



**STATE OF MISSOURI  
OFFICE OF ADMINISTRATION  
DIVISION OF PURCHASING**

**NOTIFICATION OF STATEWIDE CONTRACT**

May 13, 2016

**CONTRACT TITLE:** Environmental Assessment Services  
**CURRENT CONTRACT PERIOD:** March 1, 2016 through February 28, 2017  
**BUYER INFORMATION:** Jason Kolks  
 (573) 522-1620  
[jason.kolks@oa.mo.gov](mailto:jason.kolks@oa.mo.gov)

RENEWAL INFORMATION	Original Contract Period	Potential Final Expiration
	March 1, 2012 through February 28, 2013	February 28, 2017

ALL PURCHASES MADE UNDER THIS CONTRACT MUST BE FOR **PUBLIC USE ONLY**.  
 PURCHASES FOR PERSONAL USE BY PUBLIC EMPLOYEES OR OFFICIALS ARE PROHIBITED.

THE USE OF THIS CONTRACT IS **PREFERRED** FOR ALL STATE AGENCIES.  
 This contract has been established for the convenience of state agencies. Local Purchase Authority may be used to purchase supplies/services included in this contract from an alternative source at the discretion of the agency.

The entire contract document may be viewed and printed from the Division of Purchasing's **Awarded Bid & Contract Document Search** located on the Internet at <http://www.oa.mo.gov/purch>.

*~ Instructions for use of the contract, specifications, requirements, and pricing are attached ~.*

CONTRACT NUMBER	VENDOR NUMBER	VENDOR INFORMATION	MBE/WBE	COOP PROCUREMENT
C312021001	4311325690 1	SCI Engineering Inc 130 Point West Blvd Saint Charles MO 63301 Telephone: (636) 949-8200 Facsimile: (636) 949-8269 Email: <a href="mailto:Tcoad@sciengineering.com">Tcoad@sciengineering.com</a>  MBE/WBE Subcontractor Information:  Mustardseed Cultural & Environmental Svs, LLC 222 W. Gregory Blvd., Ste. 211 Kansas City MO 64114	No       MBE	Yes

CONTRACT NUMBER	VENDOR NUMBER	VENDOR INFORMATION	MBE/WBE	COOP PROCUREMENT
		Terranext 13202 West 98 <sup>th</sup> Street Lenexa KS 66215	WBE	
C312021002	4812065600 0	Seagull Environmental Technologies Inc 121 NE 72 <sup>nd</sup> Street Gladstone MO 64118 Telephone: (913) 908-4697 Facsimile: (913) 325-1837 Email: <a href="mailto:hgvu@seagullenvirotech.com">hgvu@seagullenvirotech.com</a>	MBE&WBE	No
C312021003	4212499170 5	Terracon Consultants Inc 13910 W 96 <sup>th</sup> Terrace Lenexa KS 66215-1228 Telephone: (913) 998-7388 Facsimile: (913) 492-7443 Email: <a href="mailto:Ashley.Stuerke@terracon.com">Ashley.Stuerke@terracon.com</a>  MBE/WBE Subcontractor Information:  Environmental Science & Claim Center Inc (E.S.C.C.) dba PSA Environmental 216 N. Main, Unit C Lee's Summit MO 64063  American Osage Consulting, Inc 8700 Monrovia Lenexa KS 66215	No          MBE&WBE          MBE&WBE	Yes
C312021004	9541485140 4	Tetra Tech Inc 1634 Eastport Plaza Drive Collinsville IL 62234 Telephone: (618) 345-0669 Facsimile: (618) 345-1281 Email: <a href="mailto:david.eagleton@tetrattech.com">david.eagleton@tetrattech.com</a>  MBE/WBE Subcontractor Information:  City Design Group, Inc. 115 Branch Street St. Louis, MO 63147	No          MBE	Yes

## STATEWIDE CONTRACT HISTORY

The following summarizes actions related to this Notification of Statewide Contract since its initial issuance. Any and all revisions have been incorporated into the attached document.

Contract Period	Issue Date	Summary of Changes
3/1/16 – 2/28/17	5/13/16	<b>Updated contact information for Terracon Consultants, Inc. (C312021003)</b>
3/1/16 – 2/28/17	02/16/16	<b>Renewed all contracts.</b>
3/1/15 – 2/29/16	10/28/15	Changed Buyer information on page one and updated contact email for C312021001.
3/1/15 – 2/29/16	12/12/14	Renewed all contracts and changed Buyer Information on Page One from Leslie Kemna to Megan Howser.
3/1/14 – 2/28/15	04/02/14	Renewed all contracts.
3/1/13 – 2/28/14	01/24/13	Renewed all contracts.
3/1/12 – 2/28/13	09/13/12	Per Amendment #001 to Contract C312021003 the vendor number is changed from 4212499170 6 to 4212499170 5 (Terracon Consultants Inc).
3/1/12 – 2/28/13	02/28/12	Initial issuance of new statewide contract

**Instructions to State Agencies for Environmental Assessment Services**

1. Initial Contact to Contractor(s) for Services - When a state agency identifies a need for an environmental assessment, the state agency shall: (1) contact the contractor for a work plan for the environmental assessment, (2) provide information to the contractor regarding the property site upon which an environmental assessment is needed, (3) specify, in writing, the type(s) (Phase I and/or Phase II) of environmental assessment(s) required, and (4) specify, in writing, the required date of completion of the environmental assessment, including whether such required date of completion is an “unchangeable completion date”.
  - 1.1 The state agency should contact one or more of the contractors for a work plan unless the state agency has specific documented reasons for only contacting one of the contractors. The state agency should maintain such documentation in the state agency’s file records for future reference.
  
2. Unavailability of Contractor - At the time of initial contact by the state agency, if the contractor is unavailable to provide the services required or would otherwise be unable to fulfill the requirements of the contract, the contractor must, within three (3) working days of the time of the initial contact by the state agency, notify the state agency of such unavailability. Such notification must be in writing and must include the specific reasons why the contractor is not able to conduct the environmental assessment.
  - 2.1 To help the Division of Purchasing and Materials Management monitor the performance of the contractors and ensure quality services are provided to state agencies, state agencies are strongly encouraged to document instances of when a contractor is unable to provide the requested services and submit such documentation to the attention of the buyer shown on page 1.
  
3. Minority Business Enterprise/Women Business Enterprise (MBE/WBE) Participation - The contractor must comply with the MBE/WBE participation levels committed to in the contractor’s awarded proposal.

If the contractor proposed MBE/WBE participation in the contractor’s awarded proposal, the contractor shall include a plan for MBE and WBE participation in the performance of the Phase I and/or Phase II environmental assessment. If MBE and WBE participation is not included in the Phase I and/or Phase II environmental assessment, or if such participation percentage is less than the contractor’s participation commitment percentage, the contractor must document the specific reasons the participation commitment can not be met for the required environmental assessment.

Current MBE/WBE participation requirements for each contractor are as follows:

<b>CONTRACTOR NAME</b>	<b>SUBCONTRACTOR NAME</b>	<b>COMMITMENT PERCENTAGE</b>	<b>MBE/WBE</b>
SCI Engineering Inc	Mustardseed Cultural & Env.	9%	MBE
	Terranext	3%	WBE
Seagull Environmental	<i>Self Participation</i>	100%	MBE&WBE
Terracon Consultants Inc.	Environmental Science & Claim Center (E.S.C.C.) dba PSA Environmental	10%	MBE
	American Osage Consulting	10%	MBE
	Environmental Science & Claim Center (E.S.C.C.) dba PSA Environmental	5	WBE
	American Osage Consulting	5%	WBE
Tetra Tech Inc	City Design Group	5%	WBE

4. All other requirements of the state agency’s related to the contract including the work plan development, approval, modification, authorization to proceed, etc., are included throughout the attached document.
  
5. If your state agency encounters any problems or has any questions, contact the buyer at the address and phone number as stated on page one of this notice.

## **1. CONTRACTUAL REQUIREMENTS**

### **1.1 General Requirements:**

- 1.1.1 The contractor shall provide environmental assessment services for any state agency of the State of Missouri (hereinafter referred to as the state agency), in accordance with the provisions and requirements stated herein.
- 1.1.2 The contractor shall perform all services to the sole satisfaction of the state agency.
- 1.1.3 The contractor shall provide the services for the entire State of Missouri on an as needed, if needed basis. The State of Missouri does not guarantee any usage of the contract whatsoever. The contractor shall agree and understand that the contract shall be construed as a preferred use contract but shall not be construed as an exclusive arrangement. Preferred use means that any state agency needing the services should use the established contract unless it is determined to be in the best interest of the State of Missouri for a state agency to, at its own discretion, obtain alternate services elsewhere.
- 1.1.4 The contractor shall agree and understand that any work under the contract that is considered public works or that will require payment of prevailing wage shall be excluded.
- 1.1.5 Cooperative Procurement Program - If the contractor has indicated agreement on Exhibit M with participation in the Cooperative Procurement Program, the contractor shall provide environmental assessment services as described herein under the terms and conditions, requirements and specifications of the contract, including prices, to other government entities in accordance with the Technical Services Act (section 67.360, RSMo, which is available on the internet at: <http://www.moga.mo.gov/statutes/c000-099/0670000360.htm>.) The contractor shall further understand and agree that participation by other governmental entities is discretionary on the part of that governmental entity and the State of Missouri bears no financial responsibility for any payments due the contractor by such governmental entities.
- 1.1.6 The contractor shall conduct environmental assessments, which meet or exceed the standards set by the latest edition of the “ASTM Standard on Environmental Site Assessments for Commercial Real Estate”.
- 1.1.7 The contractor shall not perform any clean-up, hazardous materials removal, and/or disposal, etc., for the State of Missouri or any state agency, on any property site for which the contractor has performed an environmental assessment pursuant to the contract.
  - a. This prohibition shall also apply to any of the contractor’s subcontractors at the sole discretion of the state agency. The decision of whether a subcontractor shall be allowed to perform any clean up, hazardous materials removal, and/or disposal, etc., shall be based on the extent of the environmental assessment services performed by the subcontractor and the relationship of such subcontractor to the contractor.

