

PART I – THE SCHEDULE

SECTION F

DELIVERIES OR PERFORMANCE

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F.1 CLAUSES INCORPORATED BY REFERENCE - SECTION F

Clause(s) at the beginning of this Section are incorporated by reference, with the same force and effect as if they were given in full text. Clauses incorporated by reference which require a fill-in by the Government include the text of the affected paragraph(s) only. This does not limit the clause to the affected paragraph(s). The Contractor is responsible for understanding and complying with the entire clause. The full text of the clause is available at the addresses contained in clause 52.252-2, Clauses Incorporated by Reference, of this contract.

Clause No.	FAR Reference	Title
F.1.1	52.242-15	Stop-Work Order (AUG 1989)

F.2 DOE-F-2002 PLACE OF PERFORMANCE - SERVICES (OCT 2014)

The services specified by this contract shall be performed at the following location(s):

- Moab, UT
- Crescent Junction, UT
- Grand Junction, CO
- Some work may be performed at the contractor’s facility.

Note that the place of performance designated above is the Government’s intent at the time of contract award. However, DOE reserves the right to specify place of performance requirements, by labor category, on the task order level.

F.3 CONTRACT ORDERING PERIOD

- (a) The contract ordering period shall be five (5) years from the date of award of this contract. Issuance of task orders will not occur beyond the end of the contract ordering period.

F.4 PERIOD OF PERFORMANCE

- (a) Each task order issued by the Contracting Officer will identify a period of performance specific to that task order.
- (b) Performance of all task orders issued before the end of the contract ordering period shall not exceed four (4) years beyond the end of the contract ordering period.
- (c) The period of performance for any individual Time and Materials (T&M) task order shall not exceed three (3) years. The period of performance for any individual Firm-Fixed-Price (FFP) task order shall not exceed five (5) years.
- (d) The transition period will occur on the initial task order that is issued to provide services under this IDIQ contract.

F.5 DOE-F-2004 DELIVERY POINT (OCT 2014)

- (a) Delivery of all items under this contract shall be made to the following address:

[Will be specified by the Government for each shipment in individual Task Orders.]

- (b) Delivery for the purpose of inspection, acceptance and the Prompt Payment Act must be through the above shipping address unless another location has been authorized by the Contracting Officer. If delivery is made to another location without authorization from the Contracting Officer, a delivery for the purposes of the Prompt Payment Act has not occurred and no interest penalty under the Act shall result.

F.6 DOE-F-2007 DELIVERY OF LIMITED RIGHTS DATA (OCT 2014)

- (a) Delivery of limited rights data. The Contractor shall, at the option of the Contracting Officer, be required to deliver any limited rights data used in the performance of this contract. Such data shall be subject to the provisions of the clause at FAR 52.227-14, *Rights in Data--General*, paragraph (g), "Protection of limited rights data and restricted computer software," with Alternatives II and V which are incorporated into this contract.
- (b) The limited rights data subject to the clause at FAR 52.227-14, *Rights in Data--General*, are listed below. This listing of limited rights data, which are asserted by the Contractor to be limited rights data, does not constitute an admission by the Government that the data is in fact limited rights data.

[Contractor to identify specific data asserted to be limited rights data if not included in an attachment]

If a patent is issued by the United States Patent and Trademark Office (U.S. PTO) or the patent office of any foreign country based on any information asserted to be limited rights data, the Government will no longer treat any data contained in such issued patent as limited rights data. In addition, if any information asserted to be limited rights data results in or becomes a Subject Invention, as that term is defined in the patent rights clause of this agreement, the Government will only treat such data as limited rights data until the Contractor has filed its initial patent application.

- (c) The Contractor shall not introduce or utilize any limited rights data not identified in (b) above without advance written notification to the Contracting Officer.
- (d) Notwithstanding any other provision of this Contract, the following data shall be delivered to the Government with unlimited rights:

To be inserted at time of contract award, if applicable.

F.7 DOE-F-2008 DELIVERY OF RESTRICTED COMPUTER SOFTWARE (OCT 2014)

- (a) Delivery of restricted computer software. The Contractor shall, at the option of the Contracting Officer, be required to deliver any restricted computer software used in the performance of this contract. Such restricted computer software shall be subject to the provisions of clause at FAR 52.227-14, *Rights in Data-General*, paragraph (g), "Protection of limited rights data and restricted computer software," with Alternatives III and V which are incorporated into this contract.
- (b) The restricted computer software subject to the clause at FAR 52.227-14, *Rights in Data-General*, are listed below. This listing of restricted computer software, which is asserted by the Contractor to be restricted computer software, does not constitute an admission by the Government that the data is in fact restricted computer software.

[Contractor to identify and certify specific data asserted to be restricted computer software, if not included in an attachment]

If a patent is issued by the United States Patent and Trademark Office (U.S. PTO) or the patent office of any foreign country based on any information asserted to be restricted computer software, the Government will no longer treat any data contained in such issued patent as restricted computer software. In addition, if any information asserted to be restricted computer software results in or becomes a Subject Invention, as that term is defined in the patent rights clause of this agreement, the Government will only treat such data as restricted computer software until the Contractor has filed its initial patent application.

- (c) The Contractor shall not introduce or utilize any restricted computer software not identified in (b) above without advance written notification to the Contracting Officer.
- (d) Notwithstanding any other provision of this contract, the following data shall be delivered to the Government with unlimited rights:

To be inserted at time of contract award, if applicable.

F.8 DELIVERABLES

Deliverables will be identified on individual task orders.