



Department of Energy
Richland Operations Office
P.O. Box 550
Richland, Washington 99352

May 13, 2009

Certified Mail

Mr. Eric Feist
Veolia Technical Solutions
21814 76th Avenue South
Kent, Washington 98032

Dear Mr. Feist:

FREEDOM OF INFORMATION ACT REQUEST (FOI 2009-0038)

Your Freedom of Information Act (FOIA) request dated April 1, 2009, addressed to the U.S. Department of Energy (DOE) Headquarters FOIA Office has been forwarded to this office for response and was received on April 13, 2009. In that letter you requested a copy of the winning contractors pricing schedule for Request for Proposal (RFP) 181287 for Hazardous Waste Management Services for CH2M Hill Plateau Remediation Company. In addition, this office received a second request from you (undated) for a copy of the award, including price information for the above RFP.

As provided in 10 CFR 1004.11(c), Clean Harbors Environmental Services (the awardee), was given the opportunity to identify those parts of its pricing schedule that should be protected from disclosure under the FOIA and to provide the basis for any such claim. We have been provided with this information by Clean Harbors Environmental Services which has confirmed that its unit price information located on the enclosed document entitled, "Attachment I Pricing Schedule A Container and Bulk Liquid" should not be released. I have reviewed the claims of proprietary interest by Clean Harbors Environmental Services and have evaluated each part alleged by them to be proprietary. Therefore, specific unit price information has been deleted from the document in accordance with 10 C.F.R. 1004.10(b)(4), FOIA Exemption 4.

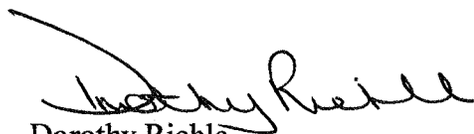
Exemption 4 of the FOIA was meant to protect the disclosure of confidential business information. If the documents you are requesting were released in their entirety, your company could gain insight into Clean Harbors Environmental Services' business practices and pricing strategies which are unique to them and have been developed at their expense. The result of such a release would clearly place them at a competitive disadvantage by giving their competitors insight into how they do business.

In interpreting the FOIA, courts have held that information may be withheld if disclosure would be likely to impair the government's ability to obtain similar information in the future. If specific unit price information were released to competitors, it would clearly impair the government's ability to obtain the most favorable terms in future procurements because companies would be less willing to risk disclosure of their information.

A copy of Contract 38004 which resulted in the above RFP is enclosed with no deletions. All releasable information in the documents has been segregated and is being provided to you. The undersigned individual is responsible for this determination. You have the right to appeal to the Office of Hearings and Appeals, as provided in 10 CFR 1004.8, for any information denied to you in this letter. Any such appeal shall be made in writing to the following address: Director, Office of Hearings and Appeals (HG-1), U.S. Department of Energy, L'Enfant Plaza Building, 1000 Independence Avenue SW, Washington, D.C. 20585-1615, and shall be filed within 30 days after receipt of this letter. Should you choose to appeal, please provide this office with a copy of your letter.

There will be no charge for this information as costs associated with this request fell under \$15.00. If you have any questions regarding your request, please contact me at our address above or on (509) 376-6288.

Sincerely,



Dorothy Riehle
Freedom of Information Act Officer
Office of Communications
and External Affairs

OEC:DCR

Enclosures

TITLE: HAZARDOUS WASTE DISPOSAL

Plateau Remediation

Contract: 38004
Release: 0
Executed: TBD
Printed: <<Printed>>
Page: <<Page>>

Mail Invoice To:
CH2M Hill Plateau Remediation Company
Accounts Payable Mail Stop: H7-32
P.O. Box 1600
Richland, WA 99352

Contractor:
Clean Harbors Environmental Services
19320 Des Moines Mem Dr., Bldg. D, STE 400
Seatac, WA 98148

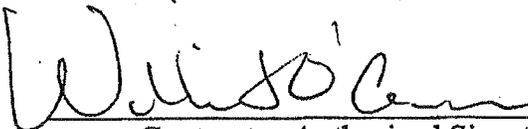
Please Direct Inquiries to:
Richard W. Sober
Title: CONTRACTING OFFICER
Phone: 509-376-1778
Fax: 509-376-7384

Title:
HAZARDOUS WASTE TREATMENT AND DISPOSAL

Total Value:

Contract Type: Fixed Unit Rate
Project: Hanford

Start Date: April 1, 2009
End Date: December 31, 2010



Contractor Authorized Signature

William F. O'Connor

Printed Name/Title

March 31, 2009 (781) 792-5000

Date Signed Phone

CH2M Hill Authorized Signature

Richard W. Sober

Printed Name/Title

Date Signed Phone



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PART I – STATEMENT OF WORK

1.0 INTRODUCTION / BACKGROUND

A wide variety of hazardous and non-hazardous waste (waste) is produced each year by approximately 50 Hanford Site waste generating units. The generating units are under the RL EPA ID Numbers WA7890008967, WAR000010975, WAH00009159, and WAR000010983. Unless otherwise noted on the manifest, all RL waste offered for disposal to the Contractor under the Contract shall be identified by one of these four numbers. Generating unit activities include, but are not limited to maintenance, research, health services, analytical laboratories, photography, remediation, decommissioning, and construction.

2.0 DESCRIPTION OF WORK – GENERAL

CH2M Hill Plateau Remediation Company (referred to as the “Buyer” in this document) is authorized on behalf of the Department of Energy, Richland Field Office (RL) to provide waste management for the Hanford Site (Site). The Buyer is responsible for the environmental clean-up of the Site and currently there is no production taking place. Due to this work scope, set waste streams are not identifiable. Waste streams may vary.

3.0 DESCRIPTION OF WORK – SPECIFIC

3.1 General Requirements

3.1.1 The Contractor shall provide the personnel, transportation, and facilities necessary for proper waste treatment, disposal, recycling, or reclamation of non-radioactive wastes generated at the Site. All Contractor activities involved with the performance of this Contract shall be done in a safe manner. Contractor shall transport from the Hanford Site, Richland, Washington, the non-radioactive wastes as described on the manifests, waste profile sheets, and other supporting documentation, and recycle, reclaim, treat, and/or dispose of in accordance with 40 Code of Federal Regulations (CFR), Parts 61, 260-279, 300 and 761; 49 CFR, Washington Administrative Code (WAC) 173-303, and all valid and applicable local, state or federal regulations, statutes, ordinances, orders, and rules.

3.1.2 The Contractor shall accept and transport hazardous/dangerous (non-radioactive) waste when accompanied with the appropriate documentation) on an “as-needed” schedule to be determined by the Buyer’s Technical Representative. Buyer currently ships on a 4-week schedule. Schedule may vary due to regulatory requirements or emergencies, and waste volumes. The Contractor shall review and approve the manifests and supporting documentation prepared by the Buyer prior to the waste leaving the Site. With the exception of dangerous waste that is at the end of the 90-day accumulation period or PCB waste at the end of the one year disposal requirement, the Buyer will work with

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Contractor's personnel to ensure that the waste streams which require transfer to another transporter/facility are shipped such that holding time is kept at a minimum.

- 3.1.3 When pre-arranged by the Buyer, if the Contractor is able to recycle, reclaim, and/or reuse any Hanford waste for a profit or at no disposal charge, the Contractor shall issue a credit to the Buyer. On a case-by-case basis, credit terms will be mutually agreed upon by both parties and documented in writing prior to the waste leaving the Site.
- 3.1.4 The Buyer will complete Land Disposal Restriction (LDR) notifications and/or certifications as required. The Contractor shall accept the Buyer's form.
- 3.1.5 The Buyer will provide all necessary support personnel to assist the Contractor in transferring waste onto the Contractor's vehicle at no cost to the Contractor. The Contractor shall be responsible for properly loading, securing, and transporting the waste in accordance with all local, state, and federal transportation regulations. The Contractor shall obtain all applicable permits prior to taking possession of the waste. The Buyer shall also provide security escorts as required on the Site.
- 3.1.6 Waste shall be transported by the Contractor to their facility where the labor, materials, and equipment will be provided for proper waste management in accordance with applicable federal, state and local requirements. Contractor shall certify and warrant its compliance with all federal, state, and local requirements and regulations. While Contractor is solely responsible for any or all manner or means used to perform under this Contract, recycling or reclamation (including beneficial reuse) is recommended as the primary method of disposal whenever feasible.
- 3.1.7 The Contractor (or their subcontractor) shall provide transportation equipment (i.e., tank trucks, end dumps, etc.) to the Site within 24 hours notice for support in spill clean-ups or other emergencies in conjunction with waste disposal. Contractor's facility shall expedite approval/acceptance process for support in spill clean-ups or other emergencies in conjunction with waste disposal.

3.2 Waste Transportation

- 3.2.1 The Transporter used by the Contractor shall be on the Buyer's approved Transporter List prior to use by the Contractor. The Transporter shall transport wastes offered under this SOW in vehicles dedicated solely to waste transportation. Transportation equipment which the Buyer determines not appropriate for the Buyer's waste will not be used and will be returned at no expense to the Buyer.
- 3.2.2 The Buyer will properly package, mark, and label all wastes covered by the Contract prior to waste pickup by the Contractor.

All transportation vehicles used by the Transporter shall be inspected by the Buyer for compliance with 49 CFR prior to entering and leaving the Site. If the Transporter's vehicle does not pass inspection by the Buyer, the Contractor shall be responsible for correcting any deficiencies noted (e.g., certifications, tie-downs, etc.). If the failed inspection causes a delay of

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4 hours or more, the Contractor will be responsible for all transportation costs associated with the shipment.

- 3.2.3 The Buyer will provide all necessary support personnel and equipment to assist the Contractor in transferring waste onto the Contractor's vehicle at no cost to the Contractor. The Buyer will also provide security escorts as required on the Site.
- 3.2.4 The Transporter shall be responsible for properly loading, securing, and transporting the waste in accordance with all local, state and federal transportation regulations.
- 3.2.5 The Buyer will validate all waste shipments and co-sign the UHWM(s) used for each shipment of waste.
- 3.2.6 Contractor's vehicles shall carry spill kits, SPCC plans, and emergency response guidebooks. The Contractor shall be responsible for properly securing and transporting the waste in accordance with all local, state, and federal transportation regulations. The Contractor shall obtain all applicable transportation permits prior to taking possession of the waste.
- 3.2.7 Title and risks to the waste obtained under this SOW shall pass to the Contractor when it is placed onto the Transporter's vehicle at the direction of the Contractor's representative.

3.3 Treatment, Storage, and Disposal Facility

- 3.3.1 The Contractor shall designate one receiving facility and shall provide all labor, materials, and equipment at the receiving facility for proper waste management (recycling, reclaiming, reuse, treatment and/or disposal). The Contractor's receiving facility shall be a Treatment, Storage, and/or Disposal Facility (TSDF) permitted by the Environmental Protection Agency (EPA) or an appropriate authorized state agency (or be operating under interim status) as well as all necessary local, state and federal licenses, permits and approvals. The Contractor's TSDF shall also be approved by the EPA to receive CERCLA waste per the acceptability criteria of 40 CFR 300.440(b). The Buyer shall manifest waste only to the Contractor's receiving facility. The receiving facility shall be owned or operated by the Contractor. The receiving facility shall be located within the borders of the United States. If shipment of the Buyer's waste to the Contractor's facility is prohibited due to regulatory requirements, the Contractor may, only with the Buyer's consent, transport waste directly to other facilities which the Contractor operates or has contracts with that will flow down all requirements from this contract. If the Buyer's waste is to be exported to a foreign country, the Contractor shall comply with 40 CFR Subpart E, Exports of Hazardous Waste.
- 3.3.2 All facilities (other than the one designated receiving facility) used during the management of the Buyer's waste will be considered a subcontractor to the Contractor (even if it is a subdivision of the primary contractor). The Contractor is responsible for ensuring that subcontractors meet all requirements of this Contract. The Contractor shall be responsible for manifesting and dispersing the waste to the final disposal facilities (if necessary). The Contractor or their subcontractors shall sign as the generator on the new manifest. The Contractor shall ensure the CERCLA waste is shipped to EPA approved



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facilities. Subcontractors utilized under the performance of the Contract must meet all applicable Terms and Conditions and the limitations of this Statement of Work.

