

**INFORMATION TO OFFERORS OR QUOTERS
SECTION A - COVER SHEET**

*Form Approved
OMB No. 9000-0002
Expires Oct 31, 2004*

The public reporting burden for this collection of information is estimated to average 35 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden, to Department of Defense, Washington Headquarters Services, Directorate for Information Operations and Reports (9000-0002), 1215 Jefferson Davis Highway, Suite 1204, Arlington, VA 22202-4302. Respondents should be aware that notwithstanding any other provision of law, no person will be subject to any penalty for failing to comply with a collection of information if it does not display a currently valid OMB control number.

PLEASE DO NOT RETURN YOUR FORM TO THE ABOVE ADDRESS. RETURN COMPLETED FORM TO THE ADDRESS IN BLOCK 4 BELOW.

1. SOLICITATION NUMBER	2. (X one)	3. DATE/TIME RESPONSE DUE
	<input type="checkbox"/> a. INVITATION FOR BID (IFB)	
	<input type="checkbox"/> b. REQUEST FOR PROPOSAL (RFP)	
	<input type="checkbox"/> c. REQUEST FOR QUOTATION (RFQ)	

INSTRUCTIONS

NOTE: The provision entitled "Required Central Contractor Registration" applies to most solicitations.

- If you are not submitting a response, complete the information in Blocks 9 through 11 and return to the issuing office in Block 4 unless a different return address is indicated in Block 7.
- Offerors or quoters must include full, accurate, and complete information in their responses as required by this solicitation (including attachments). "Fill-ins" are provided on Standard Form 18, Standard Form 33, and other solicitation documents. Examine the entire solicitation carefully. The penalty for making false statements is prescribed in 18 U.S.C. 1001.
- Offerors or quoters must plainly mark their responses with the Solicitation Number and the date and local time for bid opening or receipt of proposals that is in the solicitation document.
- Information regarding the timeliness of response is addressed in the provision of this solicitation entitled either "Late Submissions, Modifications, and Withdrawals of Bids" or "Instructions to Offerors - Competitive Acquisition".

4. ISSUING OFFICE (Complete mailing address, including ZIP Code)	5. ITEMS TO BE PURCHASED (Brief description)
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6. PROCUREMENT INFORMATION (X and complete as applicable)

<input type="checkbox"/> a. THIS PROCUREMENT IS UNRESTRICTED
<input type="checkbox"/> b. THIS PROCUREMENT IS _____ % SET-ASIDE FOR SMALL BUSINESS. THE APPLICABLE NAICS CODE IS: _____
<input type="checkbox"/> c. THIS PROCUREMENT IS _____ % SET-ASIDE FOR HUB ZONE CONCERNS. THE APPLICABLE NAICS CODE IS: _____
<input type="checkbox"/> d. THIS PROCUREMENT IS RESTRICTED TO FIRMS ELIGIBLE UNDER SECTION 8(a) OF THE SMALL BUSINESS ACT.

7. ADDITIONAL INFORMATION

8. POINT OF CONTACT FOR INFORMATION

a. NAME (Last, First, Middle Initial)		b. ADDRESS (Include Zip Code)	
c. TELEPHONE NUMBER (Include Area Code and Extension)	d. E-MAIL ADDRESS		

9. REASONS FOR NO RESPONSE (X all that apply)

<input type="checkbox"/> a. CANNOT COMPLY WITH SPECIFICATIONS	<input type="checkbox"/> d. DO NOT REGULARLY MANUFACTURE OR SELL THE TYPE OF ITEMS INVOLVED
<input type="checkbox"/> b. UNABLE TO IDENTIFY THE ITEM(S)	<input type="checkbox"/> e. OTHER (Specify)
<input type="checkbox"/> c. CANNOT MEET DELIVERY REQUIREMENT	

10. MAILING LIST INFORMATION (X one)

WE DO DO NOT DESIRE TO BE RETAINED ON THE MAILING LIST FOR FUTURE PROCUREMENT OF THE TYPE INVOLVED.

11a. COMPANY NAME	b. ADDRESS (Include Zip Code)
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c. ACTION OFFICER

(1) TYPED OR PRINTED NAME (Last, First, Middle Initial)	(2) TITLE
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(3) SIGNATURE	(4) DATE SIGNED (YYYYMMDD)
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FOLD

FOLD

FROM

AFFIX
STAMP
HERE

SOLICITATION NUMBER	
DATE (YYYYMMDD)	LOCAL TIME

SOLICITATION, OFFER AND AWARD		1. THIS CONTRACT IS A RATED ORDER UNDER DPAS (15 CFR 700)		RATING	PAGE OF PAGES
2. CONTRACT NUMBER	3. SOLICITATION NUMBER	4. TYPE OF SOLICITATION <input type="checkbox"/> SEALED BID (IFB) <input type="checkbox"/> NEGOTIATED (RFP)	5. DATE ISSUED	6. REQUISITION/PURCHASE NUMBER	
7. ISSUED BY		CODE	8. ADDRESS OFFER TO (If other than Item 7)		

NOTE: In sealed bid solicitations "offer" and "offeror" mean "bid" and "bidder".

SOLICITATION

9. Sealed offers in original and _____ copies for furnishing the supplies or services in the Schedule will be received at the place specified in Item 8, or if handcarried, in the depository located in _____ until _____ local time _____ (Hour) _____ (Date)

CAUTION - LATE Submissions, Modifications, and Withdrawals: See Section L, Provision No. 52.214-7 or 52.215-1. All offers are subject to all terms and conditions contained in this solicitation.

10. FOR INFORMATION CALL:	A. NAME	B. TELEPHONE (NO COLLECT CALLS)		C. E-MAIL ADDRESS
		AREA CODE	NUMBER	EXT.

11. TABLE OF CONTENTS

(X)	SEC.	DESCRIPTION	PAGE(S)	(X)	SEC.	DESCRIPTION	PAGE(S)
PART I - THE SCHEDULE				PART II - CONTRACT CLAUSES			
	A	SOLICITATION/CONTRACT FORM			I	CONTRACT CLAUSES	
	B	SUPPLIES OR SERVICES AND PRICES/COSTS		PART III - LIST OF DOCUMENTS, EXHIBITS AND OTHER ATTACH.			
	C	DESCRIPTION/SPECS./WORK STATEMENT			J	LIST OF ATTACHMENTS	
	D	PACKAGING AND MARKING		PART IV - REPRESENTATIONS AND INSTRUCTIONS			
	E	INSPECTION AND ACCEPTANCE			K	REPRESENTATIONS, CERTIFICATIONS AND OTHER STATEMENTS OF OFFERORS	
	F	DELIVERIES OR PERFORMANCE			L	INSTRS., CONDS., AND NOTICES TO OFFERORS	
	G	CONTRACT ADMINISTRATION DATA			M	EVALUATION FACTORS FOR AWARD	
	H	SPECIAL CONTRACT REQUIREMENTS					

OFFER (Must be fully completed by offeror)

NOTE: Item 12 does not apply if the solicitation includes the provisions at 52.214-16, Minimum Bid Acceptance Period.

12. In compliance with the above, the undersigned agrees, if this offer is accepted within _____ calendar days (60 calendar days unless a different period is inserted by the offeror) from the date for receipt of offers specified above, to furnish any or all items upon which prices are offered at the price set opposite each item, delivered at the designated point(s), within the time specified in the schedule.

13. DISCOUNT FOR PROMPT PAYMENT <i>(See Section I, Clause No. 52.232-8)</i>	<input type="checkbox"/> 10 CALENDAR DAYS (%)	<input type="checkbox"/> 20 CALENDAR DAYS (%)	<input type="checkbox"/> 30 CALENDAR DAYS (%)	<input type="checkbox"/> CALENDAR DAYS (%)
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14. ACKNOWLEDGMENT OF AMENDMENTS <i>(The offeror acknowledges receipt of amendments to the SOLICITATION for offerors and related documents numbered and dated):</i>	AMENDMENT NO.	DATE	AMENDMENT NO.	DATE

15A. NAME AND ADDRESS OF OFFEROR	CODE	FACILITY	16. NAME AND TITLE OF PERSON AUTHORIZED TO SIGN OFFER <i>(Type or print)</i>		
15B. TELEPHONE NUMBER		<input type="checkbox"/> 15C. CHECK IF REMITTANCE ADDRESS IS DIFFERENT FROM ABOVE - ENTER SUCH ADDRESS IN SCHEDULE.	17. SIGNATURE		18. OFFER DATE
AREA CODE	NUMBER				

AWARD (To be completed by Government)

19. ACCEPTED AS TO ITEMS NUMBERED	20. AMOUNT	21. ACCOUNTING AND APPROPRIATION	
22. AUTHORITY FOR USING OTHER THAN FULL AND OPEN COMPETITION: <input type="checkbox"/> 10 U.S.C. 2304(c)) <input type="checkbox"/> 41 U.S.C. 253(c) ()		23. SUBMIT INVOICES TO ADDRESS SHOWN IN (4 copies unless otherwise specified)	
24. ADMINISTERED BY (If other than Item 7)		25. PAYMENT WILL BE MADE BY	
CODE		CODE	
26. NAME OF CONTRACTING OFFICER (Type or print)		27. UNITED STATES OF AMERICA	
		<i>(Signature of Contracting Officer)</i>	
		28. AWARD DATE	

CLAUSES INCORPORATED BY REFERENCE FAR 52.252-2 (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Also, the full text of a clause may be accessed electronically at this/these address(es): <http://www.dla.mil/j-3/j-336/icps.htm>, <http://farsite.hill.af.mil/> or <http://www.arnet.gov/far/> or for DRMS Local Clauses <http://www.drms.dla.mil/drmsp/clauses/drmscls.pdf>

B.0 SECTION B - SUPPLIES OR SERVICES AND PRICES/COSTS

B.1 SERVICES DRMS 52.217-9R05 (MAR 1993) *PART 17 OF DRMS CLAUSES*

B.2 BASIC AND OPTION PERIOD PRICING DRMS 52.217-9R06 (MAR 1993) *PART 17 OF DRMS CLAUSES*

Total estimated price for evaluation purposes (bid schedule 1) \$ _____.
Total estimated price for evaluation purposes (bid schedule 2) \$ _____.
Total estimated price for evaluation purposes (bid schedule 3) \$ _____.
Total estimated price for evaluation purposes (bid schedule 4) \$ _____.

B.4 BASIC AND OPTION PERIOD UNIT PRICING DRMS 52.217-9R07 (JAN 2000) *PART 17 OF DRMS CLAUSES*

B.5 CONTRACT MINIMUM/MAXIMUM DRMS 52.217-9R08 (JUL 2001) *PART 17 OF DRMS CLAUSES*

a. This is a firm-fixed price indefinite delivery, indefinite quantity. The minimum for the base period and each of the priced options is 20% of the estimated value of the period. The maximum for the base and each of the priced options is 200% of the estimated value of the period.

b. Clause F.10 allows the Government to unilaterally extend the contract for up to six months at the end of either the base or either option period. The monthly minimum guarantee shall be prorated using the same percentages as above.

NOTICE TO OFFERORS

1. This contract has four bid schedules and will allow single or multiple awards, by bid schedule, as prescribed under provision L.25.
2. This solicitation contains the requirement for Nuclear, Biological and Chemical equipment for the base period only. Please see provision C.84.3.

PICK-UP LOCATIONS

The contractor shall make pickups and perform other specified contract requirements in and around the grounds of the following site:

LOCATION	Points of Contact	Telephone
DRMO Hood	Duane Allen/Janice Jeter	254-287-6039
DRMO Sill	Neal Cox	580-442-4150

Contractor will be required to make pick ups in and around the grounds of the following Government installations:

Fort Hood Building 1348 North Avenue & 37 th Street Killeen, TX EPA ID#: TX8214020424	ATCOM 1202-A Rio Blvd Killeen TX EPA ID#: TX7210099811
ATCOM 8154 Hangar Road San Angelo, TX	ATCOM 7720-1 Airport Road Temple, TX
Lockheed Martin 4601 Swanner Court Killeen, TX EPA ID#: TXD987990678	Goodfellow AFB 460 East Kearney Blvd San Angelo, TX EPA ID#: TX2571524071
Sheppard AFB 231 9 th Avenue, Building 1402 Wichita Falls, TX EPA ID#: TX3571524161	FWFC 501 West Felix Street Fort Worth, TX
Naval Air Station/Joint Reserve Base 1215 Military Parkway Fort Worth, TX	Naval Industries Reserve Plant Northrup Grumman Dallas, TX
Naval Industries Reserve Plant (NIRP) McGregor, TX	JSNBC 501 West Felix, Warehouse 41 Fort Worth, TX

**BID SCHEDULE 1
Ft. Hood Recycling CLINs
18 Month Base Period**

9900-9999 NON RCRA, NON STATE REGULATED WASTES					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
991400	Oil filters for recycling, [C.91]	200	dr		
992400	Containerized solids (absorbent pads, rolls, booms etc) [C.93]	200	dr		
9924SW	Containerized solids (Sweepable absorbent) [C.93]	400	dr		

**Ft. Hood Recycling CLINs
First 18 Month Option Period**

9900-9999 NON RCRA, NON STATE REGULATED WASTES					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
991400	Oil filters for recycling, [C.91]	200	dr		
992400	Containerized solids (absorbent pads, rolls, booms etc) [C.93]	200	dr		
9924SW	Containerized solids (Sweepable absorbent) [C.93]	400	dr		

**Ft. Hood Recycling CLINs
Second 18 Month Option Period**

9900-9999 NON RCRA, NON STATE REGULATED WASTES					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
991400	Oil filters for recycling, [C.91]	200	dr		
992400	Containerized solids (absorbent pads, rolls, booms etc) [C.93]	200	dr		
9924SW	Containerized solids (Sweepable absorbent) [C.93]	400	dr		

**BID SCHEDULE 2
Ft. Hood Recycling CLINs
18 Month Base Period**

9900-9999 NON RCRA, NON STATE REGULATED WASTES					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
901200	Specification fuel, [C.94]	100	dr		
9012TT	Specification fuel, in Tanker Truck, [C.94]	1	tt		
902200	Non-Specification Fuel, [C.94]	15	dr		
902400	Non-pumpable Fuel, See C.94	45	dr		
993400	Thermal Destruction, [C.94]	100	dr		
994200	Waste Water, [C.94]	5	dr		

**Ft. Hood Recycling CLINs
First 18 Month Option Period**

9900-9999 NON RCRA, NON STATE REGULATED WASTES					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
901200	Specification fuel, [C.94]	100	dr		
9012TT	Specification fuel, in Tanker Truck, [C.94]	1	tt		
902200	Non-Specification Fuel, [C.94]	15	dr		
902400	Non-pumpable Fuel, [C.94]	45	dr		
993400	Thermal Destruction, [C.94]	100	dr		
994200	Waste Water, [C.94]	5	dr		

**Ft. Hood Recycling CLINs
Second 18 Month Option Period**

9900-9999 NON RCRA, NON STATE REGULATED WASTES					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
901200	Specification fuel, [C.94]	100	dr		
9012TT	Specification fuel, in tanker truck, [C.94]	1	tt		
902200	Non-Specification Fuel, [C.94]	15	dr		
902400	Non-pumpable Fuel, [C.94]	45	dr		
993400	Thermal Destruction, [C.94]	100	dr		
994200	Waste Water, [C.94]	5	dr		

**BID SCHEDULE 3
Ft. Hood Recycling CLINs
18 Month Base Period**

9900-9999 NON RCRA, NON STATE REGULATED WASTES					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
991600	Antifreeze recycling, [C.90]	400,000	lb		

**Ft. Hood Recycling CLINs
First 18 Month Option Period**

9900-9999 NON RCRA, NON STATE REGULATED WASTES					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
991600	Antifreeze recycling, [C.90]	400,000	lb		

**Ft. Hood Recycling CLINs
Second 18 Month Option Period**

9900-9999 NON RCRA, NON STATE REGULATED WASTES					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
991600	Antifreeze recycling, [C.90]	400,000	lb		

**BID SCHEDULE 4 - North Texas
18 Month Base Period**

6300 – 6699 SPECIAL REQUIREMENTS					
CLIN	SERVICES/SUPPLIES	EST QTY	UNIT	UNIT PRICE	AMOUNT
632200	Provide and prepare Lab Packs, consisting of small quantity chemical items (20-30 gl) [C.52]	2	ea		
632300	Provide and prepare Lab Packs, consisting of small quantity chemical items (5-15 gl) [C.52]	5	ea		
633100	Expedited removal – 10 days [C.51]	2	ea		
633300	Expedited removal – 05 days [C.51]	2	ea		
6334NB	Expedited Removal – 3 days, NBC equipment, Fort Hood, [C.51 & C.84]	18	ea		
633500	Expedited removal – 01 days [C.51]	2	ea		
635200	Tank Cleaning/Services – (Oil/Water Separator) Mobilization Cost [C.46]	4	ea		
6352AA	Tank cleaning service - OWS mobilization cost: 280, 500 & 2000 gl tanks @ Ft. Hood [C.46 c]	75	ea		
635600	Tank Cleaning/Services – Additional Mobilization Cost for confined entry [C.46]	4	ea		
636000	Personnel for cleaning/servicing of tanks, totes, oil/water separators – Team Leader [C.46]	32	hr		
6360AA	Personnel for cleaning of tanks, totes, OWS - Team leader for 280, 500 & 2000 gl @ Ft. Hood [C.46]	225	hr		
636100	Personnel for cleaning/servicing of tanks, totes, oil/water separators – Technician [C.46]	32	hr		
6361AA	Personnel for cleaning tanks, totes, OWS - Technician for 280, 500 & 2000 gl tanks @ Ft. Hood [C.46]	225	hr		
6400TS	Perform appropriate analysis to properly identify unknown hazardous property and complete waste profile form [C.49]	10	ea		
640100	Perform Hazardous Waste Characteristics Analysis to determine ignitability (D001), corrosivity (D002), reactivity (D003) [C.47]	10	ea		
640300	Perform TCLP Metals analysis to determine 8 TCLP metals (D004-D011) [C.47]	10	ea		
641100	Perform Volatile Organics analysis (EPA Method 8240) [C.47]	10	ea		
6500MM	Surcharge for disposal of high level mercury [C.43a]	100	lb		
6507WH	Perform Management Services @ Ft. Hood as described in C. 80: Operational support at waste storage units	500	hr		
6507WR	Provide Management Services @ Ft. Hood as described in C. 81: Recycling support at the DPW Classification Unit	500	hr		

**BID SCHEDULE 4 - North Texas
18 Month Base Period**

7000-7200 POLYCHLORINATED BIPHENYLS (PCBs) (SEE C.4)					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
700000	Items (other than transformers and capacitors) ≥500 ppm PCBs	7,000	lb		
700200	Items (other than transformers and capacitors) 50-499 ppm PCBs	2,000	lb		
700400	Items (other than transformers and capacitors) <50 ppm PCBs	3,000	lb		
700600	PCB contaminated electrical equipment 50-499 ppm PCBs	1,500	lb		
701000	Transformers 50-499 ppm PCBs	500	lb		
7014AA	Small Capacitors ≥500 ppm PCBs, ballasts only	500	lb		
703000	Liquid ≥500 ppm PCBs	500	lb		
703100	Liquid 50-499 ppm PCBs	500	lb		
703200	Liquid <50 ppm PCBs	500	lb		
087x COMPRESSED GAS CYLINDER (FLAMMABLE)					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
087200	Small cylinder (incl lecture bottle, cartridges)	18	ea		
087300	Medium cylinder	2	ea		
0874AC	Large cylinder, acetylene w/ asbestos lining	20	ea		
9100-9199 IGNITABLE WASTES [40CFR261.21] D001					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
910100	Small containers [C.36]	8,000	lb		
9101UW	Small containers of Texas Universal Waste [C.82]	2,000	lb		
910200	Containerized liquids/multi-phase	8,000	lb		
9102CD	Containerized liquids/multi-phase, CDE Kits [C.69]	10,000	lb		
9102UW	Containerized liquids/multi-phase of Texas UW, [C.82]	4,000	lb		
910400	Containerized solids	4,500	lb		
9104UW	Containerized solids of Texas UW [C.82]	5,000	lb		
910500	Aerosols	2,000	lb		
9105UW	Aerosols of Texas UW [C.82]	1,000	lb		
9200-9299 CORROSIVE WASTES [40 CFR 261.22] D002					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
920100	Small containers [C.36]	2,500	lb		
920200	Containerized liquids/multi-Phase	11,000	lb		
920400	Containerized solids	1,000	lb		

