

SOLICITATION/CONTRACT/ORDER FOR COMMERCIAL ITEMS
OFFEROR TO COMPLETE BLOCKS 12, 17, 23, 24, & 30

1. REQUISITION NUMBER SP4520-12-PR-001	PAGE 1 OF 113
2. CONTRACT NO.	3. AWARD/EFFECTIVE DATE See Block 31C
4. ORDER NUMBER	5. SOLICITATION NUMBER SP4520-12-R-0023
6. SOLICITATION ISSUE DATE 22 May 2012	

7. FOR SOLICITATION INFORMATION CALL: 	a. NAME Jon Machacek (jon.machacek@dla.mil)	b. TELEPHONE NUMBER (No collect calls) +49 (631) 411-5326	8. OFFER DUE DATE/ LOCAL TIME 19 Jun 2012/1500
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9. ISSUED BY DEFENSE LOGISTICS AGENCY DISPOSITION SERVICES J-761 KLEBER KASERNE BLDG 3227 67657 KAISERSLAUTERN, GERMANY	CODE SP4520	10. THIS ACQUISITION IS <input checked="" type="checkbox"/> UNRESTRICTED OR NAICS: 562211 SIZE STANDARD: \$12,500,000	<input type="checkbox"/> SET ASIDE: % FOR: <input type="checkbox"/> SMALL BUSINESS <input type="checkbox"/> EMERGING SMALL BUSINESS <input type="checkbox"/> HUBZONE SMALL BUSINESS <input type="checkbox"/> SERVICE-DISABLED VETERAN-OWNED SMALL BUSINESS <input type="checkbox"/> 8(A)
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11. DELIVERY FOR FOB DESTINATION UNLESS BLOCK IS MARKED <input type="checkbox"/> SEE SCHEDULE	12. DISCOUNT TERMS	<input type="checkbox"/> 13a. THIS CONTRACT IS A RATED ORDER UNDER DPAS (15 CFR 700)	13b. RATING
		14. METHOD OF SOLICITATION <input type="checkbox"/> RFQ <input type="checkbox"/> IFB <input checked="" type="checkbox"/> RFP	

15. DELIVER TO AS LISTED ON TASK ORDER	CODE	16. ADMINISTERED BY SAME AS BLOCK 9	CODE
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17a. CONTRACTOR/OFFEROR TELEPHONE NO.	CODE	FACILITY CODE	18a. PAYMENT WILL BE MADE BY DEFENSE FINANCIAL & ACCOUNTING SERVICES DFAS BVDP PO BOX 369031 COLUMBUS, OH 43236-9031	CODE SL4701
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<input type="checkbox"/> 17b. CHECK IF REMITTANCE IS DIFFERENT AND PUT SUCH ADDRESS IN OFFER	18b. SUBMIT INVOICES TO ADDRESS SHOWN IN BLOCK 18a UNLESS BLOCK BELOW IS CHECKED <input checked="" type="checkbox"/> SEE ADDENDUM
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19. ITEM NO.	20. SCHEDULE OF SUPPLIES/SERVICES	21. QUANTITY	22. UNIT	23. UNIT PRICE	24. AMOUNT
	See attached schedule, which is divided into three parts: Kuwait, Qatar, and the remaining Gulf states (Bahrain, Oman, Saudi Arabia, and the United Arab Emirates). Offerors may submit pricing for only one, two, or for all three parts of the schedule. The Government reserves the right to award one overall contract for all three schedules, or to make split awards (i.e., up to three contracts, one for each part) as a result of this solicitation. <i>(Use Reverse and/or Attach Additional Sheets as Necessary)</i>				

25. ACCOUNTING AND APPROPRIATION DATA	26. TOTAL AWARD AMOUNT (For Govt. Use Only)
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<input checked="" type="checkbox"/> 27a. SOLICITATION INCORPORATES BY REFERENCE FAR 52.212-1, 52.212-4. FAR 52.212-3 AND 52.212-5 ARE ATTACHED. ADDENDA	<input checked="" type="checkbox"/> ARE <input type="checkbox"/> ARE NOT ATTACHED
<input type="checkbox"/> 27b. CONTRACT/PURCHASE ORDER INCORPORATES BY REFERENCE FAR 52.212-4. FAR 52.212-5 IS ATTACHED. ADDENDA	<input type="checkbox"/> ARE <input type="checkbox"/> ARE NOT ATTACHED