3.3.3 The Contractor shall ensure that waste is treated to meet applicable LDR limits prior to land disposal.

3.4 Manifesting

3.4.1 Buyer will prepare Uniform Hazardous Waste Manifests (UHWMs) as defined in 49 CFR and provide a copy to the Contractor prior to the shipment taking place. Contractor shall provide acceptance or rejection of shipment within four (4) days of receiving manifests from the Buyer.

3.4.2 Upon receipt of the waste from the Buyer, the Contractor shall sign and return the generator copy of the UHWM within 30 calendar days of the shipment date. If unable to sign and return the generator copy of the UHWM within 30 calendar days of the shipment, the Contractor shall provide written notice to the Buyer before the 30th day.

3.5 Waste Tracking

3.5.1 The Contractor shall maintain an auditable file capable of tracking the Buyer's waste to final disposition. The tracking system may be verified during a pre-award inspection by the Buyer or during routine audits.

3.6 Sampling

3.6.1 If allowed by the Contractor's Waste Analysis Plan, for containerized wastes (e.g., drums, boxes, etc.) the Contractor shall accept the Buyer's laboratory analytical data in lieu of pre-acceptance samples (submitted prior to the Buyer offering the waste for transportation) for new waste profile verification. Typically, the Buyer will provide pre-acceptance waste profile samples only for bulk wastes.

3.6.2 Unless specifically required by the Contractor's Waste Analysis Plan, the Buyer will not provide waste profile pre-acceptance samples on: a) labpacks, b) waste which can not be sampled (i.e., compressed gas cylinders, chemically contained rags, debris, fluorescent light ballasts, etc.), and c) unused, discarded commercial products and chemicals.

3.6.3 The Contractor shall ensure that all laboratory analysis work is performed in compliance with the test methods defined in 40 CFR 261 and EPA SW-846, when required. The Contractor shall have documented and implemented procedures for waste sample "Chain of Custody".

3.6.4 Test reports shall be clearly traceable to specific wastes. Reports documenting laboratory analyses shall be signed and certified by an authorized representative of the Contractor.

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3.7 Bulk Waste

3.7.1 The Contractor shall be responsible for performing any necessary size reduction of bulk solid waste at the TSDF for treatment, storage, and disposal purposes.

3.8 Emergencies/Spills

3.8.1 The Contractors shall have documented and implemented procedures (or an equivalent documentation system) for On-Site and Transportation emergencies.

3.8.2 The Contractor shall be responsible for any and all spills, leaks, or releases associated with waste provided under this Contract that may occur as a result of negligence on the part of the Contractor or the Contractor's representative. Any spills, leaks, or releases of waste provided under this Contract occurring on the Site after the waste has been provided to the Transporter will be responded to/cleaned up by the Buyer's response team at the expense of the Contractor. Any spill, leak, or release of waste provided under this Contract occurring off the Site will be the responsibility of the Contractor. The Contractor shall notify the Buyer's Technical Representative of all leaks, or releases of waste, regardless of the quantity, within four (4) hours of their discovery. A written follow-up report shall be submitted to the Buyer's Technical Representative no later than seven (7) days after the initial report. The written report shall be in narrative form and, as a minimum, shall include the following:

- a. Cause of spill, leak or release
- b. Description of item spilled, leaked or released (including identity, chemical composition, profile sheet number, manifest number, Package Identification Number/Container Identification Number (PIN/CIN), etc.)
- c. Quantity spilled and indicate whether or not it was a Reportable Quantity Spill)
- d. Exact time and location of spill, leak, or release including a description of the area involved
- e. Description of containment achieved in the clean-up
- f. Level of decontamination achieved in the clean-up
- g. Description of any reports made to regulatory/emergency response agencies (identify agency, contact, time of report, and content of report)
- h. Description of any reports/information given to news media organizations
- i. Discussion of possible long-term clean-up actions or environmental effects
- j. Certification of clean-up per 40 CFR 761 (for PCB waste)

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- k. Description of any environmental impacts, property damage, or injuries to Contractor or non-contractor personnel as a result of the spill, leak, or release.

4.0 TECHNICAL REQUIREMENTS AND ACCEPTANCE CRITERIA

4.1 Acceptance Criteria

Waste analytical work performed by the Contractor shall be adequate to properly characterize and designate the waste for acceptance/disposal at the Contractor's Facility or for verification of the Buyer's third-party analysis. All waste sample analytical services performed by the Contractor shall be in conjunction with waste disposal activities performed by the Contractor. Laboratory analysis performed by the Contractor shall not replace or modify both parties' requirements as contained in standard clauses of the Special Provisions – Hazardous Waste Transportation and Disposal Provisions (SP-14) in the event that the Contractor rejects waste due to nonconformance.

For waste samples not related to waste profile verification analysis, the Contractor shall be able to provide 30-calendar day turnaround on the laboratory analysis. For profile verification related laboratory analysis, the Contractor shall provide 14-calendar day turnaround. The Contractor shall be responsible for proper disposal of all samples in accordance with 40 CFR, Parts 260-279, 761, 49 CFR, WAC 173-303, and all valid and applicable local, state, and federal regulations, statutes, ordinances, orders, and rules. Any laboratory utilized for waste sample analysis under this Contract shall have a documented and implemented Quality Program as specified under the requirements of SW-846. If the Contractor utilizes a subcontractor for performance of sample analysis under the Contract, the subcontractor's Quality Program shall also be subject to review and approval.

4.2 Unique Requirements

Contractor's Facility Assessments and Inspections

The Buyer reserves the right to inspect/assess the Contractor's and Subcontractor's facilities for information purposes before and after award. Contractor shall allow Buyer's personnel access to their facilities. The Buyer's right of access applies to all tiers of the procurement. Buyer's inspection/assessment team may include non- CH2M Hill Plateau Remediation Company personnel. The assessment report may be shared with other Department of Energy contractors. The Contractor shall allow the Buyer to inspect/assess their facilities for compliance to applicable requirements prior to final contract award and at any time during the performance of the Contract. Normally, inspections/assessments will be on an annual basis, or more frequently if deemed necessary.

The Contractor shall provide the Buyer with a list of its subcontractors that may be utilized during the transportation, treatment, and/or disposal phases of the Buyer's

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wastes. All subcontractors utilized by the Contractor shall be fully permitted and licensed by local, state and federal agencies, as required, for the activities to be performed. The Contractor shall audit each subcontractor biennially and submit a written report to the Buyer. The audit shall include site visits and contact with the regulators to ensure that the facility is meeting regulatory requirements. The Contractor shall be responsible for tracking CERCLA status for each subcontractor used under this contract and notify Buyer of any changes in the facility's status, specifically if CERCLA approval is terminated. This does not limit the Buyer's right to inspect/audit the subcontractors. The Buyer, designated representative, and/or Buyer's Environmental personnel may (if deemed necessary) inspect/audit all subcontractors. This is applicable before and after award of the Contract. The Contractor shall notify the Buyer in writing, within 30 days, of any changes made to the list of subcontractors provided with their proposal (if any), during the performance of the Contract. The Contractor is encouraged to participate in the subcontractor assessments when performed by the Buyer. The Buyer reserves the right to reject a proposed subcontractor.

The Contractor, or its subcontractors, shall perform corrective actions on items disclosed during the Buyer's inspections/assessments. If the Contractor, or its subcontractors, refuse or are unable to perform such corrective action in a timely manner, the Buyer reserves the right to terminate this Contract, in whole or in part, for convenience or default pursuant to the Termination provisions in the Contract.

Records

All records associated with the Buyer's wastes shall be maintained by the Contractor in a method compliant with the requirements specified in WAC 173-303, 40 CFR, Parts 260-279 and 761, or any other applicable local, state, or federal regulations.

5.0 PERSONNEL REQUIREMENTS

5.1 Training and Qualification

The Contractor's personnel shall be trained and qualified to ensure they are capable of performing their assigned work. Personnel working at the Contractor's TSD facility(ies) shall meet all applicable 29 CFR requirements. Contractor's personnel shall be provided continuing training to ensure that job proficiency is maintained. Contractor's drivers shall be trained in proper waste handling procedures, personal protection, regulatory compliance, and spill emergency response, as required by 40 and 49 CFR.

5.2 Security and Badging Requirements

- A. The Contractor shall obtain at the Contractor's expense, facility clearance and security clearance for employees prior to obtaining access to the job site.
- B. Contractor employees will be required to submit to vehicle searches, and obtain tool and equipment permits prior to entering and leaving restricted areas.

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C. A minimum of 5 days advance notice is needed for site badging.

6.0 ENVIRONMENTAL, SAFETY, HEALTH, AND QUALITY REQUIREMENTS

The Contractor shall perform work safely, in a manner that ensures adequate protection for employees, the public, and the environment, and shall be accountable for the safe performance of work. The Contractor shall comply with, and assist the Buyer in complying with Environmental, Safety, Health, and Quality (ESH&Q) requirements of all applicable laws, regulations and directives.

The Contractor shall exercise a degree of care commensurate with the work and the associated hazards. The Contractor shall ensure that management of ES&H functions and activities is an integral and visible part of the Contractor's work planning and execution processes. As a minimum, the Contractor shall:

- Thoroughly review the defined scope of work
- Identify hazards and ES&H requirements
- Analyze hazards and implement controls
- Perform work within controls, and
- Provide feedback on adequacy of controls and continue to improve safety management.

The Contractor shall apply principles listed in Section 2.1.B of SP-5.

The Contractor shall flow down ESH&Q requirements to the lowest tier subcontractor performing work on the Hanford site commensurate with the risk and complexity of the work.

When requested, the Contractor shall submit documented evidence describing how the five bulleted items above and the principles listed in Section 2.1.B of SP-5 are implemented.

6.1 Environmental Requirements

The Contractor shall have all necessary permits and licenses to receive, treat, and dispose wastes provided under this Contract. The Contractor shall provide, upon request from the Buyer, a copy of their most current Part A and B Permit Applications and Air permits within four (4) weeks of the request to do so.

6.2 Safety Requirements

Access to the Site is required for delivery (pick-up) of items. On-Site Work Provisions SP-5 do apply. Contractor shall be required to comply with the CH2M Hill Plateau Remediation Company safety practices as they apply to the Contractor's specific work activities, including the wearing of personal protective equipment.



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The safety of all employees is of primary concern to the Buyer. The Contractor shall comply with all safety requirements and On-Site Service Provisions while working for the Buyer. The Buyer and the Contractor shall both have the authority to "stop work" whenever a safety concern is identified.

The Contractor shall have, implement, and maintain a written Health and Safety Program that complies with 29 CFR 1910.120, Hazardous Waste Operations and Emergency Response.

6.3 Quality Assurance and Control

The Contractor shall implement industry commercial practices for quality.

7.0 MEETINGS AND SUBMITTALS

7.1 Deliverables

Polychlorinated Biphenyls

Polychlorinated biphenyl (PCB) waste must be disposed of within one year from the time of generation (date removed from service). The Contractor shall notify the Buyer's Technical Representative if the final disposition of PCB waste offered under this Contract has not been completed within eleven (11) months from the date of generation. The Contractor shall notify the Buyer's Technical Representative in writing when the PCB waste offered under this Contract is received at their facility. The Contractor shall deliver certificates of disposal, as supplied by the actual TSCA disposal facility, to the Buyer within thirteen (13) months of the date removed from service (or sooner). The minimum of information on the certificates of disposal shall include the information required by 40 CFR 761, the Buyer's manifest number, and Buyer's container item number.

Insurance:

The Contractor shall notify the Buyer in writing immediately upon cancellation of transportation and/or pollution liability insurance policies. The Contractor shall notify the Buyer thirty (30) calendar days in advance of any material changes or reduction in coverage under environmental insurance policies.

Certificate of Treatment, Disposal, or Destruction

The Contractor shall provide the Buyer with a Certificate of Treatment, Disposal, or Destruction (CT/D) (signed by an authorized officer of the Contractor) for hazardous waste offered under this Contract. A CT/D will be provided to the Buyer by the Contractor for each UHWM provided to the Contractor under this Contract. The minimum of information on the Certificate of Destruction shall include the following:



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- Buyer's Manifest number
- Buyer's Container item number
- Date of shipment
- The date of disposal
- The location and method of disposal for each item listed on the manifest.
- EPA Waste Codes
- Weight/Volume
- Facility waste acceptance approval number
- Manifest and Container item number drum was disposed on, if applicable.

