REQUEST FOR PROPOSAL
THIS IS NOT AN ORDER
Date: January 24, 2018
RFP NO. 510247
Sealed: No

Delivery Due: May 1, 2018
Response Due: February 19, 2018

Subcontractor: TBD

Return Quotation To:
Nuclear Waste Partnership LLC
P.O. Box 2078
Carlsbad, NM 88221
Attn: Mark W. Chavez, CPCM
Phone: (575) 234-7495
e-mail: mark.chavez@wipp.ws

Delivery: May 1, 2018

NAICS Code 561320 “Temporary Help Services”

<table>
<thead>
<tr>
<th>Line Number</th>
<th>Item ID/Description</th>
<th>Quantity</th>
<th>U/M</th>
<th>Unit Price</th>
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<tbody>
<tr>
<td>1</td>
<td>Radiological Control Staff Augmentation</td>
<td>TBD</td>
<td>Labor Hour</td>
<td>TBD</td>
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Subcontractor Receipt Acknowledgement of this Document

________________________________________________________________________
Subcontractor Representative Name (Printed)

________________________________________________________________________
Subcontractor Signature Date
1.00 GENERAL INSTRUCTIONS FOR PROPOSALS

1.01 Project Background

The Waste Isolation Pilot Plant (WIPP) is the cornerstone of the Department of Energy’s (DOE) nuclear waste cleanup effort. The WIPP is designed to permanently dispose of transuranic radioactive waste left from the research and production of nuclear weapons. Located in southeastern New Mexico, 32 miles east of Carlsbad, the project facilities include disposal rooms excavated in an ancient stable salt formation 2,150 feet underground. Transuranic waste consists of clothing, tools, rags, and other disposable items contaminated with trace amounts of radioactive elements, including plutonium.

1.02 Introduction

Nuclear Waste Partnership, LLC (NWP) as the Management and Operating Contractor (M&O) for DOE under Prime Contract DE-EM0001971, anticipates issuing a Time and Material Subcontract with Firm-Fixed, Fully Burdened Labor Rates and Cost Reimbursable (no fee/profit) Other Direct Costs (ODCs) for travel and living expenses for the work scope as described in the attached Statement of Work titled, “Radiological Control Staff Augmentation, Revision 0”, dated January 8, 2018 under NAICS Code 561320 “Temporary Help Services”.

Your firm is solicited to submit a proposal identifying the pricing and technical information required to perform “Radiological Control Staff Augmentation, Revision 0”, dated January 8, 2018 as described herein.

OFFERS MUST BE RECEIVED BY CLOSE OF BUSINESS MONDAY, 4:00 P.M. (MST), ON FEBRUARY 19, 2018

NWP assumes no responsibility for any understanding or representations made by any of its representatives to the execution of the subcontract, unless a specific amendment to the RFP document is issued in writing. All such amendments MUST be acknowledged by the Offeror.

Your proposal shall be prepared in accordance with the following Sections.

1.03 Preparation of Offers

A. Offerors are expected to examine specifications, schedules, and all other RFP instructions. Failure to do so will be at the Offeror’s risk.

B. The proposal shall contain such information, data, plans or drawings that are necessary to explain the details of the proposal.
C. Any exceptions to and/or deviations from the requirements of this solicitation must contain sufficient explanation and justification identifying the benefit to NWP and the Government, and to allow for a thorough evaluation. Although such exceptions and/or deviations will not, of themselves, automatically cause a proposal to be determined unacceptable, a large number of exceptions and/or deviations, or one or more significant exceptions and/or deviations not providing benefit to NWP and the Government may result in the rejection of a proposal as being unacceptable.

D. Offerors must state a definite time for delivery of supplies or for performance of services, unless otherwise specified in the solicitation.

E. Time, if stated as a number of days, will include Saturdays, Sundays, and holidays.

1.04 Explanation to Prospective Offerors

Any prospective Offeror desiring an explanation or interpretation of the solicitation, drawings, specifications, etc., must request it in writing soon enough to allow a reply to reach all prospective Offerors before the submission of their proposal. Any information given by Procurement Specialist to a prospective Offeror concerning a solicitation will be furnished promptly to all other prospective Offerors as an amendment of the solicitation, if that information is necessary in submitting offers or if the lack of it would be prejudicial to any other prospective Offerors.

QUESTIONS MUST BE RECEIVED BY CLOSE OF BUSINESS FRIDAY, 4:00 P.M. (MST), ON FEBRUARY 2, 2018

1.05 Late Receipt of Proposals

Any proposal received at the point designated after the exact time specified for receipt, will not be considered unless it is received before the award is made and it is determined, by NWP, to be in the best interest of NWP and the Government to consider the offer.

1.06 Evaluation and Acceptance of Proposals

Offerors should submit their best proposal initially as NWP reserves the right to accept or reject any proposal or any portion thereof with or without discussion with the Subcontractor. NWP may either:

A. Make an award on the basis of the proposal received without discussion of the proposal except as necessary with the selected Subcontractor; or

B. All proposals which are responsive to the requirements of the RFP and within the competitive range as determined by NWP shall be selected for further negotiations in accordance with FAR 15.306 (d).
C. NWP may for efficiency and at its own discretion and without discussions, eliminate from further evaluation any proposal if the price is considered too high to be eligible for award, regardless of the merit of the technical proposal.

1.07 NWP Rights Reserved

A. Recognizing that NWP is a M&O Contractor for the DOE, all rights and privileges extended to NWP under any proposal or subsequent subcontract shall likewise be reserved for the DOE or its authorized representative(s).

B. Except for timely withdrawals, proposals will not be returned.

C. Any data supplied by NWP with this RFP is to be used for the preparation of your proposal only and shall not be used for any other purpose without the prior written consent of NWP.