### **1.2 Phase I and Phase II Requirements:**

- 1.2.1 The contractor shall conduct the environmental assessments singly or consecutively as Phase I and/or Phase II environmental assessments, as specified by the state agency and pursuant to the specifications stated herein.
  - a. When performing Phase I environmental assessments, the contractor shall also meet or exceed the All Appropriate Inquiry requirements as defined by the Environmental Protection Agency (EPA).
- 1.2.2 The contractor shall conduct all environmental assessments to evaluate a property site to identify whether petroleum products or other hazardous materials have been released on or off a property site, to determine if there exists a threat of release, and to identify contaminated media and human or environmental populations that may be at risk from said release.
- 1.2.3 If a Phase I environmental assessment is required by the state agency, the contractor shall conduct a Phase I environmental assessment to evaluate the historical sources of information about the property site to determine the likelihood that petroleum products or other hazardous materials have been released in a manner that poses risk to human health and/or the environment. The contractor shall conduct a visual inspection of the property site,

including the interior of the building, if applicable. To the extent possible through non-sampling means, in conducting Phase I environmental assessments, the contractor shall identify the information listed below:

- a. Property site location
- b. Property site features/current property site conditions
- c. History of ownership
- d. History of operations
- e. Activities on property site (manufacturing processes, SIC codes, types, compositions, and volumes of waste streams)
- f. SARA Title III data
- g. Toxic release inventory data
- h. State and federal permit history
- i. Storage facilities, including underground storage tanks
- j. Dumps or landfills
- k. Spills or incidents reported
- l. Cleanups
- m. Enforcement actions
- n. Proximity to human or environmental populations
- o. Off-property site contamination (via surface water, groundwater, or air)
- p. Limited visual lead-based paints and asbestos survey/inspection (non-scope)
  - 1) The contractor shall not sample building material under a Phase I assessment and therefore, a licensed asbestos inspector is not required. However, if sampling is required under Phase II, then the contractor shall provide a licensed asbestos inspector.
- q. Proximity to public and/or private wells and other environmentally sensitive receptors
- r. Interviews with current and former owners/operators and with neighbors of the assessed property
- s. Identification of data gaps (e.g. time periods where the usage is unknown)
- t. Title search (ASTM standard only requires this if “reasonably ascertainable”)

1.2.4 If a Phase II environmental assessment is required by the state agency, the contractor shall conduct a Phase II environmental assessment to evaluate the property site and to sample the potential sources of contamination identified in the Phase I environmental assessments to determine if the potential sources are actually causing a release or threatened release of hazardous substances to surface water, groundwater, air, or on or off property site soil. In conducting a Phase II environmental assessment, the contractor shall, as required, sample any of, but not limited to, the following materials, potential sources, and environmental media and receptor populations. If off property site sampling is required, the contractor shall coordinate such sampling with the state agency and shall be subject to state agency approval.

- a. Hazardous substances stored on a property site (including above or below ground tanks or conduits)
- b. Buried drums or other containers
- c. Debris or other building materials
- d. Spilled materials or residues
- e. Soils and sediments on or off property site
- f. Surface waters on and off property site
- g. Groundwater on and off property site
- h. Air on and off property site
- i. Subsurface utilities

1.2.5 For purposes of this document, the following definitions shall apply:

- a. Hazardous substance shall be defined pursuant to federal rule 40 CFR 302.4, which includes asbestos and Polychlorinated Biphenyls (PCBs); any substance designated pursuant to Section 311(b)(2)(A) of the federal Water Pollution Control Act; any toxic pollutant listed under Section 307(a) of the federal Water Pollution Control Act; any hazardous air pollutant listed under Section 112 of the Clean Air Act; any imminently hazardous chemical substance or mixture with respect to which the Administration of EPA has taken action pursuant to Section 7 of the Toxic Substances Control Act; any hazardous waste; any hazardous material designated by the Secretary of the U.S. Department of Transportation under the Hazardous Materials Transportation Act; any radioactive materials; or any petroleum product.
- b. Hazardous waste shall be defined pursuant to the Missouri Hazardous Waste Management Law Section 260.350, RSMo to Section 260.430, RSMo or pursuant to federal rule 40 CFR 261.
- c. Release shall be defined as any threatened or real emission, discharge, leakage, pumping, pouring, emptying, or dumping of a substance into or onto the land, air, or waters of the state unless done in compliance with the conditions of a federal or state permit, unless the substance is confined and is expected to stay confined to property sites owned, leased, or otherwise controlled by the person having control over the substance, or unless, in the case of pesticides, if application is done in accordance with the product label.

1.2.6 The contractor shall provide all services for the completion of Phase I and Phase II environmental assessments including, but not limited to, records and title searches, property site reconnaissance, interviews, subsurface exploration, and chemical testing, as appropriate for the property site as determined by the state agency.

1.2.7 For any environmental assessment requested by the Missouri National Guard, the contractor shall follow the Army National Guard Environmental Baseline Study Standard Operating Procedures. These procedures can be viewed as Attachment 1.

### **1.3 Performance Requirements of a Work Plan:**

1.3.1 When a state agency identifies a need for an environmental assessment, the state agency shall: (1) contact the contractor for a work plan for the environmental assessment, (2) provide information to the contractor regarding the property site upon which an environmental assessment is needed, (3) specify, in writing, the type(s) (Phase I and/or Phase II) of environmental assessment(s) required, and (4) specify, in writing, the required date of completion of the environmental assessment.

- a. The contractor shall understand and agree that because more than one contract may exist for environmental assessment services, the state agency shall contact all of the contractors for a work plan.

- b. Because the cost of and legal ramifications associated with purchase negotiations, contract options, etc., for a property site, the contractor shall agree and understand that the state agency may specify, in writing at the time of the initial contact, a specific unchangeable completion date by which the contractor must complete the required environmental assessment. In the event that such an unchangeable completion date is specified, the contractor must complete the environmental assessment by that date, and shall not be allowed an extension under any circumstances.
- c. If the contractor is unavailable to provide the services required or would otherwise be unable to fulfill a specific request, the contractor must notify the state agency of such unavailability within three (3) working days following the initial contact by the state agency. Such notification must be in writing and must include the specific reasons why the contractor is not able to conduct the environmental assessment.
- d. The selection of the contractor shall be based upon cost, availability, geographic location, and comprehension.

1.3.2 Phase I Work Plan – In the event that a Phase I environmental assessment is required, upon initial contact by a state agency, the contractor shall develop a written work plan which describes in detail the manner in which the contractor proposes to perform the Phase I environmental assessment. Pursuant to the payment provisions in the Invoicing and Payment Requirements section of this document, the contractor shall not be paid for development of a Phase I written work plan. The contractor must include, at a minimum, the following individual components in each Phase I written work plan:

- a. A plan of action that incorporates the elements of a Phase I environmental assessment, as described elsewhere herein, and which, at a minimum, includes the following:
  - 1) A brief description of what constitutes completion of the Phase I environmental assessment.
  - 2) Specific work procedures proposed for the Phase I environmental assessment.
- b. A brief description of how, when, by whom, with what, and to what degree the contractor proposes to perform the Phase I environmental assessment on the specified property site.
  - 1) Such description must include a complete schedule of activities and completion dates for the activities and the completion date for the Phase I environmental assessment, including the completion date of the written report of the results, pursuant to the requirements stated herein.
  - 2) Such description must include the contractor's choice of subcontractors, personnel, equipment, and supplies, as required for the Phase I environmental assessment.
  - 3) If the contractor proposed MBE/WBE participation in the contractor's awarded proposal, the contractor shall include a plan for MBE and WBE participation in the performance of the Phase I environmental assessment. If MBE and WBE participation is not included in the Phase I environmental assessment, or if such participation is less than the contractor's participation commitment percentage, the contractor must document the specific reasons the participation commitment cannot be met for the required environmental assessment. Failure of the contractor to use MBE/WBE participation in any specific work plan shall not relieve the contractor of meeting MBE/WBE participation requirements.
- c. A guaranteed not-to-exceed total price for the Phase I environmental assessment for the specified property site. The individual unit price components in the contractor's guaranteed not-to-exceed total price shall not exceed the firm, fixed unit prices stated in the contract. In addition, the guaranteed not-to-exceed total price shall include any items from the contractor's price list/catalog and items and services not identified in the price/list catalog that will be used in the performance of the Phase I environmental assessment. All components of the guaranteed not-to-exceed total price must be approved by the state agency prior to the contractor performing the Phase I environmental assessment.