All CT/Ds per UHWM shall be forwarded to the Buyer prior to invoicing or accompany the invoices for the manifest.

7.2 Administrative Aspects

7.2.1 Treatment, storage, and disposal costs for containers shall be exclusive of transportation charges and shall be based on gross waste weight of the containers and unit priced appropriately. All non-bulk, CERCLA, and RCRA waste shall be manifested by gross weight. Bulk and TSCA waste shall be manifested by net weight.

7.2.2 Reports

7.2.2.1 Contractor shall supply in writing information on any agency inspection results, e.g., Warning Letters, Notice of Violations, Notices of No Violations, etc., received at the primary receiving facility within thirty (30) days of the notification by the local, state or federal regulatory agency.

7.2.2.2 The Contractor shall supply the Buyer's Technical Representative with a list of the Buyer's containers residing at the primary receiving facility. The list will be provided to the BTR every two months, with the schedule to be established by the BTR upon award of the Contract.

7.2.3 Waste Profile Sheets

7.2.3.1 The Buyer has established an internal profile system. This system currently contains approximately 100 profiles that cover the existing waste streams from the Buyer's site. The Contractor shall be responsible for transferring these profiles to the TSDF. The Contractor shall obtain and submit an approval letter for each transferred profile sheet within thirty (30) days of receipt of the Buyer's certified profile sheet. The approval letter shall identify the profile expiration date, the TSD methods and facilities for each profile sheet and listing EPA treatment

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technology codes where applicable. The Buyer reserves the right to disapprove of any such TSD methods or facilities. If the information on the Buyer's profile is not sufficient, the Contractor shall identify in writing to the Buyer what additional information that is required on the profile. The Buyer shall prepare new waste profile sheets as necessary. The Contractor shall obtain and submit an approval letter for each new profile or re-certification within fifteen (15) days.

7.2.3.2 The Contractor shall be responsible for transferring information from the Buyer's profile sheets to the TSD Waste Profile Sheet, if required. The Buyer will review and certify the TSD Waste Profile Sheet, if applicable. The profile certification shall only contain language that is technical, which relates to the characterization or designation of the waste. The profile certification shall not contain contractual language that may commit funds (i.e., "I authorize _____ to conduct necessary testing at my expense") or authorize somebody to act as an agent (i.e., I authorize _____ to act as Generator's agent).

8.0 DELIVERABLES, PROJECT CONTROLS, MILESTONES, AND PERFORMANCE SCHEDULE REQUIREMENTS

8.1 Performance Schedule

Base Contract Period: April 1, 2009 through December 31, 2010

Option Period One: January 1, 2011 through December 31, 2011

Option Period Two: January 1, 2012 through December 31, 2012

Option Period One: January 1, 2013 through December 31, 2013

END OF PART I – STATEMENT OF WORK

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7.0 ASSUMPTIONS

Please find below the general pricing notes and assumptions for this contract. These notes govern all waste streams and generic pricing covered under this contract. These notes are in addition to specific pricing notes provided on the pricing matrixes.

1. All pricing presented in this contract is based on Contractors' ability to utilize all TSDFs and Transporters identified in our proposal. If the number of sites approved by the Buyer is reduced or restricted, additional costs may be applied due to increased handling of wastes and reduced economies of scale. Contractor reserves the right to request changes and, or add facilities to this list throughout the course of the contract.
2. Contractor requires free and easy access to each pickup site. Drums/containers must be in DOT shippable condition or will be packaged/repackaged by Contractor at additional cost.
3. Reactives and Labpack rates do not include explosive or potentially explosive, radioactive, temperature sensitive or infectious materials. Contractor reserves the right to decline to accept for disposal any waste materials which, in its reasonable judgment, it cannot dispose of in a lawful manner or without a risk of harm to public health or the environment, or for which no legal means of disposal exists. Contractor will provide separate quotations for any potential high-hazard work (i.e. peroxidized ethers, explosives, cylinders, etc.) upon request.
4. Compressed Gas Containers (CLIN A2445 & A2446): Unit pricing for CLIN A2445 based on medium size Propane cylinders for recycling. Unit pricing for CLIN A2446 based on medium size Freon cylinders (R-11, R-12, R-22, R-23, R-113, R-114, R-124, R-134a, or halon (1211, 1301) fire extinguishers.

Certain high hazard and extremely reactive cylinders will be handled case by case including chlorine dioxide, xenon difluoride, pentaborane, tetrafluorohydrazine, hydrogen cyanide anhydrous, fluorine >5% sodium potassium alloy, potassium, sulfur trioxide, bromine pentafluoride, bromine trifluoride, chlorine pentafluoride, chlorine trifluoride, trifluoromethyl peroxide, trifluoromethylhypofluorite, xenon dioxide, xenon hexafluoride, xenon tetrafluoride, bis (trifluoromethyl) peroxide, hydrazine, methyl hydrazine, oxygen difluoride.

- Zone A cylinder transportation (as required) will be quoted case by case and will be billed in addition to disposal.
- Cylinders without original stenciling, labels and/or tags will be subject to additional an analysis charge.
- Cylinders with inoperable valves may be subject to additional handling fees.
- Cylinders must in DOE-shippable condition.



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5. F027 Dioxins: No existing treatment option exists in the United States for “Dioxin Listed Waste”. The EPA has not approved any waste management facilities for treatment of “F027 Dioxin Listed Waste”. Contractor does however offer a treatment option for “liquid” dioxin wastes through its Canadian Waste Management Facilities. Solid dioxin bearing wastes can only be processed on a limited basis by one facility, Swan Hills, Alberta, Canada. This facility however operates on a limited basis and receipt/disposal is subject to scheduled burns and prior approval with the US EPA, Environment Canada & Final TSDF. Pricing for bulk waste is case-by-case.

6. Reactive alkali metal compounds should typically be packaged in metal outer containers no larger than 5 gallons in size. The inner contents must be less than 5 pounds of reactive metal or less than 20 pounds of reactive batteries in rigid poly containers. Reactive metals and batteries must be packaged under oil. Requests to manage these materials in larger inner charge sizes or larger outer container sizes will be handled on a case by case basis.

7. Prices for PCB items are only effective if the items are received within 9 months of the out of service date (OSD). Out of Service Date (OSD) for PCB incinerables should be clearly identified in Section J of the manifest. Prices for OSD’s exceeding 9 months will be billed as follows:
 - Received over 9 months – 1.25 x base price
 - Received over 10 months – 1.50 x base price
 - Received over 11 months – 2.00 x base price

8. Contractor reserves the right to quote unique transportation pricing for lined or agitated trailers, sludge boxes, and roll off drop fees as required.

9. Demurrage Schedule – Demurrage will not be charged for pickup of waste up to and including 1-hour loading time. After 1-hour, the demurrage charge applies.

10. A tank wash or rolloff wash fee of \$255.00 will apply any time a wash of a tanker or rolloff is required for non-PCB items. Additional fees will apply for any tank (confined space) entries or PCB washouts.

11. All emergency call-outs (i.e., less than 24-hour notice) will be subject to additional costs.

12. Bonding, if required, will be charged separately at 2% of the invoice price.



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- 13. Pricing is based on the current market capacity, conditions and Government regulations. If a significant market-wide pricing, capacity or regulatory change affects our pricing, Contractor will document such changes and approach Buyer to re-negotiate pricing.
- 14. Proposal is valid for 60 days.
- 15. Prices quoted shall remain "firm" for the initial base period (4/09 – 9/10). At the beginning of the 1st option year and each year thereafter, a 3.5% escalation rate increase will apply.

1. Energy and Security Recovery Fee

During the term of this agreement between Contractor and Buyer, the cost of diesel will be reviewed monthly as per the US Department of Energy data located at:

(<http://tonto.eia.doe.gov/oog/info/wohdp/diesel.asp>).

A Recovery Fee will apply only if the average diesel prices from the US Department of Energy exceeds \$2.50 gallon..

The Recovery Fee is applied to the entire invoice and will be broken out separately. The energy fee will be determined from the following table:

Diesel Fuel Price Range		Energy Rate %
\$2.51	\$2.60	1.0%
\$2.61	\$2.70	2.0%
\$2.71	\$2.80	3.0%
\$2.91	\$3.00	4.0%
\$3.01	\$3.10	5.0%

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In the event national fuel prices exceed \$3.10/gallon, an additional fee of 1.0% per \$0.10/gallon increase will apply.

The monthly monitoring of diesel costs will continue and Contractor will adjust up or down depending on the movement of the national average price of diesel for the remaining months of the contract.

8.0 INVOICING INSTRUCTIONS

8.1 Contractor Invoices

The following process shall be used on Invoices submitted to CH2M Hill Plateau Remediation Company. Failure to do so may result in Delayed Payment or Returned Invoices.

General Requirements

- Submittal of an invoice constitutes Contractor's certification that materials, work and/or services have been provided, and invoiced amounts are in accordance with the contract provisions.
- Invoices may be submitted electronically in a format acceptable to Buyer (this is preferred).

NOTE: When electronic invoices are to be used, contact the Contract Specialist for the proper format and submittal information (reference clause H098)

- Each Release must be invoiced separately.
- The invoice must clearly & legibly identify the **Contractor's Name and Invoice Number as well as Contract Release**
- Each invoice should include the name and telephone number of a company representative available to respond to invoice questions.
- Remittance will only be made to the remittance address on file for the contractor. Invoices from third parties or with different remittance instructions or addresses will not be processed.
- Questions or requests for exceptions should be addressed to the Contract Specialist.
- The Contractor shall submit an original invoice and supporting documentation to the Buyer's Accounts Payable organization at the address below (unless otherwise directed in the contract)

TITLE: HAZARDOUS WASTE DISPOSAL

CH2M Hill Plateau Remediation Company
Accounts Payable Mail Stop: H7-32
P.O. Box 1600
Richland, WA 99352

8.2 Invoices and Payments (Electronic)

Invoices shall be submitted electronically via e-mail to both CH2M Hill Plateau Remediation Company Accounts Payable (CHPRC AP) at the following e-mail address: **chprcap@rl.gov** (chprcap@rl.gov) **and (in the same email)** to the Contract Specialist. The company name, invoice number, and the contract and release numbers must be shown in the subject line of the e-mail message used to submit an electronic invoice. The suggested format for the subject line is: Contractor Name, Invoice XXXXX, Contract XXXXX-X.

If payments will be made via Electronic Funds Transfer (EFT), an "Authorization for Electronic Funds Transfer of Invoice Payments" form must be completed and returned before payments can be made. <http://www.hanford.gov/pmm/downloads/Other/eft.pdf>

Each invoice must have a unique invoice number and, as a minimum, shall identify the:

- Billing company;
- Blanket Order or Basic Ordering Agreement (if applicable),
- Task order (release) number
- Name of the worker(s);
- Hourly rate(s);
- Work hours and date performed;
- Brief statement describing the work performed.

Submittal of an invoice constitutes certification that services have been delivered and invoice rates are in accordance with the task order. An electronically submitted invoice will be accepted as an original invoice when authorized by the Contract and received by CHPRC AP. Unauthorized deviations will result in disapproval of the invoice.

9.0 CLOSEOUT AND FINAL PAYMENT

9.1 Closeout Certification

Contractor shall properly execute and mail to the Buyer a final release, in a format acceptable to the Buyer, within five working days from the last date services are provided hereunder and/or the date of the last shipment made hereunder. Final payment will not be



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made until a final release is properly executed and received by the Buyer. Ref.:
\\HANFORD\DATA\Sitedata\PMPHONE\webprc\PRO\final_release.doc

END OF PART II – FINANCIAL TERMS



TITLE: HAZARDOUS WASTE DISPOSAL

PART III – GENERAL PROVISIONS

1.0 GENERAL PROVISIONS

The provisions, forms, documents and attachments listed below are hereby incorporated into and made a part of this contract. Contractor is responsible for downloading and complying with the applicable revision as identified below.