D. NWP reserves the right to retain copies of all proposals received, including those from unsuccessful Offerors.

E. NWP reserves the right to cancel this Request for Proposal at any time without cost to NWP and DOE.

F. Proposal costs for the preparation of responses to this RFP are the responsibility of the Offeror.

G. The Offeror agrees to provide to NWP all rights of access to any part of the Offeror’s facilities at any time, with reasonable notice, to insure compliance with the terms of this RFP or any resultant subcontract.

1.08 RFP Amendment/Revision

NWP may amend the RFP, including the Proposal Form, the specifications, or any other related documents by amendment to the RFP. Copies of such amendments will be furnished to all known prospective Offerors. If the amendments require material changes in proposals, the date set for receiving proposals may be modified to enable prospective Offerors to revise their proposals. In such cases, the amendment will include an announcement of the new date for receiving proposals. The requirements, terms and conditions, which are not modified by the amendments, remain unchanged.

Offerors shall acknowledge receipt of any amendment to this solicitation by signing and returning the amendment. NWP must receive the acknowledgment by the time specified for receipt of offers.

1.09 Final Proposal Revisions

Should Final Proposal Revisions be required, Offerors should be aware that a complete understanding as to pricing, technical, and all other terms and conditions of the proposed
subcontract must exist between the Offeror and NWP at the conclusion of fact finding and negotiations. Any technical revisions or non-concurrence to negotiated subcontract terms and conditions submitted in the final proposal revision offer shall not be subject to further discussion or negotiation, and may render the offer unacceptable to NWP.

1.10 Authorized Negotiators

The Offeror represents that the following individuals are authorized to negotiate on its behalf with NWP in conjunction with this solicitation:

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
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2.00 PROPOSAL FORMAT AND CONTENT

2.01 Separate Documents for Technical and Price Proposal

Responses shall be submitted as three separate documents (solicitation documents, a price proposal and a technical proposal). These documents shall be clearly marked as follows: “Solicitation Documents”, "Price Proposal" and "Technical Proposal".

2.02 Format

2.02.1 The Offeror’s proposal will be submitted in separable parts for technical and cost areas, as set forth below. Electronic proposals are preferred.

ALL INFORMATION WILL BE CONFINED TO THE APPROPRIATE PART.

<table>
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<tr>
<th>Copies Required</th>
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<tbody>
<tr>
<td>Part I Solicitation Documents 1</td>
</tr>
<tr>
<td>Part II Technical Proposal 1</td>
</tr>
<tr>
<td>Part III Price Proposal 1</td>
</tr>
</tbody>
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2.02.2 PLEASE NOTE THE PAGE AND MARKING LIMITATIONS FOR THE TECHNICAL PROPOSAL, PART II.

Sub-Criterion 2A - Recruiting Capability. The Recruiting Capability description shall not exceed 30 pages, including illustrations and drawings. The Offeror shall use Times New Roman font, 12
point or equivalent. Pages should not exceed 8 ½ inches in width and 11 inches in length; however, foldout pages depicting such items as sketches, organizational charts, etc., may be used. Foldout pages will count as two pages.

Sub-Criterion 2B - Resumes. Resumes shall be limited to two (2) pages each and not exceed 8 ½ inches in width and 11 inches in length. The resumes should include reference to education and certificates. Letters of Commitment and Statements of Availability shall be provided in the Solicitation Documents. Offerors may submit up to four resumes for each labor category. The Offeror shall provide resumes for all labor categories.

Part II, Technical Proposal, Sub-Criterion 2A - Recruiting Capability and Sub-Criterion 2B - Resumes shall not have any company names, logos or markings. Any Technical Proposals with company logos, reference to company name in the text, or company markings will be returned as non-compliant. Any pages that exceed the page limitation will not be evaluated. Company markings and logos are permitted in Part I, Solicitation Documents, Part II Past Performance Volume and Business Size Representations, and Part III, Price Proposal.

There is no page limitation for Part I, Solicitation Documents or Part III, Price Proposal; however, these parts shall be as concise as possible, consistent with complete submission. Pages should not exceed 8 ½ inches in width and 11 inches in length; however, foldout pages depicting such items as sketches, etc., may be used.

2.02.3 To aid in the evaluation process, proposals shall be clearly and concisely written as well as neat, indexed (cross-indexed as appropriate), and logically assembled. All pages of each part shall be numbered and identified with the RFP number.

2.02.4 Offerors shall provide an explanation, in a clearly relevant format such as a matrix, of any differences between the manner in which the proposal was requested and the manner in which it actually was submitted.

2.02.5 Each Offeror shall furnish the information required by the solicitation. The Offeror shall sign the Offer and print or type its name on signature page of the RFP. Erasures or other changes must be initialed by the person signing the Offer. Offers signed by an agent shall be accompanied by evidence of that agent's authority, unless that evidence has been previously furnished to NWP.

2.03 Technical Proposal

Provide the following proposal information in sufficient detail to support the requirement of the scope of work and indicate your capability to meet the following requirements:

2.03.1 Criteria 1 - Past Performance - Provide qualifications and past experience in the performance of work similar or related to the work being sought in the SOW. Include a synopsis of work, government experience, commercial and nuclear industries (within the past 5 years), for similar and related effort and a reference list. Confidence is more important than Relevancy for Criteria 1.
2.03.2 Criteria 2 - Management Approach - The Offeror shall discuss in narrative form a Management Approach as follows: Sub- Criterion 2A - Recruiting Capability; Sub- Criteria 2B - Resumes. Criteria 2B is more important than Sub-Criteria 2A.

2.03.3 Criteria 3 – Preference for Small Business - Provide documentation that the Offeror is classified as a Small Business under NAICS Code 561320 “Temporary Help Services”. A copy of any teaming arrangement shall be submitted for review.