**BID SCHEDULE 4 - North Texas
18 Month Base Period**

9300-9399 REACTIVE WASTES					
[40 CFR 261.23] D003					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
930100	Small containers [C.36]	500	lb		
930400	Containerized solids	500	lb		
9400-9499 TOXICITY CHARACTERISTIC WASTES					
[40 CFR 261.24] D004-43					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
940100	Small containers [C.36]	22,000	lb		
940200	Containerized liquids/multi Phase	2,000	lb		
9402AF	Containerized liquids/multi Phase (Antifreeze) [C.55]	1000	lb		
940400	Containerized solids	15,000	lb		
9404RR	Containerized solids, Fuels Blending [C.53]	1,000	lb		
940500	Aerosols	100	lb		
9500-9529 SPENT SOLVENT WASTES					
[40 CFR 261.31] F001-5					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
950200	Containerized liquids/multi-Phase	5,500	lb		
9502UW	Containerized liquids/multi-Phase, Texas UW, [C.91]	5,000	lb		
9504UW	Containerized solids, Texas UW [C.91]	2,000	lb		
9700-9749 ACUTELY HAZARDOUS WASTES					
[40 CFR 261.33] P – LISTED					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
970100	Small containers [C.36]	100	lb		
9750-9769 TOXIC WASTES					
[40 CFR 261.33] U – LISTED					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
975100	Small containers [C.36]	100	lb		
975200	Containerized liquids/multi-phase	300	lb		

**BID SCHEDULE 4 - North Texas
18 Month Base Period**

9001-9020 RCRA/TSCA REGULATED FLUORESCENT BULBS					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
900400	RCRA Regulated Fluorescent light tubes [C.92]	20,000	lb		
9004CR	Fluorescent light tubes [C.92]	600	lb		
9004HG	Lamps/devices containing mercury [C.92]	100	lb		
901400	RCRA Regulated fluorescent light ballasts [C.92]	11,000	lb		
9014PC	TSCA regulated fluorescent light ballasts [C.92]	7,000	lb		
9800 UNIVERSAL WASTE					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
9800UB	Universal Waste – Batteries [C.54 & C.82]	60,000	lb		
9800UC	Universal Waste – Mercury Batteries [C.54a]	500	lb		
9800UG	Universal Waste – Magnesium Batteries [C.54a]	4,500	Lb		
9800UL	Universal Waste – Lamps [C.58 & C.82]	10,000	lb		
9800UN	Universal Waste – NiCd Batteries [C.54a]	7,500	lb		
9800UT	Universal Waste - Paint/paint related [C.82]	20,000	lb		
9800UU	Universal Waste – Lithium Batteries [C.54a]	2,500	lb		
9801-9899 STATE REGULATED WASTE					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
980100	Small containers [C.36]	400	lb		
980200	Containerized liquids/multi-phase	500	lb		
980400	Containerized solids	3,000	lb		
9804AS	Containerized solids, asbestos	4,500	lb		
980500	Aerosols	100	lb		
9900-9999 NON RCRA, NON STATE REGULATED WASTES					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
990100	Small containers [C.36]	1,500	lb		
9901LP	Small containers, latex paint [C.36, C.59]	100	lb		
990200	Containerized liquids/multi-phase	10,000	lb		
9902AF	Antifreeze for recycling [C.55]	2,000	lb		
9902LP	Containerized liquids/multi-phase, Latex paint [C.59]	6,500	lb		
990400	Containerized solids	55,000	lb		
990600	Bulk liquids, pumpable [C.46]	50,000	lb		
990700	Bulk solids, non-debris [C.46]	25,000	lb		
9907NB	Bulk Solids, NBC Equipment, Fort Hood [C.837C.84]	100,000	lb		
TOTAL ESTIMATED PRICE (18 MONTH BASE)					

**BID SCHEDULE 4 - North Texas
18 Month 1st Option**

6300 – 6699 SPECIAL REQUIREMENTS					
CLIN	SERVICES/SUPPLIES	EST QTY	UNIT	UNIT PRICE	AMOUNT
632200	Provide and prepare Lab Packs, consisting of small quantity chemical items (20-30 gl) [C.52]	2	ea		
632300	Provide and prepare Lab Packs, consisting of small quantity chemical items (5-15 gl) [C.52]	5	ea		
633100	Expedited removal – 10 days [C.51]	2	ea		
633300	Expedited removal – 05 days [C.51]	2	ea		
6334NB	Expedited Removal – 3 days, NBC equipment, Fort Hood, [C.51 & C.84]	18	ea		
633500	Expedited removal – 01 days [C.51]	2	ea		
635200	Tank Cleaning/Services – (Oil/Water Separator) Mobilization Cost [C.46]	4	ea		
6352AA	Tank cleaning service - OWS mobilization cost: 280, 500 & 2000 gl tanks @ Ft. Hood [C.46 c]	75	ea		
635600	Tank Cleaning/Services – Additional Mobilization Cost for confined entry [C.46]	4	ea		
636000	Personnel for cleaning/servicing of tanks, totes, oil/water separators – Team Leader [C.46]	32	hr		
6360AA	Personnel for cleaning of tanks, totes, OWS - Team leader for 280, 500 & 2000 gl @ Ft. Hood [C.46]	225	hr		
636100	Personnel for cleaning/servicing of tanks, totes, oil/water separators – Technician [C.46]	32	hr		
6361AA	Personnel for cleaning tanks, totes, OWS - Technician for 280, 500 & 2000 gl tanks @ Ft. Hood [C.46]	225	hr		
6400TS	Perform appropriate analysis to properly identify unknown hazardous property and complete waste profile form [C.49]	10	ea		
640100	Perform Hazardous Waste Characteristics Analysis to determine ignitability (D001), corrosivity (D002), reactivity (D003) [C.47]	10	ea		
640300	Perform TCLP Metals analysis to determine 8 TCLP metals (D004-D011) [C.47]	10	ea		
641100	Perform Volatile Organics analysis (EPA Method 8240) [C.47]	10	ea		
6500MM	Surcharge for disposal of high level mercury [C.43a]	100	lb		
6507WH	Perform Management Services @ Ft. Hood as described in C. 80: Operational support at waste storage units	500	hr		
6507WR	Provide Management Services @ Ft. Hood as described in C. 81: Recycling support at the DPW Classification Unit	500	hr		

**BID SCHEDULE 4 - North Texas
18 Month 1st Option**

7000-7200 POLYCHLORINATED BIPHENYLS (PCBs) (SEE C.4)					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
700000	Items (other than transformers and capacitors) ≥500 ppm PCBs	7,000	lb		
700200	Items (other than transformers and capacitors) 50-499 ppm PCBs	2,000	lb		
700400	Items (other than transformers and capacitors) <50 ppm PCBs	3,000	lb		
700600	PCB contaminated electrical equipment 50-499 ppm PCBs	1,500	lb		
701000	Transformers 50-499 ppm PCBs	500	lb		
7014AA	Small Capacitors ≥500 ppm PCBs, ballasts only	500	lb		
703000	Liquid ≥500 ppm PCBs	500	lb		
703100	Liquid 50-499 ppm PCBs	500	lb		
703200	Liquid <50 ppm PCBs	500	lb		
087x COMPRESSED GAS CYLINDER (FLAMMABLE)					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
087200	Small cylinder (incl lecture bottle, cartridges)	18	ea		
087300	Medium cylinder	2	ea		
0874AC	Large cylinder, acetylene w/ asbestos lining	20	ea		
9100-9199 IGNITABLE WASTES					
[40CFR261.21] D001					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
910100	Small containers [C.36]	8,000	lb		
9101UW	Small containers of Texas Universal Waste [C.82]	2,000	lb		
910200	Containerized liquids/multi-phase	8,000	lb		
9102CD	Containerized liquids/multi-phase, CDE Kits [C.69]	10,000	lb		
9102UW	Containerized liquids/multi-phase of Texas UW, [C.82]	4,000	lb		
910400	Containerized solids	4,500	lb		
9104UW	Containerized solids of Texas UW [C.82]	5,000	lb		
910500	Aerosols	2,000	lb		
9105UW	Aerosols of Texas UW [C.82]	1,000	lb		
9200-9299 CORROSIVE WASTES					
[40 CFR 261.22] D002					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
920100	Small containers [C.36]	2,500	lb		
920200	Containerized liquids/multi-Phase	11,000	lb		
920400	Containerized solids	1,000	lb		

**BID SCHEDULE 4 - North Texas
18 Month 1st Option**

9300-9399 REACTIVE WASTES					
[40 CFR 261.23] D003					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
930100	Small containers [C.36]	500	lb		
930400	Containerized solids	500	lb		
9400-9499 TOXICITY CHARACTERISTIC WASTES					
[40 CFR 261.24] D004-43					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
940100	Small containers [C.36]	22,000	lb		
940200	Containerized liquids/multi Phase	2,000	lb		
9402AF	Containerized liquids/multi Phase (Antifreeze) [C.55]	1000	lb		
940400	Containerized solids	15,000	lb		
9404RR	Containerized solids, Fuels Blending [C.53]	1,000	lb		
940500	Aerosols	100	lb		
9500-9529 SPENT SOLVENT WASTES					
[40 CFR 261.31] F001-5					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
950200	Containerized liquids/multi-Phase	5,500	lb		
9502UW	Containerized liquids/multi-Phase, Texas UW, [C.91]	5,000	lb		
9504UW	Containerized solids, Texas UW (C.91)	2,000	lb		
9700-9749 ACUTELY HAZARDOUS WASTES					
[40 CFR 261.33] P – LISTED					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
970100	Small containers [C.36]	100	lb		
9750-9769 TOXIC WASTES					
[40 CFR 261.33] U – LISTED					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
975100	Small containers [C.36]	100	lb		
975200	Containerized liquids/multi-phase	300	lb		

**BID SCHEDULE 4 - North Texas
18 Month 1st Option**

9001-9020 RCRA/TSCA REGULATED FLUORESCENT BULBS					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
900400	RCRA Regulated Fluorescent light tubes [C.92]	20,000	lb		
9004CR	Fluorescent light tubes [C.92]	600	lb		
9004HG	Lamps/devices containing mercury [C.92]	100	lb		
901400	RCRA Regulated fluorescent light ballasts [C.92]	11,000	lb		
9014PC	TSCA regulated fluorescent light ballasts [C.92]	7,000	lb		
9800 UNIVERSAL WASTE					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
9800UB	Universal Waste – Batteries [C.54 & C.82]	60,000	lb		
9800UC	Universal Waste – Mercury Batteries [C.54a]	500	lb		
9800UG	Universal Waste – Magnesium Batteries [C.54a]	4,500	Lb		
9800UL	Universal Waste – Lamps [C.58 & C.82]	10,000	lb		
9800UN	Universal Waste – NiCd Batteries [C.54a]	7,500	lb		
9800UT	Universal Waste - Paint/paint related [C.82]	20,000	lb		
9800UU	Universal Waste – Lithium Batteries [C.54a]	2,500	lb		
9801-9899 STATE REGULATED WASTE					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
980100	Small containers [C.36]	400	lb		
980200	Containerized liquids/multi-phase	500	lb		
980400	Containerized solids	3,000	lb		
9804AS	Containerized solids, asbestos	4,500	lb		
980500	Aerosols	100	lb		
9900-9999 NON RCRA, NON STATE REGULATED WASTES					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
990100	Small containers [C.36]	1,500	lb		
9901LP	Small containers, latex paint [C.36, C.59]	100	lb		
990200	Containerized liquids/multi-phase	10,000	lb		
9902AF	Antifreeze for recycling [C.55]	2,000	lb		
9902LP	Containerized liquids/multi-phase, Latex paint [C.59]	6,500	lb		
990400	Containerized solids	55,000	lb		
990600	Bulk liquids, pumpable [C.46]	50,000	lb		
990700	Bulk solids, non-debris [C.46]	25,000	lb		
TOTAL ESTIMATED PRICE (18 MONTH 1st Option)					

**BID SCHEDULE 4 - North Texas
18 Month 2nd Option**

6300 – 6699 SPECIAL REQUIREMENTS					
CLIN	SERVICES/SUPPLIES	EST QTY	UNIT	UNIT PRICE	AMOUNT
632200	Provide and prepare Lab Packs, consisting of small quantity chemical items (20-30 gl) [C.52]	2	ea		
632300	Provide and prepare Lab Packs, consisting of small quantity chemical items (5-15 gl) [C.52]	5	ea		
633100	Expedited removal – 10 days [C.51]	2	ea		
633300	Expedited removal – 05 days [C.51]	2	ea		
6334NB	Expedited Removal – 3 days, NBC equipment, Fort Hood, [C.51 & C.84]	18	ea		
633500	Expedited removal – 01 days [C.51]	2	ea		
635200	Tank Cleaning/Services – (Oil/Water Separator) Mobilization Cost [C.46]	4	ea		
6352AA	Tank cleaning service - OWS mobilization cost: 280, 500 & 2000 gl tanks @ Ft. Hood [C.46 c]	75	ea		
635600	Tank Cleaning/Services – Additional Mobilization Cost for confined entry [C.46]	4	ea		
636000	Personnel for cleaning/servicing of tanks, totes, oil/water separators – Team Leader [C.46]	32	hr		
6360AA	Personnel for cleaning of tanks, totes, OWS - Team leader for 280, 500 & 2000 gl @ Ft. Hood [C.46]	225	hr		
636100	Personnel for cleaning/servicing of tanks, totes, oil/water separators – Technician [C.46]	32	hr		
6361AA	Personnel for cleaning tanks, totes, OWS - Technician for 280, 500 & 2000 gl tanks @ Ft. Hood	225	hr		
6400TS	Perform appropriate analysis to properly identify unknown hazardous property and complete waste profile form [C.49]	10	ea		
640100	Perform Hazardous Waste Characteristics Analysis to determine ignitability (D001), corrosivity (D002), reactivity (D003) [C.47]	10	ea		
640300	Perform TCLP Metals analysis to determine 8 TCLP metals (D004-D011) [C.47]	10	ea		
641100	Perform Volatile Organics analysis (EPA Method 8240) [C.47]	10	ea		
6500MM	Surcharge for disposal of high level mercury [C.43a]	100	lb		
6507WH	Perform Management Services @ Ft. Hood as described in C. 80: Operational support at waste storage units	500	hr		
6507WR	Provide Management Services @ Ft. Hood as described in C. 81: Recycling support at the DPW Classification Unit	500	hr		

**BID SCHEDULE 4 - North Texas
18 Month 2nd Option**

7000-7200 POLYCHLORINATED BIPHENYLS (PCBs) (SEE C.4)					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
700000	Items (other than transformers and capacitors) ≥500 ppm PCBs	7,000	lb		
700200	Items (other than transformers and capacitors) 50-499 ppm PCBs	2,000	lb		
700400	Items (other than transformers and capacitors) <50 ppm PCBs	3,000	lb		
700600	PCB contaminated electrical equipment 50-499 ppm PCBs	1,500	lb		
701000	Transformers 50-499 ppm PCBs	500	lb		
7014AA	Small Capacitors ≥500 ppm PCBs, ballasts only	500	lb		
703000	Liquid ≥500 ppm PCBs	500	lb		
703100	Liquid 50-499 ppm PCBs	500	lb		
703200	Liquid <50 ppm PCBs	500	lb		
087x COMPRESSED GAS CYLINDER (FLAMMABLE)					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
087200	Small cylinder (incl lecture bottle, cartridges)	18	ea		
087300	Medium cylinder	2	ea		
0874AC	Large cylinder, acetylene w/ asbestos lining	20	ea		
9100-9199 IGNITABLE WASTES					
[40CFR261.21] D001					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
910100	Small containers [C.36]	8,000	lb		
9101UW	Small containers of Texas Universal Waste [C.82]	2,000	lb		
910200	Containerized liquids/multi-phase	8,000	lb		
9102CD	Containerized liquids/multi-phase, CDE Kits [C.69]	10,000	lb		
9102UW	Containerized liquids/multi-phase of Texas UW, [C.82]	4,000	lb		
910400	Containerized solids	4,500	lb		
9104UW	Containerized solids of Texas UW [C.82]	5,000	lb		
910500	Aerosols	2,000	lb		
9105UW	Aerosols of Texas UW [C.82]	1,000	lb		
9200-9299 CORROSIVE WASTES					
[40 CFR 261.22] D002					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
920100	Small containers [C.36]	2,500	lb		
920200	Containerized liquids/multi-Phase	11,000	lb		
920400	Containerized solids	1,000	lb		

**BID SCHEDULE 4 - North Texas
18 Month 2nd Option**

9300-9399 REACTIVE WASTES					
[40 CFR 261.23] D003					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
930100	Small containers [C.36]	500	lb		
930400	Containerized solids	500	lb		
9400-9499 TOXICITY CHARACTERISTIC WASTES					
[40 CFR 261.24] D004-43					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
940100	Small containers [C.36]	22,000	lb		
940200	Containerized liquids/multi Phase	2,000	lb		
9402AF	Containerized liquids/multi Phase (Antifreeze) [C.55]	1,000	lb		
940400	Containerized solids	15,000	lb		
9404RR	Containerized solids, Fuels Blending [C.53]	1,000	lb		
940500	Aerosols	100	lb		
9500-9529 SPENT SOLVENT WASTES					
[40 CFR 261.31] F001-5					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
950200	Containerized liquids/multi-Phase	5,500	lb		
9502UW	Containerized liquids/multi-Phase, Texas UW, [C.91]	5,000	lb		
9504UW	Containerized solids, Texas UW (C.91)	2,000	lb		
9700-9749 ACUTELY HAZARDOUS WASTES					
[40 CFR 261.33] P – LISTED					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
970100	Small containers [C.36]	100	lb		
9750-9769 TOXIC WASTES					
[40 CFR 261.33] U – LISTED					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
975100	Small containers [C.36]	100	lb		
975200	Containerized liquids/multi-phase	300	lb		

**BID SCHEDULE 4 - North Texas
18 Month 2nd Option**

9001-9020 RCRA/TSCA REGULATED FLUORESCENT BULBS					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
900400	RCRA Regulated Fluorescent light tubes [C.92]	20,000	lb		
9004CR	Fluorescent light tubes [C.92]	600	lb		
9004HG	Lamps/devices containing mercury [C.92]	100	lb		
901400	RCRA Regulated fluorescent light ballasts [C.92]	11,000	lb		
9014PC	TSCA regulated fluorescent light ballasts [C.92]	7,000	lb		
9800 UNIVERSAL WASTE					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
9800UB	Universal Waste – Batteries [C.54 & C.82]	60,000	lb		
9800UC	Universal Waste – Mercury Batteries [C.54a]	500	lb		
9800UG	Universal Waste – Magnesium Batteries [C.54a]	4,500	Lb		
9800UL	Universal Waste – Lamps [C.58 & C.82]	10,000	lb		
9800UN	Universal Waste – NiCd Batteries [C.54a]	7,500	lb		
9800UT	Universal Waste - Paint/paint related [C.82]	20,000	lb		
9800UU	Universal Waste – Lithium Batteries [C.54a]	2,500	lb		
9801-9899 STATE REGULATED WASTE					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
980100	Small containers [C.36]	400	lb		
980200	Containerized liquids/multi-phase	500	lb		
980400	Containerized solids	3,000	lb		
9804AS	Containerized solids, asbestos	4,500	lb		
980500	Aerosols	100	lb		
9900-9999 NON RCRA, NON STATE REGULATED WASTES					
CLIN	SUPPLIES/SERVICES	EST QTY	UNIT	UNIT PRICE	AMOUNT
990100	Small containers [C.36]	1,500	lb		
9901LP	Small containers, latex paint [C.36, C.59]	100	lb		
990200	Containerized liquids/multi-phase	10,000	lb		
9902AF	Antifreeze for recycling [C.55]	2,000	lb		
9902LP	Containerized liquids/multi-phase, Latex paint [C.59]	6,500	lb		
990400	Containerized solids	55,000	lb		
990600	Bulk liquids, pumpable [C.46]	50,000	lb		
990700	Bulk solids, non-debris [C.46]	25,000	lb		
TOTAL ESTIMATED PRICE (18 MONTH 2nd Option)					
TOTAL ESTIMATED CONTRACT PRICE (ALL PERIODS)					

