "Near Term Performance Baseline" and "Out-year Planning Estimate Range (OPER)" concept in which the near term, first five (5) fiscal years, is addressed in greater level of detail than the OPER in the following years. The PMB shall be developed to achieve review and validation of the Near-Term Performance Baseline and verification of reasonableness of the OPER by the DOE external independent review.

The contractor shall provide the Work Breakdown Structure (WBS), WBS dictionary data, and basis of estimate data in either Microsoft Word[®] or Microsoft Access[®] format. Cost data shall be provided in Microsoft Access[®] or Excel[®] format and the schedule shall be provided utilizing the current version of Primavera Systems, Inc., Enterprise for Construction[®] software unless otherwise agreed to by DOE.

C.2.11.2 Project Support and Administration

The contractor shall provide administrative services including, but not limited to, management, financial, legal, procurement, program management, taxes, human resource management, and diversity commensurate to support the PWS.

The contractor shall provide all necessary support for smooth contract transition at the end of the contract period. Six (6) months prior to the expiration of the contract period, the contractor shall submit the Contract Close-out Plan. The Contract Close-out Plan shall include all remaining administrative matters necessary to close out the contract, including, but not limited to: resolution of remaining and open agreements; audit of indirect costs; remaining records disposition required by the Government; or any other activities required by Section I, FAR 52.216-7, Allowable Cost and Payment.

During the term of the contract, the contractor will need to interface with other site contractors and site tenants to accomplish work as identified in the PWS and in Section J, Attachments 5, 6, and 7. Attachment J-7, Portsmouth D&D Project Site Services and Interface Requirements Matrix, identifies the specific areas of interface points. The contractor shall establish, appropriately document, and manage interfaces in performing the work. The contractor shall maintain and update Section J, Attachments 5, 6, and 7, as appropriate, consistent with the approved changes that may occur during the contract period.

C.3 SUMMARY OF CONTRACT DELIVERABLES

Table C.3-1, Summary of Contract Deliverables, summarizes the specific products the contractor shall submit to the DOE, the type of action DOE will perform, and the date/timeframe that the contractor is required to submit the product.

Deliverables are considered contractor endpoints, work scope completions, products, reports or commitments that shall be delivered to DOE. The types of DOE action are defined as:

- Approve – The contractor shall provide the deliverable to DOE for review and approval. DOE will review the deliverable and provide comments in writing. DOE comments will be discussed with the contractor and the contractor shall provide written responses. The contractor shall re-write the documents to incorporate all DOE mandatory comments. Once DOE approves a deliverable or document, the contractor shall place it under change control and shall make no changes to that document without further DOE approval.
- Information – The contractor shall provide the deliverable to DOE for information purposes. DOE will have the option of reviewing the information and providing comments. The contractor shall respond to all written comments.

Table C.3-1, Summary of Contract Deliverables, does not include all required deliverables identified in applicable other contract sections, DOE directives, federal regulations, or regulatory documents. The contractor shall be responsible for compliance with Lists A and B of Section J, Attachment 2.

Table C.3–1: Summary of Contract Deliverables

	Deliverable	Deliverable Reference	DOE	Deliverable Due Date¹
1.	Contract Transition Plan	C.2.1	Approve	5 days after award of contract
2.	Transition Status Reports	C.2.1	Information	Weekly during transition period
3.	Contract Close-Out Plan	C.2.11.2	Approve	6 months prior to contract expiration date
4.	Reserved			
5.	Mowing Map Updates	C.2.2	Approve	Annual update or as required
6.	Reserved			
7.	Ten-Year Site Plan	C.2.10.4	Approve	End of 2 nd quarter of the fiscal year and annual update
8.	Performance Measurement Baseline with outyear planning package including e.g., Project Execution Plan (including Project Control Description), Risk Management Plan	C.2.11	Approve	90 days after award of contract and as required
9.	Annual Work Plan	C.2.11.1	Approve	Annual
10.	Updates to Services and Interface Requirements Matrix	C.2.11.2	Approve	As required
11.	Financial Accounting and Reporting/Cost Management Report	H.1	Approve	Monthly
12.	Monthly Performance Report/Cost Performance Report	H.1	Information	Monthly
13.	Budget Allocation Plan	H.1	Information	Annually and as required
14.	Integrated Safety Management Systems Program and Plans	C.2.8	Approve	90 days after contract award and annual update.

¹ All days refer to calendar days.

	Deliverable	Deliverable Reference	DOE	Deliverable Due Date¹
	(H&S, Environmental Safety, Emergency, etc.) and other reports required by DOE Order.			
15.	Reserved			
16.	Input to Site Emergency Plan: Emergency Coordinator	C.2.8	Approve	90 days after contract award: updated annually.
17.	Non-Conformance Reports and Incident/Accident Reports (including subcontractors information)	C.2.8	Approve	Quarterly to CAIRS per DOE M 231.1-1A, Chg 2.
18.	Occurrence Reporting and Processing System Reports	DOE M 231.1-2	Approve	Per occurrence
19.	Quality Assurance Program Plan	C.2.8	Approve	30 days after award of contract
20.	Security Plan	C.2.6	Approve	30 days after award of contract
21.	Waste Management Plan	C.2.10.7	Approve	30 days after contract award: Input to D&D contractor.
22.	Records Management Plan	C.2.10.2	Approve	90 days after award of contract
23.	Submission of Invoices	G.6	Approve	Monthly
24.	Fee Invoices	G.6	Approve	Quarterly
25.	Award Fee Self Evaluation of Performance	H.12	Information	15 days after end of evaluation period
26.	Work Force Restructuring Plans	H.18	Approve	TBD
27.	Key Personnel List	H.6	Approve	30 days prior to any proposed changes
28.	Annual Overtime Control Plan	H.5	Approve	90 days after contract award: as required
29.	Employee Benefits Value Study (Ben-Val)	H.19	Approve	Every 2 years
30.	Computer Security Incident Report	DOE O 205.1A	Information	Per occurrence
31.	Program Cyber Security Plan (PCSP)	DOE O 205.1A	Approve	60 days after contract award: every 2 years thereafter

	Deliverable	Deliverable Reference	DOE	Deliverable Due Date¹
32.	PCSP Self Assessment	DOE O 205.1A	Information	Annually
33.	Occurrence Reporting and Processing System Reports	DOE M 231.1-2	DOE Approval of event reports	Per occurrence
34.	Worker Safety and Health Plan	10 CFR 851	Approve	30 days after contract award: dated annually for changes.
35.	Workplace Substance Abuse Program	DOE O 350.1, Chg. 1	Approve	30 days after contract award.
36.	Revenue Disclosure	SFFAS No. 6	Information	Year-end
37.	Energy Management Plan	DOE O 430.2B	Approve	60 days after contract award, updated annually thereafter by October 20.
38.	Management Representation and Certification	Financial Statements	Information	Annually – special request.
39.	Employer's Accounting for Postretirement Benefits Other than Pensions	SFFAS 106 and 132	Information	Annually – special request.
40.	Employer's Accounting for Pensions	SFFAS 87 and 132	Information	Annually – special request.
41.	Environmental Liabilities	Financial Statements	Information	Annually and quarterly – special request.
42.	Environmental, Safety, and Health Liabilities	Financial Statements	Information	Annually and quarterly – special request.
43.	Energy Efficiency Progress Report	Executive Order 13423	Information	As requested

PART I – THE SCHEDULE

SECTION D

PACKAGING AND MARKING

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D.1 PACKAGING

Preservation, packaging, and marking for shipment or mailing of all work delivered hereunder shall be in accordance with good commercial practices and adequate to ensure acceptance by common carrier and safe transportation at the most economical rate(s).

D.2 MARKING

- (a) Each package, report, or other deliverable required by the Schedule, Performance Work Statement, or other parts of the contract shall be accompanied by a letter, cover page or other document which:
 - (1) Identifies the contract by number under which the item is being delivered.
 - (2) Identifies the deliverable Item Number per Section J and/or Report Requirement which requires the delivered item(s).
 - (3) Indicates whether the contractor considers the delivered item to be a partial delivery or one that fully meets the delivery requirement.
- (b) Except as agreed to in writing by the Contracting Officer (CO), for any package, report, or other deliverable being delivered to a party other than the CO, a copy of the document required in (a), above, shall be simultaneously provided to the CO or office administering the contract, as identified in Section G of the contract.

D.3 SECURITY REQUIREMENTS

The contractor shall comply with the security requirements for packaging, marking, mailing, and shipping classified materials as prescribed by applicable U.S. Department of Energy (DOE) safeguards and security directives.

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E.1 FAR 52.246-5, INSPECTION OF SERVICES – COST REIMBURSEMENT (APR 1984)

- (a) Definition. "*Services*," as used in this clause, includes services performed, workmanship, and material furnished or used in performing services.
- (b) The Contractor shall provide and maintain an inspection system acceptable to the Government covering the services under this contract. Complete records of all inspection work performed by the Contractor shall be maintained and made available to the Government during contract performance and for as long afterwards as the contract requires.
- (c) The Government has the right to inspect and test all services called for by the contract, to the extent practicable at all places and times during the term of the contract. The Government shall perform inspections and tests in a manner that will not unduly delay the work.
- (d) If any of the services performed do not conform to contract requirements, the Government may require the Contractor to perform the services again in conformity with contract requirements, for no additional fee. When the defects in services cannot be corrected by reperformance, the Government may (1) require the contractor to take necessary action to ensure that future performance conforms to contract requirements and (2) reduce any fee payable under the contract to reflect the reduced value of the services performed.
- (e) If the contractor fails to promptly perform the services again or take the action necessary to ensure future performance in conformity with contract requirements, the Government may (1) by contract or otherwise, perform the services and reduce any fee payable by an amount that is equitable under the circumstances or (2) terminate the contract for default.

E.2 DOE INSPECTION AND ACCEPTANCE

- (a) Inspection of all items under this contract shall be accomplished by the DOE Contracting Officer's Representative (COR) identified by the Contracting Officer (CO) as responsible for the product, report, or service being delivered, or any duly authorized DOE representative identified by separate letter.
- (b) Acceptance of all work and effort under this contract (including "Deliverables" in Section C.3) shall be accomplished by the CO, COR, or any other duly authorized Government representative identified by separate letter. Items, services, and deliverables under this contract shall meet applicable contract quality and quantity standards to be accepted.

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**PART I – THE SCHEDULE
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F.1. FAR 52.242-15 STOP WORK ORDER (AUG 1989) - ALTERNATE 1 (APR 1984)

- (a) The Contracting Officer may, at any time, by written order to the Contractor, require the Contractor to stop all, or any part, of the work called for by this contract for a period of 90 days after the order is delivered to the Contractor, and for any further period to which the parties may agree. The order shall be specifically identified as a stop-work order issued under this clause. Upon receipt of the order, the Contractor shall immediately comply with its terms and take all reasonable steps to minimize the incurrence of costs allocable to the work covered by the order during the period of work stoppage. Within a period of 90 days after a stop-work is delivered to the Contractor, or within any extension of that period to which the parties shall have agreed, the Contracting Officer shall either --
- (1) Cancel the stop-work order; or
 - (2) Terminate the work covered by the order as provided in the Termination clause of this contract.
- (b) If a stop-work order issued under this clause is canceled or the period of the order or any extension thereof expires, the Contractor shall resume work. The Contracting Officer shall make an equitable adjustment in the delivery schedule, the estimated cost, the fee, or a combination thereof, and in any other terms of the contract that may be affected, and the contract shall be modified, in writing, accordingly, if --
- (1) The stop-work order results in an increase in the time required for, or in the Contractor's cost properly allocable to, the performance of any part of this contract; and
 - (2) The Contractor asserts its right to the adjustment within 30 days after the end of the period of work stoppage; provided that, if the Contracting Officer decides the facts justify the action, the Contracting Officer may receive and act upon the claim submitted at any time before final payment under this contract.
- (c) If a stop-work order is not canceled and the work covered by the order is terminated for the convenience of the Government, the Contracting Officer shall allow reasonable costs resulting from the stop-work order in arriving at the termination settlement.
- (d) If a stop-work order is not canceled and the work covered by the order is terminated for default, the Contracting Officer shall allow, by equitable adjustment or otherwise, reasonable costs resulting from the stop-work order.

F.2. PERIOD OF THE CONTRACT

The period of performance for the contract is five (5) years plus a ninety (90) day contract transition period.

F.3. DELIVERIES

All products, reports, and deliverables under this contract shall be delivered to the Contracting Officer (CO) shown in Section G, or duly authorized representative of the CO, as designated in writing by the CO.

F.4. PRINCIPAL PLACE OF PERFORMANCE

The principal place of performance of this contract is the Portsmouth site, near Piketon, Ohio, and other facilities as directed by the CO.

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SECTION G

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G.1 CORRESPONDENCE PROCEDURES

To promote timely and effective administration, all correspondence, reports and other documents submitted under this contract shall be subject to the following procedures:

- (a) Technical Correspondence - Technical correspondence concerning performance of this contract shall be addressed to the Department of Energy (DOE) Contracting Officer's Representative (COR) with an information copy of the correspondence to the Contracting Officer (CO). Technical correspondence pertains to issues relating to work effort of the contract (i.e., requests for interpretation of contractual requirements for performance) or requests for approval of reports, drawings or other work products.
- (b) Non-technical Administrative Correspondence - All correspondence, other than technical correspondence, shall be addressed to the CO, with information copies of the correspondence to the COR.
- (c) Subject Line(s) - All correspondence shall contain a subject line commencing with the contract number as illustrated below:

"SUBJECT: CONTRACT NO. DE-CI-0000004"
(Insert subject topic after contract number, e.g., "Request for Subcontract Consent").
- (d) Electronic Media for Reports/Plans/Documents - All required reports, plans, and other documents will continue to be submitted to DOE in hard copy and electronically. The contractor will prepare the requested reports and documents via site standard software and provide a copy on diskette or Compact Disk (CD-R, CD-RW) as required by the size of the document. The data shall be submitted using Microsoft Office Suite© or in a format that will allow conversion to Portable Document Format (PDF) or Hyper Text Markup Language (HTML) for potential posting on the Internet, Intranet, or in an electronic library. If other software is used, the documents shall be scanned and then provided on diskette or Compact Disk. Electronic data shall be available within five (5) days of the DOE request.

G.2 CONTRACT ADMINISTRATION

- (a) The name and correspondence address of the DOE CO is:

Robert J. Bell, Contracting Officer
U.S. Department of Energy
Portsmouth/Paducah Project Office
1017 Majestic Drive, Suite 200
Lexington, KY 40513-0066
- (b) The CO will designate in writing the name and correspondence address of the COR who is the only individual (outside of the CO) that may give technical direction in accordance with the Section H Clause DEAR 952.242-70, Technical Direction. Future revisions of

the COR or the address may be accomplished by written notification from the CO to the contractor, without a formal contract modification.

G.3 CONTRACTOR PAYMENT ADDRESS

If the contractor's payment address is different than the contractor's address specified on Standard Form 33, then provide it in the following space:

(Name)	Wastren-EnergX Mission Support, LLC
(Address)	524 Johnstown Road, Suite 212
(City/State)	Chesapeake, VA 23322-5617
(Phone #)	(757) 410-8835
(Electronic address)	tomkaupas@wastrenadvantage.com

G.4 SUBMISSION OF VOUCHERS/INVOICES

- (a) VIPERS - The contractor is required to submit payment invoices and supporting documentation electronically through the Oak Ridge Financial Service Center's (ORFSC) Vendor Inquiry Payment Electronic Reporting System (VIPERS) which is accessible at <http://finweb.oro.doe.gov/>. Detailed instructions on how to enroll and use the system are provided on the web page.

The website provides the vendor the following system capability, required Electronic Funds Transfer (EFT) banking form/information and instructions:

- (1) Logon to VIPERS
 - (2) Request Access
 - (3) Vendor Banking Data Form
 - (4) Registration
 - (5) Invoice Status
 - (6) Electronic Invoicing
- (b) Cost Invoices - The contractor shall submit invoices (Standard Form 1034 located at <http://www.gsa.gov/Portal/gsa/ep/formslibrary.do?formType=SF>) in accordance with the FAR payment clause in Section I of this contract. The contractor may submit cost invoices, with supporting documentation, monthly. The contractor is required to submit Project Performance Reports (PPR) on a monthly basis reconciled to the monthly invoice submitted for payment. The PPR period must match that of the invoice period and must be received by DOE at the same time as the submission of the monthly invoice.
- (c) Fee Invoices - The contractor may submit invoices for quarterly fee payments based on DOE's fiscal year calendar concurrent with the PPRs. Fee payment will be made after the CO determines whether adjustments/reductions are necessary.

- (d) Any basis for invoice withholding, adjustment or reduction which is discovered after payment will be corrected on subsequent invoices. If the Government discovers such defects, the CO will notify the individual listed in the Section G.5 Clause, Defective or Improper Invoices, in writing. The CO's written notification will explain the nature of the basis for withholding, adjustment, or reduction, as well as specify the dollar amount of the withholding, adjustment or reduction.
- (e) Nothing in this provision shall affect the rights of either the Government or the contractor under the Section I Clause, FAR 52.232-25, Prompt Payment, of this contract. The Government may notify and/or initiate withholding, adjustment or reduction any time prior to final payment under this contract.
- (f) The contractor shall submit one (1) copy of the invoices, including all supporting documentation to each of the following:

United States Department of Energy
Portsmouth/Paducah Project Office
ATTN: Contracting Officer
1017 Majestic Drive, Suite 200
Lexington, KY 40513-0066

United States Department of Energy
Portsmouth/Paducah Project Office
ATTN: Budget Analyst
1017 Majestic Drive, Suite 200
Lexington, KY 40513-0066

G.5 DEFECTIVE OR IMPROPER INVOICES

Name, title, phone number, office name, and complete mailing address of officials of the business concern who are to be notified when the Government receives a defective or improper invoice.

Tom Kaupas, Chief Financial Officer
(757) 410-8835
Wastren-EnergX Mission Support, LLC
524 Johnstown Road, Suite 212
Chesapeake, VA 23322-5617

PART I – THE SCHEDULE

SECTION H

SPECIAL CONTRACT REQUIREMENTS

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H.1 PROJECT CONTROL SYSTEMS AND REPORTING REQUIREMENTS

The contractor must keep the Department of Energy (DOE) informed of any potential problems and make recommendations for resolution. It must ensure that all necessary management, business, contracts, maintenance, implementation, and resources are available in sufficient number and qualification to successfully perform all the tasks required in the Performance Work Statement (PWS). The DOE will identify metrics to manage, monitor and report program performance and costs. The contractor must establish and maintain a performance management system that incorporates the metrics to manage, monitor, trend, predict and report program performance and costs. The contractor must document their approach and specific performance measures. The contractor must provide a Monthly Performance Report (MPR) that reports at a minimum monthly, fiscal year-to-date, and project year-to-date budgeted cost of work scheduled (BCWS), budgeted cost of work performed (BCWP), actual cost of work performed (ACWP), schedule variance (SV), schedule performance index (SPI), cost variance (CV) and cost performance index (CPI) with Budget at Completion (BAC) and the estimate at completion (EAC) updated each month. The BCWS, BCWP and ACWP should be trended graphically and a variance analysis describing the cause(s) of the variance and corrective action(s) should be provided. It must use a project control system that accurately reflects the project status relative to cost and schedule and tracks changes to the baseline. This system shall be fully aligned with the DOE's financial accounting systems to ensure consistent cost reporting.

Within ninety (90) calendars days after contract award, the contractor shall submit a Project Execution Plan (PEP) describing the approach for managing and controlling the project, integration of services, description of the project control systems, and baselines. The description of the project control system shall articulate the management processes and controls utilized to manage and control work and complete contract requirements. Upon approval of the PEP by the Contracting Officer (CO), the contractor shall fully implement the plan. The contractor shall provide the CO and Federal Project Director (FPD), and designated authorized representatives, access to any and all information and documents comprising the contractor's project control and reporting system. The contractor shall include tailored reporting requirements in all subcontracts adequate to fairly evaluate performance and support the contractor reporting requirements. The contractor may also be required to report historical costs of completed activities in an historical cost database along with the cost driving parameters. The contractor should have electronic accessibility to all project management information developed under this contract. The contractor should provide all management and technical information to:

- Support the budget formulation activities throughout the contract period including, but not limited to, emerging work items list, budget formulation input (including Integrated Priority List), fall limited budget update submission, budget scenario development, and budget presentations (such as public and regulatory briefings, etc.);
- Meet the data requirements of the DOE Integrated Planning, Accountability and Budgeting System (IPABS);
- Support audits, evaluations, and external technical reviews; and
- Support other DOE project performance assessments and information needs.

The contractor shall utilize the Primavera 6.0 (P6) scheduling software (and updates to the 6.0 version) in accordance with the May 1, 2008, HQ Memorandum, Primavera Enterprise System, that established it as the EM standard.

H.1.1 Performance Measurement Baseline

- (a) The contractor shall develop and submit the Performance Measurement Baseline (PMB), as described below within ninety (90) calendar days after award of this contract. The PMB shall be developed in accordance with DOE requirements and be acceptable to DOE and compatible with DOE project control and management systems. All cost estimates for the PMB shall be 100% developed or prepared and verified by the contractor.
 - (1) The PMB shall be consistent with the contractor's cost and technical proposal and the terms and conditions of this contract. This PMB shall include the detailed scope of work, schedule, and cost for all activities to be completed for the contract period. A rigorous analysis and a detailed basis for cost and schedule estimates should support the PMB and any Baseline Change Proposals (BCP).
 - (2) The FSS Lifecycle Baseline shall include the PMB and out year activities. This baseline shall include sensitivity analysis and value engineering studies. The out-year activities shall be sufficiently detailed in scope, cost and schedule to provide a reasonable estimate of the work to be performed. Fewer details and more assumptions may be appropriate for determining the reasonableness of the remainder of the FSS Lifecycle Baseline estimate.
- (b) The contractor shall be ready for a DOE internal compliance review of the baselines to determine if the costs and schedules for the project scope are reasonable, and that the project as planned and managed can be successfully executed.
- (c) The contractor shall, within ninety (90) calendar days after contract award, develop and submit a Risk Management Plan for DOE review and approval that includes the risks identified in its proposal, as well as identify all other internal and external risks to achieving the baselines. The Risk Management Plan shall analyze possible alternative approaches to mitigate impacts and identify dates when events could occur. The contractor's Risk Management Plan shall be coordinated with the site's federal Risk Management Plan to ensure there is no overlap or missing risks.
- (d) The Work Breakdown Structure (WBS) development, cost estimates and project cost reports shall utilize ASTM International Designation E: 2150-04. Costs shall be discernable by Budget and Report (B&R) code, direct, indirect, and fee. The project management system must maintain capability to provide Total Estimated Cost (TEC), Total Project Cost (TPC), Estimate-to-Complete (ETC), and Estimate-at-Completion (EAC).

- (e) Contractor requested changes or DOE directed changes shall be addressed through the established change control process.

H.1.2 Project Reporting

- (a) The contractor shall analyze any DOE proposed or directed funding changes for their impact on technical, schedule, and cost elements of the baselines.
- (b) The contractor shall submit budget allocations to each Project Baseline Summary (PBS) for the upcoming fiscal year with a focus on differences to the work activities described in the baselines for that specific year. This deliverable is known as the PBS Budget Allocation Plan.
- (c) The contractor shall provide a Monthly Performance Report (MPR)/ Cost Performance Report (CPR) that describes the status on each PBS and that is rolled up to the baseline in a format approved by the FPD. At a minimum, the report shall include justification of the cost variance and schedule variance at a suitable WBS level determined by DOE once the final WBS is established with rollup to the PBS, the status of major milestones, and critical technical or programmatic issues.
- (d) All actual direct costs incurred for resources applied in the performance of work shall be recorded on a timely basis each month. Actual costs incurred must be recorded in the same accounting period that performance is measured and recorded. Any indirect costs shall also be collected and appropriately allocated to the PBSs. The contractor shall submit a Financial Accounting and Reporting/Cost Management Report monthly.
- (e) Costs shall be collected at a charge number level and be able to be summed through the WBS, PBS, and by major contractor functional organization. Mischarges on time cards or other administrative or accounting errors shall be corrected in a timely manner.
- (f) Each month, the contractor shall provide a variance justification for plus or minus 10% differences between planned and actual performance against the baseline at a WBS level determined by DOE once the final WBS is established. Performance analysis techniques shall be commercially accepted and documented, and shall utilize earned-value methods. Performance metrics (i.e., quantities) are preferred for all technical work scope unless otherwise approved by the CO. For variances greater than $\pm 10\%$, the analysis shall detail the causes for variance, impact on other PBSs, and corrective action required.
- (g) Plans and reports shall be prepared in such a manner as to provide for consistency with the contract PWS, the baseline, and the approved WBS. The contractor's reporting system shall be able to provide for the items in Section H.1.3, Baseline Change Management, at the PBS level.

H.1.3 Baseline Change Management

- (a) The baseline is the source document for all project control and baseline change management. The processes for managing and administering changes to all elements of the baseline shall be timely, formal, and documented.
- (b) The approval authority for any change subject to Environmental Management (EM) configuration control pursuant to HQ Memorandum, Configuration Control Board, dated December 19, 2002, is the Assistant Secretary for EM.
- (c) Each change control threshold level shall accommodate emergency changes. Retroactive changes that affect schedule and cost performance data are not allowed and should be made in the current period, if necessary. A record of all approved changes, at any level, shall be maintained in a change log through the life of the project. Change control records shall maintain a clear distinction between approved changes in funding and baseline changes. A copy of the log shall be provided monthly to the CO and DOE Contracting Officer's Representative (COR).
- (d) Any changes to total estimated cost, base, and available award fee shall be executed only through a contract modification by the CO pursuant to the contract terms and conditions. Baseline changes will not imply the need for changes to total estimated cost or base and award fee.

H.2 DEAR 952.242-70 TECHNICAL DIRECTION

- (a) Performance of the work under this contract shall be subject to the technical direction of the DOE Contracting Officer's Representative (COR). The term "technical direction" is defined to include, without limitation:
 - (1) Providing direction to the contractor that redirects contract effort, shift work emphasis between work areas or tasks, require pursuit of certain lines of inquiry, fill in details, or otherwise serve to accomplish the contractual Statement of Work.
 - (2) Providing written information to the contractor that assists in interpreting drawings, specifications, or technical portions of the work description.
 - (3) Reviewing and, where required by the contract, approving, technical reports, drawings, specifications, and technical information to be delivered by the contractor to the Government.
- (b) The contractor will receive a copy of the written COR designation from the contracting officer. It will specify the extent of the COR's authority to act on behalf of the contracting officer.
- (c) Technical direction must be within the scope of work stated in the contract. The COR does not have the authority to, and may not, issue any technical direction that:

- (1) Constitutes an assignment of additional work outside the Statement of Work.
 - (2) Constitutes a change as defined in the contract clause entitled "Changes;"
 - (3) In any manner causes an increase or decrease in the total estimated contract cost, the fee (if any), or the time required for contract performance;
 - (4) Changes any of the expressed terms, conditions or specifications of the contract;
or
 - (5) Interferes with the contractor's right to perform the terms and conditions of the contract.
- (d) All technical direction shall be issued in writing by the COR.
- (e) The contractor must proceed promptly with the performance of technical direction duly issued by the COR in the manner prescribed by this clause and within its authority under the provisions of this clause. If, in the opinion of the contractor, any instruction or direction by the COR falls within one of the categories defined in (C) (1) through (5) of this clause, the contractor must not proceed and must notify the CO in writing within five (5) working days after receipt of any such instruction or direction and must request the CO to modify the contract accordingly. Upon receiving the notification from the contractor, the CO must:
- (1) Advise the contractor in writing within a reasonable time not to proceed with the instruction or direction of the COR,
 - (2) Advise the contractor in writing within a reasonable time that the Government will issue a written change order, or
 - (3) Advise the contractor in writing within a reasonable time not to proceed with the instruction or direction of the COR.
- (f) A failure of the contractor and CO either to agree that the technical direction is within the scope of the contract or to agree upon the contract action to be taken with respect to the technical direction will be subject to the provisions of the clause entitled "Disputes".

H.3 RESPONSIBLE CORPORATE OFFICIAL AND CORPORATE BOARD OF DIRECTORS

Responsible Corporate Official:

- (a) The contractor has provided a guarantee of performance from its parent(s) company in the form set forth in Section J Attachment, Performance Guarantee Agreement.
- (b) DOE may contact, as necessary, the single Responsible Corporate Official (RCO) from the contractor signing the Performance Guarantee Agreement. The RCO identified below shall be at an organizational level above the contractor and shall have sole

corporate authority and accountability for the performance of the contract to resolve any issues with DOE beyond the authority of the Project Manager.

Name: Mr. James W. Gardener
Position: Chairman
Company/Organization: Wastren-EnergX Mission Support, LLC
Address: 1215 N. 1st Street, Suite 102, Grand Junction, CO 81501
Phone: (970) 254-1283
Facsimile: (970) 256-1363
Email: jim.gardner@wastrenadvantage.com

- (c) Should the RCO change during the period of the contract, the contractor shall notify the CO in writing within thirty (30) days of any change.

The contractor has provided by name and affiliation each member of the Corporate Board of Directors that will have corporate oversight. In the event any of the signatories to the Performance Guarantee Agreement enters into proceedings relating to bankruptcy, whether voluntary or involuntary, the contractor agrees to furnish written notification of the bankruptcy to the CO.

DOE may contact, as necessary, any member of the Responsible Corporate Board of Directors, who is accountable for corporate oversight of the contractor organization and key personnel.

Responsible Corporate Board of Directors (information required for each Board Member):

Name: Mr. Steven Moore
Position: President
Company/Organization: Wastren-EnergX Mission Support, LLC
Address: 1862 Shyville Road, Suite 212, Piketon, OH 45661-9749
Phone: (740) 289-9761
Facsimile: (740) 289-9759
Email: steve.moore@wastrenadvantage.com

Name: Dr. Tony Buhl
Position: Director
Company/Organization: Wastren-EnergX Mission Support, LLC
Address: 1000B Clearview Court, Suite 101, Oak Ridge, TN 37830
Phone: (865) 483-9288
Facsimile: (865) 483-9811
Email: anthonybuhl@att.net

H.4 STANDARD INSURANCE REQUIREMENTS

In accordance with FAR Clause 52.228-7, Insurance - Liability to Third Persons, the following kinds and minimum amounts of insurance are required during the performance of this contract:

- (a) Worker's compensation and employer's liability insurance -
 - (1) The amount required by the state in which work is performed under applicable workers' compensation and occupational disease statutes.
 - (2) Employer's liability insurance in the amount of \$100,000.
- (b) General liability insurance - Bodily injury liability coverage written on the comprehensive form of policy of at least \$500,000 per occurrence.
- (c) Automobile liability insurance - Coverage shall be provided on a comprehensive basis. It shall provide for bodily injury and property damage liability covering the operation of all automobiles used in connection with performance of this contract. Policies covering automobiles operated in the United States shall provide coverage of at least \$200,000 per person and \$500,000 per occurrence for bodily injury and \$20,000 per occurrence for property damage.
- (d) Liability coverage - The amount of liability coverage on other policies shall be commensurate with any legal requirements of the state and locality, plus sufficient to meet normal and customary claims.

H.5 RESERVED

H.6 KEY PERSONNEL

The personnel listed below are considered to be essential to the work being performed. Prior to diverting any of the specified individuals to other programs, the contractor shall notify the CO reasonably in advance (not less than thirty (30) days) and shall submit justification (including proposed substitutions) in sufficient detail to permit evaluation of the impact on the program. No diversion shall be made by the contractor without the written consent of the CO, provided that the CO may ratify in writing such diversion and such ratification shall constitute the consent of the CO required by this clause. Whenever, for any reason, one or more of the following employees is unavailable for assignment for work under the contract, the contractor shall, with the approval of the CO, replace such employee with an employee of substantially equal abilities and qualifications with meritorious consideration of increasing opportunity to fully use the talents and capabilities of a diverse workforce. This clause may be amended from time to time during the course of the contract to either add or delete personnel, as appropriate.

NAME	TITLE
<u>Mr. Steve Moore</u>	Project Manager
<u>Mr. Matt Miller, CSP</u>	ESH&Q Manager
<u>Mr. Tony Canterbury, PMP</u>	Operations/Maintenance Manager

Anytime the Project Manager is replaced for any reason within two (2) years of contract award, provisional and earned fee will be reduced by \$50,000. In addition, each time any of the other proposed key personnel are replaced for any reason within two (2) years of contract award, provisional and earned fee will be reduced by \$25,000. The combined total maximum reduction to provisional and earned fee for such replacements shall be \$250,000. The contractor may request in writing that the CO waive all or part of a reduction if special circumstances exist. The CO shall have unilateral discretion to waive all or part of a reduction.

H.7 DEPARTMENT OF LABOR WAGE DETERMINATION

The Service Contract Act is applicable to the performance of this contract. The contractor shall comply with the requirements of U.S. Department of Labor Wage Determination Number 2005-2423 Rev. 7, dated 6/12/08. Copies of the wage determination are attached to this contract (Section J, U.S. Department of Labor Wage Determination). Revised wage determinations from the Department of Labor shall be incorporated into this contract. The contractor and/or subcontractor shall comply with the revised wage determination for Service Contract Act covered employees.

H.8 LOBBYING RESTRICTION (ENERGY AND WATER DEVELOPMENT AND RELATED AGENCIES APPROPRIATIONS ACT, 2008)

The contractor agrees that none of the funds obligated on this award shall be expended, directly or indirectly, to influence congressional action on any legislation or appropriation matters pending before Congress, other than to communicate to Members of Congress as described in 18 U.S.C. 1913. This restriction is in addition to those prescribed elsewhere in statute and regulation.

H.9 PROHIBITION OF CONTRACTS WITH PERSONS FALSELY LABELING PRODUCTS AS MADE IN AMERICA

- (a) Pursuant to FAR 9.405(a), awards shall not be made to entities that are included on the List of Parties Excluded from Federal Procurement and Non-procurement Programs. If DOE or DOE contractor personnel become aware of a possible violation of the prohibition against falsely mislabeling products as made in America, and the entity is not on the List of Parties Excluded from Federal Procurement and Non-procurement Programs, the matter should be promptly reported through the CO.
- (b) The report of an entity in violation of the prohibition against falsely mislabeling products as American-Made shall be submitted to the DOE Office of Contract Management, Office of Procurement and Assistance Management, for potential debarment of the entity pursuant to FAR 9.406-2(a)(4) and 9.406-2(b)(1)(iii).

H.10 ALLOCATION OF LIABILITY FOR FINES AND PENALTIES TO RESPONSIBLE PARTY

- (a) Liability and responsibility for civil fines or penalties arising from or related to violations of environmental, safety and health (ES&H), or quality requirements shall be borne by the

party that causes the violation. This clause resolves liability for fines and penalties though the regulatory authority may assess such fines or penalties upon a party or parties without regard to the allocation of responsibility or liability under this contract. The allocation of liability for such fine or penalty is effective regardless of which party signs a permit application, manifest, reports or other required documents; is a permittee; or is named subject of an enforcement action or assessment of a fine or penalty.

- (b) Regardless of which party to this contract is the named subject (contractor or DOE) of an enforcement action for compliance with the ES&H or quality requirements by the cognizant regulatory authority, liability for payment of any fine or penalty as a result of the contractor actions or inactions is the responsibility of the contractor and not reimbursable under this contract. Any fines and penalties incurred by DOE as a result of the contractor actions or inactions will be reimbursed to DOE and are unallowable. Cost of fines and penalties resulting from violations of, or the contractor's failure to comply with, federal, state, local, or foreign laws, regulations, permits, orders and regulatory compliance agreements are unallowable except under the conditions stipulated at FAR 31.205-15. Other costs resulting from ES&H claims (fines, penalties, fees, judgments) made against DOE as a result of the contractor's failure to comply with regulatory requirements, including costs associated with injunctive relief, shall also be unallowable.

H.11 PERMITS, APPLICATIONS, LICENSES, AND OTHER REGULATORY DOCUMENTS

- (a) Consistent with FAR Clause 52.236-7, Permits and Responsibilities, in Section I, the contractor must obtain any licenses, permits, other approvals or authorizations for conducting all activities under the contract. The contractor shall be responsible for becoming a party to all regulatory compliance agreements/orders associated with scope under this contract including those previously executed. The contractor is responsible for complying with all permits, licenses, certifications, authorizations and approvals from federal, state, and local regulatory agencies that are necessary for all activities under this contract (hereinafter referred to collectively as "permits"). Except as specifically provided in this section and to the extent not prohibited by law or cognizant regulatory authority, the contractor (or, if applicable, its subcontractors) will be the sole applicant for any such permits required for its activities. The contractor must take all appropriate actions to obtain transfer of existing permits, and DOE will use all reasonable means to facilitate transfer of existing permits. If DOE determines it is appropriate, or if DOE is required by cognizant regulatory authority to sign permit applications, DOE may elect to sign as owner or similar designation, but the contractor (or, if applicable, its subcontractors) must also sign as operator or similar designation reflecting its responsibility under the permit unless DOE waives this requirement in writing.
- (b) Unless otherwise authorized by the CO, the contractor must submit to DOE for DOE's review and comment all permit applications, reports or other documents required to be submitted to regulatory authorities. Such draft documents must be provided to DOE within a time frame, identified by DOE, sufficient to allow DOE substantive review and comment, and DOE will use its best efforts to perform such substantive review and comment within such time frame. When providing DOE with documents that are to be signed or co-signed by DOE, the contractor will accompany such document with a certification statement, signed by the appropriate contractor corporate officer, attesting to DOE that the document has been prepared in accordance with all applicable

requirements and the information is, to the best of its knowledge and belief, true, accurate, and complete.

- (c) Except as specifically provided in this clause and to the extent not prohibited by law or cognizant regulatory authority, the contractor (or, if applicable, its subcontractors) will be the signatory for reports, hazardous waste manifests, and other similar documents required under environmental permits or applicable environmental laws and regulations.
- (d) In the event of termination or expiration of this contract, DOE will require the successor contractor to accept transfer of all environmental permits executed by the contractor, or DOE will accept responsibility for such permits and the contractor shall be relieved of all future liability and responsibility resulting from the acts or omissions of the successor contractor or DOE.

H.12 AWARD FEE PLAN

- (a) The determination of award fee shall be based upon an award fee plan, including the criteria to be considered under each area evaluated and the percentage of award fee, if any, available for each area. The award fee plan will be unilaterally established by the Government. A copy of the plan shall be provided to the contractor thirty (30) calendar days prior to the start of the first evaluation period.
- (b) The award fee plan will set forth the evaluation period and the criteria upon which the contractor will be evaluated for performance relating to any: (1) technical requirements if appropriate, (2) management requirements, and (3) cost functions as selected for evaluation. The contractor shall submit a self-evaluation of performance for each period under consideration. While it is recognized that the basis for determination of the fee shall be the evaluation by the Government, the self-evaluation which is to be received within fifteen (15) days after the end of the period being evaluated will be given such consideration as the Fee Determination Official shall find appropriate.
- (c) The award fee plan may be revised unilaterally by the Government at any time during the period of performance. Notification of such changes shall be provided to the contractor thirty (30) calendar days prior to the start of the evaluation period to which the change will apply.

H.13 PRICE ANDERSON AMENDMENTS ACT NONCOMPLIANCE

The contractor shall establish an internal Price-Anderson Amendments Act (PAAA) noncompliance identification, tracking, and corrective action system and shall provide access to, and fully support DOE reviews of, the system. The contractor shall also implement a PAAA reporting process which meets applicable DOE standards. The contractor shall be accountable for ensuring that subcontractors adhere to these requirements.

H.14 GOVERNMENT-FURNISHED SERVICES AND ITEMS (GFS/I)

- (a) DOE will provide Government-Furnished Property (GFP) and Government-Furnished Services and Items (GFS/I) listed in Section J, Attachment J-3 and J-4, respectively. If

DOE cannot provide the GFP and/or GFS/I as identified in Section J, Attachments J-3 and J-4, the contractor may be entitled to pursue remedies in the manner and subject to the limitations set out in subparagraphs (d) and (i) of Section I, FAR 52.245-1, Government Property.

- (b) The GFP is identified in Section J, Attachment J-3. The contractor shall evaluate the adequacy of GFP and GFS/I and notify DOE when GFP and GFS/I equipment or services do not meet contract or DOE Order requirements.
- (c) The contractor shall provide the CO a projection of when GFS/I, identified in Section J, Attachment J-4, are needed within thirty (30) calendar days after the effective date of the contract and quarterly thereafter. Amendments to the projection, if any, shall be provided to the CO 45 calendar days in advance of the GFS/I need date. The DOE will review each contractor submittal of GFS/I needs and, within fifteen (15) calendar days, shall notify the contractor whether it will provide the requested GFS/I.

H.15 ENERGY EMPLOYEES OCCUPATIONAL ILLNESS COMPENSATION PROGRAM ACT (EEOICPA)

The contractor shall provide support of the EEOICPA established under Title XXXVI of the National Defense Authorization Act of 2001 (Public Law 106-398). The contractor shall provide records in accordance with the Section I Clause, DEAR 970.5204-3, Access to and Ownership of Records, in support of EEOICPA claims and the claim process under the EEOICPA.

The contractor shall:

- (a) Verify employment and provide other records which contain pertinent information for compensation under the EEOICPA. The contractor shall provide this support for itself and any named subcontractors' employees.
- (b) Provide reports as directed by the DOE, such as costs associated with EEOICPA.
- (c) Provide an EEOICPA point-of-contact; this employee shall attend meetings, as requested by the PPPO.
- (d) Locate, retrieve and provide a minimum of two (2) copies of any personnel and other program records as requested.
- (e) Perform records research needed to complete the Department of Labor (DOL) claims or to locate records needed to complete the claims.
- (f) Perform/coordinate records declassification activities required for the processing of claims forms.
- (g) Keep Federal Compensation Program Act (FCPA) information current on EEOICPA claims activities.
- (h) Ensure cost information is input to the FCPA electronic reporting system by the 10th of each month.

- (i) Ensure all EEOICPA claims received are completed and returned to DOE within 45 calendar days of the date entered in the FCPA electronic reporting system.

The FCPA electronic reporting system will be provided to the contractor.

H.16 NO THIRD PARTY BENEFICIARIES

This contract is for the exclusive benefit and convenience of the parties hereto. Nothing contained herein shall be construed as granting, vesting, creating or conferring any right of action or any other right or benefit upon past, present or future employees of the contractor, or upon any other third party. This provision is not intended to limit or impair the rights which any person may have under applicable Federal statutes.