2.04 Price Proposal

2.04.1 Offeror’s price proposal must include the completed attached Excel spreadsheet in an unlocked version including formulas.

2.04.2 Your price proposal shall address a complete description of costs for the performance of all work. The narrative used to support and explain the Offeror’s supporting schedules must be practicable, straightforward, concise and complete.

2.04.3 Your price proposal shall include in detail all information related to all the estimated costs of this solicitation. The figures included must indicate maximum estimated costs for the base period and ALL OPTION PERIODS (if applicable). The Firm-Fixed Labor Rates shall include all costs and proposed fee. Overtime shall be billed at the straight time rate for exempt employees. Overtime for non-exempt employees shall be in accordance with appropriate labor laws.

2.04.4 If the Offeror has DCAA approved rates, please include a copy of the DCAA audit report, the report number, and the date of the latest DCAA audit. If audited rates are unavailable, provide provisional rates with a copy of the DCAA Corporate Administration Contracting Officer (CACO) letter. If the Offeror has GSA pricing, please provide a copy of the latest applicable GSA price list, including the GSA contract number.

2.05 Restriction on Disclosure and Use of Data

Offerors who include in their proposals or quotations data that they do not want disclosed to the public for any purpose or used by NWP or the Government except for evaluation purposes, shall -

(a) Mark the title page with the following legend:

"This proposal or quotation includes data that shall not be disclosed outside NWP or the Government and shall not be duplicated, used or disclosed-in whole or in part-for any purpose other than to evaluate this proposal or quotation. If, however, a contract I awarded to this Offeror as a result of-or in connection with-the submission of this data, NWP or the Government shall have the right to duplicate, use or disclose the data to the extent provided in the resulting contract. This restriction does not limit NWP or the Government's right to use information contained in this data if it is obtained from another source without restriction. The
data subject to this restriction are contained in sheets [insert numbers or other identification of sheets];"

and,

(b) Mark each sheet of data it wishes to restrict with the following legend:

"Use or disclosure of data contained on this sheet is subject to the restriction on the title page of this proposal or quotation."

2.06 Early Payment Discount

NWP normally pays approved invoices within 30 days. However, accelerated payments for small businesses shall be made in accordance with FAR 52.232-40 as follows:

PROVIDING ACCELERATED PAYMENT TO SMALL BUSINESS SUBCONTRACTORS (DEC 2013)

(a) Upon receipt of accelerated payments from the Government, the contractor shall make accelerated payments to its small business subcontractors under this contract, to the maximum extent practicable and prior to when such payment is otherwise required under the applicable contract or subcontract, after receipt of a proper invoice and all other required documentation from the small business subcontractor.

(b) The acceleration of payments under this clause does not provide any new rights under the Prompt Payment Act.

(b) Include the substance of this clause, including this paragraph (c), in all subcontracts with small business concerns, including subcontracts with small business concerns for the acquisition of commercial items.

We do request your most favorable payment terms. Please indicate any discount for early payment.

2.07 Validity Period

Proposals must remain valid for a period of 120 days after date of Offeror’s proposal, and be so specifically stated in its proposal.

2.08 Proposal Costs

Proposal costs for the preparation of responses to this RFP are the responsibility of the Offeror.

Offerors should submit their best proposal initially, as the NWP reserves the right to accept or reject any proposal or any portion thereof with or without discussion with the Offeror.
Offerors are encouraged to submit paper documentation such as the offer and reports, printed/copied doubled sided on recycled paper.

2.09 Pre-Award Survey

NWP reserves the right to conduct a pre-award survey to evaluate the Offeror’s capacity and capability to comply with all of the requirements of this RFP.

2.10 Preference for Small Business

A Small Business preference is established for this RFP under NAICS Code 561320 “Temporary Help Services”

2.11 Subcontracting Plan

If the Subcontractor is a large business and the proposal value exceeds the limitation set forth in FAR 19.702, and is selected for the award, the Subcontractor shall submit within 30 days of the award a Subcontractor plan for Small Businesses, (including ANCs and Indian tribes), veteran-owned small business, service-disabled veteran-owned small business, HUBZone small business, small disadvantaged business (including ANCs and Indian tribes), and women-owned small business concerns in accordance with Subpart 19.7 of the FAR. The Plan, upon approval, will become a part of the resultant subcontract.

3.00 BASIS OF AWARD / EVALUATION CRITERIA

***BEST VALUE***

3.01 Basis of Award

The “Best Value Continuum” (FAR 15.101) will be utilized in this procurement for the evaluation of offers and the selection of the successful Offeror to receive the award. The Source Selection Objective (FAR 15.302) is to select the proposal that represents the best value. The Best Value Continuum is a process that permits tradeoffs among cost or price and non-cost factors and allows NWP to accept other than the lowest priced proposal if such merit is judged to have higher value than the price differential. Conversely, an award may be considered to an Offeror whose offer has lower technical merit at a lower price or cost if the price differential warrants doing so.

In evaluating offers NWP will be concerned with striking the most advantageous balance between expected performance and overall price to NWP. Offerors must therefore be persuasive in describing the merit and value of methods, characteristics and/or features which enhance potential performance or otherwise contribute to achieving NWP objectives. NWP is willing to pay a higher price for higher technical merit, but only to the extent of comparative worth among the competing offers. NWP will select the Offeror whose offer contains the combination of price and technical factors offering the best overall value to NWP. NWP reserves the right to award on the basis of initial offers, or to negotiate with any or all Offerors.
Offerors should submit its best proposal, initially, as NWP reserves the right to accept or reject any proposal or any portion thereof with or without discussion with the Offerors.