1.3.3 Phase II Work Plan – In the event that a Phase II environmental assessment is required, upon initial contact by a state agency, the contractor shall develop a written work plan that describes in detail the manner in which the

contractor proposes to perform the Phase II environmental assessment. Pursuant to the payment provisions in the Invoicing and Payment Requirements section of this document, the contractor shall be paid for development of a Phase II written work plan in accordance with the firm, fixed unit prices specified on the Pricing Page of the contract. The contractor must include, at a minimum, the following individual components in each Phase II written work plan:

- a. A plan of action which incorporates the elements of a Phase II environmental assessment as described elsewhere herein, and which at a minimum includes the following:
  - 1) A description of what constitutes completion of the Phase II environmental assessment.
  - 2) Specific work procedures proposed for the Phase II environmental assessment based upon specific property site conditions, the Phase I assessment, and the specific goals of the Phase II environmental assessment based on the Phase I assessment. The contractor shall design Phase II goals to test Phase I hypothesis about potential contamination.
- b. A property site safety and contingency plan for a Phase II environmental assessment of the specified property site which must include, at a minimum, a description of the condition, which, if present, will cause the contractor to initiate cessation of services for safety reasons.
- c. A description of how, when, by whom, with what, and to what degree the contractor proposes to perform the Phase II environmental assessment on the specified property site.
  - 1) Such description must include a complete schedule of activities and completion dates for the activities and the completion date for the Phase II environmental assessment, including the completion date of the written report of the results, pursuant to the requirements stated herein.
  - 2) Such description must include the contractor's choice of subcontractors, laboratories, personnel, equipment, and supplies as required for the Phase II environmental assessment. The contractor shall specify the laboratory analyses that will be performed as appropriate for the goals of the Phase II environmental assessment.
  - 3) Such description must include the contractor's proposed method (e.g. recycling, incineration, treatment, landfill, etc.) and the facility which is proposed for the management and final disposition of all wastes derived during the performance of the environmental assessment.
  - 4) If the contractor proposed MBE/WBE participation in the contractor's awarded proposal, the contractor shall include a plan for MBE and WBE participation in the performance of the Phase II environmental assessment. If MBE and WBE participation is not included in the Phase II environmental assessment, or if such participation percentage is less than the contractor's participation commitment percentage, the contractor must document the specific reasons the participation commitment cannot be met for the required environmental assessment. Failure of the contractor to use MBE/WBE participation in any specific work plan shall not relieve the contractor of meeting MBE/WBE participation requirements.
- d. A guaranteed not-to-exceed total price for the Phase II environmental assessment for the specified property site. The guaranteed not-to-exceed total price shall also include the cost for the development of the work plan. The individual unit price components in the contractor's guaranteed not-to-exceed total price shall not exceed the firm, fixed unit prices stated in the contract. In addition, the guaranteed not-to-exceed total price shall include any items from the contractor's price list/catalog and items and services not identified in the price list/catalog that will be used in the performance of the Phase II environmental assessment. All components of the guaranteed not-to-exceed total price must be approved by the state agency prior to the contractor performing the Phase II environmental assessment.

1.3.4 The contractor shall agree and understand that the state agency shall have the final approval of all individual components of the Phase I and Phase II written work plan and reserves the right to require modifications, deletions, and/or additional elaboration to the written work plan. In addition, the state agency reserves the right to request a lower price than that provided by the contractor in the guaranteed not-to-exceed total price stated in the

written work plan, if, the state agency's opinion, the work plan or the specific environmental assessment merits such negotiation.

- 1.3.5 The state agency shall provide the contractor with right of entry to the specific property site, and the contractor is advised to inspect the property site in order to obtain a comprehensive understanding of the property site in order to develop the written work plan.
- 1.3.6 The contractor shall submit the written work plan, including both a hard copy and an electronic copy, to the address and within the time frame specified by the state agency. Such time frame shall be at least seven (7) calendar days after the initial contact by the state agency and shall be no more than four (4) calendar weeks after such contact.
- 1.3.7 After the state agency has evaluated the written work plan(s) submitted for the environmental assessment of the specified property site, the state agency shall choose one contractor, based on the written work plans and shall provide written authorization to the chosen contractor to proceed with the approved written work plan. The contractor shall agree and understand that the state agency's determination shall be final and without recourse.

#### **1.4 Specific Requirements of Work Plan Execution:**

- 1.4.1 After the contractor receives written notification to proceed from the state agency, the contractor shall perform an environmental assessment in accordance with the time frame within the approved written work plan and specified by the state agency.
  - a. In the event that both Phase I and Phase II environmental assessment are required on the property site, one of the following shall apply, as specified by the state agency at the time of the initial notification to proceed.
    - 1) The contractor shall not proceed with the Phase II environmental assessment until (1) completion and approval of the Phase I environmental assessment by the state agency and (2) after receipt from the state agency of a written notification to proceed with the Phase II environmental assessment; or
    - 2) When the state agency determines that its purposes would be best addressed through expedited environmental assessment, the state agency shall direct the contractor to proceed with both the Phase I and Phase II environmental assessments, without waiting for a notice to proceed for Phase II.
      - In the event that the state agency directed the contractor to proceed with both the Phase I and Phase II environmental assessments, the contractor must complete the Phase II environmental assessment by the time specified by the state agency and approved in the written work plan.
  - b. The contractor must begin each environmental assessment no later than ten (10) calendar days after written notification to proceed is received from the state agency.
  - c. At all times during performance of services, the contractor shall exercise reasonable professional judgment regarding safety and must use professional judgment as criteria for cessation of services for safety reasons.
- 1.4.2 Upon completion of the environmental assessment, the contractor must prepare and submit a full-color, complete written report of the results of the environmental assessment to the state agency. If environmental contamination is detected or when environmental concerns exist, as determined by the state agency, the contractor shall also submit a full-color, complete written report of the results of the environmental assessment to the Department of Natural Resources, Hazardous Waste Program. The environmental assessment shall not be considered complete until the written report is submitted and received as required. When submitting the written reports, the contractor shall provide both a hard copy and an electronic copy to the state agency. The written report must, at a minimum, contain the following information and results of the environmental assessment:
  - a. Name of the state agency.
  - b. Property site(s) assessed.

- c. Maps and photographs of property site(s).
- d. Property site history (past owners and operators).
- e. Overview of investigation.
- f. Background information (including topography and hydrogeology)
- g. Hazardous substances and hazardous wastes present (descriptions, contaminants, quantities).
- h. Receptor populations, both human and environmental (descriptions, numbers, locations).
- i. Soil investigations.
- j. Surface water investigations.
- k. Groundwater investigations.
- l. Air investigations.
- m. Sampling methods, chain of custody, and quality assurance (if Phase II environmental assessment was performed).
- n. Summary and conclusions: May include information about the contractor's recommendations for proper handling of the various materials or conditions discovered on-property site.
- o. Identity and quantity of investigation derived wastes.
- p. Other information as may be requested by the state agency and/or Department of Natural Resources.
- q. Documentation regarding the disposal of any waste or hazardous substances generated during the assessment.

## **1.5 Modification to the Work Plan Requirements:**

1.5.1 Modifications to the Work Plan – Modifications to the written work plan shall be permitted under the following conditions:

- a. State agency requested changes – If the state agency determines that modifications to the written work plan are necessary or desired, the state agency will document the requested changes to the contractor in writing with any new instructions for the environmental assessment. Such changes may include the need for incidental sampling at the property site, changes to the required completion date, or any other change to the original information and instructions. Based on the written instructions provided by the state agency, the contractor must revise the written work plan according to the requirements for the written work plan specified herein, including any resulting changes in the guaranteed not-to-exceed total price.
- b. Contractor requested changes – If, after implementation of services, the contractor determines that modifications to the written work plan are necessary, including a request for an extension to the required date of completion of the environmental assessment, the contractor must submit a written request to the state agency for changes. The written request must include the reason for the modification and must detail the contractor's proposed changes to the written work plan, including any resulting changes in the guaranteed not-to-exceed total price.
  - 1) If the contractor determines that the contractor will not be able to complete the environmental assessment, including the written report, by the date approved in the written work plan, the contractor must submit the request for the extension of the completion date to the state agency at least ten (10) calendar days prior to the completion date required in the original written work plan and must include

the reason for the delay and the new date by which the contractor proposes to complete the environmental assessment and written report. The contractor shall not request, nor be permitted, to extend the required date of completion of any environmental assessment for which the date was identified as an unchangeable completion date at the time of initial contact by the state agency.

- 2) The state agency shall review the contractor's written request and shall send written notice of approval or disapproval of the request to the contractor within five (5) calendar days after receipt of the contractor's written request.

1.5.2 The contractor shall agree and understand that the state agency shall have the final approval of all individual components of the modified written work plan and reserves the right to require modifications (including changes in the price, completion date, etc.), deletions, and/or additional elaboration to the written work plan as the state agency deems necessary. The decision by the state agency shall be final and without recourse.

1.5.3 The contractor shall not proceed with the implementation of services related to the modifications until final written approval of the state agency is obtained.

## **1.6 Other Requirements:**

1.6.1 The contractor must provide an adequate health and safety training program for all personnel who shall provide services in accordance with the terms of the contract.

- a. The training program must, at a minimum, satisfy the safety guidelines and regulations set forth by the Occupational Safety and Health Administration (OSHA).

1.6.2 The contractor shall ensure and provide for the protection for the personal safety and health of all its personnel on a property site, including the selection, provision, testing, decontamination, and disposal of all Personal Protective Equipment (PPE) and any required medical monitoring.

1.6.3 The contractor shall comply with all applicable worker safety and health laws and regulations.

1.6.4 The contractor shall deliver any and all materials, reports, etc., required under the contract, FOB (Free on Board) Destination to the state agency unless otherwise specified herein or in the work plan.