C.2. STATEMENT OF WORK

a. The Government agrees that all hazardous property placed on task order(s) on this contract will be accompanied by documentation and markings that comply with all applicable local, state, and Federal laws and regulations relating to the generation and storage of hazardous property.

b. The contractor agrees to provide all services necessary for the final treatment/disposal of the hazardous property listed in the schedule in accordance with all local, state, and Federal laws and regulations, and the terms and conditions of this contract. These services shall include all necessary personnel, labor, transportation, packaging, equipment, and the compilation and submission of all documentation required by this contract and G.11. Contract Line Item Numbers (CLINs) 9100 through 9899, regardless of their condition, are being discarded by the Government and are considered to be hazardous waste. CLINs 9900 through 9999, are not considered to be state or Federal regulated hazardous waste.

c. Any shipments outside the United States must comply with all international agreements and all applicable foreign laws. If the contractor will be exporting directly from the Department of Defense (DoD) activity, the contractor is required to provide a current copy of the Acknowledgment(s) of Consent to the Contracting Officer Representative (COR) with the shipping documentation in accordance with C.15. The contractor may not ship waste outside of the United States to circumvent Environmental Protection Agency (EPA) land disposal restrictions as cited in 40 CFR 268.

d. All recycling CLINs are the Government's estimates and are based on the best information available. The contractor will be required to dispose of all resulting solid wastes in accordance with all local, state, and Federal regulations. If a waste designated for recycling does not meet the recycling facility's required parameters, the contractor must notify the Contracting Officer (CO), in writing, of the rationale and proof for waste rejection. If the Government concurs, the applicable disposal CLIN for the waste will be assigned. (also See C.73)

C.3 COMPRESSED GAS CYLINDERS

a. The contractor shall provide all services necessary for the assessment of all gas cylinders, the discharge of inert gases, the final treatment/disposal or recycling of the non-inert gases, and the decommissioning, cleansing and recycling of metal from emptied cylinders. These services shall be in accordance with all Federal, state, and local laws and regulations and all terms and conditions of this contract. Services shall include all necessary personnel, labor, transportation, packaging, detailed analysis, if required, for disposal and/or transportation including manifesting and completion of waste profile sheets, equipment and compilation and submission of all documentation required by this contract and G.11. The Government is discarding all items listed in the schedule, some are considered hazardous waste. Cylinder disposal shall result in the destruction of the cylinder, such that it can no longer be used as a cylinder.

b. When the Government has information identifying contents, it is provided for information purposes only and is not a guarantee of the cylinder contents. A listed content does not relieve the contractor from the responsibility to ensure that the contents are correctly identified. The contractor is required to assess all compressed gas cylinders at the designated location and determine if they are inert and can be discharged to the atmosphere on site, or if they are non-inert and can be transported off-site for disposal/recycling. The contractor is authorized to re-valve cylinders in order to discharge gases or transport off-site as appropriate.

c. The contractor shall not remove any gas cylinders whose contents cannot be identified/confirmed or when no known disposal method is available. Sampling of contents for identification purposes only is authorized. The contractor is required to provide the COR written explanation for refusing any cylinders for processing (see Attachment 5). Refused cylinders must be identified by serial number or other identifiable markings or by a contractor/COR assigned identification number. This number must be identified in the written explanation refusal.

d. The contractor is required to discharge, dispose, or recycle the gas in accordance with DLAI 4145.25 at www.dlaps.hq.dla.mil/dlai/i4145.25.htm or requested from the COR. The contractor shall complete a certificate of disposal or a certificate of recycling for all gases and empty cylinders and furnish them as appropriate under G.11 and to the generator with a copy to the DRMO/COR.

e. Cylinders will be assigned a CLIN based on their contents and the size of the cylinder. The valve on the gas cylinder is not to be included in determining the overall size of the cylinder.

C.3.1 DISCHARGE INERT GASES

a. The contractor shall assess each cylinder to determine if the contents are inert. For the purposes of this contract inert gases are those not regulated by Federal, state, or local regulations as wastes or pollutants and shall be discharged to the atmosphere at the Government facility or may be transported to a TSDF for venting. The contractor is to complete the Compressed Gas Cylinder report (See Attachment 4). If required by the COR, the contractor shall relocate the cylinder to a designated location in order to safely discharge the gases from the cylinder if discharged on-site. All proper safety precautions must be observed. When the cylinder is completely empty, the contractor shall decommission the cylinder in accordance with C.3.3 below. The contractor shall complete a Compressed Gas Cylinder report for each pickup location. Each cylinder will be recorded as required. If the contractor chooses to remove inert cylinders for venting off-site, all work described at C.3.3 shall be accomplished and the decommissioned cylinders shall be returned to the appropriate DRMO within 60 calendar days of removal. Prior to venting gases at Government facilities, the contractor shall coordinate through the COR with the Base Environmental Office. Cylinders containing inert gas that have inoperable valves may be vented with the use of a safety relief device in accordance with

DLAR 4541.25, Section 7.7-2c. A copy of the Compressed Gas Cylinder report shall be provided to the generator and DRMO/COR prior to invoicing and in accordance with G.11.

Note: When the Government requires the contractor to remove inert gases by venting, either off-site or on-site, the contractor shall process emptied cylinders in accordance with C.3.3 and return the cylinder to the DRMO.

C.3.2 REMOVE AND DISPOSE OF NON-INERT GAS CYLINDERS

a. The contractor is required to assess each cylinder to determine if it contains/contained non-inert gases and if it is transportable. In accordance with 49 CFR, the contractor is required to transport off-site all non-inert compressed gas cylinders and those inert cylinders that cannot be disposed of in accordance with C.3.1 due to state and/or local laws and regulations. The contractor shall recycle the gas as fuel, process it for reuse, or neutralize/treat/dispose/incinerate the gas in accordance with DLAR 4145.25. Once emptied, the cylinders shall be cleansed, decommissioned and recycled for metallic content in accordance with C.3.3. The contractor shall complete a Compressed Gas Cylinder report for each pickup location. Each cylinder will be recorded as required. In addition, the contractor will complete Certificates of Recycling for all gases, which are processed for reuse and used as fuel, or Certificates of Disposal for all gases disposed of by incineration or treatment/neutralization. A copy of the Compressed Gas Cylinder report and all required certificates shall be submitted to the generator and DRMO/COR and in accordance with G.11.

C.3.3 DECOMMISSIONING OF EMPTIED CYLINDERS

a. The contractor shall take the following actions to process each cylinder containing identified non-inert gas or inert gas:

b. Track every cylinder by serial number, CLIN, and delivery order number throughout the disposal process until each individual cylinder's contents are purged or the point of final release of each cylinder from the contractor's custody.

c. Purge and cleanse all cylinders of their contents. For any purging of cylinders performed on Government premises, purged contents shall be removed using methods, which will not constitute treatment (i.e., the characteristics of the gas will remain unchanged).

d. Process/dispose of the contents of each cylinder. Contents will be discharged (as per C.3.2), recycled as fuel. Processed for reuse, neutralized, or incinerated in accordance with DLAR 4145.25. The contractor will provide Certificates of Recycling for all contents, which are processed for reuse or used as fuel. Certificates of Disposal will be provided for all contents, which are disposed of by neutralization or incineration.

e. Empty all cylinders in accordance with all Federal, state, and local regulations. This process shall conform to both the requirements of 40 CFR 261.7 regarding

management of containers previously containing residues of hazardous wastes and cleaning each cylinder of all residues and vapors to remove all potential hazards per 49 CFR 173.29. The contractor shall dispose of all rinsates/residues/hazardous wastes generated by this requirement at no additional cost to the Government.

f. Return/place emptied cylinders which previously contained inert materials in an area designated by the COR, per C. 3.1.

g. Decommission/dispose of each cylinder, which contained non-inert materials. Prior to release by the contractor, the contractor shall obliterate all DoD identification markings present on every cylinder disposed of under this contract. For example, grinding or cutting out (with a cutting torch) may meet this requirement. The contractor shall dispose of each cylinder using one of the following methods:

1) Reutilization of cylinders, which meet the Department of Transportation criteria, for reuse. To utilize this method of disposal, each cylinder to be reused must be hydrostatically tested by a registered hydrostatic test facility. Copies of all test results for such cylinders will be provided as proof of reutilization to the generator and DRMO/COR and IAW G.11.

2) Smelting cylinders using a scrap metal recycler. Prior to smelting, the contractor shall de-valve the cylinder, mark/stamp the cylinder "CONDEMNED-SCRAP" and drill/puncture a hole, at least ½ inch in size through the cylinder. As an alternative to drilling or puncturing a hole, inlet threads shall be destroyed sufficiently to prevent installing a valve with a gas tight seal or the contractor may cut the cylinder in half. The contractor shall complete/provide certificates of destruction for all cylinders disposed of using this method. Cylinders too small for marking/stamping are required to be tagged or labeled with the words "CONDEMNED – SCRAP".

3) Burying cylinders in an approved landfill. Prior to burial, the contractor shall de-valve the cylinder, and mark/stamp the cylinder "EMPTY". The contractor shall complete/provide certificates of destruction for all cylinders disposed of using this method. **Note:** This is the only method acceptable for disposal of asbestos containing non-inert cylinders. Example: Acetylene cylinders, which contain asbestos, are NOT reusable.

4) Any alternative proposed by the contractor which receives the written approval of the Contracting Officer. Approval must be obtained prior to contractor disposal using alternative methods.

C.3.4 ACCIDENTAL GAS EMISSIONS

a. The contractor is solely responsible for any and all atmospheric releases of gas occurring during or resulting from performance of this contract. The contractor agrees to reimburse the U.S. Government any and all costs incurred for accidents resulting from improper handling, gas extraction, grinding, drilling, torching, etc, of any cylinders.

C.3.5 PERFORMANCE ON GOVERNMENT PREMISES

a. Treatment, disposal, or release of gas (other than inert) to the atmosphere on Government premises is not permitted by this contract. The contractor may perform gas extraction for other than inert gas cylinders at the pickup location using self-contained apparatus. This apparatus shall emit no gas into the atmosphere, and purge the entire cylinder contents into a closed receiver for transport to a recycling or disposal site.

C.4 DISPOSAL OF POLYCHLORINATED BIPHENYLS (PCB), PCB CONTAMINATED AND NON-PCB MATERIAL

a. The contractor agrees to provide all services necessary for the disposal of PCB, PCB contaminated and non-PCB material listed in the schedule. These services shall include all necessary personnel, labor, transportation, packaging, and the compilation and submission of all documentation required by this contract and G.11. All PCB, PCB contaminated and non-PCB material under this contract shall be transported and disposed of within the continental United States (except for such outside transportation and disposal as would be required for all pickup sites located outside the continental United States). All PCB, PCB contaminated and non-PCB material shall be disposed of in accordance with EPA guidelines in 40 CFR Part 761 entitled "Polychlorinated Biphenyls (PCBs) Manufacturing, Processing, Distribution in Commerce, and Use Prohibitions." However, for purposes of this contract, all PCB, PCB contaminated and non-PCB material will be disposed of in accordance with paragraphs (2) and (3) below. The contractor is cautioned that he is solely responsible to ascertain the extent to which 40 CFR Part 761 affects the operations resulting from this solicitation and to comply therewith.

(1) PCB retrogrades will not be offered on this contract unless it falls under C.38.

(2) DISPOSAL METHODS: The contractor shall dispose of all items in a manner which is in conformity with 40 CFR 761.60 and its referenced parts, except for those methods in said regulation which would result in use, reuse or recycling of the contract property and items requiring demilitarization by burial, as discussed below. The only method approved which will allow for use, reuse or recycling is identified in paragraph (c) below. Methods of disposal and disposal facilities shall be approved by EPA and other government agencies. The contractor shall provide a complete audit trail of those CLINs being recycled or disposed of. The contractor is to provide a complete list of facilities performing detoxification and disposal, as well as those facilities receiving the recycled materials/metals. Letters of Agreement must indicate the recipient of the recycled materials has a total knowledge of the material being accepted, i.e., the material has been recycled for PCB laden items, articles, transformers, capacitors, etc. All rinsate (from containers) is to be collected, detoxified, incinerated or land filled. Containers, which cannot be recycled, are to be triple rinsed and either land filled or incinerated in a facility approved for PCB disposal. Facilities approved by the EPA to distill/detoxify, requires the contractor to document this fact and obtain DRMS approval prior to the initiation of either of these processes. Certificates of Disposal/Destruction for PCB bearing property shall be provided to the DRMO/COR and the activity as listed in BLOCK

3 of the Hazardous Waste Manifest from the prime contractor, within 30 days from date of PCB destruction. The prime contractor shall return Certificates of Disposal/Destruction for all items listed on the original manifest, this includes items sent to subcontractors for destruction and/or recycling (see below). This is in addition to the requirements of G.11.

(3) ALTERNATE DISPOSAL METHOD:

(i) "Total Destruction" may be utilized for the disposal of all PCB materials when the disposal facility has the necessary local, state, and Federal environmental licenses and is an environmentally responsible and permitted recovery center.

(ii) Contractors choosing to dispose of all materials by "total destruction" shall:

(A) Dismantle all transformers and items for separation into components.

(B) Incinerate all liquids and all non-metallic solids in accordance with 40 CFR 761.70.

(C) Complete secondary cleaning of all metals for removal of PCBs prior to smelting for recycling.

(4) DRMS reserves the right to inspect facility processes for the alternate disposal method prior to their approval.

(b) CERTIFICATE OF RECYCLING

For items that are recycled, either by ordered CLIN or by choice of the contractor, a Certificate of Recycling will be issued to the agency listed in BLOCK THREE of the Hazardous Waste Manifest with a copy to the DRMO/COR, as well as accompany the invoice for payment if required in G.11. Certificates of Recycling will list the entire audit trail of the material being recycled. This will include the facility receiving the detoxified liquids (mineral oil), and /or the facility receiving any metals, or other matter derived from the breakdown of any CLINs.

(c) CERTIFICATE OF DISPOSAL

A Certificate of Disposal must be returned to the generator and DRMO/COR and accompany the documentation stated in G.11 listing all disposal methods, which will include the method(s) of disposal and destruction, e.g., T07 (Incineration), D80 (Landfill). Should any recycled CLINs require its by-product to either be incinerated or landfilled, a Certificate of Disposal must accompany the Certificate of Recycling. For example; if 10,000 gallons of PCB liquid is dechlorinated, and 10 pounds of residue remains as a product, a Certificate of Recycling will be issued for the liquid, and a Certificate of Disposal for the 10 pounds of product residue.

C.5 DEPARTMENT OF TRANSPORTATION REQUIREMENTS

a. The contractor will comply with, and ensure that all applicable subcontractors comply with, all requirements of United States Department of Transportation (DOT) regulations, 49 CFR Parts 100-199, regarding waste transportation under this contract. Complete compliance with these regulations shall include, but not be limited to, ensuring that emergency response information is carried on transport vehicles and maintained at

facilities where hazardous materials are received, stored, or handled during transportation, and security requirements under 49 CFR Part 172 are complete. Shipping papers will contain an emergency response telephone number supplied by the disposal contractor which is monitored 24 hours a day in order to provide immediate, detailed emergency response information to personnel reacting to emergencies. Technical names will be included in the descriptions of materials reflected on shipping papers by "not otherwise specified" (n.o.s.) descriptions. Definitions of the terms used in this clause are those used in 49 CFR 100-199.

C.6 SPILL RESPONSIBILITY

a. The contractor is solely responsible for any and all spills or leaks during the performance of this contract that occur as a result of or are contributed to by the actions of its agents, employees, or subcontractors. The contractor agrees to clean up such spills or leaks to the satisfaction of the Government and in a manner that complies with applicable local, state, and Federal laws and regulations. The clean up shall be at no cost to the Government.

b. The contractor shall report all such spills or leaks, regardless of their quantity, to the CO immediately upon discovery. A written follow-up report shall be submitted to the CO not later than 24 hours after the initial telephonic report. The written report shall be in narrative form and as a minimum include the following:

- (1) Description of item spilled (including identity, quantity, manifest no., etc).
- (2) Whether amount spilled is EPA/state reportable, and if so whether it was reported.
- (3) Exact time and location of spill including a description of the area involved.
- (4) Containment procedures initiated.
- (5) Summary of any communications contractor has with press or Government officials other than the CO.
- (6) Description of clean-up procedures employed or to be employed at the site including disposal location of spill residue.

C.7 SAFETY

The contractor must perform all operations in a prudent, conscientious, safe and professional manner. At a minimum, contractor's personnel and equipment shall comply with applicable installation, local, state, and Federal laws, safety regulations and

procedures, and contractor will ensure that its agents, employees, and subcontractors perform in a safe manner. The contractor shall ensure that all personnel involved in

handling and packaging the hazardous waste be trained for the level of expertise required for the proper performance of the task and, in particular, in the areas of chemical incompatibility, general first aid procedures, and spills. Handling and Personnel Protective Equipment (PPE) shall be provided by the contractor and must be appropriate to ensure safe handling of the hazardous waste. When operating within an EPA or state permitted DoD Hazardous Waste (HW) storage facility, the contractor is required to use forklifts with specifications that meet the applicable permit requirements. When operating at a non-permitted DoD HW storage facility, the contractors are required to use only DY, EE, or EX rated forklifts to traverse through or within fifty feet of flammable property as defined by Occupational Safety and Health Administration (OSHA). The contractor agrees that his personnel and equipment are subject to safety inspections by Government personnel while on Federal property.

C.9 NOTIFICATIONS

a. Except as may otherwise be specified herein, the contractor shall notify the COR for each location, at least five (5) business days BEFORE attempting site visits, analysis or pickups.

(1) In addition to the notification above for pickups, the contractor shall provide the name of the driver, the driver's Commercial Driver's License (CDL) number and its expiration date to the COR or other Government representative at least 24-hours prior to removal. The contractor may also opt to provide a list of approved, multiple drivers designated for pickups under this specific contract to the COR or other Government representative prior to any attempted removals. If this option is elected and the list is approved by the Government and maintained by the Contractor, the 24-hour notification requirement is mute for the remainder of the contract unless otherwise modified.

(2) If a driver, other than the one specified 24-hours in advance for the specific Task Order; or, one whose name does not appear on the optional list of approved, multiple drivers arrive for pickup, the COR or other designated Government representative will verify the personnel switch with the prime contractor before the pickup commences. This may require a written notice or fax from the prime contractor.

b. The Government reserves the right to take appropriate action, such as the pursuit of monetary consideration and/or annotation of negative past performance if the contractor fails to meet the above applicable notification timeframes and/or a different driver, other than the one previously identified under this notification requirement or whose name does not appear on the list of approved, multiple drivers, arrive at the pickup location(s).

c. For Task Orders (TO) containing Expedited Removals, Services or Performance CLINs the contractor shall notify the COR or other Government representative for each location, in the following timeframes BEFORE attempting site visits, analysis, or pickups: 15-10 day expedites – at least 3 days; 9-5 day expedites – at least 2 days; and 4 or less day expedites – at least 1 day. In addition, the contractor is still required to provide the

information identified in paragraph (1) above at least 24-hours prior to removal. If applicable, any removals ordered under a 24-hour or one business day expedited CLIN requires the contractor to provide the information identified in paragraph (1) at least 4 hours prior to pickups if the contractor elects to provide the identity of the driver for each specific TO. If the contractor elects to provide the list of approved, multiple drivers designated for use under this contract, this expedited notification is not required. All other terms and conditions stated elsewhere within this clause apply to any of the aforementioned Expedited Removals, Services or Performance CLINs.

C.10 PERMITS / SPECIAL REQUIREMENTS

a. The contractor shall, without additional expense to the Government, be responsible for paying all fees, preparing or obtaining any necessary licenses, permits, notifications, waste profiles, or reports which result from a contractor's transportation, recycling, or disposal decision, so that the licenses, permits, etc. comply with any applicable international, Federal, state, and local laws, codes, and regulations in connection with the performance of the work. This includes acquiring any required permits or registrations necessary to operate on any installation listed in this contract and completing the Notification of Regulated Waste Activity form for the generator(s) of hazardous waste to sign and file with the applicable state regulators for waste disposal. This includes signing (on behalf of the Government) waste profiles requested by Treatment Storage Disposal Facilities. All contractor signed waste profile sheets shall be written for the actual wastestream using the generator's profile for backup documentation. All generator forms or other means of notifications including correspondence with Federal or State agencies on behalf of a generator must be coordinated with and concurred with by the affected generator prior to submission to any Federal or State agency.

b. The Contractor may be required to attend any special required training, seminar, instruction, class, etc. to perform work or gain access to the installation provided by the Government. Example: pass and ID requirements, antiterrorist training, fork lift training.