3.02 Proposals

Proposal documents will be evaluated based on their completeness and conformance to the terms and conditions of the solicitation, and in descending order of relative importance.

3.03 Evaluation of Proposals

This section is intended to explain the rational and criteria by which proposals resulting from this RFP will be evaluated.

Proposals shall be evaluated against the evaluation criteria set forth in this RFP, without regard to the relative strength and weaknesses of competing proposals.

In accordance with FAR 15.304(e), all evaluation factors other than price, when combined, are significantly more important than price.

3.03.1 Evaluation Criteria

This procurement will utilize a technical tradeoff source selection strategy to make an integrated assessment for a best value award decision. Tradeoffs will be made between Past Performance, Management Approach and Small Business Preference, and Price, with Past Performance, Management Approach and Small Business Preference being considered significantly more important than Price. Management Approach is more important than Past Performance and Small Business Preference. Past Performance and Small Business Preference are of equal importance to each other.

While NWP will strive for maximum objectivity, the tradeoff process by its nature is subjective; therefore, professional judgment is implicit throughout the selection process.

Except when it is determined not to be in NWP’s best interest, NWP will evaluate Offerors for award purposes by adding the total labor price for all options to the total labor price for the basic requirements. ODCs will only be evaluated for compliance with the RFP provisions and the FTR. Only the total labor rates will be evaluated for reasonableness and competitive range.

NWP may determine that an offer is unacceptable if the prices are significantly unbalanced.

Evaluation of options will not obligate NWP to exercise the option(s).

It should be noted that the closer compliance, capability, and past performance evaluations of competing proposals become, the more important the total labor price becomes.

Award will be made to the responsible Offerors whose proposal represents the best value to NWP and DOE.
3.03.2 Evaluation Process

Criterion 1 - Past Performance

For Criterion 1 - Past Performance, the Confidence assessment rating is more important than the Relevancy assessment rating.

Relevancy: Relevant experience with recruiting, staffing, and managing subcontractor employees with the approximate subcontract term and number of employees estimated in the RFP.

The Offeror shall discuss in narrative form, its past performance for work similar, or related, to the work being described in the SOW and shall describe the corporate experience detailing its experience in the management and operation of providing technical support services for government or commercial clients including work of team members or Subcontractor performing 30 percent of the work.

The Offeror shall also include a reference list with contact name, email address, and telephone number for all experience described above. If the Offeror proposes to use partners or lower tier suppliers, it should include their proposed roles under this subcontract and provide a statement detailing their qualifications and experience relevant to those roles.

The Past Performance assessment will assess the confidence in the Offeror’s ability to successfully accomplish the requirements of the SOW based upon the Offeror’s or team members demonstrated present and past work record. NWP will evaluate the Offeror’s demonstrated record of contract compliance including price and schedule.

The currency and relevancy of the information, the source of the information, content of the data, and general trends in the Offeror’s performance will be considered.

Currency shall be defined as most recent experience in terms of number of years to the present within the last 5 years.

NWP will perform an independent determination of the relevancy of the data provided or obtained. A relevancy determination of the Offeror’s present/past performance will be made.

NWP is not bound by the Offeror’s opinion of relevancy. NWP may consider an Offeror’s contracts in the aggregate in determining relevancy should the Offeror’s present and past performance lend itself to this approach. For example, an Offeror’s work experience on previous contracts, may by definition, represent only a semi-relevant effort when each contract is considered as a stand-alone effort. However, when these contracts are performed concurrently (in part or in whole) and are assessed in the aggregate, the work may more accurately reflect a very relevant effort.

The following ratings for relevancy assessment shall apply:
VERY RELEVANT: Present and past programs involved the magnitude of effort and complexities, which are essentially what this RFP requires. For the purposes of this subcontract, offeror should have extensive experience in successfully recruiting, staffing and managing RadCon personnel identified in the Statement of Work.

HIGHLY RELEVANT: Present and past programs involved somewhat less magnitude of effort and complexities, including most of what this RFP requires. For the purposes of this subcontract, offeror should have experience in successfully recruiting, staffing and managing RadCon personnel identified in the Statement of Work.

RELEVANT: Present and past programs involved much less magnitude of effort and complexities, including some of what this RFP requires. For the purposes of this subcontract, offeror should have some experience in successfully recruiting, staffing and managing RadCon personnel identified in the Statement of Work.

SOMewhat RELEVANT: Present/past performance involved much less magnitude of effort and complexities, including some of what this RFP requires. For the purposes of this subcontract, offeror should have some experience in successfully recruiting, staffing and managing RadCon personnel identified in the Statement of Work.

NOT RELEVANT: Present/past performance submitted did not involve any significant aspects of successfully recruiting, staffing and managing RadCon personnel identified in the Statement of Work.

NEUTRAL: No record of relevant past performance or for whom information on past performance is not available.

In assessing present/past performance, NWP will employ several approaches, including, but not limited to:

Information utilized may be obtained from the references listed in the proposal, as well as from other sources known to NWP, including past experiences with NWP if applicable. Evaluation of present and past performance will include consideration of overall customer satisfaction and conclusions of informed judgment.

Offerors may be given an opportunity to address adverse past performance information if the Offeror has not had a previous opportunity to respond to the information.

NOTE: NWP will not reveal the names of the individuals providing reference information about an Offeror’s past performance. The confidence assessment will consider issues including, but not limited to, the number and severity of problems, the appropriateness and/or effectiveness of any corrective actions taken (not just planned or promised), and the Offeror’s overall work record. Prompt corrective action in isolated instances may not outweigh overall negative trends.

Past performance information will also be considered regarding any critical Subcontractors. If an Offeror, or the proposed key employees of the Offeror, do not have a past performance history
deemed relevant to the RFP, the Offeror will receive a neutral confidence rating. The neutral confidence rating will be considered in the overall assessment for a best value decision.