<input type="checkbox"/> 28. CONTRACTOR IS REQUIRED TO SIGN THIS DOCUMENT AND RETURN _____ COPIES TO ISSUING OFFICE. CONTRACTOR AGREES TO FURNISH AND DELIVER ALL ITEMS SET FORTH OR OTHERWISE IDENTIFIED ABOVE AND ON ANY ADDITIONAL SHEETS SUBJECT TO THE TERMS AND CONDITIONS SPECIFIED	<input type="checkbox"/> 29. AWARD OF CONTRACT: REF. _____ OFFER DATED _____. YOUR OFFER ON SOLICITATION (BLOCK 5), INCLUDING ANY ADDITIONS OR CHANGES WHICH ARE SET FORTH HEREIN, IS ACCEPTED AS TO ITEMS:
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30a. SIGNATURE OF OFFEROR/CONTRACTOR	31a. UNITED STATES OF AMERICA (SIGNATURE OF CONTRACTING OFFICER)
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30b. NAME AND TITLE OF SIGNER (Type or print)	30c. DATE SIGNED	31b. NAME OF CONTRACTING OFFICER (Type or print)	31c. DATE SIGNED
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Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
	Batteries K0400 to K0599				
K0400	Batteries, Lithium	30,000	KG		0.00
K0410	Batteries, Magnesium	2,000	KG		0.00
K0420	Batteries, Nickel-Cadmium	5,000	KG		0.00
K0430	Batteries, Mercury	2,000	KG		0.00
K0440	Batteries, Dry Cell, Mixed, including but not limited to Alkaline, Carbon Zinc and Manganese (pre-sorted for disposal)	1,000	KG		0.00
K0460	Batteries, Silver	500	KG		0.00
K0470	Batteries, Lead Acid, Drained and Undrained	2,000	KG		0.00
K0480	Batteries, Gel-filled	2,000	KG		0.00
	Cylinders K0600 to K0699				
K0610	Cartridges, including but not limited to diesel starter, propane and butane	8,000	KG		0.00
	Acids K1300 to K1399				
K1300	Inorganic Acids, including, but not limited to nitric, phosphoric, sulfuric, and hydrochloric	8,000	KG		0.00
K1310	Organic Acids, including but not limited to acetic, formic, benzoic and carboxylic	5,000	KG		0.00
K1330	Battery Acid	5,000	KG		0.00
	Bases K1400 to K1499				
K1400	Bases and mixtures of bases (liquid or solid), including but not limited to sodium hydroxide, potassium hydroxide, and metal hydroxides	8,000	KG		0.00
K1410	Ammonia and Ammonia Compounds, liquid or solid, including but not limited to cleaning solutions, fertilizers and urea	8,000	KG		0.00
K1420	DS-2, Decontaminating Agent: Diethylenetriame 70%, ethylene glycol mono methyl ether, 28% and sodium hydroxide 2%	3,000	KG		0.00
	Chlorine Containing Wastes K1500 to K1599				
K1500	Chlorine containing compounds, liquid, including but not limited to laundry bleach	5,000	KG		0.00
K1510	Chlorine Containing compounds, solid including but not limited to chlorinated lime and super tropical bleach (calcium hypochlorite)	8,000	KG		0.00
K1520	Chlorine Gas, in cylinders	2,000	KG		0.00
	Alcohol and Solvents K1600 to K1699				
K1600	Alcohol, including but not limited to methanol, isopropyl and ethanol	15,000	KG		0.00
K1610	Solvents, Non-Halogenated including but not limited to paint strippers, paint thinners, and dry cleaning solvents	15,000	KG		0.00
K1630	Solvents, Halogenated, including but not limited to paint strippers, paint thinners, and dry cleaning solvents	10,000	KG		0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M		UNIT PRICE		TOTAL EST. PRICE
K1650	Solid waste contaminated with solvents and/or petroleum aromatic hydrocarbons, including but not limited to soil, cardboard, wood, and rags	5,000	KG				0.00
K1660	Aromatic Hydrocarbons, including but not limited to toluene, benzene, and xylene	15,000	KG				0.00
	Printing and Photographic Wastes K1700 to K1799						
K1700	Printing products, halogenated or non-halogenated, including but not limited to toners and inks	5,000	KG				0.00
K1710	Photographic Products, halogenated and non-halogenated, including but not limited to fixers, bleaches, and developers	3,000	KG				0.00
	Heavy Metal Contaminated Wastes K1800 to K1899						
K1800	Heavy metal contaminated solid waste, including but not limited to soil, fly ash, activated carbon, sand blast or similar media, rubber from shooting ranges, firing range residue, mudtrap waste, and street sweep; containing contaminants including, but not limited to, chromium, chromium VI, mercury, lead, iron, zinc, and beryllium	8,000	KG				0.00
K1810	Heavy metal contaminated liquid waste, including but not limited to wash rack liquids, rinsate, and x-ray waste containing contaminants including but not limited to chromium, chromium VI, mercury, lead, zinc, and beryllium	2,500	KG				0.00
K1820	Mercury and mercury containing items, including but not limited to mercury vapor lamps and dental amalgam	1,000	KG				0.00
	Paint Waste K1900 to K1999						
K1900	Paint, Non-Halogenated	30,000	KG				0.00
K1910	Paint, Halogenated	30,000	KG				0.00
K1920	Paint, Polyurethane, including but not limited to CARC paint	10,000	KG				0.00
K1930	Paint Related Waste, including but not limited to brushes, empty containers (plastic or metal), filters, textiles, cardboard	20,000	KG				0.00
K1940	Putties/Fillers/Caulk, halogenated and non-halogenated	10,000	KG				0.00
K1950	Glues, Adhesives and resins, halogenated and non-halogenated	150,000	KG				0.00
	Pesticides / Herbicides / Fungicides /Insecticides K2000 to N2099						
K2000	Pesticides / Herbicides / Fungicides /Insecticides, liquid, including but not limited to pure product, contaminated liquid and creosote (organic and Inorganic)	10,000	KG				0.00
K2010	Pesticides / Herbicides / Fungicides /Insecticides, solid, including but not limited to pure product or mixtures of product (organic and Inorganic)	8,000	KG				0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M		UNIT PRICE		TOTAL EST. PRICE
K2020	Pesticides / Herbicides / Fungicides /Insecticides, aerosol (organic and Inorganic)	10,000	KG				0.00
	Miscellaneous Waste K2400 to K3999						
K2400	Cyanide and cyanide containing wastes, liquid or solid	2,000	KG				0.00
K2410	Tar/ Bitumen / Asphalt	3,000	KG				0.00
K2420	Aerosol Cans, Ferric metal with harmful residual contents, no pesticides or polyurethane foam	5,000	KG				0.00
K2430	Polyurethane Foam, aerosol or solid	2,000	KG				0.00
K2440	Asbestos and asbestos bearing items, including but not limited to brake shoes, safes, and file cabinets	2,000	KG				0.00
K2460	Wood, treated with but not limited to creosote, PCP, pesticides, and paint.	1,000	KG				0.00
K2470	Fire Extinguisher residue, liquid or solid	20,000	KG				0.00
K2480	Fire Extinguisher cannisters with liquid or solid residue	20,000	KG				0.00
K2500	Desiccants	2,000	KG				0.00
K2520	Peroxides, liquids and solids	3,000	KG				0.00
K2530	Medicine, uncontrolled	2,000	KG				0.00
K2540	Light tubes and lamps, including but not limited to fluorescent light tubes and sodium vapor lamps	10,000	KG				0.00
K2550	Detergents and soaps, solids and liquids, including but not limited to household and industrial products	10,000	KG				0.00
K2560	Cleaning Compounds, liquids and solids, including but not limited to furniture and equipment polish, rubbing compounds, metal cleaners, and wax	10,000	KG				0.00
K2570	Antifreeze and Anti-Icing Compounds, including but not limited to products containing ethylene glycol and propylene glycol that may be contaminated with but not limited to dirt, oil, water, and fuel	2,000	KG				0.00
K2580	Chlorofluorocarbons, not including compressed gas	2,000	KG				0.00
K2590	Spill Residue, including but not limited to absorbents, rags, soil, and debris from clean-up of chemical spills (other than POLs)	1,000	KG				0.00
K2640	Cardboard Tubes coated with tar containing zinc	500	KG				0.00
K2650	Chemical Defense Equipment (CDE)	20,000	KG				0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M		UNIT PRICE		TOTAL EST. PRICE
K2660	Flameless Ration Heaters, may contain magnesium or other water reactive chemicals	1,200	KG				0.00
	Transportation K6000 to K6399						
K6060	Transportation of hazardous waste from Kuwait to final disposal facility - 40 foot container (Reference C.1.3.2) - Enter '0' for in-country disposal	80	EA				0.00
	Lab Analysis/Labels/Document Prep/Reports/Miscellaneous K6400 to K6699						
K6503	Provide Certificate of Disposal (Reference C.2.1)	40	EA				0.00
K6615	Basel approval for all waste streams listed in Section B for Kuwait (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Bahrain will require ordering of 2 Basel CLINs) - Enter '0' for in-country disposal	1	EA				0.00
K6620	Defense Base Act Insurance - Kuwait (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA				0.00
	TOTAL ESTIMATED AMOUNT - Base Period						0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
	Batteries K0400 to K0599				
K0400	Batteries, Lithium	30,000	KG		0.00
K0410	Batteries, Magnesium	2,000	KG		0.00
K0420	Batteries, Nickel-Cadmium	5,000	KG		0.00
K0430	Batteries, Mercury	2,000	KG		0.00
K0440	Batteries, Dry Cell, Mixed, including but not limited to Alkaline, Carbon Zinc and Manganese (pre-sorted for disposal)	1,000	KG		0.00
K0460	Batteries, Silver	500	KG		0.00
K0470	Batteries, Lead Acid, Drained and Undrained	2,000	KG		0.00
K0480	Batteries, Gel-filled	2,000	KG		0.00
	Cylinders K0600 to K0699				
K0610	Cartridges, including but not limited to diesel starter, propane and butane	8,000	KG		0.00
	Acids K1300 to K1399				
K1300	Inorganic Acids, including, but not limited to nitric, phosphoric, sulfuric, and hydrochloric	8,000	KG		0.00
K1310	Organic Acids, including but not limited to acetic, formic, benzoic and carboxylic	5,000	KG		0.00
K1330	Battery Acid	5,000	KG		0.00
	Bases K1400 to K1499				
K1400	Bases and mixtures of bases (liquid or solid), including but not limited to sodium hydroxide, potassium hydroxide, and metal hydroxides	8,000	KG		0.00
K1410	Ammonia and Ammonia Compounds, liquid or solid, including but not limited to cleaning solutions, fertilizers and urea	8,000	KG		0.00
K1420	DS-2, Decontaminating Agent: Diethylenetriame 70%, ethylene glycol mono methyl ether, 28% and sodium hydroxide 2%	3,000	KG		0.00
	Chlorine Containing Wastes K1500 to K1599				
K1500	Chlorine containing compounds, liquid, including but not limited to laundry bleach	5,000	KG		0.00
K1510	Chlorine Containing compounds, solid including but not limited to chlorinated lime and super tropical bleach (calcium hypochlorite)	8,000	KG		0.00
K1520	Chlorine Gas, in cylinders	2,000	KG		0.00
	Alcohol and Solvents K1600 to K1699				
K1600	Alcohol, including but not limited to methanol, isopropyl and ethanol	15,000	KG		0.00
K1610	Solvents, Non-Halogenated including but not limited to paint strippers, paint thinners, and dry cleaning solvents	15,000	KG		0.00
K1630	Solvents, Halogenated, including but not limited to paint strippers, paint thinners, and dry cleaning solvents	10,000	KG		0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M		UNIT PRICE		TOTAL EST. PRICE
K1650	Solid waste contaminated with solvents and/or petroleum aromatic hydrocarbons, including but not limited to soil, cardboard, wood, and rags	5,000	KG				0.00
K1660	Aromatic Hydrocarbons, including but not limited to toluene, benzene, and xylene	15,000	KG				0.00
	Printing and Photographic Wastes K1700 to K1799						
K1700	Printing products, halogenated or non-halogenated, including but not limited to toners and inks	5,000	KG				0.00
K1710	Photographic Products, halogenated and non-halogenated, including but not limited to fixers, bleaches, and developers	3,000	KG				0.00
	Heavy Metal Contaminated Wastes K1800 to K1899						
K1800	Heavy metal contaminated solid waste, including but not limited to soil, fly ash, activated carbon, sand blast or similar media, rubber from shooting ranges, firing range residue, mudtrap waste, and street sweep; containing contaminants including, but not limited to, chromium, chromium VI, mercury, lead, iron, zinc, and beryllium	8,000	KG				0.00
K1810	Heavy metal contaminated liquid waste, including but not limited to wash rack liquids, rinsate, and x-ray waste containing contaminants including but not limited to chromium, chromium VI, mercury, lead, zinc, and beryllium	2,500	KG				0.00
K1820	Mercury and mercury containing items, including but not limited to mercury vapor lamps and dental amalgam	1,000	KG				0.00
	Paint Waste K1900 to K1999						
K1900	Paint, Non-Halogenated	30,000	KG				0.00
K1910	Paint, Halogenated	30,000	KG				0.00
K1920	Paint, Polyurethane, including but not limited to CARC paint	10,000	KG				0.00
K1930	Paint Related Waste, including but not limited to brushes, empty containers (plastic or metal), filters, textiles, cardboard	20,000	KG				0.00
K1940	Putties/Fillers/Caulk, halogenated and non-halogenated	10,000	KG				0.00
K1950	Glues, Adhesives and resins, halogenated and non-halogenated	150,000	KG				0.00
	Pesticides / Herbicides / Fungicides /Insecticides K2000 to N2099						
K2000	Pesticides / Herbicides / Fungicides /Insecticides, liquid, including but not limited to pure product, contaminated liquid and creosote (organic and Inorganic)	10,000	KG				0.00
K2010	Pesticides / Herbicides / Fungicides /Insecticides, solid, including but not limited to pure product or mixtures of product (organic and Inorganic)	8,000	KG				0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M		UNIT PRICE		TOTAL EST. PRICE
K2020	Pesticides / Herbicides / Fungicides /Insecticides, aerosol (organic and Inorganic)	10,000	KG				0.00
	Miscellaneous Waste K2400 to K3999						
K2400	Cyanide and cyanide containing wastes, liquid or solid	2,000	KG				0.00
K2410	Tar/ Bitumen / Asphalt	3,000	KG				0.00
K2420	Aerosol Cans, Ferric metal with harmful residual contents, no pesticides or polyurethane foam	5,000	KG				0.00
K2430	Polyurethane Foam, aerosol or solid	2,000	KG				0.00
K2440	Asbestos and asbestos bearing items, including but not limited to brake shoes, safes, and file cabinets	2,000	KG				0.00
K2460	Wood, treated with but not limited to creosote, PCP, pesticides, and paint.	1,000	KG				0.00
K2470	Fire Extinguisher residue, liquid or solid	20,000	KG				0.00
K2480	Fire Extinguisher cannisters with liquid or solid residue	20,000	KG				0.00
K2500	Desiccants	2,000	KG				0.00
K2520	Peroxides, liquids and solids	3,000	KG				0.00
K2530	Medicine, uncontrolled	2,000	KG				0.00
K2540	Light tubes and lamps, including but not limited to fluorescent light tubes and sodium vapor lamps	10,000	KG				0.00
K2550	Detergents and soaps, solids and liquids, including but not limited to household and industrial products	10,000	KG				0.00
K2560	Cleaning Compounds, liquids and solids, including but not limited to furniture and equipment polish, rubbing compounds, metal cleaners, and wax	10,000	KG				0.00
K2570	Antifreeze and Anti-Icing Compounds, including but not limited to products containing ethylene glycol and propylene glycol that may be contaminated with but not limited to dirt, oil, water, and fuel	2,000	KG				0.00
K2580	Chlorofluorocarbons, not including compressed gas	2,000	KG				0.00
K2590	Spill Residue, including but not limited to absorbents, rags, soil, and debris from clean-up of chemical spills (other than POLs)	1,000	KG				0.00
K2640	Cardboard Tubes coated with tar containing zinc	500	KG				0.00
K2650	Chemical Defense Equipment (CDE)	20,000	KG				0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M		UNIT PRICE		TOTAL EST. PRICE
K2660	Flameless Ration Heaters, may contain magnesium or other water reactive chemicals	1,200	KG				0.00
	Transportation K6000 to K6399						
K6060	Transportation of hazardous waste from Kuwait to final disposal facility - 40 foot container (Reference C.1.3.2) - Enter '0' for in-country disposal	80	EA				0.00
	Lab Analysis/Labels/Document Prep/Reports/Miscellaneous K6400 to K6699						
K6503	Provide Certificate of Disposal (Reference C.2.1)	40	EA				0.00
K6615	Basel approval for all waste streams listed in Section B for Kuwait (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Bahrain will require ordering of 2 Basel CLINs) - Enter '0' for in-country disposal	1	EA				0.00
K6620	Defense Base Act Insurance - Kuwait (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA				0.00
	TOTAL ESTIMATED AMOUNT - 1st Option Period						0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
	Batteries K0400 to K0599				
K0400	Batteries, Lithium	30,000	KG		0.00
K0410	Batteries, Magnesium	2,000	KG		0.00
K0420	Batteries, Nickel-Cadmium	5,000	KG		0.00
K0430	Batteries, Mercury	2,000	KG		0.00
K0440	Batteries, Dry Cell, Mixed, including but not limited to Alkaline, Carbon Zinc and Manganese (pre-sorted for disposal)	1,000	KG		0.00
K0460	Batteries, Silver	500	KG		0.00
K0470	Batteries, Lead Acid, Drained and Undrained	2,000	KG		0.00
K0480	Batteries, Gel-filled	2,000	KG		0.00
	Cylinders K0600 to K0699				
K0610	Cartridges, including but not limited to diesel starter, propane and butane	8,000	KG		0.00
	Acids K1300 to K1399				
K1300	Inorganic Acids, including, but not limited to nitric, phosphoric, sulfuric, and hydrochloric	8,000	KG		0.00
K1310	Organic Acids, including but not limited to acetic, formic, benzoic and carboxylic	5,000	KG		0.00
K1330	Battery Acid	5,000	KG		0.00
	Bases K1400 to K1499				
K1400	Bases and mixtures of bases (liquid or solid), including but not limited to sodium hydroxide, potassium hydroxide, and metal hydroxides	8,000	KG		0.00
K1410	Ammonia and Ammonia Compounds, liquid or solid, including but not limited to cleaning solutions, fertilizers and urea	8,000	KG		0.00
K1420	DS-2, Decontaminating Agent: Diethylenetriame 70%, ethylene glycol mono methyl ether, 28% and sodium hydroxide 2%	3,000	KG		0.00
	Chlorine Containing Wastes K1500 to K1599				
K1500	Chlorine containing compounds, liquid, including but not limited to laundry bleach	5,000	KG		0.00
K1510	Chlorine Containing compounds, solid including but not limited to chlorinated lime and super tropical bleach (calcium hypochlorite)	8,000	KG		0.00
K1520	Chlorine Gas, in cylinders	2,000	KG		0.00
	Alcohol and Solvents K1600 to K1699				
K1600	Alcohol, including but not limited to methanol, isopropyl and ethanol	15,000	KG		0.00
K1610	Solvents, Non-Halogenated including but not limited to paint strippers, paint thinners, and dry cleaning solvents	15,000	KG		0.00
K1630	Solvents, Halogenated, including but not limited to paint strippers, paint thinners, and dry cleaning solvents	10,000	KG		0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M		UNIT PRICE		TOTAL EST. PRICE
K1650	Solid waste contaminated with solvents and/or petroleum aromatic hydrocarbons, including but not limited to soil, cardboard, wood, and rags	5,000	KG				0.00
K1660	Aromatic Hydrocarbons, including but not limited to toluene, benzene, and xylene	15,000	KG				0.00
	Printing and Photographic Wastes K1700 to K1799						
K1700	Printing products, halogenated or non-halogenated, including but not limited to toners and inks	5,000	KG				0.00
K1710	Photographic Products, halogenated and non-halogenated, including but not limited to fixers, bleaches, and developers	3,000	KG				0.00
	Heavy Metal Contaminated Wastes K1800 to K1899						
K1800	Heavy metal contaminated solid waste, including but not limited to soil, fly ash, activated carbon, sand blast or similar media, rubber from shooting ranges, firing range residue, mudtrap waste, and street sweep; containing contaminants including, but not limited to, chromium, chromium VI, mercury, lead, iron, zinc, and beryllium	8,000	KG				0.00
K1810	Heavy metal contaminated liquid waste, including but not limited to wash rack liquids, rinsate, and x-ray waste containing contaminants including but not limited to chromium, chromium VI, mercury, lead, zinc, and beryllium	2,500	KG				0.00
K1820	Mercury and mercury containing items, including but not limited to mercury vapor lamps and dental amalgam	1,000	KG				0.00
	Paint Waste K1900 to K1999						
K1900	Paint, Non-Halogenated	30,000	KG				0.00
K1910	Paint, Halogenated	30,000	KG				0.00
K1920	Paint, Polyurethane, including but not limited to CARC paint	10,000	KG				0.00
K1930	Paint Related Waste, including but not limited to brushes, empty containers (plastic or metal), filters, textiles, cardboard	20,000	KG				0.00
K1940	Putties/Fillers/Caulk, halogenated and non-halogenated	10,000	KG				0.00
K1950	Glues, Adhesives and resins, halogenated and non-halogenated	150,000	KG				0.00
	Pesticides / Herbicides / Fungicides /Insecticides K2000 to N2099						
K2000	Pesticides / Herbicides / Fungicides /Insecticides, liquid, including but not limited to pure product, contaminated liquid and creosote (organic and Inorganic)	10,000	KG				0.00
K2010	Pesticides / Herbicides / Fungicides /Insecticides, solid, including but not limited to pure product or mixtures of product (organic and Inorganic)	8,000	KG				0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M		UNIT PRICE		TOTAL EST. PRICE
K2020	Pesticides / Herbicides / Fungicides /Insecticides, aerosol (organic and Inorganic)	10,000	KG				0.00
	Miscellaneous Waste K2400 to K3999						
K2400	Cyanide and cyanide containing wastes, liquid or solid	2,000	KG				0.00
K2410	Tar/ Bitumen / Asphalt	3,000	KG				0.00
K2420	Aerosol Cans, Ferric metal with harmful residual contents, no pesticides or polyurethane foam	5,000	KG				0.00
K2430	Polyurethane Foam, aerosol or solid	2,000	KG				0.00
K2440	Asbestos and asbestos bearing items, including but not limited to brake shoes, safes, and file cabinets	2,000	KG				0.00
K2460	Wood, treated with but not limited to creosote, PCP, pesticides, and paint.	1,000	KG				0.00
K2470	Fire Extinguisher residue, liquid or solid	20,000	KG				0.00
K2480	Fire Extinguisher cannisters with liquid or solid residue	20,000	KG				0.00
K2500	Desiccants	2,000	KG				0.00
K2520	Peroxides, liquids and solids	3,000	KG				0.00
K2530	Medicine, uncontrolled	2,000	KG				0.00
K2540	Light tubes and lamps, including but not limited to fluorescent light tubes and sodium vapor lamps	10,000	KG				0.00
K2550	Detergents and soaps, solids and liquids, including but not limited to household and industrial products	10,000	KG				0.00
K2560	Cleaning Compounds, liquids and solids, including but not limited to furniture and equipment polish, rubbing compounds, metal cleaners, and wax	10,000	KG				0.00
K2570	Antifreeze and Anti-Icing Compounds, including but not limited to products containing ethylene glycol and propylene glycol that may be contaminated with but not limited to dirt, oil, water, and fuel	2,000	KG				0.00
K2580	Chlorofluorocarbons, not including compressed gas	2,000	KG				0.00
K2590	Spill Residue, including but not limited to absorbents, rags, soil, and debris from clean-up of chemical spills (other than POLs)	1,000	KG				0.00
K2640	Cardboard Tubes coated with tar containing zinc	500	KG				0.00
K2650	Chemical Defense Equipment (CDE)	20,000	KG				0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M		UNIT PRICE		TOTAL EST. PRICE
K2660	Flameless Ration Heaters, may contain magnesium or other water reactive chemicals	1,200	KG				0.00
	Transportation K6000 to K6399						
K6060	Transportation of hazardous waste from Kuwait to final disposal facility - 40 foot container (Reference C.1.3.2) - Enter '0' for in-country disposal	80	EA				0.00
	Lab Analysis/Labels/Document Prep/Reports/Miscellaneous K6400 to K6699						
K6503	Provide Certificate of Disposal (Reference C.2.1)	40	EA				0.00
K6615	Basel approval for all waste streams listed in Section B for Kuwait (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Bahrain will require ordering of 2 Basel CLINs) - Enter '0' for in-country disposal	1	EA				0.00
K6620	Defense Base Act Insurance - Kuwait (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA				0.00
	TOTAL ESTIMATED AMOUNT - 2nd Option Period						0.00
	GRAND TOTAL - Kuwait (Base plus Options)						0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
	Batteries Q0400 to Q0599				
Q0440	Batteries, Dry Cell, Mixed, including but not limited to Alkaline, Carbon Zinc and Manganese (pre-sorted for disposal)	8,000	KG		0.00
	Acids Q1300 to Q1399				
Q1300	Inorganic Acids, including, but not limited to nitric, phosphoric, sulfuric, and hydrochloric	3,000	KG		0.00
Q1310	Organic Acids, including but not limited to acetic, formic, benzoic and carboxylic	3,000	KG		0.00
Q1330	Battery Acid	1,500	KG		0.00
	Bases Q1400 to Q1499				
Q1400	Bases and mixtures of bases (liquid or solid), including but not limited to sodium hydroxide, potassium hydroxide, and metal hydroxides	5,000	KG		0.00
Q1410	Ammonia and Ammonia Compounds, liquid or solid, including but not limited to cleaning solutions, fertilizers and urea	1,500	KG		0.00
Q1420	DS-2, Decontaminating Agent: Diethylenetriame 70%, ethylene glycol mono methyl ether, 28% and sodium hydroxide 2%	2,000	KG		0.00
	Chlorine Containing Wastes Q1500 to Q1599				
Q1500	Chlorine containing compounds, liquid, including but not limited to laundry bleach	2,000	KG		0.00
Q1510	Chlorine Containing compounds, solid including but not limited to chlorinated lime and super tropical bleach (calcium hypochlorite)	3,000	KG		0.00
	Alcohol and Solvents Q1600 to Q1699				
Q1650	Solid waste contaminated with solvents and/or petroleum aromatic hydrocarbons, including but not limited to soil, cardboard, wood, and rags	5,000	KG		0.00
	Printing and Photographic Wastes Q1700 to Q1799				
Q1700	Printing products, halogenated or non-halogenated, including but not limited to toners and inks	2,000	KG		0.00
Q1710	Photographic Products, halogenated and non-halogenated, including but not limited to fixers, bleaches, and developers	3,000	KG		0.00
	Heavy Metal Contaminated Wastes Q1800 to Q1899				
Q1800	Heavy metal contaminated solid waste, including but not limited to soil, fly ash, activated carbon, sand blast or similar media, rubber from shooting ranges, firing range residue, mudtrap waste, and street sweep; containing contaminants including, but not limited to, chromium, chromium VI, mercury, lead, iron, zinc, and beryllium	20,000	KG		0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
Q1810	Heavy metal contaminated liquid waste, including but not limited to wash rack liquids, rinsate, and x-ray waste containing contaminants including but not limited to chromium, chromium VI, mercury, lead, zinc, and beryllium	3,000	KG		0.00
Q1820	Mercury and mercury containing items, including but not limited to mercury vapor lamps and dental amalgam	1,500	KG		0.00
	Paint Waste Q1900 to Q1999				
Q1900	Paint, Non-Halogenated	20,000	KG		0.00
Q1910	Paint, Halogenated	10,000	KG		0.00
Q1920	Paint, Polyurethane, including but not limited to CARC paint (POSSIBLE DEMIL REQUIRED)	20,000	KG		0.00
Q1930	Paint Related Waste, including but not limited to brushes, empty containers (plastic or metal), filters, textiles, cardboard	10,000	KG		0.00
Q1940	Putties/Fillers/Caulk, halogenated and non-halogenated	3,000	KG		0.00
Q1950	Glues, Adhesives and resins, halogenated and non-halogenated	10,000	KG		0.00
	Pesticides / Herbicides / Fungicides /Insecticides Q2000 to Q2099				
Q2000	Pesticides / Herbicides / Fungicides /Insecticides, liquid, including but not limited to pure product, contaminated liquid and creosote (organic and Inorganic)	10,000	KG		0.00
Q2010	Pesticides / Herbicides / Fungicides /Insecticides, solid, including but not limited to pure product or mixtures of product (organic and Inorganic)	8,000	KG		0.00
Q2020	Pesticides / Herbicides / Fungicides /Insecticides, aerosol (organic and Inorganic)	10,000	KG		0.00
	POL Waste Q2100 to Q2399				
Q2105	Waste used oils, petroleum and sythetic, contaminated with but not limited to antifreeze, brake fluid, solvents, and sludge. Oils include but not limited to engine oil, transmission and lubricating oil, hydraulic oil, emulsions, and insulation and transformer oil.	5,000	KG		0.00
Q2130	Oil, unused, in various size containers including but not limited to transmission and lubricating oil, engine oil, insulation, transformer oil, and sythetic oil	5,000	KG		0.00
Q2180	Grease, including but not limited to automotive grease.	2,500	KG		0.00
Q2190	POL Contaminated Solids, including but not limited to rags, absorbents, plastic containers, and activated carbon	15,000	KG		0.00
Q2210	Filters, may be contaminated with but not limited to fuel and oil	5,000	KG		0.00
Q2230	POL Contaminated Soil, <3% contamination	10,000	KG		0.00
Q2240	POL Contaminated Soil, >3% contamination	5,000	KG		0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
Q2250	Diethylene Glycol, including but not limited to brake fluid	1,500	KG		0.00
	Miscellaneous Waste Q2400 to Q3999				
Q2400	Cyanide and cyanide containing wastes, liquid or solid	1,000	KG		0.00
Q2410	Tar/ Bitumen / Asphalt	3,000	KG		0.00
Q2420	Aerosol Cans, Ferric metal with harmful residual contents, no pesticides or polyurethane foam	5,000	KG		0.00
Q2430	Polyurethane Foam, aerosol or solid	2,000	KG		0.00
Q2440	Asbestos and asbestos bearing items, including but not limited to brake shoes, safes, and file cabinets	2,000	KG		0.00
Q2460	Wood, treated with but not limited to creosote, PCP, pesticides, and paint.	1,000	KG		0.00
Q2470	Fire Extinguisher residue, liquid or solid	10,000	KG		0.00
Q2480	Fire Extinguisher cannisters with liquid or solid residue	5,000	KG		0.00
Q2500	Desiccants	2,000	KG		0.00
Q2520	Peroxides, liquids and solids	3,000	KG		0.00
Q2530	Medicine, uncontrolled	2,000	KG		0.00
Q2540	Light tubes and lamps, including but not limited to fluorescent light tubes and sodium vapor lamps	4,000	KG		0.00
Q2550	Detergents and soaps, solids and liquids, including but not limited to household and industrial products	10,000	KG		0.00
Q2560	Cleaning Compounds, liquids and solids, including but not limited to furniture and equipment polish, rubbing compounds, metal cleaners, and wax	10,000	KG		0.00
Q2570	Antifreeze and Anti-Icing Compounds, including but not limited to products containing ethylene glycol and propylene glycol that may be contaminated with but not limited to dirt, oil, water, and fuel	2,000	KG		0.00
Q2580	Chlorofluorocarbons, not including compressed gas	2,000	KG		0.00
Q2590	Spill Residue, including but not limited to absorbents, rags, soil, and debris from clean-up of chemical spills (other than POLs)	1,000	KG		0.00
Q2640	Cardboard Tubes coated with tar containing zinc	500	KG		0.00
Q2650	Chemical Defense Equipment (CDE)	10,000	KG		0.00
Q2660	Flameless Ration Heaters, may contain magnesium or other water reactive chemicals	1,200	KG		0.00
	Transportation Q6000 to Q6399				
Q6060	Transportation of hazardous waste from Qatar to final disposal facility - 40 foot container (Reference C.1.3.2) - Enter '0' for in-country disposal	40	EA		0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
	Lab Analysis/Labels/Document Prep/Reports/Miscellaneous Q6400 to Q6699				
Q6615	Basel approval for all waste streams listed in Section B for Qatar (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Bahrain will require ordering of 2 Basel CLINs) - Enter '0' for in-country disposal	1	EA		0.00
Q6620	Defense Base Act Insurance - Qatar (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
	TOTAL ESTIMATED AMOUNT - Base Period				0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
	Batteries Q0400 to Q0599				
Q0440	Batteries, Dry Cell, Mixed, including but not limited to Alkaline, Carbon Zinc and Manganese (pre-sorted for disposal)	8,000	KG		0.00
	Acids Q1300 to Q1399				
Q1300	Inorganic Acids, including, but not limited to nitric, phosphoric, sulfuric, and hydrochloric	3,000	KG		0.00
Q1310	Organic Acids, including but not limited to acetic, formic, benzoic and carboxylic	3,000	KG		0.00
Q1330	Battery Acid	1,500	KG		0.00
	Bases Q1400 to Q1499				
Q1400	Bases and mixtures of bases (liquid or solid), including but not limited to sodium hydroxide, potassium hydroxide, and metal hydroxides	5,000	KG		0.00
Q1410	Ammonia and Ammonia Compounds, liquid or solid, including but not limited to cleaning solutions, fertilizers and urea	1,500	KG		0.00
Q1420	DS-2, Decontaminating Agent: Diethylenetriame 70%, ethylene glycol mono methyl ether, 28% and sodium hydroxide 2%	2,000	KG		0.00
	Chlorine Containing Wastes Q1500 to Q1599				
Q1500	Chlorine containing compounds, liquid, including but not limited to laundry bleach	2,000	KG		0.00
Q1510	Chlorine Containing compounds, solid including but not limited to chlorinated lime and super tropical bleach (calcium hypochlorite)	3,000	KG		0.00
	Alcohol and Solvents Q1600 to Q1699				
Q1650	Solid waste contaminated with solvents and/or petroleum aromatic hydrocarbons, including but not limited to soil, cardboard, wood, and rags	5,000	KG		0.00
	Printing and Photographic Wastes Q1700 to Q1799				
Q1700	Printing products, halogenated or non-halogenated, including but not limited to toners and inks	2,000	KG		0.00
Q1710	Photographic Products, halogenated and non-halogenated, including but not limited to fixers, bleaches, and developers	3,000	KG		0.00
	Heavy Metal Contaminated Wastes Q1800 to Q1899				
Q1800	Heavy metal contaminated solid waste, including but not limited to soil, fly ash, activated carbon, sand blast or similar media, rubber from shooting ranges, firing range residue, mudtrap waste, and street sweep; containing contaminants including, but not limited to, chromium, chromium VI, mercury, lead, iron, zinc, and beryllium	20,000	KG		0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
Q1810	Heavy metal contaminated liquid waste, including but not limited to wash rack liquids, rinsate, and x-ray waste containing contaminants including but not limited to chromium, chromium VI, mercury, lead, zinc, and beryllium	3,000	KG		0.00
Q1820	Mercury and mercury containing items, including but not limited to mercury vapor lamps and dental amalgam	1,500	KG		0.00
Paint Waste Q1900 to Q1999					
Q1900	Paint, Non-Halogenated	20,000	KG		0.00
Q1910	Paint, Halogenated	10,000	KG		0.00
Q1920	Paint, Polyurethane, including but not limited to CARC paint (POSSIBLE DEMIL REQUIRED)	20,000	KG		0.00
Q1930	Paint Related Waste, including but not limited to brushes, empty containers (plastic or metal), filters, textiles, cardboard	10,000	KG		0.00
Q1940	Putties/Fillers/Caulk, halogenated and non-halogenated	3,000	KG		0.00
Q1950	Glues, Adhesives and resins, halogenated and non-halogenated	10,000	KG		0.00
Pesticides / Herbicides / Fungicides /Insecticides Q2000 to Q2099					
Q2000	Pesticides / Herbicides / Fungicides /Insecticides, liquid, including but not limited to pure product, contaminated liquid and creosote (organic and Inorganic)	10,000	KG		0.00
Q2010	Pesticides / Herbicides / Fungicides /Insecticides, solid, including but not limited to pure product or mixtures of product (organic and Inorganic)	8,000	KG		0.00
Q2020	Pesticides / Herbicides / Fungicides /Insecticides, aerosol (organic and Inorganic)	10,000	KG		0.00
POL Waste Q2100 to Q2399					
Q2105	Waste used oils, petroleum and sythetic, contaminated with but not limited to antifreeze, brake fluid, solvents, and sludge. Oils include but not limited to engine oil, transmission and lubricating oil, hydraulic oil, emulsions, and insulation and transformer oil.	5,000	KG		0.00
Q2130	Oil, unused, in various size containers including but not limited to transmission and lubricating oil, engine oil, insulation, transformer oil, and sythetic oil	5,000	KG		0.00
Q2180	Grease, including but not limited to automotive grease.	2,500	KG		0.00
Q2190	POL Contaminated Solids, including but not limited to rags, absorbents, plastic containers, and activated carbon	15,000	KG		0.00
Q2210	Filters, may be contaminated with but not limited to fuel and oil	5,000	KG		0.00
Q2230	POL Contaminated Soil, <3% contamination	10,000	KG		0.00
Q2240	POL Contaminated Soil, >3% contamination	5,000	KG		0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
Q2250	Diethylene Glycol, including but not limited to brake fluid	1,500	KG		0.00
	Miscellaneous Waste Q2400 to Q3999				
Q2400	Cyanide and cyanide containing wastes, liquid or solid	1,000	KG		0.00
Q2410	Tar/ Bitumen / Asphalt	3,000	KG		0.00
Q2420	Aerosol Cans, Ferric metal with harmful residual contents, no pesticides or polyurethane foam	5,000	KG		0.00
Q2430	Polyurethane Foam, aerosol or solid	2,000	KG		0.00
Q2440	Asbestos and asbestos bearing items, including but not limited to brake shoes, safes, and file cabinets	2,000	KG		0.00
Q2460	Wood, treated with but not limited to creosote, PCP, pesticides, and paint.	1,000	KG		0.00
Q2470	Fire Extinguisher residue, liquid or solid	10,000	KG		0.00
Q2480	Fire Extinguisher cannisters with liquid or solid residue	5,000	KG		0.00
Q2500	Desiccants	2,000	KG		0.00
Q2520	Peroxides, liquids and solids	3,000	KG		0.00
Q2530	Medicine, uncontrolled	2,000	KG		0.00
Q2540	Light tubes and lamps, including but not limited to fluorescent light tubes and sodium vapor lamps	4,000	KG		0.00
Q2550	Detergents and soaps, solids and liquids, including but not limited to household and industrial products	10,000	KG		0.00
Q2560	Cleaning Compounds, liquids and solids, including but not limited to furniture and equipment polish, rubbing compounds, metal cleaners, and wax	10,000	KG		0.00
Q2570	Antifreeze and Anti-icing Compounds, including but not limited to products containing ethylene glycol and propylene glycol that may be contaminated with but not limited to dirt, oil, water, and fuel	2,000	KG		0.00
Q2580	Chlorofluorocarbons, not including compressed gas	2,000	KG		0.00
Q2590	Spill Residue, including but not limited to absorbents, rags, soil, and debris from clean-up of chemical spills (other than POLs)	1,000	KG		0.00
Q2640	Cardboard Tubes coated with tar containing zinc	500	KG		0.00
Q2650	Chemical Defense Equipment (CDE)	10,000	KG		0.00
Q2660	Flameless Ration Heaters, may contain magnesium or other water reactive chemicals	1,200	KG		0.00
	Transportation Q6000 to Q6399				
Q6060	Transportation of hazardous waste from Qatar to final disposal facility - 40 foot container (Reference C.1.3.2) - Enter '0' for in-country disposal	40	EA		0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
	Lab Analysis/Labels/Document Prep/Reports/Miscellaneous Q6400 to Q6699				
Q6615	Basel approval for all waste streams listed in Section B for Qatar (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Bahrain will require ordering of 2 Basel CLINs) - Enter '0' for in-country disposal	1	EA		0.00
Q6620	Defense Base Act Insurance - Qatar (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
TOTAL ESTIMATED AMOUNT - 1st Option Period					0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
	Batteries Q0400 to Q0599				
Q0440	Batteries, Dry Cell, Mixed, including but not limited to Alkaline, Carbon Zinc and Manganese (pre-sorted for disposal)	8,000	KG		0.00
	Acids Q1300 to Q1399				
Q1300	Inorganic Acids, including, but not limited to nitric, phosphoric, sulfuric, and hydrochloric	3,000	KG		0.00
Q1310	Organic Acids, including but not limited to acetic, formic, benzoic and carboxylic	3,000	KG		0.00
Q1330	Battery Acid	1,500	KG		0.00
	Bases Q1400 to Q1499				
Q1400	Bases and mixtures of bases (liquid or solid), including but not limited to sodium hydroxide, potassium hydroxide, and metal hydroxides	5,000	KG		0.00
Q1410	Ammonia and Ammonia Compounds, liquid or solid, including but not limited to cleaning solutions, fertilizers and urea	1,500	KG		0.00
Q1420	DS-2, Decontaminating Agent: Diethylenetriame 70%, ethylene glycol mono methyl ether, 28% and sodium hydroxide 2%	2,000	KG		0.00
	Chlorine Containing Wastes Q1500 to Q1599				
Q1500	Chlorine containing compounds, liquid, including but not limited to laundry bleach	2,000	KG		0.00
Q1510	Chlorine Containing compounds, solid including but not limited to chlorinated lime and super tropical bleach (calcium hypochlorite)	3,000	KG		0.00
	Alcohol and Solvents Q1600 to Q1699				
Q1650	Solid waste contaminated with solvents and/or petroleum aromatic hydrocarbons, including but not limited to soil, cardboard, wood, and rags	5,000	KG		0.00
	Printing and Photographic Wastes Q1700 to Q1799				
Q1700	Printing products, halogenated or non-halogenated, including but not limited to toners and inks	2,000	KG		0.00
Q1710	Photographic Products, halogenated and non-halogenated, including but not limited to fixers, bleaches, and developers	3,000	KG		0.00
	Heavy Metal Contaminated Wastes Q1800 to Q1899				
Q1800	Heavy metal contaminated solid waste, including but not limited to soil, fly ash, activated carbon, sand blast or similar media, rubber from shooting ranges, firing range residue, mudtrap waste, and street sweep; containing contaminants including, but not limited to, chromium, chromium VI, mercury, lead, iron, zinc, and beryllium	20,000	KG		0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
Q1810	Heavy metal contaminated liquid waste, including but not limited to wash rack liquids, rinsate, and x-ray waste containing contaminants including but not limited to chromium, chromium VI, mercury, lead, zinc, and beryllium	3,000	KG		0.00
Q1820	Mercury and mercury containing items, including but not limited to mercury vapor lamps and dental amalgam	1,500	KG		0.00
Paint Waste Q1900 to Q1999					
Q1900	Paint, Non-Halogenated	20,000	KG		0.00
Q1910	Paint, Halogenated	10,000	KG		0.00
Q1920	Paint, Polyurethane, including but not limited to CARC paint (POSSIBLE DEMIL REQUIRED)	20,000	KG		0.00
Q1930	Paint Related Waste, including but not limited to brushes, empty containers (plastic or metal), filters, textiles, cardboard	10,000	KG		0.00
Q1940	Putties/Fillers/Caulk, halogenated and non-halogenated	3,000	KG		0.00
Q1950	Glues, Adhesives and resins, halogenated and non-halogenated	10,000	KG		0.00
Pesticides / Herbicides / Fungicides / Insecticides Q2000 to Q2099					
Q2000	Pesticides / Herbicides / Fungicides / Insecticides, liquid, including but not limited to pure product, contaminated liquid and creosote (organic and Inorganic)	10,000	KG		0.00
Q2010	Pesticides / Herbicides / Fungicides / Insecticides, solid, including but not limited to pure product or mixtures of product (organic and Inorganic)	8,000	KG		0.00
Q2020	Pesticides / Herbicides / Fungicides / Insecticides, aerosol (organic and Inorganic)	10,000	KG		0.00
POL Waste Q2100 to Q2399					
Q2105	Waste used oils, petroleum and sythetic, contaminated with but not limited to antifreeze, brake fluid, solvents, and sludge. Oils include but not limited to engine oil, transmission and lubricating oil, hydraulic oil, emulsions, and insulation and transformer oil.	5,000	KG		0.00
Q2130	Oil, unused, in various size containers including but not limited to transmission and lubricating oil, engine oil, insulation, transformer oil, and sythetic oil	5,000	KG		0.00
Q2180	Grease, including but not limited to automotive grease.	2,500	KG		0.00
Q2190	POL Contaminated Solids, including but not limited to rags, absorbents, plastic containers, and activated carbon	15,000	KG		0.00
Q2210	Filters, may be contaminated with but not limited to fuel and oil	5,000	KG		0.00
Q2230	POL Contaminated Soil, <3% contamination	10,000	KG		0.00
Q2240	POL Contaminated Soil, >3% contamination	5,000	KG		0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
Q2250	Diethylene Glycol, including but not limited to brake fluid	1,500	KG		0.00
	Miscellaneous Waste Q2400 to Q3999				
Q2400	Cyanide and cyanide containing wastes, liquid or solid	1,000	KG		0.00
Q2410	Tar/ Bitumen / Asphalt	3,000	KG		0.00
Q2420	Aerosol Cans, Ferric metal with harmful residual contents, no pesticides or polyurethane foam	5,000	KG		0.00
Q2430	Polyurethane Foam, aerosol or solid	2,000	KG		0.00
Q2440	Asbestos and asbestos bearing items, including but not limited to brake shoes, safes, and file cabinets	2,000	KG		0.00
Q2460	Wood, treated with but not limited to creosote, PCP, pesticides, and paint.	1,000	KG		0.00
Q2470	Fire Extinguisher residue, liquid or solid	10,000	KG		0.00
Q2480	Fire Extinguisher cannisters with liquid or solid residue	5,000	KG		0.00
Q2500	Desiccants	2,000	KG		0.00
Q2520	Peroxides, liquids and solids	3,000	KG		0.00
Q2530	Medicine, uncontrolled	2,000	KG		0.00
Q2540	Light tubes and lamps, including but not limited to fluorescent light tubes and sodium vapor lamps	4,000	KG		0.00
Q2550	Detergents and soaps, solids and liquids, including but not limited to household and industrial products	10,000	KG		0.00
Q2560	Cleaning Compounds, liquids and solids, including but not limited to furniture and equipment polish, rubbing compounds, metal cleaners, and wax	10,000	KG		0.00
Q2570	Antifreeze and Anti-Icing Compounds, including but not limited to products containing ethylene glycol and propylene glycol that may be contaminated with but not limited to dirt, oil, water, and fuel	2,000	KG		0.00
Q2580	Chlorofluorocarbons, not including compressed gas	2,000	KG		0.00
Q2590	Spill Residue, including but not limited to absorbents, rags, soil, and debris from clean-up of chemical spills (other than POLs)	1,000	KG		0.00
Q2640	Cardboard Tubes coated with tar containing zinc	500	KG		0.00
Q2650	Chemical Defense Equipment (CDE)	10,000	KG		0.00
Q2660	Flameless Ration Heaters, may contain magnesium or other water reactive chemicals	1,200	KG		0.00
	Transportation Q6000 to Q6399				
Q6060	Transportation of hazardous waste from Qatar to final disposal facility - 40 foot container (Reference C.1.3.2) - Enter '0' for in-country disposal	40	EA		0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
	Lab Analysis/Labels/Document Prep/Reports/Miscellaneous Q6400 to Q6699				
Q6615	Basel approval for all waste streams listed in Section B for Qatar (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Bahrain will require ordering of 2 Basel CLINs) - Enter '0' for in-country disposal	1	EA		0.00
Q6620	Defense Base Act Insurance - Qatar (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
	TOTAL ESTIMATED AMOUNT - 2nd Option Period				0.00
	GRAND TOTAL - Qatar (Base plus Options)				0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
Batteries G0400 to G0599					
G0400	Batteries, Lithium	20,000	KG		0.00
G0410	Batteries, Magnesium	1,000	KG		0.00
G0420	Batteries, Nickel-Cadmium	5,000	KG		0.00
G0430	Batteries, Mercury	1,000	KG		0.00
G0440	Batteries, Dry Cell, Mixed, including but not limited to Alkaline, Carbon Zinc and Manganese (pre-sorted for disposal)	2,000	KG		0.00
G0460	Batteries, Silver	500	KG		0.00
G0470	Batteries, Lead Acid, Drained and Undrained	10,000	KG		0.00
G0480	Batteries, Gel-filled	1,000	KG		0.00
Cylinders G0600 to G0699					
G0600	Compressed Gas Cylinders, including but not limited to chlorofluocarbons, fluorine, bromine, acetylene, oxygen, nitrogen (does not include chlorine)	10,000	KG		0.00
G0610	Cartridges, including but not limited to diesel starter, propane and butane	5,000	KG		0.00
Acids G1300 to G1399					
G1300	Inorganic Acids, including, but not limited to nitric, phosphoric, sulfuric, and hydrochloric	8,000	KG		0.00
G1310	Organic Acids, including but not limited to acetic, formic, benzoic and carboxylic	3,000	KG		0.00
G1330	Battery Acid	3,000	KG		0.00
Bases G1400 to G1499					
G1400	Bases and mixtures of bases (liquid or solid), including but not limited to sodium hydroxide, potassium hydroxide, and metal hydroxides	8,000	KG		0.00
G1410	Ammonia and Ammonia Compounds, liquid or solid, including but not limited to cleaning solutions, fertilizers and urea	5,000	KG		0.00
G1420	DS-2, Decontaminating Agent: Diethylenetriame 70%, ethylene glycol mono methyl ether, 28% and sodium hydroxide 2%	3,000	KG		0.00
Chlorine Containing Wastes G1500 to G1599					
G1500	Chlorine containing compounds, liquid, including but not limited to laundry bleach	2,000	KG		0.00
G1510	Chlorine Containing compounds, solid including but not limited to chlorinated lime and super tropical bleach (calcium hypochlorite)	4,000	KG		0.00
G1520	Chlorine Gas, in cylinders	2,000	KG		0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
Alcohol and Solvents G1600 to G1699					
G1600	Alcohol, including but not limited to methanol, isopropyl and ethanol	10,000	KG		0.00
G1610	Solvents, Non-Halogenated including but not limited to paint strippers, paint thinners, and dry cleaning solvents	10,000	KG		0.00
G1630	Solvents, Halogenated, including but not limited to paint strippers, paint thinners, and dry cleaning solvents	5,000	KG		0.00
G1650	Solid waste contaminated with solvents and/or petroleum aromatic hydrocarbons, including but not limited to soil, cardboard, wood, and rags	2,000	KG		0.00
G1660	Aromatic Hydrocarbons, including but not limited to toluene, benzene, and xylene	10,000	KG		0.00
Printing and Photographic Wastes G1700 to G1799					
G1700	Printing products, halogenated or non-halogenated, including but not limited to toners and inks	2,000	KG		0.00
G1710	Photographic Products, halogenated and non-halogenated, including but not limited to fixers, bleaches, and developers	3,000	KG		0.00
Heavy Metal Contaminated Wastes G1800 to G1899					
G1800	Heavy metal contaminated solid waste, including but not limited to soil, fly ash, activated carbon, sand blast or similar media, rubber from shooting ranges, firing range residue, mudtrap waste, and street sweep; containing contaminants including, but not limited to, chromium, chromium VI, mercury, lead, iron, zinc, and beryllium	10,000	KG		0.00
G1810	Heavy metal contaminated liquid waste, including but not limited to wash rack liquids, rinsate, and x-ray waste containing contaminants including but not limited to chromium, chromium VI, mercury, lead, zinc, and beryllium	2,500	KG		0.00
G1820	Mercury and mercury containing items, including but not limited to mercury vapor lamps and dental amalgam	500	KG		0.00
Paint Waste G1900 to G1999					
G1900	Paint, Non-Halogenated	15,000	KG		0.00
G1910	Paint, Halogenated	10,000	KG		0.00
G1920	Paint, Polyurethane, including but not limited to CARC paint	10,000	KG		0.00
G1930	Paint Related Waste, including but not limited to brushes, empty containers (plastic or metal), filters, textiles, cardboard	8,000	KG		0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
G1940	Putties/Fillers/Caulk, halogenated and non-halogenated	3,000	KG		0.00
G1950	Glues, Adhesives and resins, halogenated and non-halogenated	8,000	KG		0.00
Pesticides / Herbicides / Fungicides /Insecticides G2000 to G2099					
G2000	Pesticides / Herbicides / Fungicides /Insecticides, liquid, including but not limited to pure product, contaminated liquid and creosote (organic and Inorganic)	5,000	KG		0.00
G2010	Pesticides / Herbicides / Fungicides /Insecticides, solid, including but not limited to pure product or mixtures of product (organic and Inorganic)	5,000	KG		0.00
G2020	Pesticides / Herbicides / Fungicides /Insecticides, aerosol (organic and Inorganic)	5,000	KG		0.00
POL Waste G2100 to G2399					
G2105	Waste used oils, petroleum and sythetic, contaminated with but not limited to antifreeze, brake fluid, solvents, and sludge. Oils include but not limited to engine oil, transmission and lubricating oil, hydraulic oil, emulsions, and insulation and transformer oil.	5,000	KG		0.00
G2130	Oil, unused, in various size containers including but not limited to transmission and lubricating oil, engine oil, insulation, transformer oil, and sythetic oil	5,000	KG		0.00
G2170	Waste Fuel, including but not limited to diesel, gasoline, kerosene, and aviation fuel. Contaminated with but not limited to brake fluid, antifreeze, water, dirt, solvents and sludges.	5,000	KG		0.00
G2180	Grease, including but not limited to automotive grease.	2,500	KG		0.00
G2190	POL Contaminated Solids, including but not limited to rags, absorbents, plastic containers, and activated carbon	5,000	KG		0.00
G2210	Filters, may be contaminated with but not limited to fuel and oil	1,000	KG		0.00
G2230	POL Contaminated Soil, <3% contamination	1,000	KG		0.00
G2240	POL Contaminated Soil, >3% contamination	1,000	KG		0.00
G2250	Diethylene Glycol, including but not limited to brake fluid	1,500	KG		0.00
Miscellaneous Waste G2400 to G3999					
G2400	Cyanide and cyanide containing wastes, liquid or solid	1,000	KG		0.00
G2410	Tar/ Bitumen / Asphalt	3,000	KG		0.00
G2420	Aerosol Cans, Ferric metal with harmful residual contents, no pesticides or polyurethane foam	5,000	KG		0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
G2430	Polyurethane Foam, aerosol or solid	2,000	KG		0.00
G2440	Asbestos and asbestos bearing items, including but not limited to brake shoes, safes, and file cabinets	2,000	KG		0.00
G2460	Wood, treated with but not limited to creosote, PCP, pesticides, and paint.	1,000	KG		0.00
G2470	Fire Extinguisher residue, liquid or solid	10,000	KG		0.00
G2480	Fire Extinguisher cannisters with liquid or solid residue	15,000	KG		0.00
G2500	Desiccants	2,000	KG		0.00
G2520	Peroxides, liquids and solids	3,000	KG		0.00
G2530	Medicine, uncontrolled	2,000	KG		0.00
G2540	Light tubes and lamps, including but not limited to fluorescent light tubes and sodium vapor lamps	4,000	KG		0.00
G2550	Detergents and soaps, solids and liquids, including but not limited to household and industrial products	5,000	KG		0.00
G2560	Cleaning Compounds, liquids and solids, including but not limited to furniture and equipment polish, rubbing compounds, metal cleaners, and wax	5,000	KG		0.00
G2570	Antifreeze and Anti-Icing Compounds, including but not limited to products containing ethylene glycol and propylene glycol that may be contaminated with but not limited to dirt, oil, water, and fuel	2,000	KG		0.00
G2580	Chlorofluorocarbons, not including compressed gas	2,000	KG		0.00
G2590	Spill Residue, including but not limited to absorbents, rags, soil, and debris from clean-up of chemical spills (other than POLs)	1,000	KG		0.00
G2640	Cardboard Tubes coated with tar containing zinc	500	KG		0.00
G2650	Chemical Defense Equipment (CDE)	8,000	KG		0.00
G2660	Flameless Ration Heaters, may contain magnesium or other water reactive chemicals	1,200	KG		0.00
G3500	Electronic Scrap, includes television sets, computers, laptops, DVD players, etc.	2,000	KG		0.00
Transportation G6000 to G6399					
GB6060	Transportation of hazardous waste from Bahrain to final disposal facility - 40 foot container (Reference C.1.3.2)	2	EA		0.00
GM6060	Transportation of hazardous waste from Oman to final disposal facility - 40 foot container (Reference C.1.3.2)	5	EA		0.00
GS6060	Transportation of hazardous waste from Saudi Arabia to final disposal facility - 40 foot container (Reference C.1.3.2)	2	EA		0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
GU6060	Transportation of hazardous waste from the United Arab Emirates to final disposal facility - 40 foot container (Reference C.1.3.2)	4	EA		0.00
GB6070	Transportation of hazardous waste from Bahrain to final disposal facility - 20 foot container (Reference C.1.3.2)	2	EA		0.00
GM6070	Transportation of hazardous waste from Oman to final disposal facility - 20 foot container (Reference C.1.3.2)	4	EA		0.00
GS6070	Transportation of hazardous waste from Saudi Arabia to final disposal facility - 20 foot container (Reference C.1.3.2)	2	EA		0.00
GU6070	Transportation of hazardous waste from the United Arab Emirates to final disposal facility - 20 foot container (Reference C.1.3.2)	4	EA		0.00
	Lab Analysis/Labels/Document Prep/Reports/Miscellaneous G6400 to G6699				
G6400	Identify unknown waste stream and prepare hazardous waste profile forms (Reference C.3.2)	20	EA		0.00
G6503	Provide Certificate of Disposal (Reference C.2.1)	20	EA		0.00
G6601	Evaluate unknown compressed gas cylinders (U/M of 'Each' consists of up to 5 cylinders - Reference C.2.2.1)	10	EA		0.00
G6608	Perform appropriate sampling and analysis to properly identify compressed gas in cylinder and prepare hazardous waste profile forms (Reference C.2.2.2)	10	EA		0.00
G6609	Perform repackaging of compressed gas cylinder that is not transportable (non-inert) (Reference C.2.2.3)	5	EA		0.00
G6610	Perform valve replacement on compressed gas cylinder (Reference C.2.2.3)	5	EA		0.00
G6611	Surcharge for Zone 'A' poison gases (Reference C.2.2.4)	5	EA		0.00
GB6615	Basel approval for all waste streams listed in Section B for Bahrain (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Bahrain will require ordering of 2 Basel CLINs).	1	EA		0.00
GM6615	Basel approval for all waste streams listed in Section B for Oman (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Oman will require ordering of 2 Basel CLINs).	1	EA		0.00
GS6615	Basel approval for all waste streams listed in Section B for Saudi Arabia (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Saudi Arabia will require ordering of 2 Basel CLINs).	1	EA		0.00
GU6615	Basel approval for all waste streams listed in Section B for the United Arab Emirates (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for the United Arab Emirates will require ordering of 2 Basel CLINs).	1	EA		0.00