1.6.5 Unless otherwise specified herein, the contractor shall furnish all material, labor, facilities, equipment, and supplies necessary to perform the services required herein.

1.6.6 Liquidated Damages – The contractor shall agree and understand that the provision of completing environmental assessment services by the unchangeable completion date is considered critical to the efficient operation of the State of Missouri. However, the actual amount of financial damages cannot be determined since the cost to the state agency (1) to renegotiate a purchase option, contract option, contingency contract, legal fees, etc., related to the property site, (2) for losing a purchase option due to the expiration of time, as well as (3) for the various real estate fees, costs, etc., related to property sites, will vary from property to property. Since the amount of actual damages would be difficult to establish in the event the contractor fails to complete services by the unchangeable completion date, the contractor shall agree and understand that the amount identified below as liquidated damages shall be reasonable and fair under the circumstances.

- a. The contractor shall pay liquidated damages to the state agency as specified below, in an amount based on the number of calendar days elapsed between the unchangeable completion date and the actual date of completion of the environmental assessment (the date of receipt of the written report of the results).

- 1) For each calendar day up to and including thirty (30) calendar days that the environmental assessment is not complete, the contractor shall pay, as liquidated damages, one percent (1%) per day of the guaranteed not-to-exceed total price approved in the written work plan for the environmental assessment.

- 2) For each day past thirty (30) calendar days that the environmental assessment is not complete, the contractor shall pay, as liquidated damages, two percent (2%) per day of the guaranteed not-to-exceed total price approved in the written work plan for the environmental assessment.
- b. The contractor shall also agree and understand that such liquidated damages shall either be deducted from the contractor's invoices pursuant to the contract or paid by the contractor as a direct payment to the state agency at the sole discretion of the state agency.
- c. The contractor shall understand that the liquidated damages described herein shall not be construed as a penalty.
- d. The contractor shall agree and understand that all assessments of liquidated damages shall be within the discretion of the State of Missouri and shall be in addition to, not in lieu of, the rights of the State of Missouri to pursue other appropriate remedies.

## **1.7 Invoicing and Payment Requirements:**

- 1.7.1 Prior to any payments becoming due under the contract, the contractor must return a completed state Vendor Input/ACH-EFT Application, which is downloadable from the Vendor Services Portal at: <https://www.vendorservices.mo.gov/vendorservices/Portal/Default.aspx>.
  - a. The contractor understands and agrees that the State of Missouri reserves the right to make contract payments through electronic funds transfer (EFT).
  - b. The contractor must submit invoices on the contractor's original descriptive business invoice form and must use a unique invoice number with each invoice submitted. The unique invoice number will be listed on the State of Missouri's EFT addendum record to enable the contractor to properly apply the state agency's payment to the invoice submitted. The contractor may obtain detailed information for payments issued for the past 24 months from the State of Missouri's central accounting system (SAM II) on the Vendor Services Portal at:  
<https://www.vendorservices.mo.gov/vendorservices/Portal/Default.aspx>
- 1.7.2 Invoicing – The contractor shall submit a monthly, itemized invoice to the address specified by the state agency that utilized the contractor's service.
  - a. The invoice must itemize the firm, fixed prices and the quantity of services performed and equipment provided by each classification/column listed on the Pricing page.
- 1.7.3 Payments – After state agency approval of the itemized invoice, the contractor shall be paid for services actually performed and equipment provided for performing a Phase I and/or Phase II environmental assessment(s) in accordance with the prices stated on the Pricing Page. In addition, the contractor shall be paid for the development of a Phase II written work plan. However, the contractor shall not be paid for the development of Phase I written work plans. In no event shall the maximum amount paid for any environmental assessment exceed the guaranteed not-to-exceed total price approved in the written work plan.
  - a. For services and equipment provided by the contractor and listed in the price list or catalog, the contractor shall be paid the firm, fixed price stated in the price list or catalog, less the discount (if any) stated on the pricing page.
    - 1) For services and equipment provided by the contractor that are listed in the price list or catalog AND the Pricing Page, the firm, fixed price on the Pricing Page shall govern.
  - b. Items and Services Not Identified in the Price List/Catalog – The contractor shall identify any materials and/or services used in the environmental assessment, provided but not identified in the contractor's price list/catalog. The contractor shall submit a copy of all receipts and invoices for such items and services. The contractor shall be reimbursed the actual cost for such items and services plus a firm, fixed percentage over the actual cost for such items and services as stated on the Pricing Page.

- c. For subcontracted services and equipment provided, the contractor shall be paid the net cost for such plus the percentage stated on the Pricing Page, which shall not exceed ten percent (10%), for services/equipment charged by the contractor.
  - d. The contractor shall be paid ninety percent (90%) of the amount of each invoice for a Phase II environmental assessment after receipt and approval of each itemized invoice. After successful completion of a Phase II environmental assessment, the contractor shall submit the final itemized invoice for the remaining ten percent (10%) due for the Phase II environmental assessment.
  - e. The contractor shall understand that each state agency utilizing the contractor's services shall be solely responsible for payment for only those services requested by that state agency.
  - f. Travel and Related Expenses - The contractor shall invoice and be reimbursed for actual and reasonable travel and travel related expenses pursuant to the Office of Administration Travel Regulations and Contiguous US Per Diem Rates (CONUS).
    - 1) The contractor must have the prior written approval of the state agency for any such expenses. In addition, the contractor must have the prior approval of the state agency for any travel related expenses which may exceed the CONUS rates.
    - 2) The Office of Administration Travel Regulations can be found on the Internet at the following address: <http://oa.mo.gov/acct/10-11.010.pdf>. The actual mileage rate changes regularly. For current rate see: <http://www.oa.mo.gov/acct/>.
    - 3) The Contiguous US Per Diem Rates (CONUS) can be found by clicking on the link for "Per Diem Rates" at the following Internet address: <http://www.gsa.gov>
  - g. The contractor shall not invoice for or be paid for time spent traveling for personnel and/or transporting equipment.
  - h. The contractor shall not invoice for or receive additional compensation for overtime, weekends, or holidays.
- 1.7.4 Other than the payments specified above, no other payments or reimbursements shall be made to the contractor for any reason whatsoever including, but not limited to taxes, shipping charges, insurance, interest, penalties, termination payments, attorney fees, liquidated damages, etc.
- 1.7.5 Notwithstanding any other payment provision of the contract, if the contractor fails to perform required work or services, fails to submit reports when due, or is indebted to the United States, the state agency may withhold payment or reject invoices under the contract.
- 1.7.6 Final invoices are due by no later than thirty (30) calendar days of the expiration of the contract. The state agency shall have no obligation to pay any invoice submitted after the due date.
- 1.7.7 If a request by the contractor for payment or reimbursement is denied, the state agency shall provide the contractor with written notice of the reason(s) for denial.
- 1.7.8 If the contractor is overpaid by the state agency, upon official notification by the state agency, the contractor shall provide the state agency (1) with a check payable as instructed by the state agency in the amount of such overpayment at the address specified by the state agency or (2) deduct the overpayment from the monthly invoices as requested by the state agency.

**1.8 Other Contractual Requirements:**

- 1.8.1 Contract - A binding contract shall consist of: (1) the RFP, amendments thereto, and any Best and Final Offer (BAFO) request(s) with RFP changes/additions, (2) the contractor's proposal including any contractor BAFO response(s), (3) clarification of the proposal, if any, and (4) the Division of Purchasing and Materials

Management's acceptance of the proposal by "notice of award". All Exhibits and Attachments included in the RFP shall be incorporated into the contract by reference.

- a. A notice of award issued by the State of Missouri does not constitute an authorization for shipment of equipment or supplies or a directive to proceed with services. Before providing equipment, supplies and/or services for the State of Missouri, the contractor must receive a properly authorized purchase order or other form of authorization given to the contractor at the discretion of the state agency.
- b. The contract expresses the complete agreement of the parties and performance shall be governed solely by the specifications and requirements contained therein.
- c. Any change to the contract, whether by modification and/or supplementation, must be accomplished by a formal contract amendment signed and approved by and between the duly authorized representative of the contractor and the Division of Purchasing and Materials Management prior to the effective date of such modification. The contractor expressly and explicitly understands and agrees that no other method and/or no other document, including correspondence, acts, and oral communications by or from any person, shall be used or construed as an amendment or modification to the contract.

1.8.2 Contract Period - The original contract period shall be as stated on page 1 of the Request for Proposal (RFP). The contract shall not bind, nor purport to bind, the state for any contractual commitment in excess of the original contract period. The Division of Purchasing and Materials Management shall have the right, at its sole option, to renew the contract for four (4) additional one-year periods, or any portion thereof. In the event the Division of Purchasing and Materials Management exercises such right, all terms and conditions, requirements and specifications of the contract shall remain the same and apply during the renewal period, pursuant to applicable option clauses of this document.

1.8.3 Renewal Periods - If the option for renewal is exercised by the Division of Purchasing and Materials Management, the contractor shall agree that the prices for the renewal period shall not exceed the maximum percent of increase for the applicable renewal period stated on the Pricing Page of the contract.

- a. If renewal percentages are not provided, then prices during renewal periods shall be the same as during the original contract period.
- b. In addition, the contractor shall understand and agree that any renewal period increases specified in the contract are not automatic. At the time of contract renewal, if the state determines funding does not permit the specified renewal pricing increase or even a portion thereof, the renewal pricing shall remain the same as during the previous contract period. If such action is rejected by the contractor, the contract may be terminated, and a new procurement process may be conducted. The contractor shall also understand and agree the state may determine funding limitations necessitate a decrease in the contractor's pricing for the renewal period(s). If such action is necessary and the contractor rejects the decrease, the contract may be terminated, and a new procurement process may be conducted.