H.17 DEFINITIONS

For purposes of Clause H.18, Workforce Transition and Employee Hiring Preferences; Clause H.19, Employee Compensation: Pay and Benefits; Clause H.20, Special Provisions Applicable to Workforce Transition and Employee Compensation: Pay and Benefits; Clause H.21, Workforce Transition and Benefits Transition: Plans and Timeframes; Clause H.22, Post-Contract Responsibilities for Pension and Other Benefit Plans; and Clause H.23, Labor Relations, the following definitions are applicable (unless otherwise specified):

- (A) "Workforce Transition Period" means the six month period following the date of contract award.
- (B) "Grandfathered Employees" means employees who are defined as Grandfathered Employees under the multi-employer pension plan sponsored by the Bechtel Jacobs Company, LLC (BJC) (Bechtel Jacobs Company LLC Pension Plan For Grandfathered Employees) (hereinafter "BJC MEPP"), in accordance with the terms of the BJC MEPP and applicable law.
- (C) "TPMC Incumbent Contractor" means Theta Pro2Serve Management Company, LLC (TPMC LLC) and its first and second tier subcontractors under DOE Contract DE-AC24-05OH20193.
- (D) "TPMC Incumbent Employees" means employees (1) who hold regular appointments or who are regular employees on the rolls of TPMC LLC and Grandfathered Employees on the rolls of TPMC LLC's first and second tier subcontractors; and (2) who are employed at the Portsmouth Gaseous Diffusion Plant Site under DOE Contract DE-AC24-05OH20193 during the Workforce Transition Period.
- (E) "USEC" means the United States Enrichment Corporation.
- (F) "USEC Employees" means employees who hold regular appointments or who are regular employees on the rolls of USEC at either the Portsmouth or Paducah Gaseous Diffusion Plant Site. The applicable site will be identified in the relevant paragraphs and/or clause(s). If employment at a specific site is not identified, the

clause(s) or paragraphs are applicable to USEC Employees employed at both Gaseous Diffusion Plant Sites.

- (G) "USEC Incumbent Employees" means employees who hold regular appointments or who are regular employees on the rolls of USEC and who are employed at the Portsmouth Gaseous Diffusion Plant Site under DOE Contract DE-AC05-01OR22877.
- (H) "Non-Grandfathered Employees" means employees who are not defined as Grandfathered Employees under the BJC MEPP in accordance with the terms of the BJC MEPP and applicable law.
- (I) "LPP" means LATA/Parallax Portsmouth, LLC (LPP LLC) and its first and second tier subcontractors under DOE Contract DE-AC24-05OH20192.
- (J) "LPP Employees" means employees (1) who hold regular appointments or who are regular employees on the rolls of LPP LLC and Grandfathered Employees on the rolls of the LPP LLC's first and second tier subcontractors; and (2) who are employed at the Portsmouth Gaseous Diffusion Plant Site under DOE Contract DE-AC24-05OH20192 during the Workforce Transition Period.
- (K) "UDS" means Uranium Disposition Services, LLC (UDS LLC) and its first and second tier subcontractors at the Portsmouth Gaseous Diffusion Plant Site under Contract DOE DE-AC05-02OR22717.
- (L) "UDS Employees" means employees (1) who hold regular appointments or who are regular employees on the rolls of UDS LLC and Grandfathered Employees on the rolls of UDS LLC's first and second tier subcontractors; and (2) who are employed at the Portsmouth Gaseous Diffusion Plant Site under DOE Contract DE-AC05-02OR22717 during the Workforce Transition Period.
- (M) "Portsmouth Contractors" means the TPMC Incumbent Contractor, LPP, UDS, and USEC.

H.18 WORKFORCE TRANSITION AND EMPLOYEE HIRING PREFERENCES

- (A) Hiring Preferences. Employees will receive a right of first refusal and /or other preference in hiring for vacancies for non-managerial positions (i.e. all those below the first line of supervision) in non-construction activities in Section C, Performance Work Statement (PWS), in accordance with this clause, and any applicable collective-bargaining agreement(s) and site seniority, as set forth below.
 - (1) During the Workforce Transition Period, the contractor shall provide the right of first refusal and preferences in hiring in the following order of precedence:
 - (a) The contractor shall give a right of first refusal for vacancies in non-managerial positions under this contract to individuals (1) who are TPMC Incumbent Employees, who are USEC Employees who have been identified by their employer as being at risk of

being involuntarily separated, who are LPP Employees who have been identified by their employer as being at risk of being involuntarily separated by their employer, and who are UDS Employees who have been identified by their employer as being at risk of being involuntarily separated; (2) who are employed at the Portsmouth Gaseous Diffusion Plant Site; and (3) who hold positions or perform functions during the Workforce Transition Period that are substantially equivalent to the vacancies in such non-managerial positions under this contract and also to individuals who held positions or performed functions during the six months preceding the first day of the Workforce Transition Period that are substantially equivalent to the vacancies in such non-managerial positions under this contract.

- (b) The contractor shall give a preference in hiring for vacancies in non-managerial positions under this contract to individuals (1) who are TPMC Incumbent Employees, USEC Employees who have been identified by their employer as being at risk of being involuntarily separated, LPP Employees who have been identified by their employer as being at risk of being involuntarily separated by their employer, and UDS Employees who have been identified by their employer as being at risk of being involuntarily separated; (2) who are employed at the Portsmouth Gaseous Diffusion Plant Site; and (3) who meet the qualifications for a particular position.
 - (c) The contractor shall give a preference in hiring for vacancies in non-managerial positions under this contract to individuals (1) who are TPMC Incumbent Employees, USEC Employees who have been identified by their employer as being at risk of being involuntarily separated, LPP Employees who have been identified by their employer as being at risk of being involuntarily separated, and UDS Employees who have been identified by their employer as being at risk of being involuntarily separated; (2) who are employed at the Portsmouth Gaseous Diffusion Plant Site; and (3) who may not meet the qualifications for a particular position, but who agree to become qualified and can become qualified by the commencement of active employment under this contract with the training provided pursuant to Clause H.20(A).
 - (d) Subsequent to the application of the right of first refusal in Paragraph (A)(1)(a) and the preferences in hiring in Paragraphs (A)(1)(b) and (c) above, the contractor shall give a preference in hiring for vacancies pursuant to Paragraph (A)(3) below.
- (2) After the Workforce Transition Period and continuing throughout the remaining period of performance under this contract, the right of first refusal and/or other preferences in hiring shall be provided in the following order of precedence:
- (a) The contractor shall give a right of first refusal in hiring for vacancies in non-managerial positions under this contract to

USEC Employees (1) who are employed at the Portsmouth Gaseous Diffusion Plant Site; (2) who have been identified by their employer as being at risk of being involuntarily separated; and (3) who hold or have held positions or perform or have performed functions which are substantially equivalent to vacancies in such non-managerial positions under this contract.

- (b) The contractor shall give a preference in hiring for vacancies in non-managerial positions under this contract, to USEC Employees (1) who are employed at the Portsmouth Gaseous Diffusion Plant Site; and (2) who have been identified by their employer as being at risk of being involuntarily separated, in the following order of precedence:
 - (i) USEC Employees who meet the qualifications for a particular position.
 - (ii) USEC Employees who may not meet the qualifications for a particular position but who agree to become qualified and can become qualified by the commencement of active employment under this contract with the training provided pursuant to Clause H.20(A).

- (c) The contractor shall give a preference in hiring for vacancies in non-managerial positions under this contract to LPP Employees and UDS Employees (1) who are employed at the Portsmouth Gaseous Diffusion Plant Site at the time of the vacancies; and (2) who have been identified by their respective employers as being at risk of being involuntarily separated, in the following order of precedence:
 - (i) LPP Employees and UDS Employees who hold positions or perform functions at the time the vacancy arises that are substantially equivalent to the vacancies in such non-managerial positions under this contract.
 - (ii) LPP Employees and UDS Employees who meet the qualifications for particular positions.
 - (iii) LPP Employees and UDS Employees who may not meet the qualifications for a particular position but who agree to become qualified and can become qualified by the commencement of active employment under this contract with the training provided pursuant to Clause H.20(A)

For purposes of this paragraph (2)(c), the phrase “during the Workforce Transition Period” contained in Clause H.17(J)(2) and (L)(2), is not applicable. The respective employees are to be employed at the Portsmouth Gaseous Diffusion Plant Site at the time of the vacancy.

- (d) Subsequent to the application of the right of first refusal in Paragraph (A)(2)(a) and the preferences in hiring in Paragraphs (A)(2)(b) and (c) above, the contractor shall give a preference in hiring for vacancies in the order of precedence as set forth in Paragraph (A)(3) below.
- (3) During the entire period of performance under this contract, but subordinate to the preferences set out in Paragraphs (A)(1)(a) – (c) and (A)(2)(a) – (c) above, the contractor shall provide preferences in hiring in the following order of precedence:
- (a) The contractor shall give a preference in hiring for vacancies in non-managerial positions under this contract to USEC Employees employed at the Portsmouth Gaseous Diffusion Plant Site (1) who have been identified by their employer as being at risk of being involuntarily separated from employment by a plant closing or mass layoff (as such terms are defined in Section 2101(a)(2) and (3) of Title 29 of the United States Code) at the Portsmouth Gaseous Diffusion Plant Site; and (2) who are qualified and/or who may not meet the qualifications for a particular position, but who agree to become qualified and can become qualified by the commencement of active employment under this contract with the training provided pursuant to Clause H.20(A).
 - (b) The contractor shall give a preference in hiring for vacancies in non-managerial positions under this contract to individuals (1) who are former employees of USEC, former employees of the TPMC Incumbent Contractor, and former employees of the TPMC Incumbent Contractor's first and second-tier subcontractors; and (2) who are entitled to recall rights consistent with any applicable site seniority and any applicable collective bargaining agreement(s) at the Portsmouth Gaseous Diffusion Plant Site.
 - (c) The contractor shall give a preference in hiring for vacancies in non-managerial positions under this contract to individuals (1) who are Grandfathered Employees and who are former employees of the TPMC Incumbent Contractor, LPP, UDS, and USEC at the Portsmouth Gaseous Diffusion Plant Site; (2) who have been involuntarily separated (other than for cause) from employment; and (3) who are eligible for the hiring preference contained in the clause in Section I of this contract entitled "DEAR 952.226-74, Displaced Employee Hiring Preference" and with the provisions of any applicable Work Force Restructuring Plan, as amended from time to time, regarding the preferential hiring of employees.
 - (d) The contractor shall give a preference in hiring for non-managerial positions under this contract to individuals (1) who are former employees of the TPMC Incumbent Contractor, LPP, UDS, and USEC; and any other DOE contractor or subcontractor at the Portsmouth Gaseous Diffusion Plant Site; (2) who were involuntarily separated (other than for cause) from employment;

and (3) who are eligible for the hiring preference contained in the clause in Section I of this contract entitled "DEAR 952.226-74, Displaced Employee Hiring Preference" and with the provisions of any applicable Work Force Restructuring Plan, as amended from time to time, regarding the preferential hiring of employees.

- (e) The contractor shall give a preference in hiring for vacancies in non-managerial positions under this contract to individuals (1) who were formerly employed by any other DOE contractor or subcontractor at a DOE defense nuclear facility; and (2) who are eligible for the hiring preference contained in the clause in Section I of this contract entitled "DEAR 952.226-74, Displaced Employees Hiring Preference" as provided in that clause and with the provisions of any applicable Work Force Restructuring Plan, as amended from time to time, regarding the preferential hiring of employees.
 - (f) The contractor shall give a preference in hiring for vacancies in non-managerial positions under this contract to individuals (1) who were formerly employed at the Portsmouth Gaseous Diffusion Plant Site by the TPMC Incumbent Contractor, LPP, UDS, and USEC; (2) who were involuntarily separated (other than for cause) from their employment at the Portsmouth Gaseous Diffusion Plant Site; and (3) who are qualified for the position or who may not meet the qualifications for a particular position, but who agree to become qualified and can become qualified by the commencement of active employment under this contract.
 - (g) The contractor shall give a preference in hiring for vacancies in non-managerial positions under this contract to individuals (1) who have separated from employment at the Portsmouth Gaseous Diffusion Plant Site; (2) who are not barred from seeking employment at the Portsmouth Gaseous Diffusion Plant Site by the terms of employee waivers or releases of claims they executed; and (3) who are qualified for a particular position or who may not meet the qualifications for a particular position, but who agree to become qualified and can become qualified by the commencement of active employment under this contract.
- (4) Clauses H.18(A)(1), (2), and (3) do not prohibit the contractor from selecting the contractor's existing employees at the Portsmouth Gaseous Diffusion Plant Site for positions or functions under this contract.
- (B) Costs. Any costs incurred by the contractor as a result of the contractor's failure to comply with the hiring preferences as set forth in this contract will be unallowable, unless such costs were incurred as the result of the Contracting Officer's direction.

H.19 EMPLOYEE COMPENSATION: PAY AND BENEFITS

- (A) Contractor Employee Compensation Plan

The contractor shall submit by the end of the 90 day Contract Transition Period identified in Section F.2, a Contractor Employee Compensation Plan demonstrating how the contractor will comply with the requirements of this contract. The Contractor Employee Compensation Plan shall describe the contractor's policies regarding compensation, pensions and other benefits, and how these policies will support at reasonable cost the effective recruitment and retention of a highly skilled, motivated, and experienced workforce.

(B) Total Compensation System

The contractor shall develop, implement and maintain formal policies, practices and procedures to be used in the administration of its compensation system including a compensation system Self-Assessment Plan consistent with FAR 31.205-6 and DEAR 970.3102-05-6; "Compensation for Personal Services" (Total Compensation System). DOE-approved standards (e.g., set forth in an advance understanding or appendix), if any, shall be applied to the Total Compensation System. The Contractor's Total Compensation System shall meet the tests of allowability established by and in accordance with FAR 31.205-6 and DEAR 970.3102-05-6, be fully documented, consistently applied, and acceptable to the Contracting Officer. Costs incurred in implementing the Total Compensation System shall be consistent with the contractor's documented Contractor Employee Compensation Plan approved by the Contracting Officer.

(C) Appraisals of Contractor Performance

DOE will conduct periodic appraisals of contractor performance with respect to Total Compensation System implementation. Such appraisals will be conducted through either DOE validation of the contractor's performance self-assessment of its Total Compensation System or third party expert review.

(D) Reports and Information

The contractor shall provide the Contracting Officer the following reports and information with respect to pay and benefits provided under this contract:

- (1) An Annual Contractor Salary-Wage Increase Expenditure Report to include, at a minimum, breakouts for merit, promotion, variable pay, special adjustments, and structure movements for each pay structure showing actual against approved amounts.
- (2) A list of the top five most highly compensated executives as defined in FAR 31.205-6(p)(2)(ii) and their total cash compensation at the time of contract award, and at the time of any subsequent change to their total cash compensation.
- (3) An Annual Report of Contractor Expenditures for Employee Supplemental Compensation through the Department Workforce Information System (WFIS) Compensation and Benefits Module no later than March 1 of each year.

- (4) A performance self-assessment of the Total Compensation System implementation and results to include an evaluation of total benefits using the Employee Benefits Value Study and the Employee Benefits Cost Survey Comparison Analysis described in Paragraphs (F)(3)(a) and (b) below.

(E) Pay and Benefits Programs

The contractor shall establish pay and benefit programs for employees in accordance with applicable law, the terms and conditions of this contract, including Clause H.20, Special Provisions Applicable to Workforce Transition and H.19, Employee Compensation: Pay and Benefits, applicable collective bargaining agreement(s), and the following requirements as set forth below; provided, however, that employees scheduled to work fewer than 20 hours per week receive only those benefits required by law. Employees are eligible for benefits, subject to the terms, conditions, and limitations of each benefit program.

(1) Pay

- (a) For at least the first year of the term of this contract, the contractor shall provide equivalent pay to the following employees hired by the contractor as compared to pay provided to those employees by the TPMC Incumbent Contractor, LPP, UDS, and/or USEC:
 - (i) TPMC Incumbent Employees hired by the contractor;
 - (ii) USEC Incumbent Employees hired by the contractor;
 - (iii) USEC Employees hired by the contractor for positions or to perform functions for the contractor that are substantially equivalent to the positions held or functions performed for USEC at the Portsmouth Gaseous Diffusion Plant Site; and
 - (iv) LPP Employees and UDS Employees hired by the contractor for positions or to perform functions for the contractor that are substantially equivalent to the positions held or functions they performed for their respective employers at the Portsmouth Gaseous Diffusion Plant Site.
- (b) All other employees hired by the contractor shall receive pay which is competitive with the industry from which the contractor recruits its employees, and in accordance with the terms and conditions of this contract, any applicable collective bargaining agreement(s), and applicable law, including Section 4(c) of the Service Contract Act, as applicable.

- (2) Pension and Other Benefits. The contractor shall provide a total package of benefits to TPMC Incumbent Employees, USEC Employees, USEC Incumbent Employees, LPP Employees, and UDS Employees, and all other employees who are hired by the contractor in accordance with the

terms and conditions of this contract, any applicable collective bargaining agreement(s), and applicable law.

(3) Cash Compensation

- (a) The contractor shall submit the following to the Contracting Officer for a determination of cost allowability for reimbursement under the contract:
 - (i) Any additional compensation system self-assessment data requested by the Contracting Officer that may be needed to validate and approve the Total Compensation System.
 - (ii) Any proposed major compensation program design changes prior to implementation.
 - (iii) An Annual Compensation Increase Plan (CIP).
 - (iv) Individual compensation actions for Key Personnel, including initial and proposed changes to base salary and/or payments under an Executive Incentive Compensation Plan.
 - (v) Any proposed establishment of an incentive compensation plan (variable pay plan/pay-at-risk).
- (b) The Contracting Officer's approval of individual compensation actions will be required only for Key Personnel as identified in Clause H.6, Key Personnel of this contract, and all other named key personnel, management and senior personnel as identified by the Contracting Officer.
- (c) Severance Pay is not reimbursable under this contract for an employee who:
 - (i) Voluntarily separates, resigns or retires from employment,
 - (ii) Is offered comparable employment with a successor/replacement contractor,
 - (iii) Is offered comparable employment with a parent or affiliated company, or
 - (iv) Is discharged for cause.
- (d) Service credit for purposes of determining severance pay does not include any period of prior service for which severance pay has been previously paid through a DOE cost-reimbursement contract.

(F) Pension and Other Benefit Programs

- (1) No presumption of allowability will exist when the contractor implements a new benefit plan or makes changes to existing benefit plans until the Contracting Officer makes a determination of cost allowability for reimbursement for new or changed benefit plans.
- (2) Cost reimbursement for pension and other benefit programs sponsored by the contractor will be based on the Contracting Officer's approval of contractor actions pursuant to an approved "Employee Benefits Value Study" and an "Employee Benefits Cost Survey Comparison" as described below.
- (3) Unless otherwise stated, or as directed by the Contracting Officer, the contractor shall submit the studies required in paragraphs (a) and (b) below. The studies shall be used by the contractor as part of its performance self assessment described in Paragraph (D)(4) above and in calculating the cost of benefits under existing benefit plans. In addition, the contractor shall submit updated studies to the Contracting Officer for approval prior to the adoption of any change to a pension or other benefit plan.
 - (a) An Employee Benefits Value Study (Ben-Val), every two years each for Grandfathered Employees and Non-Grandfathered Employees benefits, which is an actuarial study of the relative value (RV) of the benefits programs offered by the contractor to Grandfathered Employees and Non-Grandfathered Employees measured against the RV of benefit programs offered by comparator companies approved by the Contracting Officer. To the extent that the value studies do not address post retirement benefits other than pensions, the contractor shall provide a separate cost and plan design data comparison for the post retirement benefits other than pensions using external benchmarks derived from nationally recognized and Contracting Officer approved survey sources; and
 - (b) An Employee Benefits Cost Study Comparison, annually each for Grandfathered Employees and Non-Grandfathered Employees, that analyzes the contractor's employee benefits cost for Grandfathered Employees and Non-Grandfathered Employees on a per capita basis per full time equivalent employee and as a percent of payroll and compares it with the cost reported by the U.S. Chamber of Commerce Annual Employee Benefits Cost Survey or other Contracting Officer approved broad based national survey.
- (4) When the net benefit value exceeds the comparator group by more than five percent, the contractor shall submit a corrective action plan to the Contracting Officer for approval.
- (5) When the average total benefit per capita cost or total benefit cost as a percent of payroll exceeds the comparator group by more than five percent, when and if required by the Contracting Officer, the contractor

shall submit an analysis of the specific plan costs that are above the per capita cost range or total benefit cost as a percent of payroll and a corrective action plan to achieve conformance with a Contracting Officer directed per capita cost range or total benefit cost as a percent of payroll.

- (6) Within two years of Contracting Officer approval of the contractor's corrective action plan, the contractor shall align employee benefit programs with the benefit value and per capita cost range as approved by the Contracting Officer.
 - (7) The contractor shall submit the Report of Contractor Expenditures for Supplementary Compensation for the previous calendar year via the DOE Workforce Information System (WFIS) Compensation and Benefits Module no later than March 1 of the current calendar year.
 - (8) The contractor may not terminate any benefit plan during the term of the contract without the prior approval of the Contracting Officer in writing.
 - (9) Cost reimbursement for Post Retirement Benefits (PRBs) is contingent on DOE approved service eligibility requirements for PRBs that shall be based on a minimum period of continuous employment service not less than five years under a DOE cost-reimbursement contract(s) immediately prior to retirement. Notwithstanding the previous sentence, the costs of PRBs will be reimbursed for individuals meeting the DOE-approved eligibility requirements of the applicable DOE-approved employee benefit plan. Unless required by Federal or state law, advance funding of PRBs is not allowable.
- (G) Establishment and Maintenance of Pension Plans for which DOE Reimburses Costs
- (1) For cost allocability and reimbursement purposes, any defined benefit (DB) or defined contribution (DC) pension plans established and/or implemented by the contractor shall be maintained consistent with the requirements of the Internal Revenue Code (IRC) and Employee Retirement Income Security Act (ERISA).
 - (2) Contractor policies, practices, and procedures used in the administration of pension plans shall be consistent with applicable law and regulations.
 - (3) Employees working for the contractor shall only accrue credit for service under this contract after the date of contract award.
 - (4) Any pension plan maintained by the contractor, for which DOE reimburses costs, shall be maintained as a separate pension plan distinct from any other pension plan which provides credit for service not performed under a DOE cost-reimbursement contract.
 - (5) For each pension plan or portion of a pension plan for which DOE reimburses costs, the contractor shall provide the Contracting Officer with the following information within nine months of the last day of the current

pension plan year:

- (a) Copies of IRS forms 5500 with schedules; and
 - (b) Copies of all forms in the 5300 series that document the establishment, amendment, termination, spin-off, or merger of a plan.
- (6) Prior to the adoption of any changes to a pension plan for which DOE reimburses costs, the contractor shall submit the information required below, as applicable, to the Contracting Officer for approval or disapproval and a determination as to whether the costs to be incurred are consistent with the contractor's documented Contractor Employee Compensation Plan and are deemed allowable pursuant to FAR 31.205-6, as supplemented by DEAR 970.3102-05-6:
- (a) For proposed changes to pension plans and pension plan funding, an analysis of the impact of any proposed changes on actuarial accrued liabilities and an analysis of relative benefit value; and
 - (b) The contractor shall obtain the advance written approval of the Contracting Officer for any non-statutory pension plan changes that may increase costs or liabilities, and any proposed special programs (including, but not limited to, plan-loan features, employee contribution refunds, or ancillary benefits) and shall provide DOE with an analysis of the impact of special programs on the actuarial accrued liabilities of the pension plan, and on relative benefit value, if applicable.
- (7) The contractor shall not terminate any pension plan without at least 60 days notice to and the approval of the Contracting Officer prior to the scheduled date of plan termination.

H.20 SPECIAL PROVISIONS APPLICABLE TO WORKFORCE TRANSITION AND EMPLOYEE COMPENSATION: PAY AND BENEFITS

- (A) Training. The contractor will establish a training program specifically for the purpose of training individuals pursuant to Clauses H.18(A)(1)(c), H.18(A)(2)(b)(ii) and (c)(iii), and H.18(A)(3)(a). The one-time training program will be provided to individual employees and will not exceed six months in duration and \$5,000 in cost (subject to availability of funding) per person, in addition to wages and benefits.
- (B) Benefit Plans. The contractor shall provide pension and other benefit plans, to Grandfathered Employees and Non-Grandfathered Employees hired by the contractor and service credit for leave as set forth below:
 - (1) Grandfathered Employees. Grandfathered Employees shall be provided pension and other benefits in accordance with applicable law, any applicable collective bargaining agreement(s), and the provisions of the

BJC MEPP, the BJC Multiple Employer Welfare Arrangement (MEWA) and other existing benefit plans for Grandfathered Employees. Within 90 days after the award of this contract, the contractor shall become a sponsor/participating employer of the BJC MEPP, the BJC MEWA, and other existing benefit plans (or comparable successor plans if continuation of the existing plans is not practicable) including post retirement benefit (PRB) plans, as applicable, for Grandfathered Employees and retired plan participants, with responsibility for management and administration of these plans. The contractor shall also have responsibility for maintaining the qualified status of the plans. No employee who qualifies as a Grandfathered Employee under the BJC MEPP shall lose the right to participate in the BJC MEPP as a result of this transition.

- (2) Non-Grandfathered Employees. Non-Grandfathered Employees shall receive a benefits package that provides for market-based retirement and medical benefit plans that are competitive with the industry from which the contractor recruits its employees and in accordance with this contract, any applicable collective bargaining agreement(s), and applicable law,, including Section 4(c) of the Service Contract Act.
- (3) Service Credit For Leave.
 - (a) For TPMC Incumbent Employees, LPP Employees, and UDS Employees hired by the contractor pursuant to Clauses H.18(A)(1)(a), (b), and (c), and (A)(2)(c), the contractor shall carry over the length of service credit for leave as well as leave balances accrued as of the date these employees are hired by the contractor. Service credit for the represented workforce shall be applied consistently with any applicable collective bargaining agreement(s) and applicable law;
 - (b) For USEC Incumbent Employees hired by the contractor pursuant to Clauses H.18(A)(1)(a), (b), and (c); (B)(2)(a) and (b); and (A)(3)(a), the contractor shall carry over the length of service credit from USEC for purposes of determining rates of accruing leave for these employees. Service credit for the represented workforce shall be applied consistently with any applicable collective bargaining agreement(s) and applicable law; and
 - (c) For all USEC employees hired by the contractor other than those above in paragraph (b), the contractor shall carry over the length of service credit for purposes of determining rates of accruing leave for these employees as required by and consistent with any applicable collective bargaining agreement(s) and applicable law.
- (4) Service Credit for Fringe Benefits Other Than Leave. Consistent with the terms of the applicable benefit plan(s), the contractor shall credit all TPMC Incumbent Employees, LPP Employees, USEC Incumbent Employees, and UDS Employees hired by the contractor under this

contract with their current length of service toward fringe benefits, which also includes retirement benefits and severance pay. Consistent with the terms of the plan(s), the transition of the employees during the first six months of the contract from the TPMC Incumbent Contractor, LPP, UDS, and USEC to the contractor shall not constitute a break in service under the plan(s). Service credit for all individuals hired by the contractor shall be applied consistent with any applicable collective bargaining agreement(s), applicable law, and the terms of the applicable benefit plan(s). Service credit for purposes of severance pay is subject to Clause H.19(E)(3)(d).

- (C) Administrative Agreements with Lead Sponsor. The lead sponsor (BJC) or a lead sponsor successor of the BJC MEPP, BJC MEWA and other benefit plans in which the contractor and BJC or a lead sponsor successor are participating employers/sponsors, shall have primary responsibility for management and administration of these plans. BJC or a lead sponsor successor shall provide management and administrative services for the contractor for the BJC MEPP, BJC MEWA, and other benefit plans in which the contractor and BJC are participating employers/sponsors. The contractor shall enter into administrative agreements with the lead sponsor, BJC, or a lead sponsor successor, for the management and administration of these plans. The agreements and costs contained therein shall be subject to the approval of the Contracting Officer.
- (D) Annual Actuarial Evaluations. Notwithstanding the above, the contractor has responsibility for administering and maintaining the qualified status of all pension and other benefit plans that it sponsors under this contract. The contractor shall submit to the Contracting Officer annual actuarial evaluations for all applicable benefit plans as well as certify that the benefit plans are in full compliance with IRC and ERISA requirements. Such certification shall demonstrate that the benefit plans are qualified under the IRC. This evaluation shall include but not be limited to written reports relating to how the benefit plans pass IRC discrimination, participation and coverage testing requirements. Each detailed annual written actuarial evaluation shall identify any conditions that may adversely affect the qualification status of the plans within eighteen months or less of the date of the evaluation, including but not limited to discrimination, participation and coverage testing requirements for the contractor and any of its subcontractors that are participating employers in the plans.
- (1) Meeting Test Requirements. The contractor shall closely monitor each of its individual subcontractor employer segments participating in the BJC MEPP. With the approval of the Contracting Officer, the contractor shall establish threshold factors that – based upon the experience of the BJC MEPP regarding the testing requirements – indicate when the contractor and/or its individual subcontractor employer segments may not meet testing requirements within the next two plan years. Every six months the contractor shall identify any employer plan segments for the contractor and its individual subcontractor employer segments that may not meet testing requirements for the current plan year and the following plan year.
- (2) Failure to Meet Test Requirements. In the case of employer segments for which the approved threshold factors described in Paragraph (D)(1)

above and other factors as approved or requested by the Contracting Officer indicate that the employer segments may not meet testing requirements, the contractor, in conjunction with the lead sponsor, shall provide the Contracting Officer with a corrective action plan for addressing the potential or actual failure to meet testing requirements and quarterly updates on the segment's status for testing purposes. After the corrective action plan has been submitted and approved by the Contracting Officer, the contractor shall provide quarterly updates on the segment's status for testing purpose.

- (E) Withdrawal from the BJC MEPP. In addition to the requirement in Clause H.19(G)(7), the contractor shall not withdraw from the BJC MEPP or the BJC MEWA without the consent of the Contracting Officer. If the contractor withdraws without the consent of the Contracting Officer, all costs associated with such withdrawal may be determined to be unallowable and the Government retains the right to assert a claim against the contractor for any costs of the Department associated with such withdrawal.
- (F) Changes to the BJC MEPP. In addition to any other provisions of this contract, including but not limited to Clauses H.19(G)(6) and (7), any changes or amendments to the BJC MEPP are subject to Contracting Officer prior approval and shall be in accordance with applicable laws, including compliance with any applicable collective bargaining agreement(s).
- (G) Equivalent Benefits to the BJC MEWA. Subject to the approval of the Contracting Officer and to the extent consistent with any applicable collective bargaining agreement(s) and applicable law, the contractor may provide equivalent benefits to those benefits provided under the BJC MEWA to Grandfathered Employees.
- (H) Change in Name. The name(s) of the BJC MEPP, the BJC MEWA, and other benefit plans may change as a result of the change in lead sponsorship of these plans. Any references to the BJC MEPP, the BJC MEWA, and other benefit plans contained in this contract apply to these plans as renamed.

H.21 WORKFORCE TRANSITION AND BENEFITS TRANSITION: PLANS AND TIMEFRAMES

- (A) Workforce Transition Plan. In addition to the Transition Plan required by Section C.2.1, PWS, of this contract, the contractor shall submit a written Workforce Transition Plan (WF Transition Plan) describing in detail the contractor's plans and procedures as to how the contractor will comply with the hiring preferences set forth in Clause H.18, Workforce Transition and Employee Hiring Preferences, Clause H.20(A) and this Paragraph (A). Notwithstanding timeframes identified elsewhere in the contract, the contractor shall perform the following activities in the specified timeframes:

- (1) Within ten days after contract award, the contractor shall:

- (a) Submit to the Contracting Officer a description of any and all transition agreements that it intends to enter into with the Portsmouth contractors to ensure compliance with Clauses H.18(A)(1) and (3) during the first 90 days after contract award and during the six month Workforce Transition Period identified in Clause H.17(A);
 - (b) Establish and submit to the Contracting Officer a written communication plan that details the communication that the contractor and its subcontractors will engage in with the Portsmouth contractors regarding implementation of the hiring preference requirements set forth in Clauses H.18(A)(1) and (3); and
 - (c) Provide estimated costs and detailed breakouts of the costs to accomplish workforce transition activities within the timeframes specified.
 - (d) Obtain information from the Portsmouth contractors identifying their employees that have initially been identified as being at risk of being involuntarily separated. Provide and define a process as part of the transition agreements required in paragraph (1)(a) above for obtaining updated and continuous information throughout the Workforce Transition Period regarding the identification of employees by the Portsmouth contractors that have been identified as being at risk of being involuntarily separated. Provide and define a process as part of the transition agreements required in Paragraph (A)(1)(a) above for obtaining updated and continuous information throughout the Workforce Transition Period regarding the identification of employees by the Paducah contractors that have been identified as being at risk of being involuntarily separated.
- (2) Within 15 days after contract award, the contractor shall:
- (a) Submit to the Contracting Officer copies of the draft WF Transition Plan for the contractor and its first and second tier subcontractors, including processes and procedures regarding how the contractor will implement and ensure compliance with the hiring preferences set forth in Clauses H.18(A)(1) and (3); and
 - (b) Establish a written communication plan with the TPMC Incumbent Employees, LPP Employees, UDS Employees, and USEC Employees regarding the implementation of the hiring preferences in Clauses H.18(A)(1) and (3) and provide a copy to the Contracting Officer.
- (3) Within 30 days after contract award, the contractor shall provide to the Contracting Officer copies of the final Workforce Transition Plan and the draft transition agreements it proposes to enter into consistent with

- requirements of Clauses H.18(A)(1) and (3) and Paragraphs (A)(1) and (2).
- (4) Within 60 days after contract award, the contractor shall provide to the Contracting Officer copies of the final transition agreements described in paragraph (A)(1)(a) above.
 - (5) The contractor shall submit reports to the Contracting Officer regarding the contractor's and its subcontractors' implementation of the hiring preferences required by Clause H.18, Workforce Transition and Employee Hiring Preferences, in accordance with the timeframes set forth below. These reports shall include at a minimum the following information: employee hire dates or anticipated hire dates, employee salary levels, and the names of the former employers of the employees hired by the contractor and/or hired by the contractor's first and second tier subcontractors.
 - (a) During the 90 day Contract Transition Period and pursuant to Section C.2.1, PWS, such reports shall be provided to the Contracting Officer on a weekly basis.
 - (b) During the remainder of the six-month Workforce Transition Period, such reports shall be provided to the Contracting Officer on a biweekly basis.
 - (c) After the Workforce Transition Period as defined in Clause H.17(A), such reports shall be provided within the timeframes as requested by the Contracting Officer.
 - (6) Within six months after contract award, the contractor shall provide a written description of the process that it will utilize in obtaining information from USEC, LPP, and UDS regarding their respective employees that have been identified by their employer as being at risk of being involuntarily separated in order for the contractor to ensure compliance with Clauses H.18(A)(2) and (A)(3)(a). The contractor shall provide copies of all and any written agreements into which it has entered with USEC, LPP, (Clause H.18(A)(2)(c)) and UDS (Clause H.18(A)(2)(c)) for transitioning their respective employees pursuant to Clauses H.18(A)(2) and (A)(3)(a).
- (B) Benefits Transition. The contractor shall submit a written draft Benefits Transition Plan within 20 days after contract award describing in detail the contractor's plans and procedures as to how the contractor will comply with Clause H.19, Employee Compensation: Pay and Benefits, Clause H.20, Special Provisions Applicable to Workforce Transition and Employee Compensation: Pay and Benefits, and this Paragraph (B). The contractor shall provide a final written Benefits Transition Plan to the Contracting Officer within 30 days after contract award. All transitions of the BJC MEPP, the BJC MEWA and other existing benefit plans, as well as establishment of any new plans, shall be completed within 90 days after contract award.

- (1) The contractor shall perform the following activities within the specified timeframes:
 - (a) Within ten days after contract award, the contractor shall:
 - (i) Provide the Contracting Officer with a list of contractor personnel who will be responsible for transition of the BJC MEPP, the BJC MEWA, and other existing benefit plans and/or development of new benefit plans, including specifically the personnel responsible for ensuring that the contractor becomes a sponsor/participating employer of the BJC MEPP and the BJC MEWA by the contractor and contact information for the above personnel;
 - (ii) Request the Portsmouth contractors and BJC to provide information and documents necessary for the contractor to adhere to the requirements set forth in this contract pertaining to sponsorship of the BJC MEPP, the BJC MEWA, and other existing benefits plans or establishment of any new benefits plans, including but not limited to the transition of the existing pension and other benefit plans or establishment of any new benefits plans on or before the end of the 90 day Contract Transition Period; and
 - (iii) Provide estimated costs and detailed breakouts of the costs to accomplish workforce and benefits transition activities within the timeframes specified, including the costs for enrolled actuaries and counsel.
 - (b) Within 15 days after contract award, the contractor shall provide to the Contracting Officer a list of the information and documents that the contractor has requested from BJC and the Portsmouth contractors pertaining to the transition of the BJC MEPP, the BJC MEWA, and other existing benefit plans. The contractor shall notify the Contracting Officer on a timely basis of any issues or problems that it encounters in obtaining information or documents requested from BJC or any of the Portsmouth contractors. Regardless of such notification, the contractor remains responsible under this contract for ensuring compliance with the terms of this contract, including the timeframes set forth in this clause and the requirements in Clause H.18, Workforce Transition and Employee Hiring Preferences, Clause H.19, Employee Compensation: Pay and Benefits, and Clause H.20, Special Provisions Applicable to Workforce Transition and Employee Compensation: Pay and Benefits.
 - (c) Within 20 days of contract award, the contractor shall:
 - (i) Submit a detailed description of its plans and processes, including timeframes and specific projected dates for accomplishment of each activity necessary to ensure

compliance with the requirements set forth in Clauses H.19(E) and H.20(B), including requirements pertaining to the transition of employee benefit plans; and

- (ii) Meet via televideo, teleconference, and/or in person with relevant personnel who administer the benefit plans for the TPMC Incumbent Contractor and BJC. The meeting shall include the contractor's benefit plan administrators and personnel, head of human resources, ERISA counsel, actuaries, and any and all other personnel deemed necessary by the contractor. During such meeting, the contractor shall discuss all matters necessary to ensure the contractor adheres to its sponsorship obligations under Clauses H.19(E)(2) and H.20, Special Provisions Applicable to Workforce Transition and Employee Compensation: Pay and Benefits, including execution of transition agreements with BJC and the Portsmouth contractors, as applicable. The minutes of the meeting as well as a written description of any substantive issues identified at the meeting shall be submitted to the Contracting Officer within two days after the meeting.

- (d) Within 30 days after contract award and as part of the written Benefits Transition Plan, the contractor shall provide a written description of how the existing pension and other benefit plans provided to employees pursuant to Clause H.19, Employee Compensation: Pay and Benefits, and Clause H.20, Special Provisions Applicable to Workforce Transition and Employee Compensation: Pay and Benefits, will be amended or restated on or before the last day of the 90 day Contract Transition Period. If an asset transfer(s) and/or the creation of a new benefit plan(s) are necessary in order for the contractor to adhere to the benefits sponsorship requirements set forth in this contract, the contractor shall provide a description of the necessary transactions, including but not limited to how the contractor proposes to comply with the contract and applicable law governing such transactions.

- (e) Within 45 days after contract award, the contractor shall:
 - (i) Submit to the Contracting Officer a draft Contractor Employee Compensation Plan demonstrating how the contractor will comply with the requirements of this contract regarding employee compensation. The draft Contractor Employee Compensation Plan shall describe the contractor's policies regarding compensation, pensions and other benefits, and how these policies will support at reasonable cost the effective recruitment and retention of a highly skilled, motivated, and experienced workforce.
 - (ii) Submit to the Contracting Officer drafts of all amendments to or restatements of the pension and other benefit plans

presently sponsored by BJC and the TPMC Incumbent Contractor, including but not limited to amendments effectuating the change in sponsorship/participating employer in the BJC MEPP. If applicable, the contractor shall also submit all draft restated benefit plans and draft Summary Plan Descriptions (SPDs) for pension and other benefit plans sponsored by BJC and the TPMC Incumbent Contractor. Any and all such amendments shall comply with applicable law governing such transactions and changes in sponsorship of the plans.

- (iii) Submit to the Contracting Officer drafts of any new benefit plan(s) as well as draft SPDs that the contractor proposes to sponsor.
- (iv) Provide draft copies of the transition agreements which the contractor will enter into with BJC and the Portsmouth contractors to ensure the contractor's compliance with the pay and benefits requirements set forth in Clauses H.19, Employee Compensation: Pay and Benefits, and H.20 Special Provisions Applicable to Workforce Transition and Employee Compensation: Pay and Benefits. Copies of these executed transition agreements shall be provided in accordance with Section C.2.1, PWS of this contract.
- (f) No later than 60 days after contract award and prior to the adoption of the documents identified in Paragraphs (B)(1)(e)(ii) and (iii) above, the contractor shall submit to the Contracting Officer the proposed final versions of these documents for approval.
- (g) The contractor shall respond to any comments provided by the Contracting Officer under any of the above paragraphs within two days of receipt of the comments.
- (2) After the six month Workforce Transition Period and throughout the remaining period of performance of the contract, the contractor shall provide the following information promptly to the Contracting Officer upon the request of the Contracting Officer:
 - (a) Documents relating to benefit plans offered to contractor employees, including but not limited to SPDs, all Plan documents, applicable amendments, employee handbooks that summarize benefits provided to employees and other documents that describe benefits provided to employees of the contractor who perform work on this contract, and
 - (b) Any and all other documents pertaining to implementation of and compliance with implementation of the compensation and benefit programs identified in Clause H.19, Employee Compensation: Pay and Benefits, and Clause H.20, Special Provisions Applicable to

Workforce Transition and Employee Compensation: Pay and Benefits.

H.22 POST-CONTRACT RESPONSIBILITIES FOR PENSION AND OTHER BENEFIT PLANS

- (A) If this contract expires, terminates, and/or is terminated partially or completely and DOE has awarded a contract under which a new contractor becomes a sponsor/participating employer and assumes responsibility for management and administration of the BJC MEPP, the BJC MEWA, or any other benefit plans (collectively, the "Plans"), covering active or retired Grandfathered Employees and Non-Grandfathered Employees with respect to employees at Portsmouth and Paducah Gaseous Diffusion Plant Sites, the contractor shall cooperate with and transfer to the new contractor the responsibility for sponsorship, and management and administration of such Plans consistent with direction from the Contracting Officer.

- (B) If this contract expires, terminates and/or is terminated partially or completely and DOE has not awarded a contract to a new contractor under which a new contractor becomes a sponsor and/or primary sponsor and/or assumes partial or primary responsibility for management and administration of the Plans, or if the Contracting Officer determines that the scope of work under the contract has been completed (any one such event may be deemed by the Contracting Officer to be "Contract Completion" for purposes of this clause), whichever is earlier, and notwithstanding any other obligations and requirements concerning expiration or termination under any other clause of the contract, the following actions shall occur regarding the contractor's obligations regarding the Plans at the time of Contract Completion:
 - (1) Subject to Paragraph (b)(2) below, and notwithstanding any legal obligations independent of this contract, the contractor may have regarding responsibilities for sponsorship, management, and administration of the Plans, the contractor shall remain a sponsor/participating employer of the Plans, in accordance with applicable legal requirements.

 - (2) The contractor and DOE shall exercise their best efforts to reach agreement on the contractor's responsibilities for sponsorship, management and administration of the Plans prior to or at the time of "Contract Completion." However, if the parties have not reached agreement on the contractor's responsibilities for sponsorship, management and administration of the Plans prior to or at the time of "Contract Completion," unless and until such agreement is reached, the contractor shall comply with written direction from the Contracting Officer regarding the contractor's responsibilities for continued provision of pension and welfare benefits under the Plans, including but not limited to continued sponsorship of the Plans, in accordance with applicable legal requirements. To the extent that the contractor incurs costs in

implementing direction from the Contracting Officer, the contractor's costs will be reimbursed pursuant to applicable contract provisions.

