Part I – The Schedule

Section G

Contract Administration Data
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## Contents

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>G.1</td>
<td>DOE-G-2001 Contracting Officer Authority (Oct 2014) (Revised)</td>
</tr>
<tr>
<td>G.2</td>
<td>DOE-G-2002 Contracting Officer’s Representative (Oct 2014)</td>
</tr>
<tr>
<td>G.3</td>
<td>DOE-G-2003 Contractor’s Program Manager (Oct 2014)</td>
</tr>
<tr>
<td>G.6</td>
<td>DOE-G-2007 Contractor Performance Assessment Reporting (Oct 2014) (Revised)</td>
</tr>
<tr>
<td>G.8</td>
<td>Correspondence, Reports, and Deliverables</td>
</tr>
</tbody>
</table>
G.1 DOE-G-2001 Contracting Officer Authority (Oct 2014) (Revised)

The Contracting Officer (CO) is responsible for administration of the Contract. The CO may appoint a Contracting Officer’s Representative (COR), in accordance with the clause entitled, Contracting Officer’s Representative, to perform specifically delegated functions. The CO is the only individual who has the authority on behalf of the Government, among other things, to take the following actions under the contract:

(a) Assign additional work within the general scope of the contract.
(b) Issue a change in accordance with the clause entitled, Changes.
(c) Change the cost or price of the Contract.
(d) Change the terms, conditions, scope, schedule, delivery, specifications, or services required by the Contract.
(e) Accept non-conforming work.
(f) Waive any requirement of the contract.

G.2 DOE-G-2002 Contracting Officer’s Representative (Oct 2014)

Pursuant to the clause at DEAR 952.242-70, Technical Direction, the CO shall designate in writing a COR for this contract, and provide a copy of such designation to the Contractor, including the delegated responsibilities and functions. The COR does not have authority to perform those functions reserved exclusively for the CO.

G.3 DOE-G-2003 Contractor’s Program Manager (Oct 2014)

(a) The Contractor shall designate a Program Manager who will be the Contractor’s authorized supervisor for technical and administrative performance of all work hereunder. The Program Manager shall be the primary point of contact between the Contractor and the COR under this Contract.

(b) The Program Manager shall receive and execute, on behalf of the Contractor, such technical directions as the COR may issue within the terms and conditions of the Contract.

G.4 DOE-G-2004 Contract Administration (Oct 2014)

To promote timely and effective contract administration, correspondence delivered to the Government under this contract shall reference the contract number, title, and subject matter and shall be subject to the following procedures:

(a) Technical correspondence. Technical correspondence shall be addressed to the COR for this contract, and a copy of any such correspondence shall be sent to the U.S. Department of Energy (DOE) CO. As used herein, technical correspondence does not include correspondence where patent or rights in data issues are involved, nor technical correspondence that proposes or involves waivers, deviations, or modifications to the requirements, terms, or conditions of this Contract.

(b) Other Correspondence.

(1) Correspondence regarding patent or rights in data issues should be sent to the Intellectual Property Counsel. A copy of such correspondence shall also be provided to the CO.

(2) If no Government Contract Administration Office is designated on Standard Form 33 (Block 24), all correspondence, other than technical correspondence and correspondence regarding patent of
rights in data, including correspondence regarding waivers, deviations, or modifications to requirements, terms or conditions of the contract, shall be addressed to the CO. Copies of all such correspondence shall also be provided to the COR.

(3) Where a Government Contract Administration Office, other than DOE, is designated on Standard Form 33 (Block 24), of this contract, correspondence, other than technical correspondence, shall be addressed to the Government Contract Administration Office so designated, with copies of the correspondence to the CO and the COR.