General Provisions

GP Rev 0 10/21/2008

CH2M HILL Plateau Remediation Company

https://www.plateauremediation.com/procurement/docs/GPr000_PRC.pdf

END OF PART III – GENERAL PROVISIONS

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PART IV – SPECIAL TERMS

1.0 ADMINISTRATION

1.1 Contract Correspondence

Buyer's Mailing Address:

Attn: Richard W. Sober
CH2M Hill Plateau Remediation Company
PO Box 1600, Mail Stop: H8-42
Richland, WA 99352

Buyer's Street Address:

Attn: Richard W. Sober
CH2M Hill Plateau Remediation Company
2420 Stevens Center, Room 377
Richland, WA 99352

1.2 Abnormal or Unusual Situations

In the event that there is an abnormal or unusual situation associated with this contract work scope, the Contractor is to immediately contact the designated Contracting Officer (CO) or designated Buyer's Technical Representative (BTR). If the Contractor is unable to contact either the CO or the BTR, the Contractor is to contact the CHPRC Occurrence Notification Center at (509) 376-2900, which is available 24 hours a day, seven days a week, and provide them with: Contract Number, CO's name, BTR's name and a short summary of the abnormal or unusual situation. If after making contact with CHPRC, the Contractor is advised to suspend activities, the Contractor is not to proceed until such direction to proceed has been expressly issued by the CO. If there is an emergency situation, the Contractor is to make the appropriate immediate emergency call to 911 or 373-3800 for cell phones and then make the notifications to CHPRC as set forth herein.

1.3 Authorized Personnel

Only the following named Contract individuals are authorized to make changes to this document:

Contracting Officer, Richard W. Sober

Contracts Manager, Patrick Marmo

1.4 Electronic Mail Capability

The Contractor shall provide and maintain Internet and electronic mail capability for the duration of the Contract. The Contractor's email account shall be able to send and



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receive attached documents of up to 1/2 megabyte in size. Correspondence and Administrative messages concerning this contract will be conducted via email in current versions of Microsoft Office applications, ASCII text, RTF, PDF, ZIP and other commonly used file formats. In addition, information, data and forms may be posted on the Buyer's Internet web site for downloading by the Contractor.

1.5 Requests for Clarification or Information

Where necessary, the Contractor may elect to submit a formal requests for Clarification or Information as necessary to obtain technical clarifications using the Request for Clarification or Information (RCI) Form. Instructions for completion of the RCI Form are included with the form. The inquiry portion of the RCI Form shall be completed by the Contractor, including a determination of priority and an identification of schedule delay with the issue, if applicable. RCI Form numbering shall be left blank and assigned by Buyer upon receipt. Buyer will complete an evaluation, and provide a disposition and determine additional actions required, when appropriate. The purpose of the form is to facilitate formal communications when necessary.

1.6 Holiday and Work Schedules

NOTICE: Daily work schedules and facility operations are NOT consistent on the Hanford Site. In addition, some organizations and facilities observe alternate Friday closures.

Accordingly, BEFORE scheduling deliveries, the Contractor shall make specific schedule arrangements for the delivery of materials with the Buyer, Facility Manager, Delivery Warehouse Manager, Building Manager, etc.

The Buyer will not be liable for the cost of any delays, demurrage, layover, extra travel days, etc. which result from Contractor's failure to obtain a specific schedule in advance.

1.7 Service Contract Act of 1965

This Contract is subject to the McNamara-O'Hara Service Contract Act of 1965 (SCA) as specified in FAR 22.10 . In accordance with the SCA, the contractor shall pay service employees, employed in the performance of this contract, no less than the minimum wage and furnish fringe benefits in accordance with the applicable Wage Determination.

During the term of this contract, the Buyer may unilaterally modify this contract to incorporate revised Wage Determinations. If a Wage Determination (or revision) is incorporated after award and the contractor has to adjust rates payable to employees covered by the SCA in order to comply with the revised minimum wages and fringe benefits, the contractor may request an equitable adjustment in accordance with the SCA and other provisions of this contract.

Blanket Wage Determination (BWD) 05-2569 is applicable to work performed on the Hanford Site and adjacent area by service occupations identified in the BWD. Service



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occupations that will be used in performance of this contract at another location or that are not listed in the BWD must be specifically identified herein along with an applicable wage determination.

A copy of the most recent Hanford Area Service Contract Act Blanket Wage Determination is posted on the acquisition web site at <http://www.hanford.gov/pmm/downloads/download.htm>.

A Directory of Occupations and more information about the Service Contract Act can be found on the Department of Labor web site at <http://www.dol.gov/compliance/laws/comp-sca.htm>

1.8 Proprietary Data Submittals

If Contractor submits any data as part of their Contract, which is considered by the Contractor to be "Proprietary Data", the document transmitting the data or which contains the data, shall be boldly marked indicating that the data Included is considered to be proprietary.

1.9 Contractor – Buyer Interface

The Buyer and the Contractor will interface only through the Buyer's Contracting Officer for clarifications and questions.

1.10 Other Interfaces

Additional Buyer contacts will be identified at the kickoff meeting.

1.11 Designation of Technical Representative

The Buyer hereby designates the following as the Buyer's Technical Representative, (BTR) for this Contract: Paul A Stone. Paul_A_Stone@rl.gov.

The BTR is responsible for monitoring and providing technical guidance for this Contract and should be contacted regarding questions or problems of a technical nature. The BTR is also responsible for appropriate surveillance of the Contractor's representative while on site. In no event, however, will an understanding or agreement, modification, change order, or any deviation from the terms of this Contract be effective or binding upon The Buyer unless formalized by proper Contract documents executed by the Contracting Officer prior to completion of this Contract. On all matters that pertain to Contract terms, the Contractor shall contact the Contracting Officer specified within this Contract. When in the opinion of the Contractor, the BTR requests or directs efforts outside the existing scope of the Contract; the Contractor shall promptly notify the Contracting Officer in writing. The BTR does not possess any explicit, apparent or implied authority to modify the contract. No action should be taken until the Contracting Officer makes a determination and/or modifies the contract.

1.12 Option to Extend the Term of the Contract



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This contract includes the option(s) to extend the term identified herein. The total period of performance of the contract includes the base period plus the optional period(s) that may be exercised by Buyer. Buyer will exercise the option(s) by providing thirty day written notice to the contractor prior to expiration of the contract's current period of performance.

1.13 Ceiling Price (Release/Task Orders)

A ceiling price shall be specified in each individual Release/Task Order. The Buyer shall not be obligated to pay the Contractor any amount in excess of the individual Release/Task Order ceiling price or the not-to-exceed amount specified in the Contract, whichever is less. Contractor shall not be obligated to continue performance if to do so would exceed the Release/Task Order ceiling price, unless and until the Buyer shall have notified the Contractor in writing that the Release/Task Order ceiling price has been increased and shall have specified in the notice a revised Release/Task Order ceiling price that shall constitute the new Release/Task Order ceiling price for performance under the Task Order.

1.14 Limitation of Liability – Services

1. Except as provided in paragraphs 2 and 3 below, and except to the extent that the Contractor is expressly responsible under this Contract for deficiencies in the services required to be performed under it (including any materials furnished in conjunction with those services), the Contractor shall not be liable for loss of or damage to property of the Government that (1) occurs after Buyer acceptance of services performed under this Contract and (2) results from any defects or deficiencies in the services performed or materials furnished.

2. The limitation of liability under paragraph 1 above shall not apply when a defect or deficiency in, or the Buyer's acceptance of, services performed or materials furnished results from willful misconduct or lack of good faith on the part of any of the Contractor's managerial personnel. The term "Contractor's Managerial Personnel", as used in this clause, means the Contractor's directors, officers, and any of the Contractor's managers, superintendents, or equivalent representatives who have supervision or direction of:

- a. All or substantially all of the Contractor's business;
- b. All or substantially all of the Contractor's operations at any one plant, laboratory, or separate location at which the Contract is being performed; or
- c. A separate and complete major industrial operation connected with the performance of the Contract.

3. If the Contractor carries insurance, or has established a reserve for self-insurance, covering liability for loss or damage suffered by the Government or the Buyer through the Contractor's performance of services or furnishing of material under this Contract,

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the Contractor shall be liable to the Government or the Buyer, to the extent of such insurance or reserve, for loss of or damage to property of the Government occurring after Buyer's acceptance of, and resulting from any defects and deficiencies, in services performed or materials furnished under this Contract.

4. The Contractor shall include this clause, including this paragraph, supplemented as necessary to reflect the relationship of the contracting parties, in all lower-tier subcontracts over \$25,000.

1.15 Independent Contractor

1. Contractor shall perform all work required by this Contract as an independent contractor and not as an agent or employee of the Buyer or the Government.

2. Acceptance of this contract constitutes contractor's certification that any required business licenses, permits, tax identification requirements, principle place of business identification, etc. have been addressed and are the sole responsibility of contractor.

3. Contractor shall pay all wages, salaries and other amounts due its employees in connection with this Contract. Contractor is responsible for all reports, obligations and payments regarding such employees relating to social security, state and federal taxes, license fees, withholding, unemployment compensation, workers compensation and similar matters. Upon the Buyer's written request, Contractor shall promptly provide documentation substantiating its compliance with the requirements of this paragraph.

4. Contractor shall maintain complete control over its Employees, Agents, Representatives and Subcontractors at any tier and shall be responsible for the proper performance of all work required by this Contract, including any such work which may be done by Suppliers or Subcontractors at any tier.

5. Contractor does not have, nor shall it represent that it has, any authority to bind the Buyer or the Government.

6. Unless specifically identified in the contract, contractor shall supply and use its own equipment, supplies and means of performance.

1.16 Contract Change Request

The Contractor shall submit formal requests for changes to the scope, schedule or cost of this contract using the Change Form (available at <http://www.hanford.gov/pmm/downloads/download.htm#other>). Instructions for completion of the Change Form are included with the form. The appropriate portions of the Change Form shall be completed by the Contractor. A red-line mark up of the Statement of Work or Specification showing where the proposed changes fit within the scope shall be attached, if applicable. Change Form numbering shall be left blank and assigned by CHPRC upon receipt. CHPRC will complete an evaluation, provide a

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disposition and determine additional actions required, as appropriate. The purpose of the form is to facilitate formal communications.

1.17 General Provisions are changed as shown below

- 1) Section 3.2 WARRANTY is changed as follows: Section B and C, change durations of twenty-four months and eighteen months to Twelve (12) Months.
- 2) Section 3.5 Conditions and Risk of Work is deleted in its entirety and replaced with the following: 3.5.1 The Contractor shall notify the Buyer immediately if the Contractor discovers any significant non-conforming waste materials upon receipt of the waste. The Contractor and Buyer must attempt to reconcile the discrepancy within ten (10) calendar days after the Contractor receives the waste. If the discrepancy cannot be resolved within this period, the Buyer has the option of requesting return of the non-conforming waste to the Hanford Site without delay. Should the waste be returned the standard transportation rate would apply for the return shipment costs.
- 3) 3.5.2 Waste materials which are discovered to be non-conforming may be rejected by the Contractor. Title, risk of loss and all other incidents of ownership to non-conforming wastes shall remain at all times with Buyer. Waste materials shall be considered non-conforming if the waste materials are not properly packaged or labeled; or if the waste materials contain constituents or have characteristics or properties not disclosed on the Waste Profile. Buyer shall reimburse Contractor for the handling, transporting, storing and caring for and, if applicable, disposing of such non-conforming waste materials.

2.0 OTHER SPECIAL PROVISIONS

The provisions, forms, documents and attachments listed below are hereby incorporated into and made a part of this contract. Contractor is responsible for downloading and complying with the applicable revision as identified below.

Contractor agrees that the certifications and conditions provided in Representations and Certifications (SP-16) are a material and binding part of, and are hereby incorporated by reference into, this Contract unless specifically excluded and agreed by Buyer in the Contract. Contractor agrees to update and resubmit to the Buyer if any change occurs that would nullify or otherwise affect said representations and certifications.