- (C) In the event a transfer of assets in the BJC MEPP is determined to be necessary, the contractor shall cooperate fully in the transfer of any assets in a manner consistent with any fiduciary duty, applicable law and subject to the approval and direction of the Contracting Officer.

H.23 LABOR RELATIONS

- (A) The contractor shall respect the right of employees to organize and to form join, or assist labor organizations, to bargain collectively through their chosen labor representatives, to engage in other concerted activities for the purpose of collective bargaining or other mutual aid or protection, and to refrain from any or all of these activities.
- (B) The contractor shall meet with the Contracting Officer or designee(s) for the purpose of reviewing the contractor's bargaining objectives prior to negotiations of any collective bargaining agreement or revision thereto and shall consult with and obtain the approval of the Contracting Officer regarding appropriate economic bargaining parameters, including those for pension and medical benefit costs, prior to the contractor entering into the collective bargaining process. During the collective bargaining process, the contractor shall notify the Contracting Officer before submitting or agreeing to any collective bargaining proposal which can be calculated to affect allowable costs under this contract or which could involve other items of special interest to the Government. During the collective bargaining process, the contractor shall obtain the approval of the Contracting Officer before proposing or agreeing to changes in any pension or other benefit plans.
 - (1) The contractor will seek to maintain harmonious bargaining relationships that reflect a judicious expenditure of public funds, equitable resolution of disputes and effective and efficient bargaining relationships consistent with the requirements of FAR Subpart 22.1 and DEAR Subpart 970.2201 and all applicable Federal and state labor relations laws.
 - (2) The contractor will notify the Contracting Officer or designee in a timely fashion of all labor relations issues and matters of local interest including organizing initiatives, unfair labor practice, work stoppages, picketing, labor arbitrations, and settlement agreements and will furnish such additional information as may be required from time to time by the Contracting Officer.
- (C) Consistent with applicable labor laws and regulations for that work that is being performed by members of United Steel, Paper and Forestry, Rubber, Manufacturing, Energy, Allied Industrial and Service Workers Union (USW) on the effective date of this contract, the contractor agrees to initially consult with USW regarding the initial terms and conditions of employment and to recognize USW as the collective-bargaining representative for employees performing work that has historically and traditionally been performed by USW members and is

covered in the scope of this contract, and to bargain in good faith to a collective bargaining agreement that gives due consideration to applicable terms and conditions of the existing LPP, TPMC, UDS, and USEC collective bargaining agreement(s) for work at the Portsmouth Gaseous Diffusion Plant Site.

H.24 WORKFORCE RESTRUCTURING

Notwithstanding any other provision in this contract, when the contractor determines that a reduction of force is necessary, the contractor shall notify the Contracting Officer in writing in accordance with DOE 350.1 and other related guidance. The contractor shall provide information as directed by the Contracting Officer related to workforce restructuring activities and to enable compliance with Section 3161 of the *National Defense Authorization Act for Fiscal Year 1993* and any other DOE guidance pertaining to employees who may be eligible for provisions of the Act. The contractor shall supply workforce restructuring related information and reports as needed by DOE. The contractor shall extend displaced employee hiring preference in accordance with the Section I Clause entitled, *DEAR 952.226-74*, Displaced Employee Hiring Preference and Clause H.18, Workforce Transition and Employee Hiring Preferences.

H.25 WORK STOPPAGE AND SHUTDOWN AUTHORIZATION

- (a) Imminent Health and Safety Hazard. Imminent Health and Safety Hazard is a given condition or situation which, if not immediately corrected, could result in a serious injury or death, including exposure to radiation and toxic/hazardous chemicals. Imminent Danger in relation to the facility safety envelope is a condition, situation, or proposed activity which, if not terminated, could cause, prevent mitigation of, or seriously increase the risk of (1) nuclear criticality, (2) radiation exposure, (3) fire/explosion, and/or (4) toxic hazardous chemical exposure.
- (b) Work Stoppage. In the event of an imminent health and safety hazard identified by facility line management or operators, facility health and safety personnel overseeing facility operations, or other individuals, the individual or group identifying the imminent hazard situation shall immediately take actions to eliminate or mitigate the hazard (i.e., by directing the operator/implementer of the activity or process causing the imminent hazard to stop work, or by initiating emergency response actions or other actions) to protect the health and safety of the workers and the public, and to protect DOE facilities and the environment. In the event an imminent health and safety hazard is identified, the individual or group identifying the hazard should coordinate with an appropriate contractor official, who will direct the shutdown or other actions, as required. Such mitigating action should subsequently be coordinated with the DOE and contractor management. The suspension or stop-work order should be promptly confirmed in writing from the CO.
- (c) Shutdown. In the event of an imminent danger in relation to the facility safety envelope or a non-imminent health and safety hazard identified by facility line managers, facility operators, health and safety personnel overseeing facility operations, or by independent oversight organizations, the individual or group identifying the potential health and safety hazard may recommend facility shutdown in addition to any immediate actions needed to mitigate the situation. However, the recommendation must be coordinated with

contractor management, and the PPPO Manager. Any written direction to suspend operations shall be issued by the CO, pursuant to the Section F Clause, FAR 52.242-15, Stop-Work Order.

- (d) Facility Representatives. DOE personnel designated as Facility Representatives provide the technical/safety oversight of operations. The Facility Representative has the authority to “stop work,” which applies to the shutdown of an entire plant, activity, or job. This stop-work authority will be used for an operation of a facility which is performing work the Facility Representative believes:
- (1) Poses an imminent danger to health and safety of workers or the public if allowed to continue;
 - (2) Could adversely affect the safe operation of, or could cause serious damage to the facility if allowed to continue; or
 - (3) Could result in the release of radiological or chemical hazards to the environment in excess of regulatory limits.
- (e) This clause flows down to all subcontractors at all tiers. Therefore, the contractor shall insert a clause, modified appropriately to substitute “contractor representatives” for “the Contracting Officer (CO)” in all subcontracts.

H.26 COOPERATION WITH OTHER SITE CONTRACTORS

- (a) The DOE has/or will have prime contracts or agreements in place with the following entities: Depleted Uranium Hexafluoride (DUF6) Conversion contractor, Infrastructure D&D contractor, United States Enrichment Cooperation (USEC), and other entities that provide support to the PPPO.
- (b) In the event that DOE awards other contracts or establishes agreements with additional entities whose work affects the contract, all terms and conditions of this provision apply to the contractor’s relationship with such entities.
- (c) In the performance of this FSS contract, the contractor agrees to cooperate in a timely manner with DOE prime contractors and other entities. Cooperation includes, but is not limited to, the following types of activities: working together to resolve interface and work performance issues, establishing working groups, participating in meetings, providing access to applicable technical and contract information and data such as schedule and milestone data, discussing technical matters related to the Portsmouth site, providing access to contractor facilities or areas, and allowing observation of technical activities by appropriate personnel.
- (d) The contractor is not authorized to direct any other DOE prime contractor or other entities, except as specified elsewhere in this contract or directed by the CO.
- (e) The contractor shall not commit or permit any act which will interfere with the performance of work by any other DOE contractor or by Government employees. If DOE determines that the contractor’s activities may interfere with another DOE contractor, the CO shall provide instructions.

H.27 STRENGTHENING FEDERAL ENVIRONMENTAL, ENERGY, AND TRANSPORTATION MANAGEMENT

The contractor shall assist DOE through direct participation and other support in achieving DOE's energy efficiency goals and objectives in electricity, water, and thermal consumption, conservation, and savings, including goals and objectives contained in Executive Order 13423, Strengthening Federal Environmental, Energy, and Transportation Management. The contractor shall maintain and update, as appropriate, its documents to include detailed plans and milestones for achieving site-specific energy efficiency goals and objectives. With respect to this paragraph, the plan shall consider all potential sources of funds, in the following order: 1) the maximum use of private sector, third party financing applied on a life-cycle cost effective basis, particularly from Energy Savings Performance Contracts and Utility Energy Services Contracts awarded by DOE; and 2) only after third-party financing options are evaluated. In the event that energy efficiency and water conservation improvements cannot be effectively incorporated into a private sector financing arrangement that is in the best interests of the Government, then DOE funding and funding from overhead accounts can be utilized.

The contractor shall share information with the D&D contractor as necessary to support DOE O 430.2B projects and initiatives.

H.28 ADDITION AND ALTERATIONS TO IMPLEMENT EXECUTIVE ORDER 13423, STRENGTHENING FEDERAL ENVIRONMENTAL, ENERGY, AND TRANSPORTATION MANAGEMENT AND ITS IMPLEMENTING INSTRUCTIONS

This contract involves contractor operation of Government-owned facilities and/or vehicles, and the provisions of Executive Order 13423 are applicable to the contractor to the same extent they would be applicable if the Government were operating the facilities or vehicles. Information on the requirements of the Executive Order and its Implementing Instructions may be found at http://ofee.gov/Executive Order/Executive Order13423_main.asp. This requirement includes the Electronics Stewardship requirements of Implementing Instruction XII. When acquiring desktop or laptop computers and computer monitors, the contractor shall acquire Electronic Product Environmental Assessment Tool registered products conforming to IEEE 1680-2006 Standard and ranked at least bronze, provided such products are life cycle cost efficient and meet applicable performance requirements. Information on EPEAT-registered computer products is available at www.epeat.net.

H.29 PAPERLESS DIRECTIVE PROCESSING SYSTEM

- (a) The contractor, in addition to complying with applicable laws, rules, and other regulations, shall comply with those DOE Orders and other Directives applicable to contractors; the applicable departmental policies, plans, programs, and management Directives; and all changes to assigned work as agreed to by the contractor and the CO or designee.
- (b) DOE has developed a list of applicable DOE Directives, and is appended to the contract as Section J, Attachment J-2. The contractor shall comply with the Directives identified

in such list. The contractor shall make no claim, including a claim for equitable adjustment under the Changes clauses of this contract, for additional costs, fee or extension of time of performance relating to compliance with the Directives in such list.

- (c) The Baseline List of Directives Applicable to the contract will be revised and issued, by the DOE CO, as a contract modification, as necessary. The CO may direct the contractor to comply with additional DOE Directives and local Directives and revisions thereto, as follows:
- (1) Pursuant to and in accordance with the Changes clause of the contract with respect to changes in Directives within the general scope of this contract.
 - (2) Pursuant to any ES&H provisions of this contract, and in accordance with the Changes clause of this contract with respect to changes in Directives involving safety, environment, health, and quality.
- (d) At least once a month, the contractor will extract Directives from the DOE Paperless Directive System utilizing the Internet as notification of their availability by DOE electronic prompting. Copies of DOE Directives may be obtained without charge from the CO or by citing the number of this contract in a written request sent to the following address:
- U.S. DOE
Distribution Section
Forrestal Building
Washington, DC 20585
- (e) The CO and the representative(s) expressly authorized in writing to do so are the only Government officials authorized to provide explanations as to the applicability of Directives. The CO is the only Government Official authorized to resolve possible conflicting requirements involving Directives.
- (f) Upon receipt of a new or revised Directive, the contractor shall review it for consistency with the other terms of this contract and for impacts on funding, manpower and other provisions of the contract. If the contractor considers the Directive to be consistent with the other terms of this contract and it can be implemented within existing funds, manpower, and other provisions of the contract and the implementation will not have a negative impact on the cost, schedule, or other obligations of the contractor, the contractor shall establish an implementation schedule, and so advise the CO within thirty (30) calendar days of receipt. In the event the contractor considers the Directive to be inconsistent with the other terms of this contract or the requirements of the Directive cannot be implemented within existing funding, manpower, and other provisions of the contract, the contractor shall so advise the CO within thirty (30) calendar days of receipt. Such notice shall include the basis for the claimed inconsistency and the projected cost of implementation in excess of current funding, manpower, and other provisions of the contract. After evaluation of the contractor's position, the CO shall issue direction to the contractor, pursuant to the Section I Changes clause concerning appropriate implementation of the Directive.

- (g) The contractor will, at least quarterly, notify DOE of those Directives extracted. The contractor cognizant personnel will review these Directives and recommend for concurrence disposition of the Directives to PPPO.
- (h) Upon agreement between the contractor and DOE, the Directive will be implemented as outlined in a Contractor Management Summary or Implementation Plan, whichever is appropriate, and the Directive added to the Baseline List of Directives Applicable to the contractor and issued by the CO. The same process will be utilized for deletion of Directives.
- (i) The contractor shall incorporate the substance of this clause with respect to applicable Directives, excluding any reference to the Section I Changes clause, in subcontracts for performance of work at the site and as directed by the CO.

H.30 PERSONNEL SECURITY CLEARANCES

- (a) The contractor is required to conduct pre-employment investigative screening of its prospective employees in order to ensure trustworthiness and reliability. The contractor shall provide certification to the CO that an investigative screening has been completed prior to employment. The certification shall include verification of identity, previous employment and education, and the results of credit and law enforcement checks.
- (b) Personnel assigned by the contractor to work at the DOE site will be required to obtain a security clearance. The levels of clearance are as follows:

Clearance level

- Q – sensitive/nonsensitive
- L – confidential

Under this contract, contractor personnel may be required to have an “L” clearance level. Key management and certain other personnel will be required to have or be able to obtain a “Q” clearance level. The contractor shall seek opportunities to reduce the levels of clearance required for personnel based upon the site conditions.

- (c) This requirement may be waived by the CO for personnel not involved with classified information while clearances are being processed, or for personnel associated with the program for short periods of time, such as consultants.
- (d) The contractor shall retrieve and dispose of badges for employees: 1) who are no longer working on the contract; 2) who no longer require access; 3) when their badge expires; or 4) when the contract expires or is terminated.

PART II - CONTRACT CLAUSES

SECTION I – CONTRACT CLAUSES

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SECTION I

CONTRACT CLAUSES

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This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this address: <http://www.arnet.gov/far>

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- I.72 FAR 52.242-3 Penalties for Unallowable Costs (May 2001)**
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- I.74 FAR 52.242-13 Bankruptcy (Jul 1995)**
- I.75 FAR 52.243-2 Changes – Cost Reimbursement (Aug 1987) – Alternate I (Apr 1984)**
- I.76 FAR 52.243-6 Change Order Accounting (Apr 1984)**
- I.77 FAR 52.243-7 Notification of Changes (Apr 1984)**

- I.78 FAR 52.244-2 Subcontracts (June 2007) Alternate I (June 2007)**
- I.79 FAR 52.244-5 Competition in Subcontracting (Dec 1996)**
- I.80 FAR 52.244-6 Subcontracts for Commercial Items (Aug 2009)**
- I.81 FAR 52.245-1 Government Property (June 2007)**
- I.82 FAR 52.246-25 Limitation of Liability – Services (Feb 1997)**
- I.83 FAR 52.247-1 Commercial Bill of Lading Notations (Feb 2006)**
- I.84 FAR 52.247-67 Submission of Transportation Documents for Audit (Feb 2006)**
- I.85 FAR 52.248-1 Value Engineering (Feb 2000)**
- I.86 FAR 52.249-6 Termination (Cost Reimbursement) (May 2004)**
- I.87 FAR 52.249-14 Excusable Delays (Apr 1984)**
- I.88 FAR 52.251-1 Government Supply Sources (Apr 1984)**
- I.89 FAR 52.251-2 Interagency Fleet Management System Vehicles And Related Services (Jan 1991)**
- I.90 FAR 52.253-1 Computer Generated Forms (Jan 1991)**
- I.91 DEAR 952.203-70 Whistleblower Protection for Contractor Employees (Dec 2000)**
- I.92 DEAR 952.204-2 Security (Aug 2009)**
- I.93 DEAR 952.204-70 Classification/Declassification (Sept 1997)**
- I.94 DEAR 952.204-75 Public Affairs (Dec 2000)**
- I.95 DEAR 952.204-77 Computer Security (Aug 2006)**
- I.96 DEAR 952.208-7 Tagging of Leased Vehicles (Apr 1984)**
- I.97 DEAR 952.208-70 Printing (Apr 1984)**
- I.98 DEAR 952.209-72 Organizational Conflicts of Interest (Aug 2009) and Alternate I (July 2009)**
- I.99 DEAR 952.215-70 Key Personnel (Dec 2000)**

- I.100 DEAR 952.223-75 Preservation of Individual Occupational Radiation Exposure Records (Apr 1984)**
- I.101 DEAR 952.223-76 Conditional Payment of Fee Or Profit – Safeguarding Restricted Data and Other Classified Information and Protection of Worker Safety and Health (Aug 2009)**
- I.102 DEAR 952.224-70 Paperwork Reduction Act (Apr 1994)**
- I.103 DEAR 952.226-74 Displaced Employee Hiring Preference (Jun 1997)**
- I.104 DEAR 952.231-71 Insurance-Litigation and Claims (Aug 2009)**
- I.105 DEAR 952.250-70 Nuclear Hazards Indemnity Agreement (Oct 2005)**
- I.106 DEAR 952.251-70 Contractor Employee Travel Discounts (Aug 2009)**
- I.107 DEAR 970.5204-1 Counterintelligence (Dec 2000)**
- I.108 DEAR 970.5204-2 Laws, Regulations, and Doe Directives (Dec 2000)**
- I.109 DEAR 970.5204-3 Access to and Ownership of Records (Jul 2005)**
- I.110 DEAR 970.5223-1 -- Integration of Environment, Safety, and Health Into Work Planning and Execution (Dec 2000)**
- I.111 DEAR 970.5223-4 Workplace Substance Abuse Programs at DOE Sites (Dec 2000)**
- I.112 DEAR 970.5226-2 Workforce Restructuring Under Section 3161 of the National Defense Authorization Act for Fiscal Year 1993 (Dec 2000)**

CLAUSES IN FULL TEXT

I.113 FAR 52.215-19 NOTIFICATION OF OWNERSHIP CHANGES (OCT 1997)

- (a) The contractor shall make the following notifications in writing:
 - (1) When the contractor becomes aware that a change in its ownership has occurred, or is certain to occur, that could result in changes in the valuation of its capitalized assets in the accounting records, the contractor shall notify the Administrative Contracting Officer (ACO) within 30 days.

- (2) The contractor shall also notify the ACO within 30 days whenever changes to asset valuations or any other cost changes have occurred or are certain to occur as a result of a change in ownership.

- (b) The contractor shall—
 - (1) Maintain current, accurate, and complete inventory records of assets and their costs;
 - (2) Provide the ACO or designated representative ready access to the records upon request;
 - (3) Ensure that all individual and grouped assets, their capitalized values, accumulated depreciation or amortization, and remaining useful lives are identified accurately before and after each of the contractor's ownership changes; and
 - (4) Retain and continue to maintain depreciation and amortization schedules based on the asset records maintained before each contractor ownership change.

- (c) The contractor shall include the substance of this clause in all subcontracts under this contract that meet the applicability requirement of FAR 15.408(k).

I.114 FAR 52.222-42 STATEMENT OF EQUIVALENT RATES FOR FEDERAL HIRES (MAY 1989)

In compliance with the Service Contract Act of 1965, as amended, and the regulations of the Secretary of Labor (29 CFR part 4), this clause identifies the classes of service employees expected to be employed under the contract and states the wages and fringe benefits payable to each if they were employed by the contracting agency subject to the provisions of 5 U.S.C. 5341 or 5332.

This statement is for information only: It is not a wage determination.

Employee Class	Monetary Wage – Fringe Benefits
_____	_____
_____	_____
_____	_____
_____	_____

I.115 FAR 52.223-3 HAZARDOUS MATERIAL IDENTIFICATION AND MATERIAL SAFETY DATA (JAN 1997) ALTERNATE I (JULY 1995)

- (a) "Hazardous material," as used in this clause, includes any material defined as hazardous under the latest version of Federal Standard No. 313 (including revisions adopted during the term of the contract).
- (b) The offeror must list any hazardous material, as defined in paragraph (a) of this clause, to be delivered under this contract. The hazardous material shall be properly identified and include any applicable identification number, such as national stock number or special item number. This information shall be included on the material safety data sheet submitted under this contract.

Material (if none, insert none)

None

Identification No.

- (c) The apparently successful offeror, by acceptance of the contract, certifies that the list in paragraph (b) of this clause is complete. This list must be updated during performance of the contract whenever the contractor determines that any other material to be delivered under this contract is hazardous.
- (d) The apparently successful offeror agrees to submit, for each item as required prior to award, a material safety data sheet, meeting the requirements of 29 CFR 1910.1200(g) and the latest version of Federal Standard No. 313, for all hazardous material identified in paragraph (b) of this clause. Data shall be submitted in accordance with Federal Standard No. 313, whether or not the apparently successful offeror is the actual manufacturer of these items. Failure to submit the material safety data sheet prior to award may result in the Contracting Officer and resubmit the data.
- (e) If, after award, there is a change in the composition of the item(s) or a revision to Federal Standard No. 313, which renders incomplete or inaccurate the data submitted under paragraph (d) of this clause or the certification submitted under paragraph (c) of this clause, the contractor shall promptly notify the Contracting Officer and resubmit the data.
- (f) Neither the requirements of this clause nor any act or failure to act by the Government shall relieve the contractor of any responsibility or liability for the safety of Government, contractor, or subcontractor personnel or property.

- (g) Nothing contained in this clause shall relieve the contractor from complying with applicable federal, state, and local laws, codes, ordinances, and regulations (including the obtaining of licenses and permits) in connection with hazardous material.
- (h) The Government's rights in data furnished under this contract with respect to hazardous material are as follows:
 - (1) To use, duplicate, and disclose any data to which this clause is applicable. The purposes of this right are to—
 - (i) Apprise personnel of the hazards to which they may be exposed in using, handling, packaging, transporting, or disposing of hazardous materials;
 - (ii) Obtain medical treatment for those affected by the material; and
 - (iii) Have others use, duplicate, and disclose the data for the Government for these purposes.
 - (2) To use, duplicate, and disclose data furnished under this clause, in accordance with subparagraph (h)(1) of this clause, in precedence over any other clause of this contract providing for rights in data.
 - (3) The government is not precluded from using similar or identical data acquired from other sources.
- (i) Except as provided in paragraph (i)(2) the contractor shall prepare and submit a sufficient number of Material Safety Data Sheets (MSDSs), meeting the requirements of 29 CFR 1910.1200(g) and the latest version of Federal Standard No. 313, for all hazardous materials identified in paragraph (b) of this clause.
 - (1) For items shipped to consignees, the contractor shall include a copy of the MSDS with the packing list or other suitable shipping document which accompanies each shipment. Alternatively, the contractor is permitted to transmit MSDSs to consignees in advance of receipt of shipments by consignees, if authorized in writing by the Contracting Officer.
 - (2) For items shipped to consignees identified by mailing address as agency depots, distribution centers or customer supply centers, the contractor shall provide one copy of the MSDSs in or on each shipping container. If affixed to the outside of each container, the MSDSs must be placed in a weather resistant envelope.

I.116 FAR 52.223-5 POLLUTION PREVENTION AND RIGHT-TO-KNOW INFORMATION (AUG 2003) ALTERNATE I (AUG 2003) AS MODIFIED BY DOE ACQUISITION LETTER 2008-05 (APR 2008)

- (a) Definitions. As used in this clause— “Priority chemical” means a chemical identified by the Interagency Environmental Leadership Workgroup or, alternatively, by an agency pursuant to Implementing Instruction VIII of Executive Order 13423 of April 21, 2000, Greening the Government through Leadership in Environmental Management.

“Toxic chemical” means a chemical or chemical category listed in 40 CFR 372.65.

- (b) Executive Order 13148 requires federal facilities to comply with the provisions of the Emergency Planning and Community Right-to-Know Act of 1986 (EPCRA) ([42 U.S.C. 11001-11050](#)) and the Pollution Prevention Act of 1990 (PPA) ([42 U.S.C. 13101-13109](#)).
- (c) The contractor shall provide all information needed by the Federal facility to comply with the following:
- (d) The emergency planning reporting requirements of Section 302 of EPCRA.
- (e) The emergency notice requirements of Section 304 of EPCRA.
- (f) The list of Material Safety Data Sheets, required by Section 311 of EPCRA.
- (g) The emergency and hazardous chemical inventory forms of Section 312 of EPCRA.
- (h) The toxic chemical release inventory of Section 313 of EPCRA, which includes the reduction and recycling information required by Section 6607 of PPA.
- (i) The toxic chemical, priority chemical, and hazardous substance release and use reduction goals of Implementing Instruction VIII of Executive Order 13423.
- (j) The environmental management system as described in Section 3(b) of Executive Order 13423.

I.117 FAR 52.223-7 NOTICE OF RADIOACTIVE MATERIALS (JAN 1997)

- (a) The Contractor shall notify the Contracting Officer or designee, in writing, 30 days prior to the delivery of, or prior to completion of any servicing required by this contract of, items containing either (1) radioactive material requiring specific licensing under the regulations issued pursuant to the Atomic Energy Act of 1954, as amended, as set forth in Title 10 of the Code of Federal Regulations, in effect on the date of this contract, or (2) other radioactive material not requiring specific licensing in which the specific activity is greater than 0.002 microcuries per gram or the activity per item equals or exceeds 0.01 microcuries. Such notice shall specify the part or parts of the items which contain radioactive materials, a description of the materials, the name and activity of the isotope, the manufacturer of the materials, and any other

information known to the Contractor which will put users of the items on notice as to the hazards involved (OMB No. 9000-0107).

- (b) If there has been no change affecting the quantity of activity, or the characteristics and composition of the radioactive material from deliveries under this contract or prior contracts, the Contractor may request that the Contracting Officer or designee waive the notice requirement in paragraph (a) of this clause. Any such request shall—
- (c) Be submitted in writing;
- (d) State that the quantity of activity, characteristics, and composition of the radioactive material have not changed; and
- (e) Cite the contract number on which the prior notification was submitted and the contracting office to which it was submitted.
- (f) All items, parts, or subassemblies which contain radioactive materials in which the specific activity is greater than 0.002 microcuries per gram or activity per item equals or exceeds 0.01 microcuries, and all containers in which such items, parts or subassemblies are delivered to the Government shall be clearly marked and labeled as required by the latest revision of MIL-STD 129 in effect on the date of the contract.
- (g) This clause, including this paragraph (d), shall be inserted in all subcontracts for radioactive materials meeting the criteria in paragraph (a) of this clause.

I.118 FAR 52.223-9 ESTIMATE OF PERCENTAGE OF RECOVERED MATERIAL CONTENT FOR EPA-DESIGNATED PRODUCTS (MAY 2008)

- (a) Definitions. As used in this clause-
 - “Postconsumer material” means a material or finished product that has served its intended use and has been discarded for disposal or recovery, having completed its life as a consumer item. Postconsumer material is a part of the broader category of “recovered material.”
 - “Recovered material” means waste materials and by-products recovered or diverted from solid waste, but the term does not include those materials and by-products generated from, and commonly reused within, an original manufacturing process.
- (b) The Contractor, on completion of this contract, shall--
 - (1) Estimate the percentage of the total recovered material content for EPA-designated item(s) delivered and/or used in contract performance, including, if applicable, the percentage of post-consumer material content; and

- (2) Submit this estimate to the Contracting Officer Technical Representative.

I.119 FAR 52.223-10 WASTE REDUCTION PROGRAM (AUG 2000) AS MODIFIED BY DOE ACQUISITION LETTER 2008-05 (APR 2008)

- (a) Definitions. As used in this clause—

“Recycling” means the series of activities, including collection, separation, and processing, by which products or other materials are recovered from the solid waste stream for use in the form of raw materials in the manufacture of products other than fuel for producing heat or power by combustion.

“Waste prevention” means any change in the design, manufacturing, purchase, or use of materials or products (including packaging) to reduce their amount or toxicity before they are discarded. Waste prevention also refers to the reuse of products or materials.

“Waste reduction” means preventing or decreasing the amount of waste being generated through waste prevention, recycling, or purchasing recycled and environmentally preferable products.

- (b) Consistent with the requirements of Section 3(a) of Executive Order 13423, the Contractor shall establish a program to promote cost-effective waste reduction in all operations and facilities covered by this contract. The contractor’s programs shall comply with applicable federal, state, and local requirements, specifically including Section 6002 of the Resource Conservation and Recovery Act ([42 U.S.C. 6962](#), et seq.) and implementing regulations (40 CFR Part 247).

I.120 FAR 52.223-11 OZONE-DEPLETING SUBSTANCES (MAY 2001)

- (a) Definition. “Ozone-depleting substance,” as used in this clause, means any substance the Environmental Protection Agency designates in 40 CFR Part 82 as—
 - (b) Class I, including, but not limited to, chlorofluorocarbons, halons, carbon tetrachloride, and methyl chloroform; or
 - (c) Class II, including, but not limited to, hydrochlorofluorocarbons.
- (d) The contractor shall label products which contain or are manufactured with ozone-depleting substances in the manner and to the extent required by 42 U.S.C. 7671j (b), (c), and (d) and 40 CFR Part 82, Subpart E, as follows:

Warning

Contains (or manufactured with, if applicable) * _____, a substance(s) which harm(s) public health and environment by destroying ozone in the upper atmosphere.

* The contractor shall insert the name of the substance(s).

I.121 FAR 52.225- 9 BUY AMERICAN ACT – CONSTRUCTION MATERIALS) (FEB 2009)

(a) *Definitions.* As used in this clause--

“Commercially available off-the-shelf (COTS) item”—

(1) Means any item of supply (including construction material) that is—

(i) A commercial item (as defined in paragraph (1) of the definition at FAR 2.101);

(ii) Sold in substantial quantities in the commercial marketplace; and

(iii) Offered to the Government, under a contract or subcontract at any tier, without modification, in the same form in which it is sold in the commercial marketplace; and

(2) Does not include bulk cargo, as defined in section 3 of the Shipping Act of 1984 (46 U.S.C. App. 1702), such as agricultural products and petroleum products.

“Component” means an article, material, or supply incorporated directly into a construction material.

“Construction material” means an article, material, or supply brought to the construction site by the Contractor or a subcontractor for incorporation into the building or work. The term also includes an item brought to the site preassembled from articles, materials, or supplies. However, emergency life safety systems, such as emergency lighting, fire alarm, and audio evacuation systems, that are discrete systems incorporated into a public building or work and that are produced as complete systems, are evaluated as a single and distinct construction material regardless of when or how the individual parts or components of those systems are delivered to the construction site. Materials purchased directly by the Government are supplies, not construction material.

“Cost of components” means--

(1) For components purchased by the Contractor, the acquisition cost, including transportation costs to the place of incorporation into the construction material (whether or not such costs are paid to a domestic firm), and any applicable duty (whether or not a duty-free entry certificate is issued); or

(2) For components manufactured by the Contractor, all costs associated with the manufacture of the component, including transportation costs as described in paragraph (1) of this definition, plus allocable overhead costs, but excluding profit. Cost of

components does not include any costs associated with the manufacture of the construction material.

“Domestic construction material” means—

- (1) An unmanufactured construction material mined or produced in the United States;
- (2) A construction material manufactured in the United States, if—
 - (i) The cost of its components mined, produced, or manufactured in the United States exceeds 50 percent of the cost of all its components. Components of foreign origin of the same class or kind for which nonavailability determinations have been made are treated as domestic; or
 - (ii) The construction material is a COTS item.

“Foreign construction material” means a construction material other than a domestic construction material.

“United States” means the 50 States, the District of Columbia, and outlying areas.

(b) *Domestic preference.*

- (1) This clause implements the Buy American Act (41 U.S.C. 10a-10d) by providing a preference for domestic construction material. In accordance with 41 U.S.C. 431, the component test of the Buy American Act is waived for construction material that is a COTS item. (See FAR 12.505(a)(2)). The Contractor shall use only domestic construction material in performing this contract, except as provided in paragraphs (b)(2) and (b)(3) of this clause.
- (2) This requirement does not apply to the construction material or components listed by the Government as follows: none
- (3) The Contracting Officer may add other foreign construction material to the list in paragraph (b)(2) of this clause if the Government determines that
 - (i) The cost of domestic construction material would be unreasonable. The cost of a particular domestic construction material subject to the requirements of the Buy American Act is unreasonable when the cost of such material exceeds the cost of foreign material by more than 6 percent;
 - (ii) The application of the restriction of the Buy American Act to a particular construction material would be impracticable or inconsistent with the public interest; or
 - (iii) The construction material is not mined, produced, or manufactured in the United States in sufficient and reasonably available commercial quantities of a satisfactory quality.

(c) *Request for determination of inapplicability of the Buy American Act.*

(1)

(i) Any Contractor request to use foreign construction material in accordance with paragraph (b)(3) of this clause shall include adequate information for Government evaluation of the request, including--

(A) A description of the foreign and domestic construction materials;

(B) Unit of measure;

(C) Quantity;

(D) Price;

(E) Time of delivery or availability;

(F) Location of the construction project;

(G) Name and address of the proposed supplier; and

(H) A detailed justification of the reason for use of foreign construction materials cited in accordance with paragraph (b)(3) of this clause.

(ii) A request based on unreasonable cost shall include a reasonable survey of the market and a completed price comparison table in the format in paragraph (d) of this clause.

(iii) The price of construction material shall include all delivery costs to the construction site and any applicable duty (whether or not a duty-free certificate may be issued).

(iv) Any Contractor request for a determination submitted after contract award shall explain why the Contractor could not reasonably foresee the need for such determination and could not have requested the determination before contract award. If the Contractor does not submit a satisfactory explanation, the Contracting Officer need not make a determination.

(2) If the Government determines after contract award that an exception to the Buy American Act applies and the Contracting Officer and the Contractor negotiate adequate consideration, the Contracting Officer will modify the contract to allow use of the foreign construction material. However, when the basis for the exception is the unreasonable price of a domestic construction material, adequate consideration is not less than the differential established in paragraph (b)(3)(i) of this clause.

(3) Unless the Government determines that an exception to the Buy American Act applies, use of foreign construction material is noncompliant with the Buy American Act.

(d) *Data*. To permit evaluation of requests under paragraph (c) of this clause based on unreasonable cost, the Contractor shall include the following information and any applicable supporting data based on the survey of suppliers:

Foreign and Domestic Construction Materials Price Comparison

Construction material description	Unit of measure	Quantity	Price (dollars) *
<i>Item 1</i>			
Foreign construction material			
Domestic construction material			
<i>Item 2</i>			
Foreign construction material			
Domestic construction material			

[List name, address, telephone number, and contact for suppliers surveyed. Attach copy of response; if oral, attach summary.]

[Include other applicable supporting information.]

[* Include all delivery costs to the construction site and any applicable duty (whether or not a duty-free entry certificate is issued).]

I.122 FAR 52.247-67 SUBMISSION OF TRANSPORTATION DOCUMENTS FOR AUDIT (FEB 2006)

- (a) The contractor shall submit to the address identified below, for prepayment audit, transportation documents on which the United States will assume freight charges that were paid—
- (b) By the contractor under a cost-reimbursement contract; and
- (c) By a first-tier subcontractor under a cost-reimbursement subcontract thereunder.
- (d) Cost-reimbursement contractors shall only submit for audit those bills of lading with freight shipment charges exceeding \$100. Bills under \$100 shall be retained on-site by the contractor and made available for on-site audits. This exception only applies to freight shipment bills and is not intended to apply to bills and invoices for any other transportation services.
- (e) Contractors shall submit the above referenced transportation documents to—

Matt Vick, Project Director
 US Department of Energy
 Portsmouth Site Office
 3930 US 23 Perimeter Road
 Piketon, OH 45661

I.123 FAR 52.252-6 AUTHORIZED DEVIATIONS IN CLAUSES (APR 1984)

- (a) The use in this solicitation or contract of any Federal Acquisition Regulation (48 CFR Chapter 1) clause with an authorized deviation is indicated by the addition of "(DEVIATION)" after the date of the clause.
- (b) The use in this solicitation or contract of any Department of Energy Acquisition Regulation (48 CFR 10) clause with an authorized deviation is indicated by the addition of "(DEVIATION)" after the name of the regulation.

I.124 DEAR 970.5223-2 AFFIRMATIVE PROCUREMENT PROGRAM AS MODIFIED BY DOE ACQUISITION LETTER 2008-05 (APR 2008)

- (a) In the performance of this contract, the contractor shall comply with the requirements of Executive Order 13423 and the U.S. Department of Energy (DOE) Affirmative Procurement Program Guidance. This guidance includes requirements concerning environmentally preferable products and services, recycled content products and biobased products. This guidance is available on the Internet.
- (b) In complying with the requirements of paragraph (a) of this clause, the contractor shall coordinate its activities with the DOE Recycling Coordinator. Reports required by paragraph (c) of this clause shall be submitted through the DOE Recycling Coordinator.
- (c) The contractor shall prepare and submit reports, at the end of the Federal fiscal year, on matters related to the acquisition of items designated in EPA's Comprehensive Procurement Guidelines that Federal agencies and their Contractors are to procure with recovered/recycled content.
- (d) If the contractor subcontracts a significant portion of the operation of the Government facility which includes the acquisition of items designated in EPA's Comprehensive Procurement Guidelines, the subcontract shall contain a clause substantially the same as this clause. The EPA Comprehensive Procurement Guidelines identify products which Federal agencies and their contractors are to procure with recycled content pursuant to 40 CFR 247. Examples of such a subcontract would be operation of the facility supply function, construction or remodeling at the facility, or maintenance of the facility motor vehicle fleet. In situations in which the facility management contractor can reasonably determine the amount of products with recovered/recycled content to be acquired under the subcontract, the facility management contractor is not required to flow down the reporting requirement of this clause. Instead, the facility management contractor may include such quantities in its own report and include an agreement in the subcontract that such products will be acquired with recovered/recycled content

and that the subcontractor will advise if it is unable to procure such products with recovered/recycled content because the product is not available (i) competitively within a reasonable time, (ii) at a reasonable price, or, (iii) within the performance requirements. If reports are required of the subcontractor, such reports shall be submitted to the facility management contractor. The reports may be submitted at the conclusion of the subcontract term provided that the subcontract delivery term is not multi-year in nature. If the delivery term is multi-year, the subcontractor shall report its accomplishments for each Federal fiscal year in a manner and at a time or times acceptable to both parties.

- (e) When this clause is used in a subcontract, the word "contractor" will be understood to mean "subcontractor" and the term "DOE Recycling Coordinator" will be understood to mean "Contractor Recycling Coordinator."

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

SECTION J – LIST OF ATTACHMENTS

ATTACHMENT J-1 – ACRONYMS LIST

ATTACHMENT J-2 – LISTS A AND B

ATTACHMENT J-3 – GOVERNMENT FURNISHED PROPERTY LIST

ATTACHMENT J-4 – GOVERNMENT FURNISHED SERVICES/ITEMS (GFS/I)

**ATTACHMENT J-5 – FACILITIES/AREAS RESPONSIBILITY MATRIX AND
SITE SERVICES**

ATTACHMENT J-6 – PORTSMOUTH FSS RESPONSIBILITY MATRIX

**ATTACHMENT J-7 – SITE SERVICES AND INTERFACE REQUIREMENTS
MATRIX**

ATTACHMENT J-8 – TECHNICAL REQUIREMENTS

**ATTACHMENT J-9 – WAGE DETERMINATION FOR SERVICE CONTRACT
ACT**

ATTACHMENT J-10 – MOWING AND SNOW REMOVAL MAP

ATTACHMENT J-11 – PERFORMANCE GUARANTEE AGREEMENT

**ATTACHMENT J-12 – CONTRACT SECURITY CLASSIFICATION
SPECIFICATION**

SECTION J – ATTACHMENT 1

ACRONYMS LIST

ACP	American Centrifuge Plant
ANS	American Nuclear Society
ANSI	American National Standards Institute
ASER	Annual Site Environmental Report
ATO	Authorized to Operate
BIO	Basis of Interim Operation
CAIRS	Computerized Accident/Incident reporting System
CAIS	Condition Assessment Information System
CD-1	Critical Decision (Approve Alternative Selection and Cost Range)
CD-2/3	Critical Decision (2 – Performance Baseline Validation or Independent Cost Review, 3 – Construction or Execution Readiness)
CERCLA	Comprehensive Environmental Response, Compensation and Recovery Act
CFR	Code of Federal Regulations
CO	Contracting Officer
COR	Contracting Officer Representative
CPAF	cost-plus-award-fee
CPR	Cost Performance Report
CSB	Cold Stand By
CSD	Cold Shutdown
D&D	Decontamination and Decommissioning
DAA	Designated Approval Authority
DATO	Denial of Authorization to Operate
DBT	Design Basis Threat
DEAR	Department of Energy Acquisition Regulation
DMSA	DOE Material Storage Area
DOE O	Department of Energy Order
DOE	Department of Energy
DSA	Documented Safety Analysis
DUF6	depleted uranium hexafluoride
DUs	Deferred Units
EEOICPA	Energy Employees Occupational Illness Compensation Program Act
EM	Office of Environmental Management
EPA	Environmental Protection Agency
EPAct	Energy Policy Act
ER	Environmental Remediation
ESH&Q	Environment, Safety, Health, and Quality
ETS	Environmental Technical Services
EVMS	Earned Value Management System
FACTS	Foreign Access Central Tracking System

SECTION J - ATTACHMENT 2

LISTS A AND B

LIST A

REQUIREMENTS SOURCES AND IMPLEMENTING DOCUMENTS

Pursuant to Section I clause 970.5204-2 Laws, Regulations and DOE Directives (Dec 2000), this attachment contains a partial list of laws and regulations (List A), applicable to work performed under this Contract. Omission of any applicable law or regulation from List A does not affect the obligation of the Contractor to comply with such law or regulation.

