

Task Order 2 – Contract Implementation (Draft RTP)

In accordance with the Master Indefinite Delivery/Indefinite Quantity (IDIQ) Contract Section H clause, *Task Ordering Procedure*, paragraph (c), the following constitutes the Request for Task Order Proposal (RTP) for the Contract Implementation Task Order for the estimated 120-day period immediately following the estimated 90-day transition period.

The requirements for the Contractor’s Task Order proposal are set forth in paragraph (f) of the Section H clause, *Task Ordering Procedure*, and additional forthcoming proposal preparation instructions for a cost and fee proposal. The Contractor’s Task Order proposal shall utilize the Section J, Attachment J-11, *IDIQ Labor Rate Schedule*. The response time for submitting the Task Order Proposal is [TBD].

OAK RIDGE RESERVATION CLEANUP CONTRACT

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Section B – Supplies or Services and Prices/Costs

This Task Order work shall be performed under Contract Line Item Number (CLIN) 00001 of the Oak Ridge Reservation Cleanup Contract Master IDIQ Contract (herein referred to as the Master IDIQ Contract). Section B of the Master IDIQ Contract is incorporated by reference. The requisite clause information specific to this Task Order included below is consistent with the clause numbering structure established by the Master IDIQ Contract.

B.1 DOE-B-2012 Supplies/Services Being Procured/Delivery Requirements (Oct 2014)

The Contractor shall furnish all personnel, facilities, equipment, material, supplies, and services (except as may be expressly set forth in this Task Order as furnished by the Government) and otherwise do all things necessary for, or incidental to, the performance of work as described in Section C, Performance Work Statement (PWS) under this Task Order.

B.2 Type of Contract

(a) DOE-B-2001 Cost-Plus-Fixed-Fee Task Order: Total Estimated Cost and Fixed Fee (Oct 2014)
(Revised)

(1) This is a Cost-Plus-Fixed-Fee Task Order. In accordance with the Clause at FAR 52.216-8, *Fixed Fee*, the total estimated cost and fixed-fee for this Task Order are shown in Table B-1.

Table B-1. Estimated Total Price

Total Estimated Cost	[\$TBD]
Fixed Fee	[\$TBD (equivalent to CPFF ceiling in DOE-B-2015)]
Total Estimated Price	[Total Estimated Cost + Fixed Fee]

Acronyms:

CPFF cost-plus-fixed-fee
DOE U.S. Department of Energy
TBD to be determined

(b) The Total Estimated Cost and Fee of the Task Order, and/or the Total Estimated Cost and Fee of the Task Order Contract Line Items, are as shown in Table B-2.

Table B-2. Task Order CLIN Structure

CLIN	CLIN Title	CLIN Type	Estimated Cost	Fixed Fee	Total Estimated Price
00001	Contract Implementation	CPFF	[\$TBD]	[\$TBD (equivalent to CPFF ceiling in DOE-B-2015)]	[Total Estimated Costs + Fixed Fee]
00002	Site Usage Fees	CR	[\$TBD]	N/A	[\$TBD]
00003	Post-Retirement Medical Benefits, Long-Term Disability, and Pension	CR	[\$TBD]	N/A	[\$TBD]
Total			[\$TBD]	[\$TBD]	[\$TBD]

Acronyms:

CLIN Contract Line Item Number
 CPFF cost-plus-fixed-fee

CR cost-reimbursement
 N/A not applicable

(c) CLIN Description:

CLIN 00001 – Contract Implementation

This CLIN includes the estimated cost and fixed-fee associated with performing work identified within the Task Order PWS with the exception of CLIN 00002 and CLIN 00003.

CLIN 00002 – Site Usage Fees

This CLIN includes the estimated cost for Site Usage Fees, which cover site services such as emergency services (including fire protection), site emergency preparedness, site-wide regulatory compliance, sanitary waste management services, roads and grounds, etc. The Oak Ridge National Laboratory and Y-12 National Security Complex Management and Operating Contractors charge an annual Site Usage Fee per site occupant that is non-fee bearing.

CLIN 00003 – Post-Retirement Medical Benefits, Long-Term Disability, and Pension

This CLIN includes the cost associated with the Task Order PWS C.2 Post-Retirement Medical Benefits, Long-Term Disability, and Pension. Costs are reimbursed based on allowable actual costs billed to the Contract. There is no fee for this CLIN.