An overall Confidence assessment rating will be made. The following confidence assessment ratings apply:

**EXCEPTIONAL / HIGH CONFIDENCE**: Based on the Offeror’s performance record, there is low risk and essentially no doubt exists that the Offeror will successfully recruit, staff and manage the RadCon personnel identified in the Statement of Work.

**VERY GOOD / SIGNIFICANT CONFIDENCE**: Based on the Offeror’s performance record, there is some risk and little doubt exists that the Offeror will successfully recruit, staff, and manage the RadCon personnel identified in the Statement of Work.

**SATISFACTORY / CONFIDENT**: Based on the Offeror’s performance record, there is moderate risk and some doubt exists that the Offeror will successfully recruit, staff, and manage the RadCon personnel identified in the Statement of Work.

**MARGINAL / LOW CONFIDENCE**: Based on the Offeror’s performance record, there is high risk and substantial doubt exists that the Offeror will successfully recruit, staff, and manage the RadCon personnel identified in the Statement of Work. Changes to the Offeror’s existing process may be necessary in order to achieve contract requirements.

**UNSATISFACTORY / NO CONFIDENCE**: Based on the Offeror’s performance record, there is extreme risk and extreme doubt exists that the Offeror will successfully recruit, staff, and manage the RadCon personnel identified in the Statement of Work.

**NEUTRAL CONFIDENCE**: No performance record identifiable.

**Criterion 2 – Management Approach**

For Criterion 2 – Management Approach, Sub-Criterion 2B - Candidate Resumes is more important than Sub-Criterion 2A - Recruiting Capability.

**Sub-Criterion 2A - Recruiting Capability**

The Offeror’s proposal shall discuss the Offeror’s management approach to include management aspects of recruiting and retaining personnel. The proposal should describe how selective the Offeror is going to be in recruiting personnel. NWP will evaluate if the Offeror’s is adequately staffed to search for qualified candidates, if the Offeror’s management is committed to provide high-quality services, including excellent communication skills interfacing with NWP, and the Offeror’s ability and willingness to adjust their approach to recruit and retain personnel based on NWP feedback. The Offeror shall include the names and qualifications and of the recruiters supporting this effort and any proven or innovative recruiting techniques and processes. The Offeror shall describe how they will comply with the subcontract requirements for background
investigations and drug screens. The Offeror shall demonstrate experience in providing qualified candidate resumes within 48 hours of request.

**Sub-Criterion 2B - Candidate Resumes**

The Offeror’s proposal shall provide up to three (3) qualified, currently available candidates for the exempt positions and eight (8) qualified, currently available candidates for the non-exempt positions in the SOW with a list of professional certifications and education of the individuals the Offeror proposes to fill the positions listed in the RFP. The Offeror shall verify and attest to the accuracy of the resumes including certificates and education. Failure to submit the number of resumes requested for each of the stated disciplines may not necessarily disqualify the Offeror but the fewer resumes submitted, the higher the evaluated risk that the Offeror can support NWP’s requirements during the Period of Performance. The Offeror’s proposal shall provide resumes for all labor categories.

Evaluations of criteria may be conducted using any rating method or combination of methods, including color or adjectival ratings, numerical weights, and ordinal rankings.

An overall capability and confidence assessment rating will then be made of the narrative input received. The following confidence assessment ratings apply:

**EXCEPTIONAL / HIGH CONFIDENCE:** The proposal demonstrates excellent understanding of both the requirements and the approach needed to significantly exceed performance or capability standards, and has exceptional strengths that will significantly benefit NWP. Based on the Offeror’s proposal, essentially no doubt exists that the Offeror will successfully perform the required effort.

**VERY GOOD / SIGNIFICANT CONFIDENCE:** The proposal demonstrates good understanding of both the requirements and the approach needed to exceed performance or capability standards, and has strengths that will benefit NWP. Based on the Offeror’s management plan input, little doubt exists that the Offeror will successfully perform the required effort.

**SATISFACTORY / CONFIDENT:** The proposal is adequate in its overall presentation, but some areas are less than thorough in analysis or detail. Although the proposal meets minimum requirements, it has few or no strengths. Based on the Offeror’s proposal some doubt exists that the Offeror will successfully perform the required effort.

**MARGINAL / LOW CONFIDENCE:** The proposal demonstrates a shallow understanding of either the requirements or the approach needed and only marginally meets the performance or capability standards necessary for minimal but acceptable contract performance. Based on the Offeror’s proposal, substantial doubt exists that the Offeror will successfully perform the required effort. Improvement is possible but changes to the Offeror’s existing process or approach may be necessary in order to achieve contract requirements.
UNSATISFACTORY / NO CONFIDENCE:  The proposal fails to meet performance or capability criteria. Requirements can only be met with major changes to the proposal. Based on the Offeror’s proposal or no management plan information is identifiable, extreme doubt exists that the Offeror will successfully perform the required effort.

Evaluations of criteria may be conducted using any rating method or combination of methods, including color or adjectival ratings, numerical weights, and ordinal rankings.

Past Performance, Management Approach and Small Business Preference are considered significantly more important than Price. Management Approach is more important than Past Performance and Small Business Preference. Past Performance and Small Business Preference are of equal importance to each other.

**Price Evaluation**

NWP will conduct a Price Analysis of the Price Proposal submissions in accordance with FAR 15.404-1 using the Offerors’ proposed Firm-Fixed Labor Rates based on the Statement of Work requirements for the Base and Option Periods. The price analysis techniques will be a comparison of proposed labor rates of the responsive proposals and NWP Independent Cost Estimate based on the current forecasted requirements. In addition, NWP will consider possible unbalanced proposals for a comprehensive determination that the proposals were complete, accurate, and reasonable. Other Direct Costs will only be evaluated for reasonableness and completeness and will not be part of the Price evaluation.