C.13 DEFINITION OF FINAL TREATMENT/DISPOSAL/RECYCLING

a. For CLINs 9100 through 9899, final treatment means treatment by a Resource Conservation and Recovery Act (RCRA) handling method specified in 40 CFR Parts 264/265, appendix 1, table 2, paragraph 2. Final disposal means disposal of a waste by a RCRA handling method specified in 40 CFR, parts 264/265, appendix 1, table 2, paragraph 3.

(1) The following does not constitute final treatment/disposal:

(a) Declaring RCRA/state regulated hazardous waste CLINs as RCRA-exempt as a result of management practices specified in 40 CFR 266 and 279;

(b) Interim treatment of the waste such that the waste still meets the definition of a hazardous waste as defined in 40 CFR 261 et. seq.

(2) All facilities used for interim treatment, final treatment or final disposal of items on this contract shall have as a minimum, an EPA/state approved interim status permit showing EPA hazardous waste numbers described in 40 CFR 261, subparts C and D, for each waste the facility is permitted to handle. An audit trail must be provided for all RCRA/State regulated hazardous waste until treatment and/or processing renders the wastes non-RCRA or until final disposal is accomplished. Waste handling codes that describe methods of storage do not meet the definition of final treatment nor final disposal under this contract.

b. For CLINs 9900 through 9999, final treatment means processing at a facility that is appropriately licensed/permitted by local and/or state agency to accept the material. Final disposal means processing the waste in a facility that is approved for such by the appropriate regulatory authorities which includes drum reconditioning, medical incineration, waste water treatment facilities, etc. If long-term interment is the selected method of disposal, as a minimum, an EPA/state permitted facility with a textile liner, leachate collection system, and ground water monitoring must be used. An audit trail must be provided for all non-RCRA/non-state regulated **hazardous** waste until final disposal, as defined above, is accomplished. RCRA treatments, Chemical Fixation (T21) and Encapsulation (T39), when performed on CLINs 9900 through 9999 prior to landfill, are considered final processing/final disposal.

c. Recycling, if required by the Government, is defined in specific clauses located within section C of this contract. However, the contractor may elect to beneficially use, re-use, recycle or reclaim any waste in this contract, unless specifically listed otherwise in the contract. The following applies for all waste removed under this contract that is beneficially used, re-used, recycled or reclaimed:

(1) The contractor is required to use the firms on the Qualified Facility List or Qualified Transporter List, respectively, for any beneficial use, re-use, recycling or reclaiming of wastes. This includes any facility that may receive any waste removed under this contract, or a component thereof, at a stage where it remains a RCRA regulated waste, as defined in 40 CFR 261 et. seq.

(2) An audit trail must be provided to the facility that will beneficially use, re-use, recycle or reclaim the waste, or any component thereof, even if the waste/component can be managed as a hazardous material.

(3) Dilution in the recycling process, to include blending down, of hazardous waste contaminants is prohibited.

(4) Applicable Certificates of Recycling shall be submitted to the generator and DRMO/COR and in accordance with G.11.

d. It is the contractor's responsibility to ensure that waste is recycled or disposed of in accordance with the timeframes specified in Clause F.3.

C.15 SHIPPING DOCUMENTATION

a. A uniform hazardous waste manifest is required for the removal from Government premises of all CLINs 9100 through 9899 of the bid schedule. Waste designated for disposal/recycling in accordance with 40 CFR 266, 273 or 279 may not require use of a Uniform Hazardous Waste Manifest, only an appropriate shipping paper. All references to manifests in this provision relate to the "appropriate shipping paper". The contractor shall obtain and prepare all manifests, Hazardous Waste Profile Sheets required for acceptance of waste into a Qualified Facility, land disposal restriction notifications, and any other shipping documents. The contractor shall provide the COR with a copy of the completed form(s), including handling codes in 40 CFR 264 Appendix I Table 2 for each manifest line, for review by the appropriate Government official at least five (5) business days prior to removal. Prior to removal from a site identified as a pickup point in this contract, completed copies of all manifests shall be furnished to the Defense Reutilization and Marketing Office (DRMO) coordinating the waste disposal. Each pickup manifest (i.e., with a Government activity identified as a generator), as well as all other documentation required herein, shall be clearly and distinctly marked with the name of the servicing DRMO in addition to the generators and the contract and task order number, as applicable. If blocks are not provided, this information shall be placed in the upper, right-hand corner of each document.

b. A copy of all manifests, signed by the designated Transfer Storage and Disposal Facility (TSDF), shall be furnished directly to the generator whose address appears on the manifest(s) within the timeframes prescribed by 40 CFR 262.42(a)(2), or state equivalent. This manifest shall be furnished within the timeframe prescribed by 40CFR 262.42 or state equivalent, after receipt by the facility. The contractor shall furnish a copy of each manifest, signed by the designated TSDF, to the Defense Reutilization and Marketing Office (DRMO) coordinating the waste disposal. As specified in 40 CFR 262.20(d) or 40 CFR 761.207(h) as applicable, if the contractor is unable to deliver the hazardous property to the designated or alternate facility on the manifest, the cognizant COR will be contacted for disposition instructions.

c. CLINs 9900 through 9999 of the bid schedule must be transported in accordance with DoT requirements. This includes the requirements that all hazardous materials offered for transportation be properly described on a bill of lading. The contractor shall obtain and prepare all bills of lading. Completed copies of all bills of lading shall be furnished to the generator and DRMO/COR whose address appears on the bill of lading and in accordance with provision G.11. Each bill of lading required herein shall be marked with the contract number and task order number as applicable.

d. The DRMS created dummy EPA number for non-RCRA TSDF, must be entered on all applicable shipping documentation such as nonhazardous waste manifests and bills of lading. Also, include DRMS created dummy EPA number on HQ DRMS Form 1683, Manifest Tracking Log. Note: "Universal Waste" (UW) includes batteries, some pesticides and mercury thermostats as defined under Part 273. It also includes state-designated universal wastes, such as fluorescent light tubes. The UW Rule, Part 273,

does not require the use of a hazardous waste manifest to ship UW within, to, or through a state that has adopted the UW Rule. Whenever UW is transported from, to, or through a state that has not adopted the UW Rule, a hazardous waste manifest will be used. The Contractor will designate on the manifest in block J when UW is being transported. The regulations allow the generator to make the determination about whether to handle these specific wastes as UW under Part 273 or as hazardous waste under other parts of RCRA. The contractor will be advised on the TO if the wastes are to be handled as UW.

C.18 SEGREGATION OF HAZARDOUS WASTE

a. All items collected on this contract must be segregated and kept physically separate from any other items until the initial TSDF is reached. The items must be so marked, that they are readily identified to this contract throughout this period. In addition, the contractor must ensure that there is a clear audit trail for all items until final treatment/disposal is accomplished.

C.19 STATEMENT ON CONTAINERS

a. The Government does not warrant that the drums or containers are suitable for transportation in accordance with DOT regulations. The offeror is cautioned to ascertain and assess the need for overpacking or recontainerizing based on the site visit.

C.20 GOVERNMENT EQUIPMENT AND PERSONNEL

a. The Government shall not furnish any equipment or personnel to assist the contractor in the performance of the contractor's responsibilities under the contract. The contractor understands that any such offers of assistance are unauthorized, and the Contractor shall not accept any such offers. The only exception is the use of Government owned loading equipment (clause C.33), and Government owned scales (clause C.34).

C.21 TRAILER SECURITY, PADLOCKS

a. All contractor trailers and tankers capable of being padlocked must be padlocked upon arrival at the pickup location. Failure to meet this requirement could result in the Government's halting of the pickup. All trailers and tankers capable of being padlocked must also be padlocked again prior to departure of the pickup location(s). The driver shall provide the padlock and lock the trailer or tanker without assistance from the COR or other Government representative.

b. The COR or other Government representative has the right to request any identification and/or occupational endorsements from the driver beyond what is identified in clause C.9 and refuse commencement and/or completion of pickups if any unusual or suspicious actions occur. Any potential demurrage associated with the driver verification process and/or the unexpected halt or commencement of pickups will not be grounds for reimbursement by the Government.

c. The Government reserves the right to take appropriate action, such as the pursuit of monetary consideration and/or annotation of negative past performance if the contractor has a trailer or tanker capable of being padlocked arrives and/or departs from the pickup location(s) without meeting the padlock requirements mentioned above and/or refuses to cooperate with any requests for additional identification and/or professional endorsements.

C.22 DETAILED ANALYSIS

a. If the contractor must perform detailed analysis for disposal, copies of the results identified to a specific contract line item shall be provided to the COR. Any detailed analysis must comply with all Federal, state and local requirements.

C.24 TREATMENT OF HAZARDOUS WASTE ON GOVERNMENT FACILITY

a. Treatment of hazardous waste (including solidification) on Government facilities is not permitted. Treatment is defined as any process which meets the definition of treatment as set forth in applicable local, state, and Federal (including 40 CFR 260.10) laws and regulations.

b. The contractor shall not drain and/or flush PCB items at Government installations. Draining will be allowed only to prevent leaking and to meet DOT regulations.

C.28 LAND DISPOSAL IN TEXAS

a. The contractor shall perform all dry weight computations for those hazardous wastes destined for land disposal in Texas and shall provide all such computations to the COR for record keeping purposes. This computation shall be furnished along with the copy of the generator manifest.

C.29 HOURS OF OPERATION

a. The contractor agrees that, for those portions of the services provided on a government installation, the services will be provided during the normal hours of operations for the installation. The normal hours of operations for installations on this contract are available, upon request, from the COR.

C.31 RCRA VS NON-RCRA CLINS

a. Items identified under CLINs 9100 through 9899 have been declared hazardous waste by the Government and are subject to stricter disposal requirements than CLINs 9900 through 9999.

b. CLINs 9900 through 9999 are waste not regulated by RCRA nor regulated by the state of generation as hazardous waste and will be subject to less stringent requirements than CLINs 9100 through 9899.

c. If the contractor demonstrates through lab analysis and/or other supporting documentation that a CLIN(s) identified under CLINs 9100 through 9899 is not a RCRA/state regulated hazardous waste, the Government may so reclassify the item and place it under CLINs 9900 through 9999. The Government will review the lab analysis and other supporting documentation in a reasonable time period; however, the items in question will be treated as a hazardous waste in the interim and removal timeframes must be met.

d. If the contractor demonstrates through lab analysis and/or other supporting documentation that a CLIN(s) identified under CLINs 9900 through 9999 is a RCRA/state regulated hazardous waste, the Government may reclassify the item under CLINs 9100 through 9899. The contractor's claim that a CLIN identified under CLINs 9900 through 9999 is actually a hazardous waste, which should be identified under CLINs 9100 through 9899, shall be treated as potential misidentification by the Government. The CLIN(s) in question shall not be removed, treated or disposed of until the Government has made a determination on the matter. Reclassification of items from CLINs 9100 through 9899 to CLINs 9900 through 9999, or from CLINs 9900 through 9999 to CLINs 9100 through 9899 shall fall under the "Changes" clause of this contract.

e. Any items identified under CLINs 9801 through 9899, which is a state regulated hazardous waste, only (not a RCRA waste) may be taken to a non-RCRA facility approved by the state for that specific state regulated hazardous waste if the non-RCRA facility is listed on the Qualified Facilities List.

C.33 LOADING

a. The contractor is responsible for loading, including furnishing all the equipment necessary for loading. Unless otherwise specified, the Government will not load at any location. Unless otherwise provided in the contract, loading will not be performed on Saturdays, Sundays, Federal holidays, or any day that the installation where the items are located is closed. Where it is provided that the Government will load, the Government will make the initial placement of the item on conveyance(s) furnished by the contractor and the initial placement on the contractor's conveyance shall be as determined by the Government. Unless otherwise provided in the contract, the Government will not block, chock, brace, lash, band, or in any other manner secure the cargo on such conveyance(s) furnished by the contractor. The Government is not expected to participate in loading at any facility but on occasion Ft. Hood may load to the back of the truck. The Contractor should be prepared to load at all locations.

C.34 WEIGHING OF PROPERTY

a. The contractor shall weigh all property before removal. An authorized Government representative will witness all weighing that occurs on site. The weight, agreed upon by both the contractor and the Government representative at the time of removal, will be the basis for payment to the contractor. Unsubstantiated charges for subsequent increases in weight, after removal from Government custody, will be the responsibility of the contractor.

Bulk Items

(1) Bulk items will be measured by one of the following methods. The method used will be whichever is most accurate and agreed upon by the contractor and the Government representative:

(i) Actual weight using Government scales.

(ii) Actual weight using commercial scales.

(iii) Calculated weight. As an alternative to actual weighing, the weight of bulk shipments may be computed, provided that the specific gravity of the material is known and the volume actually picked up is determined. For example, 2,000 gallons of liquid with a specific gravity of 1.4 = calculated weight of 23,344 pounds. ($2,000 \times 1.4 \times 8.337$, where one gallon of water weighs 8.337 pounds). Specific gravity will be obtained from a waste profile sheet.

(2) For either "actual weight" method, the vehicle will be weighed both before and after loading. For bulk shipments, where Government scales are not available or operable, the use of commercial scales is authorized. The contractor will arrange for and incur all expenses of weighing property at the nearest certified public scale.

Non-bulk Items

(1) For non-bulk items, the contractor shall provide portable scales for outweighing of property. Portable scales must have a minimum capacity of 1,500 pounds. For the purpose of this contract, scales permanently affixed or built into a vehicle are considered portable scales.

(2) Prior to the use of portable scales at each pickup site, the contractor must demonstrate reasonable weight accuracy to the Government representative. Only materials to be removed by the contractor will be weighed. Pallets, boxes, strapping, etc., which are not integral parts of the packaging and are not being removed by the contractor will not be included in the weight.

(3) Government scales may be used, in lieu of scales provided by the contractor, only where they are available, operable, and authorized by the Government representative. The contractor shall be responsible for determining the availability of Government scales. The Government makes no guarantee that where Government

scales are available, they are operable. At the Government's option, the use of Government scales will be allowed at the following sites:

Sheppard AFB	Platform Scales at Bldg 2142 and Truck scale near Bldgs 2113 & 2135
Goodfellow AFB	Scales are available in the HW accumulation area
Ft. Hood	Scales available near Classification Unit, Bldg 1348

(4) The use of commercial scales is not authorized for non-bulk items.

C.35 BULK LIQUID DISPOSAL

a. When bulk liquid disposal is ordered, it may be necessary for the contractor to pump material from tanks. The contractor shall furnish a collection vehicle equipped with pumps, hoses and a metering device. Pumps and hoses shall have the capacity to safely handle the types of waste to be collected, and be able to remove all liquids and sludges from tanks that can be removed without agitation or introduction of other materials to the tank. A tanker truck with a high capacity pump may be required. Sludges or solids that must be removed by other measures are not included. The contractor shall have fittings necessary to prevent accidental spills. Tank pumping may be ordered from any location in or around the pick up points in the contract. When bulk liquid disposal is ordered, the contractor shall coordinate with the COR to determine specific equipment requirements based on location of tank(s) to be pumped. The actual weight of the material picked up must be identified on the manifest.

b. Bulk liquid disposal may be ordered from any location in or around pickup points.

C.36 SMALL CONTAINERS AND CONTENTS

a. Services for the removal, transportation, storage, and disposal of small container(s) of RCRA/State regulated hazardous or non-hazardous property will be ordered using CLINs with a "1" in the fourth position, e.g., 910¹, 940¹. Unless specifically excluded below, small containers are any receptacle containing hazardous or non-hazardous property that has a capacity of less than five (5) gallons.

b. Small containers are not:

(1) Individual sealed articles that are formed to a specific shape or design during manufacture that have an end-use or function dependent in whole or in part upon the shape or design during use. (Examples of such items include, but are not limited to, fuel filters, oil filters, gas mask canisters, chemical defense equipment kits (CDE) , and factory sealed containers that contain a small container (e.g., epoxy paint).

(2) RCRA empty containers of any size (which may or may not be crushed to reduce their volume). Examples of such items are empty oil cans, paint cans, etc.

c. In those instances where containers of hazardous property are placed into a larger outer container and the interior packaging is either all small containers as defined above, or a mix of different sizes, some being small containers as defined above, then the entire item (interior packaging and its outer container) shall be assigned to the appropriate small container CLIN.

d. The contractor shall accept the Government's CLIN assignment as a nonsmall container item unless the contractor demonstrates to the COR prior to removal from the Government facility that the item(s) does meet the definition of a small container.

e. If the contractor discovers a small container(s) packaged with other items not classified as small containers, the Government reserves the right to:

(1) Assign all the property, including the larger outer container, under the appropriate small container CLIN; or,

(2) Remove the small containers of hazardous property from the larger outer container, delete the small container items' weight from the task order, and reduce the containerized CLIN's weight appropriately; or,

(3) Remove the small containers of hazardous property from the larger outer container, reCLIN the small container items separately as small containers on the same task order, and reduce the containerized CLIN's weight appropriately.

f. If the contractor elects to package EPA/DOT compatible items in the same container in order to facilitate recycling/disposal, then the contractor must provide an all-inclusive packing list showing each item and its respective quantity. This list shall be placed outside the outermost container. A copy of the packing list must be attached to the manifest. Contractor furnished over-pack containers and packing materials will not be included in the total weight calculations for payment purposes.

C.37 ACCEPTANCE OF DISPOSAL SERVICES INVOLVING FUEL BLENDING

a. DRMS acceptance of disposal services involving fuels blending is designed to encourage fuels blending as described at 40 CFR 266 and 279. It does not apply to blending for destructive incineration. Component fuels of the final blended product must adhere to regulatory guidance contained in 40 CFR Parts 266, subpart H, and 279, subpart G.

b. The fuel blending facility must provide a certification (on an annual basis) to the CO, via the prime contractor, signed by a responsible official of the facility, which:*

(1) Specifies maximum processing time that property would remain in the fuel blending tank farm is **sixty** (60) days or less and guarantee that the fuel blended product will not remain in storage longer than the certified processing time.

(2) Identifies by name, address and EPA ID number all facilities which may receive the fuel blended products for energy recovery, per 40 CFR 266, subpart H and 40 CFR 279, subpart G.

(3) Identifies by name, address and EPA ID number all facilities which may receive the incidental solids, still bottoms, and/or sludges remaining after fuels blending which require destructive incineration per 40 CFR 264 and 265 subpart O.

c. DRMS prime contractors must obtain DRMS approval prior to the use of any incinerator that receives material in paragraphs C.37 (b)(2) and (3) above. Facilities proposed in C.37 (b)(2) and (3) which are not on the Qualified Facilities List must be requested in accordance with clause H.6. In addition, these facilities must meet the criteria outlined at clause H.5. Use of such facilities without prior DRMS approval will result in the rejection of the blender's certification and reversion to the standard tracking system, consisting of a manifest to the fuel blending facility and a manifest from the fuel blending facility to an incinerator.

d. DRMS will certify acceptance of disposal services only after acceptance of the blender's certification and manifested receipt by the fuels blending facility.

e. Any inconsistency between this provision and clause C.13 shall be resolved by giving precedence to this provision.

*NOTE: If the facility appears on the "Qualified Facilities" list on our web site (http://www.drms.dla.mil/newenv/html/hw_disposal.html), and C.37 is referenced in the "Plan" column for the facility, then the contractor need not comply with this paragraph. However, annual updates are due to DRMS-NPC in January of every new calendar year. If the information continues to meet the requirements, the block will remain checked. If updates are not received, the check will be removed from the web and the prime contractor will subsequently not be paid unless a full audit trail is submitted or a new plan is approved.