(c) Information regarding correspondence addresses and contact information is as follows:

(1) Contracting Officer:

(A) U.S. Department of Energy
   Office of Environmental Management – Richland Operations Office
   Attn: To be provided

(B) Telephone number: To be provided

(C) Address:
   Richland Operations Office
   PO Box 550
   Richland, Washington 99354

(D) Email address: To be provided

(2) Contracting Officer’s Representative

(A) U.S. Department of Energy
   Richland Operations Office
   Attn: To be provided

(B) Telephone number: To be provided

(C) Address:
   Richland Operations Office
   PO Box 550
   Richland, Washington 99354

(D) Email address: To be provided

(3) Intellectual Property Counsel

(A) Patent Attorney
   Intellectual Property Law Division of the Office of Chief Counsel

(B) Telephone number: To be provided

(C) Address: U.S. Department of Energy
   Lawrence Berkeley National Laboratory
   1 Cyclotron Road Mailstop 90R1023
   Berkeley, CA 94720

(D) Email address: To be provided
(4) Government Contract Administration Office
   (A) U.S. Department of Energy
       Richland Operations Office
       Attn: To be provided
   (B) Telephone number: To be provided
   (C) Mailing address:
       Richland Operations Office
       PO Box 550
       Richland, Washington 99354
   (D) Email address: To be provided

G.5  DOE-G-2005 Billing Instructions – Alternate I (Oct 2014)

(a) Contractors shall use Standard Form 1034, Public Voucher for Purchases and Services Other than
    Personal, when requesting payment for work performed under the contract.

(b) Contractors shall submit vouchers electronically through the Oak Ridge Financial Service Center’s
    Vendor Inquiry Payment Electronic Reporting System (VIPERS). VIPERS allows vendors to submit
    vouchers, attach supporting documentation, and check the payment status of any voucher submitted to
    the DOE. Instructions concerning contractor enrollment and use of VIPERS can be found at
    https://vipers.doe.gov.

(c) A paper copy of a voucher that has been submitted electronically will not be accepted.

(d) The voucher must include a statement of cost and supporting documentation for services rendered.
    This statement should include, as a minimum, a breakout by cost or price element and task order
    (if applicable) of all services actually provided by the Contractor, both for the current billing period
    and cumulatively for the entire contract.

(1) Statement of Cost. The Contractor shall prepare and submit a Statement of Cost with each
    voucher in accordance with the following:

    (A) Statement of Cost must be completed and consistent with data in the Contractor’s cost
        accounting system.

    (B) Costs claimed must be only those recorded costs authorized for billing by the payment
        provisions of the contract.

    (C) Indirect costs claimed must reflect the rates approved for billing purposes by the Contracting
        Officer.

    (D) The Direct Productive Labor Hours (DPLH) incurred during the current billing period must
        be shown, and the DPLH summary completed, if applicable.

    (E) The total fee billed, retainage amount, and available fee must be shown.

    (F) If task orders or task assignments are issued under this contract, the Contractor must prepare
        a Statement of Cost for each task order work assignment and a summary for the total invoiced
        cost.

    (G) Costs claimed must be summarized and broken out by cost element (e.g., Labor,
        Subcontracts, Other Direct Costs, etc.).
(H) Statement of Cost must show total amounts by current billing period, fiscal year to-date, and cumulative contract-to-date to facilitate reconciliation of invoiced costs.

(I) Statement of Cost must include a summary of costs by DOE Program Code, Object Class, Strategic Partnership Project (formerly known as Work for Others), Local Use number, and any other applicable/necessary funding source or accounting information.

(J) Detailed invoice transactions must be provided in Microsoft Excel® format as a supplemental file including labor hours from the timekeeping system, purchase card transactions, subcontract costs, etc. The detailed invoice transaction data in Excel® format shall include sufficient data fields and detail as deemed necessary by DOE to enable sorting, analyzing, and testing of invoiced costs.

(2) The Contractor shall prepare and submit the supporting documentation with each voucher in accordance with the following:

(A) Direct costs (e.g., labor, equipment, travel, supplies, etc.) claimed for reimbursement on the Statement of Cost must be adequately supported. The level of detail provided must clearly indicate where the funds were expended. For example, support for labor costs must include the labor category (e.g., program manager, senior engineer, technician, etc.), the hourly rate, the labor cost per category, and any claimed overtime; equipment costs must be supported by a list of the equipment purchased, along with the item's cost; supporting data for travel must include the destination of the trip, number and labor category of travelers, transportation costs, per diem costs, and purpose of the trip; and supplies should be categorized by the nature of the items (e.g., office, lab, computer, etc.) and the dollar amount per category.

(B) Any cost sharing or in-kind contributions incurred by the Contractor and/or third party during the billing period must be included.