1.8.4 Termination - The Division of Purchasing and Materials Management reserves the right to terminate the contract at any time, for the convenience of the State of Missouri, without penalty or recourse, by giving written notice to the contractor at least thirty (30) calendar days prior to the effective date of such termination. The contractor shall be entitled to receive compensation for services and/or supplies delivered to and accepted by the State of Missouri pursuant to the contract prior to the effective date of termination.

1.8.5 Transition:

- a. Upon award of the contract, the contractor shall work with the state agency and any other organizations designated by the state agency to ensure an orderly transition of services and responsibilities under the contract and to ensure the continuity of those services required by the state agency.
- b. Upon expiration, termination, or cancellation of the contract, the contractor shall assist the state agency to ensure an orderly and smooth transfer of responsibility and continuity of those services required under the

terms of the contract to an organization designated by the state agency. If requested by the state agency, the contractor shall provide and/or perform any or all of the following responsibilities:

- 1) The contractor shall deliver, FOB destination, all records, documentation, reports, data, recommendations, or printing elements, etc., which were required to be produced under the terms of the contract to the state agency and/or to the state agency's designee within seven (7) days after receipt of the written request in a format and condition that are acceptable to the state agency.
- 2) The contractor shall discontinue providing service or accepting new assignments under the terms of the contract, on the date specified by the state agency, in order to ensure the completion of such service prior to the expiration of the contract.
- 3) If requested in writing via formal contract amendment, the contractor shall agree to continue providing any part or all of the services in accordance with the terms and conditions, requirements and specifications of the contract for a period not to exceed 30 calendar days after the expiration, termination or cancellation date of the contract for a price not to exceed those prices set forth in the contract.

1.8.6 Contractor Liability - The contractor shall be responsible for any and all personal injury (including death) or property damage as a result of the contractor's negligence involving any equipment or service provided under the terms and conditions, requirements and specifications of the contract. In addition, the contractor assumes the obligation to save the State of Missouri, including its agencies, employees, and assignees, from every expense, liability, or payment arising out of such negligent act.

- a. The contractor also agrees to hold the State of Missouri, including its agencies, employees, and assignees, harmless for any negligent act or omission committed by any subcontractor or other person employed by or under the supervision of the contractor under the terms of the contract.
- b. The contractor shall not be responsible for any injury or damage occurring as a result of any negligent act or omission committed by the State of Missouri, including its agencies, employees, and assignees.
- c. Under no circumstances shall the contractor be liable for any of the following: (1) third party claims against the state for losses or damages (other than those listed above) or (2) economic consequential damages (including lost profits or savings) or incidental damages, even if the contractor is informed of their possibility.

1.8.7 Insurance - The contractor shall understand and agree that the State of Missouri cannot save and hold harmless and/or indemnify the contractor or employees against any liability incurred or arising as a result of any activity of the contractor or any activity of the contractor's employees related to the contractor's performance under the contract. Therefore, the contractor must acquire and maintain adequate liability insurance in the form(s) and amount(s) sufficient to protect the State of Missouri, its agencies, its employees, its clients, and the general public against any such loss, damage and/or expense related to his/her performance under the contract. The insurance shall include an endorsement that adds the State of Missouri as an additional insured.

1.8.8 Subcontractors - Any subcontracts for the products/services described herein must include appropriate provisions and contractual obligations to ensure the successful fulfillment of all contractual obligations agreed to by the contractor and the State of Missouri and to ensure that the State of Missouri is indemnified, saved, and held harmless from and against any and all claims of damage, loss, and cost (including attorney fees) of any kind related to a subcontract in those matters described in the contract between the State of Missouri and the contractor.

- a. The contractor shall expressly understand and agree that he/she shall assume and be solely responsible for all legal and financial responsibilities related to the execution of a subcontract.
- b. The contractor shall agree and understand that utilization of a subcontractor to provide any of the products/services in the contract shall in no way relieve the contractor of the responsibility for providing the products/services as described and set forth herein.

- c. The contractor must obtain the approval of the State of Missouri prior to establishing any new subcontracting arrangements and before changing any subcontractors. The approval shall not be arbitrarily withheld.
- d. Pursuant to subsection 1 of section 285.530, RSMo, no contractor or subcontractor shall knowingly employ, hire for employment, or continue to employ an unauthorized alien to perform work within the state of Missouri. In accordance with sections 285.525 to 285.550, RSMo, a general contractor or subcontractor of any tier shall not be liable when such contractor or subcontractor contracts with its direct subcontractor who violates subsection 1 of section 285.530, RSMo, if the contract binding the contractor and subcontractor affirmatively states that
  - 1) the direct subcontractor is not knowingly in violation of subsection 1 of section 285.530, RSMo, and
  - 2) shall not henceforth be in such violation and
  - 3) the contractor or subcontractor receives a sworn affidavit under the penalty of perjury attesting to the fact that the direct subcontractor's employees are lawfully present in the United States.

1.8.9 Substitution of Personnel - The contractor agrees and understands that the State of Missouri's agreement to the contract is predicated in part on the utilization of the specific key individual(s) and/or personnel qualifications identified in the proposal. Therefore, the contractor agrees that no substitution of such specific key individual(s) and/or personnel qualifications shall be made without the prior written approval of the state agency. The contractor further agrees that any substitution made pursuant to this paragraph must be equal or better than originally proposed and that the state agency's approval of a substitution shall not be construed as an acceptance of the substitution's performance potential. The State of Missouri agrees that an approval of a substitution will not be unreasonably withheld.

1.8.10 Authorized Personnel:

- a. The contractor shall only utilize personnel authorized to work in the United States in accordance with applicable federal and state laws. This includes but is not limited to the Illegal Immigration Reform and Immigrant Responsibility Act (IIRIRA) and INA Section 274A.
- b. If the contractor is found to be in violation of this requirement or the applicable state, federal and local laws and regulations, and if the State of Missouri has reasonable cause to believe that the contractor has knowingly employed individuals who are not eligible to work in the United States, the state shall have the right to cancel the contract immediately without penalty or recourse and suspend or debar the contractor from doing business with the state. The state may also withhold up to twenty-five percent of the total amount due to the contractor.
- c. The contractor shall agree to fully cooperate with any audit or investigation from federal, state, or local law enforcement agencies.
- d. If the contractor meets the definition of a business entity as defined in section 285.525, RSMo, pertaining to section 285.530, RSMo, the contractor shall maintain enrollment and participation in the E-Verify federal work authorization program with respect to the employees hired after enrollment in the program who are proposed to work in connection with the contracted services included herein. If the contractor's business status changes during the life of the contract to become a business entity as defined in section 285.525, RSMo, pertaining to section 285.530, RSMo, then the contractor shall, prior to the performance of any services as a business entity under the contract:
  - 1) Enroll and participate in the E-Verify federal work authorization program with respect to the employees hired after enrollment in the program who are proposed to work in connection with the services required herein; AND
  - 2) Provide to the Division of Purchasing and Materials Management the documentation required in the exhibit titled, Business Entity Certification, Enrollment Documentation, and Affidavit of Work Authorization affirming said company's/individual's enrollment and participation in the E-Verify federal work authorization program; AND

- 3) Submit to the Division of Purchasing and Materials Management a completed, notarized Affidavit of Work Authorization provided in the exhibit titled, Business Entity Certification, Enrollment Documentation, and Affidavit of Work Authorization.
- e. In accordance with subsection 2 of section 285.530, RSMo, the contractor should renew their Affidavit of Work Authorization annually. A valid Affidavit of Work Authorization is necessary to award any new contracts.
- 1.8.11 Contractor Status - The contractor represents himself or herself to be an independent contractor offering such services to the general public and shall not represent himself/herself or his/her employees to be an employee of the State of Missouri. Therefore, the contractor shall assume all legal and financial responsibility for taxes, FICA, employee fringe benefits, workers compensation, employee insurance, minimum wage requirements, overtime, etc., and agrees to indemnify, save, and hold the State of Missouri, its officers, agents, and employees, harmless from and against, any and all loss; cost (including attorney fees); and damage of any kind related to such matters.
  - 1.8.12 Coordination - The contractor shall fully coordinate all contract activities with those activities of the state agency. As the work of the contractor progresses, advice and information on matters covered by the contract shall be made available by the contractor to the state agency or the Division of Purchasing and Materials Management throughout the effective period of the contract.
  - 1.8.13 Property of State - All documents, data, reports, supplies, equipment, and accomplishments prepared, furnished, or completed by the contractor pursuant to the terms of the contract shall become the property of the State of Missouri. Upon expiration, termination, or cancellation of the contract, said items shall become the property of the State of Missouri.
  - 1.8.14 Confidentiality:
    - a. The contractor shall agree and understand that all discussions with the contractor and all information gained by the contractor as a result of the contractor's performance under the contract shall be confidential and that no reports, documentation, or material prepared as required by the contract shall be released to the public without the prior written consent of the state agency.
    - b. If required by the state agency, the contractor and any required contractor personnel must sign specific documents regarding confidentiality, security, or other similar documents upon request. Failure of the contractor and any required personnel to sign such documents shall be considered a breach of contract and subject to the cancellation provisions of this document.
  - 1.8.15 Contractor Equipment Use:
    - a. Title - Title to any equipment required by the contract shall be held by and vested in the contractor. The State of Missouri shall not be liable in the event of loss, incident, destruction, theft, damage, etc., for the equipment. It shall be the contractor's sole responsibility to obtain insurance coverage for such loss in an amount that the contractor deems appropriate.
    - b. Liability - The contractor shall agree that the State of Missouri shall not be responsible for any liability incurred by the contractor or the contractor's employees arising out of the ownership, selection, possession, leasing, rental, operation, control, use, maintenance, delivery, return, and/or installation of equipment provided by the contractor, except as otherwise provided in the contract.
  - 1.8.16 Commercial Drivers License - The contractor and the contractor's drivers who, in the provision of services under the contract: (1) operate any single vehicle with a Gross Vehicle Weight Rating (GVWR) of over 26,000 pounds or any combination vehicle with a Gross Combination Weight Rating of over 26,000 pounds provided the Gross Vehicle Weight Rating of the vehicle(s) being towed is in excess of 10,000 pounds, (2) operate any size vehicle which requires hazardous materials placards, (3) operate any vehicle designed to transport more than 15 persons (including the driver) transports more than 15 persons, or (4) engage in any other activity outlined in the Commercial Motor Vehicle Safety Act, must comply with all other requirements in the Commercial Motor