2.1 Special Provisions - Application of Federal Cost Accounting Standards (SP-3 revision 003, January 7, 2008)

<http://www.hanford.gov/pmm/downloads/Provisions/sp-3r003.pdf>

2.2 Special Provisions - On-Site Services (SP-5 revision 013, September 11, 2008)

<http://www.hanford.gov/pmm/downloads/Provisions/sp-5r013.pdf>



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- 2.3 Special Provisions - Organizational Conflict of Interest**
(SP-9 revision 002, August 30, 2001)

<http://www.hanford.gov/pmm/downloads/Provisions/sp-9.pdf>
- 2.4 Special Provisions – Subcontracting Plan**
SP-11 Rev 0 11/10/2008
CH2M HILL Plateau Remediation Company
https://www.plateauremediation.com/procurement/docs/SP-11r000_PRC.pdf
- 2.5 Special Provisions - Hazardous Waste Transportation and Disposal**
(SP-14 revision 000, November 6, 1997)

<http://www.hanford.gov/pmm/downloads/Provisions/sp-14.pdf>
- 2.6 SPECIAL PROVISIONS – CONTRACTOR REPRESENTATIONS AND CERTIFICATIONS**
SP-16 Rev 0 11/10/2008
CH2M HILL Plateau Remediation Company
https://www.plateauremediation.com/procurement/docs/SP-16r000_PRC.pdf

END OF PART IV – SPECIAL TERMS

END OF CONTRACT

Pricing Code

A

SCHEDULE A: HAZARDOUS WASTE

Company: Clean Harbors Environmental Services, Inc.

		Unit	Estimated Annual Quantity (x)	4/09-9/10 Unit Price
A1	<u>Transportation</u>			
	<i>Pricing for evaluation and award to cover the transportation of all hazardous wastes in accordance with STATEMENT OF WORK (Attachment A) of the purchase order. Transportation costs are at a fixed price/trip (Including Operator)</i>			
A1001	Large Flatbed/Van	Trip	12	x [REDACTED]
A1002	Small Van	Trip	3	x [REDACTED]
A1003	Large Vacuum Truck (>4,000 Gallons)	Trip	1	x [REDACTED]
A1004	Large Dump Truck (40 foot)	Trip	1	x [REDACTED]
A1005	Roll Off Box Carrier	Trip	1	x [REDACTED]
A1006	Roll Off Box Rental (>10 Yard Capacity)	Month	1	x [REDACTED]
A1007	Demurrage	Hour	1	x [REDACTED]

A2

Treatment/Disposal

The wastes below may be offered to the Seller for treatment and/or disposal. When a waste stream has multiple waste characteristics, the most expensive disposal option will be utilized. For example: If a drum of spent solvent is ignitable (\$250/drum), F Listed (\$300/drum) and contains toxic metals (\$200/drum), the \$300/drum cost would be applicable.

Liquid Waste, All Characteristic Codes (D001-D043, F001-F005)

1 Meets Applicable LDR Treatment Standards

A2001	a <30 Gallon Drum	Drum	7	x [REDACTED]
A2002	b 30 Gallon Drums	Drum	4	x [REDACTED]
A2003	c 55 Gallon Drums	Drum	4	x [REDACTED]
A2004	d >55 Gallon and <110 Gallon Containers	Container	1	x [REDACTED]
A2005	e 4x4x8 Boxes	Box	1	x [REDACTED]
A2006	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x [REDACTED]
A2007	g Bulk	Gallon	1	[REDACTED]

Partial Container per Kilogram price is for drums/containers which are not completely full and the per kilogram price does not exceed the listed price for that drum/container. If the per kilogram price exceeds the drum/container cost then the drum/container price will apply. The per kilogram price is based on manifest weight which is waste weight only.

Solid Waste, All Characteristic Codes (D001-D043, F001-F005)

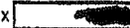
2

Meets Applicable LDR Treatment Standards

(HW)

A2008	a <30 Gallon Drum	Drum	7	x	[REDACTED]
A2009	b 30 Gallon Drums	Drum	4	x	[REDACTED]
A2010	c 55 Gallon Drums	Drum	4	x	[REDACTED]
A2011	d >55 Gallon and <110 Gallon Containers	Container	1	x	[REDACTED]
A2012	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2013	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2014	g Bulk	Ton	1		[REDACTED]
<u>Liquid Waste, Characteristic of Ignitability (D001)</u>					
1 LDR Waste, Treatment will be required					
A2015	a <30 Gallon Drum	Drum	18	x	[REDACTED]
A2016	b 30 Gallon Drums	Drum	7	x	[REDACTED]
A2017	c 55 Gallon Drums	Drum	7	x	[REDACTED]
A2018	d >55 Gallon and <110 Gallon Containers	Container	4	x	[REDACTED]
A2019	e Bulk	Gallon	500	x	[REDACTED]
A2020	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
<u>Solid Waste, Characteristic of Ignitability (D001)</u>					
1 LDR Waste, Treatment will be required					
A2021	a <30 Gallon Drum	Drum	11	x	[REDACTED]
A2022	b 30 Gallon Drums	Drum	4	x	[REDACTED]
A2023	c 55 Gallon Drums	Drum	4	x	[REDACTED]
A2024	d >55 Gallon and <110 Gallon Containers	Container	1	x	[REDACTED]
A2025	e Bulk	Ton	1	x	[REDACTED]
A2026	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
<u>Liquid Waste, Characteristic of Corrosivity (D002)</u>					
1 LDR Waste, Treatment will be required					
A2027	a <30 Gallon Drum	Drum	18	x	[REDACTED]
A2028	b 30 Gallon Drums	Drum	7	x	[REDACTED]
A2029	c 55 Gallon Drums	Drum	7	x	[REDACTED]
A2030	d >55 Gallon and <110 Gallon Containers	Container	4	x	[REDACTED]
A2031	e Bulk	Gallon	500	x	[REDACTED]

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A2032	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	
	<u>Liquid Waste, Characteristic of Reactivity (D003)</u>				
	1 LDR Waste, Treatment will be required				
A2033	a <30 Gallon Drum	Drum	18	x	
A2034	b 30 Gallon Drums	Drum	7	x	
A2035	c 55 Gallon Drums	Drum	7	x	
A2036	d >55 Gallon and <110 Gallon Containers	Container	4	x	
A2037	e Bulk	Gallon	500	x	
A2038	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	
	<u>Solid Waste, Characteristic of Reactivity (D003)</u>				
	1 LDR Waste, Treatment will be required				
A2039	a <30 Gallon Drum	Drum	7	x	
A2040	b 30 Gallon Drums	Drum	7	x	
A2041	c 55 Gallon Drums	Drum	7	x	
A2042	d >55 Gallon and <110 Gallon Containers	Container	1	x	
A2043	e Bulk	Ton	1	x	
A2044	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	
	<u>Liquid Waste, Characteristic of Toxicity (D004, Arsenic)</u>				
	1 LDR Waste, Treatment will be required				
A2045	a <30 Gallon Drum	Drum	18	x	
A2046	b 30 Gallon Drums	Drum	7	x	
A2047	c 55 Gallon Drums	Drum	7	x	
A2048	d >55 Gallon and <110 Gallon Containers	Container	4	x	
A2049	e Bulk	Gallon	500	x	
A2050	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	
	<u>Solid Waste, Characteristic of Toxicity (D004, Arsenic)</u>				
	1 Hazardous Debris, Treatment will be Required prior to Landfill				
A2051	a <30 Gallon Drum	Drum	1	x	
A2052	b 30 Gallon Drums	Drum	1	x	
A2053	c 55 Gallon Drums	Drum	1	x	
A2054	d >55 Gallon and <110 Gallon Containers	Container	1	x	

A2055	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2056	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2057	g Bulk	Ton	1	x	[REDACTED]
	2 LDR Waste, Treatment will be required prior to Landfill				
A2058	a <30 Gallon Drum	Drum	4	x	[REDACTED]
A2059	b 30 Gallon Drums	Drum	4	x	[REDACTED]
A2060	c 55 Gallon Drums	Drum	4	x	[REDACTED]
A2061	d >55 Gallon and <110 Gallon Containers	Container	2	x	[REDACTED]
A2062	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2063	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2064	g Bulk	Ton	1	x	[REDACTED]
	<u>Liquid Waste, Characteristic of Toxicity (D005, Barium)</u>				
	1 LDR Waste, Treatment will be required				
A2065	a <30 Gallon Drum	Drum	18	x	[REDACTED]
A2066	b 30 Gallon Drums	Drum	7	x	[REDACTED]
A2067	c 55 Gallon Drums	Drum	7	x	[REDACTED]
A2068	d >55 Gallon and <110 Gallon Containers	Container	4	x	[REDACTED]
A2069	e Bulk	Gallon	500	x	[REDACTED]
A2070	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
	<u>Solid Waste, Characteristic of Toxicity (D005, Barium)</u>				
	1 Hazardous Debris, Treatment will be Required prior to Landfill				
A2071	a <30 Gallon Drum	Drum	1	x	[REDACTED]
A2072	b 30 Gallon Drums	Drum	1	x	[REDACTED]
A2073	c 55 Gallon Drums	Drum	1	x	[REDACTED]
A2074	d >55 Gallon and <110 Gallon Containers	Container	1	x	[REDACTED]
A2075	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2076	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2077	g Bulk	Ton	1	x	[REDACTED]
	2 LDR Waste, Treatment will be required prior to Landfill				
A2078	a <30 Gallon Drum	Drum	4	x	[REDACTED]
A2079	b 30 Gallon Drums	Drum	4	x	[REDACTED]

A2080	c 55 Gallon Drums	Drum	4	x	[REDACTED]
A2081	d >55 Gallon and <110 Gallon Containers	Container	2	x	[REDACTED]
A2082	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2083	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2084	g Bulk	Ton	1	x	[REDACTED]
<u>Liquid Waste, Characteristic of Toxicity (D006, Cadmium)</u>					
1 LDR Waste, Treatment will be required					
A2085	a <30 Gallon Drum	Drum	18	x	[REDACTED]
A2086	b 30 Gallon Drums	Drum	7	x	[REDACTED]
A2087	c 55 Gallon Drums	Drum	7	x	[REDACTED]
A2088	d >55 Gallon and <110 Gallon Containers	Container	4	x	[REDACTED]
A2089	e Bulk	Gallon	500	x	[REDACTED]
A2090	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
<u>Solid Waste, Characteristic of Toxicity (D006, Cadmium)</u>					
1 Hazardous Debris, Treatment will be Required prior to Landfill					
A2091	a <30 Gallon Drum	Drum	1	x	[REDACTED]
A2092	b 30 Gallon Drums	Drum	1	x	[REDACTED]
A2093	c 55 Gallon Drums	Drum	1	x	[REDACTED]
A2094	d >55 Gallon and <110 Gallon Containers	Container	1	x	[REDACTED]
A2095	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2096	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2097	g Bulk	Ton	1	x	[REDACTED]
2 LDR Waste, Treatment will be required prior to Landfill					
A2098	a <30 Gallon Drum	Drum	4	x	[REDACTED]
A2099	b 30 Gallon Drums	Drum	4	x	[REDACTED]
A2100	c 55 Gallon Drums	Drum	4	x	[REDACTED]
A2101	d >55 Gallon and <110 Gallon Containers	Container	2	x	[REDACTED]
A2102	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2103	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2104	g Bulk	Ton	1	x	[REDACTED]

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Liquid Waste, Characteristic of Toxicity (D007, Chromium)

1 LDR Waste, Treatment will be required

A2105	a <30 Gallon Drum	Drum	18	x	
A2106	b 30 Gallon Drums	Drum	7	x	
A2107	c 55 Gallon Drums	Drum	7	x	
A2108	d >55 Gallon and <110 Gallon Containers	Container	4	x	
A2109	e Bulk	Gallon	500	x	
A2110	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	

Solid Waste, Characteristic of Toxicity (D007, Chromium)

1 Hazardous Debris, Treatment will be Required prior to Landfill

A2111	a <30 Gallon Drum	Drum	1	x	
A2112	b 30 Gallon Drums	Drum	1	x	
A2113	c 55 Gallon Drums	Drum	1	x	
A2114	d >55 Gallon and <110 Gallon Containers	Container	1	x	
A2115	e 4x4x8 Boxes	Box	1	x	
A2116	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	
A2117	g Bulk	Ton	1	x	