(C) Indirect rates used for billings must be clearly indicated, as well as their basis of application. When the cognizant Contracting Officer, Administrative Contracting Officer, or auditor approves a change in the billing rates, include a copy of the approval.

(D) All claimed subcontractor costs must be supported by submitting the same detail as outlined herein.

G.6 DOE-G-2007 Contractor Performance Assessment Reporting (Oct 2014) (Revised)

(a) The CO will document the Contractor’s performance under this Contract (including any task orders placed against it, if applicable) by using the Contractor Performance Assessment Reporting System (CPARS). The CPARS information is handled as Source Selection Information. Performance assessments entered into CPARS by the CO are transmitted to the Past Performance Information Retrieval System (PPIRS), which is maintained by the Department of Defense. Information in PPIRS is available to authorized Government personnel seeking past performance information when evaluating proposals for award.

(b) Contractor performance will be evaluated at least annually at the contract or task order level, as determined by the CO. Evaluation categories may include the following at the Government’s discretion: (i) Technical (quality of product or service). (ii) Cost control (not applicable for firm-fixed-price or fixed-price with economic price adjustment arrangements). (iii) Schedule/timeliness. (iv) Management or business relations. (v) Small business subcontractors when 19.702(a) requires a subcontracting plan (as applicable, see Table 42-2). (vi) Other
(as applicable). PPIRS and CPARS information is available at http://www.cpars.gov/ppirs/ppirsmain.htm. It is recommended the Contractor take the overview training that can be found on this website. The Contractor shall adhere to the process and associated timeline found in the current version of the User Manual for CPARS and respond to such requests within 14 calendar days of the request.

(c) Joint Ventures. Performance assessments shall be prepared on contracts with joint ventures. When the joint venture has a unique Commercial and Government Entity (CAGE) code and Data Universal Numbering System (DUNS) number, a single assessment will be prepared for the joint venture using its CAGE code and DUNS number. If the joint venture does not have a unique CAGE code and DUNS number, separate assessments containing identical narrative will be prepared for each participating contractor and will state that the evaluation is based on performance under a joint venture and will identify the contractors that were part of the joint venture.

(d) In addition to the performance assessments addressed above, the Government will perform other performance assessments necessary for administration of the contract in accordance with other applicable clauses in this contract.

G.7 DOE-G-2008 Non-Supervision of Contractor Employees (Oct 2014)

The Government shall not exercise any supervision or control over Contractor employees performing services under this contract. The Contractor’s employees shall be held accountable solely to the Contractor’s management, who in turn is responsible for contract performance to the Government.

G.8 Correspondence, Reports, and Deliverables

The following requirements apply to submission of correspondence, reports, and data deliverables:

(a) The Contractor shall ensure that correspondence, reports, and data deliverables are as follows:

   (1) Legible and sequentially numbered; and

   (2) Written in clear, concise English.

(b) The Contractor shall prepare transmittals as follows:

   (1) Title page or cover sheet that identifies the Contract by number, author, deliverable(s) (including deliverable item number of report requirement), and date; and

   (2) Text standard 8 ½ × 11 inch letter size paper (one-way foldouts or larger sizes may be included with report text).

(c) The Contractor shall submit correspondence, reports, and data deliverables as follows:

   (1) Correspondence, deliverables, and reports to the DOE shall be transmitted through the use of the DOE automated records system (Integrated Document Management System [IDMS]);

   (2) Electronically authorize/sign correspondence, deliverables, and reports and deposit submittals to DOE in an electronic folder in IDMS; and

   (3) Electronic files shall be editable and have all functions normally available in the software in which the data files that are being provided, along with a designation of the software used. The submission shall also state which contract deliverable, when appropriate, is being met
through submission of the correspondence. In the event the Contractor uses an internal proprietary software package, a copy of the software shall be provided to DOE.

(d) The Contractor shall develop and implement configuration control over electronic correspondence files, including a correspondence numbering system. The Contractor shall maintain configuration control over changes to information provided by DOE or Government contractors, including but not limited to drawings, specifications, electronic files, letter reports, calculations, and analysis reports, as appropriate, using the Contractor’s established policies and procedures that are in compliance with National Archives and Records Administration and DOE requirements. The Contractor shall assign its own identifying number to information that it either creates or changes.