Vehicle Safety Act. The contractor must submit proof or verification of compliance with such Act to the state agency no later than 30 calendar days after award of the contract.

1.8.17 Participation by Other Organizations - The contractor must comply with any Organization for the Blind/Sheltered Workshop and/or Minority Business Enterprise/Women Business Enterprise (MBE/WBE) participation levels committed to in the contractor's awarded proposal.

- a. The contractor shall prepare and submit to the Division of Purchasing and Materials Management a report detailing all payments made by the contractor to Organizations for the Blind/Sheltered Workshops and/or MBE/WBEs participating in the contract for the reporting period. The contractor must submit the report on a monthly basis, unless otherwise determined by the Division of Purchasing and Materials Management.
- b. The Division of Purchasing and Materials Management will monitor the contractor's compliance in meeting the Organizations for the Blind/Sheltered Workshop participation levels committed to in the contractor's awarded proposal. The Division of Purchasing and Materials Management in conjunction with the Office of Equal Opportunity (OEO) will monitor the contractor's compliance in meeting the MBE/WBE participation levels committed to in the contractor's awarded proposal. If the contractor's payments to the participating entities are less than the amount committed, the state may cancel the contract and/or suspend or debar the contractor from participating in future state procurements, or retain payments to the contractor in an amount equal to the value of the participation commitment less actual payments made by the contractor to the participating entity. If the Division of Purchasing and Materials Management determines that the contractor becomes compliant with the commitment, any funds retained as stated above, will be released.
- c. If a participating entity fails to retain the required certification or is unable to satisfactorily perform, the contractor must obtain other certified MBE/WBEs or other organizations for the blind/sheltered workshops to fulfill the participation requirements committed to in the contractor's awarded proposal.
  - 1) The contractor must obtain the written approval of the Division of Purchasing and Materials Management for any new entities. This approval shall not be arbitrarily withheld.
  - 2) If the contractor cannot obtain a replacement entity, the contractor must submit documentation to the Division of Purchasing and Materials Management detailing all efforts made to secure a replacement. The Division of Purchasing and Materials Management shall have sole discretion in determining if the actions taken by the contractor constitute a good faith effort to secure the required participation and whether the contract will be amended to change the contractor's participation commitment.
- d. Within thirty days of the end of the original contract period, the contractor must submit an affidavit to the Division of Purchasing and Materials Management. The affidavit must be signed by the director or manager of the participating Organizations for the Blind/Sheltered Workshop verifying provision of products and/or services and compliance of all contractor payments made to the Organizations for the Blind/Sheltered Workshops. The contractor may use the affidavit form available on the Division of Purchasing and Materials Management's website at <http://oa.mo.gov/purch/vendor.html> or another affidavit form providing the same information.

**1.9 Federal Funds Requirements** - The contractor shall understand and agree that the contract may involve the use of federal funds. Therefore, for any federal funds used, the following paragraphs shall apply:

1.9.1 The contractor and any subcontractors must comply with all reporting requirements as published at any time during the contract period in order to allow for accountability of ARRA funds in a manner that ensures transparency and accountability in accordance with all program and ARRA requirements.

1.9.2 In performing its responsibilities under the contract, the contractor shall fully comply with the following Office of Management and Budget (OMB) administrative requirements and cost principles, as applicable, including any subsequent amendments:

- a. Uniform Administrative Requirements - A-102 - State/Local Governments; 2 CFR 215 - Hospitals, Colleges and Universities, For-Profit Organizations (if specifically included in federal agency implementation), and Not-For-Profit Organizations (OMB Circular A-110).
  - b. Cost Principles - 2CFR 225 – State/Local Governments (OMB Circular A-87); A-122 - Not-For-Profit Organizations; A-21 - Colleges and Universities; 48 CFR 31.2 - For-Profit Organizations; 45 CFR 74 Appendix E – Hospitals.
- 1.9.3 Steven’s Amendment – In accordance with the Departments of Labor, Health and Human Services, and Education and Related Agencies Appropriations Act, Public Law 101-166, Section 511, “Steven's Amendment”, the contractor shall not issue any statements, press releases, and other documents describing projects or programs funded in whole or in part with Federal money unless the prior approval of the state agency is obtained and unless they clearly state the following as provided by the state agency:
- a. The percentage of the total costs of the program or project which will be financed with Federal money;
  - b. The dollar amount of Federal funds for the project or program; and
  - c. The percentage and dollar amount of the total costs of the project or program that will be financed by nongovernmental sources.
- 1.9.4 The contractor shall comply with 31 U.S.C. 1352 relating to limitations on use of appropriated funds to influence certain federal contracting and financial transactions. No funds under the contract shall be used to pay the salary or expenses of the contractor, or agent acting for the contractor, to engage in any activity designed to influence legislation or appropriations pending before the United States Congress or Missouri General Assembly. The contractor shall comply with all requirements of 31 U.S.C. 1352 which is incorporated herein as if fully set forth. The contractor shall submit to the state agency, when applicable, Disclosure of Lobbying Activities reporting forms.
- 1.9.5 The contractor shall comply with the requirements of the Single Audit Act Amendments of 1996 (P.L. 104-156) and Circular A-133, including subsequent amendments or revisions, as applicable or 2 CFR 215.26 as it relates to for-profit hospitals and commercial organizations. A copy of any audit report shall be sent to the state agency each contract year if applicable. The contractor shall return to the state agency any funds disallowed in an audit of the contract.
- 1.9.6 The contractor shall comply with the Pro-Children Act of 1994 (20 U.S.C. 6081), which prohibits smoking within any portion of any indoor facility used for the provision of services for children as defined by the Act.
- 1.9.7 The contractor shall comply with 37 CFR part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations, as applicable.
- 1.9.8 The contractor shall comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401 et seq.) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251 et seq.).
- 1.9.9 If the contractor is a sub-recipient as defined in OMB Circular A-133, Section 210, the contractor shall comply with all applicable implementing regulations, and all other laws, regulations and policies authorizing or governing the use of any federal funds paid to the contractor through the contract.
- 1.9.10 Non-Discrimination and ADA - The contractor shall comply with all federal and state statutes, regulations and executive orders relating to nondiscrimination and equal employment opportunity to the extent applicable to the contract. These include but are not limited to:
- a. Title VI of the Civil Rights Act of 1964 (P.L. 88-352) which prohibits discrimination on the basis of race, color, or national origin (this includes individuals with limited English proficiency) in programs and activities receiving federal financial assistance and Title VII of the Act which prohibits discrimination on the basis of race, color, national origin, sex, or religion in all employment activities;
  - b. Equal Pay Act of 1963 (P.L. 88 -38, as amended, 29 U.S.C. Section 206 (d));
  - c. Title IX of the Education Amendments of 1972, as amended (20 U.S.C 1681-1683 and 1685-1686) which prohibits discrimination on the basis of sex;

- d. Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. 794) and the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) which prohibit discrimination on the basis of disabilities;
- e. The Age Discrimination Act of 1975, as amended (42 U.S.C. 6101-6107) which prohibits discrimination on the basis of age;
- f. Equal Employment Opportunity – E.O. 11246, “Equal Employment Opportunity”, as amended by E.O. 11375, “Amending Executive Order 11246 Relating to Equal Employment Opportunity”;
- g. Missouri State Regulation, 19 CSR 10-2.010, Civil Rights Requirements;
- h. Missouri Governor’s E.O. #94-03 (excluding article II due to its repeal);
- i. Missouri Governor’s E.O. #05-30; and
- j. The requirements of any other nondiscrimination federal and state statutes, regulations and executive orders which may apply to the services provided via the contract.

**SCI ENGINEERING INC**

SCI Engineering Inc. may charge up to 5% over net cost for subcontracted services and/or equipment.