List A: APPLICABLE FEDERAL, STATE, AND LOCAL REGULATIONS

Table J.2.1 Code of Federal Regulations (CFR)

Document Number	Title
10 CFR 73	Physical Protection Of Plants And Materials
10 CFR 436	Federal Energy Management And Planning Programs
10 CFR 707	Workplace Substance Abuse Programs At DOE Sites
10 CFR 708	DOE Contractor Employee Protection Program
10 CFR 712	Human Reliability Program
10 CFR 820	Procedural Rules For DOE Nuclear Activities
10 CFR 830	Nuclear Safety Management
10 CFR 824	Procedural Rules for the Assessment of Civil Penalties for Classified Information Security Violations
10 CFR 835	Occupational Radiation Protection
10 CFR 850	Chronic Beryllium Disease Prevention Program
10 CFR 851	Worker Safety and Health Program
10 CFR 860	Trespassing on Department of Energy Property
10 CFR 1021	National Environmental Policy Act Implementing Procedures
10 CFR 1022	Compliance with Floodplain and Wetland Environmental Review Requirements
10 CFR 5.5	Contract Provisions and Related Matters
29 CFR 1904	Recording And Reporting Occupational Injuries And Illnesses
29 CFR 1910	Occupational Safety And Health Standards
29 CFR 1926	Safety And Health Regulations For Construction
36 CFR 60	National Register of Historic Places
36 CFR 79	Curation of Federally Owned and Administered Archeological Collections
36 CFR 1220	Federal Records, General
36 CFR 1222	Creation And Maintenance Of Federal Records
36 CFR 1228	Disposition Of Federal Records
36 CFR 1232	Audiovisual Records Management
36 CFR 1234	Electronic Records Management
36 CFR 1236	Management of Vital Records
40 CFR 60.150	Standards Of Performance For New Stationary Sources
40 CFR 61	National Emission Standards for Hazardous Air Pollutants

Document Number	Title
40 CFR 82	Protection of Stratospheric Ozone
40 CFR 122	EPA Administered Permit Programs: The National Pollutant Discharge Elimination System
40 CFR 261	Identification and Listing of Hazardous Waste
40 CFR 262	Standards Applicable To Generators Of Hazardous Waste
40 CFR 264	Standards For Owners And Operators Of Hazardous Waste Treatment, Storage, And Disposal Facilities
40 CFR 265	Interim Status Standards For Owners And Operators Of Hazardous Waste Treatment, Storage, And Disposal Facilities
40 CFR 268	Land Disposal Restrictions
40 CFR 300-372	Comprehensive Environmental Response, Compensation, and Liability Act
40 CFR 302	Designation, Reportable Quantities, and Notification
40 CFR 355	Emergency Planning And Notification
40 CFR 370	Hazardous Chemical Reporting: Community Right-To-Know
40 CFR 372	Toxic Chemical Release Reporting: Community Right-To-Know
40 CFR 761	Polychlorinated Biphenyls (PCBs) Manufacturing, Processing, Distribution in Commerce, and use Prohibitions
40 CFR 763	Asbestos
41 CFR 101	Federal Property Management Regulations
41 CFR 102	Federal Management Regulations
41 CFR 109	DOE Property Management Regulations
48 CFR Part 970.5203- <u>2</u>	Performance Improvement and Collaboration
48 CFR Part 970.5223- <u>1</u>	Integration of Environmental, Safety, and Health into the Work Planning and Execution
49 CFR 40	Procedures For Transportation Workplace Drug Testing Programs
49 CFR 130	Oil Spill Prevention and Response Plans
49 CFR 107	Hazardous Materials Program Procedures
49 CFR 171	General Information, Regulations, and Definitions
49 CFR 172	Hazardous Materials Table, Special Provisions, Hazardous Materials Communications, Emergency Response Information and Training Requirements
49 CFR 173	Shippers -- General Requirements for Shipments and Packaging
49 CFR 174	Carriage By Rail
49 CFR 177	Carriage by Public Highway.
49 CFR 178	Specifications For Packaging
49 CFR 179	Specifications For Tank Cars
49 CFR 180	Continuing Qualification And Maintenance Of Packaging
49 CFR 383	Commercial Driver's License Standards, Requirements and Penalties
49 CFR 385	Safety Fitness Procedures
49 CFR 387	Minimum Levels Of Financial Responsibility For Motor Carriers
49 CFR 390	Federal Motor Carrier Safety Regulations: General

Document Number	Title
49 CFR 391	Qualifications of Drivers
49 CFR 392	Driving of Commercial Motor Vehicles
49 CFR 393	Parts and Accessories Necessary for Safe Operations
49 CFR 395	Hours Of Service Of Drivers
49 CFR 396	Inspection, Repair and Maintenance
49 CFR 397	Transportation of Hazardous Materials, Driving and Parking Rules

LIST B

APPLICABLE DOE DIRECTIVES

Pursuant to Section I clause DEAR 970.5204-2, Laws, Regulations and DOE Directives (Dec 2000), this attachment contains the list of DOE Directives (List B), applicable to work performed under this Contract. **Omission of any applicable directives from List B does not affect the obligation of the Contractor to comply with such directives, regulations, policies, and standards.**

List B: APPLICABLE DEPARTMENT OR ENERGY (DOE) DIRECTIVES

Table J.2.2 Directives, Regulations, Policies, and Standards

DOE Directive (Orders, Policies, Notices, Manuals, Guidance, Standards)	Subject
DOE O 110.3A, CRD	Conference Management
DOE O 130.1, CRD	Budget Formulation Process
DOE M 140.1-1B, CRD	Interface with the Defense Nuclear Facilities Safety Board
DOE O 142.1	Classified Visits Involving Foreign Nationals
DOE O 142.2A, CRD	Voluntary Offer Safeguards Agreement and Additional Protocol with the International Atomic Energy Agency
DOE O 142.3, Chg. 1, CRD	Unclassified Foreign Visits and Assignments
DOE N 144.1	American Indian Tribal Government Policy
DOE O 151.1C, CRD	Comprehensive Emergency Management System
DOE G 151.1	Hazards Surveys and Assessments
DOE O 153.1	Departmental Radiological Emergency Response Assets
DOE O 200.1	Information Management Program
DOE M 200.1-1, Chapter 9	Telecommunications Security Manual
DOE O 200.1A, CRD	Information Technology Management
DOE O 205.1A, CRD	Department of Energy Cyber Security Management Program
DOE M 205.1-4, CRD	National Security System Manual
DOE M 205.1-5, CRD	Cyber Security Process Requirements Manual
DOE M 205.1-6, CRD	Media Sanitization Manual
DOE M 205.1-7, CRD	Security Controls for Unclassified Information Systems Manual

DOE Directive (Orders, Policies, Notices, Manuals, Guidance, Standards)	Subject
DOE M 205.1-8, CRD	Cyber Security Incident Management Manual
DOE M 206.1, CRD	Department of Energy Privacy Program
DOE N 206.4, CRD	Personal Identity Verification Program
DOE N 206.5, CRD	Response and Notification Procedures for Data Breaches Involving Personally Identifiable Information
DOE O 210.2, CRD	DOE Corporate Operating Experience Program
DOE O 221.1A, CRD	Reporting Fraud, Waste, and Abuse to the Office of the Inspector General
DOE O 221.2A, CRD	Cooperation with the Office of Inspector General
DOE O 225.1A, CRD	Accident Investigations
DOE O 226.1A, CRD	Implementation of DOE Oversight Policy
DOE M 231.1-1A, Chg.2, CRD	Environment, Safety, and Health Reporting Manual
DOE M 231.1-2, CRD	Occurrence Reporting and Processing of Operations Information
DOE O 232.1A	Occurrence Reporting and Processing of Operations Information
DOE O 241.1A	Scientific and Technical Information Management
DOE O 243.1, CRD	Records Management Program
DOE O 243.2, CRD	Vital Records
DOE O 251.1B, CRD	Departmental Directives Program
DOE M 251.1-1B, CRD	Departmental Directives Program Manual
DOE O 252.1	Technical Standards Program
DOE O 341.1A	Federal Employee Health Services
DOE O 350.1, Chg. 1, CRD	Contractor Human Resource Management Programs (Chapters 1, 2, 8 & 9)
DOE O 413.1A, CRD	Management Control Program
DOE O 413.1B, CRD	Internal Control Program
DOE O 413.3A, CRD	Program and Project Management for the Acquisition of Capital Assets (\$20M threshold for Total Project Cost)
DOE M 413.3-1	Project Management for the Acquisition of Capital Assets
DOE O 414.1C, CRD	Quality Assurance
DOE O 420.1B, CRD	Facility Safety

DOE Directive (Orders, Policies, Notices, Manuals, Guidance, Standards)	Subject
DOE O 430.1B, Chg. 1, CRD	Real Property Asset Management
DOE O 430.2B, CRD	Departmental Energy, Renewable Energy and Transportation Management
DOE M 440.1-1A	DOE Explosives Safety Manual (invoked under 10CFR851)
DOE O 442.1A, CRD	Department of Energy Employee Concerns Program
DOE M 442.1-1, CRD	Differing Professional Opinions Manual for Technical
DOE O 450.1A, CRD	Environmental Protection Program
DOE M 450.4-1, CRD	Integrated Safety Management System Manual
DOE G 450.1-2	Implementation Guide for Integrating Environmental Management Systems into Integrated Safety Management Systems
DOE O 460.1B, CRD	Packaging and Transportation Safety
DOE O 460.2A, CRD	Departmental Materials Transportation and Packaging Management
DOE M 461.1-1, Chg1	Packaging & Transfer of Materials of National Security Interest
DOE O 461.1A	Packaging and Transfer or Transportation of Materials of National Security Interest
DOE O 470.2B, CRD	Independent Oversight and Performance Assurance Program
DOE O 470.3B	Graded Security Protection (GSP) Policy
DOE M 470.4-1, Chg. 1, CRD	Safeguards and Security Program Planning and Management
DOE M 470.4-4, Chg. 1, CRD	Information Security
DOE M 470.4-5, CRD	Personnel Security
DOE O 471.3, CRD	Identifying & Protecting Official Use Only Information
DOE M 471.3-1, CRD	Manual for Identifying & Protecting Official Use Only Information
DOE O 475.1, CRD	Counterintelligence Program
DOE M 475.1-1B, CRD	Manual for Identifying Classified Information
DOE O 481.1C, CRD	Work for Others (Non-Department of Energy Funded Work)
DOE O 482.1, CRD	DOE Facilities Technology Partnering Programs

DOE Directive (Orders, Policies, Notices, Manuals, Guidance, Standards)	Subject
DOE O 484.1	Reimbursable Work for the Department of Homeland Security
DOE O 522.1	Pricing of Departmental Materials and Services
DOE O 534.1B, CRD	Accounting
DOE O 551.1C, CRD	Official Foreign Travel
DOE O 580.1, Chg. 1, CRD	Department of Energy Personal Property Management Program
DOE STD-1073-2003	Configuration Management
DOE STD-1090-2004	Hoisting and Rigging
DOE STD-1120-2005	Integration of Environmental, Safety and Health into Facility Disposition Activities
DOE STD-1324.5B	Implementation Guide for use with 36 CFR 1228 Chapter XII – Subchapter B Records Management
DOE O 1340.1B	Management of Public Communications Publications and Scientific, Technical, and Engineering Publications
DOE O 1450.4	Consensual Listening-in to or Recording Telephone/Radio Conversations
DOE O 3792.3, Chg.1	Drug-Free Federal Work Place Testing Implementation Program
DOE O 5400.5, Chg. 2	Radiation Protection of the Public and the Environment
DOE O 5480.19, Chg2	Conduct of Operations Requirements for DOE Facilities
DOE O 5670.1A	Management and Control of Foreign Intelligence

SECTION J - ATTACHMENT 4

GOVERNMENT FURNISHED SERVICES/ITEMS (GFS/I)

ATTACHMENT J-4

Government Furnished Services and Items (GFS/I)

Table J-4 provides a description of the GFS/I to be furnished under this contract in addition to the services and items specified in Section J, Portsmouth D&D Project Site Services and Interface Requirements Matrix.

Table J-4 DETAILED DESCRIPTION OF GOVERNMENT FURNISHED SERVICES AND ITEMS		
Reference	Description	GFS/I
C.2.1	Transition	DOE will coordinate with the contractor to provide access to information and facilities required to support transition of work.
C.2.8	Health Physics, Radiological, and Industrial Hygiene services (including Personnel Protective Equipment)	DOE will provide the technical services for health physics, radiological, and industrial hygiene for work under the PWS.
C.2.11	Certified Mail only	DOE will provide certified mail service.
C.2.11	Laundry Service	DOE will provide the laundry services for field work required to perform work under the PWS.
Site Services	Protective Forces	DOE will provide Physical Security
Site Services	Emergency Management and Response	DOE will provide Emergency Management and Fire Protection
Site Services	Utilities	DOE will provide sanitary water, sanitary sewage, recirculating cooling water, plant dry air, electrical power distribution, steam, power administration, nitrogen system, street lights and utilities inspection.
Systems	Government controlled database and systems for Contractor access as needed	DOE will provide the Contractor the access to Database and Systems: Records Management Database (DOCUMENTUM) Integrated Planning Accountability and Budget System (IPABS)

		Computerized Accident/Incident Reporting System (CAIRS) Non-Compliance Tracking System (NTS) database Occurrence Reporting and Processing System (ORPS) Foreign Access Central Tracking System (FACTS) database
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FAR	Federal Acquisition Regulation
FIMS	Facility Information Management System
FISMA	Federal Information Systems Management Act
FOIA	Freedom of Information Act
FOCI	Foreign Ownership, Control or Influence
FPD	Federal Project Director
FSS	Facility Support Services
GDP	Gaseous Diffusion Plant
GET	General Employee Training
GFP	Government Furnished Property
GFS/I	Government-Furnished Services and Items
HEU	Highly Enriched Uranium
IGWMP	Integrated Groundwater Monitoring Plan
IPABS	Integrated Planning, Accountability, and Budget System
ISMS	Integrated Safety Management System
IT	Information Technology
LAN	Local Area Network
LEU	Low Enriched Uranium
LLW	Low-Level Waste
LPP	LATA/Parallax Portsmouth, LLC
LTS	Long Term Stewardship
M & I	Management and Integration
MLLW	Mixed Low-Level Waste
MOA	Memorandum of Agreement
MOU	Memorandum of Understanding
NCS	Nuclear Criticality Safety
NDA	Non-destructive Assay/Analysis
NEPA	National Environmental Policy Act
Ni	Nickel (element)
NMMSS	Nuclear Material Management and Safeguards System
NMC&A	Nuclear Material Control and Accountability
NPDES	National Pollutant Discharge and Elimination Systems
NQA-1	Nuclear Quality Assurance, Level 1
NRC	Nuclear Regulatory Commission
NTS	Non-compliance Tracking System
OEPA	Ohio Environmental Protection Agency
OPER	Out-year Planning Estimate Range
ORO	Oak Ridge Operations Office
ORPS	Occurrence Reporting and Processing System
OSDWF	On-Site Waste Disposal Facility
PC	Personal Computer
PCSD	Project Controls System Description
PCSP	Program Cyber Security Plan

PDA	Personal Digital Assistant
PEDP	Portsmouth External Dosimetry Program
PEIC	Portsmouth Environmental Information Center
PIDP	Portsmouth Internal Dosimetry Program
PIDS	Property Information Database System
PII	Personal Identifiable Information
PIRP	Portsmouth Radiological Instrumentation Program
PMB	Performance Measurement Baseline
PORTS	Portsmouth Gaseous Diffusion Plant
PPE	Personal Protective Equipment
PPPO	Portsmouth Paducah Project Office
PRGs	Preliminary Remediation Goals
PRRP	Portsmouth Radiological Records Program
PSP	Program Security Plan
PWS	Performance Work Statement
QA/QC	Quality Assurance/Quality Control
QAP	Quality Assurance Plan/Program
R-114	refrigerant, coolant (1,2-dichlorotetrafluoroethane) C ₂ Cl ₂ F ₄
RCRA	Resource Conservation and Recovery Act
RFI	RCRA Facility Investigation
RI/FS	Remedial Investigation and Feasibility Studies
RSI	Restoration Services, Inc.
RSS	Radiological Site Services
S&M	Surveillance and Maintenance
S&S	Safeguards and Security
SNM	Special Nuclear Materials
SOW	Statement of Work
STD	Standard
SWMU	Solid Waste Management Units
Tc-99	Technetium-99
TPMC	Theta Pro2Serve Management Company, LLC
TRU	Transuranic
TSCA	Toxic Substances Control Act
UDS	Uranium Disposition Services
UFNVA	Unclassified Foreign National Visits and Assignments
USDOE	United States Department of Energy
USEC	United States Enrichment Corporation
USEPA	United States Environmental Protection Agency
WAC	Waste Acceptance Criteria
WAN	Wide Area Network
WBS	Work Breakdown Structure
WM	Waste Management

SECTION J - ATTACHMENT 3

GOVERNMENT FURNISHED PROPERTY LIST

* Disclaimer: This Government Furnished Property list contains known equipment and may not be all inclusive.

PROPERTY NUMBER	RESPONSIBLE CONTRACTOR	MANUFACTURER	MODEL NAME	DESCRIPTION	VALUE
P910074	D&D	CLARK	FORKLIFT	TRUCK, FORKLIFT	44430
P910089	D&D	CATERPILLAR	LOADER	FRONT-END LOADER	137430
P910091	D&D	MACK	MACK DUMP TRUCK	TRUCK, DUMP	54405
P910219	D&D	SITE	12040000	BATTERY CHARGER	49308
P910229	D&D	TOYOTA	2FBCA20	TRUCK, FORKLIFT	Unknown
P910241	D&D	SITE	1090800720	MONITOR, ECTION	31093
P910269	D&D	CATERPILLAR	CAT FORKIFT	FORKLIFT	200000
P910272	D&D	CATERPILLAR	FORKLIFT	FORKLIFT	30000
P910273	D&D	CATERPILLAR	CAT FORKIFT	FORKLIFT	25000
P910297	D&D	SITE	06170500650	CONTROL INSTRUMENTATION SYSTEM	57865
P910299	D&D	SITE	FILTER SYS	ULTRA FILTRATION SYSTEM, PROCESS	79455
P910305	D&D	SITE	AIR MONITOR	DETECTOR/METER/COUNTER, RADIATION	30568
P910328	D&D	OXFORD	5500XLB	MONITOR, RADIATION DETECTION	45000
P910332	D&D	BOBCAT	963	FORKLIFT, DIESEL	70495
P910333	D&D	LIFT KING	LK3024	LIFT TRUCK	131650
P910334	D&D	KOMATSU	PC300LC	EXCAVATOR WITH SHEAR	550303
P910335	D&D	PACVAN	DON & DOFF	DON & DOFF TRAILER	59432
P910336	D&D	PACVAN	BREAKROOM	BREAKROOM TRAILER	168181
P910337	D&D	PACVAN	OFFICE	OFFICE TRAILER	168728
P910338	D&D	PACVAN	RESTROOM	RESTROOM TRAILER	152866
P910345	D&D	CLARK	FORKLIFT	TRUCK, FORKLIFT	29089
P910346	D&D	CLARK	FORKLIFT	TRUCK, FORKLIFT	29089
P910357	D&D	CLARK	FORKLIFT	TRUCK, FORKLIFT	46466
P910368	D&D	SITE	12710000	TRAP, ALD	177827
P910369	D&D	SITE	12710000	TRAP, ALD	177832
P910376	D&D	KOMATSU	PC200LC3	TRACK HOE	80000
P910377	D&D	INTERNATIONAL	2050A	LOADER, FRONT-END	71463
P910378	D&D	BOBCAT	325D SERIES	EXCAVATOR	49592

P910380	D&D	LA BOUNTY	MSD30R	SHEAR HEAD	115694
P910470	D&D	CATERPILLAR	LIFT TRUCK	TRUCK, FORKLIFT	50000
P911024	D&D	JOHN DEERE	LC790	EXCAVATOR	75000
PA03002	D&D	JLG	300AJP	MAN LIFT TRUCK WITH ATTACHMENTS	24263
PA04034	D&D	TOYOTA	2FBCA20	TRUCK, FORKLIFT	14537
K332316	D&D	BERTHOLD	LB1043AS	MONITOR, HAND-FOOT	11480
K332343	D&D	BERTHOLD	LB1043AS	MONITOR, HAND-FOOT	11479
K332344	D&D	BERTHOLD	LB1043AS	MONITOR, HAND-FOOT	11479
P801750	D&D	SITE	10310400	CONTROLLER, PROGRAMMABLE	5692
P910060	D&D	SITE	4480500	PLATFORM, STEEL	5456
P910068	D&D	YALE	ERC030AAN	TRUCK, FORKLIFT	22133
P910106	D&D	SITE	18210000	COMPRESSOR, AIR	11049
P910177	D&D	SITE	TRAILERS	BUILDING,TEMP,INCL TRAILER/FIXED STRUCTR	11901
P910189	D&D	SITE	TANKS	TANK, SPECIAL METALS OR STAINLESS STEEL	5125
P910210	D&D	CLARK	FORKLIFT	TRUCK, FORKLIFT	18931
P910211	D&D	CLARK	EC500-20D	TRUCK, FORKLIFT	17808
P910214	D&D	SITE	42110000	FIXTURE, LIFTING (SPECIAL)	13495
P910216	D&D	SITE	14010000	BENCH, LABORATORY, METAL	13455
P910220	D&D	SITE	12352500	GENERATOR, ELECTRIC	15087
P910221	D&D	SITE	50107000	DETECTOR, METAL, INSTALLED	5170
P910232	D&D	SITE	18210000	COMPRESSOR, AIR	7938
P910244	D&D	SITE	20402000	FURNACE, SPACE HEATING	14738
P910252	D&D	mitsubishi	FG10	TRUCK, FORKLIFT	13116
P910262	D&D	YALE	FORKLIFT	FORKLIFT	11406
P910264	D&D	CATERPILLAR	FORKLIFT	FORKLIFT	20000
P910265	D&D	CATERPILLAR	FORKLIFT	FORKLIFT	10000
P910266	D&D	CATERPILLAR	V150	TRUCK, FORKLIFT	20000
P910270	D&D	CATERPILLAR	FORKLIFT	FORKLIFT	10000
P910271	D&D	CATERPILLAR	FORKLIFT	FORKLIFT	10000
P910274	D&D	CATERPILLAR	CAT FORKIFT	FORKLIFT	10000
P910275	D&D	CATERPILLAR	CAT FORKIFT	FORKLIFT	10000
P910279	D&D	CLARK	CLARK FORKLIFT	TRUCK, FORKLIFT	22350
P910329	D&D	CATERPILLAR	FORKLIFT	FORKLIFT	Unknown
P910348	D&D	CLARK	FORKLIFT	TRUCK, FORKLIFT	23575
P910349	D&D	CLARK	FORKLIFT	TRUCK, FORKLIFT	23575
P910350	D&D	CLARK	FORKLIFT	TRUCK, FORKLIFT	23575

P910354	D&D	CLARK	FORKLIFT	TRUCK, FORKLIFT	23575
P910355	D&D	CLARK	FORKLIFT	TRUCK, FORKLIFT	23575
P910356	D&D	CLARK	FORKLIFT	TRUCK, FORKLIFT	23575
P910458	D&D	HERCULES	DRUM DUMPER	DRUM DUMPER PORTABLE HERCULES	8252
P910468	D&D	SITE	COLLECTOR	COLLECTOR, DUST, DRY, OR WET	17586
P910475	D&D	SITE	COLLECTOR	COLLECTOR, DUST, DRY, OR WET	17585
P911003	D&D	DURATEK	30 ECV	EXTRATION TROLLEY WITH SADDLE	16816
PA01652	D&D	EAGLE OPTICS	8X42 TRIUMPH	FIELD GLASSES	100
PA01967	D&D	CANON	POWER SHOT SD400	CAMERA	371
PA01970	D&D	CANON	POWER SHOT SD400	CAMERA	349
PA01981	D&D	JLG	300AJP	MAN LIFT TRUCK WITH ATTACHMENTS	24263
PA01996	D&D	JOHN DEERE	GATOR	TRUCK UTIVITY GATOR	14300
PA01997	D&D	JOHN DEERE	GATOR	TRUCK UTIVITY GATOR	14300
PA02804	D&D	CANON	PC1004 POWERSHOT G1	CAMERA, DIGITAL	300
PA03001	D&D	SONY	XVD1000	GENERATOR, DIGITAL VIDEO	300
PA03008	D&D	JOHN DEERE	GATOR	TRUCK UTIVITY GATOR	14300
PA03009	D&D	JOHN DEERE	GATOR	TRUCK UTIVITY GATOR	14300
PA03010	D&D	JOHN DEERE	GATOR	TRUCK UTIVITY GATOR	14300
PA03011	D&D	JOHN DEERE	GATOR	TRUCK UTIVITY GATOR	14300
PA03044	D&D	JOHN DEERE	GATOR	TRUCK UTIVITY GATOR	14500
PA03054	D&D	COLUMBIA PARCAR	BC3-L	WHEEL FLATBEDBURDEN ELECTRIC CARRIER	6000
PA03060	D&D	CANON	GL-2	DIGITAL VIDEO CAMERA AND KIT	2429
PA03061	D&D	CANON	GL-2	DIGITAL VIDEO CAMERA AND KIT	2429
PA03062	D&D	KODAK	EASY SHARE C743	SILVER COMBO	201
PA03073	D&D	MICRON	80 GP DUPLEX DV80	CARBON STEEL/ STAINLESS STEEL BAG FILTER	8052
PA03075	D&D	NILFISK	80	VACUUM, HEPA	1075
PA03076	D&D	NILFISK	80	VACUUM, HEPA	1075
PA03082	D&D	INTERMEC	CK30AB	HANDHELD MONO COMPUTER TOUCH SCREEN	1222
PA03087	D&D	RYZEX, INC.	S4M DIRECT THERMAL	THERMAL TRANSFER BAR CODE PRINTER	1000
PA03102	D&D	TRANSPORT	1010 TRAILER	1010 GAL. TRAILER	5500
PA03118	D&D	EESIFLO	10FP	HANDHELD FLOWMETER	6500
PA03120	D&D	CINCY	AIR STRIPPER MOTOR	MOTOR	2450

PA03122	D&D	GEO XH	STANDALONE	STANDALONE SYSTEM	5300
PA03123	D&D	TERRASYNC	SOFTWARE	SOFTWARE	2700
PA03128	D&D	LENOX	VIDEOFLEX SERIES	6MM VIDEOSCOPE SYSTEM	8950
PA03148	D&D	LABOUNTY	UP40	DEMOLITION PROCESSOR	15000
PA03212	D&D	SONY	DSCW150B	BLACK CYBER-SHOT W150 DIGITAL CAMERA	200
PA05131	D&D	MILLER	SPECTRUM 125C	CUTTER, PLASMA	1158
PA03173	FSS	DELL	POWEREDGE 2950	WINDOWS SERVER	11998
PA03175	FSS	HEWLETT-PACKARD	2003A	PRINTER	172
P910077	FSS	SITE	46014000	GRADER, ROAD	52046
P910092	FSS	SITE	46012500	EXCAVATOR, HYDRAULIC	93164
P910093	FSS	SITE	42117000	TRACTOR, INDUSTRIAL	92790
P910259	FSS	VOLVO	DUMP TRUCK	TRUCK, REFUSE OR GARBAGE	84156
P910390	FSS	AEBI	TT20	LAWN TRACTOR	77758
PA02194	FSS	SUN	SUNFIRE V880	UNIX SERVER	60000
P910070	FSS	DREXEL	FL40EX	TRUCK, FORKLIFT	69155
P910367	FSS	SITE	6330000	ELECTRIC POWER DISTRIBUTION SYS, PROCESS	50974
P912129	FSS	BRODERSON	IC 200	PLATFORM CRANE	89474
PA05029	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02468	FSS	DELL	19" FLAT PANEL	MONITOR	203
PA02669	FSS	DELL	SE197FP	MONITOR	200
PA02676	FSS	DELL	SE197FP	MONITOR	200
PA02703	FSS	HEWLETT PACKARD	FLAT PANEL	MONITOR	200
PA02932	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA05026	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02135	FSS	DELL	FLAT PANEL	MONITOR	256
PA02933	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02941	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02892	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02943	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02944	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02929	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02273	FSS	DELL	FLAT PANEL	MONITOR	253
PA02604	FSS	DELL	FLAT PANEL	MONITOR	309
PA02894	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02940	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250

PA02719	FSS	HEWLETT PACKARD	FLAT PANEL	MONITOR	300
PA02935	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02945	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02670	FSS	DELL	SE197FP	MONITOR	200
PA02899	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02482	FSS	DELL	24" FLAT PANEL	MONITOR	256
PA01748	FSS	AOC	9GLR	MONITOR	250
PA01826	FSS	NEC	ACCUSYNC 120	MONITOR	150
PA01948	FSS	GATEWAY	FLAT SCREEN	MONITOR	300
PA02120	FSS	AOC	9GLR	MONITOR	250
PA02338	FSS	DELL	1704FPV	MONITOR	256
PA02352	FSS	DELL	18" FLAT PANEL	MONITOR	200
PA02361	FSS	DELL	ULTRASHARP 1908FP	MONITOR	253
PA02362	FSS	DELL	ULTRASHARP 1908FP	MONITOR	253
PA02435	FSS	DELL	FLAT PANEL	MONITOR	250
PA02477	FSS	HEWLETT PACKARD	FLAT PANEL	MONITOR	200
PA02488	FSS	DELL	18" FLAT PANEL	MONITOR	256
PA02491	FSS	DELL	0	MONITOR	250
PA02511	FSS	DELL	19" FLAT PANEL	MONITOR	249
PA02559	FSS	DELL	19" FLAT PANEL	MONITOR	203
PA02561	FSS	DELL	19" FLAT PANEL	MONITOR	203
PA02583	FSS	NEC	NEC MONITOR	MONITOR	100
PA02677	FSS	DELL	SE197FP	MONITOR	200
PA02679	FSS	DELL	SE197FP	MONITOR	200
PA02716	FSS	HEWLETT PACKARD	FLAT PANEL	MONITOR	200
PA02832	FSS	DELL	ULTRASHARP 1908FP	MONITOR	281
PA02897	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02900	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02902	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02930	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02964	FSS	GATEWAY	EV700	MONITOR	Unknown
PA05027	FSS	DELL	1908FP	19" FLAT PANEL	239
PA05033	FSS	DELL	1908FP	19" FLAT PANEL	239
PA05034	FSS	DELL	1908FP	19" FLAT PANEL	239
PA05040	FSS	DELL	1908FP	19" FLAT PANEL	239
PA05043	FSS	DELL	1908FP	19" FLAT PANEL	239
PA05087	FSS	DELL	1908FP	19" FLAT PANEL	239

PA05092	FSS	DELL	1908FP	19" FLAT PANEL	239
PA05109	FSS	DELL	1908FP	19" FLAT PANEL	225
PA05110	FSS	DELL	1908FP	19" FLAT PANEL	225
PA05115	FSS	DELL	E173FP	MONITOR	300
PA05124	FSS	DELL	E207WFP	MONITOR, FLAT PANEL 20"	206
PA05037	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02359	FSS	DELL	8GNQ	MONITOR	256
PA02612	FSS	DELL	FLAT PANEL	MONITOR	309
PA02753	FSS	VIEWSONIC	VE701B	MONITOR	250
PA02898	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02934	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA05039	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02665	FSS	DELL	SE197FP	MONITOR	200
PA02678	FSS	DELL	SE197FP	MONITOR	200
PA02613	FSS	DELL	19" FLAT PANEL	MONITOR	309
PA05036	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02389	FSS	DELL	FLAT SCREEN MONITOR	MONITOR	256
PA02476	FSS	DELL	FLAT SCREEN MONITOR	MONITOR	256
PA02554	FSS	DELL	19" FLAT PANEL	MONITOR	203
PA02891	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02904	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02926	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02833	FSS	DELL	ULTRASHARP 1908FP	MONITOR	281
PA02530	FSS	DELL	19" FLAT PANEL	MONITOR	500
PA02605	FSS	DELL	FLAT PANEL	MONITOR	309
PA02464	FSS	DELL	FLAT PANEL	MONITOR	200
PA02558	FSS	DELL	19" FLAT PANEL	MONITOR	203
PA05055	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02903	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02448	FSS	DELL	FLAT PANEL	MONITOR	250
PA05025	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02551	FSS	DELL	19" FLAT PANEL	MONITOR	203
PA02560	FSS	DELL	19" FLAT PANEL	MONITOR	203
PA02336	FSS	DELL	FLAT PANEL	MONITOR	500
PA05042	FSS	DELL	1908FP	19" FLAT PANEL	239

PA02901	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02606	FSS	DELL	FLAT PANEL	MONITOR	309
PA02434	FSS	DELL	NONE	MONITOR	300
PA02608	FSS	DELL	FLAT PANEL	MONITOR	309
PA02895	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA05024	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02524	FSS	DELL	2001FB	MONITOR	256
PA05030	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02553	FSS	DELL	ULTRASHARP 1908FP	MONITOR	203
PA02611	FSS	DELL	FLAT PANEL	MONITOR	309
PA02607	FSS	DELL	FLAT PANEL	MONITOR	309
PA02021	FSS	DELL	FLAT PANEL	MONITOR	256
PA05028	FSS	DELL	1908FP	19" FLAT PANEL	239
PA05041	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02896	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA05090	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02732	FSS	IBM	IBM MONITOR	MONITOR	249
PA02609	FSS	DELL	FLAT PANEL	MONITOR	309
PA02938	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02527	FSS	DELL	19" FLAT PANEL	MONITOR	356
PA02555	FSS	DELL	19" FLAT PANEL	MONITOR	230
PA05032	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02667	FSS	DELL	SE197FP	MONITOR	200
PA02469	FSS	DELL	19" FLAT PANEL	MONITOR	203
PA02664	FSS	DELL	SE197FP	MONITOR	200
PA01829	FSS	NEC	ACCUSYNC 120	MONITOR	150
PA05035	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02480	FSS	DELL	18" FLAT PANEL	MONITOR	500
PA02672	FSS	DELL	SE197FP	MONITOR	200
PA02673	FSS	DELL	SE197FP	MONITOR	200
PA02927	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02928	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02463	FSS	DELL	19" FLAT PANEL	MONITOR	203
PA02671	FSS	DELL	SE197FP	MONITOR	200
PA05107	FSS	DELL	1908FP	19" FLAT PANEL	225
PA02893	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02905	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250

PA02906	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02552	FSS	DELL	18" FLAT PANEL	MONITOR	203
PA02467	FSS	DELL	19" FLAT PANEL	MONITOR	203
PA05088	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02383	FSS	DELL	FLAT SCREEN MONITOR	MONITOR	256
PA02475	FSS	DELL	FLAT SCREEN MONITOR	MONITOR	256
PA05023	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02831	FSS	DELL	ULTRASHARP 1908FP	MONITOR	281
PA02890	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02556	FSS	DELL	19" FLAT PANEL	MONITOR	203
PA02674	FSS	DELL	SE197FP	MONITOR	200
PA02675	FSS	DELL	SE197FP	MONITOR	200
PA02510	FSS	DELL	19" FLAT PANEL	MONITOR	249
PA02610	FSS	DELL	FLAT PANEL	MONITOR	309
PA02939	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02666	FSS	DELL	SE197FP	MONITOR	200
PA05038	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02481	FSS	DELL	19" FLAT PANEL	MONITOR	256
PA02907	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA05031	FSS	DELL	1908FP	19" FLAT PANEL	239
PA02584	FSS	DELL	19" FLAT PANEL	MONITOR	249
PA05108	FSS	DELL	1908FP	19" FLAT PANEL	225
PA02479	FSS	DELL	18" FLAT PANEL	MONITOR	500
PA02382	FSS	DELL	FLAT SCREEN MONITOR	MONITOR	256
PA02390	FSS	DELL	FLAT SCREEN MONITOR	MONITOR	256
PA02557	FSS	DELL	19" FLAT PANEL	MONITOR	203
PA02942	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02355	FSS	DELL	1704FPV	MONITOR	256
PA01638	FSS	GATEWAY	TUBE	MONITOR	50
PA02562	FSS	DELL	19" FLAT PANEL	MONITOR	203
PA02830	FSS	DELL	ULTRASHARP 1908FP	MONITOR	281
PA02888	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02119	FSS	AOC	TUBE	MONITOR	100
PA02680	FSS	DELL	SE197FP	MONITOR	200

PA02681	FSS	DELL	SE197FP	MONITOR	200
PA02931	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02936	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02937	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA02668	FSS	DELL	SE197FP	MONITOR	200
PA00031	FSS	HEWLETT PACKARD	LASERJET 4	PRINTER	2000
PA00253	FSS	HEWLETT PACKARD	LASERJET	PRINTER	2000
PA01080	FSS	HEWLETT PACKARD	LASERJET 4	PRINTER	2000
PA01134	FSS	HEWLETT PACKARD	HP SCANNER	SCANNER	300
PA01217	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1026
PA01327	FSS	GATEWAY	E-3000	DESKTOP CPU	2500
PA01389	FSS	HEWLETT PACKARD	DESKJET CXI	PRINTER	1500
PA01408	FSS	INTERMEC	3400	PRINTER	500
PA01502	FSS	HEWLETT PACKARD	LASERJET	PRINTER	1500
PA01512	FSS	HEWLETT PACKARD	LASERJET 4 PLUS	PRINTER	1500
PA01516	FSS	HEWLETT PACKARD	LASERJET 4 PLUS	PRINTER	1500
PA01525	FSS	HEWLETT PACKARD	4100, LASERJET	PRINTER	800
PA01566	FSS	HEWLETT PACKARD	4600	PRINTER	2500
PA01568	FSS	HEWLETT PACKARD	4600	PRINTER	2500
PA01576	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	1000
PA01577	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	1000
PA01578	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	1000
PA01581	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	700
PA01582	FSS	COMPAQ	EVO	DESKTOP CPU	1000
PA01586	FSS	COMPAQ	EVO	DESKTOP CPU	1000
PA01587	FSS	COMPAQ	EVO	DESKTOP CPU	1000
PA01595	FSS	COMPAQ	EVO	DESKTOP CPU	1000
PA01602	FSS	HEWLETT PACKARD	DESIGNJET 350C	PLOTTER	2000
PA01629	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	800
PA01631	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	700
PA01632	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	700
PA01635	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	1000
PA01655	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01656	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01705	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01707	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	800
PA01711	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	1026

PA01712	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	500
PA01713	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	500
PA01717	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01720	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	500
PA01722	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	800
PA01725	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01726	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01727	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01728	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01742	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01752	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01757	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	500
PA01759	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	1000
PA01760	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	500
PA01763	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01764	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	500
PA01765	FSS	HEWLETT-PACKARD	DC5000	DESKTOP CPU	800
PA01766	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01771	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	800
PA01775	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01778	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	500
PA01783	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	500
PA01791	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01795	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	500
PA01798	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	500
PA01800	FSS	HEWLETT-PACKARD	DC5000	DESKTOP CPU	500
PA01801	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	800
PA01809	FSS	HEWLETT-PACKARD	DC5000	DESKTOP CPU	500
PA01812	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01813	FSS	HEWLETT-PACKARD	DESKJET 9650	PRINTER	800
PA01836	FSS	HEWLETT-PACKARD	DC5000	DESKTOP CPU	500
PA01837	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	1026
PA01844	FSS	HEWLETT-PACKARD	DC5000	DESKTOP CPU	1026
PA01849	FSS	HEWLETT-PACKARD	HP COMPAQ	DESKTOP CPU	1026
PA01853	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01854	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01856	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026

PA01857	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01858	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1026
PA01859	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01860	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01863	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA01864	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01865	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01867	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01868	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01870	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01883	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01884	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01885	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01886	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01887	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01888	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1026
PA01889	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01890	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01891	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1026
PA01892	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01893	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01907	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA01924	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01925	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1717
PA01937	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA01938	FSS	GATEWAY	DESKTOP	DESKTOP CPU	1026
PA01954	FSS	DELL	OPTIPLEX 170L	DESKTOP CPU	800
PA01955	FSS	DELL	OPTIPLEX 170L	DESKTOP CPU	1026
PA01956	FSS	DELL	OPTIPLEX 170L	DESKTOP CPU	1026
PA01959	FSS	DELL	OPTIPLEX 170L	DESKTOP CPU	1026
PA01963	FSS	DELL	OPTIPLEX 170L	DESKTOP CPU	1026
PA01964	FSS	DELL	OPTIPLEX 170L	DESKTOP CPU	1026
PA01965	FSS	DELL	OPTIPLEX 170L	DESKTOP CPU	1026
PA01968	FSS	HEWLETT PACKARD	HP PRINTER	PRINTER	2000
PA01971	FSS	HEWLETT PACKARD	7220	PLOTTER	310
PA01972	FSS	HEWLETT PACKARD	OFFICE JET 7210	PRINTER	310
PA01977	FSS	DELL	OPTIPLEX 170L	DESKTOP CPU	1000

PA01979	FSS	DELL	LATITUDE D610	LAPTOP CPU	800
PA02001	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1026
PA02030	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1026
PA02032	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1026
PA02036	FSS	COMPAQ	EVO	DESKTOP CPU	1026
PA02038	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1026
PA02049	FSS	COMPAQ	EVO	DESKTOP CPU	1026
PA02068	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02085	FSS	GATEWAY	PENTIUM	DESKTOP CPU	1000
PA02086	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1026
PA02091	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1026
PA02093	FSS	DELL	OPTIPLEX 170L	DESKTOP CPU	1026
PA02097	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1026
PA02110	FSS	HEWLETT PACKARD	LASER JET 4350TN	PRINTER	2000
PA02112	FSS	HEWLETT PACKARD	DESIGN JET 4000	PRINTER	2000
PA02115	FSS	HEWLETT PACKARD	OFFICE JET 7210	PRINTER	2000
PA02118	FSS	BROTHER	INTELLIFAX 3800	FAX	200
PA02122	FSS	HEWLETT PACKARD	DESK JET 5550N	PRINTER	800
PA02124	FSS	HEWLETT PACKARD	4100, LASERJET	PRINTER	2000
PA02136	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02137	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02142	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	800
PA02145	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02155	FSS	HEWLETT PACKARD	750C	PLOTTER	300
PA02157	FSS	HEWLETT PACKARD	HP PRINTER	PRINTER	2000
PA02158	FSS	HEWLETT PACKARD	HP PRINTER	PRINTER	2000
PA02167	FSS	BROTHER	INTELLIFAX 3800	FAX	300
PA02175	FSS	DELL	LATITUDE D610	LAPTOP CPU	1000
PA02176	FSS	DELL	LATITUDE D610	LAPTOP CPU	1500
PA02177	FSS	HEWLETT PACKARD	HP PRINTER	PRINTER	2000
PA02178	FSS	HEWLETT PACKARD	HP PRINTER	PRINTER	2000
PA02179	FSS	DELL	POWEREDGE 1850	WINDOWS SERVER	1000
PA02183	FSS	DELL	POWER EDGE 2850	WINDOWS SERVER	1000
PA02210	FSS	DELL	LATITUDE D610	LAPTOP CPU	1500
PA02211	FSS	HEWLETT PACKARD	XE2 - OMNIBOOK	LAPTOP CPU	1500
PA02216	FSS	HEWLETT-PACKARD	VECTRA	DESKTOP CPU	1200
PA02218	FSS	DELL	LATITUDE D610	LAPTOP CPU	1500

PA02222	FSS	DELL	LATITUDE D610	LAPTOP CPU	1000
PA02224	FSS	DELL	POWEREDGE 2850	WINDOWS SERVER	7000
PA02225	FSS	DELL	POWEREDGE 2850	WINDOWS SERVER	7000
PA02236	FSS	DELL	POWEREDGE 1850	WINDOWS SERVER	4000
PA02237	FSS	COMPAQ	PROLIANT DL360	WINDOWS SERVER	1000
PA02238	FSS	COMPAQ	PROLIANT DL360	WINDOWS SERVER	1000
PA02239	FSS	DELL	POWER EDGE 2850	WINDOWS SERVER	7000
PA02253	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02255	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02256	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02259	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02260	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02262	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02267	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	800
PA02269	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02270	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02272	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02339	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02342	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02343	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02347	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02349	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02356	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02363	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02364	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1026
PA02365	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1026
PA02370	FSS	DELL	OPTIPLEX 170L	DESKTOP CPU	1000
PA02384	FSS	DELL	LATITUDE D600	LAPTOP CPU	1500
PA02397	FSS	DELL	POWEREDGE 1950	WINDOWS SERVER	4000
PA02399	FSS	DELL	INSPIRON 6400	LAPTOP CPU	1000
PA02400	FSS	DELL	INSPIRON 6400	LAPTOP CPU	800
PA02414	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02415	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02417	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02418	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02421	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02423	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000