Base Period
Gulf States of Bahrain, Oman, Saudi Arabia, and UAE
18 Months
(Estimated 1 September 2012 - 28 February 2014)

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
GB6620	Defense Base Act Insurance - Bahrain (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
GM6620	Defense Base Act Insurance - Oman (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
GS6620	Defense Base Act Insurance - Saudi Arabia (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
GU6620	Defense Base Act Insurance - United Arab Emirates (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
TOTAL ESTIMATED AMOUNT - Base Period					0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
Batteries G0400 to G0599					
G0400	Batteries, Lithium	20,000	KG		0.00
G0410	Batteries, Magnesium	1,000	KG		0.00
G0420	Batteries, Nickel-Cadmium	5,000	KG		0.00
G0430	Batteries, Mercury	1,000	KG		0.00
G0440	Batteries, Dry Cell, Mixed, including but not limited to Alkaline, Carbon Zinc and Manganese (pre-sorted for disposal)	2,000	KG		0.00
G0460	Batteries, Silver	500	KG		0.00
G0470	Batteries, Lead Acid, Drained and Undrained	10,000	KG		0.00
G0480	Batteries, Gel-filled	1,000	KG		0.00
Cylinders G0600 to G0699					
G0600	Compressed Gas Cylinders, including but not limited to chlorofluocarbons, fluorine, bromine, acetylene, oxygen, nitrogen (does not include chlorine)	10,000	KG		0.00
G0610	Cartridges, including but not limited to diesel starter, propane and butane	5,000	KG		0.00
Acids G1300 to G1399					
G1300	Inorganic Acids, including, but not limited to nitric, phosphoric, sulfuric, and hydrochloric	8,000	KG		0.00
G1310	Organic Acids, including but not limited to acetic, formic, benzoic and carboxylic	3,000	KG		0.00
G1330	Battery Acid	3,000	KG		0.00
Bases G1400 to G1499					
G1400	Bases and mixtures of bases (liquid or solid), including but not limited to sodium hydroxide, potassium hydroxide, and metal hydroxides	8,000	KG		0.00
G1410	Ammonia and Ammonia Compounds, liquid or solid, including but not limited to cleaning solutions, fertilizers and urea	5,000	KG		0.00
G1420	DS-2, Decontaminating Agent: Diethylenetriamine 70%, ethylene glycol mono methyl ether, 28% and sodium hydroxide 2%	3,000	KG		0.00
Chlorine Containing Wastes G1500 to G1599					
G1500	Chlorine containing compounds, liquid, including but not limited to laundry bleach	2,000	KG		0.00
G1510	Chlorine Containing compounds, solid including but not limited to chlorinated lime and super tropical bleach (calcium hypochlorite)	4,000	KG		0.00
G1520	Chlorine Gas, in cylinders	2,000	KG		0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
Alcohol and Solvents G1600 to G1699					
G1600	Alcohol, including but not limited to methanol, isopropyl and ethanol	10,000	KG		0.00
G1610	Solvents, Non-Halogenated including but not limited to paint strippers, paint thinners, and dry cleaning solvents	10,000	KG		0.00
G1630	Solvents, Halogenated, including but not limited to paint strippers, paint thinners, and dry cleaning solvents	5,000	KG		0.00
G1650	Solid waste contaminated with solvents and/or petroleum aromatic hydrocarbons, including but not limited to soil, cardboard, wood, and rags	2,000	KG		0.00
G1660	Aromatic Hydrocarbons, including but not limited to toluene, benzene, and xylene	10,000	KG		0.00
Printing and Photographic Wastes G1700 to G1799					
G1700	Printing products, halogenated or non-halogenated, including but not limited to toners and inks	2,000	KG		0.00
G1710	Photographic Products, halogenated and non-halogenated, including but not limited to fixers, bleaches, and developers	3,000	KG		0.00
Heavy Metal Contaminated Wastes G1800 to G1899					
G1800	Heavy metal contaminated solid waste, including but not limited to soil, fly ash, activated carbon, sand blast or similar media, rubber from shooting ranges, firing range residue, mudtrap waste, and street sweep; containing contaminants including, but not limited to, chromium, chromium VI, mercury, lead, iron, zinc, and beryllium	10,000	KG		0.00
G1810	Heavy metal contaminated liquid waste, including but not limited to wash rack liquids, rinsate, and x-ray waste containing contaminants including but not limited to chromium, chromium VI, mercury, lead, zinc, and beryllium	2,500	KG		0.00
G1820	Mercury and mercury containing items, including but not limited to mercury vapor lamps and dental amalgam	500	KG		0.00
Paint Waste G1900 to G1999					
G1900	Paint, Non-Halogenated	15,000	KG		0.00
G1910	Paint, Halogenated	10,000	KG		0.00
G1920	Paint, Polyurethane, including but not limited to CARC paint	10,000	KG		0.00
G1930	Paint Related Waste, including but not limited to brushes, empty containers (plastic or metal), filters, textiles, cardboard	8,000	KG		0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
G1940	Putties/Fillers/Caulk, halogenated and non-halogenated	3,000	KG		0.00
G1950	Glues, Adhesives and resins, halogenated and non-halogenated	8,000	KG		0.00
Pesticides / Herbicides / Fungicides /Insecticides G2000 to G2099					
G2000	Pesticides / Herbicides / Fungicides /Insecticides, liquid, including but not limited to pure product, contaminated liquid and creosote (organic and Inorganic)	5,000	KG		0.00
G2010	Pesticides / Herbicides / Fungicides /Insecticides, solid, including but not limited to pure product or mixtures of product (organic and Inorganic)	5,000	KG		0.00
G2020	Pesticides / Herbicides / Fungicides /Insecticides, aerosol (organic and Inorganic)	5,000	KG		0.00
POL Waste G2100 to G2399					
G2105	Waste used oils, petroleum and sythetic, contaminated with but not limited to antifreeze, brake fluid, solvents, and sludge. Oils include but not limited to engine oil, transmission and lubricating oil, hydraulic oil, emulsions, and insulation and transformer oil.	5,000	KG		0.00
G2130	Oil, unused, in various size containers including but not limited to transmission and lubricating oil, engine oil, insulation, transformer oil, and sythetic oil	5,000	KG		0.00
G2170	Waste Fuel, including but not limited to diesel, gasoline, kerosene, and aviation fuel. Contaminated with but not limited to brake fluid, antifreeze, water, dirt, solvents and sludges.	5,000	KG		0.00
G2180	Grease, including but not limited to automotive grease.	2,500	KG		0.00
G2190	POL Contaminated Solids, including but not limited to rags, absorbents, plastic containers, and activated carbon	5,000	KG		0.00
G2210	Filters, may be contaminated with but not limited to fuel and oil	1,000	KG		0.00
G2230	POL Contaminated Soil, <3% contamination	1,000	KG		0.00
G2240	POL Contaminated Soil, >3% contamination	1,000	KG		0.00
G2250	Diethylene Glycol, including but not limited to brake fluid	1,500	KG		0.00
Miscellaneous Waste G2400 to G3999					
G2400	Cyanide and cyanide containing wastes, liquid or solid	1,000	KG		0.00
G2410	Tar/ Bitumen / Asphalt	3,000	KG		0.00
G2420	Aerosol Cans, Ferric metal with harmful residual contents, no pesticides or polyurethane foam	5,000	KG		0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
G2430	Polyurethane Foam, aerosol or solid	2,000	KG		0.00
G2440	Asbestos and asbestos bearing items, including but not limited to brake shoes, safes, and file cabinets	2,000	KG		0.00
G2460	Wood, treated with but not limited to creosote, PCP, pesticides, and paint.	1,000	KG		0.00
G2470	Fire Extinguisher residue, liquid or solid	10,000	KG		0.00
G2480	Fire Extinguisher cannisters with liquid or solid residue	15,000	KG		0.00
G2500	Desiccants	2,000	KG		0.00
G2520	Peroxides, liquids and solids	3,000	KG		0.00
G2530	Medicine, uncontrolled	2,000	KG		0.00
G2540	Light tubes and lamps, including but not limited to fluorescent light tubes and sodium vapor lamps	4,000	KG		0.00
G2550	Detergents and soaps, solids and liquids, including but not limited to household and industrial products	5,000	KG		0.00
G2560	Cleaning Compounds, liquids and solids, including but not limited to furniture and equipment polish, rubbing compounds, metal cleaners, and wax	5,000	KG		0.00
G2570	Antifreeze and Anti-Icing Compounds, including but not limited to products containing ethylene glycol and propylene glycol that may be contaminated with but not limited to dirt, oil, water, and fuel	2,000	KG		0.00
G2580	Chlorofluorocarbons, not including compressed gas	2,000	KG		0.00
G2590	Spill Residue, including but not limited to absorbents, rags, soil, and debris from clean-up of chemical spills (other than POLs)	1,000	KG		0.00
G2640	Cardboard Tubes coated with tar containing zinc	500	KG		0.00
G2650	Chemical Defense Equipment (CDE)	8,000	KG		0.00
G2660	Flameless Ration Heaters, may contain magnesium or other water reactive chemicals	1,200	KG		0.00
G3500	Electronic Scrap, includes television sets, computers, laptops, DVD players, etc.	2,000	KG		0.00
Transportation G6000 to G6399					
GB6060	Transportation of hazardous waste from Bahrain to final disposal facility - 40 foot container (Reference C.1.3.2)	2	EA		0.00
GM6060	Transportation of hazardous waste from Oman to final disposal facility - 40 foot container (Reference C.1.3.2)	5	EA		0.00
GS6060	Transportation of hazardous waste from Saudi Arabia to final disposal facility - 40 foot container (Reference C.1.3.2)	2	EA		0.00

Currency: _____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
GU6060	Transportation of hazardous waste from the United Arab Emirates to final disposal facility - 40 foot container (Reference C.1.3.2)	4	EA		0.00
GB6070	Transportation of hazardous waste from Bahrain to final disposal facility - 20 foot container (Reference C.1.3.2)	2	EA		0.00
GM6070	Transportation of hazardous waste from Oman to final disposal facility - 20 foot container (Reference C.1.3.2)	4	EA		0.00
GS6070	Transportation of hazardous waste from Saudi Arabia to final disposal facility - 20 foot container (Reference C.1.3.2)	2	EA		0.00
GU6070	Transportation of hazardous waste from the United Arab Emirates to final disposal facility - 20 foot container (Reference C.1.3.2)	4	EA		0.00
	Lab Analysis/Labels/Document Prep/Reports/Miscellaneous G6400 to G6699				
G6400	Identify unknown waste stream and prepare hazardous waste profile forms (Reference C.3.2)	20	EA		0.00
G6503	Provide Certificate of Disposal (Reference C.2.1)	20	EA		0.00
G6601	Evaluate unknown compressed gas cylinders (U/M of 'Each' consists of up to 5 cylinders - Reference C.2.2.1)	10	EA		0.00
G6608	Perform appropriate sampling and analysis to properly identify compressed gas in cylinder and prepare hazardous waste profile forms (Reference C.2.2.2)	10	EA		0.00
G6609	Perform repackaging of compressed gas cylinder that is not transportable (non-inert) (Reference C.2.2.3)	5	EA		0.00
G6610	Perform valve replacement on compressed gas cylinder (Reference C.2.2.3)	5	EA		0.00
G6611	Surcharge for Zone 'A' poison gases (Reference C.2.2.4)	5	EA		0.00
GB6615	Basel approval for all waste streams listed in Section B for Bahrain (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Bahrain will require ordering of 2 Basel CLINs).	1	EA		0.00
GM6615	Basel approval for all waste streams listed in Section B for Oman (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Oman will require ordering of 2 Basel CLINs).	1	EA		0.00
GS6615	Basel approval for all waste streams listed in Section B for Saudi Arabia (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Saudi Arabia will require ordering of 2 Basel CLINs).	1	EA		0.00

1st Option Period
Gulf States of Bahrain, Oman, Saudi Arabia, and UAE
18 Months
(Estimated 1 March 2014 - 31 August 2015)

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
GU6615	Basel approval for all waste streams listed in Section B for the United Arab Emirates (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for the United Arab Emirates will require ordering of 2 Basel CLINs).	1	EA		0.00
GB6620	Defense Base Act Insurance - Bahrain (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
GM6620	Defense Base Act Insurance - Oman (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
GS6620	Defense Base Act Insurance - Saudi Arabia (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
GU6620	Defense Base Act Insurance - United Arab Emirates (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
TOTAL ESTIMATED AMOUNT - 1st Option Period					0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
Batteries G0400 to G0599					
G0400	Batteries, Lithium	20,000	KG		0.00
G0410	Batteries, Magnesium	1,000	KG		0.00
G0420	Batteries, Nickel-Cadmium	5,000	KG		0.00
G0430	Batteries, Mercury	1,000	KG		0.00
G0440	Batteries, Dry Cell, Mixed, including but not limited to Alkaline, Carbon Zinc and Manganese (pre-sorted for disposal)	2,000	KG		0.00
G0460	Batteries, Silver	500	KG		0.00
G0470	Batteries, Lead Acid, Drained and Undrained	10,000	KG		0.00
G0480	Batteries, Gel-filled	1,000	KG		0.00
Cylinders G0600 to G0699					
G0600	Compressed Gas Cylinders, including but not limited to chlorofluocarbons, fluorine, bromine, acetylene, oxygen, nitrogen (does not include chlorine)	10,000	KG		0.00
G0610	Cartridges, including but not limited to diesel starter, propane and butane	5,000	KG		0.00
Acids G1300 to G1399					
G1300	Inorganic Acids, including, but not limited to nitric, phosphoric, sulfuric, and hydrochloric	8,000	KG		0.00
G1310	Organic Acids, including but not limited to acetic, formic, benzoic and carboxylic	3,000	KG		0.00
G1330	Battery Acid	3,000	KG		0.00
Bases G1400 to G1499					
G1400	Bases and mixtures of bases (liquid or solid), including but not limited to sodium hydroxide, potassium hydroxide, and metal hydroxides	8,000	KG		0.00
G1410	Ammonia and Ammonia Compounds, liquid or solid, including but not limited to cleaning solutions, fertilizers and urea	5,000	KG		0.00
G1420	DS-2, Decontaminating Agent: Diethylenetriame 70%, ethylene glycol mono methyl ether, 28% and sodium hydroxide 2%	3,000	KG		0.00
Chlorine Containing Wastes G1500 to G1599					
G1500	Chlorine containing compounds, liquid, including but not limited to laundry bleach	2,000	KG		0.00
G1510	Chlorine Containing compounds, solid including but not limited to chlorinated lime and super tropical bleach (calcium hypochlorite)	4,000	KG		0.00
G1520	Chlorine Gas, in cylinders	2,000	KG		0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
Alcohol and Solvents G1600 to G1699					
G1600	Alcohol, including but not limited to methanol, isopropyl and ethanol	10,000	KG		0.00
G1610	Solvents, Non-Halogenated including but not limited to paint strippers, paint thinners, and dry cleaning solvents	10,000	KG		0.00
G1630	Solvents, Halogenated, including but not limited to paint strippers, paint thinners, and dry cleaning solvents	5,000	KG		0.00
G1650	Solid waste contaminated with solvents and/or petroleum aromatic hydrocarbons, including but not limited to soil, cardboard, wood, and rags	2,000	KG		0.00
G1660	Aromatic Hydrocarbons, including but not limited to toluene, benzene, and xylene	10,000	KG		0.00
Printing and Photographic Wastes G1700 to G1799					
G1700	Printing products, halogenated or non-halogenated, including but not limited to toners and inks	2,000	KG		0.00
G1710	Photographic Products, halogenated and non-halogenated, including but not limited to fixers, bleaches, and developers	3,000	KG		0.00
Heavy Metal Contaminated Wastes G1800 to G1899					
G1800	Heavy metal contaminated solid waste, including but not limited to soil, fly ash, activated carbon, sand blast or similar media, rubber from shooting ranges, firing range residue, mudtrap waste, and street sweep; containing contaminants including, but not limited to, chromium, chromium VI, mercury, lead, iron, zinc, and beryllium	10,000	KG		0.00
G1810	Heavy metal contaminated liquid waste, including but not limited to wash rack liquids, rinsate, and x-ray waste containing contaminants including but not limited to chromium, chromium VI, mercury, lead, zinc, and beryllium	2,500	KG		0.00
G1820	Mercury and mercury containing items, including but not limited to mercury vapor lamps and dental amalgam	500	KG		0.00
Paint Waste G1900 to G1999					
G1900	Paint, Non-Halogenated	15,000	KG		0.00
G1910	Paint, Halogenated	10,000	KG		0.00
G1920	Paint, Polyurethane, including but not limited to CARC paint	10,000	KG		0.00
G1930	Paint Related Waste, including but not limited to brushes, empty containers (plastic or metal), filters, textiles, cardboard	8,000	KG		0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
G1940	Putties/Fillers/Caulk, halogenated and non-halogenated	3,000	KG		0.00
G1950	Glues, Adhesives and resins, halogenated and non-halogenated	8,000	KG		0.00
Pesticides / Herbicides / Fungicides /Insecticides G2000 to G2099					
G2000	Pesticides / Herbicides / Fungicides /Insecticides, liquid, including but not limited to pure product, contaminated liquid and creosote (organic and Inorganic)	5,000	KG		0.00
G2010	Pesticides / Herbicides / Fungicides /Insecticides, solid, including but not limited to pure product or mixtures of product (organic and Inorganic)	5,000	KG		0.00
G2020	Pesticides / Herbicides / Fungicides /Insecticides, aerosol (organic and Inorganic)	5,000	KG		0.00
POL Waste G2100 to G2399					
G2105	Waste used oils, petroleum and sythetic, contaminated with but not limited to antifreeze, brake fluid, solvents, and sludge. Oils include but not limited to engine oil, transmission and lubricating oil, hydraulic oil, emulsions, and insulation and transformer oil.	5,000	KG		0.00
G2130	Oil, unused, in various size containers including but not limited to transmission and lubricating oil, engine oil, insulation, transformer oil, and sythetic oil	5,000	KG		0.00
G2170	Waste Fuel, including but not limited to diesel, gasoline, kerosene, and aviation fuel. Contaminated with but not limited to brake fluid, antifreeze, water, dirt, solvents and sludges.	5,000	KG		0.00
G2180	Grease, including but not limited to automotive grease.	2,500	KG		0.00
G2190	POL Contaminated Solids, including but not limited to rags, absorbents, plastic containers, and activated carbon	5,000	KG		0.00
G2210	Filters, may be contaminated with but not limited to fuel and oil	1,000	KG		0.00
G2230	POL Contaminated Soil, <3% contamination	1,000	KG		0.00
G2240	POL Contaminated Soil, >3% contamination	1,000	KG		0.00
G2250	Diethylene Glycol, including but not limited to brake fluid	1,500	KG		0.00
Miscellaneous Waste G2400 to G3999					
G2400	Cyanide and cyanide containing wastes, liquid or solid	1,000	KG		0.00
G2410	Tar/ Bitumen / Asphalt	3,000	KG		0.00
G2420	Aerosol Cans, Ferric metal with harmful residual contents, no pesticides or polyurethane foam	5,000	KG		0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
G2430	Polyurethane Foam, aerosol or solid	2,000	KG		0.00
G2440	Asbestos and asbestos bearing items, including but not limited to brake shoes, safes, and file cabinets	2,000	KG		0.00
G2460	Wood, treated with but not limited to creosote, PCP, pesticides, and paint.	1,000	KG		0.00
G2470	Fire Extinguisher residue, liquid or solid	10,000	KG		0.00
G2480	Fire Extinguisher cannisters with liquid or solid residue	15,000	KG		0.00
G2500	Desiccants	2,000	KG		0.00
G2520	Peroxides, liquids and solids	3,000	KG		0.00
G2530	Medicine, uncontrolled	2,000	KG		0.00
G2540	Light tubes and lamps, including but not limited to fluorescent light tubes and sodium vapor lamps	4,000	KG		0.00
G2550	Detergents and soaps, solids and liquids, including but not limited to household and industrial products	5,000	KG		0.00
G2560	Cleaning Compounds, liquids and solids, including but not limited to furniture and equipment polish, rubbing compounds, metal cleaners, and wax	5,000	KG		0.00
G2570	Antifreeze and Anti-Icing Compounds, including but not limited to products containing ethylene glycol and propylene glycol that may be contaminated with but not limited to dirt, oil, water, and fuel	2,000	KG		0.00
G2580	Chlorofluorocarbons, not including compressed gas	2,000	KG		0.00
G2590	Spill Residue, including but not limited to absorbents, rags, soil, and debris from clean-up of chemical spills (other than POLs)	1,000	KG		0.00
G2640	Cardboard Tubes coated with tar containing zinc	500	KG		0.00
G2650	Chemical Defense Equipment (CDE)	8,000	KG		0.00
G2660	Flameless Ration Heaters, may contain magnesium or other water reactive chemicals	1,200	KG		0.00
G3500	Electronic Scrap, includes television sets, computers, laptops, DVD players, etc.	2,000	KG		0.00
Transportation G6000 to G6399					
GB6060	Transportation of hazardous waste from Bahrain to final disposal facility - 40 foot container (Reference C.1.3.2)	2	EA		0.00
GM6060	Transportation of hazardous waste from Oman to final disposal facility - 40 foot container (Reference C.1.3.2)	5	EA		0.00
GS6060	Transportation of hazardous waste from Saudi Arabia to final disposal facility - 40 foot container (Reference C.1.3.2)	2	EA		0.00