**3.05 Adequate and Specific Information**

Offerors should carefully examine this Request for Proposal, including the schedule, specifications, and other information made available to them, and fully inform themselves as to all conditions and matters which can in any way affect the order requirements or the cost thereof.

**3.06 Evaluation of Options**

Except when it is determined not to be in NWP’s best interest, NWP will evaluate Offerors for award purposes by adding the total price for all options to the total labor price for the basic requirement. Evaluation of options will not obligate NWP to exercise the option(s).

**4.00 PROPOSAL RESPONSES**

The preferred method of proposal submittal is via email to the Procurement Specialist at mark.chavez@wipp.ws.

**5.00 SOLICITATION DOCUMENTS/SUBMITTALS:**

**5.01 Offeror Submittal**

The Offeror shall submit the following information/documents with its proposal:
5.02 ORGANIZATIONAL CONFLICT OF INTEREST (OCI)

Organizational Conflict of Interest (OCI) statement shall submitted with Offeror’s solicitation documents.

a) Purpose. The purpose of this clause is to ensure that the Offeror (1) is not biased because of its interests which relate to the work under this subcontract, and (2) does not obtain any unfair competitive advantage over other parties by virtue of its performance of this contract.

b) Definition. Organizational Conflict of Interest means that because of other activities or relationships with other persons, a person in unable or potentially unable to render impartial assistance or advice to the Government, or the person's objectivity in performing the contract work is or might be otherwise impaired, or a person has an unfair competitive advantage.

c) An "Organizational Conflict of Interest" disclosure statement must be completed by the potential successful Offeror upon the request of the Procurement Specialist prior to a pending award. The statement must include the following:
   (1) Name company issuing the solicitation and the Request for Proposal number.
   (2) The name, address, telephone number, and federal taxpayer identification number of the Offeror.
   (3) A description of the nature of the services rendered by or to be rendered on the instant contract.
   (4) The statement must include any past (within the past twelve months), present, or currently planned financial, contractual, organizational, or other interest resulting to the performance of the statement of work. For contractual interests, such statement must include the name, address, telephone number of the client or client(s), and the name of a responsible officer or employee of the Offeror who is knowledgeable about the services rendered to each client, if, in the 12 months preceding the date of the statement, services were rendered to the Government or any other client (including a foreign government or person) respecting the same subject matter of the instant solicitation, or directly relating to such subject matter. The agency and contract number under which the services were rendered must also be included, if applicable. For financial interests, the statement must include the nature and extend of the interest and entity or entities involved in the financial relationship.
For these and any other interests enough such information must be provided to allow a meaningful evaluation of the potential effect of the interest on the performance of the statement of work.

(5) Or a the statement that no actual or potential conflict of interest or unfair competitive advantage exists with respect to the services to be provided in connection with the instant contract or that any actual or potential conflict of interest or unfair competitive advantage that does or may exist with respect to the contract under question has been communicated as part of the statement required by (c) above.

d) Failure of the Offeror to provide the required statement may result in the Offeror being determined ineligible for award. Misrepresentation or failure to report any fact may result in the assessment of penalties associated with false statement or such other provisions provided for by law or regulation.

e) A conflict of interest will not prevent the award of an Agreement but may require special provisions to minimize the impact of such a conflict.

5.03 Subcontractor Safety Qualification Form

The completion of the attached Subcontractors Safety Qualifications form #EA12IS01-6-1-0 is required and must be submitted with your proposal.

The Offeror’s failure to comply with applicable safety requirements identified in the form may result in not being considered for this solicitation.
PART II  The DRAFT Subcontract

1.00  SUBCONTRACT TYPE/TAX CONSIDERATIONS

1.01  Subcontract Type

This is a Time and Material Subcontract with Firm-Fixed, Fully Burdened Labor Rates and Cost-Reimbursable (no fee/profit) Other Direct Costs (ODCs) for travel and living expenses.

1.02  New Mexico Gross Receipts and Compensating Taxes - Exemption

Material, equipment, supplies, or services provided under this Subcontract are exempt from New Mexico Gross Receipts and Compensating Taxes. A Non-Taxable Transaction Certificate will be issued, if one has not previously been issued, to effect this exemption. This exemption applies only to the Subcontractor, not to any lower tier Subcontractors or suppliers. For work performed in New Mexico, Subcontractors may be required to provide a Combined Reporting System (CRS) identification number obtained from the New Mexico Taxation and Revenue Department.

The Subcontractor shall be responsible for following all applicable federal, state, and local tax laws, including payment of all federal, state, and local taxes, as applicable. The Subcontractor shall be responsible for the flow down of all applicable federal, state, and local tax requirements to any lower tier suppliers it uses in the performance of this subcontract. Tax obligations of lower tier suppliers shall be the responsibility of the Subcontractor and/or the lower tier supplier.

1.03  Pricing

This Subcontract will be issued with a not-to-exceed ceiling of (TBD) for the period of performance identified herein.

The pricing at Attachment 1 applies to this Subcontract:

1.04  Limitation of Funds

Funding for this Subcontract will be provided on a fiscal year basis only and will be limited to the amount stated herein. NWP’s obligation for payment, due to the Subcontractor’s performance of this Subcontract, is contingent upon the availability of appropriated funds from which payment for Subcontract purposes can be made. No legal liability on the part of NWP or any payment may arise until funds are made available to the Procurement Specialist for this Subcontract.