PA02425	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02431	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02436	FSS	HEWLETT PACKARD	HP PRINTER	PRINTER	1000
PA02438	FSS	HEWLETT PACKARD	HP PRINTER	PRINTER	2000
PA02439	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	2000
PA02441	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02444	FSS	HEWLETT PACKARD	LASER JET 1320TN	PRINTER	2000
PA02445	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02449	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02459	FSS	HEWLETT PACKARD	DESKJET 540	PRINTER	2000
PA02503	FSS	DELL	POWEREDGE 1850	WINDOWS SERVER	4000
PA02535	FSS	HEWLETT PACKARD	OFFICE JET 7210	PRINTER	300
PA02538	FSS	DELL	INSPIRON 6400	LAPTOP CPU	800
PA02568	FSS	HEWLETT PACKARD	OFFICE JET 7210	PRINTER	300
PA02569	FSS	HEWLETT PACKARD	HP4700	PRINTER	400
PA02575	FSS	HEWLETT PACKARD	HP 3005	PRINTER	350
PA02577	FSS	HEWLETT PACKARD	HP4700	PRINTER	400
PA02578	FSS	MICROTEK	SCANMAKER 5950	SCANNER	400
PA02579	FSS	HEWLETT PACKARD	LASERJET 4	PRINTER	300
PA02593	FSS	HEWLETT PACKARD	1022	PRINTER	350
PA02596	FSS	HEWLETT PACKARD	OFFICE JET 7210	PRINTER	300
PA02626	FSS	HEWLETT PACKARD	LASERJET 3055	PRINTER	530
PA02632	FSS	HEWLETT PACKARD	HP 3005	PRINTER	300
PA02633	FSS	HEWLETT PACKARD	HP 3005	PRINTER	600
PA02634	FSS	DELL	24" FLAT PANEL	MONITOR	1000
PA02638	FSS	DELL	PRECISION 690	DESKTOP CPU	1000
PA02645	FSS	HEWLETT PACKARD	3052	PRINTER	5000
PA02652	FSS	HEWLETT PACKARD	LASERJET 3055	PRINTER	530
PA02700	FSS	HEWLETT PACKARD	960	PRINTER	300
PA02712	FSS	HEWLETT PACKARD	HP PRINTER	PRINTER	2000
PA02718	FSS	HEWLETT PACKARD	DESKJET	PRINTER	300
PA02743	FSS	KODAK	1500D	SCANNER	500
PA02744	FSS	AFICIO	151MF SUPER G3	SCANNER	500
PA02745	FSS	HEWLETT PACKARD	HP LASER JET	PRINTER	400
PA02768	FSS	HEWLETT-PACKARD	1200	PRINTER	350
PA02801	FSS	HEWLETT PACKARD	LASER JET 4350TN	PRINTER	400
PA02807	FSS	BROTHERS	MFC	PRINTER	500

		INTERNATIONAL			
PA02808	FSS	HEWLETT PACKARD	2600	PRINTER	300
PA02886	FSS	BROTHER	BROTHER PRINTER	PRINTER	500
PA02887	FSS	HEWLETT PACKARD	LASER JET 2600N	PRINTER	400
PA02975	FSS	HEWLETT PACKARD	LASERJET 3055	PRINTER	300
PA02995	FSS	HEWLETT PACKARD	LASERJET 4 PLUS	PRINTER	110
PA03003	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1026
PA03005	FSS	HEWLETT PACKARD	COMPAQ NX9600	LAPTOP CPU	1000
PA03006	FSS	DELL	LATITUDE D610	LAPTOP CPU	1000
PA03007	FSS	DELL	LATITUDE D610	LAPTOP CPU	1000
PA03053	FSS	LENOX	CCD CAMERA	PORTABLE VIDEO SYSTEM, LCD MONITORING	5600
PA03057	FSS	HEWLETT PACKARD	OFFICEJET SERIES 7200	PRINTER	500
PA03096	FSS	RICOH	AFICIO 1515MF PRINTER, SCANNER, COPIER	PRINTER	1400
PA03100	FSS	HEWLETT PACKARD	HP PRINTER	PRINTER	2000
PA03103	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1500
PA03104	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1500
PA03105	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1500
PA03106	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1500
PA03107	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1500
PA03108	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1500
PA03110	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1500
PA03111	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1500
PA03112	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	1500
PA03113	FSS	DELL	PRECISION 370	DESKTOP CPU	3400
PA04087	FSS	DELL	OPTIPLEX 330 MT	DESKTOP CPU	699
PA04088	FSS	DELL	OPTIPLEX 330 MT	DESKTOP CPU	699
PA04089	FSS	DELL	OPTIPLEX 330 MT	DESKTOP CPU	699
PA04090	FSS	DELL	OPTIPLEX 330 MT	DESKTOP CPU	600
PA04091	FSS	DELL	OPTIPLEX 330 MT	DESKTOP CPU	699
PA04092	FSS	DELL	OPTIPLEX 330 MT	DESKTOP CPU	699
PA04093	FSS	DELL	OPTIPLEX 330 DT	DESKTOP CPU	710
PA04094	FSS	DELL	OPTIPLEX 330 DT	DESKTOP CPU	710
PA04095	FSS	DELL	OPTIPLEX 330 DT	DESKTOP CPU	710

PA04096	FSS	DELL	OPTIPLEX 330 DT	DESKTOP CPU	710
PA05051	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	796
PA02129	FSS	HEWLETT PACKARD	HP 990	PRINTER	500
PA02217	FSS	HEWLETT PACKARD	LASER JET 2600N COLOR	PRINTER	299
PA02599	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA02687	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	1309
PA02707	FSS	HEWLETT PACKARD	SI	SCANNER	400
PA02965	FSS	DELL	PRECISION 340	DESKTOP CPU	Unknown
PA02337	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	800
PA04036	FSS	VERMEER	BC-100XL	BRUSH CHIPPER	23940
PA04039	FSS	WOODS	BW1800K	15' MOWER BATWING	11938
PA04044	FSS	HUSTLER	925040	6400 MOWER	7000
PA04045	FSS	JOHN DEERE	5425	FARM TRACTOR	24000
PA04046	FSS	HUSTLER	925230	3400 MOWER	7000
PA04047	FSS	MKF	MK 9000	CONCRETE SAW	2500
PA04048	FSS	BRIGGS & STRATTON	716BCS	SICKLE BAR MOWER	18000
PA04050	FSS	BOBCAT	6576381	SKID LOADER	12000
PA04051	FSS	RICER EQUIPMENT	621 EFEF-V-US	MOWER, ROTARY, ARTICULATING DECK, FRON M	11900
PA04053	FSS	HUSTLER	6400	USED MOWER 1050 HOURS SIX WHEEL DRIVE,	9500
PA04054	FSS	HUSTLER	3400	MOWER, USED SERIAL # 00113017 WITH DECK	8453
PA04055	FSS	POLARIS RANGER	700	UTILITY VEHICLE, 6 WHEELER, AUTOMATIC TR	14364
PA04056	FSS	HAMILTON	GALLONS	FUEL TANK FOR GASOLINE	2371
PA04057	FSS	HAMILTON	550 GALLON	FUEL TANK FOR DIESEL FUEL	2371
PA04058	FSS	BUSH-HOG	3214	MOWER DECK	16595
PA04059	FSS	VESTIL MANUFACTURING GROUP	YR257236	RAMP, TRAILER	11504
PA04060	FSS	TCM	700 15	LIFT TRUCK	16581
PA04061	FSS	SITE	44102000	CUTTER, ROTARY	7678
PA04062	FSS	SITE	44201000	TRACTOR, FARM	24756
PA04063	FSS	SITE	44102000	CUTTER, ROTARY	20069
PA05001	FSS	LANDPRIDE	RCP2660	MOWER UNIT	15470
PA05083	FSS	KUBOTA	F3680	MOWER, WITH DECK	16237

PA05084	FSS	KUBOTA	F3680	MOWER, WITH DECK	16237
PA05085	FSS	KUBOTA	F3680	MOWER, WITH DECK	16237
PA01846	FSS	HEWLETT PACKARD	DC5000	DESKTOP CPU	500
PA01743	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	800
PA05050	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	796
PA01679	FSS	HEWLETT PACKARD	LASER JET 2200D	PRINTER	500
PA01680	FSS	FARGO	PRIMERA	PRINTER	5000
PA01811	FSS	HEWLETT PACKARD	DC5000	DESKTOP CPU	800
PA02824	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	800
PA02948	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA02345	FSS	HEWLETT-PACKARD	COMPAQ	DESKTOP CPU	500
PA02724	FSS	HEWLETT PACKARD	LASER JET 2100	PRINTER	200
PA01879	FSS	TENNANT	FLOOR GRINDR	SWEEPER, FLOOR	11302
PA01880	FSS	TENNANT	FLOOR GRINDR	SWEEPER, FLOOR	11302
PA01881	FSS	TENNANT	FLOOR GRINDR	SWEEPER, FLOOR	11302
PA01882	FSS	TENNANT	FLOOR GRINDR	SWEEPER, FLOOR	11302
PA02452	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA02655	FSS	HEWLETT PACKARD	LASER JET 23052	PRINTER	310
PA02733	FSS	HEWLETT PACKARD	6122	PRINTER	179
PA02734	FSS	HEWLETT PACKARD	OFFICE JET 6110	PRINTER	307
PA02752	FSS	SHARP	AR-1685	COPIER	350
PA04026	FSS	MITSUBISHI	FD25N-D	FORKTRUCK	24405
PA04027	FSS	NSS WRANGLER	2625DB	SCRUBBER	7597
PA04030	FSS	TCM	700 15	LIFT TRUCK	16581
PA02547	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1310
PA05053	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	796
PA02407	FSS	JEROME	431-X	JEROME 431-X MERCURY VAPOR ANALZER	5912
PA02427	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA04024	FSS	TSI	8020A	PORTA COUNTER	12000
PA05112	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	1057
PA02162	FSS	HEWLETT PACKARD	LASER JET 4220 D	PRINTER	150
PA02351	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1300
PA02485	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA02689	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	1309
PA02834	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	1055
PA02843	FSS	DELL	LATITUDE D810	LAPTOP CPU	1700

PA00309	FSS	HEWLETT PACKARD	LASERJET	PRINTER	2000
PA00366	FSS	IBM	6384	DESKTOP CPU	2500
PA01510	FSS	HEWLETT PACKARD	LASERJET 4 PLUS	PRINTER	1500
PA01528	FSS	WYSE	THINCLIENT	CPU	250
PA01540	FSS	COMPAQ	500	DESKTOP CPU	1300
PA01542	FSS	DELL	OPTIPLEX	DESKTOP CPU	1300
PA01557	FSS	WYSE	THINCLIENT	CPU	250
PA01558	FSS	WYSE	THINCLIENT	CPU	250
PA01567	FSS	HEWLETT PACKARD	4100, LASERJET	PRINTER	1600
PA01571	FSS	PROXIMA	ULTRALIGHT X350	PROJECTOR	3200
PA01573	FSS	COMPAQ	EVO	DESKTOP CPU	400
PA01575	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	1000
PA01590	FSS	COMPAQ	EVO	DESKTOP CPU	1000
PA01591	FSS	COMPAQ	EVO	DESKTOP CPU	1000
PA01594	FSS	COMPAQ	EVO	DESKTOP CPU	1000
PA01596	FSS	COMPAQ	EVO	DESKTOP CPU	1000
PA01597	FSS	WYSE	THINCLIENT	CPU	200
PA01598	FSS	WYSE	THINCLIENT	CPU	200
PA01599	FSS	WYSE	THINCLIENT	CPU	250
PA01600	FSS	WYSE	THINCLIENT	CPU	250
PA01601	FSS	WYSE	THINCLIENT	CPU	250
PA01603	FSS	WYSE	THINCLIENT	CPU	250
PA01604	FSS	WYSE	THINCLIENT	CPU	250
PA01605	FSS	WYSE	THINCLIENT	CPU	200
PA01606	FSS	WYSE	THINCLIENT	CPU	250
PA01610	FSS	WYSE	THINCLIENT	CPU	250
PA01624	FSS	WYSE	THINCLIENT	CPU	200
PA01628	FSS	DELL	PENTIUM PRO 200	DESKTOP CPU	1000
PA01630	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01637	FSS	WYSE	THINCLIENT	CPU	250
PA01663	FSS	CISCO	2600	ROUTER	2500
PA01668	FSS	BLACK BOX	724-746-5500	DSL	Unknown
PA01669	FSS	BLACK BOX	724-746-5500	DSL	Unknown
PA01674	FSS	CISCO	WS-C3548-XL	NETWORK SWITCH	1000
PA01675	FSS	CISCO	CATALYST 3500 XL	NETWORK SWITCH	20000
PA01676	FSS	CISCO	WS-C3548-XL	NETWORK SWITCH	1000
PA01677	FSS	CISCO	WS-C3548-XL	NETWORK SWITCH	1000

PA01681	FSS	HEWLETT PACKARD	LASERJET	PRINTER	2000
PA01704	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	800
PA01706	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	500
PA01708	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01729	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	150
PA01747	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	800
PA01750	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01753	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	500
PA01761	FSS	HEWLETT-PACKARD	NC6000	LAPTOP CPU	1200
PA01769	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	800
PA01777	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA01782	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	500
PA01794	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	500
PA01824	FSS	CISCO	CATALYST 2500	ROUTER	7000
PA01825	FSS	CISCO	CATALYST 3500 XL	NETWORK SWITCH	20000
PA01866	FSS	DELL	PRECISION 380	DESKTOP CPU	500
PA02020	FSS	DELL	DIMENSION 4700	DESKTOP CPU	500
PA02138	FSS	PANASONIC	CF37	LAPTOP CPU	600
PA02148	FSS	HEWLETT PACKARD	LASERJET	PRINTER	2000
PA02152	FSS	DELL	POWEREDGE 1850	WINDOWS SERVER	4000
PA02153	FSS	DELL	POWEREDGE 1850	WINDOWS SERVER	4000
PA02156	FSS	HEWLETT PACKARD	VOC	PRINTER	150
PA02159	FSS	HEWLETT PACKARD	4100N	PRINTER	800
PA02161	FSS	HEWLETT PACKARD	LASER JET 4050 1.6	PRINTER	150
PA02166	FSS	INTEL	FAX 2800	FAX	1000
PA02169	FSS	HEWLETT PACKARD	LASER JET 4350TN	PRINTER	1899
PA02170	FSS	XEROX	TECHTRONIC	PRINTER	150
PA02180	FSS	APS	SMART UPS 3000	UPS	1100
PA02181	FSS	APS	SMART UPS 3000	UPS	1100
PA02182	FSS	CISCO	PIX-515E	NETWORK FIREWALL	4000
PA02184	FSS	DELL	POWER EDGE 2850	WINDOWS SERVER	7000
PA02185	FSS	DELL	POWER EDGE 2850	WINDOWS SERVER	7000
PA02186	FSS	DELL	POWEREDGE 1850	WINDOWS SERVER	4000
PA02187	FSS	DELL	POWER EDGE 2850	WINDOWS SERVER	7000
PA02188	FSS	DELL	POWER EDGE 2850	WINDOWS SERVER	7000
PA02189	FSS	DELL	POWEREDGE 2850	WINDOWS SERVER	7000
PA02190	FSS	APC	KEYBOARD	KEYBOARD	360

PA02191	FSS	DELL	POWER EDGE 2850	WINDOWS SERVER	Unknown
PA02192	FSS	OMNIVIEW	KVM	KVM	360
PA02193	FSS	DELL	POWERSVAULT 122T	TAPE AUTOLOADER	5000
PA02195	FSS	HEWLETT PACKARD	SUPER DLT	BACKUP	5000
PA02196	FSS	OMNIVIEW	KVM	KVM	360
PA02197	FSS	APC	KEYBOARD	KEYBOARD	1200
PA02198	FSS	SUN	SUNFIRE V240	UNIX SERVER	8000
PA02199	FSS	SUN	POWER VAULT V120	UNIX SERVER	2000
PA02200	FSS	SUN	SUNFIRE V240	UNIX SERVER	8000
PA02201	FSS	CISCO	PIX-515E	NETWORK FIREWALL	4000
PA02202	FSS	CISCO	WS-C2950T-24	NETWORK SWITCH	7000
PA02203	FSS	APC	KEYBOARD	KEYBOARD	1200
PA02204	FSS	OMNIVIEW	KVM	KVM	360
PA02205	FSS	DELL	POWEREDGE 1850	WINDOWS SERVER	4000
PA02207	FSS	DELL	POWEREDGE 1850	WINDOWS SERVER	4000
PA02208	FSS	DELL	POWEREDGE 1850	WINDOWS SERVER	4000
PA02209	FSS	DELL	POWER EDGE 2850	WINDOWS SERVER	4000
PA02226	FSS	DELL	POWEREDGE 2850	WINDOWS SERVER	7000
PA02227	FSS	DELL	POWEREDGE 2850	WINDOWS SERVER	7000
PA02228	FSS	DELL	POWEREDGE 2850	WINDOWS SERVER	7000
PA02229	FSS	APC	KEYBOARD	KEYBOARD	1200
PA02232	FSS	DELL	POWEREDGE 1850	WINDOWS SERVER	4000
PA02233	FSS	COMPAQ	ML370	WINDOWS SERVER	7000
PA02234	FSS	COMPAQ	ML370	WINDOWS SERVER	4000
PA02235	FSS	OMNIVIEW	KVM	KVM	360
PA02241	FSS	COMPAQ	DL380	WINDOWS SERVER	6000
PA02242	FSS	COMPAQ	DL380	WINDOWS SERVER	6000
PA02243	FSS	COMPAQ	DL380	WINDOWS SERVER	6000
PA02244	FSS	APS	SMART UPS 3000	UPS	1100
PA02245	FSS	APS	SMART UPS 3000	UPS	1100
PA02246	FSS	DELL	POWERSVAULT 122T	TAPE AUTOLOADER	5000
PA02247	FSS	CISCO	WS-C2950T-24	NETWORK SWITCH	7000
PA02248	FSS	CISCO	WS-C2950T-24	NETWORK SWITCH	7000
PA02249	FSS	CISCO	WS-C2950C-24	NETWORK SWITCH	7000
PA02250	FSS	CISCO	WS-C2950T-24	NETWORK SWITCH	7000
PA02251	FSS	DELL	POWEREDGE 1950	WINDOWS SERVER	4000
PA02275	FSS	APS	SMART UPS 3000	UPS	1100

PA02276	FSS	APS	SMART UPS 3000	UPS	1100
PA02277	FSS	APS	SMART UPS 3000	UPS	1100
PA02278	FSS	APS	SMART UPS 3000	UPS	1100
PA02360	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	553
PA02375	FSS	CISCO	2811	ROUTER	2600
PA02376	FSS	SUN	SUNFIRE V240	UNIX SERVER	8000
PA02381	FSS	CISCO	2811	ROUTER	2600
PA02410	FSS	HEWLETT PACKARD	DVD740	DVD RW	Unknown
PA02411	FSS	DELL	DIMENSION 4300	DESKTOP CPU	500
PA02430	FSS	HEWLETT-PACKARD	COMPAQ	DESKTOP CPU	150
PA02470	FSS	DELL	POWEREDGE 2850	WINDOWS SERVER	7000
PA02483	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA02486	FSS	DELL	LATITUDE D620	LAPTOP CPU	1000
PA02489	FSS	SUN	SUNFIRE V240	UNIX SERVER	5000
PA02490	FSS	SUN	SUNFIRE V240	UNIX SERVER	5000
PA02492	FSS	HEWLETT PACKARD	C7780C, DESIGN JET 800	PRINTER	5000
PA02496	FSS	CISCO	WS-C2950T-24	NETWORK SWITCH	7000
PA02504	FSS	OMNIVIEW	KVM	KVM	400
PA02507	FSS	APS	SMART UPS 3000	UPS	Unknown
PA02508	FSS	APS	SMART UPS 3000	UPS	1100
PA02509	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	1379
PA02522	FSS	DELL	DIMENSION 4300	DESKTOP CPU	500
PA02526	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA02537	FSS	CISCO	WS-C2950T-48 SI	NETWORK SWITCH	7000
PA02548	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1310
PA02550	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1310
PA02563	FSS	DELL	OPTIPLEX GX240	DESKTOP CPU	1500
PA02564	FSS	VIEWSONIC	PJ256D	PROJECTOR	1500
PA02565	FSS	SAMSUNG	DVD-VR300	PLAYER	300
PA02582	FSS	HEWLETT PACKARD	DESIGN JET 1050	PLOTTER	Unknown
PA02587	FSS	CISCO	WS-C2950T-24	NETWORK SWITCH	7000
PA02590	FSS	APC	KEYBOARD	KEYBOARD	1200
PA02594	FSS	CISCO	WS-C2950G-48-EL	NETWORK SWITCH	7000
PA02595	FSS	CISCO	WS-C2950T-24	NETWORK SWITCH	7000
PA02598	FSS	DELL	LATITUDE D610	LAPTOP CPU	1299
PA02614	FSS	HEWLETT PACKARD	HP 9500N	PRINTER WITH DUPLEXOR	5825

PA02616	FSS	HEWLETT PACKARD	HP4250	PRINTER	900
PA02620	FSS	HEWLETT PACKARD	HP4250	PRINTER	900
PA02622	FSS	HEWLETT PACKARD	HP4700	PRINTER	1700
PA02625	FSS	HEWLETT PACKARD	HP 9500N	PRINTER WITH DUPLEXOR	5825
PA02627	FSS	DELL	LATITUDE D620	LAPTOP CPU	1387
PA02642	FSS	CISCO	SW-C2950T - 24	NETWORK SWITCH	5000
PA02644	FSS	HEWLETT PACKARD	HP 8350	SCANNER	1895
PA02653	FSS	BROTHER	775	FAX	80
PA02656	FSS	DELL	POWEREDGE 2950	WINDOWS SERVER	7000
PA02657	FSS	DELL	POWEREDGE 2950	WINDOWS SERVER	7000
PA02658	FSS	DELL	POWEREDGE 2950	WINDOWS SERVER	7000
PA02659	FSS	CISCO	CATALYST 2950	NETWORK SWITCH	3700
PA02661	FSS	CISCO	CATALYST 2950	NETWORK SWITCH	Unknown
PA02662	FSS	FLUKE	FLUKE	NETWORK TESTING DEVICE	1500
PA02663	FSS	BELKIN	KVM	KVM	Unknown
PA02682	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1309
PA02692	FSS	RSA	RSA- APP0000100BBS12	SECUREID APPLIANCE	13700
PA02693	FSS	DELL	POWERSHIELD MP1000	RAID	10000
PA02694	FSS	WYSE	THINCLIENT	CPU	200
PA02695	FSS	WYSE	THINCLIENT	CPU	400
PA02699	FSS	DELL	OPTIPLEX GX240	DESKTOP CPU	250
PA02706	FSS	SYSTEM MAX	VENTURE	DESKTOP CPU	300
PA02710	FSS	BLACK BOX	SNE20000G-P	DSL	Unknown
PA02714	FSS	HEWLETT PACKARD	JET DIRECT 170X	PRINT SERVER	Unknown
PA02717	FSS	DELL	LTP330	LAPTOP CPU	450
PA02720	FSS	DELL	DIMENSION 3000	DESKTOP CPU	200
PA02726	FSS	PAIRGAIN	MEGABIT MODEM 3005	MODEM	Unknown
PA02737	FSS	CISCO	CATALYST 3500 XL	NETWORK SWITCH	20000
PA02746	FSS	3COM	SUPER STACK 4226T	NETWORK SWITCH	500
PA02747	FSS	3COM	SUPER STACK 4226T	NETWORK SWITCH	500
PA02748	FSS	3COM	SUPER STACK 4226T	NETWORK SWITCH	500
PA02749	FSS	3COM	SUPER STACK 4226T	NETWORK SWITCH	500
PA02758	FSS	CISCO	CATALYST 3500 XL	NETWORK SWITCH	1000
PA02759	FSS	BLACK BOX	724-746-5500	DSL	Unknown

PA02760	FSS	LINKSYS	HUB	HUB	Unknown
PA02763	FSS	HEWLETT PACKARD	JET DIRECT 170X	PRINT SERVER	Unknown
PA02764	FSS	BLACK BOX	SNE20000G-P	DSL	Unknown
PA02767	FSS	DELL	INSPIRON 6400	LAPTOP CPU	1500
PA02769	FSS	BLACK BOX	SNE20000G-P	DSL	Unknown
PA02770	FSS	BLACK BOX	SNE20000G-P	DSL	Unknown
PA02771	FSS	TRANSITION NETWORKS	E-PSW-FX-03	MEDIA CONVERTOR	Unknown
PA02772	FSS	TRANSITION NETWORKS	E-PSW-FX-03	MEDIA CONVERTOR	Unknown
PA02787	FSS	CISCO	WS-C2950G-48-EL	NETWORK SWITCH	7000
PA02788	FSS	CISCO	WS-C3750G-24TS	NETWORK SWITCH	3000
PA02789	FSS	HEWLETT PACKARD	HP4700	PRINTER	1516
PA02790	FSS	MAGNAVOX	DV200MW8	DVD/VCR PLAYER	57
PA02791	FSS	CISCO	WS-C3548-XL	NETWORK SWITCH	1000
PA02792	FSS	MAGNAVOX	DV200MW8	DVD/VCR PLAYER	57
PA02795	FSS	CISCO	WS-C3750G-24TS	NETWORK SWITCH	3000
PA02796	FSS	CISCO	WS-C3750G-24TS	NETWORK SWITCH	3000
PA02797	FSS	CISCO	WS-C2950T-24	NETWORK SWITCH	7000
PA02799	FSS	CISCO	WS-C2950G-48-EL	NETWORK SWITCH	7000
PA02800	FSS	CISCO	WS-C2950C-24	NETWORK SWITCH	550
PA02813	FSS	BELKIN	KVM	KVM	360
PA02815	FSS	APS	SMART UPS 3000	UPS	1100
PA02816	FSS	APS	SMART UPS 3000	UPS	1100
PA02817	FSS	CISCO	CATALYST 3500 XL	NETWORK SWITCH	20000
PA02818	FSS	3COM	SUPER STACK 4250T	NETWORK SWITCH	Unknown
PA02819	FSS	CISCO	CATALYST 2950	NETWORK SWITCH	3700
PA02820	FSS	3COM	SUPER STACK 4226T	NETWORK SWITCH	500
PA02821	FSS	3COM	SUPER STACK 4226T	NETWORK SWITCH	500
PA02836	FSS	APC	3000VA XL	UPS	1236
PA02844	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02845	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02846	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02847	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02848	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02849	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02850	FSS	IMATION	512 MB	THUMB DRIVE	17

PA02851	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02852	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02853	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02854	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02855	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02856	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02857	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02858	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02859	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02860	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02861	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02862	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02863	FSS	IMATION	512 MB	THUMB DRIVE	17
PA02864	FSS	IMATION	2GB	THUMB DRIVE	38
PA02865	FSS	IMATION	2GB	THUMB DRIVE	38
PA02866	FSS	IMATION	2GB	THUMB DRIVE	38
PA02867	FSS	IMATION	2GB	THUMB DRIVE	38
PA02868	FSS	IMATION	2GB	THUMB DRIVE	38
PA02869	FSS	IMATION	2GB	THUMB DRIVE	38
PA02870	FSS	IMATION	2GB	THUMB DRIVE	38
PA02871	FSS	IMATION	2GB	THUMB DRIVE	38
PA02872	FSS	IMATION	2GB	THUMB DRIVE	38
PA02873	FSS	IMATION	2GB	THUMB DRIVE	38
PA02875	FSS	DELL	POWEREDGE 2950	WINDOWS SERVER	5571
PA02876	FSS	DELL	POWEREDGE 2950	WINDOWS SERVER	5571
PA02877	FSS	DELL	POWEREDGE 2950	WINDOWS SERVER	5571
PA02909	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA02921	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA02963	FSS	RSA	RSA-APPF91475	SECUREID APPLIANCE	2050
PA02970	FSS	ARUBA	AP-70-1	WIRELESS ACCESS POINT	460
PA02971	FSS	ARUBA	AP-70-1	WIRELESS ACCESS POINT	460
PA02977	FSS	ARUBA	AP-70-1	WIRELESS ACCESS POINT	460
PA02978	FSS	ARUBA	AP-70-1	WIRELESS ACCESS POINT	460
PA02979	FSS	ARUBA	AP-70-1	WIRELESS ACCESS POINT	460
PA02980	FSS	ARUBA	AP-70-1	WIRELESS ACCESS POINT	460
PA02983	FSS	SUN	SUNFIRE V240	UNIX SERVER	3995
PA02984	FSS	TRANSITION	E-PSW-FX-03	MEDIA CONVERTOR	Unknown

		NETWORKS			
PA02985	FSS	TRANSITION NETWORKS	E-PSW-FX-03	MEDIA CONVERTOR	Unknown
PA02986	FSS	MILAN TECHNOLOGIES	MIL-S3112	MEDIA CONVERTOR	Unknown
PA02989	FSS	3COM	SUPER STACK 4250T	NETWORK SWITCH	Unknown
PA02994	FSS	SHARP	AR-1685	COPIER	Unknown
PA04073	FSS	OCEANAIRE	OWC-6012	AIR CONDITIONER, PORTABLE, WATER COOLED	6342
PA04079	FSS	OCEANAIRE	OWC-6012	AIR CONDITIONER, PORTABLE, WATER COOLED	6342
PA04084	FSS	SHARP	AR-M355N	COPIER	7214
PA04085	FSS	SHARP	AR-M355N	COPIER	6829
PA04086	FSS	SHARP	AR-M355N	COPIER	6829
PA05007	FSS	HEWLETT PACKARD	P1505N	PRINTER	194
PA05008	FSS	QUANTUM	SDLT 600	TAPE DRIVE	3036
PA05009	FSS	BUFFALO	TERASTATION PRO II	BACK-UP STORAGE DEVICE	1879
PA05010	FSS	APC	AP5017	KEYBOARD MONITOR MOUSE COMBO	1684
PA05011	FSS	APC	AP5017	KEYBOARD MONITOR MOUSE COMBO	1684
PA05012	FSS	DELL	LATITUDE D830	LAPTOP CPU	1277
PA05014	FSS	SAMPO	L3214XW011	MONITOR, LCD 32"	4497
PA05015	FSS	POLYCOM	2201-20524-200	MODEM; QUAD	1100
PA05017	FSS	BLACK BOX	SNE 2000G-S	MODEM	543
PA05018	FSS	BLACK BOX	SNE 2000G-P	MODEM	543
PA05019	FSS	BLACK BOX	SNE 2000G-P	MODEM	543
PA05020	FSS	BLACK BOX	SNE 2000G-S	MODEM	543
PA05021	FSS	POLYCOM	VSX 7000	CAMERA; VIDEO CONFERENCING	4498
PA05022	FSS	DELL	LATITUDE D830	LAPTOP CPU	1277
PA05049	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	797
PA05054	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	797
PA05056	FSS	BELKIN	WIRELESS G	ROUTER	39
PA05057	FSS	MOTOROLA	RADIUS GP350	RADIO 2-WAY	721
PA05058	FSS	MOTOROLA	RADIUS GP350	RADIO 2-WAY	721
PA05059	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05060	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05061	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05062	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05063	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05064	FSS	MOTOROLA	HT750	RADIO 2-WAY	721

PA05065	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05066	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05067	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05068	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05069	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05070	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05071	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05072	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05073	FSS	MOTOROLA	RADIUS GP350	RADIO 2-WAY	721
PA05074	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05075	FSS	MOTOROLA	HT750	RADIO 2-WAY	721
PA05076	FSS	MOTOROLA	HTN 9748C	CHARGER; 2-WAY RADIO	426
PA05077	FSS	MOTOROLA	HTN 9164B	CHARGER; 2-WAY RADIO	426
PA05079	FSS	TRENDNET	TV-IP301	CAMERA, INTERNET SERVER	312
PA05080	FSS	TRENDNET	TV-IP301	CAMERA, INTERNET SERVER	312
PA05081	FSS	TRENDNET	TV-IP301	CAMERA, INTERNET SERVER	312
PA05082	FSS	TRENDNET	TV-IP301	CAMERA, INTERNET SERVER	312
PA05097	FSS	DELL	DIMENSION 4400	CPU	Unknown
PA05103	FSS	HEWLETT PACKARD	LASERJET 4700DN	PRINTER; COLOR;	1521
PA05113	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	1057
PA05114	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	1057
PA05116	FSS	LINKSYS	PVC2300	CAMERA, INTERNET	293
PA05117	FSS	LINKSYS	PVC2300	CAMERA, INTERNET	293
PA05118	FSS	LINKSYS	PVC2300	CAMERA, INTERNET	293
PA05119	FSS	LINKSYS	PVC2300	CAMERA, INTERNET	293
PA05120	FSS	LINKSYS	PVC2300	CAMERA, INTERNET	293
PA05121	FSS	LINKSYS	PVC2300	CAMERA, INTERNET	293
PA05123	FSS	DELL	PRECISION T3400	CPU, DESKTOP	1417
PA05126	FSS	CISCO	CATALYST 2960-48TT	NETWORK SWITCH	1489
PA05127	FSS	HEWLETT PACKARD	DESIGNJET T1100	PLOTTER	3483
PA01572	FSS	HEWLETT PACKARD	4100, LASERJET	PRINTER	1600
PA05098	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	797
PA01500	FSS	FLUKE	FLUKE	NETWORK TESTING DEVICE	Unknown
PA02603	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA01788	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	800
PA02520	FSS	HEWLETT PACKARD	OFFICEJET V40	PRINTER	300
PA02567	FSS	CANON	DR5010C	SCANNER	3079

PA02972	FSS	NIKON	COOLPIX 3100	DIGITAL CAMERA	Unknown
PA05093	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	891
PA02923	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA02230	FSS	PANASONIC	AG-DVC60	3CCD CAMCORDER, PROLINE	2231
PA02515	FSS	EPSON	POWERLITE S5	MULTIMEDIA PROJECTOR	568
PA02602	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA05078	FSS	SONY	DSC-H50 CYBER-SHOT	CAMERA, DIGITAL	350
PA01579	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	1000
PA02591	FSS	HEWLETT PACKARD	LASER JET P3005	PRINTER	200
PA02592	FSS	HEWLETT PACKARD	LASER JET P3005	PRINTER	534
PA02803	FSS	HEWLETT PACKARD	HP 3005	PRINTER	534
PA02822	FSS	HEWLETT-PACKARD	DG768A	DESKTOP CPU	800
PA02911	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA02914	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA02912	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA02528	FSS	HEWLETT PACKARD	SCANJET 5590	SCANNER	300
PA02529	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA01768	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	500
PA02798	FSS	HEWLETT PACKARD	P3005	PRINTER	534
PA02544	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1301
PA02777	FSS	HEWLETT PACKARD	OFFICEJET PRO L7680	PRINTER	360
PA02437	FSS	HEWLETT PACKARD	HP COLOR LASER JET 2840	PRINTER	800
PA02549	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1310
PA01805	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	500
PA02387	FSS	HEWLETT PACKARD	HP LASER JET	PRINTER	250
PA00855	FSS	HEWLETT PACKARD	LASERJET 4	PRINTER	Unknown
PA02683	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	1309
PA02401	FSS	HEWLETT PACKARD	COLOR LASER JET 2840 ALL-IN-ONE	PRINTER	700
PA02453	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA02500	FSS	DELL	DIMENSION 4300	DESKTOP CPU	500
PA05047	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	797
PA02540	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1610
PA02335	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1000
PA02487	FSS	HEWLETT PACKARD	PROFESSIONAL	PRINTER	100

			SERIES		
PA05091	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	890
PA02640	FSS	HEWLETT PACKARD	HP3005	PRINTER	609
PA02918	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA01957	FSS	DELL	OPTIPLEX 170L	DESKTOP CPU	1026
PA02240	FSS	COMPAQ	ML370	WINDOWS SERVER	1000
PA01848	FSS	HEWLETT PACKARD	DC5000	DESKTOP CPU	500
PA02160	FSS	HEWLETT PACKARD	C4172A-1	PRINTER	300
PA01799	FSS	HEWLETT PACKARD	DC5000	DESKTOP CPU	250
PA02913	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA05086	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	890
PA02523	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA02406	FSS	HEWLETT-PACKARD	COMPAQ DG768A#ABA	CPU	500
PA02512	FSS	HEWLETT PACKARD	C8970A	PRINTER	187
PA01762	FSS	HEWLETT-PACKARD	NC6000	LAPTOP CPU	1200
PA02546	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1310
PA02949	FSS	HEWLETT PACKARD	OFFICEJET PRO L7680	PRINTER	400
PA01786	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	500
PA01790	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	800
PA02794	FSS	HEWLETT PACKARD	OFFICEJET PRO L7680	PRINTER	335
PA02618	FSS	HEWLETT PACKARD	HP4250	PRINTER	900
PA05052	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	796
PA02947	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA01650	FSS	GENIE	Z20/8M	LIFT, BOOM	19281
PA01715	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	500
PA04032	FSS	EZ-GO	X1-875	ELECTRIC CART E-Z-GO MODEL X1-875	9350
PA04033	FSS	CLARK	CLARK FORKLIFT	TRUCK, FORKLIFT	22350
PA02916	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA02525	FSS	HEWLETT PACKARD	OFFICEJET K60	PRINTER	400
PA04002	FSS	ALLIS CHALMERS	125HP	FORKLIFT	18275
PA05048	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	796
PA02542	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1301
PA02566	FSS	HEWLETT PACKARD	LASER JET 2600N COLOR	PRINTER	1699
PA01841	FSS	HEWLETT PACKARD	DC5000	DESKTOP CPU	350

PA02643	FSS	HEWLETT PACKARD	HP 8350	SCANNER	1895
PA02685	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	1309
PA01716	FSS	HEWLETT-PACKARD	D530C	DESKTOP CPU	500
PA02545	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1310
PA02976	FSS	HEWLETT PACKARD	LASERJET P1505N	PRINTER	247
PA00420	FSS	HEWLETT PACKARD	LASERJET	PRINTER	2000
PA01416	FSS	MOSLER	REPOSITORY	REPOSITORY	2500
PA01417	FSS	MOSLER	REPOSITORY	REPOSITORY	2500
PA01418	FSS	MOSLER	REPOSITORY	REPOSITORY	2500
PA01419	FSS	MOSLER	REPOSITORY	REPOSITORY	2500
PA01468	FSS	MOSLER	REPOSITORY	REPOSITORY	5500
PA01588	FSS	COMPAQ	EVO	DESKTOP CPU	1000
PA01744	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	800
PA04006	FSS	MBA USA, INC.	MB09-D	GSA FIRST STRIKE KIT	2587
PA04007	FSS	MBA USA, INC.	HPC1200CMB	KEY MACHINE, CODE MILLING HPC BLITZ	2509
PA04008	FSS	STANLEY	AD-433-2	COMINABOR, KEY	1531
PA04076	FSS	MBA USA, INC.	HPC-9160MC	KEY MACHINE, HPC SPEEDEX	505
PA04077	FSS	STANLEY	CD-517	CORE PRESS - CAPPING/DECAPPING	822
PA02066	FSS	GATEWAY	CPU	DESKTOP CPU	1026
PA02924	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA05046	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	796
PA02433	FSS	DELL	LATITUDE D810	LAPTOP CPU	800
PA02915	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA02539	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1310
PA02969	FSS	SONY	DSC-F828 CYBERSHOT	CAMERA, DIGITAL	770
PA02615	FSS	HEWLETT PACKARD	HP4250	PRINTER	900
PA02690	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	1309
PA02828	FSS	HEWLETT PACKARD	SCAN JET 5590	SCANNER	300
PA02738	FSS	HEWLETT PACKARD	DESK JET 710C	PRINTER	179
PA05045	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	796
PA01493	FSS	HEWLETT PACKARD	LASERJET	PRINTER	1200
PA02123	FSS	BROTHER	INTELLIFAX 3800	FAX	80
PA02702	FSS	EPSON	PERFECTION 1640SU	SCANNER	320
PA02908	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA02922	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA04017	FSS	FLUKE	TI 45-20 IR FLEXCAM	THERMAL IMAGER	13010

PA04018	FSS	FLUKE	725	NETWORK TESTING DEVICE	1728
PA05101	FSS	HONDA	EU2000I	GENERATOR, PORTABLE	1721
PA01740	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	800
PA02514	FSS	HEWLETT-PACKARD	DESKJET 1220C COLOR	PRINTER	200
PA02543	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1310
PA01855	FSS	DELL	DIMENSION 4300	DESKTOP CPU	150
PA02802	FSS	HEWLETT PACKARD	LASER JET 2600N COLOR	PRINTER	310
PA02920	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA01534	FSS	COMPAQ	500	DESKTOP CPU	1300
PA01754	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	800
PA01843	FSS	HEWLETT PACKARD	LASER JET 4200 1.71	PRINTER	150
PA05102	FSS	HEWLETT PACKARD	OFFICEJET PRO K5400	PRINTER	88
PA00686	FSS	HEWLETT PACKARD	LASERJET	PRINTER	2000
PA01751	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	500
PA02353	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA02704	FSS	DELL	OP61	DESKTOP CPU	250
PA02705	FSS	GATEWAY	OP7550	DESKTOP CPU	260
PA01569	FSS	HEWLETT PACKARD	LASERJET	PRINTER	1600
PA02601	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA02623	FSS	HEWLETT PACKARD	HP4700-1	PRINTER	1700
PA02919	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA02684	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	1309
PA02377	FSS	HEWLETT PACKARD	MY58F311W4	PRINTER	2000
PA02428	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA02639	FSS	HEWLETT PACKARD	HP 3005	PRINTER	609
PA04083	FSS	SHARP	AR-M355N	COPIER	7214
PA02617	FSS	HEWLETT PACKARD	HP4250	PRINTER	900
PA02826	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA02879	FSS	DELL	ULTRASHARP 1908FP	MONITOR	250
PA01797	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	500
PA02501	FSS	HEWLETT PACKARD	OJ T45	PRINTER	200
PA02131	FSS	HEWLETT PACKARD	DESK JET 6540	PRINTER	150
PA02835	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	1055
PA02109	FSS	HEWLETT PACKARD	LASER JET 4050 1.58	PRINTER	150

PA05111	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	1057
PA01807	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	500
PA02484	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA02739	FSS	HEWLETT PACKARD	DESK JET 932	PRINTER	265
PA02165	FSS	HEWLETT PACKARD	LASER JET 4050 1.55	PRINTER	160
PA02454	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	350
PA02541	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	1310
PA02925	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA05016	FSS	HEWLETT PACKARD	SCANJET N8420	SCANNER	1026
PA02354	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA04049	FSS	BOBCAT	C0900E	MINI TRACK HOE	5000
PA04065	FSS	TRAILBOSS	VIN 450TP252771002716	10 TON EQUIPMENT TRAILER	12625
PA04074	FSS	CATERPILLAR	DOZER	DOZER	37357
PA00018	FSS	HEWLETT PACKARD	LASERJET 4	PRINTER	2000
PA00272	FSS	HEWLETT PACKARD	LASERJET	PRINTER	2000
PA01545	FSS	COMPAQ	500	DESKTOP CPU	1200
PA01627	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	800
PA02600	FSS	DELL	OPTIPLEX GX620	DESKTOP CPU	500
PA02735	FSS	BROTHER	INTELLIFAX 3800	FAX	650
PA02766	FSS	HEWLETT PACKARD	HP3005	PRINTER	534
PA01746	FSS	HEWLETT-PACKARD	D530	DESKTOP CPU	500
PA01513	FSS	HEWLETT-PACKARD	320	PRINTER	1100
PA01780	FSS	HEWLETT-PACKARD	COMPAQ D530	DESKTOP CPU	500
PA02624	FSS	HEWLETT PACKARD	DJ 6980	PRINTER	150
PA02946	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	1309
PA05094	FSS	DELL	OPTIPLEX GX270	CPU	Unknown
PA05095	FSS	DELL	OPTIPLEX GX280	DESKTOP CPU	Unknown
PA05096	FSS	DELL	OPTIPLEX GX270	CPU	Unknown
PA01563	FSS	COMPAQ	EVO	DESKTOP CPU	500
PA01900	FSS	GATEWAY	MFATXSTL EL2 500L	DESKTOP CPU	150
PA02917	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	926
PA05089	FSS	DELL	OPTIPLEX 755N	DESKTOP CPU	890
PA02686	FSS	DELL	OPTIPLEX 745	DESKTOP CPU	13099
PA03248	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	944
PA03249	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	944
PA03250	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	944

PA03251	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	944
PA04034	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	944
PA04087	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	944
PA04088	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	944
PA04089	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	944
PA04090	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	944
PA04091	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	822
PA04092	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	822
PA04093	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	822
PA04094	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	822
PA04095	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	822
PA04096	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	822
PA05128	FSS	SONY	DSC-H50 CYBER-SHOT	CAMERA, DIGITAL	350
PA05129	FSS	LINKSYS	WRVS4400N	ROUTER	209
PA05130	FSS	HEWLETT PACKARD	SCANJET N8460	SCANNER	1350
PA05132	FSS	WYSE	THIN CLIENT	CPU	725
PA05133	FSS	DIEBOLD INC.	00-018733-000A	CONTAINER; SECURITY	10845
PA05134	FSS	HEWLETT PACKARD	CP1215 LASERJET	PRINTER; COLOR	295
PA05135	FSS	DELL	PRECISION T7400	COMPTER; DESKTOP	5336
PA05136	FSS	WINDSOR	COMMODORE	CARPET EXTRACTOR	7073
PA05137	FSS	CISCO	SR1530	ACCESS CONTROL SERVER	3262
PA05138	FSS	HEWLETT PACKARD	P1505N	PRINTER	247
PA05139	FSS	DELL	GX280 DIMENSION	COMPUTER; DESKTOP	1656
PA05140	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	963
PA05141	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	963
PA05142	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	963
PA05143	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	963
PA05144	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	963
PA05145	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	963
PA05146	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	963
PA05147	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	963

PA05148	FSS	DELL	OPTIPLEX 755	CPU, DESKTOP	963
PA05149	FSS	DELL	1908FP	19" FLAT PANEL	207
PA05150	FSS	DELL	1908FP	19" FLAT PANEL	207
PA05151	FSS	DELL	1908FP	19" FLAT PANEL	207
PA05152	FSS	DELL	1908FP	19" FLAT PANEL	207
PA05153	FSS	DELL	1908FP	19" FLAT PANEL	207
PA05154	FSS	DELL	1908FP	19" FLAT PANEL	207
PA05155	FSS	DELL	1908FP	19" FLAT PANEL	207
PA05156	FSS	DELL	1908FP	19" FLAT PANEL	207
PA05157	FSS	DELL	1908FP	19" FLAT PANEL	207
PA05158	FSS	TOSHIBA	SATELLITE A135-S4427	LAPTOP	1000
PA05159	FSS	BARRACUDA	310	WEB FILTER	3248

SECTION J - ATTACHMENT 4

GOVERNMENT FURNISHED SERVICES/ITEMS (GFS/I)

ATTACHMENT J-4

Government Furnished Services and Items (GFS/I)

Table J-4 provides a description of the GFS/I to be furnished under this contract in addition to the services and items specified in Section J, Portsmouth D&D Project Site Services and Interface Requirements Matrix.