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
GU6060	Transportation of hazardous waste from the United Arab Emirates to final disposal facility - 40 foot container (Reference C.1.3.2)	4	EA		0.00
GB6070	Transportation of hazardous waste from Bahrain to final disposal facility - 20 foot container (Reference C.1.3.2)	2	EA		0.00
GM6070	Transportation of hazardous waste from Oman to final disposal facility - 20 foot container (Reference C.1.3.2)	4	EA		0.00
GS6070	Transportation of hazardous waste from Saudi Arabia to final disposal facility - 20 foot container (Reference C.1.3.2)	2	EA		0.00
GU6070	Transportation of hazardous waste from the United Arab Emirates to final disposal facility - 20 foot container (Reference C.1.3.2)	4	EA		0.00
	Lab Analysis/Labels/Document Prep/Reports/Miscellaneous G6400 to G6699				
G6400	Identify unknown waste stream and prepare hazardous waste profile forms (Reference C.3.2)	20	EA		0.00
G6503	Provide Certificate of Disposal (Reference C.2.1)	20	EA		0.00
G6601	Evaluate unknown compressed gas cylinders (U/M of 'Each' consists of up to 5 cylinders - Reference C.2.2.1)	10	EA		0.00
G6608	Perform appropriate sampling and analysis to properly identify compressed gas in cylinder and prepare hazardous waste profile forms (Reference C.2.2.2)	10	EA		0.00
G6609	Perform repackaging of compressed gas cylinder that is not transportable (non-inert) (Reference C.2.2.3)	5	EA		0.00
G6610	Perform valve replacement on compressed gas cylinder (Reference C.2.2.3)	5	EA		0.00
G6611	Surcharge for Zone 'A' poison gases (Reference C.2.2.4)	5	EA		0.00
GB6615	Basel approval for all waste streams listed in Section B for Bahrain (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Bahrain will require ordering of 2 Basel CLINs).	1	EA		0.00
GM6615	Basel approval for all waste streams listed in Section B for Oman (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Oman will require ordering of 2 Basel CLINs).	1	EA		0.00
GS6615	Basel approval for all waste streams listed in Section B for Saudi Arabia (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for Saudi Arabia will require ordering of 2 Basel CLINs).	1	EA		0.00

2nd Option Period
Gulf States of Bahrain, Oman, Saudi Arabia, and UAE
18 Months
(Estimated 1 September 2015 - 28 February 2017)

Currency: ____

CLIN NUMBER	CLIN DESCRIPTION	EST QUANTITY	U/M	UNIT PRICE	TOTAL EST. PRICE
GU6615	Basel approval for all waste streams listed in Section B for the United Arab Emirates (NOTE: U/M of "Each" consists of up to four notifications; thus five notifications for Basel approval for the United Arab Emirates will require ordering of 2 Basel CLINs).	1	EA		0.00
GB6620	Defense Base Act Insurance - Bahrain (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
GM6620	Defense Base Act Insurance - Oman (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
GS6620	Defense Base Act Insurance - Saudi Arabia (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
GU6620	Defense Base Act Insurance - United Arab Emirates (U/M of "Each" consists of coverage for all contractor personnel working in country during a 12-month period)	1	EA		0.00
TOTAL ESTIMATED AMOUNT - 2nd Option Period					0.00
GRAND TOTAL - Gulf States (Base plus Options)					0.00

PERFORMANCE WORK STATEMENT

1 REMOVAL

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1.1.4 HOURS OF OPERATION

1.1.5 PUBLIC AFFAIRS COORDINATION

1.2 REMOVAL

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1.3.2 TRANSPORTATION CHARGE CLIN's KB6060 THRU KU6060

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2.2 COMPRESSED GAS CYLINDERS

2.2.1 EVALUATION/IDENTIFICATION OF CYLINDERS

2.2.2 ANALYSIS TO IDENTIFY CYLINDER CONTENTS

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2.2.4 SURCHARGE FOR ZONE "A" POISON GASES

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2.3.1 RECYCLING / RE-USE/RECLAIM

2.4 DEMILITARIZATION VIA SERVICE CONTRACT

2.4.1 DEMILITARIZATION OF CHEMICAL DEFENSE EQUIPMENT
(CDE)

3 SPECIAL SERVICES

3.1 PERFORM ANALYSIS

3.2 IDENTIFY UNKNOWN WASTE STREAMS AND PREPARE WASTE
PROFILE FORMS

PERFORMANCE WORK STATEMENT

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, Host Nation, Final Governing Standards (FGS), Overseas Environmental Baseline Guidance Document (OEBGD), European Agreement Concerning the International Carriage of Dangerous Goods by Road (ADR), International Maritime Dangerous Goods Code (IMDG), European Agreement Concerning the International Carriage of Dangerous Goods by Rail (RID), US federal law and Department of Defense (DOD) regulations relating to the generation, transportation and storage of hazardous property.

b. This contract covers the non-personal services for inspection, unloading, containerization, removal, transportation, storage, recycling, recovery, treatment and ultimate disposal of hazardous property generated by US Military Installations within the countries of Bahrain, Kuwait, Oman, Qatar, Saudi Arabia and United Arab Emirates. 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 Host Nation, FGS, OEBDG, ADR, DOD, and Federal laws and regulations, and the terms and conditions of this contract. These services shall include all necessary personnel, including applicable subcontractors, labor, transportation, equipment, and the compilation and submission of all documentation required by this contract. All Contract Line Item Numbers (CLIN's), regardless of their condition, are being discarded by the Government and are considered to be waste.

c. The US Government may order the estimated quantities for facilities in the countries listed in paragraph (b) above or any combination of the above mentioned areas depending on military mission requirements. Should the US Government require services in any other location within Southwest Asia, the agreed upon CLIN pricing of this contract shall apply, except for the addition of new Transportation CLIN for the particular country. The US Government also reserves the right to contract separately for any of those countries.

1 REMOVAL

a. The requirements for removal of wastes under this contract are divided into three main phases: Pre-Removal (.1.1), Removal (.1.2), and Post-Removal (.1.3). The contractor, and their subcontractors, must perform at all times in a prudent, conscientious, safe and professional manner. The contractor shall ensure that its agents, employees, and subcontractors involved in handling 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. The contractor agrees that his personnel and equipment are subject to safety inspections by Government personnel while on Federal property.

1.1 PRE-REMOVAL

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

b. The contractor shall provide the COR with all information required to obtain a badge, vehicle passes, etc., needed for contractor personnel to perform work on this contract 15 calendar days prior to executing Task Order (TO).

c. 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), International Driver's License number and its expiration date to the COR or other Government representative at least 5 calendar days 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 5 calendar day notification requirement is moot for the remainder of the contract unless otherwise modified.

- (1) If a driver, other than the one specified 5 calendar days 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. Electronic communication (telephone, BlackBerry, laptop) should be initiated by the contractor to notify the COR of the situation. This may require a written notice or fax from the prime contractor. The US Government isn't liable for any damages incurred by the contractor as a result of untimely or incomplete notifications.
- (2) The US 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 notification requirements and timeframes.

1.1.1 PERMIT / SPECIAL REQUIREMENTS

a. The contractor warrants that they have been duly authorized to operate and conduct business in the country or countries in which this contract is to be performed and that they will fully comply with all the laws, decrees, labor standards and regulations of this country and transit countries. The contractor shall, without additional expense to the US Government (unless listed as a separate CLIN on the price schedule), be responsible for all fees for, preparing or obtaining any necessary licenses, permits, notifications, waste profiles, customs declarations, which result from a contractor's transportation, recycling, or disposal decision. 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 contractors 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 US Government agencies on behalf of a generator must be coordinated with and concurred with by the affected generator prior to submission to any foreign agency.

b. The Contractor may be required to attend any special training, seminar, instruction, class, etc. provided by the Government or to provide information to perform work or gain access to the installation. This training can either be in conjunction with a schedule HW removal or could be required prior to contract award. Example: pass and ID requirements, antiterrorist training, EMS policies, fork lift training, etc..

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 1.1.2.

1.1.2 SHIPPING DOCUMENTATION

a. 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 Disposal Facility and any other shipping documents. The contractor shall provide the COR with a copy of the completed form(s) for review by the appropriate Government official at the time that property is removed from the installation. Additionally any international transportation and Host Nation manifesting requirements established by the IMDG, ADR, RID or the 1989 Basel Convention on the Trans-boundary Movement of Hazardous Waste and their Disposal must also be completed and provided to the COR upon removal of the waste from the installation. The COR has the authority to decline the signing of any manifest for waste loads which are not in conformance with transportation and environmental regulations.

b. When CLINs GB6615, GU6615, GO6615, or GS6615 are ordered the contractor shall prepare and submit the appropriate documents and notifications required to move and dispose of all waste listed in the contract. If Basel notification is required the contractor shall immediately begin the Basel Notification process upon receipt of the task order so that completed Basel notification approvals within 90 days of award can be assured. The contractor shall prepare all notification documents and act as the "EXPORTER" and "IMPORTER" of the waste. Photocopies of the application for notifications shall be provided to the Contracting Officer (CO); once the notification has been approved by competent authority a copy must also be provided to the Contracting Officer. Once the waste has been removed from the installation, the contractor shall provide the COR with a copy of the signed and dated Basel Trans-Boundary Movement Document (Basel Convention, Article 6, Paragraph 9) no later than 60 days following the acceptance of the waste by the TSDRF. Photocopies of all completed shipping documents shall be forwarded with the invoice to include the Basel showing acceptance of the waste at TSDRF. The documents must reference the applicable contract number and task order number.

Upon release of a task order for Basel permits, the contractor shall provide bi-weekly reports to the CO outlining the step at which the contractor is at obtaining follow-on notifications to ensure there is no lapse in service.

c. The contractor shall complete DRMS Form 1683E, Manifest Tracking Log, annotating all wastes removed. The contractor must describe and document in detail any differences between the actual quantities picked up (column 5) and the actual quantity disposed/recycled (column 11). The contractor may use attachments to the form if necessary. The Contract Manager or Alternate Contract Manager shall sign the form certifying its accuracy and completeness.

1.1.3 TRAILER SECURITY, PADLOCKS

a. All contractor furnished trailers, containers 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 additional specific sections in this contract 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 pursuit of monetary consideration and/or annotation of negative past performance if the contractor trailer capable of being padlocked arrives and/or departs from the pickup location(s) without meeting the padlock requirements mentioned above.

1.1.4 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 normal hours of operations for the installation. The normal hours of operations for installations on this contract are available, upon request, from the COR.

b. Known deviations from normal hours of operation are during Host Nation religious holidays (such as Ramadan or EID).

1.1.5 PUBLIC AFFAIRS COORDINATION

The Contractor shall refer all inquiries concerning this contract to the CO. Under no circumstances shall any statement be released to the news media directly by the Contractor or any of the employees of the contractor.

1.2 REMOVAL

1.2.1 SPILL AND CONTINGENCY RESPONSIBILITIES

a. The character of the mission and the operations covered by this contract requires the contractor to have the ability to be responsive to unforeseen immediate and urgent circumstances should they arise, including injury, illness of key contractor personnel, on site contractor personnel refusal of access to military facilities, and spill response.

b. The contractor is solely responsible for cleanup of 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 to the satisfaction of the Government and at no additional cost to the Government.

c. The contractor shall report all such spills or leaks, regardless of their quantity, to the CO and COR within one hour of 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 a reportable spill by laws of the country where the spill occurs, 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.
- (7) Provide the name, address and phone number of persons involved in the incident.

1.2.2 SAFETY REQUIREMENTS

a. The contractor must perform all operations in a prudent, conscientious, safe and professional manner. At a minimum the contractor shall comply with all applicable Host Nation, DOD, EU and international safety and health regulations as well as installation where performing services.

b. The contractor shall ensure that all personnel involved in hazardous substances management are properly trained for the level of expertise required to perform the tasks.

c. The contractor shall conform to the safety and health requirements contained in this contract for all activities related to the accomplishment of work. The contractor shall ensure that, prior to initiating any work under this contract, all contractor personnel, including subcontractors have read and understood all safety and health requirements.

d. The contractor shall take such additional immediate precautions as the CO or designated Representative may reasonably require for safety and mishap prevention purposes. The COR / COTR has the right to stop all work it is not being conducted in a safe manner.

1.2.3 SEGREGATION OF HAZARDOUS WASTE

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.

1.2.4 GOVERNMENT EQUIPMENT AND PERSONNEL

Because base access restrictions and installation regulations prohibit the contractor from bringing/operating material handling equipment (MHE) at the time of removal, the Government shall make arrangements to furnish the loading equipment and operator necessary to assist in the performance of this contract.

1.2.5 TREATMENT OF HAZARDOUS WASTE ON GOVERNMENT FACILITY

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

b. The contractor shall not drain and/or flush PCB items at any US Government installations. Draining will be allowed only to prevent leaking and mitigate spills.

c. Treatment, disposal, or release of gas (other than inert) to the atmosphere on US Government installations 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.

1.2.6 LOADING

At all the pickup locations, the Government will provide the initial loading of waste onto the contractor's conveyance; however, all blocking, bracing, lashing, banding, or securing of cargo must be performed by the contractor. All loading and bracing operations will be performed in conjunction with each other. Under no condition will the contractor conveyance be allowed to leave the installation until it has been inspected and determined to be in compliance with all applicable transportation requirements.

1.2.7 WEIGHING OF PROPERTY

Verification of task order weights is required. 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 (COR) 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.

a. Non-bulk Items

- (1) For non-bulk items, the contractor shall utilize available scales (certified by the local competent authority and/or approved by the local DLA Disposition Services site Environmental Specialist) 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) The use of commercial scales is not authorized for non-bulk items.

1.2.8 PERFORMANCE TIME

Complete removal/service shall be accomplished no later than 90 calendar days from the date of the task order.

1.3 POST REMOVAL

1.3.1 TRANSPORTATION

a. The contractor shall transport waste in accordance with Host Nation, ADR, IMDG, Basel Convention and international regulations governing identification, packaging, labeling, marking and placards of dangerous goods containers and vehicles for transportation. All hazardous property and dangerous goods shall be transported in UN specification containers. The contractor is responsible for ensuring that shipping documents (manifest) will accompany all hazardous property to ensure cradle to grave audit. The standards set forth in the ADR, IMDG, RID; DOD or Host Nation regulations shall be utilized during shipment.

b. The contracted drivers must possess the appropriate emergency action instructions and And any other documentation/training required by ADR, IMDG, Host Nation and international transportation regulations. All transport vehicles shall be equipped with the appropriate emergency response equipment and spill response materials.

c. The contractor shall comply with all laws and regulations associated with the transport of hazardous waste containers outside the country of origin and in all transit countries. These include but are not limited to, any provisions governing the prior notification of competent authorities, temporary storage and custom clearance. To the extent that the 1989 Basel Convention on the Control of Transboundary Movement of Hazardous Waste and their Disposal

or European Union notifications are applicable to movements of hazardous/special waste under this contract, the contractor or his sub-contractor shall act as the “exporter” and the “importer”.

1.3.2 TRANSPORTATION CHARGE- CLINs GB6060/6070, GM 6060/6070, GU 6060/6070, GS6060/6070, K6060 (if applicable), and Q6060 (if applicable)

- a. Specific locations for hazardous waste removals are for the countries of Bahrain, Oman, Kuwait, Qatar, Saudi Arabia and United Arab Emirates. There may be additional (neighboring) countries – not known at the time of award of this contract - which may be added at a later date; such additional countries will be added via contract modification. Based on the contingency nature of this requirement, the US mission in Southwest Asia may change over the life of the contract.
- b. The inclusive transportation cost CLIN will be chargeable on a one **“EACH”** basis for all routes requiring export of waste to another country, whether by road, rail or ship (NOTE: The transportation CLIN for in-country disposal will be zero). This CLIN will be chargeable based on the equivalent volume of up to 40 ft. container or a 20 ft. container, regardless of the container size used; thus, if the contractor is given the volume of 2.5- 40 ft. containers (2 each 40-ft. containers and 1 each 20-ft. container), the task order will reflect fees for 2 40-ft. containers and 1 20-ft. container, regardless of the number of containers used by the contractor.
- c. The transportation cost CLIN is based upon the transportation plan submitted by the contractor during the solicitation phase and approved for use by the CO for all locations covered by this contract. Once award is made, the charge is fixed and covers all modes of transportation throughout the length of the contract, regardless of the ultimate route used. No additional costs will be paid in association with a failure to use the planned disposal method/route unless such costs are warranted under the Changes clause.
- d. Only costs related to transportation must be included in each transportation CLIN unit price. As a result, unit pricing for hazardous waste disposal CLINs, Basel CLINs, Defense Base Act Insurance CLINs, etc., should not include any charges related to transportation.
- e. Upon receiving notification of a potential new site/location to be added to this contract, the contractor shall supply a transportation plan for the new site/location, to include the route, equipment used, personnel, time schedules, import duty fees, customs fees, Basel notification fees/costs and any other applicable charges which may affect the timing of the transport of waste to the final TSDRF. Contractors are required to provide this transportation plan with their modification proposal to add the new site.
- f. Should the US Government order multiple pickups from different locations in the same country on one task order, or issue multiple task orders for different sites in the same country within a one week period, the contractor shall arrange to combine the pickups, in order to maximize the economic shipment quantity, thereby minimizing the number of containers required.
- g. When multiple task orders are issued for different sites in the same country within a one

week period, the performance period for all such orders will be adjusted to reflect the allotted performance time for the final task order in the series.

1.3.3 RETURN OF SHIPPING DOCUMENTATION

a. The contractor shall prepare, complete and return signed copies of all shipping documentation (manifests) as required by Host Nation, ADR, IMDG, international law and contract requirements. A copy of all dated and completed shipping documents (manifests) signed by the designated TSDRF shall be submitted with the contractor's invoice. No invoice shall be paid without copies of applicable shipping manifests. The contractor shall also furnish a copy of each shipping document (manifest), signed by the designated TSDF, to the DLA Disposition Services Site coordinating the waste disposal within 35 days of pickup by the initial transporter. If the waste has not been received by the TSDRF within 30 days after the initial pickup date, the contractor shall notify the DLA Disposition Services Site of the physical location of the waste. If applicable, the contractor shall provide the Shipping documents (manifest) with additional transporter signatures, as well.

b. The contractor must ensure that there is a clear audit trail for all items until final treatment/disposal is accomplished.

2 DISPOSAL / RECYCLING

- a. This subsection covers requirements for disposal/recycling of items in general, disposal of specialized commodities such as Compressed Gas Cylinders (CGC's), Polychlorinated Biphenyls (PCB's), and of various recyclable items.
- b. Disposal/recycling of all items must take place within 225 days after the date of the task order (315 days for items requiring demilitarization)

2.1 CERTIFICATES OF DISPOSAL/DESTRUCTION (CDs) – CLINs G6503/K6503

When requested the contractor shall obtain and provide necessary documentation to prove that final disposal of CLIN's has been accomplished. Certificates of final treatment or disposal shall be provided to the generating activity identified on the shipping papers (manifest) with a copy to the DLA Disposition Services Site/COR. CD's require certifications from agents, officials, or employees of the Qualified TSDRF that provided final treatment and/or disposal. **CDs shall be provided within thirty (30) calendar days after disposal occurs.** CLIN G6503 or K6503 shall be ordered one (1) each for every CD desired per task order line item.

2.2 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 and recycling of metal from emptied cylinders. Cylinder disposal shall result in the destruction of the cylinder, such that it can no longer be used as a cylinder.

b. When the US 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 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 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. 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 refusal explanation.

d. The contractor is required to discharge, recycle, or dispose of the gas in accordance with DLAI 4145.25 (contractor will recycle and not dispose of the gas if required per DLAI 4145.25) The contractor shall complete a certificate of disposal or a certificate of recycling for all gases and empty cylinders and furnish them as appropriate to the generator with a copy to the DLA Disposition Services COR.

e. 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.

f. The contractor is to complete the Compressed Gas Cylinder report for each cylinder at each pickup location when ordered to discharge inert gases, and evaluation/identification of Cylinders. A copy of the Compressed Gas Cylinder report shall be provided to the generator and the DLA Disposition Services COR prior to invoicing.

g. Discharge of inert gases, those not regulated by Federal, state, or local regulations as wastes or pollutants, shall be discharged to the atmosphere at the Government facility or may be transported to a TSDRF for venting. All proper safety precautions must be observed. When the cylinder is completely empty, the contractor shall decommission the cylinder in accordance with instructions below. If the contractor chooses to remove inert cylinders for venting off-site, all work described below shall be accomplished and the decommissioned in accordance with the instructions below. Prior to venting gases at US 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 DLAI 4541.25, Section 7.7-2c.

h. The contractor must take the following actions to decommission empty cylinders containing identified non-inert gas or inert gas:

(a) Track every cylinder by serial number, CLIN, and task 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.

(b) Purge and cleanse all cylinders of their contents. For any purging of cylinders performed on US Government premises, purged contents shall be removed using methods, which will not constitute treatment (i.e., the characteristics of the gas will remain unchanged). The contractor shall dispose of all residue waste generated by this requirement at no additional cost to the US Government.

(c) 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 DLA Disposition Services COR.

(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 provide certificates of destruction for all cylinders disposed 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 and 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.

2.2.1 EVALUATION/IDENTIFICATION OF CYLINDERS – CLIN G6601

Some cylinders may contain unknown substances, have inoperable valves, may be plugged or may not be transportable due to their condition. When CLIN G6601 is ordered, the contractor is required to perform an evaluation of 5 cylinders on site and provide the results of the evaluation (NOTE: Order of 1 'EACH' of CLIN G6601 requires evaluation of up to 5 cylinders). This evaluation includes, but is not limited to a visual inspection of markings, labels, cylinder type, etc., as well as condition of the valves (operable/inoperable). The evaluation

report will indicate, among other things, whether sampling and analysis (CLIN G6400) will be required to identify the contents and whether the contents need to be containerized (CLIN G6609). The contractor shall have thirty (30) calendar days from issuance of a written task order citing CLIN G6601 to complete the evaluation and submit the report to the COR.

2.2.2 ANALYSIS TO IDENTIFY CYLINDER CONTENTS – CLIN G6608

When CLIN G6608 is ordered, the contractor shall be required to perform appropriate analysis to identify substance and complete waste profile forms. For each CLIN G6608 ordered, the contractor shall be required to sample and analyze the contents of one cylinder. After issuance of a written task order, the contractor shall be required to draw all samples, complete all tests, and provide typed waste profile sheets to the COR within thirty (30) calendar days. The contractor shall perform sampling in such a manner that no gas is emitted to the atmosphere. Analysis of waste and completion of waste profile sheets is in this contract to serve DOD generators covered by this contract. It is not intended to alleviate the contractor's responsibilities under other sections of this contract. The contractor shall be responsible for the proper disposal of all samples taken IAW all applicable Host Nation, OEBGD, FGS, Montreal Accord, and US federal laws and regulations.

2.2.3 RECONTAINERIZATION/REPLACEMENT OF VALVES – CLINS G6609/G6610

When CLIN G6609 is ordered, the contractor shall be required to recontainerize cylinders containing either inert or non-inert or unknown gas when the cylinder has been determined to be non-transportable. Recontainerizing may include (but is not limited to) removing gas from one cylinder and placing it into another DOT approved cylinder/container. Cylinders may either have a valve (operable/inoperable) or a plug in place. When CLIN G6610 is ordered, the contractor shall be required to replace an inoperable valve. The contractor shall have thirty (30) calendar days from issuance of a written task order to complete the recontainerization and/or valve replacement. When the gas is an unknown and there is no other means of extracting a sample for analysis, the US Government will order analysis under CLIN G6608 at the same time as the recontainerization. In this instance the contractor shall be required to complete all tasks associated with CLINs G6610 and/or G6609 and CLIN G6608 within thirty (30) calendar days. All empty cylinders resulting from recontainerization may either be transported off-site, cleansed and recycled to a scrap metal recycler by the contractor; or cleansed on-site (inert only) and placed in an area designated by the COR. In either case, the contractor is required to remove all DOD identification markings and puncture a hole in the cylinder.

2.2.4 SURCHARGE FOR ZONE "A" POISON GASES – CLIN G6611

CLIN G6611 will be ordered if any poison gases assigned hazard zone "A" (see 49 CFR 173.116) are included on a task order. One each CLIN G6611 will be ordered per task order if any gases on the task order are classified as POISON HAZARD ZONE "A" and require a dedicated truck for removal.