C.39 ACCEPTANCE OF DISPOSAL SERVICES INVOLVING ANTIFREEZE RECYCLING

a. DRMS acceptance of disposal services involving Antifreeze is designed to encourage recycling through the use of a plan that provides information on the final destination facility that actually recycles the antifreeze in addition to the storage/consolidation firms.

b. The storage/consolidation facility must provide a certification (on an annual basis) to the CO, via the Prime contractor, signed by a responsible official of the facility, which:*

(1) Specifies maximum processing time that property would remain in the

storage/consolidation facility is sixty (60) days or less and guarantee that the product will not remain in storage longer than the certified processing time. If time exceeds this value, the firm will provide detailed rationale to DRMS.

(2) Identifies by name, address and EPA ID number all facilities which may receive the product for distillation/recycling purposes. These firms must be on the DRMS web listing.

(3) Identifies by name, address and EPA ID number all facilities which may receive the incidental solids, still bottoms, and/or sludges remaining after distillation/recycling treatments which require disposal in a RCRA TSDF.

c. DRMS prime contractors must obtain DRMS approval prior to the use of any facility that receives material in paragraphs C.39 above. Facilities proposed in C.39, which are not on the Qualified Facilities List, must be requested in accordance with clause H.6. In addition, these facilities must meet the criteria outlined at clause H.5. Use of such facilities without prior DRMS approval will result in the rejection of the firm's certification and reversion to the standard tracking system, consisting of a manifest to the storage/consolidation facility and a manifest from them to the recycling facility. DRMS will certify acceptance of recycling services only after acceptance of the firm's certification and manifested receipt to the storage/consolidation TSDF. Any inconsistency between this provision and clause C.13 shall be resolved by giving precedence to this provision.

*NOTE: If the facility appears on the "Qualified Facilities" list on our web site (http://www.drms.dla.mil/newenv/html/hw_disposal.html), and C.39 is referenced in the "Plan" column for the facility, then the contractor need not comply with this paragraph. However, annual updates are due to DRMS-NPC in January of every new calendar year. If the information continues to meet the requirements, the block will remain checked. If updates are not received, the check will be removed from the web and the prime contractor will subsequently not be paid unless a full audit trail is submitted or a new plan is approved.

C.41 REPORTS

a. DRMS Form 1683. Manifest Tracking Log (DRMS Form 1683). The contractor shall prepare the Manifest Tracking Log. This log is to be submitted prior to the invoices in accordance with G.11. Any differences between the contract inventory and what was actually picked up or disposed of must be thoroughly described and documented. Use attachments to the manifest-tracking log if necessary.

b. Certificate of Recycling: The contractor shall prepare a Certificate of Recycling for any waste that is recycled. One copy of each certificate of recycling signed by a responsible facility official for property removed will be provided to the generator as listed on the shipping paper or block 3 of the manifest and the DRMO/COR within thirty (30) days after recycling occurs.

c. Certificates of Disposal: The contractor must follow the requirements of this contract for Certificates of Disposal for Compressed Gas Cylinders (C.3 d.) and PCBs (C 4. b.)

C.43a DISPOSAL FOR HIGH LEVEL MERCURY – CLIN 6500MM

a. CLIN 6500MM shall be used as a surcharge for hazardous wastes that exhibit the characteristic of toxicity for mercury (greater than 0.2 mg/L mercury after TCLP) and greater than, or equal to, 260 mg/kg. This CLIN will be ordered in association with a disposal CLIN when the Government orders disposal of waste contaminated with high-level mercury. The unit of issue for CLIN 6500MM is pounds. The Government will order an equal number of pounds of 6500MM and of the disposal CLIN. CLIN 6500MM does not apply to disposal CLINs suffixed with an M in the fifth or sixth position. The only exception is when the item may fit an exemption such as for debris (see 40 CFR 268.45). In this case, the contractor will arrange for disposal and the surcharge will not apply. If the generator chooses to use the surcharge, recycling will be the expected method of disposal.

C.44 EMPTY CONTAINERS

a. Prior to reuse or sale of empty containers, the contractor shall comply with the empty container requirements of RCRA, the empty packaging and other shipping requirements of DOT, and obliterate all markings and labels. The contractor shall be exempt from the requirement to obliterate markings and labels only if the containers are crushed and sent to a scrap operation, crushed and sent to a landfill, or the containers are physically disposed of concurrently with their contents (i.e., incineration/landfill).

C.45 BULKING AND CONSOLIDATION

a. Bulking shall be defined as the act of pumping from an otherwise removable container(s) into a tank truck. Containerized waste may be pumped into a tank truck (bulking) only at the following locations: Sheppard AFB.

b. Consolidation is defined as any method that involves pouring, siphoning, pumping, draining, or packaging like wastes (liquids, multiphase, or solids) from one container to another.

c. Bulking and consolidation will be allowed only if the contractor has a spill contingency plan and performs operations in a safe manner. The Government retains the right to stop operations if environmental or safety concerns arise. Also if the policy of the installation changes, the above mentioned sites may opt to cease future operations that were allowed in the past. Some bases (e.g. Ft. Hood) will allow these operations on a case by case basis.

C.46 TANK/WASH RACK CLEANING – CLINs 6350-6356, 6360, 6361, 6360AA, 6361AA

a. CLINs 6350-6356: When any of these CLINs are ordered, the contractor shall clean tanks, totes, oil/water separators, wash racks, etc., until no visible residue remains.

Stains are not considered residue. The above listed CLINs do not include tank pumping or disposal of sludges/solids removed during the cleaning process. If required, tank/wash rack pumping will be ordered under the appropriate CLIN for the pumpable waste contained in the tank or wash rack in accordance with C.35. Disposal of unpumpable sludges/solids removed as part of the cleaning process will be ordered via the appropriate containerized/bulk disposal CLIN based on the most previous known contents in the tank. This CLIN will appear on the TO issued for tank/wash rack cleaning. In all cases, the Government will ensure the pumpable waste in the tanks/wash rack is removed prior to tank cleaning. The contractor is responsible for providing all cleaning equipment, containers, and wash aids. If the sump at Building 1347 on Ft. Hood is to be cleaned, the contractor will sand blast, degrease and clean the sides and bottom of the sump. The Government will not provide containers for the sludges/solids removed. The contractor shall also provide access permit and all safety equipment including breathing apparatus, if required. The contractor is required to provide proper shipping papers and disposal certificates identifying the quantity for all disposal CLIN waste resulting from tank/wash rack cleaning to the generator and DRMO/COR and in accordance with G.11. All work shall be completed within thirty (30) calendar days of issuance of a written TO (See clause F.3).

b. If the contractor elects to introduce liquids or other materials to tanks/wash racks to facilitate the removal of sludges/solids, the contractor shall monitor through metering, weighing, or any other approved measuring technique the amount of liquids or other materials introduced into the tank/wash rack. The monitoring method used must be approved by the COR prior to Contracting Officer Representative/EPS commencing work. The weight of the liquids or other materials introduced to the tank/wash rack will be subtracted from the total weight of the wastes removed from the tank/wash rack. The difference between the liquids or other materials introduced into the tank/wash rack and what is removed from the tank/wash rack (the resulting sludge/solids) will be disposed of under the appropriate disposal CLIN, as stated above. All weighing will occur prior to the contractor removing the waste from the Government premises. The Government will modify the disposal CLIN weight listed on the TO to reflect the exact poundage of sludge/solids removed. The contractor will be paid only for the sludges/solids removed, not the liquids or other materials introduced to aid cleaning. The contractor is responsible for proper disposal of the liquids or other materials used during the cleaning process at no additional cost to the Government.

c. CLINS 6352AA, 6360AA, 6361AA will be used when Ft. Hood orders cleaning of either 500 gallon tanks with used oil or used JP8; or 280 gallon tanks containing used antifreeze; or 2000 gallon tanks also containing used anti-freeze. There are approximately 125 each 500 gallon tanks, 125 each 280 gallon tanks, and 9 each 2000 gallon tanks. All other terms and conditions of this clause apply to the cleaning of these tanks. CLINs 6360, 6361, 6360AA, 6361AA shall be ordered by the hour for contractor personnel to perform the job requirement ordered with CLINs 6352 & 6352AA. The Government shall use their 'best estimate' when ordering CLIN 6360, 6361.

d. Tank/wash rack cleaning may be ordered from any location in or around pickup points in the solicitation in addition to the known sites identified below:

ACTIVITY	TYPE	ABOVE/ BELOW GROUND	CAPACITY GALLONS	PREVIOUS CONTENTS
Goodfellow AFB	OWS 4			9906, 9907
Ft. Hood	Tank 125	above	500	Oil/JP8
Ft. Hood	Tank 125	above	280	Anti freeze
Ft. Hood	Tank 9	above	2,000	Anti freeze

NOTE #1: The list supplied above was gathered using the best information available at the time. It is not intended as an all-inclusive listing, nor is its accuracy guaranteed. Inclusion here is only for the convenience of the Contractor, who is cautioned to contact the appropriate Government representative prior to attempting any visits or removals at any site listed on this contract.

C.47 PERFORM ANALYSIS

a. The contractor shall provide all services, property, supplies, furnishings and equipment necessary to conduct the required test(s) of Government selected items. The requested analysis is required for purposes of waste identification. The testing is in this contract to service generators on this contract. It is not intended to supplant the contractor obligations designated elsewhere in this contract.

b. The Government will order this service using any of the CLINs listed (unit of issue is "each") on a TO. One each equals one waste stream (or one kit) to be analyzed by the contractor. The contractor shall perform the following:

(1) Samples shall be taken and testing performed in accordance with 40 CFR Part 261, Appendices I, II and III.

(2) It is the responsibility of the contractor to transport samples from the pickup point to the analytical laboratory. All transportation of hazardous waste shall be in accordance with 49 CFR Parts 171 through 179 and 40 CFR Parts 261 through 263. The Contractor shall also comply with local and state regulations including requirements to obtain all necessary permits, licenses and approvals. The contractor must complete a chain of custody form for each sample taken. Completed forms must be provided to the DRMO along with the analytical data.

(3) The contractor shall provide a statement from the testing laboratory that the entire sample was used in the analysis and provide a copy to the generator and DRMO/COR and in accordance with G.11. If there is additional sample left over after analysis; the contractor is responsible for its disposal. The disposal of test samples shall be in accordance with all applicable local, state, and Federal laws and regulations.

c. Original analytical data and chain of custody forms will be provided to the COR within thirty (30) calendar days of issuance of a written TO.

C.48 PREPARE WASTE PROFILE FORM - CLIN 6400AA

a. When CLIN 6400AA is ordered, the contractor is required to prepare a typed Hazardous Waste Profile Sheet, DRMS Form 1930. One "each" will be ordered per waste stream to be profiled. Using analytical data/generator information provided by the Government, the contractor must complete the form in accordance with its attached instructions. The Government will furnish DRMS Form 1930 to the contractor. Subject to COR approval, the contractor may use an alternate profile form as long as the alternate form contains all of the same information contained in the DRMS Form 1930.

b. The purpose of this service is to enable the generator to turn in property to the DRMO. It is not intended to supplant contractor obligations under any other section of this contract. See F.3 for performance timeframes.

C.49 IDENTIFY UNKNOWN WASTE STREAMS AND PREPARE WASTE PROFILE FORMS – CLIN 6400TS

a. Step One

When the government has a requirement for identifying a waste of unknown composition for the purpose of completing a Hazardous Waste Profile Sheet (DRMS Form 1930), a written delivery order will be issued for an "unknown analysis" using CLIN 6400TS. The Government will provide all known information concerning the unknown material prior to sample collection. When CLIN 6400TS is ordered, the analysis shall include: (1) flashpoint test (D001), (2) a reactive test (D003), (3) a pH test (D002), (4) a qualitative analysis for Total Metals, (5) Total Pesticides, and (6) Total Organic compounds. The contractor shall collect a sample of sufficient quantity to perform all step 1 tests and any additional testing necessary to identify the material to help the generator to fill out the Hazardous Waste Profile Sheet. Samples will be collected following current EPA and state protocols covering sample collection, sample storage and chain of custody procedures. Samples will be collected in laboratory supplied sample containers. A certified laboratory will complete all testing.

If the Government suspects contamination not covered by the tests listed above, e.g. PCB, asbestos, etc., the Government will order the applicable CLIN separately.

If qualitative analysis testing does not indicate the presence of metals, pesticides or organic compounds, the contractor shall forward information to the generator to complete the DRMS Form 1930 in accordance with the instructions for DRMS Form 1930.

b. Step Two

The government may order additional analytical testing if qualitative analysis indicates the presence of metals, pesticides and/or organic compounds. When qualitative analysis performed in Step One indicates the presence of metals, pesticides, and or organic compounds, the government may order additional testing that may include TCLP Metals (D004-D011), TCLP Pesticides (D012-D017) and/or TCLP Organics (D018-D043) to identify the contaminants in sufficient detail to complete the DRMS Form 1930. When these additional tests are needed, they will be ordered under the appropriate separate CLIN.

When step two testing is ordered, the Government will notify the contractor within ten (10) calendar days from the date the COR received the analysis from step one. The delivery order containing CLIN 6400TS will be modified to add the additional testing requirement(s). The contractor will complete Step Two analysis within 15 days of receiving a written modification to the original delivery order. Step Two analysis may be performed on excess samples collected during Step One, and/or samples remaining at the certified laboratory at the completion of Step One.

c. The following applies for all work performed in conjunction with the above CLINs:

1. The Contractor shall provide all services, property, supplies, furnishings and equipment necessary to conduct the required test(s) of Government selected items.

2. Analysis ordered under CLIN 6400TS shall be performed as specified in clause C.47, with the exception of the timeframe specified in C.47c.

3. The contractor has twenty (20) calendar days from the issuance of a written delivery order to complete all testing, analysis and documentation as stated for Step One. The contractor has fifteen (15) calendar days to complete all testing, analysis and documentation as stated above for Step Two after receipt of a written delivery order. All original analytical data and chain of custody forms will be provided to the COR within twenty-five (25) calendar days for step one only, and fifty (50) calendar days for step two of issuance of a written delivery order.

C.51 CHARGES FOR EXPEDITES – CLINs 6331, 6333, 6334NB, 6335

a. When the above removal CLINs are ordered, waste must be removed within the specified calendar day timeframe. Expedited removal CLINs may be ordered in association with any disposal CLIN(s) at any pick-up point(s) on the contract. This is an exception to the standard removal timeframe as specified in F.3. Minimum TO charges will not apply to a TO containing an expedited removal CLIN. When expedited removal is required, CLINs 6330-35 will be ordered based on the amount of waste to be removed. One (1) each will be ordered for containerized (non-bulk) waste up to 15,000 pounds in total weight and a maximum of up to eight (8) different TO lines. For bulk removals, one (1) each CLIN 6330-35 is limited to one (1) TO line not to exceed 40,000 pounds in total weight.

b. When the above performance CLINs are ordered, performance must be accomplished within the specified calendar day timeframe. Expedited service CLINs may be ordered in association with any service CLIN(s) at any pick-up point(s) on the contract. This is an exception to the standard performance timeframe as specified in Clause F.3. Minimum TO charges will not apply to a TO containing an expedited service CLIN. When expedited service is required, CLIN 6340-45 will be ordered based on the amount of service to be performed. One (1) each of CLIN 6340-45 will be ordered for up to five (5) Special Service TO lines. Ordering of an expedited CLIN is further limited to

one (1) each, expedited CLIN, per pick-up location including the surrounding area (i.e. all pick up sites on an installation).

C.52 LABPACKING SERVICES – CLIN 6322, 6323

a. The contractor shall provide all labor, equipment, supplies (including labpack containers), and tools necessary to labpack waste. Labpacking service is on this contract to provide a packaging service to the generator in order to facilitate the turn in of property to the DRMO. This CLIN(s) does not include disposal. This clause does not relieve the Contractor of repacking requirements in C.19 when the Government does not require labpacking services.

b. The Government will order the appropriate labpack CLIN(s) dependent on the anticipated labpack container size required. The contractor shall accept the Government's container size unless the contractor demonstrates to the COR, prior to commencing the labpacking service, that a different size labpack container(s) is required. When this service is ordered, the Government will provide a list of property to be labpacked with the TO. The list will include chemical name, weight and volume of each item and anticipated disposal CLIN (for information purposes only). The contractor shall:

(1) Prepare labpacks for chemical waste. This service consists of packing compatible chemicals into suitable labpack containers, preparing a comprehensive drum inventory, marking and labeling each labpack in accordance with local, state, and Federal regulations. The Government will order this service on a task order using the labpack service CLIN(s) listed above.

(2) The contractor will labpack the waste according to chemical compatibility and in compliance with 49 CFR, specifically 49 CFR 173.12. The contractor will prepare the aforementioned drum inventory. The inventory will consist of a list of each container placed in the labpack. The list must specify: 1) description of the contents of each container by chemical or common name of the waste; 2) hazardous constituents causing the item to be a hazardous waste; 3) EPA and state hazardous waste codes assigned; 4) container size; 5) weight of each container and its contents (The contractor will weigh all items, actual weight will be used on the labpack inventory.); and 6) Disposal CLIN (provided by COR). Multiple containers of the same waste may be listed as a single line on the inventory list provided; the total number of containers is recorded in association with the container sizes and the total weight of the containers and contents is listed instead of individual container weights. A unique identification number will be assigned to each completed labpack and this number will be annotated on the inventory list. One copy of the inventory list will be attached to the labpack and one copy will be provided to the COR when packaging is complete.

(3) The contractor will place appropriate markings and DoT labels on each container, along with an inventory list.

c. The contractor will be provided a work site, storage area for supplies, and a staging area near the chemical storage facility. The Government will not furnish any

Government owned equipment. Labpacking services may be ordered at any pickup point on this contract. When Labpacking services are ordered, all work must be completed within thirty (30) days of written TO issuance, unless an expedite CLIN is ordered for service.

d. The Government will issue a TO for the disposal of labpacks after the labpacking service is completed. TOs containing the disposal of labpacks will be prepared based on the total weight of each separate CLIN/item packaged in each labpack. The total weight of each separate CLIN/item in the labpack will be determined by the sum of the weights (rounded to the nearest pound) of the individual items assigned that CLIN on the labpack inventory. In order to identify the labpack associated with the CLIN being ordered, the unique number assigned to the labpack will be provided in the item description on the task order. For purposes of labpack removal and contractor invoicing, the items packaged in labpacks by the Contractor under the labpack CLINs are excluded from the small container definition in C.36.

C.53 RECYCLING OF FUELS BLENDABLE MATERIALS CLIN 9404RR

a. The contractor is required to recycle/fuels blend/burn, as defined by 40 CFR Parts 264, 265, and 266, all CLIN(s) listed above. The contractor will only be required to fuels blend/burn waste under the CLIN(s) listed above, if it has a BTU level of 5,000 per pound or greater; and contains no more than fifteen (15) percent water by volume; and no more than five (5) percent halogens by volume. Some fuels blendable waste may also be anticipated under the appropriate disposal CLIN.

b. Throughout the life of the contract, the contractor must maintain a file of applicable export permits. This file shall include current notification(s) of intent and EPA Acknowledgment(s) of Consent and must be made available to the CO upon request.

c. If a waste designated for fuels blending/burning does not meet the above parameters for fuels blend/burn and if the waste cannot be recycled per 40 CFR Parts 264, 265, and 266, the contractor must obtain certification from the disposal facility of its rejection, as well as the rationale for the rejection. If waste is rejected, the contractor must contact the CO and obtain disposition instructions, as well as provide two (2) copies of the rejection certification, along with any analysis, which supports the rejection to the CO, within fourteen (14) calendar days after the occurrence.

C.54a RECYCLING / RECLAMATION OF BATTERIES – 9800UB, 9800UC, 9800UG, 9800UM, 9800UN, and 9800UU

a. The contractor is required to recycle/reclaim the RCRA regulated components of all batteries removed under Universal Waste CLIN(s) UB (batteries alkaline and lead acid), UN (nickel cadmium), UU (lithium), UC (mercury), UG (magnesium). Recycling/reclamation shall meet all requirements of 40 CFR. (See C.68 and C.73)

C.55 RECYCLING OF SOLVENTS AND ANTIFREEZE CLINS: 9402AF, 9902AF

a. The contractor is required to recycle, by a means other than fuels blending/burning, solvents removed under CLIN(s) suffixed "SD" and antifreeze removed under CLIN(s) suffixed "AF". The contractor will be required to dispose of all resulting solid wastes in accordance with all local, state, and Federal regulations.