Table J-4 DETAILED DESCRIPTION OF GOVERNMENT FURNISHED SERVICES AND ITEMS		
Reference	Description	GFS/I
C.2.1	Transition	DOE will coordinate with the contractor to provide access to information and facilities required to support transition of work.
C.2.8	Health Physics, Radiological, and Industrial Hygiene services (including Personnel Protective Equipment)	DOE will provide the technical services for health physics, radiological, and industrial hygiene for work under the PWS.
C.2.11	Certified Mail only	DOE will provide certified mail service.
C.2.11	Laundry Service	DOE will provide the laundry services for field work required to perform work under the PWS.
Site Services	Protective Forces	DOE will provide Physical Security
Site Services	Emergency Management and Response	DOE will provide Emergency Management and Fire Protection
Site Services	Utilities	DOE will provide sanitary water, sanitary sewage, recirculating cooling water, plant dry air, electrical power distribution, steam, power administration, nitrogen system, street lights and utilities inspection.
Systems	Government controlled database and systems for Contractor access as needed	DOE will provide the Contractor the access to Database and Systems: Records Management Database (DOCUMENTUM) Integrated Planning Accountability and Budget System (IPABS)

		<p>Computerized Accident/Incident Reporting System (CAIRS)</p> <p>Non-Compliance Tracking System (NTS) database</p> <p>Occurrence Reporting and Processing System (ORPS)</p> <p>Foreign Access Central Tracking System (FACTS) database</p>
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SECTION J – ATTACHMENT 5

FACILITIES/AREAS RESPONSIBILITY MATRIX AND SITE SERVICES

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
X-100	Administration Bldg	TBD		
X-100B	Air Cond. Equip. Bldg	TBD		
X-101	Dispensary	TBD		
X-102	Cafeteria	TBD		
X-103	Aux. Office Bldg	TBD*		*This facility is to be returned to DOE by 12/11/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-104	Guard Headquarters	TBD		
X-104A	Indoor Firing Range Bldg	TBD		
X-105	Electronic Maint. Bldg	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-106	Tactical Response Building	TBD		
X-106B	Old Fire Training Building	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-106C	New Fire Training Building	TBD		Facility responsibility changed if Fire Protection Services are no longer leased.
X-108A	South Portal & Shelter - Drive Gate	TBD		Facility responsibility changed if Protective Force Services are no longer leased.
X-108B	N Portal and Shelter	TBD		Facility responsibility changed if Protective Force Services are no longer leased.
X-108E	Constr Entrance Portal	TBD		Facility responsibility changed if Protective Force Services are no longer leased.
X-108H	Pike Ave Portal	TBD		Facility responsibility changed if Protective Force Services are no longer leased.
X-109A	Personnel Monitoring Bldg	TBD		
X-109B	Personnel Monitoring Bldg	TBD		
X-109C	Personnel Monitoring Station	TBD		
X-111A	SNM Monitoring Portal	TBD*		*This facility is to be returned to DOE by 11/19/2010 per the DOE/USEC Binding OCI Mitigation Agreement.
X-111B	SNM Portal N. W.	TBD*		*This facility is to be returned to DOE by 11/19/2010 per the DOE/USEC Binding OCI Mitigation Agreement.
X-114A	Outdoor Firing Range	TBD		Facility responsibility changed if Protective Force Services are no longer leased.
X-120	Old Weather Station	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-120H	Weather Station	TBD		Facility responsibility changed if Emergency Management Services are no longer leased.
X-200	Site Preparation, Grading, and Landscaping	TBD		
X-201	Land and Land Rights	TBD		

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
X-202	Roads	TBD		
X-204-1	Railroad and Railroad Overpass	TBD		The railroad track not used by UDS is included in the D&D scope
X-206A	North Main Parking Lot	TBD		
X-206B	South Main Parking Lot	TBD		
X-206E	Construction Parking Lot	TBD		
X-206H	Pike Ave Parking Lot	TBD		
X-206J	South Office Parking Lot	TBD		
X-208	Security Fence	TBD		Facility responsibility changed if Protective Force Services are no longer leased.
X-208A	Boundary Fence	FSS	G	
X-208B	SNM Security Fence	FSS	G	
X-210	Sidewalks	TBD		
X-215A	Electrical Distribution to Process Buildings	TBD		Facility responsibility changed if Power Distribution is no longer leased.
X-215B	Electrical Distribution to Other Areas	TBD		Facility responsibility changed if Power Distribution is no longer leased.
X-215C	Exterior Lighting	TBD		Facility responsibility changed if Power Distribution is no longer leased.
X-215D	Electrical Power Tunnels	TBD		Facility responsibility changed if Power Distribution is no longer leased.
X-220A	Instrumentation Tunnels	TBD		
X-220B1	Process Instrumentation Lines	TBD		
X-220B2	Carrier Communication Systems	TBD		
X-220B3	Water Supply Telemetry Lines	TBD		Facility responsibility changed if Water Supply is no longer leased.
X-220C	Superior American Alarm System	TBD		Facility responsibility changed if Fire Protection Services are no longer leased.
X-220D1	General Telephone System	TBD		
X-220D2	Process Telephone System	TBD		
X-220D3	Emergency Telephone System	TBD		
X-220E1	Evacuation PA System	TBD		Facility responsibility changed if Emergency Management is no longer leased.
X-220E2	Process PA System	TBD		Facility responsibility changed if Emergency Management is no longer leased.
X-220E3	Power Public Address System	TBD		Facility responsibility changed if Emergency Management is no longer leased.
X-220F	Plant Radio System	TBD		
X-220G	Pneumatic Dispatch System	TBD		
X-220H	McCalloh Alarm System	TBD		Facility responsibility changed if Fire Protection Services are no longer leased.
X-220J	Radiation Alarm System	TBD		

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
X-220K	Cascade Automatic Data Processing System	TBD*		*This facility is to be returned to DOE by 12/31/2013 per the DOE/USEC Binding OCI Mitigation Agreement.
X-220L	Classified Computer System	TBD		
X-220N	Security Alarm and Surveillance System	TBD		
X-220P	MSR System	TBD		
X-220R	Public Warning Siren System	TBD		Part of the public warning system is needed to support ACP.
X-220S	Power Operations SCADA System	TBD		Part of the SCADA system is needed to support ACP. Facility responsibility changed if Power Distribution is no longer leased.
X-230	Water Supply Line	TBD		Part of the water supply line is needed to support ACP. Facility responsibility changed if Water Supply is no longer leased.
X-230A	Sanitary and Fire Water Distribution System	TBD		Part of the sanitary and fire water distribution system is needed to support ACP. Facility responsibility changed if Water Supply is no longer leased.
X-230A10	Ambient Air Monitoring Station	D&D	G	Operations
X-230A12	Ambient Air Monitoring Station	D&D	G	Operations
X-230A15	Ambient Air Monitoring Station	D&D	G	Operations
X-230A23	Ambient Air Monitoring Station	D&D	G	Operations
X-230A24	Ambient Air Monitoring Station	D&D	G	Operations
X-230A28	Ambient Air Monitoring Station	D&D	G	Operations
X-230A29	Ambient Air Monitoring Station	D&D	G	Operations
X-230A3	Ambient Air Monitoring Station	D&D	G	Operations
X-230A36	Ambient Air Monitoring Station	D&D	G	Operations
X-230A37	Ambient Air Monitoring Station	D&D	G	Operations
X-230A40	Ambient Air Monitoring Station	D&D	G	Operations
X-230A41	Ambient Air Monitoring Station	D&D	G	Operations
X-230A6	Ambient Air Monitoring Station	D&D	G	Operations
X-230A8	Ambient Air Monitoring Station	D&D	G	Operations
X-230A9	Ambient Air Monitoring Station	D&D	G	Operations
X-230B	Sanitary Sewers	TBD		Facility responsibility changed if Sewage Treatment is no longer leased.

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
X-230C	Storm Sewers	TBD		
X-230D	Softened Water Distribution System	TBD		Facility responsibility changed if Sanitary Water Distribution is no longer leased.
X-230E	Plant Water System (make-up)	TBD		Facility responsibility changed if Water Supply is no longer leased.
X-230F	Raw Water Supply Line	TBD		Facility responsibility changed if Water Supply is no longer leased.
X-230G	Recirculating Cooling Water System	TBD		Facility responsibility changed if the RCW System is no longer leased.
X-230H	Fire Water Distribution System	TBD		Facility responsibility changed if Fire Water System and Sanitary Water Distribution System are no longer leased.
X-230J1	East Environmental Sampling Building	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-230J-1	Monitoring Station	D&D	G,S	Operations
X-230J2	S. Environmental Sample Bldg	TBD		
X-230J3	West Environmental Sampling Building and Intermittent Containment Basin	TBD		
X-230J4	Environmental Air Sampling Station	D&D	G	Operations
X-230J5	West Holding Pond and Oil Separation Station	TBD		
X-230J6	Northeast Holding Pond, Monitoring Facility, and Secondary Oil Collection Basin	TBD		
X-230J7	East Monitor Facility (East Holding Pond and Oil Separation)	TBD		
X-230J8	Envir. Storage Bldg	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-230J9	N. Envir. Sample Bldg	TBD*		*This facility is to be returned to DOE by 11/06/09 per the DOE/USEC Binding OCI Mitigation Agreement.
X-230K	South Holding Pond	TBD		
X-230L	North Holding Pond and Unnamed Construction Fill Area	TBD		Effluent control facility
X-230M	Clean Test Site	D&D	G	
X-231A	SE Oil Biodegradation Plot	D&D	G	Remedial Action Closure - will require long term S&M. Ongoing S&M for RCRA consent decree
X-231B	SW Oil Biodegradation Plot	D&D	G	Remedial Action Closure - will require long term S&M. Ongoing S&M RCRA Consent Decree
X-232A	Nitrogen Distribution System	TBD		Facility responsibility changed if Nitrogen System is no longer leased.
X-232B	Dry Air Distribution System	TBD		Facility responsibility changed if Dry Air System is no longer leased.

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
X-232C1	Tie Line X-342 to X-330	TBD*		*This facility is to be returned to DOE by 2014 per the DOE/USEC Binding OCI Mitigation Agreement.
X-232C2	Tie Line X-330 to X-326	TBD*		*This facility is to be returned to DOE by 12/31/2013 per the DOE/USEC Binding OCI Mitigation Agreement.
X-232C3	Tie Line X-330 to X-333	TBD*		*This facility is to be returned to DOE by 12/31/2013 per the DOE/USEC Binding OCI Mitigation Agreement.
X-232C4	Tie Line X-326 to X-770	TBD*		*This facility is to be returned to DOE by 12/31/2013 per the DOE/USEC Binding OCI Mitigation Agreement.
X-232C5	Tie Line X-343 to X-333	TBD*		*This facility is to be returned to DOE by 7/31/2010 per the DOE/USEC Binding OCI Mitigation Agreement.
X-232D	Steam and Condensate System	TBD		Facility responsibility changed if Steam System is no longer leased.
X-232E	Freon Distribution System	TBD		
X-232F	Fluorine Distribution System	TBD		
X-232G	Support for Distribution Lines	TBD		Facility responsibility changed if Distribution Systems are no longer leased.
X-235	South Groundwater Collection System	D&D	G	GWPT Operations
X-237	Little Beaver Groundwater Collection System	D&D	G	GWPT Operations
X-240A	RCW System (Cathodic Protection System)	TBD		Facility responsibility changed if RCW System is no longer leased.
X-300	Plant Control Facility	TBD		Facility responsibility changed if Emergency Management is no longer leased.
X-300A	Process Monitoring Bldg	TBD		
X-300B	Plant Control Facility Carport	TBD		
X-300C	Emergency Communications Antenna	TBD		
X-326	Process Bldg	TBD*		*This facility is to be returned to DOE by 12/31/2013 per the DOE/USEC Binding OCI Mitigation Agreement.
X-326L	Storage Area L-Cage DMSA	D&D	J	DOE Material Storage Areas
X-330	Process Bldg	TBD*		*This facility is to be returned to DOE by 12/31/2013 per the DOE/USEC Binding OCI Mitigation Agreement.
X-330	DMSA Storage Area	D&D	N/A	
X-333	Process Bldg	D&D	G,P,S,J	This facility is to be returned to DOE by 10/15/2010 per the DOE/USEC Binding OCI Mitigation Agreement.
X-334	Transformer Cleaning & Storage	D&D	G,S	
X-342A	Feed Vaporization Bldg	TBD*		*This facility is to be returned to DOE by 2014 per the DOE/USEC Binding OCI Mitigation Agreement.
X-342B	Fluorine Storage Bldg	TBD*		*This facility is to be returned to DOE by 2014 per the DOE/USEC Binding OCI Mitigation Agreement.

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
X-342C	Waste HF Neutralization Pit	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-343	Feed Vaporization & Sampling Bldg	TBD*		*This facility is to be returned to DOE by 7/31/2012 per the DOE/USEC Binding OCI Mitigation Agreement.
X-344A	UF6 Sampling Facility	TBD*		*This facility is to be returned to DOE by 2014 per the DOE/USEC Binding OCI Mitigation Agreement.
X-344B	Maint. Storage Bldg	TBD*		*This facility is to be returned to DOE by 2014 per the DOE/USEC Binding OCI Mitigation Agreement.
X-344C	HF Storage Bldg	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains. Deferred Unit
X-344D	HF Neutralization Pit	D&D	G	All structures removed.
X-344E	Gas Ventilation Stack	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-344F	Safety Bldg	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-345	SNM Storage Bldg	D&D	G	
X-501	Substation	TBD		Facility responsibility changed if Power Operations are no longer leased.
X-501A	Substation	TBD		Facility responsibility changed if Power Operations are no longer leased.
X-502	Substation	TBD		Facility responsibility changed if Power Operations are no longer leased.
X-515	330 KV Tie Line Between X-530 and X-533	TBD		Facility responsibility changed if Power Operations are no longer leased.
X-530.1	Area	D&D	G	
X-530.2	Area	D&D	G	
X-530A	Switchyard	TBD		Facility responsibility changed if Power Operations are no longer leased.
X-530B	Switch House	TBD		Facility responsibility changed if Power Operations are no longer leased.
X-530C	Test And Repair Bldg	TBD		Facility responsibility changed if Power Operations are no longer leased.
X-530D	Oil House	TBD		Facility responsibility changed if Power Operations are no longer leased.
X-530E	Valve House	TBD		Facility responsibility changed if Power Operations are no longer leased.
X-530F	Valve House	TBD		Facility responsibility changed if Power Operations are no longer leased.
X-530G	GCEP Oil Pumping Station	TBD		Facility responsibility changed if Power Operations are no longer leased.
X-533	Transformer Storage Pad	D&D	N/A	This facility is to be returned to DOE by 7/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-533.1	Switchyard Buffer Area	D&D	G	This facility is to be returned to DOE by 7/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.

SECTION J – ATTACHMENT 6

PORTSMOUTH FSS RESPONSIBILITY MATRIX

Note: All dimensions of areas and facilities are approximated.

Facility No.	Facility Name	Grounds Maintenance (ft ² , A, LF)	Snow Removal (ft ² , A)	Janitorial Service (excluding restrooms) (ft ²)	Restroom area (ft ²)	Pest Control (ft ²)	Roads and Lots (ft ² , A)	Comments
X-105	Electronic Maint. Bldg	37720 ft ²	N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-106B	Old Fire Training Building	2 A	N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-120	Old Weather Station	*	N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains. *Grass cutting area is included in PRIS
X-208A	Boundary Fence	79,220 LF	N/A	N/A	N/A	N/A	N/A	FSS is responsible for Maintenance
X-208B	SNM Security Fence	10,786 LF	N/A	N/A	N/A	N/A	N/A	FSS is responsible for Maintenance
X-230A10	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230A12	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230A15	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230A23	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230A24	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230A28	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230A29	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230A3	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230A36	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations

Facility No.	Facility Name	Grounds Maintenance (ft ² , A, LF)	Snow Removal (ft ² , A)	Janitorial Service (excluding restrooms) (ft ²)	Restroom area (ft ²)	Pest Control (ft ²)	Roads and Lots (ft ² , A)	Comments
X-230A37	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230A40	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230A41	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230A6	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230A8	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230A9	Ambient Air Monitoring Station	1960 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230J1	East Environmental Sampling Building	*	N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains. *Grass cutting area is included in X-701B
X-230J-1	Monitoring Station	*	50 ft ²	N/A	N/A	N/A	50 ft ²	Operations *Grass cutting area is included in X-701B
X-230J4	Environmental Air Sampling Station	50 ft ²	N/A	N/A	N/A	N/A	N/A	Operations
X-230J8	Envir. Storage Bldg	*	N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains. *Grass cutting area is included in X-701B
X-230M	Clean Test Site	*	N/A	N/A	N/A	N/A	N/A	*Grass cutting areas included in PRIE
X-231A	SE Oil Biodegradation Plot	2 A	N/A	N/A	N/A	N/A	N/A	Remedial Action Closure - will require long term S&M. Pest control is for burrowing animals only.
X-231B	SW Oil Biodegradation Plot	1 A	N/A	N/A	N/A	N/A	N/A	Remedial Action Closure - will require long term S&M. Pest control is for burrowing animals only.
X-235	South Groundwater Collection System	N/A	N/A	N/A	N/A	N/A	N/A	Part of GWPT Operations. Grounds maintenance requirements are already covered.
X-237	Little Beaver Groundwater Collection System	N/A	N/A	N/A	N/A	N/A	N/A	Part of GWPT Operations. Grounds maintenance requirements are already covered.

Facility No.	Facility Name	Grounds Maintenance (ft ² , A, LF)	Snow Removal (ft ² , A)	Janitorial Service (excluding restrooms) (ft ²)	Restroom area (ft ²)	Pest Control (ft ²)	Roads and Lots (ft ² , A)	Comments
X-326L	Storage Area L-Cage DMSA	N/A	N/A	N/A	72 ft ²	N/A	N/A	DOE Material Storage Areas
X-333	Process Bldg	13.8 A	20000 ft ²	N/A	2813 ft ²	2813 ft ²	20000 ft ²	
X-334	Transformer Cleaning & Storage	12,112 ft ²	100 ft ²	N/A	N/A	N/A	100 ft ²	
X-342C	Waste HF Neutralization Pit	4000 ft ²	N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-344C	HF Storage Bldg	1 A	N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains. Deferred Unit
X-344D	HF Neutralization Pit		N/A	N/A	N/A	N/A	N/A	No Further Action
X-344E	Gas Ventilation Stack		N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-344F	Safety Bldg		N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-345	SNM Storage Bldg	1.6 A	N/A	N/A	N/A	N/A	N/A	
X-530.1	Area	15 A	N/A	N/A	N/A	N/A	N/A	
X-530.2	Area	6 A	N/A	N/A	N/A	N/A	N/A	
X-533	Transformer Storage Pad	N/A	N/A	N/A	N/A	N/A	N/A	
X-533.1	Switchyard Buffer Area	38 A	N/A	N/A	N/A	N/A	N/A	
X533A	Switchyard		N/A	N/A	N/A	N/A	N/A	
X-533B	Switch House		N/A	N/A	N/A	N/A	N/A	
X-533C	Test And Repair Bldg		N/A	N/A	N/A	N/A	N/A	
X-533D	Oil House		N/A	N/A	N/A	N/A	N/A	
X-533E	Valve House		N/A	N/A	N/A	N/A	N/A	
X-533F	Valve House	N/A	N/A	N/A	N/A	N/A	N/A	

Facility No.	Facility Name	Grounds Maintenance (ft ² , A, LF)	Snow Removal (ft ² , A)	Janitorial Service (excluding restrooms) (ft ²)	Restroom area (ft ²)	Pest Control (ft ²)	Roads and Lots (ft ² , A)	Comments
X-611A	Old Lime Sludge Lagoons	18 A	N/A	N/A	N/A	N/A	N/A	Remedial Action Closure - Ongoing S&M Per Consent Decree – Bush hog required for berm areas
X-615	Old Sewage Treatment Plant	5.4A	N/A	N/A	N/A	N/A	N/A	Above ground structure removed early D&D activities. Subsurface structure remains.
X-616	Liquid Effluent Ctl. Fac.	0.2A	N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-616A	Cap Over Sludge Lagoons	3.4 A	N/A	N/A	N/A	N/A	N/A	Remedial Action Closure - Ongoing S&M Per Consent Decree
X-622	South Groundwater Treatment Facility	*	22200 ft ²	600 ft ²	352 ft ²	5145 ft ²	22000 ft ²	GWPT Snow removal and gravel road maintenance and operations *Grass cutting area included in X-622.2
X-622.1	Area	34 A	N/A	N/A	N/A	N/A	N/A	
X-622.2	Area	19.7 A	N/A	N/A	N/A	N/A	N/A	
X-623	North Groundwater Treatment Building	*	5200 ft ²	600 ft ²	400 ft ²	5810 ft ²	5200 ft ²	GWPT Operations *Grass cutting area included in X-747K
X-624	Little Beaver Groundwater Treatment Facility	1.1 A	11700 ft ²	N/A	N/A	3200 ft ²	11700 ft ²	GWPT Snow removal and gravel road maintenance and operations
X-624-1	Little Beaver Groundwater Trtmnt Decon Pad	N/A	Part of X-624 area above	N/A	N/A	N/A	N/A	
X-625	Groundwater Passive Treatment Facility	*	N/A	N/A	N/A	N/A	N/A	*Grass cutting area included in PRIS
X-627	Groundwater Pump and Treat	N/A	2000 ft ²	N/A	N/A	N/A	2000 ft ²	GWPT Operations
X-633	Cooling Tower Area	25 A	N/A	N/A	N/A	N/A	N/A	Includes X-633.1, 633-1, 2A, 2B, 2C, 2D
X-633.1	Cooling Tower Buffer Area	*	N/A	N/A	N/A	N/A	N/A	*Grass areas included in X-633
X-633-1	Recir. Water Pump House	*	1000 ft ²	N/A	N/A	N/A	1000 ft ²	
X-633-2A	Cooling Tower	*	N/A	N/A	N/A	N/A	N/A	

Facility No.	Facility Name	Grounds Maintenance (ft ² , A, LF)	Snow Removal (ft ² , A)	Janitorial Service (excluding restrooms) (ft ²)	Restroom area (ft ²)	Pest Control (ft ²)	Roads and Lots (ft ² , A)	Comments
X-633-2B	Cooling Tower	*	N/A	N/A	N/A	N/A	N/A	
X-633-2C	Cooling Tower	*	N/A	N/A	N/A	N/A	N/A	
X-633-2D	Cooling Tower	*	N/A	N/A	N/A	N/A	N/A	
X-700 DOE areas	DOE Maintenance Shops	N/A	13500 ft ²	21000 ft ²	800 ft ²	22000 ft ²	13500 ft ²	Pest control in restroom, break room, and office area
X-701A	Lime House	5 A	N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-701B	Holding Pond		N/A	N/A	N/A	N/A	N/A	Ongoing S&M Per Consent Decree Undergoing corrective action or S&M. Grass cutting in the X-701B remedial action area covers X-701A, B, C, D, E and F
X-701C	Neutralization Pit		N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains. Deferred Unit
X-701D	Water De-Ionization Facility		N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-701E	Neutralization Bldg		200 ft ²	N/A	N/A	N/A	N/A	200 ft ² GWPT Operations
X-701F	Effluent Monitoring Facility		N/A	N/A	N/A	N/A	N/A	N/A
X-705A	Incinerator Area	980 ft ²	N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains. Deferred Unit
X-705B	Contaminated Burnable Storage Area	700 ft ²	N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains. Deferred Unit
X-705E	Oxide Conversion "E" Area	N/A	N/A	N/A	N/A	N/A	N/A	Operations - Contained within a leased facility Appurtenance to X-705
X-720 DOE Areas	Office and Radcon Areas	N/A	N/A	25972 ft ²	1487 ft ²	27459 ft ²	N/A	Offices in portion of building (mezzanine)

Facility No.	Facility Name	Grounds Maintenance (ft ² , A, LF)	Snow Removal (ft ² , A)	Janitorial Service (excluding restrooms) (ft ²)	Restroom area (ft ²)	Pest Control (ft ²)	Roads and Lots (ft ² , A)	Comments
X-720A	Maintenance & Stores Gas Manifold Shed	600 ft ²	N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-734	Old Sanitary Landfill	4 A	N/A	N/A	N/A	N/A	N/A	Ongoing S&M Per Consent Decree
X-734	Area	11 A	N/A	N/A	N/A	N/A	N/A	
X-734A	Construction Spoils Disposal Area	4 A	N/A	N/A	N/A	N/A	N/A	Ongoing S&M per consent decree
X-734B	Construction Spoils Disposal Area	5 A	N/A	N/A	N/A	N/A	N/A	Ongoing S&M per consent decree
X-735	Sanitary Landfill	22 A	N/A	N/A	N/A	N/A	N/A	Remedial Action Closure Ongoing S&M per consent decree
X-735	Area	10 A	N/A	N/A	N/A	N/A	N/A	
X-735 B	Borrow Area	35 A	N/A	N/A	N/A	N/A	N/A	Empty yard
X-735A	Landfill Utility Bldg	1000 ft ²	15000 ft ²	600 ft ²	288 ft ²	2827ft ²	15000 ft ²	
X-736	West Construction Spoils Landfill	12 A	N/A	N/A	N/A	N/A	N/A	Ongoing S&M per consent decree
X-737	Area	41 A	N/A	N/A	N/A	N/A	N/A	
X-740	Waste Oil Storage Facility	N/A	N/A	N/A	N/A	N/A	N/A	Above ground structure removed as part of early D&D activities. Any subsurface structure remains. *Grass cutting area included in X-530.2
X-744G	Bulk Storage Building	*	6000 ft ²	N/A	374 ft ²	114000 ft ²	6000 ft ²	Uranium Management Facility Operations - *Grass covered under X-744 Y value
X-744K	Warehouse-K	*	N/A	OANG	OANG	N/A	N/A	Ohio National Guard Leased - Grass covered under X-622.2 value
X-744N	Warehouse N Non-UEA	0.35 A	4200 ft ²	N/A	N/A	N/A	4200 ft ²	Snow removal and Gravel road maintenance Operations
X-744P	Warehouse P Non-UEA	0.35 A	4200 ft ²	N/A	N/A	N/A	4200 ft ²	Operations
X-744Q	Warehouse Q Non-UEA	0.35 A	4200 ft ²	N/A	N/A	N/A	4200 ft ²	Operations
X-744S	Warehouse S Non-UEA	4.7 A	N/A	N/A	N/A	N/A	N/A	Includes grass cutting in location where X-744 T & U were formerly located.
X-744T	Warehouse T Non-UEA	*	N/A	N/A	N/A	N/A	N/A	Facility and substructure removed *Grass cutting included under X-744S

Facility No.	Facility Name	Grounds Maintenance (ft ² , A, LF)	Snow Removal (ft ² , A)	Janitorial Service (excluding restrooms) (ft ²)	Restroom area (ft ²)	Pest Control (ft ²)	Roads and Lots (ft ² , A)	Comments
X-744U	Warehouse U Non-UEA	*	N/A	N/A	N/A	N/A	N/A	Facility and substructure removed *Grass cutting included under X-744S
X-744Y	Waste Storage Area	6.3 A	N/A	N/A	N/A	N/A	N/A	Ongoing S&M per consent decree
X-745 C	DUF6 Cylinder Yard	9.0 A	3200 ft ²	N/A	N/A	N/A	3200 ft²	Area surrounding cylinder storage pads
X-745 E	DUF6 Cylinder Yard	7.1 A	1600 ft ²	N/A	N/A	N/A	1600 ft²	Area surrounding cylinder storage pads
X-746	Material Receiving and Inspection	0.34 A	N/A	N/A	N/A	N/A	N/A	
X-747	Clean Scrap Yard	0.62 A	N/A	N/A	N/A	N/A	N/A	
X-747F	Miscellaneous Material Storage Yard	6 A	N/A	N/A	N/A	N/A	N/A	Empty field
X-747G	Precious Metal Scrap Yard	86 A	N/A	N/A	N/A	N/A	N/A	Empty Yard
X-747H	NW Contaminated Scrap Yard	7 A	10000 ft ²	N/A	N/A	N/A	10,000 ft ²	Deferred Unit
X-747H1	Loading Pad		44616 ft ²	N/A	N/A	N/A	44,616 ft ²	Concrete Loading Pad
X-747K	Converter shell area	4.4 A	N/A	N/A	N/A	N/A	N/A	
X-749	S. Contaminated Material Storage Yard	6 A	12700 ft ²	N/A	N/A	N/A	12700 ft ²	Remedial Action Closure - will require long term S&M Snow removal and gravel road maintenance Ongoing S&M per consent decree
X-749/120	Phytoremediation Area	24.5 A	N/A	N/A	N/A	N/A	N/A	Ongoing S&M per consent decree
X-749A	S. Classified Burial Yard	6 A	N/A	N/A	N/A	N/A	N/A	Remedial Action Closure - ongoing S&M per consent decree
X-749B	Peter Kiewit Landfill	8 A	N/A	N/A	N/A	N/A	N/A	Remedial Action Closure - ongoing S&M per consent decree
X-751	GCEP Mobile Equipment Garage	*	N/A	N/A	N/A	N/A	N/A	FSS grounds only- this facility is leased to Ohio Army National Guard. *Grass covered in X-622.2 value
X-752	Warehouse	3.0 A	500 ft ²	N/A	N/A	18000 ft ²	500 ft ²	
X-752 AT-1	Trailer Complex	*	500 ft ²	N/A	2400 ft ²	2400 ft ²	500 ft ²	*Grass included in X-752 value
X-752 AT-2	Trailer Complex	*	500 ft ²	2400 ft²	N/A	2400 ft ²	500 ft ²	*Grass included in X-752 value

Facility No.	Facility Name	Grounds Maintenance (ft ² , A, LF)	Snow Removal (ft ² , A)	Janitorial Service (excluding restrooms) (ft ²)	Restroom area (ft ²)	Pest Control (ft ²)	Roads and Lots (ft ² , A)	Comments
X-752 AT-3	Trailer Complex	*	500 ft ²	N/A	800 ft ²	800 ft ²	500 ft ²	*Grass included in X-752 value
X-752 AT-4	Trailer Complex	*	500 ft ²	2400 ft ²	N/A	2400 ft ²	500 ft ²	Support trailers for LPP operations 1-4, 5 provided to UDS, 6 remains located by roadway at 747 scrap yard. *Grass included in X-752 value
X-760	Chemical Engineering Bldg	0.5 A	N/A	N/A	N/A	N/A	N/A	
X-770	Mech. Testing Bldg	0.7 A	N/A	N/A	N/A	N/A	N/A	Above ground structure removed: subsurface structure remains. Characterization being performed beneath slab. Deferred Unit
X-800	Area	*	N/A	N/A	N/A	N/A	N/A	*Grass cutting is included in PRIS
XT-800	GCEP Construction Office	*	N/A	N/A	N/A	N/A	N/A	Substructure, pad, and parking lots remain. *Grass cutting is included in PRIS
X-1000	Administration Building	N/A	32605 ft ²	71,000 ft ²	2574 ft ²	73700 ft ²	32,605 ft ²	Snow removal on sidewalks and roadways operations. Grass covered in X-622.2 value
X-1107BV	Interplant Vehicle Portal	1000 ft ²	N/A	600 ft ²	30 ft ²	700 ft ²	N/A	
X-2232E	Gas Pipeline	N/A	N/A	N/A	N/A	N/A	N/A	Grass covered in other areas
Z-SWMU-QUAD-IV	Chemical and Petroleum Containment Basins (east of X-533A) and Emergency Containment Tanks	*	N/A	N/A	N/A	N/A	N/A	Deferred Unit *Grass cutting is included in X-533.1
Z-SWMU-X-701 BP	NE Oil Biodegradation Plot Area, which was formally used for the disposal of X-615 sludge	*	N/A	N/A	N/A	N/A	N/A	No Further Action – *Grass covered under X-231 B value

Facility No.	Facility Name	Grounds Maintenance (ft ² , A, LF)	Snow Removal (ft ² , A)	Janitorial Service (excluding restrooms) (ft ²)	Restroom area (ft ²)	Pest Control (ft ²)	Roads and Lots (ft ² , A)	Comments
Z-SWMU-X-710	Inactive "hot pit" in the area of X-710 that was once used for the storage of radioactive wastewater	N/A	N/A	N/A	N/A	N/A	N/A	Empty yard - No Further Action
Z-SWMU-X-744	Retrievable Waste Storage Area	N/A	N/A	N/A	N/A	N/A	N/A	Empty yard - No Further Action
N/A	5-Unit Groundwater Plume (south of X-710)	N/A	N/A	N/A	N/A	TBD	N/A	Undergoing Corrective Action
N/A	7-Unit Groundwater Plume (between X-700, X-705, X-720)	N/A	N/A	N/A	N/A	TBD	N/A	Operations - Maintained by the X-700 / 705 Sumps and transferred to GWPT. Deferred Unit
N/A	X-120 Area	Covered under PRIS value	N/A	N/A	N/A	N/A	N/A	About 5 A; located South of X-2207F; bounded on the West and South by the railroad; North by X-2207F and to the East by a line between X-2207F and the railroad: Ongoing S&M Per Consent Decree
N/A	PAR.1	10 A	N/A	N/A	N/A	N/A	N/A	Property Protection Area
N/A	PAR.2	10 A	N/A	N/A	N/A	N/A	N/A	Property Protection Area
N/A	PAR.3	8 A	N/A	N/A	N/A	N/A	N/A	Property Protection Area
N/A	PAR.4	5 A	N/A	N/A	N/A	N/A	N/A	Property Protection Area
N/A	PEA	14 A	6300 ft ²	N/A	N/A	N/A	6300 ft ²	Gravel Road Maintenance to Mt. Gilead Cemetery Perimeter East Area
N/A	PRIE	77 A	N/A	N/A	N/A	N/A	N/A	Inside Perimeter Road East
N/A	PRIS	123.7 A	N/A	N/A	N/A	N/A	N/A	Inside Perimeter Road South
N/A	PRIW	34 A	N/A	N/A	N/A	N/A	N/A	Inside Perimeter Road West
N/A	PROE	86 A	N/A	N/A	N/A	N/A	N/A	Outside Perimeter Road East
N/A	PRON	4 A	N/A	N/A	N/A	N/A	N/A	Outside Perimeter Road North

Facility No.	Facility Name	Grounds Maintenance (ft ² , A, LF)	Snow Removal (ft ² , A)	Janitorial Service (excluding restrooms) (ft ²)	Restroom area (ft ²)	Pest Control (ft ²)	Roads and Lots (ft ² , A)	Comments
N/A	PROS	8.5 A	N/A	N/A	N/A	N/A	N/A	Outside Perimeter Road South
N/A	PROW	7 A	N/A	N/A	N/A	N/A	N/A	Outside Perimeter Road West
N/A	Truck Access Road Area	14.5 A	N/A	N/A	N/A	N/A	N/A	
N/A	North East Bypass Road	286,000 ft ²	143000 ft ²	N/A	N/A	N/A	143000 ft ²	Paved asphalt road
B	Pad in Field East of X-109A	N/A	N/A	N/A	N/A	N/A	N/A	Plant Coordinates F-3 Available for D&D
C	Old Switchyard West of X-109A	N/A	N/A	N/A	N/A	N/A	N/A	Plant Coordinates F-3 Sits on top of X-740 Plume Area
E	X-770 "0000" Compressor Base Foundation	N/A	N/A	N/A	N/A	N/A	N/A	Plant Coordinates G-4 deferred unit
F	Utility Shed South of X-622	N/A	N/A	N/A	N/A	N/A	N/A	Plant Coordinates H-4 Ready for D&D
I	Hillside West of Perimeter Road, South of the Warehouse	N/A	N/A	N/A	N/A	N/A	N/A	Plant Coordinates H-2 Deferred unit - ready for D&D
X-326	RCRA Storage Area 1	N/A	N/A	N/A	N/A	N/A	N/A	
X-326	RCRA Storage Area 2	N/A	N/A	N/A	N/A	N/A	N/A	
X-326	RCRA Storage Area 3	N/A	N/A	N/A	N/A	N/A	N/A	
X-326	RCRA Storage Area 4	N/A	N/A	N/A	N/A	N/A	N/A	
X-326	RCRA Storage Area 5	N/A	N/A	N/A	N/A	N/A	N/A	
X-326	RCRA Storage Area 6	N/A	N/A	N/A	N/A	N/A	N/A	
X-326	DMSA #1	N/A	N/A	N/A	N/A	N/A	N/A	
X-326	DMSA #2	N/A	N/A	N/A	N/A	N/A	N/A	
X-326	DMSA #3	N/A	N/A	N/A	N/A	N/A	N/A	
X-326	DMSA #4	N/A	N/A	N/A	N/A	N/A	N/A	
X-326	DMSA #5	N/A	N/A	N/A	N/A	N/A	N/A	
X-326	DMSA #6	N/A	N/A	N/A	N/A	N/A	N/A	

Facility No.	Facility Name	Grounds Maintenance (ft ² , A, LF)	Snow Removal (ft ² , A)	Janitorial Service (excluding restrooms) (ft ²)	Restroom area (ft ²)	Pest Control (ft ²)	Roads and Lots (ft ² , A)	Comments
X-326	EUDMSA #11	N/A	N/A	N/A	N/A	N/A	N/A	
X-326	EUDMSA #12	N/A	N/A	N/A	N/A	N/A	N/A	
X-330	DMSA #1	N/A	N/A	N/A	N/A	N/A	N/A	
X-330	DMSA #2	N/A	N/A	N/A	N/A	N/A	N/A	
X-330	DMSA #3	N/A	N/A	N/A	N/A	N/A	N/A	
X-330	DMSA #4	N/A	N/A	N/A	N/A	N/A	N/A	
X-330	DMSA #5	N/A	N/A	N/A	N/A	N/A	N/A	
X-330	DMSA #6	N/A	N/A	N/A	N/A	N/A	N/A	
X-330	DMSA #7	N/A	N/A	N/A	N/A	N/A	N/A	
Phyto 1	Phyto Remediation Tree area south of X-530	2.6 A	N/A	N/A	N/A	N/A	N/A	
Mt. Gilead Cemetery	East side just off Perimeter Road	0.4 A	N/A	N/A	N/A	N/A	N/A	
Holt Cemetery	Extreme Northeast quadrant	0.5 A	N/A	N/A	N/A	N/A	N/A	

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
X-533A	Switchyard	D&D	G	This facility is to be returned to DOE by 7/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-533B	Switch House	D&D	G	This facility is to be returned to DOE by 7/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-533C	Test And Repair Bldg	D&D	G	This facility is to be returned to DOE by 7/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-533D	Oil House	D&D	G	This facility is to be returned to DOE by 7/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-533E	Valve House	D&D	G	This facility is to be returned to DOE by 7/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-533F	Valve House	D&D	G	This facility is to be returned to DOE by 7/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-533H	Gas Reclaim. Cart Garage	TBD*		*This facility is to be returned to DOE by 12/31/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-540	Telephone Bldg	TBD		
X-600	Steam Plant	TBD*		*This facility is to be returned to DOE by 2016 per the DOE/USEC Binding OCI Mitigation Agreement.
X-600A	Coal Yard	TBD*		*This facility is to be returned to DOE by 2016 per the DOE/USEC Binding OCI Mitigation Agreement.
X-600B	Steam Plant Shop Bldg	TBD*		*This facility is to be returned to DOE by 2016 per the DOE/USEC Binding OCI Mitigation Agreement.
X-600C	Ash Wash Treatment Bldg.	TBD*		*This facility is to be returned to DOE by 2016 per the DOE/USEC Binding OCI Mitigation Agreement.
X-605	Sanitary Water Ctl. House	TBD*		*This facility is to be returned to DOE by 4/2/2010 per the DOE/USEC Binding OCI Mitigation Agreement.
X-605A	Well Field	TBD*		*This facility is to be returned to DOE by 4/2/2010 per the DOE/USEC Binding OCI Mitigation Agreement.
X-605H	Booster Pump House	TBD*		*This facility is to be returned to DOE by 4/2/2010 per the DOE/USEC Binding OCI Mitigation Agreement.
X-605I	Chlorinator Bldg	TBD*		*This facility is to be returned to DOE by 4/2/2010 per the DOE/USEC Binding OCI Mitigation Agreement.
X-605J	Diesel Generator Bldg	TBD*		*This facility is to be returned to DOE by 4/2/2010 per the DOE/USEC Binding OCI Mitigation Agreement.
X-608	Raw Water Pump House	TBD		Facility responsibility changed if Water Supply System is no longer leased.
X-608A	Well Field	TBD		Facility responsibility changed if Water Supply System is no longer leased.
X-608B	Well Field	TBD		Facility responsibility changed if Water Supply System is no longer leased.