(d) Payment of fee shall be made in accordance with the Clause Federal Acquisition Regulation (FAR) 52.216-8, *Fixed Fee*, and the Payments clauses in the Master IDIQ Contract applicable to this Task Order.

B.3 DOE-B-2013 Obligation of Funds (Oct 2014)

(a) Pursuant to the Clause of this Contract in FAR 52.232-22, *Limitation of Funds*, total funds in the amount(s) specified below are obligated for the payment of allowable costs and fee. It is estimated that this amount is sufficient to cover performance through the date(s) shown below.

TBD at Task Order award.

(b) *Financial plans; cost and encumbrance limitations.* In addition to the limitations provided for elsewhere in this contract, DOE may, through financial plans such as Approved Funding Programs 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 shall:

- (1) Comply with the specific limitations (ceilings) on costs and encumbrances set forth in such plans and directives;
- (2) Comply with other requirements of such plans and directives; and
- (3) Notify DOE promptly, in writing, whenever it has reason to believe that any limitation on costs and encumbrances will be exceeded or substantially underrun.

Section C – Performance Work Statement

The requisite clause information specific to this Task Order included below is consistent with the clause numbering structure established by the Master IDIQ Contract.

C.1 Task Order Requirements

The contract implementation period represents the 120-day period immediately following the transition period. On day one (1) of the contract implementation period, the Contractor assumes full responsibility for performance of the Master IDIQ Performance Work Statement scope authorized in this Task Order. During this period, the Contractor will continue performance of work in the same manner as the prior Contractor. The purpose of the contract implementation period is to keep the existing work on-going while subsequent End State Task Orders are negotiated and definitized. The Contractor shall be responsible for continued uninterrupted operations from Task Order issuance. The Contractor shall utilize the same, or similar, workforce skill mix, talent and technical capabilities as the incumbent contractor.

C.2 Scope of Work

The following elements of the Task Order contain work scope that shall be performed by the Contractor during this Task Order's Period of Performance (POP), including:

- C.2 Post-Retirement Medical Benefits, Long-Term Disability, and Pension Contribution
- C.3 Cleanup
[TBD, specific in-process projects to be added]
- C.4.1 CERLCA Disposal Facility Design
[TBD if C.4.2 CERCLA Disposal Facility Construction is needed]
- C.5 Mission Support Activities
[May need to break down a lower level if C.5.8 and C.5.9 are not to be authorized]
- C.6 Core Functions

Section D – Packaging and Marking

Section D of the Master IDIQ Contract is incorporated by reference.

Section E – Inspection and Acceptance

Section E of the Master IDIQ Contract is incorporated by reference.

Section F – Deliveries or Performance

Section F of the Master IDIQ Contract is incorporated by reference. The requisite clause information specific to this Task Order included below is consistent with the clause numbering structure established by the Master IDIQ Contract.

F.3 Period of Performance

- (a) The overall Task Order period of performance (POP) is 120 days.
- (b) The Contractor shall not be paid for work performed or costs incurred prior to the Task Order effective date. The Contractor is not authorized to proceed beyond the Task Order POP, nor will the Contractor be paid for any costs incurred beyond that period, unless the Task Order is modified by the Contracting Officer to extend the POP.

Section G – Contract Administration Data

Section G of the Master IDIQ Contract is incorporated by reference.

Section H – Special Contract Requirements

Section H of the Master IDIQ Contract is incorporated by reference.

Section I – Contract Clauses

Section I of the Master IDIQ Contract is incorporated by reference.

Section J – List of Documents, Exhibits, and Other Attachments

Section J of the Master IDIQ Contract is incorporated by reference. The requisite clause information specific to this Task Order included below is consistent with the clause numbering structure established by the Master IDIQ Contract.

Section J-7 – Contract Deliverables

In addition to the list of Contract Deliverables specified in the Master IDIQ Contract Section J, Attachment J-7, *Contract Deliverables*, the following list of Contract Implementation deliverables are also required for this Task Order.

Table J-7-1. Contract Implementation Deliverables

Number	Deliverable	Deliverable Due Date	DOE Action Response	Reference
T2-001	TBD	TBD	TBD	TBD

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