**LABOR:**

<u>LINE ITEM</u>	<u>LABOR CLASSIFICATION</u>	<u>FIRM, FIXED PRICE</u>
001	Project Manager	\$90.18 Per Hour
002	Health & Safety Supervisor	\$42.44 Per Hour
003	Environmental Specialist	\$42.44 Per Hour
004	Scientist	\$68.96 Per Hour
005	Field Analytical Chemist	\$42.44 Per Hour
006	Biologist	\$79.57 Per Hour
007	Geologist	\$68.96 Per Hour
008	Hydrologist	\$42.44 Per Hour
009	Industrial Hygienist	\$42.44 Per Hour
010	Field Technician	\$42.44 Per Hour
011	Clerk	\$31.83 Per Hour
012	Contract Administrator	\$87.55 Per Hour
013	Staff Engineer	\$68.96 Per Hour

**EQUIPMENT:**

<u>LINE ITEM</u>	<u>EQUIPMENT</u>	<u>FIRM, FIXED PRICE</u>
014	Gas Chromatograph	\$25.00 Per Hour
015	Photoionization Detector	\$7.50 Per Hour
016	pH Meter	No Charge
017	Metal Detector	No Charge
018	Drum Opener	No Charge
019	Explosion Meter	No Charge
020	Monitoring Well Bailer	No Charge
021	Water Level Indicator	No Charge
022	Interface Probe	No Charge
023	Generator	No Charge
024	Level B Personal Protective Equipment	No Charge
025	Level C Personal Protective Equipment	No Charge
026	Utility Truck/Vehicle	No Charge
027	Oxygen Meter	No Charge

**Texlab, Inc. Environmental Laboratory 2011 Pricing Guide:**

Parameter	Method	Aqueous	Soil
<b>Toxicity Characteristic Leaching Procedure</b>			
RCRA Metals (8)	6010/7470	\$71.00	\$71.00
Volatiles	SW8260	\$110.00	\$110.00
BNA's (SVOC's)	SW8270	\$125.00	\$125.00
Herbicides	SW8151	\$125.00	\$125.00
Pesticides	SW8081	\$175.00	\$175.00
TCLP Extraction Fee	SW1311	\$50.00	\$50.00
ZHE Extraction Fee	SW1311	\$50.00	\$50.00
Full TCLP		\$725.00	\$725.00
TCLP w/o Pest/Herbs		\$425.00	\$425.00
SPLP Extraction Fee	SW1313	\$25.00	\$50.00
ASTM D3987	D3987	\$25.00	\$50.00
Overburden & Minesoil Slurry	EPA 670-2-7470	NA	\$25.00

<b>RCRA</b>			
Flash Point (Open/closed)	SW1010/D92	\$24.00	\$24.00
Paint Filter Test	SW9095	NA	\$10.00
Cyanide (Total or Reactive)	SW9014	\$29.00	\$29.00
Sulfide (Total or Reactive)	SW9034	\$20.00	\$20.00
Total Solids	SM2540	\$12.00	\$12.00
pH	SW9045	\$7.50	\$7.50
Phenols (total)	SW9065	\$25.00	\$25.00
Total Organic Halogen (TOX)	SW9023	\$76.00	\$76.00

<b>Metals Analysis</b>			
Single ICP Metal	SW6010	\$10.00	\$10.00
Al, Sb, As, Ba, Be, B, Cd, Ca, Cr, Co, Cu, Fe, Pb, Mo, Mg, Mn, Ni, K, Se, Ag, Na, Tl, Tn, V, Zn			
Additional ICP Metals	SW6010	\$10.00	\$10.00
Mercury	SW7470A / 7471A	\$25.00	\$25.00
TCLP Lead	SW1311 / 6010	\$50.00	\$50.00
RCRA Metals (8)	SW6010 / 7471	\$71.00	\$71.00
TCLP RCRA Metals (8)		\$111.00	\$111.00
Priority Pollutants Metals (13)	SW6010 / 7470	\$111.00	\$111.00
TAL Metals (23)	SW6010 / 7470	\$191.00	\$191.00
Sample Filtering		\$10.00	

<b>Organics</b>			
VOC	SW8260 EPA 624	\$90.00	\$90.00
PAH	SW8270	\$100.00	\$100.00
SVOC's	SW8270 EPA 625	\$200.00	\$200.00
SVOC's (GCMS-SIM)	SW8270	\$225.00	\$225.00
EDB/DBCP	SW8011	\$75.00	NA
Permanent Gases	RSK-175	\$125.00	NA
Herbicides, Chlorinated	SW8151	\$125.00	\$200.00
Herbicides, Organophosphorus (agra	SW8270	\$125.00	\$125.00
Pesticides (Organochlorine)	SW8081	\$80.00	\$80.00
PCB's (ss,gw,wipes or oil)	SW8082	\$60.00	\$60.00
Ethylene & Polpylene Glycol	SW8015	\$100.00	\$100.00
1,4-Dioxane	Ppm level	\$65.00	\$65.00
Total Organic Halides	EOX/TX/TOX	\$76.00	\$76.00
Alcohol's	SW8015	\$65.00	\$65.00
Endothall	EP)A 548	\$175.00	NA

<b>Metals / GFAA / Low DLs</b>			
Antimony	7041	\$15.00	\$15.00
Arsenic	7060A	\$15.00	\$15.00
Lead	7421	\$15.00	\$15.00
Selenium	7740	\$15.00	\$15.00
Thallium	7841	\$15.00	\$15.00

<b>Underground Storage Tanks</b>			
BTEX, MTBE, Napthalene	8260/5035	\$54.00	\$54.00
BTEX + GRO (C6-C10)	8260B/5035	\$54.00	\$54.00
VOC's & Oxygenates*	8260B/5035	\$90.00	\$90.00
PAH's	8270C	\$100.00	\$100.00
DRO/ORO (C10-C35)	8270C	\$90.00	\$90.00
DRO/ORO + PAH	8270C	\$190.00	\$190.00
Methanol/Ethanol	8015	\$75.00	NA
TPH GRO	8260/5035	\$54.00	\$54.00
TPH DRO	SW8270	\$90.00	\$90.00
OA1 + BTEX	SW8260	\$54.00	\$54.00
OA2	SW8015	\$50.00	\$50.00
Fuel Finger printing	8015	\$50.00	\$50.00
Total Organic Halides	EOX/TX/TOX	\$76.00	\$76.00

<b>Specialty Group Tests</b>			
TAL (23 metals+ CN)		\$220.00	\$220.00
TCL (VOC, BNA, Pest, & PCB)		\$465.00	\$465.00
Priority Pollutants (VOC, SVOC, Pest, PCB, CN + 23 metals)		\$679.00	\$679.00
Landfill Special Waste		\$811.00	\$811.00
<b>Air Analysis</b>			
VOC, TO-15 Standard List (57)	Canister	\$200.00	NA
VOC, TO-15 Standard List Plus	Canister	\$300.00	NA
PNA, TO-13	Puff	\$200.00	NA
PCB & Pest, TO-10A	Puff	\$185.00	NA

\*Includes TPH-GRO/BTEX/MTBE/EDB/EDC/TAME/TBA/ETBE/DIPE

**NOTE:**

The above prices are for a standard turnaround of 5-7 days.

**Quick Turn Around**

1-2 day – 100% surcharge

3 day – 50% surcharge

**SERVICES INCLUDED:**

\*Return shipping via FedEx or local courier pick-up.

\*Sample containers, coolers, and preservatives

\*Chain of custody forms and labels

\*Special EDD formats can be provided

**Teklab, Inc.**  
**5445 horseshoe Lake Road**  
**Collinsville, IL 62234**  
**618-344-1004 (lab)**  
**618-344-1005 (fax)**  
**314-591-3661 (cell)**

**Teklab, Inc. – KC-Service Center**  
**Lenexa, KS 66214**  
**913-541-1998**  
**Teklab, Inc. – Springfield-Service Center**  
**& Air Lab**  
**Springfield, IL 62711**  
**217-698-1004**

**SEAGULL ENVIRONMENTAL TECHNOLOGIES INC**

Seagull Environmental Technologies Inc may charge up to 7% over net cost for subcontracted services and/or equipment.

**LABOR:**

<u>LINE ITEM</u>	<u>LABOR CLASSIFICATION</u>	<u>FIRM, FIXED PRICE</u>
001	Project Manager	\$71.44 Per Hour
002	Health & Safety Supervisor	\$52.53 Per Hour
003	Environmental Specialist	\$47.28 Per Hour
004	Scientist	\$47.28 Per Hour
005	Field Analytical Chemist	\$57.79 Per Hour
006	Biologist	\$47.28 Per Hour
007	Geologist	\$63.04 Per Hour
008	Hydrologist	\$63.04 Per Hour
009	Industrial Hygienist	\$63.04 Per Hour
010	Field Technician	\$38.88 Per Hour
011	Clerk	\$34.68 Per Hour
012	Contract Administrator	\$34.68 Per Hour
013	Staff Engineer	\$57.79 Per Hour

**EQUIPMENT:**

<u>LINE ITEM</u>	<u>EQUIPMENT</u>	<u>FIRM, FIXED PRICE</u>
014	Gas Chromatograph	\$30.00 Per Hour
015	Photoionization Detector	\$10.00 Per Hour
016	pH Meter	No Charge
017	Metal Detector	\$7.00 Per Hour
018	Drum Opener	No Charge
019	Explosion Meter	\$7.00 Per Hour
020	Monitoring Well Bailer	\$1.00 Per Hour
021	Water Level Indicator	No Charge
022	Interface Probe	\$7.00 Per Hour
023	Generator	\$10.00 Per Hour
024	Level B Personal Protective Equipment	\$15.00 Per Hour
025	Level C Personal Protective Equipment	\$1.00 Per Hour
026	Utility Truck/Vehicle	\$8.00 Per Hour
027	Oxygen Meter	\$7.00 Per Hour

**Additional equipment and supplies:**

<u>EQUIPMENT</u>	<u>FIRM, FIXED PRICE</u>
Geoprobe™ and Tools	\$535.00 Per Day
4-foot Macro-Core sleeve	\$5.35 Each
Disposalbe PVC Groundwater SP 15 groundwater sampler screens	\$53.50 Each
Bentonite	\$10.70 Each

**TERRACON CONSULTANTS INC**

Terracon Consultants Inc may charge up to 10% over net cost for subcontracted services and/or equipment.