C.58 RECYCLING OF FLUORESCENT LIGHT TUBES AND HIGH-INTENSITY DISCHARGE (HID) LAMPS CLIN 9800UL

a. The contractor is required to recycle fluorescent tubes and HIDs ordered under the CLIN(s) listed above. The contractor will be required to dispose of all resulting solid wastes in accordance with all local, state, and Federal regulations. Some fluorescent light tubes and HIDs lamps may also be anticipated under the appropriate disposal CLIN. Recycling must accomplish the following:

- (1) A minimum of 99% of the mercury content of bulbs must be recovered for reuse. The recovered mercury must be of a purity of at least 99%.
- (2) Aluminum end caps or metal sockets MUST be recovered for reuse of the metal content.
- (3) Crushed glass must be recovered for reuse.
- (4) Aluminum end caps or metal sockets, crushed glass and phosphor powder (where applicable) resulting from the process must be routinely tested to ensure that the end product, as it leaves the recycling facility, is under the 0.2 mg/L TCLP RCRA regulatory level for mercury.

C.59 RECYCLING OF LATEX PAINT CLINS: 9901LP, 9902LP

a. The contractor is required to recycle latex paint under the CLIN(s) listed above. The waste will consist of partially used cans of latex paint. The paint will not be hardened. The recycling facility must blend the paint into a usable product. Some latex paint may also be anticipated under the appropriate disposal CLIN.

C.68 ACCEPTANCE OF DISPOSAL SERVICES INVOLVING RECYCLING / RECLAMATION OF BATTERIES

a. The contractor is required to recycle/reclaim all batteries identified in applicable sections C.54, C.56, C.57, C.62 C.63 and C.67. In addition, batteries ordered under the appropriate disposal CLIN(s) might be recycled.

b. The contractor shall identify any facility that receives batteries for recycling/reclamation. The recycler must provide a certification to the CO for each DRMS disposal contract affected; signed by a responsible official of the facility which:

- (1) Describes the procedure for the disposition/sale of the RCRA recovered products (e.g., lead, nickel, cadmium, zinc, and lithium).

(2) Describes the treatment/disposition methods for liquids in wet-filled batteries.

(3) Identifies by name, address and EPA ID number, and all facilities, which may receive the various components.

(4) Guarantees the recovered products will not be shipped outside the United States, without prior authorization of the CO. If shipped outside the United States, list all countries that may receive the recovered product. If the components are shipped outside the United States, that a copy of the notification of intent to export and the EPA Acknowledgment of Consent will be provided with the certificate of recycling.

c. DRMS prime contractors must obtain DRMS approval prior to the use of any recycler that receives batteries described above. In addition, these facilities must meet the criteria outlined at H.5. Use of such facilities must be on a contract-by-contract basis. Use of such facilities without prior DRMS approval will result in reversion to the standard tracking system, consisting of a manifest or bill of lading to the recycling facility, a manifest from the recycling facility to the facility(ies) receiving various components and Certificate(s) of Destruction issued by the facility(ies).

d. DRMS will accept a signed manifest/shipping paper receipt as certification of disposal by recycling .

e. Any inconsistency between this provision and C.13 shall be resolved by giving precedence to this provision.

*NOTE: If the facility appears on the "Qualified Facilities" list on our web site http://www.drms.dla.mil/newenv/html/hw_disposal.html, and C.68 is referenced in the "Plan" column for the facility, then the contractor need not comply with this paragraph. However, annual updates are due to DRMS-NPC in January of every new calendar year. If the information continues to meet the requirements, the block will remain checked. If updates are not received, the check will be removed from the web and the prime contractor will subsequently not be paid unless a full audit trail is submitted or a new plan is approved.

C.69 DEMILITARIZATION CERTIFICATES OF DISPOSAL

a. Property requiring Demilitarization by the Government will be so listed on the DD Form 1155 Order for Supplies or Services by the DRMO. When property requiring DEMIL is ordered the Contractor is required to dispose of this property either by burial or incineration per DoD requirements. The audit trail showing DEMIL was accomplished shall be the hazardous waste manifest, a completed service contract delivery order (DD form 1155), and a certificate of disposal. DEMIL property includes, but is not limited to, Chemical Defense Equipment (CDE) Kits. The CD's will be provided at no cost when these DEMIL items are on a DO. Example CLINs include 9102CD & 9202CD.

C.72 ACCEPTANCE OF DISPOSAL SERVICES INVOLVING RECYCLING OF FLUORESCENT LIGHT TUBES AND HIGH-INTENSITY DISCHARGE LAMPS

a. DRMS will certify acceptance of disposal/recycling services only after receiving and accepting the processor's certification and manifested (or BOL) signed receipt by the processing facility.

b. If a contractor wishes to submit a recycling plan for these waste streams they must have a company official provide a signed certification to the CO (on an annual basis) through the prime contractor which:

(1) Specifies maximum processing and storage time that the items (mercury, phosphor powder) will be held until final recycling occurs. Name, address and EPA number of all such processing/storage facilities must be provided.

(2) Identifies by name, address and EPA number all facilities, which will receive the mercury and phosphor powder for final recycling activities.

(3) Specifies that the items mentioned in C.58 a. will be processed as required and the names and addresses of the companies performing these activities will be provided.

c. All companies providing a recycling plan to process the lights, mercury, phosphor powder must be on the DRMS Qualified TSDF Listing. Firms that receive the glass and other non-regulated items do not need to be listed on the DRMS Qualified TSDF Listing.

d. Any inconsistency between this provision and clause C.13 shall be resolved by giving precedence to this provision.

*NOTE: If the facility appears on the "Qualified Facilities" list on our web site http://www.drms.dla.mil/newenv/html/hw_disposal.html, and C.72 is referenced in the "Plan" column for the facility, then the contractor need not comply with this paragraph. However, annual updates are due to DRMS-NPC in January of every new calendar year. If the information continues to meet the requirements, the block will remain checked. If updates are not received, the check will be removed from the web and the prime contractor will subsequently not be paid unless a full audit trail is submitted or a new plan is approved.

C.73 MANDATORY RECYCLING

a. The following coverage applies when the contractor alleges that a waste designated for recycling cannot be recycled.

(1) If a waste designated for recycling by the generator does not meet the facilities required recycling parameters, the contractor must notify the CO, in writing **at**

least five (5) business days, before pickup, of the rationale and proof for waste rejection. This must include written input from at least three appropriate recycling facilities approved on the DRMS Qualified Facilities List, at least one of which is not owned by the contractor.

(2) The CO will notify the cognizant DRMO and/or generator personnel to resolve requests to change the assigned mandatory recycling CLIN to the appropriate disposal CLIN. The final decision to change a mandatory recycling CLIN to the applicable disposal CLIN is solely that of the Government's. If the DRMO and/or generator personnel agree with the CLIN change the applicable disposal CLIN will be assigned.

b. If the contractor fails to recycle without following the above procedure, in order to reflect the reduced value of the services performed, the Government reserves the right to either:

(1) Reduce the TO line item price in accordance with the Inspection of Services Clause, FAR 52.246-4. The Contractor is hereby notified that the line item price shall be reduced to one-half the applicable disposal CLIN price or to one-half the recycling line item price, whichever is a greater reduction; or

(2) Terminate the TO line item for default in accordance with the Default Clause, FAR 52.249-8, **which will impact the contractor's performance record.**

c. Recycling CLINs may only be ordered when the waste plus container weigh a minimum of 200 pounds with the exception of the following CLINs: 900400, 9004CR, 9904HG, 901400, 9014PC, 9101LP, 9101UW and 9800UL.

C.80 MANAGEMENT SERVICES TO PROVIDE OPERATIONAL SUPPORT AT WASTE STORAGE UNITS AT FORT HOOD – CLIN 6507WH

a. The Contractor shall provide environmental management support for Fort Hood. These services will be used by the installation to augment the manpower required to operate selected 90 day and permitted waste storage sites. Services will center around the consolidated DPW Classification Unit at Building 1348. Services include, but are not limited to, receiving, accumulating, packaging/repackaging, marking and labeling, storing, inventorying, transferring, and shipping designated hazardous and other regulated waste at and from designated storage units on Fort Hood in accordance with established waste profiles; other services may be included as directed by a designated Government employee. The Contractor shall provide one (1) trained person and ensure that services provided are performed in compliance with all Federal, State, and Fort Hood regulations. The individual provided will not be required to have a commercial driver's license (CDL) with hazmat endorsements, but must have the ability to operate a vehicle with a gross weight of less than 26,000 pounds. The labor for these services will be requested by the Government via a call order issued against an open task order. These CLINs are exempt from the performance and removal timeframes in clause F.4. The Contractor will keep track of the labor requested by call orders issued on an open Delivery Order by

annotating the daily log data sheet(s). For payment, the Contractor shall submit daily log data sheet(s) that have been certified by authorized Government personnel with invoices for each calendar month just completed. Each task order for these management services will be annotated with the time period the Delivery Order is effective.

b. Fort Hood will order CLIN 6507WH via an open Delivery Order as discussed in the previous paragraph to procure personnel to provide environmental services for the installation. The Government will provide access to an office, desk, telephone, copy machine, utilities, spill cleanup supplies, gloves, aprons, and other supplies needed to accomplish scheduled work. The Government will also furnish access to vehicles, forklifts, and fuels and maintenance required for these vehicles. Normal working hours will coincide with normal seasonal working hours at the Fort Hood DPW Classification Unit.

c. Charges for all services provided under CLIN 6507WH will be based on the hourly rate bid for this CLIN for this contract.

d. Specifically, some of the anticipated work requirements the Contractor shall perform are:

1) ASSIST IN THE OPERATION OF THE DPW CLASSIFICATION UNIT 90-DAY STORAGE UNIT.

(a) Receive, containerize, mark and label, store, and inventory stored waste daily for all hazardous waste turned in to the DPW Classification Unit.

(b) Monitor all registered, consolidated waste accumulation sites at this unit.

(c) Transfer all designated waste from the DPW Classification Unit 90 Day Storage Unit to permitted storage at least weekly.

2) WASTE MONITORING AND INSPECTION SERVICES AT REMOTE 90-DAY STORAGE UNITS ON FORT HOOD.

(a) Monitor waste accumulation at six (6) registered 90-day accumulation/storage units on Fort Hood for compliance with storage standards at least monthly.

(b) Maintain inventory at six (6) registered 90 day accumulation/storage units on Fort Hood to determine contractor pick-up requirements from these units at least every two weeks.

3) WATER SAMPLE COLLECTION

(a) Periodically, the contract employee will be required to take water samples for analysis. The Government will provide all equipment necessary to draw and collect the samples.

C.81 MANAGEMENT SERVICES TO PROVIDE RECYCLE SUPPORT AT THE DPW CLASSIFICATION UNIT AT FORT HOOD — CLIN 6507WR

a. The contractor shall provide environmental management support services for Fort Hood. These services will be used by the installation to augment the manpower required to maximize recovery of reusable and recyclable products generated throughout Fort Hood by military units, civilian activities, and contractors. In general, services will center around the consolidated DPW Classification Unit at building 1348. Services may include, but are not limited to activities associated with the reutilization, recycle, and recovery of these products. The contractor shall provide appropriately trained personnel to ensure that services provided are performed in compliance with established federal, state and Fort Hood Regulations. The labor for these services will be requested by the government via a call order issued against an open delivery order. These CLINs are exempt from the performance and removal timeframes in clauses F.3 and F.4. The contractor will keep track of the labor requested by call orders issued on an open delivery order by annotating the daily log data sheet(s). For payment, the contractor shall submit daily log data sheet(s). For payment, the contractor shall submit daily log data sheet(s) that have been certified by authorized Government personnel with invoices at the end of the delivery order period. Each delivery order for these management services will annotate the time period the delivery order is effective.

b. Fort Hood will order CLIN 6507WR via an open delivery order discussed in the previous paragraph to procure personnel to provide environmental services for the installation. The government will procure the services of these personnel on a full time basis for an unspecified period of time. The government will provide access to an office, desk, phone, copy machine, utilities, spill cleanup supplies, gloves, aprons, and other supplies needed to accomplish scheduled work. The government will also furnish access to vehicles, forklifts and fuels and maintenance required for these vehicles. Normal working hours will coincide with normal seasonal working hours at the Fort Hood DPW Classification Unit.

c. Charges for all services provided under CLIN 6507WR will be based on the hourly rate bid for this CLIN for this contract.

d. Specifically, some of the anticipated work requirements the contractor shall perform are:

1) COORDINATE THE RECYCLE/REUSE OPERATIONS OF THE DPW CLASSIFICATION UNIT BY:

a) Inspect all empty containers turned in to ensure that they are properly drained and are free of free flowing liquids by pre-inspecting all vehicles turning in empty containers.

b) Identify any potential spill conditions as a result of improperly drained containers.

c) Receiving, identifying, sorting and processing of various size and type of empty containers for recycling.

d) Receiving, identifying, sorting and processing latex and enamel paint and paint cans, and thinners for recycling.

e) Adding other containers that have previously contained regulated materials (i.e., bleaches, household cleaning materials, acids, and bases) to the recycle effort by ensuring that these containers have been completely drained and contain no residue.

f) Identifying, segregating, and accumulating partially used absorbents for reuse on spill response efforts.

g) Receiving and identifying by type dry NiCAD batteries for recharging and reissue.

C.82 UNIVERSAL WASTE DISPOSAL IN TEXAS CLINs 9101UW, 9102UW, 9104UW, 9105UW, 9800UB, 9800UC, 9800UG, 9800UL, 9800UN, 9800UT, 9800UU

a. When any of the CLINs listed above are ordered, the UW must be shipped to an authorized facility within the state of Texas. If the contractor is presented with a situation that involves a waste stream that can not be shipped to any Texas facility, the contractor must present written documentation from the facility specifically noting the rationale.

b. Some of the generators have elected to consolidate these items for shipments to occur once per year hoping that large shipments will result in lower prices. For individual shipments for more frequent pickups of small quantities of batteries and other UW type items, the normal CLINs (e.g. 9404NC) will be selected.

c. Texas Administrative Code must be followed for all UW items. For example, 30 TAC Chapter 335.261 addresses the Universal Waste Rule and 335.262 defines Standards for Management of Paint and Paint related waste.

C.83 NUCLEAR BIOLOGICAL CHEMICAL (NBC) EQUIPMENT - 9907NB

a. This waste consists of Nuclear Biological Chemical (NBC) equipment, to include but not limited to, suits, boots, gloves, and gas masks. This NBC equipment carries an "E" DEMIL code, and a FOR OFFICIAL USE ONLY STATUS. This status requires that strict accountability and control be maintained by the Government as well as the contractor.

C.83.1 - The contractor shall be required to destroy all NBC equipment by direct incineration.

C.83.1.1 - The contractor shall use only those TSDFs that are fenced and meet all the security requirements of 40 CFR 264.14.

C.83.1.2 - The contractor shall inform the Contracting Officer's Representative (COR) at least five working days prior to removal, which TSDF the waste will be shipped to, its anticipated date of arrival at the TSDF, and the date the waste has been scheduled for incineration. The COR will immediately inform the Program Manager and the appropriate generator which TSDF the equipment will be taken to as well as the anticipated date of incineration. Removal will occur within 10 business days after issuance of each written Task Order (TO).

C.83.1.3 - The contractor shall assume all responsibility to ensure the NBC equipment is accounted for and maintained in a controlled environment prior to their arrival at the TSDF.

C.83.1.3.1 - The NBC equipment shall be placed into an empty, completely enclosed metal trailer(s) or sealable, closed top metal roll-off boxes. No other waste of any kind will be commingled with this NBC equipment.

C.83.1.3.2 - Once all of the waste has been placed into the trailer, the contractor shall provide and affix security seals to the outside of the trailer. The contractor shall inspect these seals and ensure that they are intact when shipment arrives at the TSDF, and the seal serial numbers must correlate with those on the shipping papers. If the seal is not intact and/or the numbers DO NOT correlate, then the shipment shall be impounded and held inside the TSDF secured area. The COR and the Program Manager shall be informed by the Contractor by the most expedient means. The Program Manager will provide instructions for the disposition of the shipment and arrange for any ensuing investigation.

C.83.1.3.3 - The contractor shall ensure that the shipping paper accompanying the shipment identifies the waste as being FOR OFFICIAL USE ONLY.

C.83.1.3.4 - At least twenty-four (24) hours before the anticipated arrival at the TSDF, the contractor shall confirm with the COR the date of arrival at the TSDF and approximate time and date incineration will take place.

C.83.1.3.5 - The contractor is authorized to break seal at the TSDF.

C.83.1.3.6 - Demilitarization Certification will be placed on the TO by the COR at time of shipment.

C.83.1.3.7 - Contractor shall provide two copies of the Certificate of Destruction from the incinerator within 30 days of incineration. One copy must be provided to the generator and one copy to the Program Manager (DRMS-BCE).

C.84 SITE INFORMATION JSNBC GROUP, FORT WORTH TEXAS – CLIN 6334NB & 9907NB

C.84.1 - Fort Worth, TX - Operating hours are from 8:00 am to 3:30 pm (0800-1530), Monday through Friday. Government passes are required for access to generator

location, which may be obtained through coordination with the COR. Government scales are not available; therefore the contractor shall provide scales for weighing of property. Government will perform the movement and loading of NBC equipment. The location is equipped with a loading dock.

C.84.2 - When CLIN 6334NB is ordered, waste must be removed within the three (3) calendar day timeframe. CLIN 6634NB may only be ordered in conjunction with CLIN 9907NB. This is an exception to the standard removal timeframe as specified in F.3. Minimum TO charges will not apply to a TO containing an expedited removal CLIN.

C.84.3 - This site will only be associated with this contract until a replacement contract can be competitively awarded for this location and should only be requested no longer than the first 12-18 months from the date of this contract award.

C.90 RECYCLING USED ANTIFREEZE AT FORT HOOD - CLIN 9916

a. GENERAL: The Contractor shall provide all labor, materials, and transportation necessary for the pick-up and disposal of used antifreeze generated by Fort Hood, TX. The Contractor shall be responsible for collection, transportation, and disposal of used antifreeze from designated locations at Fort Hood, TX (See list below).

(1) Schedule. The Contractor shall provide a haul away service as required. When services are required, the Contracting Officer, or designated representative (COR), will schedule pickup of stored used antifreeze verbally. (See clause F.4, Removal)

(2) Minimum and Maximum Quantities. For quantities less than 1,000 gallons, the Government will not be obligated to order, nor will the Contractor be obligated to pickup that small amount. The Contractor will not be obligated to make a single pickup greater than 4,000 gallons, nor be required to pick up more frequently than every five (5) working days.

b. DEFINITIONS:

(1) Haul-away service. An antifreeze service that provides pick-up transportation and recycling of used antifreeze. The Contractor shall provide a brief description of how used antifreeze will be handled through the recycling process.

(2) Used Antifreeze. Contractor shall collect all used antifreeze generated with a freezing point no greater than +200 F. The pH shall be no lower than 7.5 and no greater than 11.0 to be acceptable for recycling. Oil, although known to be an unavoidable trace element existing in this process, shall be kept to a minimum. Upon collection of the antifreeze, the Contractor shall pump out of the storage tank until oil becomes visible. The Contractor shall not be obligated to empty a tank where oil is apparent.

c. CONTRACTOR FURNISHED EQUIPMENT AND RESPONSIBILITIES:

(1) Registration. The Contractor shall possess and provide a current registration to transport and process used antifreeze in Texas. The copy shall be provided to the COR. The use of subcontractors (with Ft. Hood's approval) is acceptable as long as they are limited to:

- a. The use of approved license carriers used for the purpose of transporting to an approved facility and
- b. Processing facilities that are permitted to receive and process the waste.

(2) Certificates of Recycle. The Contractor shall provide the Government with appropriate Certificates of Recycle (or equivalent documents).

(3) Data Collection. The Contractor shall ensure that all shipments will be accompanied by a General Bill of Lading which reflects the total poundage collected and transported, and all other information necessary to complete the Texas Annual Recycle Report

d. GOVERNMENT FURNISHED EQUIPMENT AND RESPONSIBILITIES

The Government has established collection points at several locations (see table for current list which may change over time), where antifreeze is pumped into designated Government owned storage tanks. Antifreeze collected is screened to assure a minimum of attract elements (oil) are transferred from the individual units' drums to the designated storage tanks. The Government will provide suitable storage tanks and facilities to safeguard the used antifreeze until pickup is completed.