1.05  Subcontractor Travel Costs Reimbursement

1.05.1  Applicability

Reimbursement for subsistence expenses, as contained herein, shall be made for those Subcontractor non-local employees performing services who incur travel expenses, lodging, and meals and incidental expenses (M&IE) on an extended personnel assignment defined as any
assignment to a domestic location different than their normal duty station for a period expected to exceed 30 consecutive calendar days.

The per diem rates shall be in accordance with 41 CFR (Code of Federal Regulations) Federal Travel Regulation (FTR) Part 300; Chapter 301-11, Subpart A (see http://www.gsa.gov/perdiem), as amended and explained in 1.05.3 and 1.05.4 below.

Other than Lodging and Transportation, receipts are not required for individual expenses less than $75.00 (fuel, phone, etc.), but the cost must be reasonable and appropriate. Any individual expenses over $75.00 must be listed separately and receipts provided. Receipts for all lodging and transportation expenses are required. Lodging expenses include all applicable taxes. Subsistence expenses shall not include any adders or fees from the Subcontractor.

Local employees of the Subcontractor are not entitled to reimbursement for subsistence expenses as identified herein.

1.05.2 Travel and Living Expenses En Route

Reimbursement shall be based on the following requirements:

Reimbursement is made for one-way travel (by airline, personal vehicle, train, bus, etc.) for the subcontract employee from the employee’s regular work location or home location, on commencement of the assignment, to the temporary work location and back to the subcontract employee’s regular work location or home location on completion of the assignment. Reimbursement will also include lodging and M&IE while the subcontract employee is en route between the regular work location and the temporary assignment location. Receipts for en route travel and lodging are required. Personal vehicle mileage reimbursement shall be in accordance with the latest reimbursement amount authorized under the Federal Travel Regulations.

All travel expenses to and from the temporary assignment location for the subcontract employee’s family is the responsibility of the subcontract employee.

1.05.3 Lodging

Due to increased activity from the oil and gas industry in the area, Carlsbad, NM and Hobbs, NM are experiencing unusually high lodging rates. The Department of Energy-Carlsbad Field Office (DOE-CBFO), in accordance with Federal Travel Regulations Paragraph 301-11.303, has granted approval for subcontractors to utilize the actual expense method for lodging per diem in Carlsbad, New Mexico and Hobbs, New Mexico for Fiscal Year 2018 (FY18) under NWP Prime Contract DE-EM0001971 with the following ceilings for actual expenses. These ceilings are authorized as the revised FY18 per diem rates for subcontracts issued under DE-EM0009171 in lieu of the General Services Administration (GSA) per diem rates for FY18. The new DOE-CBFO maximum authorized actual expense method rates are:

- $224.00 per night for Carlsbad
- $116.50 per night for Hobbs
Although the GSA per diem rates for lodging for FY18 increased to $125.00 for Carlsbad and $93.00 for Hobbs, the hotel rates for both cities continue to exceed the lodging per diem rate due to the oil and gas activity in the regional area.

In accordance with DOE Acquisition Letter 2013-01, Contractor Domestic Extended Personnel Assignments, during the first 60 days and last 30 days of an assignment, NWP will reimburse costs associated with lodging at the lesser of the per diem rates ($224.00 and $116.50, respectively) or actual cost. The remainder of the temporary duty, NWP will reimburse the lesser of actual expenses or 55% of the authorized per diem.

The DOE-CBFO will periodically survey local hotel rates throughout the year to determine whether the cost ceilings should be further adjusted based on changes to hotel rates in the region. NWP reserves the right to adjust the actual expense method authorized Lodging Rates based on changes directed by DOE-CBFO.

To help minimize lodging expenses, subcontract personnel should try to negotiate lower nightly rates based on longer terms stays, if at all possible, and also look into more permanent lodging accommodations such as renting apartments or houses for long term assignments.

All lodging expenses for the subcontractor employee’s family to and from the temporary assignment location, and while at the temporary assignment location are the responsibility of the subcontractor employee.

Subsistence and travel expenses for only subcontractor employee performing work for NWP shall be reimbursed under this Subcontract. Expenses for moving household goods including rental of any moving truck or trailer are not reimbursable.

Lodging shall be reimbursed for extended personnel assignments to a domestic location different than the individual’s normal work location for a maximum of 36 months in accordance with DOE Acquisition Letter No. AL 2013-0 dated October 18, 2012.

1.05.4 Refundable Security and Utility Deposits

Deposits for lodging and utility hook-ups shall be reimbursed by NWP based on actual cost incurred. Upon separation of service or at the end of assignment, the Subcontractor shall refund all deposits to NWP that were originally reimbursed by NWP.

If security and utility deposits are forfeited resulting from actions by the Subcontractor, the Subcontractor shall reimburse deposit amounts to NWP. If NWP has to pay for cleaning, repair, or additional costs over and above security and utility deposit amounts resulting from actions and/or damages caused by Subcontractor’s employee(s), the Subcontractor shall reimburse NWP for costs incurred.

Where NWP has lost security and utility deposits resulting from actions by the Subcontractor’s employee, and/or has had to pay for cleaning, repair, or additional costs over and above security
and utility deposit amounts from actions and/or damages caused by the Subcontractor’s employee(s) under current or previous NWP subcontract(s), NWP shall not reimburse the Subcontractor for new security and utility deposits for those employee(s) under the same or new subcontract. NWP may withhold final payment to Subcontractor up to and including deposit amounts and any additional cleaning or repair costs.

1.05.5 Meals and Incidental Expenses (M&IE)

For the first 30 days and last 30 days of the assignment, per diem for M&IE shall be reimbursed at the lesser of actual costs or 100% of the Federal per diem rate for M&IE at the location where lodging is obtained. The intervening days will be reimbursed at the lesser of actual cost or 55% of the Federal per diem rate for M&IE at the location where lodging is obtained.