2 LDR Waste, Treatment will be required prior to Landfill

A2118	a <30 Gallon Drum	Drum	4	x	
A2119	b 30 Gallon Drums	Drum	4	x	
A2120	c 55 Gallon Drums	Drum	4	x	
A2121	d >55 Gallon and <110 Gallon Containers	Container	2	x	
A2122	e 4x4x8 Boxes	Box	1	x	
A2123	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	
A2124	g Bulk	Ton	1	x	

Liquid Waste, Characteristic of Toxicity (D008, Lead)

1 LDR Waste, Treatment will be required

A2125	a <30 Gallon Drum	Drum	18	x	
A2126	b 30 Gallon Drums	Drum	7	x	
A2127	c 55 Gallon Drums	Drum	7	x	
A2128	d >55 Gallon and <110 Gallon Containers	Container	4	x	

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A2129	e Bulk	Gallon	500	x	
A2130	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	
<u>Solid Waste, Characteristic of Toxicity (D008, Lead)</u>					
1 Hazardous Debris, Treatment will be Required prior to Landfill					
A2131	a <30 Gallon Drum	Drum	1	x	
A2132	b 30 Gallon Drums	Drum	1	x	
A2133	c 55 Gallon Drums	Drum	1	x	
A2134	d >55 Gallon and <110 Gallon Containers	Container	1	x	
A2135	e 4x4x8 Boxes	Box	1	x	
A2136	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	
A2137	g Bulk	Ton	1	x	
2 LDR Waste, Treatment will be required prior to Landfill					
A2138	a <30 Gallon Drum	Drum	4	x	
A2139	b 30 Gallon Drums	Drum	4	x	
A2140	c 55 Gallon Drums	Drum	4	x	
A2141	d >55 Gallon and <110 Gallon Containers	Container	2	x	
A2142	e 4x4x8 Boxes	Box	1	x	
A2143	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	
A2144	g Bulk	Ton	1	x	
<u>Liquid Waste, Characteristic of Toxicity (D009, Mercury)</u>					
1 LDR Waste, Treatment will be required					
A2145	a <30 Gallon Drum ≥ 260 ppm	Drum	2	x	
A2146	b <30 Gallon Drum ≤ 259 ppm	Drum	8	x	
A2147	c 30 Gallon Drums ≥ 260 ppm	Drums	2	x	
A2148	d 30 Gallon Drums ≤ 259 ppm	Drums	8	x	
A2149	e 55 Gallon Drums ≥ 260 ppm	Drums	3	x	
A2150	f 55 Gallon Drums ≤ 259 ppm	Drums	8	x	
A2151	g >55 Gallon and <110 Gallon Containers ≥ 260 ppm	Containers	3	x	
A2152	h >55 Gallon and <110 Gallon Containers ≤ 259 ppm	Containers	3	x	
A2153	i Bulk ≥ 260 ppm	Gallon	250	x	

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A2154	j Bulk \leq 259 ppm	Gallon	250	x	[REDACTED]
	Partial Containers, other containers (10 Kilogram minimum charge)				
A2155	k \geq 260 ppm	Kilogram	50	x	[REDACTED]
A2156	l \leq 259 ppm	Kilogram	500	x	[REDACTED]
	<u>Solid Waste, Characteristic of Toxicity (D009, Mercury)</u>				
	1 Hazardous Debris, Treatment will be Required prior to Landfill				
A2157	a <30 Gallon Drum \geq 260 ppm	Drum	1	x	[REDACTED]
A2158	b <30 Gallon Drum \leq 259 ppm		1	x	[REDACTED]
A2159	c 30 Gallon Drums \geq 260 ppm	Drums	1	x	[REDACTED]
A2160	d 30 Gallon Drums \leq 259 ppm	Drums	1	x	[REDACTED]
A2161	e 55 Gallon Drums \geq 260 ppm	Drums	1	x	[REDACTED]
A2162	f 55 Gallon Drums \leq 259 ppm	Drums	1	x	[REDACTED]
A2163	g >55 Gallon and <110 Gallon Containers \geq 260 ppm	Containers	1	x	[REDACTED]
A2164	h >55 Gallon and <110 Gallon Containers \leq 259 ppm	Containers	1	x	[REDACTED]
A2165	i 4x4x8 Box \geq 260 ppm	Box	1	x	[REDACTED]
A2166	j 4x4x8 Box \leq 259 ppm	Box	1	x	[REDACTED]
	Partial Containers, other containers (10 Kilogram minimum charge)				
A2167	k \geq 260 ppm	Kilogram	50	x	[REDACTED]
A2168	l \leq 259 ppm	Kilogram	50	x	[REDACTED]
A2169	m Bulk \geq 260 ppm	Ton	1	x	[REDACTED]
A2170	n Bulk \leq 259 ppm	Ton	1	x	[REDACTED]
	2 LDR Waste, Treatment will be required prior to Landfill				
A2171	a <30 Gallon Drum \geq 260 ppm	Drum	5	x	[REDACTED]
A2172	b <30 Gallon Drum \leq 259 ppm	Drum	6	x	[REDACTED]
A2173	c 30 Gallon Drums \geq 260 ppm	Drums	5	x	[REDACTED]
A2174	d 30 Gallon Drums \leq 259 ppm	Drums	6	x	[REDACTED]
A2175	e 55 Gallon Drums \geq 260 ppm	Drums	3	x	[REDACTED]
A2176	f 55 Gallon Drums \leq 259 ppm	Drums	5	x	[REDACTED]
A2177	g >55 Gallon and <110 Gallon Containers \geq 260 ppm	Containers	1	x	[REDACTED]
A2178	h >55 Gallon and <110 Gallon Containers \leq 259 ppm	Containers	1	x	[REDACTED]

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ATTACHMENT I
Pricing Schedule A
Container and Bulk Liquid

A2179	l 4x4x8 Box >260 ppm	Box	1	x	[REDACTED]
A2180	j 4x4x8 Box <259 ppm	Box	1	x	[REDACTED]
	Partial Containers, other containers (10 Kilogram minimum charge)				
A2181	k ≥ 260 ppm	Kilogram	250	x	[REDACTED]
A2182	l ≤ 259 ppm	Kilogram	500	x	[REDACTED]
A2183	m Bulk >260 ppm	Ton	1	x	[REDACTED]
A2184	n Bulk <259 ppm	Ton	1	x	[REDACTED]
	<u>Liquid Waste, Characteristic of Toxicity (D010, Selenium)</u>				
	1 LDR Waste, Treatment will be required				
A2185	a <30 Gallon Drum	Drum	12	x	[REDACTED]
A2186	b 30 Gallon Drums	Drum	6	x	[REDACTED]
A2187	c 55 Gallon Drums	Drum	6	x	[REDACTED]
A2188	d >55 Gallon and <110 Gallon Containers	Container	4	x	[REDACTED]
A2189	e Bulk	Gallon	500	x	[REDACTED]
A2190	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
	<u>Solid Waste, Characteristic of Toxicity (D010, Selenium)</u>				
	1 Hazardous Debris, Treatment will be Required prior to Landfill				
A2191	a <30 Gallon Drum	Drum	1	x	[REDACTED]
A2192	b 30 Gallon Drums	Drum	1	x	[REDACTED]
A2193	c 55 Gallon Drums	Drum	1	x	[REDACTED]
A2194	d >55 Gallon and <110 Gallon Containers	Container	1	x	[REDACTED]
A2195	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2196	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2197	g Bulk	Ton	1	x	[REDACTED]
	2 LDR Waste, Treatment will be required prior to Landfill				
A2198	a <30 Gallon Drum	Drum	4	x	[REDACTED]
A2199	b 30 Gallon Drums	Drum	4	x	[REDACTED]
A2200	c 55 Gallon Drums	Drum	4	x	[REDACTED]
A2201	d >55 Gallon and <110 Gallon Containers	Container	2	x	[REDACTED]
A2202	e 4x4x8 Boxes	Box	1	x	[REDACTED]

ATTACHMENT I
Pricing Schedule A
Container and Bulk Liquid

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A2203	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2204	g Bulk	Ton	1	x	[REDACTED]
	<u>Liquid Waste, Characteristic of Toxicity (D011, Silver)</u>				
	2 LDR Waste, Treatment will be required				
A2205	a <30 Gallon Drum	Drum	18	x	[REDACTED]
A2206	b 30 Gallon Drums	Drum	7	x	[REDACTED]
A2207	c 55 Gallon Drums	Drum	7	x	[REDACTED]
A2208	d >55 Gallon and <110 Gallon Containers	Container	4	x	[REDACTED]
A2209	e Bulk	Gallon	500	x	[REDACTED]
A2210	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
	<u>Solid Waste, Characteristic of Toxicity (D011, Silver)</u>				
	1 Hazardous Debris, Treatment will be Required prior to Landfill				
A2211	a <30 Gallon Drum	Drum	1	x	[REDACTED]
A2212	b 30 Gallon Drums	Drum	1	x	[REDACTED]
A2213	c 55 Gallon Drums	Drum	1	x	[REDACTED]
A2214	d >55 Gallon and <110 Gallon Containers	Container	1	x	[REDACTED]
A2215	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2216	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2217	g Bulk	Ton	1	x	[REDACTED]
	2 LDR Waste, Treatment will be required prior to Landfill				
A2218	a <30 Gallon Drum	Drum	4	x	[REDACTED]
A2219	b 30 Gallon Drums	Drum	4	x	[REDACTED]
A2220	c 55 Gallon Drums	Drum	4	x	[REDACTED]
A2221	d >55 Gallon and <110 Gallon Containers	Container	2	x	[REDACTED]
A2222	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2223	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2224	g Bulk	Ton	1	x	[REDACTED]
	<u>Liquid Waste, Characteristic of Toxicity (D012, Endrin)</u>				
	1 LDR Waste, Treatment will be required				
A2225	a <30 Gallon Drum	Drum	12	x	[REDACTED]
A2226	b 30 Gallon Drums	Drum	6	x	[REDACTED]

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A2227	c 55 Gallon Drums	Drum	6	x	[REDACTED]
A2228	d >55 Gallon and <110 Gallon Containers	Container	4	x	[REDACTED]
A2229	e Bulk	Gallon	500	x	[REDACTED]
A2230	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
<u>Solid Waste, Characteristic of Toxicity (D0012, Endrin)</u>					
1 Hazardous Debris, Treatment will be Required prior to Landfill					
A2231	a <30 Gallon Drum	Drum	1	x	[REDACTED]
A2232	b 30 Gallon Drums	Drum	1	x	[REDACTED]
A2233	c 55 Gallon Drums	Drum	1	x	[REDACTED]
A2234	d >55 Gallon and <110 Gallon Containers	Container	1	x	[REDACTED]
A2235	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2236	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2237	g Bulk	Ton	1	x	[REDACTED]
2 LDR Waste, Treatment will be required prior to Landfill					
A2238	a <30 Gallon Drum	Drum	4	x	[REDACTED]
A2239	b 30 Gallon Drums	Drum	4	x	[REDACTED]
A2240	c 55 Gallon Drums	Drum	4	x	[REDACTED]
A2241	d >55 Gallon and <110 Gallon Containers	Container	2	x	[REDACTED]
A2242	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2243	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2244	g Bulk	Ton	1	x	[REDACTED]
<u>Liquid Waste, Characteristic of Toxicity (D013, Lindane)</u>					
1 LDR Waste, Treatment will be required					
A2245	a <30 Gallon Drum	Drum	12	x	[REDACTED]
A2246	b 30 Gallon Drums	Drum	6	x	[REDACTED]
A2247	c 55 Gallon Drums	Drum	6	x	[REDACTED]
A2248	d >55 Gallon and <110 Gallon Containers	Container	4	x	[REDACTED]
A2249	e Bulk	Gallon	500	x	[REDACTED]
A2250	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
<u>Solid Waste, Characteristic of Toxicity (D013, Lindane)</u>					