2.3 RECYCLING

2.3.1 RECYCLING / RE-USE / RECLAIM

Recycling, if required by the Government, is defined in specific sections located within this section of the 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) 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.

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

(3) All resulting solid wastes must be disposed of per section and/or per regulation.

(4) The contractor shall prepare a Certificate of Recycling for any waste that the Government identifies as requiring recycling. Certificates of Recycling shall be submitted to the generator with copies to DLA Disposition Services COR within thirty (30) calendar days after recycling occurs.

2.4 DEMILITARIZATION VIA SERVICE CONTRACT

Property requiring Demilitarization (The act of eliminating the functional capabilities and/or inherent military design from DoD Personal Property. DEMIL is required to prevent property from being used for its originally intended purpose and to prevent the release of inherent design information that could be used against the US) by the Government will be so listed on the DD Form 1155 Order for Supplies or Services by the DLA Disposition Services. When property requiring DEMIL is ordered, the contractor is required to dispose of this property and provide all documentation per DOD commodity specific requirements as below, within 30 days of appropriate disposal. Specified documentation shall be returned to the generator, as listed in shipping documents (manifest) and DLA Disposition Services COR, unless otherwise noted.

2.4.1 DEMILITARIZATION OF CDE KITS

When CLIN's G2650, K2650, or Q2650 are ordered the contractor is required to dispose of this property at a TSDRF permitted facility. The audit trail showing DEMIL was accomplished shall be a signed certified and verified shipping documents (manifest) receipt copy and a certificate of disposal. *The certificate of disposal shall be included in the contractor's pricing of this CLIN.*

3 SPECIAL SERVICES

This section covers requirements for various special services related to managing the disposal/recycling of hazardous property items, CGC's, PCBs, and other related services. The services in this subsection do not normally include actual disposal of wastes, which will be ordered under appropriate disposal CLINs covered elsewhere in this contract.

Special Services CLINs G6300-G6699, K6300-K6699, and Q6300-Q6699 are exempted from meeting the task order minimum as described in the clause entitled 'ORDER LIMITATIONS.'

3.1 PERFORM ANALYSIS

a. 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 CLIN's listed (unit of issue is "each"). 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 (Reference <http://cfr.regstoday.com/40cfr261.aspx>)

(2) It is the responsibility of the contractor to transport samples from the pickup point to the analytical laboratory. The contractor must complete a chain of custody form for each sample taken with completed forms to be provided to the DLA Disposition Services 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 DLA Disposition Services COR. If there is additional sample left over after analysis; the contractor is responsible for its disposal.

c. Original analytical data and chain of custody forms will be provided to the COR within fifty-five (55) calendar days of issuance of TO.

3.2 IDENTIFY UNKNOWN WASTE STREAMS AND PREPARE WASTE PROFILE FORMS – CLINS G6400/K6400

a. When the government has a requirement to identify a waste of unknown composition for the purpose of completing a Hazardous Waste Profile Sheet (DRMS Form 1930), a written task order will be issued for an "unknown analysis" using CLIN G6400 or K6400. The Government will provide all known information concerning the unknown material prior to sample collection. When CLIN G6400 or K6400 is ordered, the analysis shall include: ignitability (D001), PH test (D002), a qualitative analysis for Total Metals, Total Pesticides, and 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 waste. 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.

b. 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.

c. The contractor has fifty-five (55) calendar days from the issuance of a task order to complete all testing and analysis, and provide all documentation (including all original analytical data and chain of custody forms) to the COR.

ADDITIONAL REQUIREMENTS & INFORMATION

PASSES FOR ENTRY INTO MILITARY PREMISES DLA DISPOSITION SERVICES

(a) All personnel are required to have appropriate current and valid working permits and training for the jobs they will perform. Personnel that are required to work on installation must acquire authorization for entry and must use this authorization only for the purpose of performing under this contract. The initial request to obtain installation passes for personnel could take up to one (1) month.

(b) Not later than 5 calendar days after award of the contract and prior to commencement of any work, the contractor shall furnish to the Contracting Officers Representative (COR), in writing and in triplicate, a list of the personnel employed in the performance of the work under this contract. Installation access requirements can vary between installations and the exact requirements for submitting identification papers, passports, background checks, etc. will be provided after award of the contract.

(c) Not later than 5 calendar days after award of the contract and prior to commencement of any work, the contractor shall furnish to the Contracting Officer's Representative (COR), in writing and in triplicate, a list of private and commercial vehicles, including those belonging to subcontractors, that will be used during contract performance. Installation access requirements can vary between installations and the exact requirements for submitting permits, licenses, insurance documents, and driver identification will be provided after contract award.

(d) The contractor will establish procedures to control and account for passes and to ensure that they are immediately retrieved and returned when their employees no longer need them (for example, when an employee transfers or is no longer employed by the contractor). These procedures will include the actions required by applicable base regulations for lost and stolen passes. Copies of applicable base regulations shall be provided by the COR after contract award. The contractor shall inform employees that they are subject to search when entering and leaving U.S. installations.

(e) Citizens from the following designated countries (passport holders) are not authorized access to U.S. military installations: Afghanistan, Algeria, Burma, Cambodia, Cuba, Iran, Iraq, Laos, Libya, Mongolia, North Korea, Peoples Republic of China (including Tibet), Syria, Yemen and the former Yugoslavia (Serbia, Montenegro and Bosnia Herzegovina).

(f) The issuance and surrender of passes shall be accomplished in accordance with procedures established by each individual community Commander.

CONTRACTOR REPRESENTATIVE

(a) The contractor shall provide, in the space below, the name and telephone number of at least one responsible individual who will serve to respond to operational problems and emergencies on a twenty-four hour basis.

(b) The contractor agrees that notice to the contractor representative(s) listed constitutes notice to the contractor, and agrees to be bound by any commitments or representations made by this representative.

NAME:

TITLE:

E-MAIL:

PHONE NUMBER:

24 HOUR EMERGENCY NUMBER:

CONTAINERS

The contractor is responsible for preparing all containers, including Intermediate Bulk Containers (IBC's) for transportation to a recycling/disposal facility in accordance with applicable transportation laws and regulations, and in accordance with recycling/disposal facility requirements. The contractor shall ensure all containers are properly marked, labeled and packaged as required by applicable regulations prior to any transportation. If items must be repackaged for proper shipment, the contractor shall perform such repackaging and furnish all required materials.

MARKING AND IDENTIFICATION

All containers and signs deliverable under this contract shall be marked or tagged with the following information:

- (a) Contract number;
- (b) Task order number;
- (c) The name and address of prime contractor; and
- (d) The CLIN number and description of item.

INDEMNIFICATION

Upon receipt/removal of items from the various Government installations, the contractor assumes full accountability and physical custody of such items. The Government assumes no liability for any damage to the property of the Contractor, to the property of any person, or public

property or for personal injuries, illness, disabilities or death to the Contractor, Contractor's employees, and any other person subject to the Contractor's control or any other person including members of the general public, caused in whole or in part by, a) the Contractor's breach of any term or provision of this contract; or, b) any negligent or willful act or omission of the Contractor, its employees or subcontractors in the performance of this contract. The Contractor also agrees to hold the Government harmless and indemnify the Government for any and all costs, including those that arise from violation of any law, regulation, order, right, or public or private enforcement program under which the government incurs environmental clean-up or response costs, judgments, action, debt, liability costs and attorney's fees or any other requests for monies or any other type of relief arising from or incident to the processing, transporting, and disposal of any subsequent operation performed upon, exposure to or contact with any component, part, constituent or ingredient of this item, material or substance, whether intentional or accidental.

USE OF FACILITIES AND TRANSPORTERS

(a) The contractor shall use only the transporters and facilities from the Qualified Facilities List and Qualified Transporters List. These lists are located on the World Wide Web (www) at <http://dispositionservices.dla.mil/newenv/documents/qualtran.pdf> and <http://dispositionservices.dla.mil/newenv/documents/qualfac.pdf>. Contractors who do not have access to the World Wide Web may request a copy of the above lists from the contracting officer.

(b) DLA Disposition Services has reviewed these Facilities and Transporters in the past and has no reason to believe that they do not meet the standards included herein. Inclusion of facilities and transporter on the Qualified List does not constitute a determination of the acceptability of these facilities and Transporters for the requirements of this solicitation and any resultant contract or relieve the contractor of any responsibility for performing the contract resulting from this solicitation. It is the offeror's responsibility to ensure that it can perform all work required by this RFP with the firms listed on the World Wide Web, and to propose additional firms to perform the work required if the firms on the qualified lists cannot meet the requirements. It does not imply consent by the Government to any subcontracts let by the contractor in performance of the contract resulting from this solicitation.

(c) At any time during the period of this contract, the Government may remove a facility from the Qualified Facilities List located on the World Wide Web if any of the following apply:

- (1) The facility is currently closed.
- (2) The facility is identified as a significant noncomplier.
- (3) The facility has been cited via an administrative order or judicial action, and the facility has not entered into a compliance schedule or similar action within 180 days from the time order or judicial action was issued.

- (4) The facility has exhibited a history of or exhibited a lack of "good faith" in correcting violations. A "good faith" effort would be exhibited through promptly signing a consent agreement with the regulatory authorities, and performing in compliance with the agreement for at least six months. Repeated violations may be considered as a lack of "good faith".
 - (5) The facility has been identified as having groundwater contamination or is not acceptable under the local groundwater anti-degradation policy.
 - (6) The facility is not permitted to and/or is not capable of handling the property proposed.
 - (7) The facility received a negative recommendation as a result of a DLA Disposition Services inspection visit without substantive evidence of corrected deficiencies.
 - (8) The facility stores/treats the waste, and then ships out the regulated DLA Disposition Services hazardous waste to a facility excluded under the requirements of this paragraph (c).
 - (9) The facility's financial assurance is not sufficient to protect the Government's long term interests.
 - (10) Facilities are unable to track property from entry to exit.
 - (11) The facility has not received any DLA Disposition Services wastes for a period of twelve consecutive months.
 - (12) The facility does not have/does not enforce 24 hour security measures.
- (d) At any time during the period of this contract, the Government may remove a transporter from the Qualified Transporter List if any of the following apply:
- (1) The transporter does not have the appropriate permits to transport property under this contract (hazardous or non-hazardous).
 - (2) The transporter has exhibited a history of non-compliance (including ADR and local regulations governing hazardous material hauling and motor carrier/marine safety):
 - (3) The transporter has been cited via an administrative order or judicial action and has not entered into a compliance schedule or similar action within 180 days from the time the order or judicial action was issued.
 - (4) The transporter does not have/does not enforce 24-hour security measures.
 - (5) The transporter received a negative recommendation as a result of a DLA

DISPOSITION SERVICES inspection visit without substantive evidence of corrected deficiencies.

(6) Transporter transfer locations are unable to track property from entry to exit.

(7) The transporter has not shipped any DLA Disposition Services wastes for a period of twelve consecutive months.

(8) The transporter co-mingles DOD and non-DOD waste prior to receipt at the manifested facility.

(9) The transporter operates in a manner that is not in accordance with host nation standards.

(e) Transporters or facilities may be deleted at any time from the facilities or transporters lists. DLA Disposition Services will inform contractors that currently hold DLA Disposition Services contracts, via letter or facsimile, when facilities or transporters are deleted. Contractors should consult the Qualified Facilities and Qualified Transporters list prior to any actual use under the contract. Facilities or transporters appearing on a qualified list the day a delivery order is issued are in effect for the duration that delivery order is open.

(f) The contractor will not add a fuels blender/burner or ship any subsequent residual waste derived from fuels blending to any facility/burner without prior approval from DLA Disposition Services.

ADDITIONAL TSDFS AND TRANSPORTERS

(a) During the solicitation process or life of the contract the contractor may request to add TSDFS or transporters to the Qualified Facilities List or Qualified Transporters List located on the World Wide Web (www). TSDFS or Transporters submitted at solicitation closing will be reviewed and the offeror will be informed if the firm is: Acceptable, Unacceptable, or Acceptable with additional information. If the TSDF or transporter is Acceptable with additional information, the offeror will be given an opportunity to submit the additional information in regards to these firms prior to the request for Final Proposal Revision. Offerors will be informed the reason why a firm is considered unacceptable. Offerors are cautioned that DLA Disposition Services must have sufficient time to adequately review submittals. Request for additions to the Qualified List(s) shall be submitted at solicitation closing date, additions after closing date may not provide sufficient time for evaluation. The offeror is responsible for submittal in a timely manner.

(b) The proposed TSDFS or transporters will not be added to the Qualified Facilities List or Qualified Transporters List if any of the reasons in DLA DISPOSITION SERVICES INSTRUCTIONS for USE OF FACILITIES AND TRANSPORTERS (a) and (b) apply. The request by the contractor to have a TSDF or transporter added to the Qualified Facilities List or Qualified Transporters List does not relieve the contractor of his contractual obligation to

perform in accordance with the contract terms and conditions including the existing Qualified Facilities List or Qualified Transporters List and existing prices.

Firms submitted by offerors (and approved by DLA Disposition Services) for addition to the qualified lists prior to contract award will not be added to the Qualified Facilities List or Qualified Transporters List unless the offeror submitting the addition(s) receives award of the contract for which the addition(s) was/were requested. Post-award requests for additions to the Qualified List(s) or requests from TSDFs and transporters to have their firm added to the qualified list(s) will be added to the Qualified Facilities List or Qualified Transporters List upon approval.

(c) The contractor shall provide the following information for permitted TSDF's and landfills including, but not limited to:

- (1)
 - i. Complete address and telephone number;
 - ii. Cover page/section of permit;
 - iii. Permit excerpts specifying acceptable waste streams;
 - iv. Permit excerpts specifying storage, treatment and disposal processes; and
 - v. Evidence that closure funding is current IAW permit.

NOTE: Providing specific regulatory points of contact may expedite DLA Disposition Services' review.

- (2) The contractor shall provide the following information for facility including, but not limited to:
 - i. Complete address and telephone number;
 - ii. Cover page/section of primary operating permit(s);
 - iii. Permit excerpts specifying acceptable waste streams;
 - iv. Permit excerpts specifying storage, treatment and disposal processes; and
 - v. Evidence that closure funding is current in accordance with permit. If there is no permit or regulatory requirement for closure funding, then evidence of satisfactory financial assurance or pollution liability or environmental impairment insurance shall be provided. For those having only an authorization letter from the regulator, the contractor shall provide the facility's official application letter(s)/package(s) which specify the required information (b-d.) above. Providing

specific regulatory points of contact may expedite DLA Disposition Services' review. A DLA Disposition Services created BOSS number will be assigned for the approved facility for administrative purposes.

(3) Each facility proposed by the offeror must have, as a minimum, a permit, insurance, and be in good standing with the regulatory community. The facility must be subject to a regular compliance schedule with the regulatory community. A regular compliance schedule will include, at a minimum, one federal, state or local regulatory inspection during a calendar year.

(d) The contractor shall provide the following information for proposed transporters:

(1) Name and address of transporter;

(2) Evidence of a "satisfactory" rating from Local Permitting agency; and

(3) For each water shipment, provide appropriate Certificates of Documentation, Financial Responsibility and Inspection.

(e) The TSDFs and transporters listed on the Qualified Facilities List or Qualified Transporters List for use under this contract are only listed for use subject to all services being performed in accordance with all federal, state, and local laws and regulations and the TSDF's and transporter's permit.

USE OF TRANSPORTERS AND TREATMENT, STORAGE, DISPOSAL & RECYCLING (TSDR) FACILITIES

(a) The contractor shall not use or subcontract for the services of any transporters or TSDR facilities without prior approval of the Contracting Officer. The Government reserves the right to prohibit the Contractor from employing the services of a transporting company or a TSDR facility which does not possess the ability to satisfactorily perform in accordance with the provisions of this contract. The use of a subcontractor, however, does not relieve the contractor of any requirement set forth in this contract. The contractor is responsible for ensuring that all subcontractors perform in accordance with the terms and conditions of this contract.

(b) If during the life of the contract the contractor requests approval of additional transporters or TSDR facilities, the Government must be allowed a reasonable amount of time to evaluate such requests. When the contractor requests additional transporters or TSDR facilities, the information required in the section above entitled ADDITIONAL TSDFS AND TRANSPORTERS must be submitted. The contractor is not relieved of his contractual obligation to remove and dispose/treat all waste streams identified in the Standard Form 1449, Block 20, Schedule of Service, within the contractual time frames while the Government is evaluating such request(s). However, the Government agrees to consider such requests and respond to the contractor in writing as to whether such a proposal is acceptable.

(1) Treatment, Storage, Disposal and Recycling Facilities and Laboratory Facilities. A Facility Profile Sheet must be submitted for each treatment, storage, disposal or recycling facility, as well as each laboratory, proposed for use on this contract. The supporting documentation requirements found in Attachment 4a also apply. The Facility Profile Sheet (Attachment 4a) and Transporter Profile Sheet (Attachment 4b) must be submitted; no substitute forms will be accepted. A copy of the most recent regulatory inspection for the facility should also be included.

(c) During the evaluation of Offerors or at any time during the period of this contract, the Government may refuse the use of a proposed or previously approved transporter or TSDR facility if any of the following apply:

(1) The transporter or TSDR facility has ceased operations.

(2) The transporter or TSDR facility is identified as a significant violator of environmental laws or regulations by a competent authority, and has failed to enter into a compliance schedule or similar action.

(3) The TSDR facility has been identified as having contributed to groundwater contamination or is not acceptable under a competent authority's groundwater anti-degradation policy.

(4) The transporter or TSDR facility is not permitted and/or is not technically or fiscally capable of handling the property proposed.

(5) The transporter or TSDR facility received a negative finding as a result of a Government inspection during the preceding 12 months and failed to correct such deficiencies in a timely manner.

(6) The transporter or TSDR facility stores/treats the waste and then ships it to a TSDR facility currently excluded under the provisions of this section.

(7) The Government determines that the transporter or TSDR cannot or will not perform in accordance with the terms and conditions of the contract.

(d) The contractor agrees that no transporters/facilities other than those approved shall be used without obtaining prior written approval of the CO.

(e) TSDR facilities approved for use under this contract are only approved subject to all services being performed in accordance with all applicable regulations, their permit if one is required, and the terms and conditions of the contract. The contractor must have the capability to meet the removal and disposal for all waste streams in the timeframes required by the contract.

TREATMENT, STORAGE, DISPOSAL & RECYCLING (TSDR) FACILITIES

(a) The contractor shall identify each TSDR facility to perform a service under this contract. Each facility must be in good standing with the regulatory community. The contractor agrees that no facility, other than those approved for use under this contract, will be used without first obtaining written approval of the Contracting Officer.

(b) In accordance with FAR 52.246-4 and DLAD 52.246-9072, inspections of contractor or sub-contractor's facilities shall incorporate, but not be limited to, the following baseline facility requirements:

(1) Security - The Security System for the facility must include either a 24-hour surveillance system or perimeter barriers designed to control entry into the facility. Entrances to the facility must be capable of being secured (i.e. locked) after work hours and during periods of non-operation (i.e. holidays)

(2) Waste Storage and Disposition- Waste storage area(s) shall be clearly designated and placarded. All wastes should be properly segregated and stored based on their chemical components and hazard class. Containers must be in good condition, not leaking or corroded, closed when not in use and properly labeled. Storage areas must have containment to prevent leaks or spills from reaching land or water. Smoking & open flames must be confined to specifically designated areas.

(3) Personnel Training - Personnel training records for all employees working directly with hazardous waste (loading, unloading, sampling, storage, blending, etc.) and the treatment processes used at the facility (incineration, neutralization, etc.) must include a description of the type and length of training and dates of training to include environmental, safety, health and operational training.

(4) Preparedness and Prevention – The facility layout and manner of operation must be designed to minimize risk of fire, explosion and contamination. Factors to be considered include the presence of spill control equipment and fire extinguishing capabilities, internal alarm system, sufficient aisle space to allow unobstructed movement of personnel and equipment, proper storage of waste, etc. The facility operator must insure that arrangements are in place for the appropriate response to accidents or environmental releases.

(5) Manifest System, Record keeping and Reporting - The facility must maintain a written operating record that includes a description & quantity of each HW received; methods & dates of treatment, storage & disposal; location & quantity of each HW; cross-references to manifests/shipping papers; records & results of waste analysis; report of incidents involving implementation of contingency plan; records of inspections and monitoring or testing analytical data. The facility must maintain copies of the waste disposal license; working plan and day book in the control office.

(6) General Inspection Requirements - The facility must maintain an inspection log that

includes date & time of inspection, name of inspector, notation of observation & date & nature of repairs or remedial action. Inspections should be conducted regularly and include checks for container/tank leaks, monitoring equipment, safety & emergency equipment, security devices, operating & structural equipment & related problems.

(7) Disposal Process Inspection – The Government or its designated representative will evaluate the handling and treatment of waste at the facility. The inspection may include waste receipt and analysis, waste storage and segregation, the actual treatment of waste (incineration, neutralization, landfill, etc.), the disposal of any treatment residues (i.e. incinerator ash, waste water), processing of empty containers and general housekeeping.

(8) Compliance with Permits – facility operations and processes and environmental monitoring data must be consistent with permit conditions and/or requirements. Facilities that discharge waste water must have permits to do so. Facilities that treat HW must have permits identifying the treatment methods.

(9) Regulatory Inspection Reports – the Government inspector or his representative shall be provided with copies of local, federal and state regulatory inspection reports/results. If reports are not available at the facility, permission shall be provided to the Government inspector or his representative to obtain copies of the reports from the regulators and to hold discussion with regulators on the environmental compliance of the facility.

(c) TSDR facilities approved for use under this contract are only approved subject to all services being performed in accordance with all applicable regulations, permits, and conditions of the contract. The Contractor must have the capability to meet the removal and disposal for all waste streams in the timeframes required by the contract.

CONTRACT MINIMUM/MAXIMUM

Any contract resulting from this solicitation is a firm-fixed price indefinite quantity contract. The minimum for the base period and each of the period options that is applicable to all schedules (i.e., Kuwait, Qatar, or the Gulf States) shall be **20%** of the estimated value of the period. The maximum for the base and each of the priced options that is applicable to all schedules shall be **200%** of the estimated value of the period.

These contract minimum/maximum percentages apply only to the estimated value of the 18-month period currently being performed; minimum/maximum percentages will not take into account the estimated value of retroactive periods nor the estimated value of future option periods that have yet to be exercised. As an example, the minimum guaranteed contract amount of the first option period of a contract is 20% of the estimated value of the first option period **only**; the estimated values of the base period or the second option period are not included for calculation of the minimum/maximum amounts for the first option period.

In the event that two or more schedules (i.e., Kuwait, Qatar, or the Gulf States) are awarded to the same contractor as one contract, the minimum/maximum value will be calculated as an aggregate total for that performance period, and not listed separately by schedule.

DOCUMENTATION REQUIREMENTS, ACCEPTANCE, INVOICING, AND TRACKING

(a) Submission of Documentation to Facilitate Acceptance for Payment. The contractor shall submit one complete set of documents per delivery/task order to allow acceptance for payment, as follows:

(1) A copy of the final waste disposal manifest, a copy of the Basel Convention Transboundary Movement of Waste Movement Document (applicable for international shipments) and any IMO or IMDG shipping documents (also applicable for international shipments) after the document(s) have been signed by the final treatment/disposal facility. Refer to the Post-Removal phase in the Performance Work Statement section, as these documents are required to be submitted with the invoice.

(2) DD Forms 1155, Task Orders Forms for pick-up certification, listing all wastes removed, sampling and chemical analysis performed, purchase of containers and signs, waste identification, segregation and packaging/repackaging.

(3) A copy of all chemical analyses performance, if any.

(4) Original, plus one copy of the completed DRMS Form 1683E, Manifest Tracking Log.

(b) The above documentation shall be submitted to DLA Disposition Services Battle Creek. The preferred method is via email at DRMSEUROPETRACKING@dla.mil. If mailed, please send to the address below. DLA Disposition Services will not be held responsible for postage.

DLA Disposition Services
ATTN: DLA Disposition Services, J-33
74 Washington Avenue, North
Battle Creek, MI 49037-3092

(c) Acceptance and Invoicing

(1) Upon receipt of accurate and complete contractor Manifest Tracking documentation, the Government shall generate and electronically transmit a Disposal Manifest Report(s) (591E) covering all items on the task order within 20 days of receipt of the contractor's original submittal. The contractor will be paid using the Evaluated Receipt Settlement (ERS) process, wherein the Manifest Payment Approval (MPA) will be used as both a goods receipt and an invoice. The contractor will not provide the Paying Office an

invoice for services or products provided. Payment to the contractor will be made through Electronic Funds Transfer (EFT) in accordance with the Prompt Payment Act.

(2) For any discrepancies in payment, contact the contracting specialist or contracting officer at DLA Disposition Services assigned to this contract

(d) Remedies for Non-Compliance

(1) Failure to submit timely and complete documentation for acceptance of payment on a delivery/task order will result in no payment of the entire task order. Payment may be approved upon resubmission of the correct documentation for all line items on the task order. The Government, at the discretion of the Contracting Officer, can utilize other remedies including those indicated below.

(2) Note that consideration pursuant to FAR 52.212-4(a), Inspection and Acceptance, can be taken against any open delivery/task order under the contract, not necessarily the delivery/task order with documented deficiencies.

(3) By submitting for payment in accordance with the above terms including post payment documentation requirements, the contractor certifies that all services, including receipt at initial Qualified TSDF and ultimate disposition of the items, conform in all respects with contract requirements.

**FAR 52.212-4 – CONTRACT TERMS AND CONDITIONS - COMMERCIAL ITEMS
(FEB 2012) – ADDENDUM**

(a) Inspection/Acceptance: FAR 52.246-4 – Inspection of Services – Fixed Price (AUG 1996), applies.

(g) Invoice: Refer to ‘Documentation Requirements, Acceptance, Invoicing, and Tracking’ in the Additional Requirements and Information section.

(k) Taxes: FAR 52.229-6 – Taxes – Foreign Fixed-Price Contracts (JUN 2003) and DFARS 252.229-7000 – Invoices Exclusive of Taxes or Duties (JUN 1997) applies.

(o) Warranty: FAR 52.246-20 – Warranty of Services (MAY 2001) applies.

(u) Other Terms and Conditions Necessary for Performance:

(1) FAR 52.252-2 – Clauses Incorporated by Reference (FEB 1998)

(2) FAR 52.215-2 – Audit and Records – Negotiation (OCT 2010)

(3) FAR 52.216-18 – Ordering (OCT 1995)

The fill-in at paragraph (a) is completed as follows: “from 1 September 2012 through 28 February 2014.”

(4) FAR 52.216-19 – Order Limitations (OCT 1995)

The fill-in at paragraph (a) is completed as follows: “\$5,000.00”

The fill-in at paragraph (b)(1) is completed as follows: “\$100,000.00”

The fill-in at paragraph (b)(2) is completed as follows: “\$500,000.00”

The fill-in at paragraph (c) is completed as follows: “30”

(5) FAR 52.216-22 – Indefinite Quantity (OCT 1995)

The fill-in at paragraph (e) is completed as follows: “the completion date of the final task order remaining to be performed by the contractor.”