**LABOR:**

<b>LINE ITEM</b>	<b>LABOR CLASSIFICATION</b>	<b>FIRM, FIXED PRICE</b>
001	Project Manager	\$95.00 Per Hour
002	Health & Safety Supervisor	\$30.00 Per Hour
003	Environmental Specialist	\$30.00 Per Hour
004	Scientist	\$82.00 Per Hour
005	Field Analytical Chemist	\$30.00 Per Hour
006	Biologist	\$30.00 Per Hour
007	Geologist	\$30.00 Per Hour
008	Hydrologist	\$30.00 Per Hour
009	Industrial Hygienist	\$30.00 Per Hour
010	Field Technician	\$30.00 Per Hour
011	Clerk	\$30.00 Per Hour
012	Contract Administrator	\$20.00 Per Hour
013	Staff Engineer	\$30.00 Per Hour

**EQUIPMENT:**

<b>LINE ITEM</b>	<b>EQUIPMENT</b>	<b>FIRM, FIXED PRICE</b>
014	Gas Chromatograph	No Charge
015	Photoionization Detector	\$13.75 Per Hour
016	pH Meter	\$1.88 Per Hour
017	Metal Detector	\$4.38 Per Hour
018	Drum Opener	No Charge
019	Explosion Meter	\$6.25 Per Hour
020	Monitoring Well Bailer	No Charge
021	Water Level Indicator	\$3.13 Per Hour
022	Interface Probe	\$4.38 Per Hour
023	Generator	\$8.13 Per Hour
024	Level B Personal Protective Equipment	No Charge
025	Level C Personal Protective Equipment	No Charge
026	Utility Truck/Vehicle	No Charge
027	Oxygen Meter	\$1.25 Per Hour

Attached: Terracon Missouri RFP Price list / Catalog for Environmental Services, including a 20% discount off of this price list.

**Terracon  
Price List / Catalog – for items not listed in the RFP  
Environmental Services – Missouri RFP B3Z12021**

(The following rates will be discounted 20%, if required for contract tasks)

I. PERSONNEL

Project Engineer.....	135.00/hour
Drafts Person/Cad Operator.....	68.00/hour

II. EXPENSES AND SUPPLIES

Vehicle Charge (outside local area).....	Federal Rate (not to be discounted)
Per Diem, Lodging and Food.....	Federal Rate (not to be discounted)

III. ENVIRONMENTAL EQUIPMENT RENTAL (Personnel time not included)

Development, Sampling and Test Equipment

Bladder Pump 1.8” OD SS (with controller & compressor).....	175.00/day
Sediment Sampler.....	25.00/day
Data Acquisition Station w/ Transducer.....	125.00/day
Additional Transducers.....	65.00/day
Recorder, Multi-Channel Portable Sequential Water Sampler.....	60.00/day
Or Flow meter/chart recorder	
Portable Sequential Water Sampler with Flow meter/chart recorder.....	110.00/day
2” Redi-Flow Pump.....	100.00/day
Overpack Drums.....	180.00/each
Laser Level.....	100.00/day

*1. Monitoring Equipment*

Toxic Gas Detector (Single Gas).....	40.00/day
Metal/Cable Detector.....	50.00/day
Viable Microorganism Sampler/Pump.....	85.00/day
Carbon Monoxide Monitor (Single Gas).....	45.00/day
Indoor Air Quality Monitor (TSI).....	85.00/day
Carbon Dioxide Monitor (Single Gas).....	50.00/day
Dissolved Oxygen Meter.....	55.00/day
Turbidity Meter.....	45.00/day
Landfill Gas Monitor (CH4/CO2/O2, Infrared).....	125.00/day

*2. Lead/Asbestos Equipment*

XRF (Lead in Pain Analyzer).....	275.00/day
High Volume Sample Pump.....	40.00/day
Microscope (Phase Contrast).....	30.00/day

**TETRA TECH INC**

Tetra Tech Inc may charge up to 7% over net cost for subcontracted services and/or equipment.

**LABOR:**

<b>LINE ITEM</b>	<b>LABOR CLASSIFICATION</b>	<b>FIRM, FIXED PRICE</b>
001	Project Manager	\$65.00 Per Hour
002	Health & Safety Supervisor	\$30.00 Per Hour
003	Environmental Specialist	\$30.00 Per Hour
004	Scientist	\$65.00 Per Hour
005	Field Analytical Chemist	\$30.00 Per Hour
006	Biologist	\$45.00 Per Hour
007	Geologist	\$95.00 Per Hour
008	Hydrologist	\$35.00 Per Hour
009	Industrial Hygienist	\$35.00 Per Hour
010	Field Technician	\$51.00 Per Hour
011	Clerk	\$9.50 Per Hour
012	Contract Administrator	\$45.00 Per Hour
013	Staff Engineer	\$55.00 Per Hour

**EQUIPMENT:**

<b>LINE ITEM</b>	<b>EQUIPMENT</b>	<b>FIRM, FIXED PRICE</b>
014	Gas Chromatograph	No Charge
015	Photoionization Detector	\$3.00 Per Hour
016	pH Meter	\$1.00 Per Hour
017	Metal Detector	\$1.00 Per Hour
018	Drum Opener	No Charge
019	Explosion Meter	\$2.00 Per Hour
020	Monitoring Well Bailer	\$6.00 Per Hour
021	Water Level Indicator	\$1.00 Per Hour
022	Interface Probe	\$2.00 Per Hour
023	Generator	\$1.00 Per Hour
024	Level B Personal Protective Equipment	No Charge
025	Level C Personal Protective Equipment	\$5.00 Per Hour
026	Utility Truck/Vehicle	No Charge
027	Oxygen Meter	No Charge

LABOR

PERSONNEL CLASSIFICATION	LEVEL	HOURLY RATE
Project Manager	Senior	\$85.00
	<b>Mid-Level</b>	<b>\$65.00</b>
	Junior	\$55.00
Principal / Registered Professional Engineer	Senior	\$103.00
Staff Engineer	<b>Junior</b>	<b>\$55.00</b>
Health and Safety Supervisor	<b>Mid-Level</b>	<b>\$30.00</b>
Environmental Specialist	Senior	\$55.00
	Mid-Level	\$45.00
	<b>Junior</b>	<b>\$30.00</b>
Scientist	Senior	\$75.00
	<b>Mid-Level</b>	<b>\$65.00</b>
	Junior	\$55.00
Field Analytical Chemist	<b>Junior</b>	<b>\$30.00</b>
Biologist	Senior	\$75.00
	Mid-Level	\$60.00
	<b>Junior</b>	<b>\$45.00</b>
Geologist (Registered)	<b>Senior</b>	<b>\$95.00</b>
Geologist	Mid-Level	\$70.00
	Junior	\$65.00
Hydrogeologist	Senior	\$100.00
	Mid-Level	\$90.00
Industrial Hydrologist	<b>Junior</b>	<b>\$35.00</b>
Field Technician	<b>Mid-Level</b>	<b>\$51.00</b>
	Junior	\$43.00
CADD/ GIS / Mapping	Senior	\$70.00
	Junior	\$57.00
Clerk	Senior	\$35.00
	<b>Junior</b>	<b>\$9.50</b>
Contract Administrator	Senior	\$61.00
	<b>Junior</b>	<b>\$45.00</b>

NOTE: Items in bold are also presented in the Labor Rate Classifications Provided to Tetra Tech by the State of Missouri.

EQUIPMENT

EQUIPMENT	RATE	QUANTITY
Ground Water Sampling Tubing		
Silicon	\$3.25	Per foot
¼ OD Tubing	\$2.75	Per foot
Groundwater Filters	\$15.00	Ea.
Gloves	\$15.00	Ea.
Whale Pump	\$200.00	Ea.
Environmental Shipping Materials		
Ice	\$2.00	Ea.
Bubble Wrap	\$2.00	Ea.
Cooler Shipment	\$50.00	Ea.
Magnetometer	\$10.00	Hr.
Gas Chromatograph	N/C	Hr
<b>Photoionization Detector</b>	<b>\$3.00</b>	<b>Hr.</b>
<b>pH Meter</b>	<b>\$1.00</b>	<b>Hr.</b>
<b>Metal Detector</b>	<b>\$1.00</b>	<b>Hr.</b>
<b>Drum Opener</b>	<b>N/C</b>	<b>Hr.</b>
Water Quality Meter (YSI)	\$10.00	Hr.
Water Quality Meter Low Flow (YSI)	\$20.00	Hr.
Water Level Indicator	\$1.00	Hr.
Monitoring Well Bailer	\$6.00	Ea.
Interface Probe	\$2.00	Hr.
Generator	\$1.00	Hr.
Level B PPE	N/C	Hr.
Level C PPE	\$5.00	Hr.
Utility Truck	N/C	Hr.
Oxygen Meter	N/C	Hr.
Explosion Meter	\$2.00	Hr.

NOTE: Items in bold are also presented in the Labor Rate Classifications Provided to Tetra Tech by the State of Missouri.