1 Hazardous Debris, Treatment will be Required prior to Landfill				
A2251	a <30 Gallon Drum	Drum	1	x [REDACTED]
A2252	b 30 Gallon Drums	Drum	1	x [REDACTED]
A2253	c 55 Gallon Drums	Drum	1	x [REDACTED]
A2254	d >55 Gallon and <110 Gallon Containers	Container	1	x [REDACTED]
A2255	e 4x4x8 Boxes	Box	1	x [REDACTED]
A2256	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x [REDACTED]
A2257	g Bulk	Ton	1	x [REDACTED]
2 LDR Waste, Treatment will be required prior to Landfill				
A2258	a <30 Gallon Drum	Drum	4	x [REDACTED]
A2259	b 30 Gallon Drums	Drum	4	x [REDACTED]
A2260	c 55 Gallon Drums	Drum	4	x [REDACTED]
A2261	d >55 Gallon and <110 Gallon Containers	Container	2	x [REDACTED]
A2262	e 4x4x8 Boxes	Box	1	x [REDACTED]
A2263	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x [REDACTED]
A2264	g Bulk	Ton	1	x [REDACTED]
<u>Liquid Waste, Characteristic of Toxicity (D014-D017)</u>				
1 LDR Waste, Treatment will be required				
A2265	a <30 Gallon Drum	Drum	12	x [REDACTED]
A2266	b 30 Gallon Drums	Drum	6	x [REDACTED]
A2267	c 55 Gallon Drums	Drum	6	x [REDACTED]
A2268	d >55 Gallon and <110 Gallon Containers	Container	4	x [REDACTED]
A2269	e Bulk	Gallon	500	x [REDACTED]
A2270	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x [REDACTED]
<u>Solid Waste, Characteristic of Toxicity (D014-D017)</u>				
1 Hazardous Debris, Treatment will be Required prior to Landfill				
A2271	a <30 Gallon Drum	Drum	1	x [REDACTED]
A2272	b 30 Gallon Drums	Drum	1	x [REDACTED]
A2273	c 55 Gallon Drums	Drum	1	x [REDACTED]
A2274	d >55 Gallon and <110 Gallon Containers	Container	1	x [REDACTED]
A2275	e 4x4x8 Boxes	Box	1	x [REDACTED]

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A2276	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2277	g Bulk	Ton	1	x	[REDACTED]
	2 LDR Waste, Treatment will be required prior to Landfill				
A2278	a <30 Gallon Drum	Drum	4	x	[REDACTED]
A2279	b 30 Gallon Drums	Drum	4	x	[REDACTED]
A2280	c 55 Gallon Drums	Drum	4	x	[REDACTED]
A2281	d >55 Gallon and <110 Gallon Containers	Container	2	x	[REDACTED]
A2282	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2283	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2284	g Bulk	Ton	1	x	[REDACTED]
	<u>Liquid Waste, Characteristic of Toxicity (D018-D043)</u>				
	1 LDR Waste, Treatment will be required				
A2285	a <30 Gallon Drum	Drum	12	x	[REDACTED]
A2286	b 30 Gallon Drums	Drum	6	x	[REDACTED]
A2287	c 55 Gallon Drums	Drum	6	x	[REDACTED]
A2288	d >55 Gallon and <110 Gallon Containers	Container	4	x	[REDACTED]
A2289	e Bulk	Gallon	500	x	[REDACTED]
A2290	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
	<u>Solid Waste, Characteristic of Toxicity (D018-D043)</u>				
	1 Hazardous Debris, Treatment will be Required prior to Landfill				
A2291	a <30 Gallon Drum	Drum	1	x	[REDACTED]
A2292	b 30 Gallon Drums	Drum	1	x	[REDACTED]
A2293	c 55 Gallon Drums	Drum	1	x	[REDACTED]
A2294	d >55 Gallon and <110 Gallon Containers	Container	1	x	[REDACTED]
A2295	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2296	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2297	g Bulk	Ton	1	x	[REDACTED]
	2 LDR Waste, Treatment will be required prior to Landfill				
A2298	a <30 Gallon Drum	Drum	4	x	[REDACTED]
A2299	b 30 Gallon Drums	Drum	4	x	[REDACTED]

A2300	c 55 Gallon Drums	Drum	4	x	[REDACTED]
A2301	d >55 Gallon and <110 Gallon Containers	Container	2	x	[REDACTED]
A2302	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2303	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2304	g Bulk	Ton	1	x	[REDACTED]
<u>Liquid Waste, Discarded Chemical Products ("U" or "P" Listed)</u>					
1 LDR Waste, Treatment will be required					
A2305	a <30 Gallon Drum	Drum	12	x	[REDACTED]
A2306	b 30 Gallon Drums	Drum	6	x	[REDACTED]
A2307	c 55 Gallon Drums	Drum	6	x	[REDACTED]
A2308	d >55 Gallon and <110 Gallon Containers	Container	4	x	[REDACTED]
A2309	e Bulk	Gallon	500	x	[REDACTED]
A2310	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
<u>Solid Waste, Discarded Chemical Product ("U" or "P" Listed)</u>					
1 Hazardous Debris, Treatment will be Required prior to Landfill					
A2311	a <30 Gallon Drum	Drum	1	x	[REDACTED]
A2312	b 30 Gallon Drums	Drum	1	x	[REDACTED]
A2313	c 55 Gallon Drums	Drum	1	x	[REDACTED]
A2314	d >55 Gallon and <110 Gallon Containers	Container	1	x	[REDACTED]
A2315	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2316	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2317	f Bulk	Ton	1	x	[REDACTED]
2 LDR Waste, Treatment will be required prior to Landfill					
A2318	a <30 Gallon Drum	Drum	4	x	[REDACTED]
A2319	b 30 Gallon Drums	Drum	4	x	[REDACTED]
A2320	c 55 Gallon Drums	Drum	4	x	[REDACTED]
A2321	d >55 Gallon and <110 Gallon Containers	Container	2	x	[REDACTED]
A2322	e 4x4x8 Boxes	Box	1	x	[REDACTED]
A2323	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2324	g Bulk	Ton	1	x	[REDACTED]
<u>Liquid Waste F-Listed (F001-F005)</u>					

1 LDR Waste, Treatment will be required						
A2325	a <30 Gallon Drum	Drum	12	x	[REDACTED]	
A2326	b 30 Gallon Drums	Drum	6	x	[REDACTED]	
A2327	c 55 Gallon Drums	Drum	6	x	[REDACTED]	
A2328	d >55 Gallon and <110 Gallon Containers	Container	4	x	[REDACTED]	
A2329	e Bulk	Gallon	500	x	[REDACTED]	
A2330	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]	
<u>Solid Waste, F-Listed (F001-F005)</u>						
1 Hazardous Debris, Treatment will be Required prior to Landfill						
A2331	a <30 Gallon Drum	Drum	1	x	[REDACTED]	
A2332	b 30 Gallon Drums	Drum	1	x	[REDACTED]	
A2333	c 55 Gallon Drums	Drum	1	x	[REDACTED]	
A2334	d >55 Gallon and <110 Gallon Containers	Container	1	x	[REDACTED]	
A2335	e 4x4x8 Boxes	Box	1	x	[REDACTED]	
A2336	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]	
A2337	g Bulk	Ton	1	x	[REDACTED]	
2 LDR Waste, Treatment will be required prior to Landfill						
A2338	a <30 Gallon Drum	Drum	4	x	[REDACTED]	
A2339	b 30 Gallon Drums	Drum	4	x	[REDACTED]	
A2340	c 55 Gallon Drums	Drum	4	x	[REDACTED]	
A2341	d >55 Gallon and <110 Gallon Containers	Container	2	x	[REDACTED]	
A2342	e 4x4x8 Boxes	Box	1	x	[REDACTED]	
A2343	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]	
A2344	g Bulk	Ton	1	x	[REDACTED]	
<u>Liquid Waste, F-Listed (F027)</u>						
1 Meets Applicable LDR Treatment Standards						
A2345	a <30 Gallon Drum	Drum	1	x	[REDACTED]	
A2346	b 30 Gallon Drums	Drum	1	x	[REDACTED]	
A2347	c 55 Gallon Drums	Drum	1	x	[REDACTED]	
A2348	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	50	x	[REDACTED]	

2 LDR Waste, Treatment will be required

A2349	a <30 Gallon Drum	Drum	1	x	[REDACTED]
A2350	b 30 Gallon Drums	Drum	1	x	[REDACTED]
A2351	c 55 Gallon Drums	Drum	1	x	[REDACTED]
A2352	e Bulk	Gallon	50	x	[REDACTED]
A2353	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	50	x	[REDACTED]

Solid Waste, F-Listed (F027)

1 Meets Applicable LDR/Hazardous Debris Treatment Standards

A2354	a <30 Gallon Drum	Drum	1	x	[REDACTED]
A2355	b 30 Gallon Drums	Drum	1	x	[REDACTED]
A2356	c 55 Gallon Drums	Drum	1	x	[REDACTED]
A2357	d >55 Gallon and <110 Gallon Containers	Container	1	x	[REDACTED]
A2358	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	50	x	[REDACTED]
A2359	g Bulk	Ton	1	x	[REDACTED]

2 Hazardous Debris, Treatment will be Required prior to Landfill

A2360	a <30 Gallon Drum	Drum	1	x	[REDACTED]
A2361	b 30 Gallon Drums	Drum	1	x	[REDACTED]
A2362	c 55 Gallon Drums	Drum	1	x	[REDACTED]
A2363	d >55 Gallon and <110 Gallon Containers	Container	1	x	[REDACTED]
A2364	e 4x4x8 Boxes	Box	1	x	[REDACTED]

* Pricing is case-by-case. Requires implementation of prenote modification & prior approval / acceptance by waste treatment facility.

A2365	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	50	x	[REDACTED]
A2366	g Bulk	Ton	1	x	[REDACTED]

* Pricing is case-by-case. Requires implementation of prenote modification & prior approval / acceptance by waste treatment facility.

3 LDR Waste, Treatment will be required prior to Landfill

A2367	a <30 Gallon Drum	Drum	1	x	[REDACTED]
A2368	b 30 Gallon Drums	Drum	1	x	[REDACTED]
A2369	c 55 Gallon Drums	Drum	1	x	[REDACTED]
A2370	d >55 Gallon and <110 Gallon Containers	Container	1	x	[REDACTED]
A2371	e 4x4x8 Boxes	Box	1	x	CBC

* Pricing is case-by-case. Requires implementation of prenote modification & prior approval / acceptance by waste treatment facility.

A2372	f Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	50	x	[REDACTED]
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A2373	g Bulk	Ton	1	x	CBC
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* Pricing is case-by-case. Requires implementation of prenote modification & prior approval / acceptance by waste treatment facility.