(6) FAR 52.217-8 – Option to Extend Services (NOV 1999)

The fill-in is completed as follows: “30 days”

(7) FAR 52.217-9 – Option to Extend the Term of the Contract (MAR 2000)

The fill-ins at paragraph (a) are completed as follows: “30 days”, “60 days”

The fill-in at paragraph (c) is completed as follows: “54 months”

(8) FAR 52.228-3 – Workers’ Compensation Insurance (Defense Base Act) (APR 1984)

(9) FAR 52.237-2 – Protection of Government Buildings, Equipment, and Vegetation (APR 1984)

- (10) FAR 52.242-15 – Stop Work Order (AUG 1989)
- (11) DFARS 252.212-7001 – Contract Terms and Conditions Required to Implement Statutes or Executive Orders Applicable to Defense Acquisitions of Commercial Items (MAR 2012)
The fill clauses at paragraph (a), (b)(1), (b)(3), (b)(24), and (b)(26) are marked as applicable.
- (12) DFARS 252.222-7002 – Compliance with Local Labor Laws (Overseas) (JUN 1997)
- (13) DFARS 252.225-7041 – Correspondence in English (JUN 1997)
- (14) DFARS 252.225-7995 – Contractor Personnel Performing in the United States Central Command Area of Responsibility (DEVIATION 2011-O0004) (APR 2011)
- (15) DFARS 252.232-7008 – Assignment of Claims (Overseas) (JUN 1997)
- (16) DFARS 252.233-7001 – Choice of Law (Overseas) (JUN 1997)

FAR 52.212-5 – CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS – COMMERCIAL ITEMS (APR 2012)

(a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

- (1) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).
____ Alternate I (AUG 2007) of 52.222-50 (22 U.S.C. 7104(g)).
- (2) 52.233-3, Protest After Award (AUG 1996) (31 U.S.C. 3553).
- (3) 52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004) (Pub. L. 108-77, 108-78).

(b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the contracting officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

[Contracting Officer check as appropriate.]

- X (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Sept 2006), with Alternate I (Oct 1995) (41 U.S.C. 253g and 10 U.S.C. 2402).

- (2) 52.203-13, Contractor Code of Business Ethics and Conduct (Apr 2010) (Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)).
- (3) 52.203-15, Whistleblower Protections under the American Recovery and Reinvestment Act of 2009 (Jun 2010) (Section 1553 of Pub L. 111-5) (Applies to contracts funded by the American Recovery and Reinvestment Act of 2009).
- (4) 52.204-10, Reporting Executive compensation and First-Tier Subcontract Awards (Feb 2012) (Pub. L. 109-282) (31 U.S.C. 6101 note).
- (5) 52.204-11, American Recovery and Reinvestment Act—Reporting Requirements (Jul 2010) (Pub. L. 111-5).
- (6) 52.209-6, Protecting the Government’ Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment (Dec 2010) (31 U.S.C. 6101 note).
- (7) 52.209-9, Updates of Publicly Available Information Regarding Responsibility Matters (Feb 2012) (41 U.S.C. 2313).
- (8) 52.209-10, Prohibition on Contracting with Inverted Domestic Corporations (section 740 of Division C of Public Law 111-117, section 743 of Division D of Public Law 111-8, and section 745 of Division D of Public Law 110-161).
- (9) 52.219-3, Notice of HUBZone Set-Aside or Sole-Source Award (Nov 2011) (15 U.S.C. 657a).
- (10) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Jan 2011) (if the offeror elects to waive the preference, it shall so indicate in its offer)(15 U.S.C. 657a).
- (11) [Reserved]
- (12) (i) 52.219-6, Notice of Total Small Business Aside (Nov 2011) (15 U.S.C. 644).
- (ii) Alternate I (Nov 2011).
- (iii) Alternate II (Nov 2011).
- (13) (i) 52.219-7, Notice of Partial Small Business Set-Aside (June 2003) (15 U.S.C. 644).
- (ii) Alternate I (Oct 1995) of 52.219-7.
- (iii) Alternate II (Mar 2004) of 52.219-7.

___ (14) 52.219-8, Utilization of Small Business Concerns (Jan 2011) (15 U.S.C. 637(d)(2) and (3)).

___ (15) (i) 52.219-9, Small Business Subcontracting Plan (Jan 2011) (15 U.S.C. 637 (d)(4).)

___ (ii) Alternate I (Oct 2001) of 52.219-9.

___ (iii) Alternate II (Oct 2001) of 52.219-9.

___ (iv) Alternate III (July 2010) of 52.219-9.

___ (16) 52.219-13, Notice of Set-Aside of Orders (Nov 2011) (15 U.S.C. 644(r)).

___ (17) 52.219-14, Limitations on Subcontracting (Nov 2011) (15 U.S.C. 637(a)(14)).

___ (18) 52.219-16, Liquidated Damages—Subcontracting Plan (Jan 1999) (15 U.S.C. 637(d)(4)(F)(i)).

___ (19) (i) 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns (Oct 2008) (10 U.S.C. 2323) (if the offeror elects to waive the adjustment, it shall so indicate in its offer).

___ (ii) Alternate I (June 2003) of 52.219-23.

___ (20) 52.219-25, Small Disadvantaged Business Participation Program—Disadvantaged Status and Reporting (Dec 2010) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).

___ (21) 52.219-26, Small Disadvantaged Business Participation Program—Incentive Subcontracting (Oct 2000) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).

___ (22) 52.219-27, Notice of Service-Disabled Veteran-Owned Small Business Set-Aside (Nov 2011) (15 U.S.C. 657f).

___ (23) 52.219-28, Post Award Small Business Program Rerepresentation (Apr 2012) (15 U.S.C. 632(a)(2)).

___ (24) 52.219-29, Notice of Set-Aside for Economically Disadvantaged Women-Owned Small Business (EDWOSB) Concerns (Apr 2012) (15 U.S.C. 637(m)).

___ (25) 52.219-30, Notice of Set-Aside for Women-Owned Small Business (WOSB) Concerns Eligible Under the WOSB Program (Apr 2012) (15 U.S.C. 637(m)).

___ (26) 52.222-3, Convict Labor (June 2003) (E.O. 11755).

___ (27) 52.222-19, Child Labor—Cooperation with Authorities and Remedies (Mar 2012) (E.O. 13126).

___ (28) 52.222-21, Prohibition of Segregated Facilities (Feb 1999).

___ (29) 52.222-26, Equal Opportunity (Mar 2007) (E.O. 11246).

___ (30) 52.222-35, Equal Opportunity for Veterans (Sep 2010) (38 U.S.C. 4212).

___ (31) 52.222-36, Affirmative Action for Workers with Disabilities (Oct 2010) (29 U.S.C. 793).

___ (32) 52.222-37, Employment Reports on Veterans (Sep 2010) (38 U.S.C. 4212).

___ (33) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496).

___ (34) 52.222-54, Employment Eligibility Verification (Jan 2009). (Executive Order 12989). (Not applicable to the acquisition of commercially available off-the-shelf items or certain other types of commercial items as prescribed in 22.1803.)

___ (35) (i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Items (May 2008) (42 U.S.C. 6962(c)(3)(A)(ii)). (Not applicable to the acquisition of commercially available off-the-shelf items.)

___ (ii) Alternate I (May 2008) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applicable to the acquisition of commercially available off-the-shelf items.)

___ (36) 52.223-15, Energy Efficiency in Energy-Consuming Products (Dec 2007) (42 U.S.C. 8259b).

___ (37) (i) 52.223-16, IEEE 1680 Standard for the Environmental Assessment of Personal Computer Products (Dec 2007) (E.O. 13423).

___ (ii) Alternate I (Dec 2007) of 52.223-16.

X (38) 52.223-18, Encouraging Contractor Policies to Ban Text Messaging while Driving (Aug 2011).

___ (39) 52.225-1, Buy American Act--Supplies (Feb 2009) (41 U.S.C. 10a-10d).

___ (40) (i) 52.225-3, Buy American Act--Free Trade Agreements--Israeli Trade Act (Mar 2012) (41 U.S.C. chapter 83, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note, 19 U.S.C. 3805 note, 19 U.S.C. 4001 note, Pub. L. 103-182, Pub. L. 108-77, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, 110-138 and Pub. L. 112-41).

___ (ii) Alternate I (Mar 2012) of 52.225-3.

___ (iii) Alternate II (Mar 2012) of 52.225-3.

___ (iv) Alternate III (Mar 2012) of 52.225-3.

___ (41) 52.225-5, Trade Agreements (Mar 2012) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).

X (42) 52.225-13, Restrictions on Certain Foreign Purchases (Jun 2008) (E.O.'s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).

___ (43) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (Nov 2007) (42 U.S.C. 5150).

___ (44) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (Nov 2007) (42 U.S.C. 5150).

___ (45) 52.232-29, Terms for Financing of Purchases of Commercial Items (Feb 2002) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).

___ (46) 52.232-30, Installment Payments for Commercial Items (Oct 1995) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).

X (47) 52.232-33, Payment by Electronic Funds Transfer—Central Contractor Registration (Oct. 2003) (31 U.S.C. 3332).

___ (48) 52.232-34, Payment by Electronic Funds Transfer—Other Than Central Contractor Registration (May 1999) (31 U.S.C. 3332).

___ (49) 52.232-36, Payment by Third Party (Feb 2010) (31 U.S.C. 3332).

___ (50) 52.239-1, Privacy or Security Safeguards (Aug 1996) (5 U.S.C. 552a).

___ (51) (i) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (Feb 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631).

___ (ii) Alternate I (Apr 2003) of 52.247-64.

(c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or executive orders applicable to acquisitions of commercial items:

[Contracting Officer check as appropriate.]

___ (1) 52.222-41, Service Contract Act of 1965 (Nov 2007) (41 U.S.C. 351, et seq.).

___ (2) 52.222-42, Statement of Equivalent Rates for Federal Hires (May 1989) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).

___ (3) 52.222-43, Fair Labor Standards Act and Service Contract Act -- Price Adjustment (Multiple Year and Option Contracts) (Sep 2009) (29 U.S.C.206 and 41 U.S.C. 351, et seq.).

___ (4) 52.222-44, Fair Labor Standards Act and Service Contract Act -- Price Adjustment (Sep 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).

___ (5) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment--Requirements (Nov 2007) (41 U.S.C. 351, et seq.).

___ (6) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services--Requirements (Feb 2009) (41 U.S.C. 351, et seq.).

___ (7) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (Mar 2009) (Pub. L. 110-247).

___ (8) 52.237-11, Accepting and Dispensing of \$1 Coin (Sep 2008) (31 U.S.C. 5112(p)(1)).

(d) Comptroller General Examination of Record The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records -- Negotiation.

(1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.

(2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.

(3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.

(e)

(1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c) and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e)(1) in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause—

(i) 52.203-13, Contractor Code of Business Ethics and Conduct (Apr 2010) (Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)).

(ii) 52.219-8, Utilization of Small Business Concerns (Dec 2010) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$650,000 (\$1.5 million for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.

(iii) [Reserved]

(iv) 52.222-26, Equal Opportunity (Mar 2007) (E.O. 11246).

(v) 52.222-35, Equal Opportunity for Veterans (Sep 2010) (38 U.S.C. 4212).

(vi) 52.222-36, Affirmative Action for Workers with Disabilities (Oct 2010) (29 U.S.C. 793).

(vii) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496). Flow down required in accordance with paragraph (f) of FAR clause 52.222-40.

(viii) 52.222-41, Service Contract Act of 1965, (Nov 2007), (41 U.S.C. 351, et seq.)

(ix) 52.222-50, Combating Trafficking in Persons (Feb 2009) (22 U.S.C. 7104(g)).

___ Alternate I (Aug 2007) of 52.222-50 (22 U.S.C. 7104(g)).

(x) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment-- Requirements (Nov 2007) (41 U.S.C. 351, et seq.)

(xi) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services--Requirements (Feb 2009) (41 U.S.C. 351, et seq.)

(xii) 52.222-54, Employment Eligibility Verification (Jan 2009).

(xiii) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (Mar 2009) (Pub. L. 110-247). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.

(xiv) 52.247-64, Preference for Privately-Owned U.S. Flag Commercial Vessels (Feb 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.

(2) While not required, the contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

LIST OF ATTACHMENTS

Attachment 1 – Sample DD Form 1155, Task Order Form Sample

Attachment 2 – DD Form 1348-1, Issue Release/Receipt Document Sample

Attachment 3 – DRMS Form 1683E, Manifest Tracking Log

Attachment 4 - Profile Sheet Series, consisting of two parts:

Attachment 4a – Facility Profile Sheet

Attachment 4b – Transporter Profile Sheet

Attachment 5 – Acceptable Performance Levels

Attachment 6 – Past Performance Information (PPI) Collection Document – Part 1

Attachment 7 – PPI Collection Document Series, consisting of six parts:

Attachment 7a – PPI Collection Document – Part 2

Attachment 7b – Past Performance Information Collection Document – Part 3

Attachment 7c – PPI Collection Document – Part 4a

Attachment 7d – PPI Collection Document – Part 4b

Attachment 7e – PPI Collection Document – Part 4c

Attachment 7f – PPI Collection Document – Part 5

Attachment 8 – Certificate of Destruction Sample

Attachment 9 – List of Pickup Locations

**FAR 52.212-1 – INSTRUCTIONS TO OFFERORS – COMMERCIAL ITEMS (FEB 2012)
– ADDENDUM**

(b) Submission of Offers: (12) Offerors need not submit pricing for all three schedules; offerors may elect to submit pricing for only one, two, or all three schedules. The Government will evaluate offers as specified in this solicitation and may make one overall award for all three schedules, or make a split award, with up to three separate contracts resulting from this solicitation.

(c) Period for acceptance of offers: The offeror agrees to hold the prices in its offer firm for 120 calendar days from the date specified for receipt of offers.

(g) Contract award: The Government intends to evaluate offers and conduct discussions. The Government may reject any or all offers if such action is in the public interest; accept other than the lowest offer; and waive informalities and minor irregularities in offers received. As noted in paragraph (b) above, the Government may award up to three separate contracts as a result of this solicitation.

(m) Other Required Representations and Certifications:

(1) FAR 52.209-7 – Information Regarding Responsibility Matters (FEB 2012)

Contractor to complete fill-in under paragraph (b): The offeror [] has [] does not have current active Federal contracts and grants with total value greater than \$10,000,000.

(2) DFARS 252.203-7005 – Representation Relating to Compensation of Former DOD Officials (NOV 2011)

(3) DFARS 252.209-7001 - Disclosure of Ownership or Control by the Government of a Terrorist Country (JAN 2009)

(4) DFARS 252.212-7000 – Offeror Representations and Certifications – Commercial Items (JUN 2005)

Contractor to complete fill-in under paragraph (b)(2): The Offeror represents that it [] does [] does not anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.

(n) Other Required Provisions:

(1) FAR 52.252-1 – Solicitation Provisions Incorporated by Reference (FEB 1998)

(2) FAR 52.216-1 – Type of Contract (APR 1984)

The fill-in for this provision is completed as follows: “The Government contemplates award of one or more firm fixed price indefinite delivery indefinite quantity type contracts resulting from this solicitation.”

(o) Additional Instructions to Offerors:

(1) Evaluation of Local Currency Offers

- (A) Whenever offers are received in more than one local currency, they shall be evaluated for determination of award by converting all local currencies to U.S. Dollars using the official U.S. Government Finance and Accounting Office disbursing rate in effect on the date set for receipt of initial offers.
- (B) Whenever a “final proposal revision” offer is requested and received, it shall be converted to U.S. Dollars using the official U.S. Government Finance and Accounting Office disbursing rate in effect on the date set for receipt of initial offers.

(2) DLA Disposition Services Electronic Proposal Guidance

- (A) You must submit your offer/quote via paperless electronic media (see paragraph (b) below) with the information required by FAR 52.212-1 and the Proposal Submission Format and Content – Hazardous Waste Disposal Solicitations (Commercial) section of this addendum. Offers or quotes submitted in paper form are unacceptable and will be returned. You must submit your electronic proposal and any supplemental information (such as spreadsheets, backup data, and technical information), using any of the following acceptable electronic formats:
 - (i) Files readable using these Microsoft Office® Products: WORD, EXCEL, POWERPOINT, or ACCESS. Spreadsheets must be sent in a file format that includes all formulas, macro and format information. Print image (scanned document that cannot show the calculations) is not acceptable.
 - (ii) Files in Adobe® PDF (Portable Document Format).
 - (iii) Files in HTML (Hypertext Markup Language): HTML documents must not contain active links to live Internet sites or pages. All linked information must be contained within your electronic offer and be accessible offline.
 - (iv) Other electronic formats: Before preparing your offer/quote in any other electronic format, you must send an e-mail to the P.O.C. at: jon.machacek@dla.mil to obtain a decision as to the format’s acceptability. This e-mail must be received by the P.O.C. no later than ten calendar days before the closing date. Failure to e-mail the P.O.C. within this timeframe to seek an alternate format’s acceptability may result in rejection of your submission. All alternate methods must be at no cost to the Government.

NOTE: The above formats may be submitted in compressed form using self-extracting files.

- (B) Acceptable media: You must submit your offer or quote via CD ROM or E-mail. Identify the software application, and version, that you used to create each file submitted.
- (i) CD ROM via U.S. Mail or other carrier: Offerors shall label any and all submitted disks with the solicitation number and closing date, and the offeror's name and address and contact phone number. Envelopes containing disks must be labeled per FAR 52.215-1(c). Your attention is also called to the entirety of that provision—all contained therein is applicable to paperless electronic offers. In the event of multiple submitted offers, place each offer/submission on its own disk(s) (one offer can comprise multiple disks). You must also submit only one offer/submission per envelope. Submit ONLY ONE (1) of each disk (no additional copies required).
 - (ii) E-MAIL: If you choose to use e-mail, mail your offer/quote to: drms-e.hazardous.contracts.pho@dla.mil. DO NOT E-MAIL OFFERS/QUOTES TO THE P.O.C. Questions, however, should be emailed directly to the P.O.C. The subject line of the e-mail must read "OFFER/QUOTE – SP4520-12-R-0023, COMPANY NAME, CLOSES [offer due date]." Use only one of the terms OFFER or QUOTE depending on what it is you are submitting.
 - (iii) Maximum size of each e-mail message shall be three and one-half (3.5) megabytes. Any compressed files must be self-extracting, and you must provide appropriate instructions. You may use multiple e-mail messages for each submission; however, you must annotate the subject lines as described above for each message, and number them in this manner: "Message 1 of 3, 2 of 3, and 3 of 3." Offers/quotes submitted by E-mail are submitted at the Contractor's risk. DLA DISPOSITION SERVICES cannot guarantee the security of the offer/quote if it is submitted via E-mail.

NOTE: Please select only one medium by which to transmit each submission. For instance, do not submit an offer via CD ROM AND e-mail.

- (C) Lateness rules for submitted disks and e-mail submissions are outlined in FAR 52.212-1(f). Pay particular attention to the provisions that relate to the timing of e-mail submissions.

- (D) Security Note: If you choose to password-protect your offer, you must provide the password to DLA DISPOSITION SERVICES before the closing date. Contact the P.O.C. (identified in paragraph (a)(4)) to arrange a means of providing it.
- (E) Electronic submissions must include, as a minimum:
- (i) Signature: If submitting a scanned version of a completed SF33/SF18/SF1449 cover sheet, a signature must be present on the document. If you choose to submit your offer/quote on a CD-ROM per 2(a) above (and you do not wish to include a scanned signed copy of the SF33/SF18/SF1449) you must clearly mark the label of the CD with the solicitation number, company name, along with the printed and signed name of person authorized to submit the offer/quote. Authentication for e-mailed submissions is verified by the offeror's return address. E-mail submission received from a third party is not acceptable.
 - (ii) All applicable fill-in provisions.
 - (iii) A statement of agreement to all the terms, conditions, and provisions of this solicitation.
 - (iv) Any other information required by the solicitation.
- (F) See FAR 15.207(c) for a description of the steps the Government shall take with regard to unreadable offers.
- (G) Offerors shall make every effort to ensure that their submission is virus-free, due to information technology security software currently in use which may block transmission of messages/proposals if the email or attachment(s) contain anything that is suspected of containing viruses or malicious content. Offerors are cautioned to contact the Contracting Officer to verify receipt of their proposal well before the time due for bids, in order to allow time for alternate means of transmission, if needed. Offerors remain responsible for ensuring proposals are received by the Contracting Officer before the specified time, and extensions will not be granted in the event a particular offeror's proposal is found to have been blocked. Submissions (or portions thereof) submitted which DO reflect the presence of a virus, or which are otherwise rendered unreadable by damage in either physical or electronic transit, shall be treated as "unreadable" per paragraph (f) above.

(3) Proposal Submission Format and Content – Hazardous Waste Disposal Solicitations (Commercial)

The following describes the information which must be furnished as part of the proposal and the format in which it must be presented. Proposals which do not provide the required information in the prescribed format may be excluded from further consideration.

(A) **FORMAT:** Proposals shall be submitted in distinctly severable parts consisting of the following volumes: Volume I and Volume II. Electronic proposal submissions shall consist of one copy, with separately titled files for each volume, as follows:

- (i) VOLUME I: Proposal Certifications and Price Schedule.
- (ii) VOLUME II: Technical Proposal and Past Performance Information.

(B) **MINIMUM CONTENT:**

- (i) VOLUME I (Proposal Certifications and Price Schedule) shall contain, but not be limited to:
 - (a) The Standard Form (SF) 1449, Solicitation/ Contract/ Order for Commercial Items;
 - (b) The completed schedule of prices of one or more locations (Kuwait, Qatar, and/or the Gulf States) for each period of performance, in accordance with the requirements of DLA Disposition Services - Basic and Option Period Unit Pricing.
 - (c) The offeror's response to 52.212-3, Offeror Representations and Certifications Commercial Items, and the certifications required by the addendum to 52.212-1, Instructions to Offerors – Commercial Items, paragraph (m).

(ii) VOLUME II (Technical Proposal and Past Performance Information) shall contain the following:

- (a) Submission of a technical proposal addressing the following points:

Organizational Structure and Personnel: Describe the organizational structure and specific key personnel, and

identify personnel to perform the required services, including subcontractors. Offerors must also demonstrate the qualifications, work experience, training or educational experience of personnel. Submission of certificates, licenses or diplomas are not required.

Waste analysis: A description that each laboratory proposed for use is competent to perform waste analysis in accordance with US EPA or equivalent international methods. This will include certification from the competent authority governmental agency as well as documentation identifying which procedures and analyses the lab is certified for.

Waste management, handling, and removal: A description of the waste management, handling and removal procedures to be performed in accordance with regulatory and contractual requirements. This will include a description of the contractor furnished equipment, materials, services, and methods that will be used during performance of the contract.

Waste import, export, and transboundary movements: The plan shall describe waste import, export, and transboundary movements, including destinations and routes (if applicable). The plan shall describe methods that will be employed to ensure compliance with import, export, and transboundary restrictions and notification requirements, e.g., Basel Convention requirements, if required. For all countries involved, a list of competent authorities will be provided, including points of contact, addresses, phone and fax numbers.

Treatment, Storage, Disposal and Recycling Facilities: Submission of a Facility Profile Sheet for each treatment, storage, disposal or recycling facility, as well as each laboratory, proposed for use on this contract. The Profile Sheets located in the Contract Documents, Exhibits, or Attachments section of the solicitation are to be used for this purpose; no substitute forms will be accepted. If a facility has already been approved by DLA Disposition Services for use on another contract, please provide the BOSS Number that has been assigned to the facility in the appropriate block of the respective form. Along with each Profile Sheet, the offeror shall provide a copy of the facility permit or license which allows treatment, storage and/or

disposal of wastes. In addition to a copy of the complete permit in the language of the issuing country(ies), the offeror must submit an English translated copy of the permit. If the permit is too large to fully translate, a translated extract may be provided. Both permit and extract are required; the English extract cannot be substituted for the permit. The extract must include the following information:

- The name and address of the issuing authority;
- The processes for which the permit was obtained;
- The waste streams that may be accepted at the facility; and
- The expiration date.

(b) Past performance information prepared in accordance with the Past Performance Information section of this addendum, for the offeror's submission –

- PPI Collection Document – Part 1 (Mandatory for all offerors)
- PPI Collection Document – Part 2 (Required if applicable, see PPI Collection Document - Part 1 for requirements)
- PPI Collection Document – Part 3 (Required if applicable, see PPI Collection Document - Part 1 for requirements)

(c) All other applicable and required PPI Collection Documents for the type(s) of PPI being provided as part of the proposal shall be prepared in accordance with DLA Disposition Services – Past Performance Information, and submitted under separate cover as per the instructions in PPI Collection Document – Part 1

(4) Proposal Submission

(A) The following describes the information that must be furnished as part of the proposal and the format in which it must be presented. Proposals that do not provide the required information in the prescribed format may be excluded from further consideration.

- (B) Proposals shall be submitted in distinctly severable parts consisting of the following volumes: Volume I and Volume II. Offeror shall follow the instructions given in the Proposal Submission Format and Content – Hazardous Waste Disposal Solicitations (Commercial) section above when submitting their proposals.
- (C) Hand carried proposals shall be delivered to the DLA Disposition Services - Europe & Africa, J-761, Attn: Mr. Jon Machacek, Hazardous Contracting Branch - Europe, J-761, Mannheimerstrasse, Kleber Kaserne (Geb. 3227, Zimmer 306) 67657, Kaiserslautern, Germany. Proposals mailed in shall be forwarded to the DLA Disposition Services – Europe & Africa, J-761, Attn: Mr. Jon Machacek, Hazardous Contracting Branch - Europe, J-761, Unit 23152, APO, AE 09227. NOTE: ELECTRONIC PROPOSALS MUST BE RECEIVED BY THE PROPOSAL CLOSING DATE AND TIME.
- (D) Offerors are advised that changing the Excel spreadsheet content (i.e. CLIN descriptions, page format, fonts, etc.) in any way, save to enter pricing, may render the proposal non-responsive).

(5) Electronic (Paperless) Proposal Response Required

DLA Disposition Services will not accept paper proposals/offers in response to this solicitation. You are required to submit your offer via electronic media as described in the section marked DLA Disposition Services Electronic Proposal Guidance.

(6) Past Performance Information (PPI)

The Government will conduct a Performance Confidence Assessment for each offeror based upon submitted current, relevant Past Performance Information (consisting of Past Performance (PP) references) as it relates to the probability of the offeror being able to successfully perform the requirement. The Government's subjective evaluation of the overall quality of an offeror's submitted PPI will be a factor in determining the relative merits of the offeror's proposal, and in selecting for award the offeror whose proposal is considered the best value to the Government.

(A) Requirement for Past Performance Information

- (i) The offeror is required to submit PPI that will support a qualitative review of past performance. This information may include PPI submitted for the offeror's (Prime's) firm, and/or the offeror's proposed Principal Subcontractor's firm for the requirement, and/or the offeror's proposed Key Personnel for the requirement. Past performance, as it relates to the Government's review, is defined as reflecting how well (quality) the particular Contractor or Key Personnel performed the PP work effort. If the offeror elects

to provide Principal Subcontractor PPI, the offeror shall have the Principal Subcontractor submit written consent authorizing the Government to use the firm's PPI for evaluation purposes and to disclose any negative PPI for the firm to the offeror. Such written consent shall be submitted to the Government as part of the PPI Collection Documents provided for the offeror's proposal (see (C) below).

Note: Key Personnel are those primary individuals that will work directly on the resultant contract. Offerors are advised to ensure their understanding of this definition, as the Government will only consider for evaluation purposes the PPI of Key Personnel as identified in the PPI Collection Documents submitted for the offeror's proposal (see (C) below).