<u>ANTIFREEZE COLLECTION POINTS</u>	
<u>LOCATION</u>	<u>BLDG #</u>
Classification Unit <90 day storage	1345
DOL CANN Point	88041
DOL Maintenance	88030
115 FSB	35040
8 Engineers	25060
15 FSB	25020
3/66 Armor	13085
Engineer Bde	13100
704 MSB	13065

C.91 RECYCLING OF USED OIL FILTERS AT FORT HOOD – CLIN 9914

a. GENERAL: The Contractor shall provide all materials, labor (except as provided in paragraph d (3) below), and transportation required to provide Fort Hood with a used oil filter recycling service in accordance with the specifications of this contract.

(1) Schedule. The Contractor shall provide a haul-away service as required (at

least monthly). When services are required, the Contracting Officer, or authorized representative, will coordinate verbally with the Contractor, providing a minimum five (5) day notification.

b. DEFINITIONS:

(1) Haul-away Service. A used filter service that provides pickup, transportation, and recycling of used oil filters and residue.

(2) Used Oil Filter. Crushed and uncrushed mixed oil and fuel filters.

(3) For the purpose of this clause, definitions contained in 30 TAC 330.1181 apply.

c. CONTRACTOR FURNISHED PROPERTY AND RESPONSIBILITIES:

(1) The Contractor shall provide routine pickup of all used oil filters. (See (d) below)

(2) The Contractor shall transport used oil filters by picking up all drums stored at the Fort Hood oil storage location (Bldg 1345), and returning all drums used to ship used oil filters after recycling has been completed.

NOTE: If a contractor chooses to replace drums (at their own expense) rather than return all of the government owned drums this is acceptable provided the drums for used oil filters will be labeled in accordance with the TCEQ requirements for used oil filters.

(3) The Contractor shall provide the Government with appropriate Certificates of Recycle (or equivalent documents).

(4) All TCEQ rules and regulations for recycling automotive wastes apply. All recycling is to be performed by the Contractor, its employees, and facilities. Subcontracting to licensed carriers for the purpose of transporting to the Contractor's facilities will be approved by the Government (Ft. Hood) prior to transportation of products.0.

(5) All shipments will be accompanied by a General Bill of Lading which shall reflect the total poundage collected/transported and all other information necessary for the completion of the Texas Annual Recycling Report.

(6) The Contractor shall ensure that any hazardous or Class I non-hazardous waste generated from the recycle service is properly disposed of in an approved facility at the Contractor's expense.

(7) The Contractor shall provide an annual tracking report of all filters generated at Fort Hood, TX to the COR.

d. GOVERNMENT RESPONSIBILITIES:

(1) The Contracting Officer will issue delivery orders each time service is required. Verbal coordination will be made five (5) days in advance by a designated representative of the Contracting Officer.

(2) The Government shall provide adequate laboratory analysis and process knowledge to properly identify and classify all waste in accordance with 30 TAC 335, Subchapter R, Waste Classification. This information will be provided to the Contractor as a Fort Hood Waste/Recycle Material Profile.

(3) The Government shall furnish all necessary TCEQ waste codes, and will properly notify the TCEQ of these codes.

(4) The Government will load all drums on rear of transport vehicle. Pallets will not be provided.

C.92 RECYCLING OF FLUORESCENT LAMPS AND LAMP BALLAST AT FORT HOOD
— CLINs 9004, 9004CR, 9004HG, 9014, and 9014PC

a. GENERAL: The Contractor shall provide all materials, labor (except as provided for in paragraph (d)(4) (below), and transportation required to provide Fort Hood with a used fluorescent lamps and fluorescent ballast recycling service in accordance with the specifications in this clause.

(1) Schedule. The Contractor shall provide a haul away service as required. When services are required, the Contracting Officer, or authorized representative, will coordinate verbally with the Contractor, providing a minimum five day notification.

b. DEFINITIONS:

(1) Used fluorescent lamps (CLIN 9004, 9004CR, & 9004HG). Consists of whole and crushed fluorescent lamps.

(2) Ballast (CLIN 9014 and 9014PC). Consists of non polychlorinated biphenyls (non PCBs) and polychlorinated biphenyls (PCBs).

(3) Recycle Service. Consists of a service that ships lamps and ballast for reuse, reconditioning, and recycling.

c. CONTRACTOR FURNISHED PROPERTY AND RESPONSIBILITIES:

(1) The Contractor shall provide routine pickup of used fluorescent lamps and fluorescent ballast at least monthly.

(2) The Contractor shall transport used fluorescent lamps and fluorescent ballast by picking up all containers stored at the Fort Hood Approved DPW Classification Unit, Building 1345.

(3) The Contractor shall provide the Government with appropriate Certificates of Recycling (or equivalent documents).

(4) All transporting and recycling is to be performed by the Contractor, its employees, vehicles, and facilities. Subcontracting to additional licensed carriers for the purpose of transporting to the Contractors' facility will be approved by the Government (Ft. Hood) prior to transportation of products.

(5) All shipments will be accompanied by a General Bill of Lading which shall reflect the total poundage collected/transported and all other information necessary for the completion of the Texas Annual Recycle Report.

(6) No material will be transported outside the State of Texas unless no other option exists. Every effort shall be made to ship wastes to permitted facilities within the state of Texas with the following understandings;

a. If a permitted facility exists within Texas that can perform the services requested but is not on the DRMS, approved list, then the designated representative at Fort Hood, will assume the responsibility for approving the facility (if DRMS approval can not be accomplished).

b. If a contractor states that there is no permitted facility within Texas that can accomplish the requested services, they will be required to provide written documentation, with endorsement from the TCEQ to the Contracting Officer or his designated representative at Fort Hood.

(7) The Contractor shall provide a complete explanation of the process for the recycling of used fluorescent lamps and fluorescent ballast prior to commencing performance under this clause.

d. GOVERNMENT RESPONSIBILITIES:

(1) The Contracting Officer will issue delivery orders each time service is required. Verbal coordination will be made five (5) days in advance.

(2) The Government shall provide adequate laboratory analysis and process knowledge to properly identify and classify all waste in accordance with 30 TAC 335 Subchapter R, Waste Classification. This information will be provided to the Contractor as a Fort Hood Waste/Recycle Material Profile.

(3) The Government shall furnish all necessary TCEQ waste codes, and will properly notify the TCEQ of these codes.

(4) The Government will load all containers on the rear of the transport vehicle.

C.93 DISPOSAL OF ABSORBENT AT FORT HOOD - CLIN 9924 & 9924SW

a. GENERAL: The Contractor shall provide all materials, labor, transportation, and

equipment necessary to provide a disposal service for non-hazardous waste generated through the use of sweepable and polypropylene absorbents at Fort Hood, TX.

(1) Schedule. The Contractor shall provide for a haul-away disposal service for the Directorate of Public Works at Fort Hood. Pickups will be scheduled approximately bi-weekly for the duration of the performance period, the DWP Classification Unit, Fort Hood.

b. DEFINITIONS:

(1) Haul-away Service. A service that provides for pickup, transportation, and disposal of used absorbents.

(2) Used Absorbents. Consists of sweepable polypropylene and polypropylene pads.

c. CONTRACTOR FURNISHED PROPERTY AND RESPONSIBILITIES:

(1) The Contractor shall ensure that all absorbent materials are disposed of using methods of the TCEQ.

(2) The Contractor shall accept all drums stored for transport, transport all drums to an authorized disposal facility within the State of Texas, and return all Government owned drums to the pickup location upon the next regularly scheduled pickup date, after disposition of the absorbent material. Minimally, this service will be provided on a bi-weekly basis (or as otherwise required). If a contractor chooses to replace drums (at their own expense) rather than return all of the government owned drums this is acceptable provided:

All fuel blending drums will be manifested as M061 handling code, not as M141 (storage). This methodology is required to minimize the generators "cradle to grave" responsibilities. (note: This is not the interim storage as addressed at 40CFR)

(3) The Contractor shall meet all pertinent Texas licensing requirements relating to the proper transportation and disposal of hazardous/non-hazardous waste/materials, as well as possession of a valid TSD permit within the State of Texas (or appropriate documentation that waste will be transported directly to a disposal/recycling facility and not a storage facility. No materials will be transported outside the State of Texas. Exceptions include:

(a) If a permitted facility exists within Texas that can perform the services requested but is not on the DRMS approved list, then the designated representative at Fort Hood, will assume the responsibility for approving the facility (if DRMS approval can not be accomplished).

(b) If a contractor states that there is no permitted facility within Texas that can accomplish the requested services, they will be required to provide written documentation, with endorsement from the TCEQ to the Contracting Officer or his designated representative at Fort Hood.

(4) The Contractor shall be responsible for providing a legible copy of the Hazardous/Nonhazardous Waste Manifest to Ft. Hood's Environmental Management Office within 30 days after the collection and transportation of waste. This manifest shall reflect the total poundage collected and transported, and all other information required for the completion of the Texas Annual Waste Summary and the EPA Hazardous Waste Minimization Report. The Government will furnish all necessary TCEQ waste codes, and will notify the TCEQ of these codes.

d. GOVERNMENT RESPONSIBILITIES:

(1) The Contracting Officer will issue delivery orders each time service is required. Verbal coordination will be made 5 days in advance.

(2) The Government shall provide adequate laboratory analysis and process knowledge to properly identify and classify all wastes in accordance with 30 TAC 335 Subchapter R, Waste Classification. This information will be provided to the Contractor as a Fort Hood Waste/Recycle Material Profile.

(3) The Government shall furnish all necessary TCEQ waste codes, and will properly notify the TCEQ of these codes.

(4) The Government will load all containers on the rear of transport vehicle.

C.94 FUEL BLENDING SERVICE AT FORT HOOD - CLINs 9012, 9022, 9024, 9934, & 9942

a. GENERAL: The Contractor shall provide all labor, materials, transportation, and equipment necessary to provide a Fuel Blending Service for selected wastes at Fort Hood, TX.

(1) Schedule. The Contractor shall provide for a haul-away disposal service to include all supplies, labor (except for loading of drums onto the Contractor's conveyance), transportation, and equipment, for the Directorate of Public Works at Fort Hood. Pickups will be scheduled approximately bi-weekly for the duration of the performance period, at the DPW Classification Unit, Fort Hood.

b. DEFINITIONS: Categories of fuel (slight deviation in the description of fuel categories is authorized) for wastes to be included in this clause include:

(1) Specification Fuel (CLIN 9012). A pumpable, high quality fuel (>7000 BTU/lb), including <1" of bottom sediments.

(2) Non-specification Fuel (CLIN 9022). A pumpable fuel (5000-7000 BTU/lb), including up to 6" of bottom sediments.

(3) Non-pumpable Fuel (CLIN 9024). Thick to solid fuel (viscosity >4000 cps) with a heat content of > 5000 BTU/lb.

(4) Thermal Destruction (CLIN 9934). Thick to solid fuel (viscosity > 50,000 cps) with a heat content < 5000 BTU/lb.

(5) Waste Water (CLIN 9942). Pumpable waste which can contain up to 6" of unpumpable bottom solids with a water content >50% and a heat content < 5000 BTU/lb.

c. CONTRACTOR FURNISHED PROPERTY AND RESPONSIBILITIES:

(1) The Contractor shall provide qualification analysis and profiles for all designated wastes.

(2) The Contractor shall provide suitable containers (i.e., totes) to be used for consolidation of different types of fuels.

(3) The Contractor shall provide pre-printed labels for all wastes included in this clause.

(4) The Contractor shall pickup waste directly from designated Permitted Storage Units, <90 day Storage Units, and other accumulation areas on a routine basis.

(5) In addition to manifests, Contractor shall provide an invoice for all items manifested, at time of shipment.

(6) The Contractor shall ship waste directly to a RCRA permitted fuels blending facility, in Texas, for immediate blending and use in an authorized cement kiln or industrial furnace (TCEQ Handling Code M061). Storage of waste (TCEQ Handling Code M141) is not authorized. Temporary storage at a transfer facility is authorized.

(7) The Contractor shall provide methodology to transport excess hazardous materials (i.e., acetone, xylene, alcohols, etc.), with fuels blending potential, on a Bill of Lading, to the fuel blending facility to be used as specification fuel. The following table shows materials manifested as waste during CY 1997.

<u>DESCRIPTION</u>	<u>TNRCC WASTE CODE</u>	<u>CY97 GENERATED LBS</u>	<u>AVG WT/ CONTAINER LBS</u>	<u>#55 GAL DRUMS EST</u>
Oil/1,1,1-Trichloro	0013202H	2725	375	7
Paint	0012209H	46415	550	85
Carc Paint	6084604H	42720	580	75
Thinner	6086211H	7500	150	50
Americlear	6087203H	3529	435	8
SimpleGreen	7930201H	5880	410	14
Formalin	8022202H	2476	309	8
Waste Adhesives	8030210H	5780	578	10
Alcohol	9706203H	877	438	2
M256 Kit	0017203H	887	105	8
M258 Kit	6821203H	1079	105	10

d. GOVERNMENT RESPONSIBILITIES:

- (1) The Contracting Officer will issue delivery orders each time service is required. Verbal coordination will be made 5 days in advance.
- (2) The Government shall provide adequate laboratory analysis and process knowledge to properly identify and classify all waste in accordance with 30 TAC 335 Subchapter R, Waste Classification. This information will be provided to the Contractor as a Fort Hood Waste/Recycle Material Profile.
- (3) The Government shall furnish all necessary TCEQ waste codes, and will properly notify the TCEQ of these codes.
- (4) The Government will load all containers on rear of transport vehicle.
- (5) The following table lists wastes, locations to be picked up from, and expected frequency of pick-ups. All wastes will be containerized and labeled by appropriate Fort Hood personnel.

WASTE	LOCATION	FREQUENCY
Oil/1, 1, 1 -Trichloroethane	Classification Unit Bldg. 1345	Quarterly
Oil/1, 1, 1 -Trichloroethane	POL Lab — Satellite accumulation	Monthly
Paint	13CC Paint Booth	Monthly
Paint	1 CD Paint Booth	Monthly
Paint	4 ID Paint Booth	Monthly
Paint, Solvent	DOL Maintenance Paint Booth	Monthly
Paint, Solvent	HAAF Paint Booth	Monthly
Paint	TAS Fabrication Shop	Monthly
Paint, Thinner still bottoms	MATES (NFH)	Monthly

D.0 SECTION D - PACKAGING AND MARKING

**D.1 PACKAGING, MARKING AND LABELING DRMS 52.246-9R01 (JUN 1999)
*PART 46 OF DRMS CLAUSES***

E.0 SECTION E - INSPECTION AND ACCEPTANCE

REF. NO.	TITLE	FAR REF.	DATE
E.1	<u>INSPECTION OF SERVICES-FIXED PRICE</u>	52.246-4	(AUG 1996)
E.2	<u>USE OF COMMERCIAL CONCERNS TO PERFORM INSPECTION OF SERVICES AND FACILITIES</u>	DRMS 52.246-9R05	(JAN 2000) <i>PART 46 OF DRMS CLAUSES</i>
E.3	<u>CONTRACTOR QUALITY CONTROL</u>	DRMS 52.246-9R06	(JAN 2000) <i>PART 46 OF DRMS CLAUSES</i>
E.4	<u>GOVERNMENT INSPECTION</u>	DRMS 52.246-9R03	(JAN 2000) <i>PART 46 OF DRMS CLAUSES</i>

F.0 SECTION F - DELIVERIES OR PERFORMANCE

F.1 STOP-WORK ORDER FAR 52.242-15 (AUG 1989)

F.2 GOVERNMENT DELAY OF WORK FAR 52.242-17 (APR 1984)

F.3 PERIOD OF PERFORMANCE – INCLUDING DISPOSAL AND REMOVAL DRMS 52.211-9R06 (JAN 2002) PART 11 OF DRMS CLAUSES

a. Blank 1: 18 months; Blank 2: November 14th, 2004

b. 30 days

Exceptions:

6000 series CLINs shall be removed or performed as specified in the applicable clause.

Fort Hood CLIN schedules 1, 2 and 3:

a. The Fort Hood CLIN schedules the following blanket delivery order process is applicable: (also see clauses C.80, C.81, C.83 and C.84, C.90, C.91, C.92, C.93, C.94):

1. Call order: The government shall issue a blanket delivery (BDO) for each of the Fort Hood schedules (I, II, III) for those specific CLINs. The BDO shall include funding to cover a 1-3 month time period. Each BDO must identify the period of time during which call orders may be placed for the performance of these services against the BDO. Performance times for these schedules are:

i. For Fort Hood Schedule 1, recycling of used oil filter, CLIN 9914: The pickup schedule shall be at least every thirty (30) calendar days (see clause C.91). CLIN 9924, absorbent: the pickup schedule shall be biweekly (or as otherwise required). (See also clause C.93)

ii. For Fort Hood schedule 2, fuel blending services, CLINS 9012, 9012TT, 9022, 9024, 9934, and 9942: the pickup schedule will be scheduled approximately bi-weekly (see clause C.94).

iii. For Fort Hood Schedule 3, recycling of used antifreeze CLIN 9916: The contractor shall not be obligated to make a single pickup greater than 4000 gallons or less than 1,000 gallons nor be required to pick up more frequently than every seven (7) calendar day (see clause C.90).

b. Call orders will be issued verbally against the BDO followed by written verification. The call order verification shall include, as a minimum, the following information:

CALL ORDER VERIFICATION:

Contract #: SP4400-

Call order #:
Person contacted:
Date contacted:
Time contacted:
Required Removal date:
BDO CLIN(s):
Quantity:
Person issuing the order and phone #:

- c. All call orders issued under a BDO shall not exceed any limits specified elsewhere in this contract. All call orders shall be subject to the terms and conditions of this contract. The call order is considered issued when the designated representative of the Contracting Officer either transmits the call order to the contractor by phone or by facsimile or deposits the call order in a reliable overnight mail system.
- d. The Contracting Officer's designated representative at Fort Hood shall issue the call orders against the BDO. This person shall also verify that each call order is completed and notify the DRMS Contracting Officer. The contractor shall ensure that any tracking certification packages/invoices are properly identified with the contract number, the BDO number, the call order number and the exact CLINS being billed.

F.8 OPTION TO EXTEND THE TERM OF THE CONTRACT DRMS 52.217-9R01 (JAN 2000) *PART 17 OF DRMS CLAUSES*

F.10 EXTENSION OF SERVICES DRMS 52.217-9R02 (JAN 2000) *PART 17 OF DRMS CLAUSES*

Blank 1: 18-month option period.

F.11 CERTIFICATE OF INSURANCE DRMS 52.228-9R01 (DEC 1995) *PART 28 OF DRMS CLAUSES*

G.0 SECTION G - CONTRACT ADMINISTRATION DATA

**G.2 CONTRACTING OFFICER'S REPRESENTATIVE DFAR 252.201-7000
(DEC 1991)**

G.5 CONTRACTOR REPRESENTATIVE DRMS 52.246-9R07 (DEC 1995) *PART 46 OF DRMS CLAUSES*

G.6 REMITTANCE ADDRESS DRMS 52.242-9R03 (DEC 1995) *PART 42 OF DRMS CLAUSES*

G.7 EPA IDENTIFICATION NUMBER DRMS 52.246-9R08 (DEC 1995) *PART 46 OF DRMS CLAUSES*

G.10 REPORTING REQUIREMENTS DRMS 52.211-9R16 (JAN 2000) *PART 11 OF DRMS CLAUSES*

G.11 DOCUMENTATION REQUIREMENTS, ACCEPTANCE, INVOICING AND TRACKING DRMS 52.232-9R01 (Mar 2004) *Part 32 of DRMS Clauses*

H.0 SECTION H - SPECIAL CONTRACT REQUIREMENTS

H.1 CONTRACTOR ACCESS TO BASE OPERATIONS SUPPORT SYSTEM (BOSS), DMF ONLY DRMS 52.204-9R03 (JUL 2004) *PART 4 OF DRMS CLAUSES*

H.2 STATEMENT OF EQUIVALENT RATES FOR FEDERAL HIRES FAR 52.222-42 (MAY 1989)

H.3 DEPARTMENT OF LABOR WAGE DETERMINATION DRMS 52.222-9R01 (DEC 1995) *PART 22 OF DRMS CLAUSES*

Blank #1 96-0223 (Revision 16)

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Blank #3 VII

H.4 POWERTRACK PAYMENT, APPLICATION AND ACCEPTANCE DRMS 52.232-9R07 (NOV 2003) *PART 32 OF DRMS CLAUSES*

H.5 USE OF TSDFS AND TRANSPORTERS DRMS 52.244-9R01 (JAN 2000) *PART 44 OF DRMS CLAUSES*

H.6 ADDITIONAL TSDFS AND TRANSPORTERS DRMS 52.244-9R02 (JAN 2000) *PART 44 OF DRMS CLAUSES*

H.10 INCIDENTAL FEES DRMS 52.211-9R17 (JAN 2000) *PART 11 OF DRMS CLAUSES*

H.16 CONTAINERS DRMS 52.211-9R01 (OCT 1996) *PART 11 OF DRMS CLAUSES*

H.17 ANTICIPATED REGULATORY CHANGES DRMS 52.211-9R02 (JAN 2000) *PART 11 OF DRMS CLAUSES*

H.30 INDEMNIFICATION DRMS 52.211-9R13 (MAY 1998) *PART 11 OF DRMS CLAUSES*

I.0 SECTION I - CONTRACT CLAUSES

CLAUSES INCORPORATED BY REFERENCE FAR REF. 52.252-2 (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es): <http://www.dla.mil/j-3/j-336/icps.htm>, <http://farsite.hill.af.mil/> or <http://www.arnet.gov/far/>.