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
X-611	Water Treatment Plant	TBD		Facility responsibility changed if Water Supply System is no longer leased.
X-611A	Old Lime Sludge Lagoons	D&D	G	Remedial Action Closure - Ongoing S&M Per Consent Decree
X-611B	Lagoon	TBD		Facility responsibility changed if Water Supply System is no longer leased.
X-611B1	Lagoon Supernatant Pumping Station	TBD		Facility responsibility changed if Water Supply System is no longer leased.
X-611B2	Lagoon Supernatant Pumping Station	TBD		Structure filled with concrete and buried
X-611B3	Lagoon Supernatant Pumping Station	TBD		Facility responsibility changed if Water Supply System is no longer leased.
X-611C	Filter Bldg	TBD		Facility responsibility changed if Water Supply System is no longer leased.
X-611D	Recarbonization Inst Bldg	TBD		Facility responsibility changed if Water Supply System is no longer leased.
X-611E	Clear Well & Chlorine Building	TBD		Facility responsibility changed if Water Supply System is no longer leased.
X-612	Elevated Storage Tank	TBD		Facility responsibility changed if Water Distribution System is no longer leased.
X-614A	Sewage Pumping Station	TBD		Facility responsibility changed if Sewage System is no longer leased.
X-614B	Sewage Pumping Station	TBD		Facility responsibility changed if Sewage System is no longer leased.
X-614D	Sewage Pumping Station	TBD		Facility responsibility changed if Sewage System is no longer leased.
X-614P	Sewage Pumping Station	TBD		Facility responsibility changed if Sewage System is no longer leased.
X-615	Old Sewage Treatment Plant	D&D	G	Above ground structure removed early D&D activities. Subsurface structure remains.
X-616	Liquid Effluent Ctl. Fac.	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-616A	Cap Over Sludge Lagoons	D&D	G	Remedial Action Closure - Ongoing S&M per Consent Decree
X-617	S. Holding Pond pH Control Facility	TBD		
X-618	N. Holding Pond Str Bldg	TBD		
X-621	Coal Pile Treatment Fac	TBD		Facility responsibility changed if Steam System is no longer leased.
X-622	South Groundwater Treatment Facility	D&D	G,S,J,P	Operational GWPT
X-622.1	Area	D&D	G	
X-622.2	Area	D&D	G	
X-623	North Groundwater Treatment Building	D&D	G,S,J,P	Operational GWPT
X-624	Little Beaver Groundwater Treatment Facility	D&D	G,S,P	Operational GWPT
X-624-1	Little Beaver Groundwater Trtmnt Decon Pad	D&D	S	
X-625	Groundwater Passive Treatment Facility	D&D	G	
X-626-1	Recirculating Water Pump House	TBD		Facility responsibility changed if RCW System is no longer leased.

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
X-626-2	Cooling Tower	TBD		Facility responsibility changed if RCW System is no longer leased.
X-627	Groundwater Pump and Treat	D&D	G,S	Operational GWPT
X-630-1	Recir. Water Pump House	TBD*		*This facility is to be returned to DOE by 12/31/2013 per the DOE/USEC Binding OCI Mitigation Agreement.
X-630-2A	Cooling Tower	TBD*		*This facility is to be returned to DOE by 12/31/2013 per the DOE/USEC Binding OCI Mitigation Agreement.
X-630-2B	Cooling Tower	TBD*		*This facility is to be returned to DOE by 12/31/2013 per the DOE/USEC Binding OCI Mitigation Agreement.
X-630-3	Acid Handling Station (only tank system remains, facility gone)	TBD*		*This facility is to be returned to DOE by 12/31/2013 per the DOE/USEC Binding OCI Mitigation Agreement.
X-633	Cooling Tower Area	D&D	G	This facility is to be returned to DOE by 6/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-633.1	Cooling Tower Buffer Area	D&D	G	This facility is to be returned to DOE by 6/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-633-1	Recir. Water Pump House	D&D	G,S	This facility is to be returned to DOE by 6/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-633-2A	Cooling Tower	D&D	G	This facility is to be returned to DOE by 6/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-633-2B	Cooling Tower	D&D	G	This facility is to be returned to DOE by 6/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-633-2C	Cooling Tower	D&D	G	This facility is to be returned to DOE by 6/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-633-2D	Cooling Tower	D&D	G	This facility is to be returned to DOE by 6/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-640-1	Pump House	TBD		Facility responsibility changed if High Pressure Fire Water System is no longer leased.
X-640-2	Elevated Storage Tank	TBD		Facility responsibility changed if High Pressure Fire Water System is no longer leased.
X-700 DOE areas	DOE Maintenance Shops	FSS	G, P, S, J, M	Most of facility is leased; however, DOE Leased part for maintenance shop.
X-700	Conv Shop & Cleaning Bldg	TBD		
X-700A	Air Cond. Equipment Bldg	TBD		
X-701A	Lime House	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-701B	Holding Pond	D&D	G	Ongoing S&M per Consent Decree Undergoing corrective action or S&M

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
X-701C	Neutralization Pit	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains. Deferred Unit
X-701D	Water De-Ionization Facility	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-701E	Neutralization Bldg	D&D	G,S	Part of an operational GWPT
X-701F	Effluent Monitoring Facility	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-705	Decontamination Bldg	TBD		
X-705A	Incinerator Area	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains. Deferred Unit
X-705B	Contaminated Burnable Storage Area	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains. Deferred Unit
X-705D	Heat Booster Pump Bldg	TBD		
X-705E	Oxide Conversion "E" Area	D&D	N/A	Contained within a leased facility. Appurtenance to X-705
X-710	Tech. Service Bldg	TBD		
X-710A	Technical Service Gas Manifold Shed	TBD		
X-710B	Explosion Test Facility	TBD		
X-720 DOE Areas	Office, Radcon, and Shipping and Receiving Areas	FSS	P, J, M	Offices in portion of building (mezzanine)
X-720	Maintenance and Stores Bldg	TBD		
X-720A	Maintenance & Stores Gas Manifold Shed	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-720B	Radio Base Station	TBD		Facility responsibility changed if Emergency Management is no longer leased.
X-720C	Paint & Storage Bldg	TBD		
X-721	Radiation Instrument Calibration Facility	TBD		Required to support CAAS
X-734	Old Sanitary Landfill	D&D	G	Ongoing S&M per Consent Decree
X-734	Area	D&D	G	
X-734A	Construction Spoils Disposal Area	D&D	G	Ongoing S&M per Consent Decree
X-734B	Construction Spoils Disposal Area	D&D	G	Ongoing S&M per Consent Decree
X-735	Sanitary Landfill	D&D	G	Remedial Action Closure Ongoing S&M per Consent Decree
X-735	Area	D&D	G	
X-735B	Borrow Area	D&D	G	Empty yard
X-735A	Landfill Utility Bldg	FSS	G, P, S, J, M	
X-736	West Construction Spoils Landfill	D&D	G	Ongoing S&M per Consent Decree

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
X-737	Area	D&D	G	
X-740	Waste Oil Storage Facility	D&D	G	Above ground structure removed as part of early D&D activities. Any subsurface structure remains.
X-741	Oil Drum Storage Facility	TBD		
X-742	Gas Cylinder Storage Facility	TBD		
X-743	Lumber Storage Facility	TBD		
X-744B	Salt Storage Building	TBD		
X-744G	Bulk Storage Building	D&D	G,P,S,J	Uranium Management Facility Operations
X-744H	Bulk Storage Bldg	TBD*		*This facility is to be returned to DOE by 2015 per the DOE/USEC Binding OCI Mitigation Agreement.
X-744J	Bulk Storage Bldg	TBD*		*This facility is to be returned to DOE by 2015 per the DOE/USEC Binding OCI Mitigation Agreement.
X-744K	Warehouse-K	OANG	G	Ohio Army National Guard Leased
X-744L	Stores and Maintenance Warehouse	TBD		
X-744N	Warehouse N Non-UEA	FSS	G, S, M	
X-744P	Warehouse P Non-UEA	FSS	G, S, M	
X-744Q	Warehouse Q Non-UEA	FSS	G, S, M	
X-744S	Warehouse S Non-UEA	D&D	G	
X-744T	Warehouse T Non-UEA	D&D	G	Facility and substructure removed
X-744U	Warehouse U Non-UEA	D&D	G	Facility and substructure removed
X-744W	Surplus & Salvage Warehouse	TBD*		*This facility is to be returned to DOE by 2015 per the DOE/USEC Binding OCI Mitigation Agreement.
X-744Y	Waste Storage Area	D&D	G	
X-745B	Toll Enrichment Gas Yard	TBD*		*This facility is to be returned to DOE by 7/31/2012 per the DOE/USEC Binding OCI Mitigation Agreement.
X-745D	Cylinder Storage Yard	TBD		Only empty yards are in D&D.
X-745F	N Process Gas Stockpile Yard	TBD		
X-745G-2	Cylinder Storage Yard	TBD		D&D project only includes empty cylinder yards.
X-746	Material Receiving and Inspection	D&D	G	
X-747	Clean Scrap Yard	D&D	G	
X-747A	Material Storage Yard	TBD*		*This facility is to be returned to DOE by 2015 per the DOE/USEC Binding OCI Mitigation Agreement.
X-747B	Material Storage Yard	TBD		
X-747C	Material Storage Yard	TBD		

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
X-747D	Material Storage Yard	TBD		
X-747E	Material Storage Yard	TBD		
X-747F	Miscellaneous Material Storage Yard	D&D	G	Empty field
X-747G	Precious Metal Scrap Yard	D&D	G	Empty Yard
X-747H	NW Contaminated Scrap Yard	D&D	G,S	Deferred Unit
X-747H1	Loading Pad	D&D	G,S	Concrete Loading Pad
X-747J	Decontamination Storage Yard	TBD		
X-747K	Converter Shell Area	D&D	G	
X-748	Truck Scale	TBD		
X-749	S. Contaminated Material Storage Yard	D&D	G,S	Remedial Action Closure - will require long term S&M Ongoing S&M per Consent Decree
X-749/120	Phytoremediation Area	D&D	G	Ongoing S&M per Consent Decree
X-749A	S. Classified Burial Yard	D&D	G	Remedial Action Closure - ongoing S&M per Consent Decree
X-749B	Peter Kiewit Landfill	D&D	G	Remedial Action Closure - ongoing S&M per Consent Decree
X-750	Mobile Equip Maint. Shop	TBD		
X-750A	Garage Storage Bldg	TBD		
X-751	GCEP Mobile Equipment Garage	OANG	G	Ohio Army National Guard
X-752	Warehouse	D&D	G,S	
X-752 AT-1	Trailer Complex	FSS	G, P, S, J, M	
X-752 AT-2	Trailer Complex	FSS	G, P, S, J, M	
X-752 AT-3	Trailer Complex	FSS	G, P, S, J, M	
X-752 AT -4	Trailer Complex	FSS	G, P, S, J, M	Support trailers for LPP operations 1-4, 5 provided to UDS, 6 remains located by roadway at 747 scrap yard
X-760	Chemical Engineering Bldg	D&D	G	This facility is to be returned to DOE by 8/30/2009 per the DOE/USEC Binding OCI Mitigation Agreement.
X-770	Mech. Testing Bldg	D&D	G	Above ground structure removed: subsurface structure remains. Characterization being performed beneath slab. Deferred Unit
X-800	Area	N/A	G	
XT-800	GCEP Construction Office	D&D	G	Substructure, pad, and parking lots remain.
X-1000	Administration Building	FSS	G, P, S, J, M	
X-1007	Fire Station	TBD		Facility responsibility changed if Fire Protection Services are no longer leased.
X-1020	Emergency Operations Ctr	TBD		Facility responsibility changed if Emergency Management is no longer leased.

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
X-1107BV	Interplant Vehicle Portal	FSS	G, P, J, M	
X-2230M	Holding Pond #1 (Southwest Holding Pond)	TBD		
X-2230N	Holding Pond #2 (West Holding Pond)	TBD		
X-2230T1	Recirculating Heating Water System (East of Valve Pits "A" and "B")	TBD		
X-2232E	Gas Pipeline	FSS	M	
X-6002	Boiler System	TBD		
X-6002A	Oil Storage Facility	TBD		
Z-SWMU-QUAD-IV	Chemical and Petroleum Containment Basins (east of X-533A) and Emergency Containment Tanks	D&D	G	Deferred Unit
Z-SWMU-QUAD-IV	Southern End of Railroad Spur which is used as Drum Storage Area	TBD		
Z-SWMU-X-701 BP	NE Oil Biodegradation Plot Area, which was formally used for the disposal of X-615 sludge	D&D	G	No Further Action
Z-SWMU-X-710	Inactive "hot pit" in the area of X-710 that was once used for the storage of radioactive wastewater	D&D	N/A	Empty yard - No Further Action
Z-SWMU-X-744	Retrievable Waste Storage Area	D&D	N/A	Empty yard - No Further Action
N/A	5-Unit Groundwater Plume (south of X-710)	D&D	N/A	Undergoing Corrective Action
N/A	7-Unit Groundwater Plume (between X-700, X-705, X-720)	D&D	N/A	Operations - Maintained by the X-700 / 705 Sumps and transferred to GWPT. Deferred Unit
N/A	X-120 Area	D&D	G	About 5 acres; located South of X-2207F; bounded on the West and South by the railroad; North by X-2207F and to the East by a line between X-2207F and the railroad: Ongoing S&M per Consent Decree
N/A	DOE Contractor Area	TBD		Approx. 3.7 acres; bounded South by X-2207E trailer area parking lot; East by security fence; West by railroad tracks; and North by construction road. (South of 7725B)
N/A	Contractor Lay down Area	TBD		Triangular area about 3 acres; Northwest of X-7721 and West of X-1107D; bounded Northwest by construction road; East by truck access road; and South by fence (East of 1107DV)
N/A	North East Bypass Road	FSS	G,S	Paved asphalt road
N/A	Soils in the vicinity of the X-720 Neutralization Pit	TBD		
N/A	Big Run Creek	TBD		Common area

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
N/A	Little Beaver Creek	TBD		Common area
N/A	West Drainage Ditch	TBD		USEC Lease Space
N/A	East Drainage Ditch	TBD		USEC Lease Space
N/A	Northeast Drainage Ditch	TBD		USEC Lease Space
N/A	North Drainage Ditch	TBD		USEC Lease Space
N/A	Transformer Cleaning/Storage Pad	TBD		Available for D&D
A	Rubble Pile East of X-105	TBD		Plant Coordinates F-5 Available for D&D
B	Pad in Field East of X-109A	D&D	N/A	Plant Coordinates F-3 Available for D&D
C	Old Switchyard West of X-109A	D&D	N/A	Plant Coordinates F-3 Sits on top of X-740 Plume Area
D	Three USEC Signs	TBD		Plant Coordinates D5, F2, and F-5 USEC
E	X-770 "0000" Compressor Base Foundation	D&D	N/A	Plant Coordinates G-4 deferred unit
F	Utility Shed South of X-622	D&D	N/A	Plant Coordinates H-4 Ready for D&D
H	Old Firing Range Shed	TBD		Plant Coordinates D-6 Deferred unit leased space
X-326	RCRA Storage Area 1	D&D	N/A	
X-326	RCRA Storage Area 2	D&D	N/A	
X-326	RCRA Storage Area 3	D&D	N/A	
X-326	RCRA Storage Area 4	D&D	N/A	
X-326	RCRA Storage Area 5	D&D	N/A	
X-326	RCRA Storage Area 6	D&D	N/A	
X-326	DMSA #1	D&D	N/A	
X-326	DMSA #2	D&D	N/A	
X-326	DMSA #3	D&D	N/A	
X-326	DMSA #4	D&D	N/A	
X-326	DMSA #5	D&D	N/A	
X-326	DMSA #6	D&D	N/A	
X-326	EUDMSA #11	D&D	N/A	
X-326	EUDMSA #12	D&D	N/A	
X-330	DMSA #1	D&D	N/A	
X-330	DMSA #2	D&D	N/A	
X-330	DMSA #3	D&D	N/A	
X-330	DMSA #4	D&D	N/A	
X-330	DMSA #5	D&D	N/A	

Facility No.	Facility Name	Contractor Responsible for Facility/Area	FSS Responsibility Matrix (Grounds (G), Pest Control (P), Snow Removal (S), Janitorial (J), Maintenance (M))	Comments
X-330	DMSA #6	D&D	N/A	
X-330	DMSA #7	D&D	N/A	

SECTION J - ATTACHMENT 7

SITE SERVICES AND INTERFACE REQUIREMENTS MATRIX For the Portsmouth D&D Project

Services listed in the Portsmouth Site Services and Interface Requirements Matrix shall be performed in accordance with the Performance Work Statement.

Legend for Matrix – The Legend for the primary Matrix users/providers is as follows:

ETS	Environmental Technical Services Contract(or)
D&D	D&D /Remediation Contract(or)
FSS	Facilities Support Services Contract(or)
USEC	United States Enrichment Corporation Contract(or)
Other Site Users	Examples: Ohio National Guard, DUF6 Conversion Project
Cost Allocation	The term “cost allocation” means the individual contractor will incur the cost for performing that activity

Types of Interfaces – Applies to D&D contractor

1. Information (I): knowledge (data, facts, etc) gathered or supplied
2. Physical (P): systems in tangible contact (i.e., ‘pipe-to-pipe’), or a physical exchange of product or materials
3. Service (S): provision of work for another contractor

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Project Support Requirements								
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
I	Master Plan - The ETS contractor develops the initial strategy, then the D&D contractor reviews and updates. Ownership of the overall cleanup strategy document is transferred from the ETS contractor and maintained by the D&D contractor.	Initial development and subsequent input	Update and maintain	Provides input	Provides input	Provides input	C.2.7.1	ETS bears the cost burden for development of the initial document. Once the Plan has been turned over to the D&D contractor, D&D contractor bears the cost burden for work necessary to maintain and update; other contractors/users bear internal and implementation costs
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	Requirements	Cost Allocations
I	Regulatory Compliance and Permits – Comply, develop, renew existing permits and/or obtain new permits as necessary. The majority of the permits will be the responsibility of the D&D contractor. Other contractors will also have limited number of permit responsibilities for its respective work.	Provide information to D&D contractor, if needed. Responsible for maintaining the comprehensive list of permits.	Renews existing permits and obtain new permits for D&D Project.	Renews existing permits and obtain new permits for Facility Support activities.	Renews existing permits and obtain new permits for Lease Areas.	Provide information to D&D contractor, if needed.	C.2.7.4	Each site contractor bears the cost burden of administration and implementation.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Project Support Requirements								
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
I	Regulatory Documents and Involvement – the D&D contractor has the primary responsibility for interaction with DOE and regulators. The other site contractors will provide information and support to D&D contractor as related to the regulatory involvement process.	Provide support and information to D&D contractor.	Primary responsibility for regulatory involvement.	Provide support and information to D&D contractor.	Provide support and information to D&D contractor.	Provide support and information to D&D contractor.	C.2	D&D contractor bears the cost burden for development of documents and regulatory involvement. Other contractors/users bear internal and implementation costs.
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
I	Develop and Submit the Annual Site Environmental Report (ASER) - D&D contractor is responsible for developing the ASER for the D&D Project. The ETS contractor has the responsibility for the sitewide coordination of the environmental reports, if required.	Provide input and support to D&D contractor. Coordinate sitewide environmental reports.	Develop and submit.	Provide input and support.	Provide input and support.	Provide input and support.	C.2.7.6	D&D contractor bears the cost burden for development of documents and regulatory involvement. Other contractors/users bear internal and implementation costs

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES

Facilities D&D

Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
P	Facilities D&D Activities - For example: Utilities Isolation/re-routing/optimization, Deactivation, and Demolition. D&D contractor will be performing D&D activities: plan and implementation.	Provide oversight and support.	Coordinate and notify USEC on plans for work activities, site safety, and logistics issues.	Provide support, if necessary.	Concur if necessary.	Provide support, if necessary.	C.2.2 and C.2.3	D&D contractor bears the cost burden for field work. Other contractors/users bear internal and implementation costs
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
P/I	Facilities Transfer and Turnover activities - USEC is responsible for completing the turnover requirements per the Lease. Provides support and verification process for DOE acceptance of the facilities to ensure the turnover requirements are met.	Support DOE with the turnover requirements.	Receive facilities/services as approved by DOE.	Receive facilities/services as approved by DOE.	Completes the turnover requirements and transfers to DOE.	Provide support, if applicable.	C.2.7.1	FSS contractor bears the cost burden for maintenance of its responsible area and facilities. D&D contractor bears the cost burden for verification process and its responsible facilities/area of S&M upon assignment of the facilities by the CO.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES

Environmental Restoration

Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
P/I	Soils Remediation Activities - D&D contractor will be performing soils remediation activities: removal underground utilities, pipings/components, slabs, footers, and other below grade structures.	Provide oversight and support.	Perform soils remediation: Coordinate and notify affected tenants/contractors.	Provide support, if necessary.	Provide support, if necessary.	Provide support, if necessary.	C.2.4.2	D&D contractor bears the cost burden for remediation work. Other contractors/users bear internal and support costs.
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
P/I	Groundwater Monitoring and Inspection - the D&D contractor is responsible for conducting groundwater monitoring and inspection per the IGWMP. The ETS contractor may perform independent monitoring or inspection.	Perform independent oversight and independent monitoring and inspection activities. Coordinate with D&D contractor.	Perform groundwater monitoring and inspection. Coordinate with all other site tenants/contractors: notify USEC, if required. Provide support to ETS for independent monitoring and inspection.	Provide support, if necessary.	Provide support, if necessary.	Provide support, if necessary.	C.2.4.3	D&D contractor bears the cost burden for remediation work. ETS contractor bears the cost burden if/when it performs independent activities. Other contractors/users bear internal and support costs.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES

Waste Management

Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
P/I	Management of Waste - Waste generated during Surveillance and Maintenance and D&D activities is managed and disposed by the D&D contractor. <u>Sanitary waste (non-radiological and non-hazardous) obtained from FSS contractor activities under the contract is to be managed and disposed by the FSS contractor.</u>	Notify and coordinate with D&D contractor related to anticipated waste generation plans.	Receives, stores, and dispositions contaminated waste generated from D&D activities and from other site contractors/tenants.	Notify and coordinate with D&D contractor related to anticipation of contaminated waste generation plans.	Notify and coordinate with D&D contractor related to anticipation of waste generation plans.	N/A	C.2.5	D&D contractor bears the cost burden for waste management program, administration, and implementation activities. Other contractors/users bear internal and support costs. FSS contractor bears the cost burden for waste management under its scope.
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
P	Provide Hazardous Waste Storage for USEC	N/A	Provide storage space for USEC's hazardous waste.	N/A	Coordinate and provide information necessary for use of the storage area.	N/A	C.2.5	D&D contractor bears the cost burden for remediation work for providing the storage space and relocation, if required.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
OSWDF								
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
P/I	OSWDF Construction Activities – If the construction of OSWDF is not self performed, the D&D contractor is responsible for the construction oversight while a subcontractor performs construction.	N/A	Responsible for Construction Oversight.	Provide support, if necessary.	N/A	N/A	C.2.5.4.2	D&D contractor bears the cost burden if Self Performed; D&D contractor bears the cost burden for construction oversight. D&D contractor bears the construction subcontract cost burden if it is subcontracted.
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
I	OSWDF Design Activities - the D&D contractor will complete the design and Certified for Construction package, if the OSWDF is approved. During the design process, location of the OSWDF will be determined.	Provide support to D&D contractor, if necessary.	Coordinate OSWDF location with USEC to ensure no shared site agreements are impacted.	Provide support to D&D contractor, if necessary.	Review and support location determination.	Provide support to D&D contractor, if necessary.	C.2.5.4.1	D&D contractor bears the cost burden for design and CFC package. Other contractors bear the cost of internal support activities.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Surveillance and Maintenance (S&M) and Facility Stabilization								
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
P/I	DMSAs and HEU Activities - D&D contractor is responsible for DMSAs in the Lease area. D&D contractor conducts the maintenance checks on HEU cells, however USEC leases the HEU equipment.	N/A	Surveillance and maintenance of HEU cells and DMSAs.	N/A	Coordinate with D&D contractor to facilitate S&M of HEU cells and DMSAs.	N/A	C.2.6 and C.2.2	D&D contractor bears the cost burden for performing S&M of the HEU cells and the DMSAs activities.
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
P/I	S&M Activities – S&M or facility maintenance activities are performed to prevent and correct maintenance for systems and facilities.	N/A	Responsible for S&M activities in nuclear and non-nuclear facilities in assigned facilities identified in Section J, Attachment 5.	Responsible for facility maintenance activities (non-nuclear activities) in assigned facilities identified in Section J, Attachment 5.	Coordinate with appropriate contractor.	Coordinate with appropriate contractor.	C.2.2	D&D contractor bears the cost burden for performing the S&M activities for the assigned facilities. The FSS contractor bears the cost burden for performing the facility maintenance activities for the assigned facilities.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Environmental, Safety, Health, and Quality								
Type of Interface	Task (Interface, Service – Mandatory)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
I/S	Health Physics and Radiological Site Services - D&D contractor is responsible for providing health physics and radiological site services (e.g. Dosimetry program, radiological surveys and monitoring).	Receives services from D&D contractor. Provide input to the D&D contractor.	Provides health physics and radiological site services to ETS and FSS contractors and DOE.	Receives services from D&D contractor. Provide input for service needs to support the D&D contractor's budgeting requirement.	N/A	N/A	C.2.7.3	D&D contractor bears the cost burden of program administration and implementation. Other site contractors bear internal implementation costs.
Type of Interface	Task (Interface, Service – Mandatory)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
P	Industrial Hygiene Health and Safety Services and Equipment – Personal protective Equipment, Monitoring Equipment, and Other Equipment Related to Health and Safety	Receives H&S services and equipment including (PPE) equipment from D&D contractor.	Provides health and safety services and equipment to all D&D project contractors.	Receives H&S services and equipment including (PPE) equipment from D&D contractor.	N/A	N/A	C.2.7.3	D&D contractor will bear cost burden for this task.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Safeguards and Security								
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
I	Security Management (physical and personnel security) – FSS contractor is responsible for security management which includes providing input to site security planning by USEC; plans and procedures; lock and key program; facility registration; information security; computer security and classification; badging (HSPD-12 credentials); and access authorization.	Provides necessary information to the FSS contractor to support security management program.	Provides necessary information to the FSS contractor to support security management program.	Provides security management services to DOE and DOE contractors.	Provides necessary information to the FSS contractor to support security management program.	Provides necessary information to the FSS contractor to support security management program.		FSS contractor bears the cost burden. Other site contractors bear internal and implementation cost.
Type of Interface	Task (Service - Mandatory)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
	Reserved							

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Site Services								
Type of Interface	Task (Service – Optional, Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
S/I	Protective Force Services - Protective Forces will be provided as GFS/I in the initial part of the period of performance. This service may be provided by the D&D contractor at a later date as authorized by the CO. The contractors have the responsibilities to provide necessary information to support the Protective Force services.	Provide necessary information and support, if required.	Initially provide necessary information and support, if required.	Provide necessary information and support, if required.	Initially, provide sitewide protective force services to DOE and site contractors.	Provide necessary information and support, if required.	C.2.7	Initially provided as GFS/I. Upon CO authorization to the D&D contractor, the D&D contractor will bear the cost burden for the services. The other site contractors/users will bear internal and implementation cost.
Type of Interface	Task (Service – Optional, Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
S/I	Emergency Management and Response - Emergency management and response is provided as GFS/I in the initial part of the period of performance. This service may be provided by the D&D contractor at a later date as authorized by the CO. The contractors have the responsibility to support in implementation of the emergency management program, response, and recovery.	Provides information and support.	Provides information and support.	Provides information and support.	Provides Emergency Management and response services.	Provides information and support.	C.2.7	Initially provided as GFS/I. Upon CO authorization to the D&D contractor, the D&D contractor will bear the cost burden for the services. The other site contractors/users will bear internal and implementation cost.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Site Services								
Type of Interface	Task (Service – Optional, Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
S/I	Fire Protection Services - Fire Protection will be provided as GFS/I in the initial part of the period of performance. This service may be provided by the D&D contractor at a later date as authorized by the CO. The contractors have the responsibility to support the Fire Protection services.	Provide necessary information and support, if required.	Provide necessary information and support, if required.	Provide necessary information and support, if required.	Provide sitewide Fire Protection services to DOE and site contractors.	Provide necessary information and support, if required.	C.2.7	Initially, provided as GFS/I. Upon CO authorization to the D&D contractor, the D&D contractor will bear the cost burden for the services. The other site contractors/users will bear internal and implementation cost.
	Task (Service – Optional, Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
S/I	Site Utility Services - Utility services for site operations are provided as GFS/I in the initial part of the period of performance; sanitary water, sanitary sewage, recirculating cooling water, plant dry air, electrical power distribution, power administration, nitrogen system, street lights, steam, and utilities inspection. These services may be provided by the D&D contractor at a later date as authorized by the CO. The contractors have the responsibility to support in implementation of utilities services.	Provides information and support.	Provides information and support.	Provides information and support.	Provides Utilities.	Provides information and support.	C.2.7	Initially provided as GFS/I. Upon CO authorization to the D&D contractor, the D&D contractor will bear the cost burden for the services. The other site contractors/users will bear internal and implementation cost.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Project Support								
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
I	Baseline Development Activities – D&D contractor will be developing and maintaining the D&D life-cycle project baseline and supporting the Critical Decisions process. The ETS contractor will be developing the Sitewide Integrated Lifecycle Federal Baseline.	Receives baseline information/data package from site contractors/tenant. Owner of the Sitewide Integrated Lifecycle Federal Baseline.	Owner of the D&D life cycle project baseline. Support ETS contractor for the Sitewide Integrated Lifecycle Federal Baseline.	Provides baseline to the ETS contractor to support the Sitewide Integrated Lifecycle Federal Baseline.	Provides baseline to the ETS contractor to support the Sitewide Integrated Lifecycle Federal Baseline.	Provides baseline to the ETS contractor to support the Sitewide Integrated Lifecycle Federal Baseline.	C.2.7.2	D&D contractor will bear the cost burden for the D&D project baseline. The ETS contractor will bear the cost burden for the integrated lifecycle baseline. The other site contractors/users will bear internal and implementation cost.
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Project Support								
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
I	Public Relations Activities – the D&D contractor is primarily responsible for supporting the public relations activities. Other site contractors will be providing support related to its own areas.	Provide support to DOE. Provide support/information to D&D contractor.	Primary responsibility for public relations activities.	Provide support/information to D&D contractor.	Provide support/information to D&D contractor.	Provide support/information to D&D contractor.	C.2.7.10	D&D contractor will bear the cost burden for programs and plans and implementation. The other site contractors/users will bear internal and implementation cost.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Project Support								
Type of Interface	Task (Service – Mandatory, Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
I/S	Records Management and Document Control – Documents (archives, newly generated, and received) will be kept by the FSS contractor. Every contractor is responsible for maintaining its records management program, however documents generated by the other site contractors will be sent to the FSS contractor.	Maintain own document control system for its oversight and DOE generated documents.	Sends all project documents to FSS contractor.	Provides for Records Management services. Receives all project documents from other DOE contractors in support of the D&D.	Sends all project documents to FSS contractor.	Sends all project documents to FSS contractor.	C.2.7.9	FSS contractor bears the cost burden for records management program and implementation. The other site contractors/users will bear internal and implementation cost.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Project Support								
Type of Interface	Task (Service – Mandatory, Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
Type of Interface	Task	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
I/S	Cyber Security – Compliance of cyber security program, plans, and implementation.	Covered by the PPPO.	Receives service from FSS contractor.	Provides cyber security service to D&D contractor.	N/A	N/A		FSS contractor bears the cost burden for cyber security.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Property Management								
Type of Interface	Task (Service – Mandatory, Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
I/S	Property Management – the FSS contractor has the responsibility for site wide DOE personal and real property management. The FSS contractor is responsible for maintaining the FIMS and PIDS database by coordinating with other site contractors.	Provide information to FSS contractor.	Manage assigned real and personal property and provide information to FSS contractor.	Manage assigned real and personal property and responsible for reporting of real and personal property information for the D&D project.	Manage assigned real and personal property and provide information to FSS contractor.	Manage assigned real and personal property and provide information to FSS contractor.	C.2.7.11	Contractors will bear the cost burden for cradle-to-grave management of assigned real and personal properties. However, the FSS contractor will bear the cost burden for reporting of property management information.
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
I	Fleet Management and Equipment Repairs – The FSS contractor is responsible for fleet management including the GSA vehicles and reporting for the D&D project. 1. GSA interface 2. Fuel and maintenance reporting 3. Fleet maintenance scheduling 4. GSA lease payment (including routine maintenance)	Coordinate vehicle use with DOE.	Responsible for management of assigned vehicles and equipment including the GSA vehicles.	Responsible for fleet management of assigned vehicles and equipment. Additionally, responsible for reporting for the D&D Project.	N/A	N/A	C.2.7.11	Contractors will bear the cost burden for fuel, tracking, and repair of assigned vehicles and equipment. The FSS contractor will bear the cost burden for management and reporting for Fleet Management.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Project Support								
Type of Interface	Task (Service - Optional)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
S	Janitorial Services – Janitorial services that includes sanitary trash pickup, restroom cleaning, and shower cleaning will be provided by the FSS contractor.	Receives the services from the FSS contractor.	Receives the services from the FSS contractor.	Provides the service to D&D and ETS contractors.	N/A	N/A	C.2.7.14	FSS contractor will bear the cost burden for the service.
Type of Interface	Task (Service – Optional, Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Requirements	Cost Allocations
S/I	Computer and Telecommunication Services – FSS is responsible for providing telephones and computers.	Receives service computer services from DOE – PPPO and telephones from FSS.	Receives service from FSS	Provides service to D&D contractor.	N/A	N/A		FSS contractor will bear the cost burden for the service.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Project Support								
Type of Interface	Task (Service – Optional)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
S	Laundry Services – D&D contractor will provide the services to ETS and FSS.	Receives services from D&D contractor.	Responsible for the laundry services – also provides laundry services for ETS, DOE, and FSS.	Receives services from D&D contractor.	N/A	Receives services from D&D contractor.	C.2.7.14	D&D contractor will bear cost burden for this service.
Type of Interface	Task (Service-Optional, Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Project Support								
Type of Interface	Task (Service – Optional)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
	Reserved							

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Project Support								
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
S	Mail Service – FSS contractor provides the central pick up and drop off service. Each contractor is responsible for its internal mail services.	Receives service from FSS and USEC (for certified mail only).	Receives service from FSS and USEC (for certified mail only).	Provides mail service (except certified mail) to ETS, D&D, and DOE.	Provides Certified Mail service.	N/A		FSS contractor will bear cost burden for central pick up and drop off service.
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
S	Training Service – FSS contractor provides the site training for ETS, DOE, and D&D Contractor.	Receives service from FSS.	Receives service from FSS	Provides training service to ETS and D&D contractors and DOE,	N/A	Receives service from FSS.		FSS contractor will bear cost burden for this service.

PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Project Support								
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations

I	Consolidated Financial Statement and D&D Fund Support.	Prepares Consolidated Financial Statement and provides D&D Fund Support for DOE.	Provides information and support to ETS.	Provides information and support to ETS.	N/A	N/A		ETS contractor will bear cost burden for this task.
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PORTSMOUTH D&D PROJECT SERVICES AND INTERFACE ACTIVITIES								
Project Support								
Type of Interface	Task (Interface)	ETS	D&D	FSS	USEC	Other Site Users	D&D Contract Requirements	Cost Allocations
I	Technical Support for Annual Report to Congress on Environment, Safety, and Health Conditions.	Provides information and support to D&D contractor.	Provides technical support to DOE for Annual Report to Congress on Environment, Safety, and Health Conditions after the incumbent infrastructure contract expires.	Provides information and support to D&D contractor.	Provides information and support to D&D contractor.	Provides information and support to D&D contractor.	C.2.7.3	D&D contractor will bear cost burden for this task.

SECTION J – ATTACHMENT 8

TECHNICAL REQUIREMENTS

TECHNICAL REQUIREMENTS

Work Description	Requirements
Lawn areas	Grass and Vegetation is not to exceed 6" tall
Monitoring wells	Grass within a 10' diameter circle, not to exceed 4" tall
Bush hog areas	Grass and Vegetation not to exceed 24" tall
Security fence areas	Grass and Vegetation within 25' on both sides, not to exceed 6" tall
Grass along roadways	Grass and Vegetation within 25' on both sides, not to exceed 6" tall
Boundary fence	Inspect, clear brush, repair as needed
Ambient air monitors	Grass and Vegetation within 50' diameter, not to exceed 4" tall
Remedial action areas	Remain in compliance with the <i>Integrated Surveillance and Maintenance Plan</i> (DOE/OR/11-3081&D2)
Snow/ice	Clear, non-slip surface

SECTION J
ATTACHMENT 9

WAGE DETERMINATION FOR SERVICE CONTRACT ACT

SECTION J
ATTACHMENT 9

WAGE DETERMINATION FOR SERVICE CONTRACT ACT

WD 05-2423 (Rev.-9) was first posted on www.wdol.gov on 09/01/2009

REGISTER OF WAGE DETERMINATIONS UNDER
THE SERVICE CONTRACT ACT
By direction of the Secretary of Labor

U.S. DEPARTMENT OF LABOR
EMPLOYMENT STANDARDS ADMINISTRATION
WAGE AND HOUR DIVISION
WASHINGTON D.C. 20210

Shirley F. Ebbesen Division of
Director Wage Determinations

Wage Determination No.: 2005-2423
Revision No.: 9
Date Of Revision: 08/27/2009

State: Ohio

Area: Ohio Counties of Adams, Athens, Gallia, Highland, Hocking, Jackson,
Lawrence, Meigs, Pike, Ross, Scioto, Vinton

Fringe Benefits Required Follow the Occupational Listing

OCCUPATION CODE - TITLE	FOOTNOTE	RATE
01000 - Administrative Support And Clerical Occupations		
01011 - Accounting Clerk I		10.88
01012 - Accounting Clerk II		12.56
01013 - Accounting Clerk III		14.03
01020 - Administrative Assistant		16.09
01040 - Court Reporter		16.81
01051 - Data Entry Operator I		10.61
01052 - Data Entry Operator II		12.05
01060 - Dispatcher, Motor Vehicle		17.05
01070 - Document Preparation Clerk		12.16
01090 - Duplicating Machine Operator		12.16
01111 - General Clerk I		10.07
01112 - General Clerk II		10.99
01113 - General Clerk III		12.34
01120 - Housing Referral Assistant		14.77
01141 - Messenger Courier		11.02
01191 - Order Clerk I		10.45
01192 - Order Clerk II		11.54
01261 - Personnel Assistant (Employment) I		12.96
01262 - Personnel Assistant (Employment) II		14.51
01263 - Personnel Assistant (Employment) III		16.17
01270 - Production Control Clerk		18.19
01280 - Receptionist		10.18
01290 - Rental Clerk		9.81
01300 - Scheduler, Maintenance		11.84
01311 - Secretary I		11.84
01312 - Secretary II		13.23
01313 - Secretary III		14.77
01320 - Service Order Dispatcher		15.16
01410 - Supply Technician		16.09
01420 - Survey Worker		11.21
01531 - Travel Clerk I		12.10
01532 - Travel Clerk II		12.91
01533 - Travel Clerk III		13.69
01611 - Word Processor I		10.80
01612 - Word Processor II		12.07
01613 - Word Processor III		13.55
05000 - Automotive Service Occupations		
05005 - Automobile Body Repairer, Fiberglass		17.19
05010 - Automotive Electrician		16.53
05040 - Automotive Glass Installer		15.80

05070 - Automotive Worker	15.80
05110 - Mobile Equipment Servicer	14.36
05130 - Motor Equipment Metal Mechanic	17.19
05160 - Motor Equipment Metal Worker	15.80
05190 - Motor Vehicle Mechanic	16.70
05220 - Motor Vehicle Mechanic Helper	14.27
05250 - Motor Vehicle Upholstery Worker	15.07
05280 - Motor Vehicle Wrecker	15.80
05310 - Painter, Automotive	16.53
05340 - Radiator Repair Specialist	15.80
05370 - Tire Repairer	13.87
05400 - Transmission Repair Specialist	17.19
07000 - Food Preparation And Service Occupations	
07010 - Baker	14.60
07041 - Cook I	13.33
07042 - Cook II	14.60
07070 - Dishwasher	10.28
07130 - Food Service Worker	10.28
07210 - Meat Cutter	14.60
07260 - Waiter/Waitress	11.16
09000 - Furniture Maintenance And Repair Occupations	
09010 - Electrostatic Spray Painter	16.53
09040 - Furniture Handler	11.89
09080 - Furniture Refinisher	16.53
09090 - Furniture Refinisher Helper	13.65
09110 - Furniture Repairer, Minor	15.07
09130 - Upholsterer	16.53
11000 - General Services And Support Occupations	
11030 - Cleaner, Vehicles	10.28
11060 - Elevator Operator	10.28
11090 - Gardener	13.33
11122 - Housekeeping Aide	10.46
11150 - Janitor	10.46
11210 - Laborer, Grounds Maintenance	11.16
11240 - Maid or Houseman	9.35
11260 - Pruner	10.28
11270 - Tractor Operator	12.62
11330 - Trail Maintenance Worker	11.16
11360 - Window Cleaner	11.36
12000 - Health Occupations	
12010 - Ambulance Driver	12.77
12011 - Breath Alcohol Technician	14.74
12012 - Certified Occupational Therapist Assistant	19.28
12015 - Certified Physical Therapist Assistant	18.61
12020 - Dental Assistant	13.21
12025 - Dental Hygienist	25.02
12030 - EKG Technician	19.83
12035 - Electroneurodiagnostic Technologist	19.83
12040 - Emergency Medical Technician	12.77
12071 - Licensed Practical Nurse I	13.34
12072 - Licensed Practical Nurse II	14.92
12073 - Licensed Practical Nurse III	16.64
12100 - Medical Assistant	11.71
12130 - Medical Laboratory Technician	14.66
12160 - Medical Record Clerk	12.53
12190 - Medical Record Technician	14.01
12195 - Medical Transcriptionist	12.00
12210 - Nuclear Medicine Technologist	28.07
12221 - Nursing Assistant I	9.38
12222 - Nursing Assistant II	10.55
12223 - Nursing Assistant III	11.51