Non-RCRA Liquid Waste (Regulated as Waste by WAC-173-303)

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A2374	1	<30 Gallon Drum	Drum	36	x	[REDACTED]
A2375	2	30 Gallon Drums	Drums	36	x	[REDACTED]
A2376	3	55 Gallon Drums	Drums	48	x	[REDACTED]
A2377	4	>55 Gallon and <110 Gallon Containers	Containers	6	x	[REDACTED]
A2378	5	Bulk	Gallon	500	x	[REDACTED]
A2379	6	Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
<u>Non-RCRA Solid Waste (Regulated as Waste by WAC-173-303)</u>						
A2380	1	<30 Gallon Drum	Drum	36	x	[REDACTED]
A2381	2	30 Gallon Drums	Drums	36	x	[REDACTED]
A2382	3	55 Gallon Drums	Drums	12	x	[REDACTED]
A2383	4	>55 Gallon and <110 Gallon Containers	Containers	6	x	[REDACTED]
A2384	5	4x4x8 Boxes	Box	2	x	[REDACTED]
A2385	6	Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2386	7	Bulk	Ton	1		[REDACTED]
<u>Nonregulated Liquid Waste (not regulated under 40 CFR-260-268 or WAC 173-303)</u>						
A2387	1	<30 Gallon Drum	Drum	12	x	[REDACTED]
A2388	2	30 Gallon Drums	Drums	6	x	[REDACTED]
A2389	3	55 Gallon Drums	Drums	6	x	[REDACTED]
A2390	4	>55 Gallon and <110 Gallon Containers	Containers	4	x	[REDACTED]
A2391	5	Bulk	Gallon	500	x	[REDACTED]
A2392	6	Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	50	x	[REDACTED]
<u>Nonregulated Solid Waste (not regulated under 40 CFR 260-268 or WAC 173-303)</u>						
A2393	1	<30 Gallon Drum	Drum	12	x	[REDACTED]
A2394	2	30 Gallon Drums	Drums	6	x	[REDACTED]
A2395	3	55 Gallon Drums	Drums	6	x	[REDACTED]
A2396	4	>55 Gallon and <110 Gallon Containers	Containers	2	x	[REDACTED]
A2397	5	4x4x8 Boxes	Box	2	x	[REDACTED]
A2398	6	Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	50	x	[REDACTED]
A2399	7	Bulk	Ton	1		[REDACTED]
<u>Labpacks*, Non-RCRA, Liquid Waste</u>						

A2400	1	<30 Gallon Drum	Drum	36	x	[REDACTED]
A2401	2	30 Gallon Drums	Drums	18	x	[REDACTED]
A2402	3	55 Gallon Drums	Drums	18	x	[REDACTED]
A2403	4	>55 Gallon and <110 Gallon Containers	Containers	2	x	[REDACTED]
<u>Labpacks*, Non-RCRA, Solid Waste</u>						
A2404	1	<30 Gallon Drum	Drum	36	x	[REDACTED]
A2405	2	30 Gallon Drums	Drums	18	x	[REDACTED]
A2406	3	55 Gallon Drums	Drums	18	x	[REDACTED]
A2407	4	>55 Gallon and <110 Gallon Containers	Containers	2	x	[REDACTED]
<u>Labpacks*, Liquid, RCRA Regulated Waste</u>						
A2408	1	<30 Gallon Drum	Drum	36	x	[REDACTED]
A2409	2	30 Gallon Drums	Drums	18	x	[REDACTED]
A2410	3	55 Gallon Drums	Drums	18	x	[REDACTED]
A2411	4	>55 Gallon and <110 Gallon Containers	Containers	2	x	[REDACTED]
<u>Labpacks*, Solid, RCRA Regulated Waste</u>						
A2412	1	<30 Gallon Drum	Drum	36	x	[REDACTED]
A2413	2	30 Gallon Drums	Drums	18	x	[REDACTED]
A2414	3	55 Gallon Drums	Drums	18	x	[REDACTED]
A2415	4	>55 Gallon and <110 Gallon Containers	Containers	2	x	[REDACTED]
<p><i>*Note: "Labpacks" as defined in this order are various quantities and types of compatible wastes, within the same DOT hazard class, packaged in a metal outside container in compliance with 49 CFR and WAC-173-303. For example: A thirty gallon drum containing three glass bottles of sodium hydroxide and one glass bottle of potassium hydroxide would be considered a Labpack. A thirty gallon drum containing three glass bottles of sodium hydroxide would not be considered a Labpack. The Buyer will only reimburse the Seller for disposal based on the weight of the waste, not the weight of the packaging.</i></p>						
<u>Labpack Form, Liquid, Non-regulated Waste</u>						
A2416	1	<30 Gallon Drum	Drum	36	x	[REDACTED]
A2417	2	30 Gallon Drums	Drums	18	x	[REDACTED]
A2418	3	55 Gallon Drums	Drums	18	x	[REDACTED]
A2419	4	>55 Gallon and <110 Gallon Containers	Containers	2	x	[REDACTED]
A2420	5	4x4x8 Box	Box	2	x	[REDACTED]
<u>Labpack Form, Solid, Non-regulated Waste</u>						
A2421	1	<30 Gallon Drum	Drum	36	x	[REDACTED]
A2422	2	30 Gallon Drums	Drums	18	x	[REDACTED]

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A2423	3	55 Gallon Drums	Drums	18	x	[REDACTED]
A2424	4	>55 Gallon and <110 Gallon Containers	Containers	2	x	[REDACTED]
A2425	5	4x4x8 Box	Box	2	x	[REDACTED]
<u>Liquid RCRA Wastes Contaminated with Polychlorinated Biphenyls Exceeding 50 ppm</u>						
A2426	1	<30 Gallon Drum	Drum	6	x	[REDACTED]
A2427	2	30 Gallon Drums	Drums	6	x	[REDACTED]
A2428	3	55 Gallon Drums	Drums	6	x	[REDACTED]
A2429	4	>55 Gallon and <110 Gallon Containers	Containers	2	x	[REDACTED]
A2430	5	Bulk	Gallon	500	x	[REDACTED]
A2431	6	Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
<u>Solid RCRA Wastes Contaminated with Polychlorinated Biphenyls Exceeding 50 ppm</u>						
A2432	1	<30 Gallon Drum	Drum	6	x	[REDACTED]
A2433	2	30 Gallon Drums	Drums	6	x	[REDACTED]
A2434	3	55 Gallon Drums	Drums	6	x	[REDACTED]
A2435	4	>55 Gallon and <110 Gallon Containers	Containers	2	x	[REDACTED]
A2436	5	4x4x8 Boxes	Box	1	x	[REDACTED]
A2437	6	Partial Containers, other containers (10 Kilogram minimum charge)	Kilogram	500	x	[REDACTED]
A2438	7	Bulk	Ton	1		[REDACTED]
<u>Aerosol Containers</u>						
A2439	1a	30 Gallon Drum (Flammable)	Drum	1	x	[REDACTED]
A2440	1b	30 Gallon Drum (Non-Flammable)	Drum	1	x	[REDACTED]
A2441	2a	55 Gallon Drum (Flammable)	Drum	1	x	[REDACTED]
A2442	2b	55 Gallon Drum (Non-Flammable)	Drum	1	x	[REDACTED]
A2443	3a	>55 Gallon and <110 Gallon Container (Flammable)	Container	1	x	[REDACTED]
A2444	3b	>55 Gallon and <110 Gallon Container (Non-Flammable)	Container	1	x	[REDACTED]
<u>Compressed Gas Containers</u>						
A2445	1	Flammable	Cylinder	4	x	[REDACTED]
A2446	2	Non-Flammable	Cylinder	4	x	[REDACTED]

* See Pricing Notes and Assumptions for general pricing notes and assumptions for this contract.

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Pricing Code

B SCHEDULE B: PCB CONTAMINATED WASTE

		Unt	Estimated Annual Quantity	x	4/09-12/10 Unit Price
B1	<u>TRANSPORTATION</u>				
B1001	Large Flatbed/Van (40'-48')	Trip	12		[REDACTED]
B1002	Large Vacuum Truck (> 4,000 Gallons)	Trip	1		[REDACTED]
B1003	Vacuum Truck for pumping oil from transformer	Trip	1		[REDACTED]
B1004	40 Foot Lowboy	Trip	3		[REDACTED]
B1005	Demurrage	Hour	24		[REDACTED]
B2	<u>Treatment/Disposal</u>				
	<u>PCB Mineral Oil Dielectric Fluid (from PCB Contaminated equipment)</u>				
	1 50-499ppm				
B2001	a 55 Gallon Drums	Drum	15		[REDACTED]
B2002	b 30 Gallon Drums	Drum	3		[REDACTED]
B2003	2 50-499 ppm Bulk	Kilogram	500		[REDACTED]
	3 ≥ 500 ppm				
B2004	a 55 gallon drums	Drum	25		[REDACTED]
B2005	b 30 gallon drums	Drum	4		[REDACTED]
B2006	4 > 500 ppm Bulk	Kilogram	500		[REDACTED]
	<u>PCB Liquids, other than mineral oil dielectric fluid (flash point <140 degrees F).</u>				
	1 50-499ppm				
B2007	a 55 Gallon Drums	Drum	4		[REDACTED]
B2008	b 30 Gallon Drums	Drum	4		[REDACTED]
B2009	2 50-499 ppm Bulk	Kilogram	500		[REDACTED]
	3 ≥ 500 ppm				
B2010	a 55 gallon drums	Drum	3		[REDACTED]
B2011	b 30 gallon drums	Drum	2		[REDACTED]
B2012	4 > 500 ppm Bulk	Kilogram	500		[REDACTED]
	<u>Non-Liquid PCB waste (contaminated soil, rags or other debris) concentration >50 ppm</u>				
B2013	1 <30 gallon drum	Kilogram	5		[REDACTED]

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B2014	2 30 gallon drum	Drum	5	[REDACTED]
B2015	3 55 gallon drum	Drum	35	[REDACTED]
B2016	4 Bulk	Kilogram	500	[REDACTED]
	<u>Dredged Materials, containing >50 ppm PCB</u>			
B2017	1 <30 gallon drum	Kilogram	5	[REDACTED]
B2018	2 30 gallon drum	Drum	1	[REDACTED]
B2019	3 55 gallon drum	Drum	1	[REDACTED]
B2020	4 Bulk	Kilogram	35	[REDACTED]
	<u>PCB Transformers</u>			
	1 Transformers - drained last contained:			
B2021	a 2-49 ppm	Kilogram	3,300	[REDACTED]
B2022	b 50-499 ppm	Kilogram	3,300	[REDACTED]
B2023	c ≥ 500 ppm	Kilogram	9,900	[REDACTED]
	2 Transformers- drained & rinsed, last contained:			
B2024	a 2-49 ppm	Kilogram	3,300	[REDACTED]
B2025	b 50-499 ppm	Kilogram	3,300	[REDACTED]
B2026	c ≥ 500 ppm	Kilogram	3,300	[REDACTED]
	3 Transformers - full			
B2027	a 2-49 ppm	Kilogram	3,300	[REDACTED]
B2028	b 50-499 ppm	Kilogram	3,300	[REDACTED]
B2029	c ≥ 500 ppm	Kilogram	3,300	[REDACTED]
	<u>PCB Capacitors</u>			
	1 Small capacitors - leaking			
B2030	a <30 gallon drum	Kilogram	210	[REDACTED]
B2031	b 30 gallon drum	Drum	7	[REDACTED]
B2032	c 55 gallon drum	Drum	14	[REDACTED]
	2 Large Capacitors, high/low voltage, ≥500 ppm PCB			
B2033	a <30 gallon drum	Kilogram	70	[REDACTED]
B2034	b 30 gallon drum	Drum	4	[REDACTED]

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B2035	c 55 gallon drum	Drum	4	[REDACTED]
B2036	d Each (unpackaged)	Kilogram	500	[REDACTED]
	3 Large Capacitors, high/low voltage, 50-499 PCB			
B2037	a <30 gallon drum	Kilogram	210	[REDACTED]
B2038	b 30 gallon drum	Drum	4	[REDACTED]
B2039	c 55 gallon drum	Drum	4	[REDACTED]
B2040	d Each (unpackaged)	Kilogram	500	[REDACTED]
	<u>Other PCB Articles</u>			
	1 Articles, full, containing 50-499 ppm PCB			
B2041	a <30 gallon drum	Kilogram	7	[REDACTED]
B2042	b 30 gallon drum	Drum	1	[REDACTED]
B2043	c 55 gallon drum	Drum	1	[REDACTED]
B2044	d Each (unpackaged)	Kilogram	7	[REDACTED]
	2 Articles, empty, last contained \geq 500 ppm PCB			
B2045	a <30 gallon drum	Kilogram	7	[REDACTED]
B2046	b 30 gallon drum	Drum	1	[REDACTED]
B2047	c 55 gallon drum	Drum	1	[REDACTED]
B2048	d Each (unpackaged)	Kilogram	7	[REDACTED]
	3 Articles, full, containing \geq 500 ppm PCB			
B2049	a <30 gallon drum	Kilogram	7	[REDACTED]
B2050	b 30 gallon drum	Drum	1	[REDACTED]
B2051	c 55 gallon drum	Drum	1	[REDACTED]
B2052	d Each (unpackaged)	Kilogram	7	[REDACTED]
	<u>PCB Containers, empty, last contained > 500 ppm PCB</u>			
B2053	a <30 gallon drum	Drum	4	[REDACTED]
B2054	b 30 gallon drum	Drum	4	[REDACTED]
B2055	c 55 gallon drum	Drum	7	[REDACTED]
B2056	d Greater than 55 gallon	Kilogram	500	[REDACTED]

* See Pricing Notes and Assumptions for general pricing notes and assumptions for this contract.