REF. NO.	TITLE	FAR REF	DATE
I.1	<u>DEFINITIONS</u>	52.202-1	(JUL 2004)
I.3	<u>GRATUITIES</u>	52.203-3	(APR 1984)
I.4	<u>COVENANT AGAINST CONTINGENT FEES</u>	52.203-5	(APR 1984)
I.5	<u>RESTRICTIONS ON SUBCONTRACTOR SALES TO THE GOVERNMENT</u>	52.203-6	(JUL 1995)
I.6	<u>ANTI-KICKBACK PROCEDURES</u>	52.203-7	(JUL 1995)
I.8	<u>PRICE OR FEE ADJUSTMENT FOR ILLEGAL OR IMPROPER ACTIVITY</u>	52.203-10	(JAN 1997)
I.9	<u>LIMITATION ON PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS</u>	52.203-12	(JUN 1997)
I.11	<u>PROVISION OF INFORMATION TO COOPERATIVE AGREEMENT HOLDERS</u>	DFAR 252.205-7000	(DEC 1991)
I.12	<u>PROTECTING THE GOVERNMENT'S INTEREST WHEN SUBCONTRACTING WITH CONTRACTORS DEBARRED, SUSPENDED, OR PROPOSED FOR DEBARMENT</u>	52.209-6	(JUL 1995)
I.14	<u>AUDIT AND RECORDS NEGOTIATION</u>	52.215-2	(JUN 1999)
I.15	<u>ORDER OF PRECEDENCE -- UNIFORM CONTRACT FORMAT</u>	52.215-8	(OCT 1997)
I.27	<u>OPTION TO EXTEND SERVICES</u>	52.217-8	(NOV 1999)
I.28	<u>NOTICE OF TOTAL SMALL BUSINESS SET-ASIDE</u>	52.219-6	(JUL 1996)
I.29	<u>UTILIZATION OF SMALL BUSINESS CONCERNS</u>	52.219-8	(OCT 2000)

I.36 <u>NOTICE TO THE GOVERNMENT OF LABOR DISPUTES</u>	52.222-1	(FEB 1997)
I.37 <u>CONVICT LABOR</u>	52.222-3	(JUN 2003)
I.38 <u>CONTRACT WORK HOURS AND SAFETY STANDARDS ACT - OVERTIME COMPENSATION</u>	52.222-4	(SEP 2000)
I.40 <u>EQUAL OPPORTUNITY</u>	52.222-26	(APR 2002)
I.41 <u>AFFIRMATIVE ACTION FOR DISABLED VETERANS AND VETERANS OF THE VIETNAM ERA</u>	52.222-35	(DEC 2001)
I.42 <u>AFFIRMATIVE ACTION FOR WORKERS WITH DISABILITIES</u>	52.222-36	(JUN 1998)
I.43 <u>EMPLOYMENT REPORTS ON DISABLED VETERANS AND VETERANS OF THE VIETNAM ERA</u>	52.222-37	(DEC 2001)
I.44 <u>SERVICE CONTRACT ACT OF 1965, AS AMENDED</u>	52.222-41	(MAY 1989)
I.46 <u>FAIR LABOR STANDARDS ACT AND SERVICE CONTRACT ACT-PRICE ADJUSTMENT (MULTIPLE YEAR AND OPTION CONTRACTS)</u>	52.222-43	(MAY 1989)
I.50 <u>POLLUTION PREVENTION AND RIGHT-TO-KNOW INFORMATION</u>	52.223-5	(AUG 2003)
I.51 <u>DRUG-FREE WORKPLACE</u>	52.223-6	(MAY 2001)
I.52 <u>UTILIZATION OF INDIAN ORGANIZATIONS AND INDIAN-OWNED ECONOMIC ENTERPRISES</u>	52.226-1	(JUN 2000)
I.54 <u>AUTHORIZATION AND CONSENT</u>	52.227-1	(JUL 1995)
I.55 <u>NOTICE AND ASSISTANCE REGARDING PATENT AND COPYRIGHT INFRINGEMENT</u>	52.227-2	(AUG 1996)
I.56 <u>FEDERAL, STATE & LOCAL TAXES</u>	52.229-3	(APR 2003)
I.61 <u>SUPPLEMENTAL COST PRINCIPLES</u>	DFAR 252.231-7000	(DEC 1991)

I.62 <u>PAYMENTS</u>	52.232-1	(APR 1984)
I.64 <u>DISCOUNTS FOR PROMPT PAYMENT</u>	52.232-8	(FEB 2002)
I.65 <u>EXTRAS</u>	52.232-11	(APR 1984)
I.66 <u>INTEREST</u>	52.232-17	(JUN 1996)
I.67 <u>AVAILABILITY OF FUNDS</u>	52.232-18	(APR 1984)
I.68 <u>ASSIGNMENT OF CLAIMS</u>	52.232-23	(JAN 1986)
I.69 <u>DISPUTES: AGREEMENT TO USE ALTERNATIVE DISPUTE RESOLUTION</u>	DRMS 52.233-9R02	(APR 2000)
I.70 <u>DISPUTES (ALTERNATE 1)</u>	52.233-1	(JUL 2002)
I.71 <u>PROTEST AFTER AWARD</u>	52.233-3	(AUG 1996)
I.72 <u>PROTECTION OF GOVERNMENT BUILDINGS, EQUIPMENT AND VEGETATION</u>	52.237-2	(APR 1984)
I.74 <u>POSTAWARD CONFERENCE</u>	DFAR 252.242-7000	(DEC 1991)
I.75 <u>BANKRUPTCY</u>	52.242-13	(JUL 1995)
I.76 <u>CHANGES-FIXED PRICE (ALTERNATE 1)</u>	52.243-1	(APR 1984)
I.80 <u>WARRANTY OF SERVICES</u>	52.246-20	(MAY 2001)
I.81 <u>LIMITATION OF LIABILITY-SERVICES</u>	52.246-25	(FEB 1997)
I.83 <u>VALUE ENGINEERING</u>	52.248-1	(FEB 2000)
I.84 <u>TERMINATION FOR CONVENIENCE OF THE GOVERNMENT (FIXED-PRICE)</u>	52.249-2	(SEP 1996)
I.86 <u>DEFAULT (FIXED-PRICE SUPPLY AND SERVICE)</u>	52.249-8	(APR 1984)
I.100 <u>ORDERING</u>	52.216-18	(OCT 1995)

I.101 ORDER LIMITATIONS FAR 52.216-19 (OCT 1995)

Minimum Order.

When the Government requires supplies or services covered by this contract in an amount of less than \$1000.00 per task order, the Government is not obligated to purchase, nor is the contractor obligated to furnish, those supplies or services under this contract.

Maximum Order – Contractor not obligated to honor:

Any order for a single item in excess of \$500,000.00.

Any order for a combination of items in excess of \$1,000,000.00.

A series of orders from the same ordering office within twenty calendar days that together call for quantities exceeding the limitation.

The contractor shall honor any order exceeding the maximum order limitations unless that order (or orders) is returned to the ordering office within ten calendar days after issuance. **Task order minimums are not applicable to any 6000 series CLINS.**

I.102 OPTION TO EXTEND THE TERM OF THE CONTRACT FAR 52.217-9 (MAR 2000)

(a) Fourteen days. Blank 2 - 60 days

(c) 60 Months

I.103 INSURANCE-WORK ON A GOVERNMENT INSTALLATION FAR 52.228-5 (AUG 2001)

**NOTE: Minimum amounts of insurance referenced in para. (a) are as follows:

<u>TYPE</u>	<u>AMOUNT</u>
General Liability:	\$1,000,000 per occurrence
Automobile Liability: Comprehensive	\$200,000 per person &
Form: Bodily Injury Liability	\$500,000 per occurrence
Property Damage	\$1,000,000 per occurrence

I.104 AVAILABILITY OF FUNDS FOR THE NEXT FISCAL YEAR

FAR 52.232-19 (APR 1984)

Funds are not presently available for performance under this contract beyond September 2004. No legal liability on the part of the Government for any payment may arise for performance under this contract beyond September 2004.

I.111 PROHIBITION ON PERSONS CONVICTED OF FRAUD OR OTHER DEFENSE-CONTRACT-RELATED FELONIES DFAR 252.203-7001 (MAR 1999)

I.113 PROMPT PAYMENT FAR 52.232-25 (FEB 2002)

I.114 PRICING OF CONTRACT MODIFICATIONS DFAR 252.243-7001 (DEC 1991)

I.116 ADMINISTRATIVE COSTS OF REPROCUREMENT AFTER DEFAULT

DLAD 52.249-9000 (MAY 1988)

Blank 1: \$500.00

- I.117 ACQUISITION FROM SUBCONTRACTORS SUBJECT TO ON-SITE INSPECTION UNDER THE INTERMEDIATE-RANGE NUCLEAR FORCES (INF) TREATY DFAR 252.209-7000 (NOV 1995)
- I.118 INDEFINITE QUANTITY FAR 52.216-22 (OCT 1995)
Contractor shall not make any deliveries under this contract after expiration of the last task order issued.
- I.119 DRUG-FREE WORK FORCE DFAR 252.223-7004 (SEP 1988)
- I.120 TRANSPORTATION OF SUPPLIES BY SEA DFAR 252.247-7023 (MAY 2002)
- I.121 REQUESTS FOR EQUITABLE ADJUSTMENT DFAR 252.243-7002 (MAR 1998)
Blank #1 _____ (Official's Name)
Blank #2 _____ (Title)
- I.125 NOTIFICATION OF TRANSPORTATION OF SUPPLIES BY SEA DFAR 252.247-7024 (MAR 2000)
- I.127 NOTICE OF PRICE EVALUATION FOR HUBZONE SMALL BUSINESS CONCERNS FAR 52.219-4 (JAN 1999)
- I.131 PROHIBITION ON STORAGE AND DISPOSAL OF TOXIC AND HAZARDOUS MATERIALS DFAR 252.223-7006 (APR 1993)
- I.134 AUTHORIZED DEVIATIONS IN CLAUSES FAR 52.252-6 (APR 1984)
- I.138 PRINTED OR COPIED DOUBLE-SIDED ON RECYCLED PAPER FAR 52.204-4 (AUG 2000)
- I.139 SUBCONTRACTING WITH FIRMS THAT ARE OWNED OR CONTROLLED BY THE GOVERNMENT OF A TERRORIST COUNTRY DFAR 252.209-7004(MAR 1998)
- I.140 TOXIC CHEMICAL RELEASE REPORTING FAR 52.223-14 (AUG 2003)
- I.141 DLA MENTORING BUSINESS AGREEMENTS (MBA) PERFORMANCE DLAD 52.219-9003 (DEC 1997)
- I.142 CANCELLATION, RESCISSION, AND RECOVERY OF FUNDS FOR ILLEGAL OR IMPROPER ACTIVITY FAR 52.203-8 (JAN 1997)
- I.143 PAYMENT BY ELECTRONIC FUNDS TRANSFER—CENTRAL CONTRACTOR REGISTRATION FAR 52.232-33 (OCT 2003)

J.0 SECTION J - LIST OF ATTACHMENTS

J.1 LIST OF DOCUMENTS, EXHIBITS AND OTHER ATTACHMENTS DRMS 52.204-9R01 (JAN 2000) *PART 4 OF DRMS CLAUSES*

- (a) DD Form 1707
- (b) Standard Form (SF) 33, Solicitation, Offer, and Award Pages 1 through 80
- (c) Attachment I – RESERVED
 - Attachment II – [Manifest Tracking Log DRMS 1683](#)
 - Attachment III – [Certificate of Recycling](#)
 - Attachment IV – [Compressed Gas Cylinder Report](#)
 - Attachment V – [Evaluation Data for Rejected Cylinders](#)
 - Attachment VI – [Hazardous Waste Profile Sheet – DRMS Form 1930](#)
 - Attachment VII – [DoL Wage Determination 96-0223](#)
 - Attachment VIII – [Non-DRMS Hazardous Performance Data - DRMS Form 1989](#)
 - Attachment IX – [Waste Code CLIN Selection Criteria](#)
 - Attachment X – [Disclosure of Lobbying Activities](#)
 - Attachment XI – Hazardous Waste Profile Sheets (available upon request)

K.0 SECTION K - REPRESENTATIONS, CERTIFICATIONS, AND OTHER STATEMENTS OF OFFERORS

CLAUSES INCORPORATED BY REFERENCE 52.252-1 (JUN 1988)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the contracting officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

<http://www.dla.mil/j-3/j-336/icps.htm>, <http://www.arnet.gov/far/> or <http://farsite.hill.af.mil/>

REF. NO.	TITLE	FAR REF.	DATE
K.1	<u>PROHIBITION OF SEGREGATED FACILITIES</u>	52.222-21	(FEB 1999)
K.3	<u>CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS</u>	52.203-11	(APR 1991)
K.22	<u>AFFIRMATIVE ACTION COMPLIANCE</u>	FAR 52.222-25	(APR 1984)
K.23	<u>OFFERS FROM PARTNERSHIPS OR JOINT VENTURES</u>	DRMS 52.215-9R01	(DEC 1995) <i>PART 15 OF DRMS CLAUSES</i>
K.25	<u>PREVIOUS CONTRACTS AND COMPLIANCE REPORTS</u>	FAR 52.222-22	(FEB 1999)
K.28	<u>SMALL BUSINESS PROGRAM REPRESENTATIONS</u>	FAR 52.219-1	ALT. (APR 2002)
K.29	<u>CERTIFICATE OF INDEPENDENT PRICE DETERMINATION</u>	FAR 52.203-2	(APR 1985)
K.35	<u>TAXPAYER IDENTIFICATION</u>	FAR 52.204-3	(OCT 1998)
K.36	<u>REPRESENTATION OF EXTENT OF TRANSPORTATION BY SEA</u>	DFAR 252.247-7022	(AUG 1992)
K.37	<u>CERTIFICATION REGARDING DEBARMENT, SUSPENSION, PROPOSED DEBARMENT AND OTHER RESPONSIBILITY MATTERS</u>	FAR 52.209-5	(DEC 2001)
K.43	<u>CERTIFICATION OF TOXIC CHEMICAL RELEASE REPORTING</u>	FAR 52.223-13	(AUG 2003)
K.44	<u>DATA UNIVERSAL NUMBERING SYSTEM (DUNS) NUMBER</u>	FAR 52.204-6	(OCT 2003)

**L.0 SECTION L - INSTRUCTIONS, CONDITIONS AND NOTICES TO BIDDERS
OFFERORS OR QUOTERS**

SOLICITATION PROVISIONS INCORPORATED BY REFERENCE FAR 52.252-1
(FEB 1998)

This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer. Also, the full text of a solicitation provision may be accessed electronically at this/these address(es): <http://www.dla.mil/j-3/j-336/icps.htm>, <http://farsite.hill.af.mil/> or <http://www.arnet.gov/far/>.

REF. NO.	TITLE	FAR REF.	DATE
L.2	<u>SITE VISIT</u>		52.237-1 (APR 1984)
L.3	<u>REQUIRED CENTRAL CONTRACTOR REGISTRATION</u>	DFARS	252.204-7004 (NOV 2003)
L.24	<u>TYPE OF CONTRACT</u>	FAR 52.216-1	(APR 1984) Firm-Fixed Price, Indefinite Delivery Indefinite Quantity
L.25	<u>SINGLE OR MULTIPLE AWARDS</u>	FAR 52.216-27	(OCT 1995)
L.26	<u>DLA MENTORING BUSINESS AGREEMENTS (MBA) PROGRAM</u>	DLAD 52.219-9002	(DEC 1997) *NOTE: DRMS has an approved waiver for Javits-Wagner-O'Day (JWOD) requirements.
L.27	<u>MBA IMPLEMENTATION PLAN</u>	DRMS 52.219-9R01	(JUL 1996) <i>PART 19 OF DRMS CLAUSES</i>
L.28	<u>ALTERNATE PROTEST PROCEDURES</u>	DRMS 52.233-9R01	(JAN 1997) <i>PART 33 OF DRMS CLAUSES</i> Blank #1 (DRMS-PHW)
L.32	<u>SERVICE OF PROTEST</u>	FAR 52.233-2	(AUG 1996)
L.34	<u>HAND CARRIED AND COMMERCIALY DELIVERED</u>	DRMS 52.215-9R02	(DEC 2000) <i>PART 15 OF DRMS CLAUSES</i>

Blank #1 [DRMS-PHW, ATTN: Jeff Hisey]
Blank #2 [Federal Center 2C-1-1]

Blank #3 [Jeff Hisey]
Blank #4 [(269) 961-7489]
Blank #5 [(269) 961-7115]

L.37 PREAWARD SURVEY DRMS 52.209-9R01 (DEC 1995) *PART 9 OF DRMS CLAUSES*

L.45 AUTHORIZED DEVIATIONS IN PROVISIONS FAR 52.252-5 (APR 1984)

L.46 AGENCY PROTESTS DLAD 52.233-9000 (SEP 1999)

L.52 PROPOSAL SUBMISSION (Format and Content) DRMS 52.215-9R07 (DEC 2000)
PART 15 OF DRMS CLAUSES

(a)(3) blank 2 – L.26

(c)(3) blank 2 – L.26

L.53 PAST PERFORMANCE PROPOSAL DRMS 52.215-9R24 (SEP 2002) *PART 15 OF DRMS CLAUSES*

Blank #1 – VIII (PLEASE INCLUDE EMAIL INFORMATION)

Blank #2 – VIII

L.57 SUBMISSION OF ACKNOWLEDGEMENT OF SOLICITATION AMENDMENTS AND FINAL PROPOSAL REVISION BY FACSIMILE DRMS 52.215-9R09 Dec 2000

L.58 DISCLOSURE OF OWNERSHIP OR CONTROL BY THE GOVERNMENT OF A TERRORIST COUNTRY DFAR 252.209-7001 (MAR 1998)

L.59 DISCLOSURE OF OWNERSHIP OR CONTROL BY A FOREIGN GOVERNMENT DFAR 252.209-7002 (SEP 1994)

L.63 IDENTIFICATION OF UNCOMPENSATED OVERTIME FAR 52.237-10 (OCT 1997)

L.64 INSTRUCTIONS TO OFFERORS--COMPETITIVE ACQUISITION
FAR 52.215-1 (FEB 2000) ALTERNATE I (OCT 1997)

M.0 SECTION M - EVALUATION FACTORS FOR AWARD

SOLICITATION PROVISIONS INCORPORATED BY REFERENCE 52.252-1 (FEB 1998)

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REF. NO.	TITLE	FAR REF.	DATE
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M.2	<u>EVALUATION OF OPTIONS</u>	52.217-5	(JUL 1990)
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M.13	<u>EVALUATION FACTORS FOR AWARD</u>	DRMS 52.215-9R14	(SEP 2002) <i>PART 15 OF DRMS CLAUSES</i>
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Blank (b)(1) each bid schedule separately or any combination thereof.