- (ii) The Government will evaluate PPI that is current (within three years), and relevant (of same or similar nature) to the requirements of the solicitation. Relevancy considers those aspects of an offeror's past performance that provide the greatest ability to measure whether the offeror will be successful in performing the current requirement. The aspects of relevancy for this acquisition are: location, complexity, scope, and magnitude. How relevant a recent work effort (PP reference) accomplished by the offeror (Prime), and/or the proposed Principal Subcontractor, and/or the proposed Key Personnel, is to the current requirement will be determined by the Government.

(B) Sources for Past Performance Information

PPI may be comprised of Government (Federal, State, or Local) and/or commercial (private) contract awards, or an individual's work history, that demonstrate the offeror (Prime) firm's, and/or the Principal Subcontractor firm's, and/or the Key Personnel's ability to perform the proposed effort. Offerors are authorized to provide in their PPI, information on problems encountered on identified past work efforts, and on their subsequent corrective actions (see (C) below).

(C) Collection of Past Performance Information

The offeror shall use the Past Performance Information (PPI) Collection Documents, Parts 1 through 5 (Reference the Documents, Exhibits, or Attachments section of the solicitation) to collect and/or provide all types of PPI (Offeror/Principal Subcontractor/Key Personnel) being submitted for the offeror's proposal. PPI Collection Document – Part 1 contains instructions for the offeror for collecting and/or providing PPI, and is a mandatory proposal submission under Volume II for all offerors, regardless of the type(s) of PPI being submitted. The offeror is solely responsible for ensuring all required PPI Collection

Documents are completed and submitted to the Government by the required due date.

- (i) An offeror firm with current, relevant DLA Disposition Services contracts, where no other type of PPI (i.e., non-DLA Disposition Services/Principal Contractor/Key Personnel) is being submitted as part of the offeror's proposal, is required to submit PPI Collection Documents – Parts 1 and 3, only. The Government will collect PPI for the identified contracts via Contractor Performance Assessment Reports (CPARS) obtained from the Past Performance Information Retrieval System (PPIRS).

Note: An offeror with DLA Disposition Services contracts may also submit other types of current, relevant PPI, if available. The offeror shall use the appropriate PPI Collection Documents to submit this additional information.

- (ii) An offeror without current, relevant DLA Disposition Services contracts shall submit PPI Collection Document – Part 1, and all other required Parts as applicable to the type(s) of PPI being submitted as part of the offeror's proposal.
- (iii) The Government may contact any or all submitted PPI (PP references) directly to verify and/or discuss the submitted information. It is the offeror's responsibility to ensure a PP reference POC is available for contact. If a PP reference POC is not available when contacted, the Government will not be required to notify the offeror, nor be required to make repeated efforts to contact the PP reference POC. Therefore, offerors are strongly encouraged to ensure contact information for a PP reference POC is correct and that the individual is available for the Government to contact.

(D) No Relevant Past Performance Information

An offeror that has no identifiable record of performance of a same or similar nature to the current requirement may be considered by the Government to have no relevant past performance. In the case of an offeror without an identifiable record of past performance or for whom information on past performance is unavailable (this includes PPI identified by an offeror for the offeror firm, for which the required, corresponding PPI Collection Documents were not received by the Government), the offeror may not be assessed either favorably or unfavorably on Performance Confidence, as the degree of confidence to the Government cannot be adequately determined and is therefore unknown.

(7) Basic and Option Period Unit Pricing

- (A) Offerors are cautioned against offering more than one price, a range of prices, or a split bid with respect to any contract line item and are advised that, for purposes of this procurement, DLA Disposition Services will consider any such method of pricing to be a material deviation from the bid schedule and/or a nonconforming proposal that will be excluded from further consideration. Offerors must list only one price for any individual CLIN in any single contract period.
- (B) NOTE: Zero unit pricing (Example: €0.00) will NOT be accepted.
- (C) Unit prices which exceed two (2) digits right of the decimal will be subject to standard rounding conversion as described below.
- (D) Standard Rounding Conversion – Rounding up means to increase the terminating digit by a value of 1 and drop off the digits to the right. If the next place beyond the terminating decimal is greater than or equal to five (5), the number will be rounded up. For example, 5.438 will be rounded up to 5.44. If the number to the right of the terminating decimal place is four or less (4, 3, 2, 1, 0), the number will be rounded down. This is done by leaving the last decimal place as it is given and discarding all digits to its right. For example, 6.734 will be rounded down to 6.73.

(8) Final Notes

- (A) Offerors are responsible for thoroughly familiarizing themselves with these notes, all terms, conditions, and requirements of this solicitation, and with accessing all clauses, attachments, and documents associated with it, including those incorporated by reference and/or having hot links.
- (B) This competitive solicitation is for a firm-fixed price indefinite delivery/ indefinite quantity (IDIQ) contract written as a performance based contract and allows the Contracting Officer (CO) to make monetary deductions and/or a negative mark on the Contractor's Past Performance when an Acceptable Performance Level (APL) is not met. The APLs are set forth in the Contract Documents, Exhibits, or Attachments section of this solicitation. These APLs are the minimum acceptable levels of performance. It is imperative that offerors fully understand that these APLs will be strictly enforced. The offeror's successful performance under these APLs may lead to DLA Disposition Services' decision to exercise options, as well as to past performance evaluations that may give the contractor a competitive advantage on future "buy best value" procurements by DLA Disposition Services, and other Governmental and non-Governmental entities that may access the Contractor Performance Assessment Reporting System (CPARS) past

performance evaluations. Failure to achieve successful performance levels shall produce the opposite result.

- (C) Important: Please read carefully the Past Performance Information (PPI) information in the Additional Instructions to Offerors section as the submission process for past performance information has changed. DLA Disposition Services may or may not contact offeror's past performance references to obtain past performance information. Offeror is responsible for requesting references complete the Past Performance Questionnaire and ensuring that the Questionnaire(s) is submitted to DLA Disposition Services by the solicitation closing date.
- (D) The cut-off date for the receipt of offeror questions is 1000 Central European Time, on 5 June 2012, in order for DLA Disposition Services to provide relevant answers to those questions prior to the closing date of this solicitation. While every reasonable attempt will be made to answer any relevant offeror questions that may be received after the cut-off date, DLA Disposition Services cannot guarantee that all such questions will be answered. Offerors are therefore strongly encouraged to submit all questions regarding this solicitation prior to the cut-off date. The e-mail address for submission of questions: drms-e.hazardous.contracts.pho@dla.mil.

FAR 52.212-2 – EVALUATION – COMMERCIAL ITEMS

(a) The Government will award a contract resulting from this solicitation to the responsible offeror whose offer conforming to the solicitation will be most advantageous to the Government, price and other factors considered. The following factors shall be used to evaluate offers: price, past performance, and technical factors.

When compared to each other, all technical subfactors are equal in importance.

The relative importance of the non-price factors of technical and past performance is equal; when combined, these non-price factors are approximately equal in importance when compared to price.

(b) Evaluation of Technical Proposals.

(1) The evaluation of the information required by the Proposal Submission Format and Content – Hazardous Waste Disposal Solicitations (Commercial) section will consider completeness, clarity and degree of compliance with the solicitation. The Government is seeking to determine whether the offeror demonstrates a thorough understanding of the scope and complexity of the work. Technical proposals shall be evaluated for technical acceptability and the degree to which the proposal minimizes risk to the U.S. Government and insures uninterrupted service.

(2) The following subfactors of the technical proposal will be evaluated for risk reduction:

- (i) Organizational Structure and Personnel;
- (ii) Waste analysis;
- (iii) Waste Management Handling and Removal;
- (iv) Waste Import, Export and Transboundary Movements; and
- (v) Treatment, Storage, Disposal, and Recycling Facilities.

More detailed information regarding the specific information being evaluated for each subfactor above is listed in the section entitled 'VOLUME II' under the heading 'MINIMUM CONTENT' which begins on Page 87.

A technical proposal is considered **acceptable for award** if it indicates an adequate approach and understanding of the requirements of the RFP.

A proposal is considered **unacceptable for award** if it contains deficiencies (or, alternatively, a combination of significant weaknesses which equate to one or more deficiencies) which clearly do not meet RFP requirements. The proposal, as submitted, is unawardable.

Technical proposals containing deficiencies on any subfactor will be rated 'Unacceptable.' An 'Unacceptable' rating on any technical subfactor shall render the entire technical proposal ineligible for award, as submitted. Should discussions be held, a technical proposal found to be unacceptable for award may be excluded from the competitive range.

Similarly, a rating of 'Marginal' at the technical subfactor level will result in a rating of 'Marginal' at the factor level.

Ultimately, the highest rated technical proposals will be those that the Government evaluates as offering significant risk reduction for each of these equally weighted subfactors. The offeror's response -- or lack thereof -- will be taken into consideration in the evaluations.

(c) Evaluation of Past Performance. The Government will conduct a Performance Confidence Assessment for each offeror based upon submitted current, relevant Past Performance Information (consisting of Past Performance (PP) references) as it relates to the probability of the offeror being able to successfully perform the requirement. The Government's subjective evaluation of the overall quality of an offeror's submitted PPI will be a factor in determining the relative merits of the offeror's proposal, and in selecting for award the offeror whose proposal is considered the best value to the Government.

(d) Options. The Government will evaluate offers for award purposes by adding the total price for all options to the total price for the basic requirement. The Government may determine that an offer is unacceptable if the option prices are significantly unbalanced. Evaluation of options shall not obligate the Government to exercise the option(s).

(e) A written notice of award or acceptance of an offer, mailed or otherwise furnished to the successful offeror within the time for acceptance specified in the offer, shall result in a binding contract without further action by either party. Before the offer's specified expiration time, the Government may accept an offer (or part of an offer), whether or not there are negotiations after its receipt, unless a written notice of withdrawal is received before award.

**FAR 52.212-3 – OFFEROR REPRESENTATIONS AND CERTIFICATIONS –
COMMERCIAL ITEMS (APR 2012) & ALTERNATE I (APR 2011)**

An offeror shall complete only paragraphs (b) of this provision if the offeror has completed the annual representations and certificates electronically via <https://www.acquisition.gov> . If an offeror has not completed the annual representations and certifications electronically at the ORCA website, the offeror shall complete only paragraphs (c) through (o) of this provision.

(a) Definitions. As used in this provision--

“Economically disadvantaged women-owned small business (EDWOSB) concern” means a small business concern that is at least 51 percent directly and unconditionally owned by, and the management and daily business operations of which are controlled by, one or more women who are citizens of the United States and who are economically disadvantaged in accordance with 13 CFR part 127. It automatically qualifies as a women-owned small business eligible under the WOSB Program.

“Forced or indentured child labor” means all work or service—

- (1) Exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or
- (2) Performed by any person under the age of 18 pursuant to a contract the enforcement of which can be accomplished by process or penalties.

“Inverted domestic corporation,” as used in this section, means a foreign incorporated entity which is treated as an inverted domestic corporation under 6 U.S.C. 395(b), i.e., a corporation that used to be incorporated in the United States, or used to be a partnership in the United States, but now is incorporated in a foreign country, or is a subsidiary whose parent corporation is incorporated in a foreign country, that meets the criteria specified in 6 U.S.C. 395(b), applied in accordance with the rules and definitions of 6 U.S.C. 395(c). An inverted domestic corporation as herein defined does not meet the definition of an inverted domestic corporation as defined by the Internal Revenue Code at 26 U.S.C. 7874.

“Manufactured end product” means any end product in Federal Supply Classes (FSC) 1000-9999, except—

- (1) FSC 5510, Lumber and Related Basic Wood Materials;
- (2) Federal Supply Group (FSG) 87, Agricultural Supplies;
- (3) FSG 88, Live Animals;
- (4) FSG 89, Food and Related Consumables;
- (5) FSC 9410, Crude Grades of Plant Materials;
- (6) FSC 9430, Miscellaneous Crude Animal Products, Inedible;
- (7) FSC 9440, Miscellaneous Crude Agricultural and Forestry Products;
- (8) FSC 9610, Ores;
- (9) FSC 9620, Minerals, Natural and Synthetic; and
- (10) FSC 9630, Additive Metal Materials.

“Place of manufacture” means the place where an end product is assembled out of components, or otherwise made or processed from raw materials into the finished product that is to be provided to the Government. If a product is disassembled and reassembled, the place of reassembly is not the place of manufacture.

“Restricted business operations” means business operations in Sudan that include power production activities, mineral extraction activities, oil-related activities, or the production of military equipment, as those terms are defined in the Sudan Accountability and Divestment Act of 2007 (Pub. L. 110-174). Restricted business operations do not include business operations that the person (as that term is defined in Section 2 of the Sudan Accountability and Divestment Act of 2007) conducting the business can demonstrate—

- (1) Are conducted under contract directly and exclusively with the regional government of southern Sudan;
- (2) Are conducted pursuant to specific authorization from the Office of Foreign Assets Control in the Department of the Treasury, or are expressly exempted under Federal law from the requirement to be conducted under such authorization;
- (3) Consist of providing goods or services to marginalized populations of Sudan;

- (4) Consist of providing goods or services to an internationally recognized peacekeeping force or humanitarian organization;
- (5) Consist of providing goods or services that are used only to promote health or education; or
- (6) Have been voluntarily suspended.

Sensitive technology—

- (1) Means hardware, software, telecommunications equipment, or any other technology that is to be used specifically—
 - (i) To restrict the free flow of unbiased information in Iran; or
 - (ii) To disrupt, monitor, or otherwise restrict speech of the people of Iran; and
- (2) Does not include information or informational materials the export of which the President does not have the authority to regulate or prohibit pursuant to section 203(b)(3) of the International Emergency Economic Powers Act (50 U.S.C. 1702(b)(3)).

“Service-disabled veteran-owned small business concern”—

- (1) Means a small business concern—
 - (i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
 - (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (2) Service-disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).

“Small business concern” means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and size standards in this solicitation.

“Subsidiary” means an entity in which more than 50 percent of the entity is owned—

- (1) Directly by a parent corporation; or

(2) Through another subsidiary of a parent corporation.

“Veteran-owned small business concern” means a small business concern—

(1) Not less than 51 percent of which is owned by one or more veterans(as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and

(2) The management and daily business operations of which are controlled by one or more veterans.

“Women-owned business concern” means a concern which is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of the its stock is owned by one or more women; and whose management and daily business operations are controlled by one or more women.

“Women-owned small business concern” means a small business concern --

(1) That is at least 51 percent owned by one or more women or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and

(2) Whose management and daily business operations are controlled by one or more women.

“Women-owned small business (WOSB) concern eligible under the WOSB Program (in accordance with 13 CFR part 127),” means a small business concern that is at least 51 percent directly and unconditionally owned by, and the management and daily business operations of which are controlled by, one or more women who are citizens of the United States.

(b)

(1) Annual Representations and Certifications. Any changes provided by the offeror in paragraph (b)(2) of this provision do not automatically change the representations and certifications posted on the Online Representations and Certifications Application (ORCA) website.

(2) The offeror has completed the annual representations and certifications electronically via the ORCA website accessed through <https://www.acquisition.gov> . After reviewing the ORCA database information, the offeror verifies by submission of this offer that the representation and certifications currently posted electronically at FAR 52.212-3, Offeror Representations and Certifications—Commercial Items, have been entered or updated in the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201), except for paragraphs _____. [*Offeror to identify the*

applicable paragraphs at (c) through (o) of this provision that the offeror has completed for the purposes of this solicitation only, if any. These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer. Any changes provided by the offeror are applicable to this solicitation only, and do not result in an update to the representations and certifications posted electronically on ORCA.

(c) Offerors must complete the following representations when the resulting contract is to be performed in the United States or its outlying areas. Check all that apply.

(1) Small business concern. The offeror represents as part of its offer that it is, is not a small business concern.

(2) Veteran-owned small business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents as part of its offer that it is, is not a veteran-owned small business concern.

(3) Service-disabled veteran-owned small business concern. [Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(2) of this provision.] The offeror represents as part of its offer that it is, is not a service-disabled veteran-owned small business concern.

(4) Small disadvantaged business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents, for general statistical purposes, that it is, is not, a small disadvantaged business concern as defined in 13 CFR 124.1002.

(5) Women-owned small business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents that it is, is not a women-owned small business concern.

(6) WOSB concern eligible under the WOSB Program. [Complete only if the offeror represented itself as a women-owned small business concern in paragraph (c)(5) of this provision.] The offeror represents that—

(i) It is, is not a WOSB concern eligible under the WOSB Program, has provided all the required documents to the WOSB Repository, and no change in circumstances or adverse decisions have been issued that affects its eligibility; and

(ii) It is, is not a joint venture that complies with the requirements of 13 CFR part 127, and the representation in paragraph (c)(6)(i) of this provision is accurate for each WOSB concern eligible under the WOSB Program participating in the joint venture. [The offeror shall enter the name or names of the WOSB concern eligible under the WOSB Program and other small businesses that are

participating in the joint venture: _____.] Each WOSB concern eligible under the WOSB Program participating in the joint venture shall submit a separate signed copy of the WOSB representation.

(7) Economically disadvantaged women-owned small business (EDWOSB) concern. [Complete only if the offeror represented itself as a WOSB concern eligible under the WOSB Program in (c)(6) of this provision.] The offeror represents that—

(i) It is, is not an EDWOSB concern, has provided all the required documents to the WOSB Repository, and no change in circumstances or adverse decisions have been issued that affects its eligibility; and

(ii) It is, is not a joint venture that complies with the requirements of 13 CFR part 127, and the representation in paragraph (c)(7)(i) of this provision is accurate for each EDWOSB concern participating in the joint venture. [The offeror shall enter the name or names of the EDWOSB concern and other small businesses that are participating in the joint venture: _____.] Each EDWOSB concern participating in the joint venture shall submit a separate signed copy of the EDWOSB representation.

Note: Complete paragraphs (c)(8) and (c)(9) only if this solicitation is expected to exceed the simplified acquisition threshold.

(8) Women-owned business concern (other than small business concern). [Complete only if the offeror is a women-owned business concern and did not represent itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents that it is, a women-owned business concern.

(9) Tie bid priority for labor surplus area concerns. If this is an invitation for bid, small business offerors may identify the labor surplus areas in which costs to be incurred on account of manufacturing or production (by offeror or first-tier subcontractors) amount to more than 50 percent of the contract price:

(10) [Complete only if the solicitation contains the clause at FAR 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns, or FAR 52.219-25, Small Disadvantaged Business Participation Program—Disadvantaged Status and Reporting, and the offeror desires a benefit based on its disadvantaged status.]

(i) General. The offeror represents that either—

(A) It is, is not certified by the Small Business Administration as a small disadvantaged business concern and identified, on the date of this representation, as a certified small disadvantaged business concern in the CCR Dynamic Small Business Search database maintained by the Small

Business Administration , and that no material change in disadvantaged ownership and control has occurred since its certification, and, where the concern is owned by one or more individuals claiming disadvantaged status, the net worth of each individual upon whom the certification is based does not exceed \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); or

(B) It has, has not submitted a completed application to the Small Business Administration or a Private Certifier to be certified as a small disadvantaged business concern in accordance with 13 CFR 124, Subpart B, and a decision on that application is pending, and that no material change in disadvantaged ownership and control has occurred since its application was submitted.

(ii) Joint Ventures under the Price Evaluation Adjustment for Small Disadvantaged Business Concerns. The offeror represents, as part of its offer, that it is a joint venture that complies with the requirements in 13 CFR 124.1002(f) and that the representation in paragraph (c)(10)(i) of this provision is accurate for the small disadvantaged business concern that is participating in the joint venture. [The offeror shall enter the name of the small disadvantaged business concern that is participating in the joint venture: _____.]

(11) HUBZone small business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents, as part of its offer, that--

(i) It is, is not a HUBZone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration, and no material changes in ownership and control, principal office, or HUBZone employee percentage have occurred since it was certified in accordance with 13 CFR part 126; and

(ii) It is, is not a HUBZone joint venture that complies with the requirements of 13 CFR part 126, and the representation in paragraph (c)(11)(i) of this provision is accurate for each HUBZone small business concern participating in the HUBZone joint venture. [The offeror shall enter the names of each of the HUBZone small business concerns participating in the HUBZone joint venture: _____.] Each HUBZone small business concern participating in the HUBZone joint venture shall submit a separate signed copy of the HUBZone representation.

(12) (Complete if the offeror has represented itself as disadvantaged in paragraph (c)(4) or (c)(10) of this provision.)

[The offeror shall check the category in which its ownership falls]:

___ Black American.

___ Hispanic American.

___ Native American (American Indians, Eskimos, Aleuts, or Native Hawaiians).

___ Asian-Pacific American (persons with origins from Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Japan, China, Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, U.S. Trust Territory or the Pacific Islands (Republic of Palau), Republic of the Marshall Islands, Federated States of Micronesia, the Commonwealth of the Northern Mariana Islands, Guam, Samoa, Macao, Hong Kong, Fiji, Tonga, Kiribati, Tuvalu, or Nauru).

___ Subcontinent Asian (Asian-Indian) American (persons with origins from India, Pakistan, Bangladesh, Sri Lanka, Bhutan, the Maldives Islands, or Nepal).

___ Individual/concern, other than one of the preceding.

(d) Representations required to implement provisions of Executive Order 11246 --

(1) Previous contracts and compliance. The offeror represents that --

(i) It [] has, [] has not, participated in a previous contract or subcontract subject to the Equal Opportunity clause of this solicitation; and

(ii) It [] has, [] has not, filed all required compliance reports.

(2) Affirmative Action Compliance. The offeror represents that --

(i) It [] has developed and has on file, [] has not developed and does not have on file, at each establishment, affirmative action programs required by rules and regulations of the Secretary of Labor (41 CFR parts 60-1 and 60-2), or

(ii) It [] has not previously had contracts subject to the written affirmative action programs requirement of the rules and regulations of the Secretary of Labor.

(e) Certification Regarding Payments to Influence Federal Transactions (31 U.S.C. 1352). *(Applies only if the contract is expected to exceed \$150,000.)* By submission of its offer, the offeror certifies to the best of its knowledge and belief that no Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress on his or her behalf in connection with the award of any resultant contract. If any registrants under the Lobbying Disclosure Act of 1995 have made a lobbying contact on behalf of the offeror with respect to this contract, the offeror shall complete and submit, with its offer, OMB Standard Form LLL, Disclosure of Lobbying Activities, to

provide the name of the registrants. The offeror need not report regularly employed officers or employees of the offeror to whom payments of reasonable compensation were made.

(f) Buy American Act Certificate. (Applies only if the clause at Federal Acquisition Regulation (FAR) 52.225-1, Buy American Act – Supplies, is included in this solicitation.)

(1) The offeror certifies that each end product, except those listed in paragraph (f)(2) of this provision, is a domestic end product and that for other than COTS items, the offeror has considered components of unknown origin to have been mined, produced, or manufactured outside the United States. The offeror shall list as foreign end products those end products manufactured in the United States that do not qualify as domestic end products, i.e., an end product that is not a COTS item and does not meet the component test in paragraph (2) of the definition of “domestic end product.” The terms “commercially available off-the-shelf (COTS) item,” “component,” “domestic end product,” “end product,” “foreign end product,” and “United States” are defined in the clause of this solicitation entitled “Buy American Act—Supplies.”

(2) Foreign End Products:

LINE ITEM NO.

COUNTRY OF ORIGIN

[List as necessary]

(3) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25.

(g)

(1) Buy American Act -- Free Trade Agreements -- Israeli Trade Act Certificate. (Applies only if the clause at FAR 52.225-3, Buy American Act -- Free Trade Agreements -- Israeli Trade Act, is included in this solicitation.)

(i) The offeror certifies that each end product, except those listed in paragraph (g)(1)(ii) or (g)(1)(iii) of this provision, is a domestic end product and that for other than COTS items, the offeror has considered components of unknown origin to have been mined, produced, or manufactured outside the United States. The terms “Bahrainian, Moroccan, Omani, or Peruvian end product,” “commercially available off-the-shelf (COTS) item,” “component,” “domestic end product,” “end product,” “foreign end product,” “Free Trade Agreement country,” “Free Trade Agreement country end product,” “Israeli end product,” and ‘United States’ are defined in the clause of this solicitation entitled “Buy American Act--Free Trade Agreements--Israeli Trade Act.”

(ii) The offeror certifies that the following supplies are Free Trade Agreement country end products (other than Bahrainian, Moroccan, Omani, or Peruvian end products) or Israeli end products as defined in the clause of this solicitation entitled “Buy American Act—Free Trade Agreements—Israeli Trade Act”:

Free Trade Agreement Country End Products (Other than Bahrainian or Moroccan End Products) or Israeli End Products:

LINE ITEM NO.	COUNTRY OF ORIGIN
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[List as necessary]

(iii) The offeror shall list those supplies that are foreign end products (other than those listed in paragraph (g)(1)(ii) or this provision) as defined in the clause of this solicitation entitled “Buy American Act—Free Trade Agreements—Israeli Trade Act.” The offeror shall list as other foreign end products those end products manufactured in the United States that do not qualify as domestic end products, i.e., an end product that is not a COTS item and does not meet the component test in paragraph (2) of the definition of “domestic end product.”

Other Foreign End Products:

LINE ITEM NO.	COUNTRY OF ORIGIN
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[List as necessary]

(iv) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25.

(2) Buy American Act—Free Trade Agreements—Israeli Trade Act Certificate, Alternate I. If Alternate I to the clause at FAR 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision:

(g)(1)(ii) The offeror certifies that the following supplies are Canadian end products as defined in the clause of this solicitation entitled “Buy American Act—Free Trade Agreements—Israeli Trade Act”:

Canadian End Products:

Line Item No.:

[List as necessary]

(3) Buy American Act—Free Trade Agreements—Israeli Trade Act Certificate, Alternate II. If Alternate II to the clause at FAR 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision:

(g)(1)(ii) The offeror certifies that the following supplies are Canadian end products or Israeli end products as defined in the clause of this solicitation entitled “Buy American Act--Free Trade Agreements--Israeli Trade Act”:

Canadian or Israeli End Products:

Line Item No.:

Country of Origin:

[List as necessary]

(4) Buy American Act—Free Trade Agreements—Israeli Trade Act Certificate, Alternate III. If Alternate III to the clause at 52.225-3 is included in this solicitation, substitute the following paragraph(g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision:

(g)(1)(ii) The offeror certifies that the following supplies are Free Trade Agreement country end products (other than Bahrainian, Korean, Moroccan, Omani, or Peruvian end products) or Israeli end products as defined in the clause of this solicitation entitled “Buy American Act—Free Trade Agreements—Israeli Trade Act”:

Free Trade Agreement Country End Products (Other than Bahrainian, Korean, Moroccan, Omani, or Peruvian End Products) or Israeli End Products:

Line Item No.:

Country of Origin:

[List as necessary]

(5) Trade Agreements Certificate. (Applies only if the clause at FAR 52.225-5, Trade Agreements, is included in this solicitation.)

(i) The offeror certifies that each end product, except those listed in paragraph (g)(5)(ii) of this provision, is a U.S.-made or designated country end product as defined in the clause of this solicitation entitled "Trade Agreements."

(ii) The offeror shall list as other end products those end products that are not U.S.-made or designated country end products.

Other End Products

Line Item No.: Country of Origin:

[List as necessary]

(iii) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25. For line items covered by the WTO GPA, the Government will evaluate offers of U.S.-made or designated country end products without regard to the restrictions of the Buy American Act. The Government will consider for award only offers of U.S.-made or designated country end products unless the Contracting Officer determines that there are no offers for such products or that the offers for such products are insufficient to fulfill the requirements of the solicitation.