12224 - Nursing Assistant IV	12.92
12235 - Optical Dispenser	15.10
12236 - Optical Technician	12.98
12250 - Pharmacy Technician	12.39
12280 - Phlebotomist	12.92
12305 - Radiologic Technologist	21.96
12311 - Registered Nurse I	21.18
12312 - Registered Nurse II	25.92
12313 - Registered Nurse II, Specialist	25.92
12314 - Registered Nurse III	31.37
12315 - Registered Nurse III, Anesthetist	31.37
12316 - Registered Nurse IV	37.57
12317 - Scheduler (Drug and Alcohol Testing)	18.26
13000 - Information And Arts Occupations	
13011 - Exhibits Specialist I	16.72
13012 - Exhibits Specialist II	20.72
13013 - Exhibits Specialist III	24.47
13041 - Illustrator I	16.72
13042 - Illustrator II	20.72
13043 - Illustrator III	24.47
13047 - Librarian	22.95
13050 - Library Aide/Clerk	10.20
13054 - Library Information Technology Systems Administrator	20.72
13058 - Library Technician	13.45
13061 - Media Specialist I	14.95
13062 - Media Specialist II	16.60
13063 - Media Specialist III	18.42
13071 - Photographer I	13.81
13072 - Photographer II	15.45
13073 - Photographer III	19.14
13074 - Photographer IV	22.69
13075 - Photographer V	24.08
13110 - Video Teleconference Technician	16.45
14000 - Information Technology Occupations	
14041 - Computer Operator I	14.61
14042 - Computer Operator II	18.72
14043 - Computer Operator III	21.15
14044 - Computer Operator IV	22.66
14045 - Computer Operator V	25.09
14071 - Computer Programmer I	(see 1) 21.74
14072 - Computer Programmer II	(see 1) 24.22
14073 - Computer Programmer III	(see 1)
14074 - Computer Programmer IV	(see 1)
14101 - Computer Systems Analyst I	(see 1) 25.57
14102 - Computer Systems Analyst II	(see 1)
14103 - Computer Systems Analyst III	(see 1)
14150 - Peripheral Equipment Operator	14.61
14160 - Personal Computer Support Technician	22.66
15000 - Instructional Occupations	
15010 - Aircrew Training Devices Instructor (Non-Rated)	25.57
15020 - Aircrew Training Devices Instructor (Rated)	30.94
15030 - Air Crew Training Devices Instructor (Pilot)	33.21
15050 - Computer Based Training Specialist / Instructor	25.57
15060 - Educational Technologist	27.48
15070 - Flight Instructor (Pilot)	33.21
15080 - Graphic Artist	17.58
15090 - Technical Instructor	19.32
15095 - Technical Instructor/Course Developer	23.64
15110 - Test Proctor	15.60
15120 - Tutor	15.60

16000 - Laundry, Dry-Cleaning, Pressing And Related Occupations	
16010 - Assembler	8.65
16030 - Counter Attendant	8.65
16040 - Dry Cleaner	10.96
16070 - Finisher, Flatwork, Machine	8.65
16090 - Presser, Hand	8.65
16110 - Presser, Machine, Drycleaning	8.65
16130 - Presser, Machine, Shirts	8.65
16160 - Presser, Machine, Wearing Apparel, Laundry	8.65
16190 - Sewing Machine Operator	11.74
16220 - Tailor	12.50
16250 - Washer, Machine	9.40
19000 - Machine Tool Operation And Repair Occupations	
19010 - Machine-Tool Operator (Tool Room)	16.53
19040 - Tool And Die Maker	19.91
21000 - Materials Handling And Packing Occupations	
21020 - Forklift Operator	13.46
21030 - Material Coordinator	18.19
21040 - Material Expediter	18.19
21050 - Material Handling Laborer	12.13
21071 - Order Filler	12.07
21080 - Production Line Worker (Food Processing)	13.46
21110 - Shipping Packer	13.22
21130 - Shipping/Receiving Clerk	13.22
21140 - Store Worker I	12.00
21150 - Stock Clerk	16.41
21210 - Tools And Parts Attendant	13.46
21410 - Warehouse Specialist	13.46
23000 - Mechanics And Maintenance And Repair Occupations	
23010 - Aerospace Structural Welder	20.02
23021 - Aircraft Mechanic I	19.28
23022 - Aircraft Mechanic II	20.02
23023 - Aircraft Mechanic III	20.85
23040 - Aircraft Mechanic Helper	15.31
23050 - Aircraft, Painter	18.41
23060 - Aircraft Servicer	16.90
23080 - Aircraft Worker	17.72
23110 - Appliance Mechanic	18.18
23120 - Bicycle Repairer	13.87
23125 - Cable Splicer	26.73
23130 - Carpenter, Maintenance	17.98
23140 - Carpet Layer	17.38
23160 - Electrician, Maintenance	23.78
23181 - Electronics Technician Maintenance I	21.12
23182 - Electronics Technician Maintenance II	23.33
23183 - Electronics Technician Maintenance III	24.78
23260 - Fabric Worker	16.05
23290 - Fire Alarm System Mechanic	17.43
23310 - Fire Extinguisher Repairer	15.48
23311 - Fuel Distribution System Mechanic	19.64
23312 - Fuel Distribution System Operator	15.77
23370 - General Maintenance Worker	14.33
23380 - Ground Support Equipment Mechanic	19.28
23381 - Ground Support Equipment Servicer	16.90
23382 - Ground Support Equipment Worker	17.72
23391 - Gunsmith I	15.48
23392 - Gunsmith II	17.58
23393 - Gunsmith III	19.28
23410 - Heating, Ventilation And Air-Conditioning Mechanic	17.19
23411 - Heating, Ventilation And Air Contditioning	18.53

Mechanic (Research Facility)	
23430 - Heavy Equipment Mechanic	17.77
23440 - Heavy Equipment Operator	20.12
23460 - Instrument Mechanic	20.09
23465 - Laboratory/Shelter Mechanic	18.50
23470 - Laborer	11.12
23510 - Locksmith	16.53
23530 - Machinery Maintenance Mechanic	18.51
23550 - Machinist, Maintenance	17.70
23580 - Maintenance Trades Helper	13.65
23591 - Metrology Technician I	20.09
23592 - Metrology Technician II	20.85
23593 - Metrology Technician III	21.62
23640 - Millwright	20.63
23710 - Office Appliance Repairer	16.85
23760 - Painter, Maintenance	16.93
23790 - Pipefitter, Maintenance	21.00
23810 - Plumber, Maintenance	20.25
23820 - Pneudraulic Systems Mechanic	19.28
23850 - Rigger	19.28
23870 - Scale Mechanic	17.58
23890 - Sheet-Metal Worker, Maintenance	19.73
23910 - Small Engine Mechanic	15.80
23931 - Telecommunications Mechanic I	25.39
23932 - Telecommunications Mechanic II	26.36
23950 - Telephone Lineman	23.11
23960 - Welder, Combination, Maintenance	17.19
23965 - Well Driller	17.80
23970 - Woodcraft Worker	19.28
23980 - Woodworker	14.36
24000 - Personal Needs Occupations	
24570 - Child Care Attendant	9.32
24580 - Child Care Center Clerk	11.66
24610 - Chore Aide	9.35
24620 - Family Readiness And Support Services Coordinator	11.03
24630 - Homemaker	12.96
25000 - Plant And System Operations Occupations	
25010 - Boiler Tender	24.95
25040 - Sewage Plant Operator	18.18
25070 - Stationary Engineer	24.95
25190 - Ventilation Equipment Tender	16.70
25210 - Water Treatment Plant Operator	18.18
27000 - Protective Service Occupations	
27004 - Alarm Monitor	14.10
27007 - Baggage Inspector	10.61
27008 - Corrections Officer	18.93
27010 - Court Security Officer	18.63
27030 - Detection Dog Handler	11.92
27040 - Detention Officer	18.93
27070 - Firefighter	17.41
27101 - Guard I	10.61
27102 - Guard II	11.92
27131 - Police Officer I	18.22
27132 - Police Officer II	20.24
28000 - Recreation Occupations	
28041 - Carnival Equipment Operator	13.41
28042 - Carnival Equipment Repairer	14.16
28043 - Carnival Equipment Worker	10.92
28210 - Gate Attendant/Gate Tender	13.25
28310 - Lifeguard	10.82

28350 - Park Attendant (Aide)	14.82
28510 - Recreation Aide/Health Facility Attendant	10.82
28515 - Recreation Specialist	15.48
28630 - Sports Official	11.80
28690 - Swimming Pool Operator	17.67
29000 - Stevedoring/Longshoremen Occupational Services	
29010 - Blocker And Bracer	17.11
29020 - Hatch Tender	17.11
29030 - Line Handler	17.11
29041 - Stevedore I	16.36
29042 - Stevedore II	18.00
30000 - Technical Occupations	
30010 - Air Traffic Control Specialist, Center (HFO) (see 2)	35.15
30011 - Air Traffic Control Specialist, Station (HFO) (see 2)	24.24
30012 - Air Traffic Control Specialist, Terminal (HFO) (see 2)	26.69
30021 - Archeological Technician I	16.35
30022 - Archeological Technician II	18.30
30023 - Archeological Technician III	22.67
30030 - Cartographic Technician	22.67
30040 - Civil Engineering Technician	20.34
30061 - Drafter/CAD Operator I	16.36
30062 - Drafter/CAD Operator II	18.30
30063 - Drafter/CAD Operator III	20.41
30064 - Drafter/CAD Operator IV	25.12
30081 - Engineering Technician I	14.16
30082 - Engineering Technician II	18.01
30083 - Engineering Technician III	20.14
30084 - Engineering Technician IV	24.95
30085 - Engineering Technician V	30.52
30086 - Engineering Technician VI	34.70
30090 - Environmental Technician	19.18
30210 - Laboratory Technician	17.51
30240 - Mathematical Technician	22.67
30361 - Paralegal/Legal Assistant I	16.95
30362 - Paralegal/Legal Assistant II	21.00
30363 - Paralegal/Legal Assistant III	25.69
30364 - Paralegal/Legal Assistant IV	31.08
30390 - Photo-Optics Technician	22.67
30461 - Technical Writer I	21.94
30462 - Technical Writer II	26.84
30463 - Technical Writer III	30.03
30491 - Unexploded Ordnance (UXO) Technician I	22.34
30492 - Unexploded Ordnance (UXO) Technician II	27.03
30493 - Unexploded Ordnance (UXO) Technician III	32.40
30494 - Unexploded (UXO) Safety Escort	22.34
30495 - Unexploded (UXO) Sweep Personnel	22.34
30620 - Weather Observer, Combined Upper Air Or Surface Programs	(see 2) 20.41
30621 - Weather Observer, Senior	(see 2) 22.67
31000 - Transportation/Mobile Equipment Operation Occupations	
31020 - Bus Aide	9.50
31030 - Bus Driver	13.37
31043 - Driver Courier	11.80
31260 - Parking and Lot Attendant	8.90
31290 - Shuttle Bus Driver	12.76
31310 - Taxi Driver	9.17
31361 - Truckdriver, Light	12.76
31362 - Truckdriver, Medium	15.11
31363 - Truckdriver, Heavy	16.27
31364 - Truckdriver, Tractor-Trailer	16.27
99000 - Miscellaneous Occupations	

99030 - Cashier	7.87
99050 - Desk Clerk	9.22
99095 - Embalmer	20.37
99251 - Laboratory Animal Caretaker I	12.00
99252 - Laboratory Animal Caretaker II	12.60
99310 - Mortician	25.39
99410 - Pest Controller	15.31
99510 - Photofinishing Worker	9.96
99710 - Recycling Laborer	13.94
99711 - Recycling Specialist	16.92
99730 - Refuse Collector	12.73
99810 - Sales Clerk	10.09
99820 - School Crossing Guard	11.31
99830 - Survey Party Chief	17.79
99831 - Surveying Aide	11.78
99832 - Surveying Technician	16.17
99840 - Vending Machine Attendant	12.62
99841 - Vending Machine Repairer	14.60
99842 - Vending Machine Repairer Helper	12.62

ALL OCCUPATIONS LISTED ABOVE RECEIVE THE FOLLOWING BENEFITS:

HEALTH & WELFARE: \$3.35 per hour or \$134.00 per week or \$580.66 per month

VACATION: 2 weeks paid vacation after 1 year of service with a contractor or successor; 3 weeks after 10 years, 4 after 15 years, and 5 after 25 years. Length of service includes the whole span of continuous service with the present contractor or successor, wherever employed, and with the predecessor contractors in the performance of similar work at the same Federal facility. (Reg. 29 CFR 4.173)

HOLIDAYS: A minimum of eleven paid holidays per year: New Year's Day, Martin Luther King Jr's Birthday, Washington's Birthday, Good Friday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans' Day, Thanksgiving Day, and Christmas Day. A contractor may substitute for any of the named holidays another day off with pay in accordance with a plan communicated to the employees involved.) (See 29 CFR 4.174)

THE OCCUPATIONS WHICH HAVE NUMBERED FOOTNOTES IN PARENTHESES RECEIVE THE FOLLOWING:

1) COMPUTER EMPLOYEES: Under the SCA at section 8(b), this wage determination does not apply to any employee who individually qualifies as a bona fide executive, administrative, or professional employee as defined in 29 C.F.R. Part 541. Because most Computer System Analysts and Computer Programmers who are compensated at a rate not less than \$27.63 (or on a salary or fee basis at a rate not less than \$455 per week) an hour would likely qualify as exempt computer professionals, (29 C.F.R. 541.400) wage rates may not be listed on this wage determination for all occupations within those job families. In addition, because this wage determination may not list a wage rate for some or all occupations within those job families if the survey data indicates that the prevailing wage rate for the occupation equals or exceeds \$27.63 per hour conformances may be necessary for certain nonexempt employees. For example, if an individual employee is nonexempt but nevertheless performs duties within the scope of one of the Computer Systems Analyst or Computer Programmer occupations for which this wage determination does not specify an SCA wage rate, then the wage rate for that employee must be conformed in accordance with the

conformance procedures described in the conformance note included on this wage determination.

Additionally, because job titles vary widely and change quickly in the computer industry, job titles are not determinative of the application of the computer professional exemption. Therefore, the exemption applies only to computer employees who satisfy the compensation requirements and whose primary duty consists of:

(1) The application of systems analysis techniques and procedures, including consulting with users, to determine hardware, software or system functional specifications;

(2) The design, development, documentation, analysis, creation, testing or modification of computer systems or programs, including prototypes, based on and related to user or system design specifications;

(3) The design, documentation, testing, creation or modification of computer programs related to machine operating systems; or

(4) A combination of the aforementioned duties, the performance of which requires the same level of skills. (29 C.F.R. 541.400).

2) AIR TRAFFIC CONTROLLERS AND WEATHER OBSERVERS - NIGHT PAY & SUNDAY PAY: If you work at night as part of a regular tour of duty, you will earn a night differential and receive an additional 10% of basic pay for any hours worked between 6pm and 6am. If you are a full-time employed (40 hours a week) and Sunday is part of your regularly scheduled workweek, you are paid at your rate of basic pay plus a Sunday premium of 25% of your basic rate for each hour of Sunday work which is not overtime (i.e. occasional work on Sunday outside the normal tour of duty is considered overtime work).

HAZARDOUS PAY DIFFERENTIAL: An 8 percent differential is applicable to employees employed in a position that represents a high degree of hazard when working with or in close proximity to ordnance, explosives, and incendiary materials. This includes work such as screening, blending, dying, mixing, and pressing of sensitive ordnance, explosives, and pyrotechnic compositions such as lead azide, black powder and photoflash powder. All dry-house activities involving propellants or explosives.

Demilitarization, modification, renovation, demolition, and maintenance operations on sensitive ordnance, explosives and incendiary materials. All operations involving regrading and cleaning of artillery ranges.

A 4 percent differential is applicable to employees employed in a position that represents a low degree of hazard when working with, or in close proximity to ordnance, (or employees possibly adjacent to) explosives and incendiary materials which involves potential injury such as laceration of hands, face, or arms of the employee engaged in the operation, irritation of the skin, minor burns and the like; minimal damage to immediate or adjacent work area or equipment being used. All operations involving, unloading, storage, and hauling of ordnance, explosive, and incendiary ordnance material other than small arms ammunition. These differentials are only applicable to work that has been specifically designated by the agency for ordnance, explosives, and incendiary material differential pay.

**** UNIFORM ALLOWANCE ****

If employees are required to wear uniforms in the performance of this contract (either by the terms of the Government contract, by the employer, by the state or local law, etc.), the cost of furnishing such uniforms and maintaining (by laundering or dry cleaning) such uniforms is an expense that may not be borne by an employee where such cost reduces the hourly rate below that required by the wage determination. The Department of Labor will accept payment in accordance with the following standards as compliance:

The contractor or subcontractor is required to furnish all employees with an adequate number of uniforms without cost or to reimburse employees for the actual

cost of the uniforms. In addition, where uniform cleaning and maintenance is made the responsibility of the employee, all contractors and subcontractors subject to this wage determination shall (in the absence of a bona fide collective bargaining agreement providing for a different amount, or the furnishing of contrary affirmative proof as to the actual cost), reimburse all employees for such cleaning and maintenance at a rate of \$3.35 per week (or \$.67 cents per day). However, in those instances where the uniforms furnished are made of "wash and wear" materials, may be routinely washed and dried with other personal garments, and do not require any special treatment such as dry cleaning, daily washing, or commercial laundering in order to meet the cleanliness or appearance standards set by the terms of the Government contract, by the contractor, by law, or by the nature of the work, there is no requirement that employees be reimbursed for uniform maintenance costs.

The duties of employees under job titles listed are those described in the "Service Contract Act Directory of Occupations", Fifth Edition, April 2006, unless otherwise indicated. Copies of the Directory are available on the Internet. A links to the Directory may be found on the WHD home page at <http://www.dol.gov/esa/whd/> or through the Wage Determinations On-Line (WDOL) Web site at <http://wdol.gov/>.

REQUEST FOR AUTHORIZATION OF ADDITIONAL CLASSIFICATION AND WAGE RATE {Standard Form 1444 (SF 1444)}

Conformance Process:

The contracting officer shall require that any class of service employee which is not listed herein and which is to be employed under the contract (i.e., the work to be performed is not performed by any classification listed in the wage determination), be classified by the contractor so as to provide a reasonable relationship (i.e., appropriate level of skill comparison) between such unlisted classifications and the classifications listed in the wage determination. Such conformed classes of employees shall be paid the monetary wages and furnished the fringe benefits as are determined. Such conforming process shall be initiated by the contractor prior to the performance of contract work by such unlisted class(es) of employees. The conformed classification, wage rate, and/or fringe benefits shall be retroactive to the commencement date of the contract. {See Section 4.6 (C)(vi)} When multiple wage determinations are included in a contract, a separate SF 1444 should be prepared for each wage determination to which a class(es) is to be conformed.

The process for preparing a conformance request is as follows:

- 1) When preparing the bid, the contractor identifies the need for a conformed occupation(s) and computes a proposed rate(s).
- 2) After contract award, the contractor prepares a written report listing in order proposed classification title(s), a Federal grade equivalency (FGE) for each proposed classification(s), job description(s), and rationale for proposed wage rate(s), including information regarding the agreement or disagreement of the authorized representative of the employees involved, or where there is no authorized representative, the employees themselves. This report should be submitted to the contracting officer no later than 30 days after such unlisted class(es) of employees performs any contract work.
- 3) The contracting officer reviews the proposed action and promptly submits a report of the action, together with the agency's recommendations and pertinent information including the position of the contractor and the employees, to the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, for review. (See section 4.6(b)(2) of Regulations 29 CFR Part 4).
- 4) Within 30 days of receipt, the Wage and Hour Division approves, modifies, or

disapproves the action via transmittal to the agency contracting officer, or notifies the contracting officer that additional time will be required to process the request.

- 5) The contracting officer transmits the Wage and Hour decision to the contractor.
- 6) The contractor informs the affected employees.

Information required by the Regulations must be submitted on SF 1444 or bond paper.

When preparing a conformance request, the "Service Contract Act Directory of Occupations" (the Directory) should be used to compare job definitions to insure that duties requested are not performed by a classification already listed in the wage determination. Remember, it is not the job title, but the required tasks that determine whether a class is included in an established wage determination. Conformances may not be used to artificially split, combine, or subdivide classifications listed in the wage determination.

SECTION J

ATTACHMENT 10

MOWING AND SNOW REMOVAL MAP



Theta Pro2Serve Management Company, LLC

Portsmouth Information Release Approval Request

I. Document / Information Description

(To be filled out by Requestor)

ID Number: Drawing DX-761-1177-2A

Originated Date: 5/19/09

Document Title or Identification: DOE Mowing Map

Original Author(s) / Organization: _____

Technical Editor(s) / Organization: _____

Format: Document: Total # Pages Transparencies / Presentations

Photos: 1 # Prints Electronic Media: Type _____

Audience: Public Meeting Private Meeting Presentation to Congress

Distribution List Internet Publication Publication/Press Release

Justification: Release on FSS Web Site

Requestor: _____

Date: _____

Legible Signature or Print Name & Signature

II. Patent, Classification and Protected Information Review

(To be completed by the PORTS Classification Office)

Yes No

Patent/Proprietary Review: Yes No Contains Patentable or Proprietary and/or has clearance patent information

Classification Review: Yes No Document is Unclassified

Document is Classified

Sensitive Information Review: Yes No Contains Official Use Only (OUO)
 Contains Export Controlled Information (ECI)
 Contains Unclassified Controlled Nuclear Information (UCNI)
 Contains Personal Identifiable Information (PII)
 Contains other Protected Information, describe: _____

III. Information Release Approved or Denied

(To be completed by the PORTS Classification Officer)

Approved for Public Meetings, Widespread Distribution, or Presentation to Congress

Approved for Publication, Media Broadcast, and/or Public Website

Approved for Internal Distribution Only

Approved for Publication on the Internal Network only (access restricted to network users only)

Not Approved for Release

Approved with restrictions (describe): _____

SA Thomas 5/19/09
Classification Officer/Technical Information Officer Signature / Date

Send to OSTI? Yes No

Note: Requestor must retain a record copy of all requests (approved or rejected) and material being released. Classification Officer send a copy of this form to TPMC Records Management and Document Control.

SECTION J - ATTACHMENT 11
PERFORMANCE GUARANTEE AGREEMENT

Attachment J-11 WAI Performance Guarantee Agreement

For value received, and in consideration of, and in order to induce the United States (the Government) to enter into Contract DE-SOL-0000530 for the Portsmouth Facilities Support Services (FSS) (Contract dated, December 15, 2009, by and between the Government and WASTREN – ENERGY MISSION SUPPORT LLC (WEMS) (Contractor), the undersigned, Steven A. Moore (Guarantor), of Wastren Advantage, Inc. a corporation incorporated in the State of Idaho with its principal place of business at 1862 Shyville Road, Suite 212, Piketon, OH 45661-9749 hereby unconditionally guarantees to the Government (a) the full and prompt payment and performance of all obligations, accrued and executory, which Contractor presently or hereafter may have to the Government under the Contract, and (b) the full and prompt payment and performance by Contractor of all other obligations and liabilities of Contractor to the Government, fixed or contingent, due or to become due, direct or indirect, now existing or hereafter and howsoever arising or incurred under the Contract, and (c) Guarantor further agrees to indemnify the Government against any losses the Government may sustain and expenses it may incur as a result of the enforcement or attempted enforcement by the Government of any of its rights and remedies under the Contract, in the event of a default by Contractor thereunder, and / or as a result of the enforcement or attempted enforcement by the Government of any of its rights against Guarantor hereunder.

Guarantor has read and consents to the signing of the Contract resulting from Solicitation DE-SOL-0000530. Guarantor further agrees that Contractor shall have the full right, without any notice to or consent from Guarantor, to make any and all modifications or amendments to the Contract without affecting, impairing, or discharging, in whole or in part, the liability of Guarantor hereunder.

Guarantor hereby expressly waives all defenses which might constitute a legal or equitable discharge of a surety or guarantor, and agrees that this Performance Guarantee Agreement shall be valid and unconditionally binding upon Guarantor regardless of (i) the reorganization, merger, or consolidation of Contractor into or with another entity, corporate or otherwise, or the liquidation or dissolution of Contractor, or the sale or other disposition of all or substantially all of the capital stock, business or assets of Contractor to any other person or party, or (ii) the institution of any bankruptcy, reorganization, insolvency, debt agreement, or receivership proceedings by or against Contractor, or adjudication of Contractor as a bankrupt, or (iii) the assertion by the Government against Contractor of any of the Government's rights and remedies provided for under the Contract, including any modifications or amendments thereto, or under any other document(s) or instrument(s) executed by Contractor, or existing in the Government's favor in law, equity, or bankruptcy.

Guarantor further agrees that its liability under this Performance Guarantee Agreement shall be continuing, absolute, primary, and direct, and that the Government shall not be required to pursue any right or remedy it may have against Contractor or other Guarantors under the Contract, or any modifications or amendments thereto, or any other document(s) or instrument(s) executed by Contractor, or otherwise. Guarantor affirms that the Government shall not be required to first commence any action or obtain any judgment against Contractor before enforcing this Perform-

ance Guarantee Agreement against Guarantor, and that Guarantor will, upon demand, pay the Government any amount, the payment of which is guaranteed hereunder and the payment of which by Contractor is in default under the Contract or under any other document(s) or instrument(s) executed by Contractor as aforesaid, and that Guarantor will, upon demand, perform all other obligations of Contractor, the performance of which by Contractor is guaranteed hereunder.

Guarantor agrees to assure that it shall cause this Performance Guarantee Agreement to be unconditionally binding upon any successor(s) to its interests regardless of (i) the reorganization, merger, or consolidation of Guarantor into or with another entity, corporate or otherwise, or the liquidation or dissolution of Guarantor, or the sale or other disposition of all or substantially all of the capital stock, business, or assets of Guarantor to any other person or party, or (ii) the institution of any bankruptcy, reorganization, insolvency, debt agreement, or receivership proceedings by or against Guarantor, or adjudication of Guarantor as a bankrupt.

Guarantor further warrants and represents to the Government that the execution and delivery of this Performance Guarantee Agreement is not in contravention of Guarantor's Articles of Organization, Charter, by-laws, and applicable law; that the execution and delivery of this Performance Guarantee Agreement, and the performance thereof, has been duly authorized by the Guarantor's Board of Directors, Trustees, or any other management board which is required to participate in such decisions; and that the execution, delivery, and performance of this Performance Guarantee Agreement will not result in a breach of, or constitute a default under, any loan agreement, indenture, or contract to which Guarantor is a party or by or under which it is bound.

No express or implied provision, warranty, representation or term of this Performance Guarantee Agreement is intended, or is to be construed, to confer upon any third person(s) any rights or remedies whatsoever, except as expressly provided in this Performance Guarantee Agreement.

In witness thereof, Guarantor has caused this Performance Guarantee Agreement to be executed by its duly authorized officer, and its corporate seal to be affixed hereto on this 4th day of August 2009.

NAME OF CORPORATION: Wastren Advantage, Inc.

NAME AND POSITION OF OFFICIAL EXECUTING PERFORMANCE GUARANTEE AGREEMENT ON BEHALF OF GUARANTOR:

Steven A. Moore, President/CEO

ATTESTATION INCLUDING APPLICATION OF SEAL BY AN OFFICIAL OF GUARANTOR AUTHORIZED TO AFFIX CORPORATE SEAL

By: Steven A Moore

Seal

Attachment J-11 Performance Guarantee Agreement

For value received, and in consideration of, and in order to induce the United States (the Government) to enter into Contract DE-SOL-0000530 for the Portsmouth Facilities Support Services (FSS) (Contract dated, December 15, 2009, by and between the Government and WASTREN – ENERGY MISSION SUPPORT LLC (WEMS) (Contractor), the undersigned, Donald R. Ferguson (Guarantor), of EnergX, LLC a corporation incorporated in the State of Colorado with its principal place of business at 8787 Turnpike Drive, Suite 220, Westminster, CO 80031, hereby unconditionally guarantees to the Government (a) the full and prompt payment and performance of all obligations, accrued and executory, which Contractor presently or hereafter may have to the Government under the Contract, and (b) the full and prompt payment and performance by Contractor of all other obligations and liabilities of Contractor to the Government, fixed or contingent, due or to become due, direct or indirect, now existing or hereafter and howsoever arising or incurred under the Contract, and (c) Guarantor further agrees to indemnify the Government against any losses the Government may sustain and expenses it may incur as a result of the enforcement or attempted enforcement by the Government of any of its rights and remedies under the Contract, in the event of a default by Contractor thereunder, and / or as a result of the enforcement or attempted enforcement by the Government of any of its rights against Guarantor hereunder.

Guarantor has read and consents to the signing of the Contract resulting from Solicitation DE-SOL-0000530. Guarantor further agrees that Contractor shall have the full right, without any notice to or consent from Guarantor, to make any and all modifications or amendments to the Contract without affecting, impairing, or discharging, in whole or in part, the liability of Guarantor hereunder.

Guarantor hereby expressly waives all defenses which might constitute a legal or equitable discharge of a surety or guarantor, and agrees that this Performance Guarantee Agreement shall be valid and unconditionally binding upon Guarantor regardless of (i) the reorganization, merger, or consolidation of Contractor into or with another entity, corporate or otherwise, or the liquidation or dissolution of Contractor, or the sale or other disposition of all or substantially all of the capital stock, business or assets of Contractor to any other person or party, or (ii) the institution of any bankruptcy, reorganization, insolvency, debt agreement, or receivership proceedings by or against Contractor, or adjudication of Contractor as a bankrupt, or (iii) the assertion by the Government against Contractor of any of the Government's rights and remedies provided for under the Contract, including any modifications or amendments thereto, or under any other document(s) or instrument(s) executed by Contractor, or existing in the Government's favor in law, equity, or bankruptcy.

Guarantor further agrees that its liability under this Performance Guarantee Agreement shall be continuing, absolute, primary, and direct, and that the Government shall not be required to pursue any right or remedy it may have against Contractor or other Guarantors under the Contract, or any modifications or amendments thereto, or any other document(s) or instrument(s) executed by Contractor, or otherwise. Guarantor affirms that the Government shall not be required to first commence any action or obtain any judgment against Contractor before

enforcing this Performance Guarantee Agreement against Guarantor, and that Guarantor will, upon demand, pay the Government any amount, the payment of which is guaranteed hereunder and the payment of which by Contractor is in default under the Contract or under any other document(s) or instrument(s) executed by Contractor as aforesaid, and that Guarantor will, upon demand, perform all other obligations of Contractor, the performance of which by Contractor is guaranteed hereunder.

Guarantor agrees to assure that it shall cause this Performance Guarantee Agreement to be unconditionally binding upon any successor(s) to its interests regardless of (i) the reorganization, merger, or consolidation of Guarantor into or with another entity, corporate or otherwise, or the liquidation or dissolution of Guarantor, or the sale or other disposition of all or substantially all of the capital stock, business, or assets of Guarantor to any other person or party, or (ii) the institution of any bankruptcy, reorganization, insolvency, debt agreement, or receivership proceedings by or against Guarantor, or adjudication of Guarantor as a bankrupt.

Guarantor further warrants and represents to the Government that the execution and delivery of this Performance Guarantee Agreement is not in contravention of Guarantor's Articles of Organization, Charter, by-laws, and applicable law; that the execution and delivery of this Performance Guarantee Agreement, and the performance thereof, has been duly authorized by the Guarantor's Board of Directors, Trustees, or any other management board which is required to participate in such decisions; and that the execution, delivery, and performance of this Performance Guarantee Agreement will not result in a breach of, or constitute a default under, any loan agreement, indenture, or contract to which Guarantor is a party or by or under which it is bound.

No express or implied provision, warranty, representation or term of this Performance Guarantee Agreement is intended, or is to be construed, to confer upon any third person(s) any rights or remedies whatsoever, except as expressly provided in this Performance Guarantee Agreement.

In witness thereof, Guarantor has caused this Performance Guarantee Agreement to be executed by its duly authorized officer, and its corporate seal to be affixed hereto on this 4th day of August 2009.

NAME OF CORPORATION: EnergX, LLC

NAME AND POSITION OF OFFICIAL EXECUTING PERFORMANCE GUARANTEE AGREEMENT ON BEHALF OF GUARANTOR:

Donald R. Ferguson, CFO

ATTESTATION INCLUDING APPLICATION OF SEAL BY AN OFFICIAL OF GUARANTOR AUTHORIZED TO AFFIX CORPORATE SEAL

By: Donald R. Ferguson

Seal

SECTION J

ATTACHMENT 12

**CONTRACT SECURITY CLASSIFICATION SPECIFICATION
(CSCS)**

U.S. Department of Energy
CONTRACT SECURITY CLASSIFICATION SPECIFICATION

1. CSCS No.: 02-09-690		2. Previous CSCS No.: Initial		3a. Reason For Action: (Check one.) <input checked="" type="checkbox"/> Add <input type="checkbox"/> Change <input type="checkbox"/> Terminate	
4. This Specification is For: (Complete as applicable.) (Check one.) a. <input checked="" type="checkbox"/> CONTRACT or OTHER NUMBER <input type="checkbox"/> SOLICITATION Contract Type:		5. Specification is: (Complete as applicable.) a. Original (Complete date in all cases.) Date: 12/17/09			
b. Contract Number DE-CI0000004		End Date (estimated) 03/15/2015		c. Certificate of Possession Retention Of Classified Matter Is Authorized Until Date:	
c. Contract Number of Prime (Complete if registering or soliciting a subcontract.)		End Date (estimated)		d. Final Certificate of Non Possession Date:	
6. General Identification of This Procurement Facilities Support Services (FSS) for the Portsmouth Gaseous Diffusion Plant					
7. Contractor					
a. Facility Code 11712		b. Name, Address, and Zip Code Wastren-EnergX Mission Support, LLC 1862 Shyville Rd., Suite 212 Piketon, OH 45661		c. Cognizant Security Office (Name, Address, and Zip Code) ORO	
8. Prime Contractor (Complete if registering or soliciting a subcontract.)					
a. Facility Code		b. Name, Address, and Zip Code		c. Cognizant Security Office (Name, Address, and Zip Code)	
9. Actual Place of Performance (DOE Facilities) (Attach additional entries as necessary on page 3.)					
a. Facility Code 11606		b. Name, Address, and Zip Code WEMS, Portsmouth Gaseous Diffusion Plant P. O. Box 385 Waverly, OH 45690		c. Cognizant Security Office (Name, Address, and Zip Code) ORO	
Actual Place of Performance (NON-DOE Facilities) (Attach additional entries as necessary on page 3.)					
a. Facility Code		b. Name, Address, and Zip Code		c. Cognizant Security Office (Name, Address, and Zip Code)	
10. Clearance And Storage (Enter level and category.)				11. This Contract Will Require Access To:	
a. Classification of Matter to be Assessed: <input type="checkbox"/> TSRD <input type="checkbox"/> TSFRD <input type="checkbox"/> TSNSI <input checked="" type="checkbox"/> SRD <input type="checkbox"/> SFRD <input type="checkbox"/> SNSI <input type="checkbox"/> CRD <input type="checkbox"/> CFRD <input type="checkbox"/> CNSI <input type="checkbox"/> U				<input type="checkbox"/> SCI <input type="checkbox"/> OTHER DCI CAVEAT <input type="checkbox"/> COMSEC <input type="checkbox"/> FGI <input type="checkbox"/> NATO <input type="checkbox"/> WD/SIGMAS: <input type="checkbox"/> OTHER:	
b. Level of Storage Required at Contractor Facility: <input type="checkbox"/> TSRD <input type="checkbox"/> TSFRD <input type="checkbox"/> TSNSI <input type="checkbox"/> SRD <input type="checkbox"/> SFRD <input type="checkbox"/> SNSI <input type="checkbox"/> CRD <input type="checkbox"/> CFRD <input type="checkbox"/> CNSI <input type="checkbox"/> U					
c. Level of Storage for This Contract: <input type="checkbox"/> TSRD <input type="checkbox"/> TSFRD <input type="checkbox"/> TSNSI <input checked="" type="checkbox"/> SRD <input type="checkbox"/> SFRD <input type="checkbox"/> SNSI <input type="checkbox"/> CRD <input type="checkbox"/> CFRD <input type="checkbox"/> CNSI <input type="checkbox"/> U					
d. Access Authorization: <input checked="" type="checkbox"/> Q <input type="checkbox"/> L					
12. IN PERFORMING THIS CONTRACT, THE CONTRACTOR WILL:					
<input checked="" type="checkbox"/> Have Access To Classified Information Only At Another Contractor's Facility Or A Government Activity			<input type="checkbox"/> Receive Classified Matter		
<input checked="" type="checkbox"/> Generate Classified Matter			<input type="checkbox"/> Fabricate, Modify, Or Store Classified Items (E.G., Hardware Or Substances)		
<input checked="" type="checkbox"/> Perform Services That Require Unescorted Access to Security Areas			<input type="checkbox"/> Be Authorized to Use the Services Of The Office of Scientific & Technical Information To Receive Classified		
<input type="checkbox"/> Have Access to U.S. Classified Information Outside the U.S., Puerto Rico, U.S. Possessions and Trust Territories			<input type="checkbox"/> Require a COMSEC Account		
<input type="checkbox"/> Other (Specify):			<input type="checkbox"/> Be Authorized to Use the Defense Courier Service		

13. CLASSIFICATION GUIDANCE The classification guidance needed for this classified effort is identified below. NOTE: Guidance which is in itself classified should be referenced here and provided under separate cover. <p style="text-align: center; font-size: 1.2em;">SEE ATTACHED</p>		
14. SECURITY REQUIREMENTS Security requirements are established for this contract and are identified in the following contracts/solicitation clauses. <input checked="" type="checkbox"/> DEAR 852.204-2 Security Requirements <input checked="" type="checkbox"/> DEAR 952.204-73 Facility Clearance (Solicitation) <input checked="" type="checkbox"/> DEAR 952.204-70 Classification/Declassification <input checked="" type="checkbox"/> DEAR 970.5204.1 Counterintelligence (for management contracts ONLY) Contract performance is restricted to (as referred to in No. 8). The host contractor or government activity will provide security guidance for performance of this contract.		
15. SURVEYS DOE surveying office is ORO Elements of this contract are outside the survey responsibility of the Cognizant Security Office and/or the Surveying Office. <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes (Identify specific areas and provide explanation/justification for each.)		
16. CERTIFICATION AND SIGNATURE Security requirements stated herein are complete and adequate for safeguarding the classified information to be released or generated under this classified contract. All questions shall be referred to the official named below:		
a. Typed Name of Procurement Request Originator William E. Murphy	b. Title and Organization Manager, DOE Portsmouth/Paducah Project Office	c. Telephone (include Area Code) 859.79.4001
d. Address (include Zip Code) DOE - PPFO 1017 Majestic Drive, Suite 200 Lexington, KY		e. SIGNATURE <u><i>WE Murphy</i></u> DATE <u>12/17/09</u>
17. Typed Name Of Contracting Official Ruby Sugg		SIGNATURE <u><i>Ruby Sugg</i></u> DATE <u>12/17/2009</u>
18. Typed Name Of Classification Officer (Approval of Block 13) Larry Sparks, DOE-ORO		SIGNATURE <u><i>Larry Sparks</i></u> DATE <u>12/23/09</u>
18a. Local DOE Security Officer Peggy J. Jackson, Acting Manager Facility Clearance Program a. Responsible Office		SIGNATURE <u><i>Peggy J. Jackson</i></u> DATE <u>1/4/10</u>
20. REQUIRED DISTRIBUTION <input type="checkbox"/> Contractor <input type="checkbox"/> Administrative Contracting Official <input type="checkbox"/> Subcontractor <input type="checkbox"/> Surveying Office if Different Than Cognizant Security Office <input type="checkbox"/> Cognizant Security Office <input type="checkbox"/> Others, As Necessary		
21. General Comments 		
22. BWXT Y-12, L.L.O. FOCUCSCS Coordinator Signature		DATE

OS 1/4/10

**U.S. Department of Energy
 Contract Security Classification Specification
 Actual Place of Performance Supplemental Form**

CSCS No. _____

8. Actual Place of Performance - DOE Facilities		
a. Facility Code 255	b. Name, Address, and Zip Code LATA/Parallels PGBP Piqueton, OH	c. Cognizant Security Office (Name, Address, and Zip Code) ORO
a. Facility Code	b. Name, Address, and Zip Code	c. Cognizant Security Office (Name, Address, and Zip Code)
a. Facility Code	b. Name, Address, and Zip Code	c. Cognizant Security Office (Name, Address, and Zip Code)
a. Facility Code	b. Name, Address, and Zip Code	c. Cognizant Security Office (Name, Address, and Zip Code)
a. Facility Code	b. Name, Address, and Zip Code	c. Cognizant Security Office (Name, Address, and Zip Code)
a. Facility Code	b. Name, Address, and Zip Code	c. Cognizant Security Office (Name, Address, and Zip Code)
a. Facility Code	b. Name, Address, and Zip Code	c. Cognizant Security Office (Name, Address, and Zip Code)
9. Actual Place of Performance - Non-DOE Facilities		
a. ID Code	b. Name, Address, and Zip Code	c. Cognizant Security Office (Name, Address, and Zip Code)
a. ID Code	b. Name, Address, and Zip Code	c. Cognizant Security Office (Name, Address, and Zip Code)
a. ID Code	b. Name, Address, and Zip Code	c. Cognizant Security Office (Name, Address, and Zip Code)
a. ID Code	b. Name, Address, and Zip Code	c. Cognizant Security Office (Name, Address, and Zip Code)
a. ID Code	b. Name, Address, and Zip Code	c. Cognizant Security Office (Name, Address, and Zip Code)
a. ID Code	b. Name, Address, and Zip Code	c. Cognizant Security Office (Name, Address, and Zip Code)
a. ID Code	b. Name, Address, and Zip Code	c. Cognizant Security Office (Name, Address, and Zip Code)

CONTRACT SECURITY CLASSIFICATION SPECIFICATION

Contract Number: OR-09-690

Contractor: Wastren-EnergX Mission Support, LLC

13. Classification Guidance

At the very beginning of any new tasking, project, work for others, Cooperative Research and Development Agreement (CRADA), etc., Contractor will ask for and obtain any classification, Unclassified Controlled Nuclear Information (UCNI) and Export Controlled Information training/orientation from the host facility Classification Office or the ORO Classification Officer. All classified or UCNI containing documents or suspect thereof will be produced in a secure area with secure equipment and will be reviewed by Authorized Derivative Classifiers and/or Reviewing Officials as appropriate. As necessary, the provisions of DOE M 475.1-1A, Chapter VI, Part A, 2., a., (1),(b)., and the Contractor Requirements Document, DOE M 475.1-1A Chapter V, Part A, 2., a., (1), (b), shall be complied with. Export Controlled Information will be appropriately identified, marked, and protected from foreigners.

In addition, the following classification guides shall be utilized by the contractor:

- a.) CG-SS-4, "Classification and UCNI Guide for Safeguards and Security Information,"
- b.) CG-PGD-5, "Joint NRC/DOE Classification Guide for Uranium Isotope Separation by the Gaseous Diffusion Process,"
- c.) CG-IGC-1, "Classification Guide for Isotope Separation by the Gas Centrifuge Process,"
- d.) Any of the classification guidance contained in the "Index of DOE Headquarters Classification Guidance, Index-09-2" and any updates to the guidance therein contained if applicable. Special activities guidance shall be complied with if applicable.