(h) Certification Regarding Responsibility Matters (Executive Order 12689). (Applies only if the contract value is expected to exceed \$150,000.) The offeror certifies, to the best of its knowledge and belief, that the offeror and/or any of its principals--

(1) Are, are not presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency;

(2) Have, have not, within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a Federal, state or local government contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, violating Federal criminal tax laws, or receiving stolen property; and

(3) Are, are not presently indicted for, or otherwise criminally or civilly charged by a Government entity with, commission of any of these offenses enumerated in paragraph (h)(2) of this clause; and

(4) Have, have not, within a three-year period preceding this offer, been notified of any delinquent Federal taxes in an amount that exceeds \$3,000 for which the liability remains unsatisfied.

(i) Taxes are considered delinquent if both of the following criteria apply:

(A) The tax liability is finally determined. The liability is finally determined if it has been assessed. A liability is not finally determined if there is a pending administrative or judicial challenge. In the case of a judicial challenge to the liability, the liability is not finally determined until all judicial appeal rights have been exhausted.

(B) The taxpayer is delinquent in making payment. A taxpayer is delinquent if the taxpayer has failed to pay the tax liability when full payment was due and required. A taxpayer is not delinquent in cases where enforced collection action is precluded.

(ii) Examples.

(A) The taxpayer has received a statutory notice of deficiency, under I.R.C. §6212, which entitles the taxpayer to seek Tax Court review of a proposed tax deficiency. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek Tax Court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.

(B) The IRS has filed a notice of Federal tax lien with respect to an assessed tax liability, and the taxpayer has been issued a notice under I.R.C. §6320 entitling the taxpayer to request a hearing with the IRS Office of Appeals Contesting the lien filing, and to further appeal to the Tax Court if the IRS determines to sustain the lien filing. In the course of the hearing, the taxpayer is entitled to contest the underlying tax liability because the taxpayer has had no prior opportunity to contest the liability. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek tax court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.

(C) The taxpayer has entered into an installment agreement pursuant to I.R.C. §6159. The taxpayer is making timely payments and is in full compliance with the agreement terms. The taxpayer is not delinquent because the taxpayer is not currently required to make full payment.

(D) The taxpayer has filed for bankruptcy protection. The taxpayer is not delinquent because enforced collection action is stayed under 11 U.S.C. §362 (the Bankruptcy Code).

(i) Certification Regarding Knowledge of Child Labor for Listed End Products (Executive Order 13126). [The Contracting Officer must list in paragraph (i)(1) any end products being acquired under this solicitation that are included in the List of Products Requiring Contractor Certification as to Forced or Indentured Child Labor, unless excluded at 22.1503(b).]

(1) Listed End Product

NOT APPLICABLE

Listed End Product:

Listed Countries of Origin:

(2) Certification. [If the Contracting Officer has identified end products and countries of origin in paragraph (i)(1) of this provision, then the offeror must certify to either (i)(2)(i) or (i)(2)(ii) by checking the appropriate block.]

(i) The offeror will not supply any end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product.

(ii) The offeror may supply an end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product. The offeror certifies that it has made a good faith effort to determine whether forced or indentured child labor was used to mine, produce, or manufacture any such end product furnished under this contract. On the basis of those efforts, the offeror certifies that it is not aware of any such use of child labor.

(j) Place of manufacture. (Does not apply unless the solicitation is predominantly for the acquisition of manufactured end products.) For statistical purposes only, the offeror shall indicate whether the place of manufacture of the end products it expects to provide in response to this solicitation is predominantly—

(1) In the United States (Check this box if the total anticipated price of offered end products manufactured in the United States exceeds the total anticipated price of offered end products manufactured outside the United States); or

(2) Outside the United States.

(k) Certificates regarding exemptions from the application of the Service Contract Act. (Certification by the offeror as to its compliance with respect to the contract also constitutes its certification as to compliance by its subcontractor if it subcontracts out the exempt services.) [The contracting officer is to check a box to indicate if paragraph (k)(1) or (k)(2) applies.]

(1) Maintenance, calibration, or repair of certain equipment as described in FAR 22.1003-4(c)(1). The offeror does does not certify that—

(i) The items of equipment to be serviced under this contract are used regularly for other than Governmental purposes and are sold or traded by the offeror (or subcontractor in the case of an exempt subcontract) in substantial quantities to the general public in the course of normal business operations;

(ii) The services will be furnished at prices which are, or are based on, established catalog or market prices (see FAR 22.1003-4(c)(2)(ii)) for the maintenance, calibration, or repair of such equipment; and

(iii) The compensation (wage and fringe benefits) plan for all service employees performing work under the contract will be the same as that used for these employees and equivalent employees servicing the same equipment of commercial customers.

(2) Certain services as described in FAR 22.1003-4(d)(1). The offeror does does not certify that—

(i) The services under the contract are offered and sold regularly to non-Governmental customers, and are provided by the offeror (or subcontractor in the case of an exempt subcontract) to the general public in substantial quantities in the course of normal business operations;

(ii) The contract services will be furnished at prices that are, or are based on, established catalog or market prices (see FAR 22.1003-4(d)(2)(iii));

(iii) Each service employee who will perform the services under the contract will spend only a small portion of his or her time (a monthly average of less than 20 percent of the available hours on an annualized basis, or less than 20 percent of available hours during the contract period if the contract period is less than a month) servicing the Government contract; and

(iv) The compensation (wage and fringe benefits) plan for all service employees performing work under the contract is the same as that used for these employees and equivalent employees servicing commercial customers.

(3) If paragraph (k)(1) or (k)(2) of this clause applies—

(i) If the offeror does not certify to the conditions in paragraph (k)(1) or (k)(2) and the Contracting Officer did not attach a Service Contract Act wage determination to the solicitation, the offeror shall notify the Contracting Officer as soon as possible; and

(ii) The Contracting Officer may not make an award to the offeror if the offeror fails to execute the certification in paragraph (k)(1) or (k)(2) of this clause or to contact the Contracting Officer as required in paragraph (k)(3)(i) of this clause.

(1) Taxpayer identification number (TIN) (26 U.S.C. 6109, 31 U.S.C. 7701). (Not applicable if the offeror is required to provide this information to a central contractor registration database to be eligible for award.)

(1) All offerors must submit the information required in paragraphs (1)(3) through (1)(5) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the Internal Revenue Service (IRS).

(2) The TIN may be used by the government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.]

(3) Taxpayer Identification Number (TIN).

TIN:_____.

TIN has been applied for.

TIN is not required because:

Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with the conduct of a trade or business in the United States and does not have an office or place of business or a fiscal paying agent in the United States;

Offeror is an agency or instrumentality of a foreign government;

Offeror is an agency or instrumentality of the Federal Government;

(4) Type of organization.

Sole proprietorship;

Partnership;

- Corporate entity (not tax-exempt);
- Corporate entity (tax-exempt);
- Government entity (Federal, State, or local);
- Foreign government;
- International organization per 26 CFR 1.6049-4;
- Other _____.

(5) Common parent.

- Offeror is not owned or controlled by a common parent:
- Name and TIN of common parent:
Name _____
TIN _____

(m) Restricted business operations in Sudan. By submission of its offer, the offeror certifies that the offeror does not conduct any restricted business operations in Sudan.

(n) Prohibition on Contracting with Inverted Domestic Corporations—

(1) Relation to Internal Revenue Code. An inverted domestic corporation as herein defined does not meet the definition of an inverted domestic corporation as defined by the Internal Revenue Code 25 U.S.C. 7874.

(2) Representation. By submission of its offer, the offeror represents that—

- (i) It is not an inverted domestic corporation; and
- (ii) It is not a subsidiary of an inverted domestic corporation.

(o) Sanctioned activities relating to Iran.

(1) The offeror shall email questions concerning sensitive technology to the Department of State at CISADA106@state.gov.

(2) Representation and Certification. Unless a waiver is granted or an exception applies as provided in paragraph (o)(3) of this provision, by submission of its offer, the offeror—

(i) Represents, to the best of its knowledge and belief, that the offeror does not export any sensitive technology to the government of Iran or any entities or individuals owned or controlled by, or acting on behalf or at the direction of, the government of Iran; and

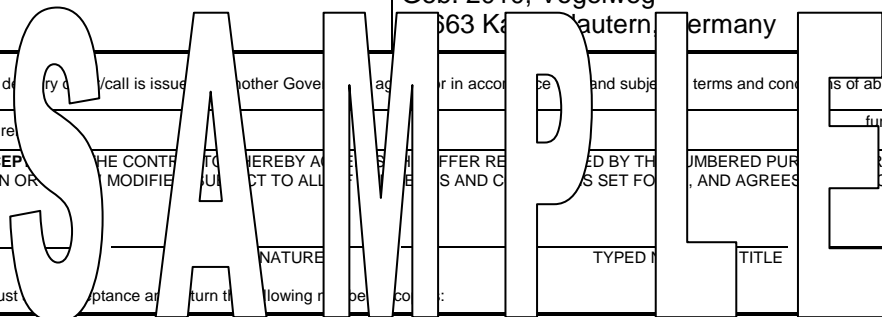
(ii) Certifies that the offeror, or any person owned or controlled by the offeror, does not engage in any activities for which sanctions may be imposed under section 5 of the Iran Sanctions Act.

(3) The representation and certification requirements of paragraph (o)(2) of this provision do not apply if—

(i) This solicitation includes a trade agreements certification (e.g., 52.212-3(g) or a comparable agency provision); and

(ii) The offeror has certified that all the offered products to be supplied are designated country end products.

ORDER FOR SUPPLIES OR SERVICES				Page 1 of 2			
1. CONTRACT / PURCH ORDER NO. SP4420-01-D-XXXX		2. DELIVERY ORDER NO. 0020		3. DATE OF ORDER 01 NOV 05			
6. ISSUED BY Defense Reutilization & Marketing Service Attn: DRMS-J-761 Augusta Str. 6 65189 Wiesbaden, Germany		7. ADMINISTERED BY (If other than 6) DRMS-J-761 2027 Postfach 65010 Wiesbaden, Germany POC:		4. REQUISITION / PURCH REQUEST NO. SEE SCHEDULE			
9. CONTRACTOR NAME AND ADDRESS CONTRACTOR NAME & ADDRESS		10. DELIVER TO FOB POINT BY (Date) (YYYYMMDD)		5. PRIORITY			
14. SHIP TO SEE SCHEDULE		15. PAYMENT WILL BE MADE BY 26 AFS/RAFP Geb. 2010, Vogelweg 663 Kaub, Germany		8. DELIVERY FOB [X] DEST [] OTHER (See Schedule if other)			
16. DELIVERY / CALL TYPE OF ORDER PURCHASE		11. X IF BUSINESS IS [] SMALL [] SMALL DISADVANTAGED [] WOMEN OWNED		12. DISCOUNT TERMS NET 30			
17. ACCOUNTING AND APPROPRIATION DATA / LOCAL USE 02 97X4930 5NR0 0001 P900 25 S33181		13. MAIL INVOICES TO Address in Block 6.		13. MAIL INVOICES TO Address in Block 6.			
18. ITEM NO. 0001		19. SCHEDULE OF SUPPLIES / SERVICE DOCUMENT NOUN DTID ACC 61736051 POL Contaminated Solids N6303261368807 01 E3907 POL Contaminated Solids; UN3175 CLASS 4.1, LOCATION; NATO SUPPORT FACILITY, , 100 KG X X.XX EURO = XX.XX EURO POC: Mr. Smith, DSN: xxx-xxxx, 3 of 7 documents, POP=14 DAYS PICKUP ADDR <W81X4N> DRMO EPA WASTE CODE _____ UD QTY PICKED UP _____ UO UNIT OF ISSUE PICK UP MANIFEST _____ LINE CODE _____ PICKUP DATE		20. QUANTITY ORDERED / ACCEPTED* XXX		21. UNIT KG	
24. UNITED STATES OF AMERICA KELLIE BIRCH BY:		25. TOTAL XX,XXX.XX		26. QUANTITY IN COLUMN 20 HAS BEEN [] INSPECTED [] RECEIVED [] ACCEPTED, AND CONFORMS TO THE CONTRACT EXCEPT AS NOTED			
26. QUANTITY IN COLUMN 20 HAS BEEN [] INSPECTED [] RECEIVED [] ACCEPTED, AND CONFORMS TO THE CONTRACT EXCEPT AS NOTED		27. SHIP NO.		28. D.O. VOUCHER NO.			
DATE _____ SIGNATURE OF AUTHORIZED GOVERNMENT REPRESENTATIVE		31. PAYMENT [] COMPLETE [] PARTIAL [] FINAL		32. PAID BY			
36. I CERTIFY THIS ACCOUNT IS CORRECT AND PROPER FOR PAYMENT.		DATE _____ SIGNATURE AND TITLE OF CERTIFYING OFFICER		33. AMOUNT VERIFIED CORRECT FOR			
37. RECEIVED AT		38. RECEIVED BY		39. DATE RECEIVED (YYYYMMDD)			
40. TOTAL CONTAINERS		41. S/R ACCOUNT NUMBER		42. S/R VOUCHER NO.			



continuation of sheet

REFERENCE NO. DOCUMENT BEING CONTINUED
SP4420-0X-D-00XX - 0004

page of pages
2 | 2

NAME OF OFFICER OR CONTRACTOR

ITEM NO.	SUPPLIES/SERVICE	QUANTITY	UNIT	UNIT PRICE	AMOUNT
CLIN	DOCUMENT NOUN	NSN/MFG-PART-NUM	ACC		
0002	30823660 NON REGULATED FB448630830002 01 E39710 NON REGULATED FIBERGLASS/INSULATION/ASPHALT, CONSISTING OF 33 BIG BAG PICKUP ADDR <FB4486> EPA WSTE CODE _____ UD QTY PICKED UP _____ UO UNIT OF ISSUE _____ PICK UP MANIFEST _____ LINE CODE _____ PICKUP DATE _____ PROMPT PAYMENT (FEB 2002) FAR 52.232-25 AUTH TRANSPORTER NAME _____ AUTH TRANSPORTER EPA # _____ AUTH TSDF NAME _____ AUTH TSDF EPA # _____ TRANSPORTER SIGNATURE _____ CONTRACTOR SIGNATURE _____ AUTH COR SIGNATURE _____	13398	KG	EUR XX.XX	EUR XX.XX

SAMPLE

FORM 1348-1A, JUL 91 (EG) ISSUE RELEASE/RECEIPT DOCUMENT

1	2	3	4	5	6	7	2	2	2	2	2	2	4	4	4	4	4	5	5	5	5	5	5	5	5	5	6	6	6	6	6	6	6	6	7	7	7	7	7	7	7	7	8	1. TOTAL PRICE	2. SHIP FROM	3. SHIP TO
																																									13.	9.	10. SG4			
																																								8.						

DD FORM 1348-1A

The following information is the minimum requirement for processing of turn-ins and must be legible (preferably typewritten). Also, ensure all copies are clear:

1. **NATIONAL STOCK NUMBER:** Block 25, NSN assigned to the item. If the item(s) are not assigned an NSN; assign the correct Federal Supply Classification (FSC), followed by a two-digit NATO code and noun name of the item, not to exceed seven alpha or numeric characters (i.e., 8405-00-COAT).
2. **UNIT OF ISSUE:** cc 23-24 (i.e., ea, se, lb, cn, bx, etc.)
3. **QUANTITY:** cc 25-29. 5 digits (i.e., 00001)
4. **DOCUMENT NUMBER:** Block 24. Consisting of your DoD Activity Address Code (DoDAAC), Julian Date and Serial Number (i.e., FB5612-6238-0001 or WK4GGD-6238-0001)
5. **DISPOSAL AUTHORITY CODE:** cc 64 (M, N or R)
6. **DEMILITARIZATION CODE:** cc 65
7. **SUPPLY CONDITION CODE:** cc 71
8. **UNIT PRICE:** cc 74-80 (seven digit i.e., 000100.00). NOTE: If unit price is not known, use an estimated acquisition cost.
9. **SHIPPED FROM:** Block 2. *Your* activity, DoDAAC (i.e., FB5612, WK4GGD, etc.)
10. **SHIPPED TO:** Block 3. SG4070
11. **MARK FOR:** Block 27. If hazardous or dangerous material put HM/HW, if not, leave blank.
12. **PROJECT:** Block 27. Category of property (i.e., Lost, Abandoned, Non-Appropriated Funded Property, etc.)
13. **TOTAL PRICE:** Block 1. Unit price multiplied by quantity.
14. **ITEM NOMENCLATURE:** Block 17. (i.e., name of the item(s)—EXAMPLE: Typewriter).
15. **SELECTED BY AND DATE:** Block 22. An authorized signature, with signature block, i.e., PBO, SSA, BSB. Or Commander.
16. **PACKED BY AND DATE:** Block 23. Point of contact—*with a good phone number.*
17. **REMARKS:** Block 27. Used for statements or certifications that may be required.

MANIFEST TRACKING LOG DRMS Form 1683E	<i>I CERTIFY THAT THIS CONTRACT PERFORMANCE SUPPORTING DATA IS ACCURATE, COMPLETE AND MEETS ALL REQUIREMENTS SET FORTH IN THE CONTRACT.</i>							DATE PREPARED	CONTRACT NUMBER SP4520-		
	COMPANY NAME: NAME (Print)				SIGNATURE				Delivery Order/Task Order # INVOICE NUMBER AND AMOUNT		

1. LINE #	2. BOSS DOC. NO.	3. CLIN #	4. PICKUP MANIFEST NUMBER(S)	5. QUANTITY PICKED UP	6. INTIIAL (Temporary) STORAGE FACILITY BOSS ID #	7. INTIIAL (Temporary) STORAGE FACILITY HANDLING CODES	8. EWC CODES	9. FINAL TSDF DISPOSAL MANIFEST #	10. FINAL TSDF FACILITY BOSS ID #	11. QTY DISPOSED	12. FINAL TSDF DISPOSAL HANDING CODES	13. FINAL TSDF ACCEPTANCE DATE (dd-mm-yyyy)

INSTRUCTIONS FOR ATTACHMENT 3												
Col 1.	List the Delivery Order Line Number for the items being disposed (four (4) digits - i.e., 0001)											
Col 2.	List the BOSS document number as it appears on the DD Form 1155 (eight (8) digits - 12383976)											
Col 3.	CLIN Number - (N26000)											
Col 4.	List all pickup manifest numbers (last five digits)											
Col 5.	Total kgs picked up											
Col 6.	List the BOSS Facility ID Number (12 digits) for the Initial Temporary Storage Facility used											
Col 7.	List the temporary storage facility handling codes											
Col 8.	List the European Waste Code Number(s)											
Col 9.	List the final TSDF disposal manifest (last five digits)											
Col 10.	List the BOSS Facility ID Number (12 digits) for the Final TSDF Disposal Facility											
Col 11.	List the quantity disposed											
Col 12.	List the final disposal handling codes											
Col 13.	Provide the date accepted at the Treatment Storage Disposal Facility (TSDF)(mm/dd/yyyy)											

FACILITY PROFILE SHEET

1. Facility Name: _____

2. Facility Address: _____

3. Facility Telephone Number: _____ FAX: _____

4. Facility Representative(s): _____
 Telephone Number : _____ EMAIL: _____

5. Principal Owner(s): _____

6. DRMS Facility BOSS ID # _____ (Provide # if facility has previously been approved by DRMS)

7. For all of the permits, authorizations, and licenses that authorize the facility to store, treat, recycle, or dispose hazardous waste the following information is required: The permitting authority's name and address; the permit number, the permit expiration date; wastes authorized by the permit using the European Waste Codes (EWCs) and a description of the treatment processes authorized.

Permitting Authority	Disposal/Treatment		EWC and Treatment Process Description
	Permit Number	Expiration	

8. For each waste that will be processed through the facility identify the waste stream, by CLIN, and the treatment process that will be used with the European Council Directive 91/156/EEC Annex II Codes.

Processed Waste (CLIN)	91 / 156 / EEC Annex II Code

If additional space for CLIN information is required, use same format on additional pages.

TRANSPORTER PROFILE SHEET

1. Transporter Name: _____

2. Address:

3. Telephone Number: _____ FAX: _____

4. Company Representative(s): _____
 Telephone Number : _____ EMAIL: _____

5. Principal Owner(s): _____

6. DRMS Transporter BOSS ID # _____ (Provide # if transporter has previously been approved by DRMS)

7. For all of the permits, authorizations, and licenses that authorize the transportation of hazardous waste the following information is required: the permitting authority's name and address; the permit number, the permit expiration date; countries where transportation is authorized and wastes authorized by the permit using the European Waste Codes (EWCs).

Permitting Authority	Permit Number	Expiration	Countries	EWCs

8. Identify the waste, by CLIN, for each waste that will be transported.

Transported Waste (CLIN)

	A	B	C	D	E	F	G	H
	Deliverable	Phase	Standard	Time Frame	Clause	Acceptable Performance Level	Reduction for Failure	Method of Surveillance
1	Compliant Removal							
1.1		Pre-Removal	Notification for vehicle passes/badges (if installation rules allow passes/badges to be issued)	At least 15 calendar days prior to pickup	1.1(b)	No more than 5 failures of compliance with timeframe during a 12-month period of time	A disincentive fee of \$500 shall be applied to each task order for untimely notifications after the contractor exceeds the criteria stated in Column F until such time as performance again does not exceed criteria in column F.	Collection Summary Reports. Customer and COR input.
1.1		Pre-Removal	Notification of commercial drivers (to include names, licenses, and expiration dates)	At least 5 calendar days prior to pickup	1.1(c)	No more than 5 failures of compliance with timeframe during a 12-month period of time	A disincentive fee of \$750 shall be applied to each task order for untimely notifications after the contractor exceeds the criteria stated in Column F until such time as performance again does not exceed criteria in column F.	Collection Summary Reports. Customer and COR input.
1.2		Removal	Safe, compliant, timely removal and transportation	With timeframe as required per task order	1.2	No more than 5 late removals during a 12-month period of time	A disincentive fee of 2% shall be applied to each late task order after the contractor exceeds the criteria stated in Column F until such time as performance again does not exceed criteria in Column F.	Collection Summary Reports. Customer and COR input.

1.3		Post-Removal	Compliant transportation, interim storage and shipment to initial qualified TSDF	Return of manifest or shipping documentation to COR.	1.3.3(a)	No more than 5 non-compliant transportation or storage and ultimate shipment to an initial TSDF during a 12-month period of time	A disincentive fee of 10% shall be applied to each non-compliant transportation or storage and shipment to an initial TSDF storage task order after the contractor exceeds the criteria stated in Column F until such time as performance again does not exceed the criteria in Column F.	Collection Summary Reports. Customer and COR input.
1.4		Post-Removal	Timely delivery to qualified TSDF	Return manifest timely to eliminate potential exception report.	1.3.3(a) & (b)	No more than two (2) exceptions reports received per generator during a 12-month period of time	A disincentive fee of 10% shall be applied to each task order with a late return manifest after the contractor exceeds the criteria stated in Column F until such time as performance again does not exceed the criteria in Column F.	Collection Summary Reports. Customer and COR input.
2	Compliant Disposal and/or Recycling							
2.1		Disposal (or recycling)	On time, proper disposal or recycling in accordance with hazardous waste regulations and contract requirement	225 days for disposal of all items with a disposal method <u>other than</u> destructive incineration (and 270 days for Phase II documentation). 315 days for disposal of all items with a disposal method <u>of</u> destructive incineration (and 360 days for Phase II documentation).	2(b)	No more than 3 late disposals during a 12-month period of time	A disincentive fee of 10% shall be applied to each line item disposed of late after the contractor exceeds the criteria stated in Column F until such time as performance again does not exceed the criteria in Column F.	CO review, tracking and BOSS

2.2		Disposal (or recycling)	Accurate and timely provision of Certificate of Disposal/Destruction (CDs)	Final CD provided within 30 calendar days after disposal.	2.1	No more than 3 CDs provided late during a 12-month period of time.	A disincentive fee of 10% shall be applied to the CLIN fee for CDs submitted late after the contractor exceeds the criteria stated in Column F until such time as performance again does not exceed the criteria in Column F.	Collection Summary Reports and COR input
2.3		Evaluation/ID of cylinders	Timely submission of report	Final report provided within 30 calendar days after issuance of task order.	2.2.1	No more than 1 report provided late during a 12-month period of time.	A disincentive fee of 10% shall be applied to the CLIN fee for cylinder reports submitted late after the contractor exceeds the criteria stated in Column F until such time as performance again does not exceed the criteria in Column F.	Collection Summary Reports and COR input
2.4		Cylinder content analysis	Timely completion of task order	Samples drawn, analysis completed, and profile sheet submitted within 30 calendar days after issuance of task order.	2.2.2	No more than 5 profile sheets provided late during a 12-month period of time.	A disincentive fee of 10% shall be applied to the CLIN fee for cylinder analysis submitted late after the contractor exceeds the criteria stated in Column F until such time as performance again does not exceed the criteria in Column F.	Collection Summary Reports and COR input

2.5		Recontainerization/ replacement of valves	Timely completion of task order	Valve replacement and/or recontainerization completed within 30 calendar days after issuance of task order.	2.2.3	No more than 5 late incidents associated with this CLIN during a 12-month period of time.	A disincentive fee of 10% shall be applied to the CLIN fee for either recontainerization or valve replacement performed late after the contractor exceeds the criteria stated in Column F until such time as performance again does not exceed the criteria in Column F.	Collection Summary Reports and COR input
2.6		Demilitarization	Timely sub mission of Certificate of Disposal (DEMIL Incineration)	Certificate of Disposal provided within 120 days of pickup, demonstrating waste was incinerated accordingly.	2.4.3	No more than 1 late incident associated with this CLIN during a 12- month period of time.	A disincentive fee of 10% shall be applied to the CLIN fee for DEMIL Incineration performed late after the contractor exceeds the criteria stated in Column F until such time as performance again does not exceed the criteria in Column F.	Collection Summary Reports and COR input
3.	Compliant Special Services							
3.1		Waste analysis (6400 Series CLINS)	Accurate and timely provision	As stated in contract for service specified	3.2	No more than 5 late or inaccurate analysis during a 12-month period of time	A disincentive fee of 3% shall be applied to each late or inaccurate line item for analysis being performed on after the contractor exceeds the criteria stated in Column F until such time as performance again does not exceed the criteria in Column F.	Customer, COR and CO input

Certificate of Destruction

Date:

From:

Received by:

Date:

This is to certify that the waste identified on Shipping Document: _____ ,Manifest # _____

Line# _____ was received by _____ on this Date:

The waste(s) were subsequently disposed of by the process bearing this Disposal or Recovery code _____ on this Date: _____ in accordance with all permits and laws regulating this process.

Reference number: Delivery Order XXXX, Line Item(s): XX –XX.

Material:

Number of containers:

Type of container:

Address of the Facility Disposing of the Waste:

Certifying Official Printed Name: _____

Signature: _____

Verifying Official Printed Name: _____

Signature: _____

LIST OF PICKUP LOCATIONS

BAHRAIN

Manama
Shaik Isa Air Base

UNITED ARAB EMIRATES

Port of Jebel Ali
Port of Fujairah
Al-Dhafra Air Base

KUWAIT

Camp Buehring
Camp Arifjan

QATAR

Camp Al Saliya
Al Udeid

SAUDI ARABIA

Prince Sultan Air Base
Eskan Village
Tabuk

OMAN

Thumrait