All M&IE expenses for the subcontractor employee’s family to and from the temporary assignment location and while at the temporary assignment location are the responsibility of the subcontractor employee.

1.05.6 Home Visits for Temporary and Extended Assignments

Subcontractor employees on temporary assignment can return home once every 4 work week back to the permanent residence. If the subcontract employee is not returning to the permanent residence, reimbursement shall be equal to the cost of the trip to the permanent residence. The spouse, partner, or immediate family member of the subcontractor employee can travel to the temporary assignment area and will be considered as the return trip home. Any time taken off during a normal work schedule at the temporary work location must be arranged with the subcontractor employee’s immediate supervisor at the temporary work location. A non-emergency trip home within a 4 week period is allowed if approved by the NWP supervisor, and will count as the trip home for that 4 week period. Reimbursement will include roundtrip travel by airline, personal vehicle, bus, train, etc.

For travel home, personal vehicle mileage reimbursement shall be in accordance with the latest reimbursement amount authorized under the Federal Travel Regulations.

While at home, personal vehicle mileage, rental cars and any other type of transportation costs are unallowable, except for round trip transportation to and from the airport when travel mode is via airline.

1.05.7 Emergency Trips Home

Emergency trips are allowed under the following circumstances:

- Death of a member of the subcontract employee’s or spouses immediate family.
- Critical illness of a member of the subcontract employee’s or spouses immediate family (this also applies to a spouse traveling to be with an employee who is on travel and who becomes critically ill).
Reimbursed travel expenses include airfare, transportation to and from airports, and meals in route. Subcontractor employees should file an expense report to obtain reimbursement.

Personal vehicle mileage reimbursement shall be in accordance with the latest reimbursement amount authorized under the Federal Travel Regulations.

While at home, personal vehicle mileage, rental cars and any other type of transportation costs are unallowable, except for round trip transportation to and from the airport when travel mode is via airline.

1.05.8 Rental Cars

Only compact rates for rental cars are allowable for reimbursement. Subcontractors are authorized to use NWP’s corporate agreement with Enterprise (CID# XZ32001, Business) at a rate of $30.36 per day for a compact car, or NWP’s secondary corporate agreement with Avis (AV785300) may also be used at a rate of $35.00 per day for a compact car.

If a rental rate higher than those identified herein is obtained for a compact car or if a compact car is not available, a written justification must be provided with the expense report explaining why the higher rate is being incurred or why an upgrade at a higher cost is necessary in order for reimbursement to be considered. An upgrade at no additional cost is allowable.

The following charges are not allowable for rental cars:

1. Upgrades with no reasonable justification provided.
2. Additional insurance coverage.
3. GPS devices.
4. Fuel service provided by the rental car company.

Note that Subcontractors may choose to pay for upgrades and additional charges at their own expense.

Charges for gasoline used in rental cars are allowable. Subcontractors are required to refuel rental cars prior to returning cars.

1.05.9 Privately Owned Vehicles (POV)

If a POV is used in lieu of airline transportation to and from the Carlsbad/Hobbs, NM area, mileage will be reimbursed at the lower of the current General Administrative Services (GSA) mileage rate or the cost of airline transportation. A comparison evidencing the lower cost is required to be submitted with invoices for reimbursement.

If a POV is used in place of a rental car for an assignment expected to be 90 days or less, mileage to and from the WIPP Site is considered business travel and shall be reimbursed at the current GSA mileage rate for privately owned vehicles as. Mileage shall be reimbursed based on the following:
• 70 miles round trip from Carlsbad, NM
• 105 miles roundtrip from Hobbs, NM

If the assignment is expected to be in excess of 90 days, mileage to and from the WIPP site is considered commuting to the primary work location, and therefore, is not reimbursable.

2.00 DESCRIPTION/SCOPE OF WORK/STATEMENT OF WORK

2.01 Statement of Work

Subcontractor shall provide all labor, transportation, equipment and all other essentials necessary to perform the Radiological Protection support as described in the attached Statement of Work, “Radiological Control Staff Augmentation Revision 0” dated January 8, 2018.

2.02 Non-Displacement of Qualified Workers

Federal Acquisition Regulation (FAR) Sub-Part 52.222-17 applies to this Subcontract.

NONDISPLACEMENT OF QUALIFIED WORKERS (MAY 2014)

(a) “Service employee”, as used in this clause, means any person engaged in the performance of a service contract other than any person employed in a bona fide executive, administrative, or professional capacity, as those terms are defined in 29 CFR part 541. The term “service employee” includes all such persons regardless of any contractual relationship that may be alleged to exist between a contractor or subcontractor and such persons.

(b) The Subcontractor and its subcontractors shall, except as otherwise provided herein, in good faith offer those service employees employed under the predecessor contract whose employment will be terminated as a result of award of this contract or the expiration of the contract under which the service employees were hired, a right of first refusal of employment under this contract in positions for which the service employees are qualified.

(1) The Subcontractor and its subcontractors shall determine the number of service employees necessary for efficient performance of this contract and may elect to employ fewer employees than the predecessor Subcontractor employed in connection with performance of the work.

(2) Except as provided in paragraph (c) of this clause, there shall be no employment opening under this subcontract, and the Subcontractor and any of its subcontractors shall not offer employment under this subcontract, to any person prior to having complied fully with this obligation.

(i) The successor Subcontractor and its subcontractors shall make a bona fide express offer of employment to each service employee as provided herein and shall state the time within which the service employee must accept such offer, but in no case shall the period within which the service employee must accept the offer of employment be less than 10 days.
(ii) The successor Subcontractor and its subcontractors shall decide any question concerning a service employee’s qualifications based upon the individual’s education and employment history, with particular emphasis on the employee's experience on the predecessor subcontract, and the Subcontractor may utilize employment screening processes only when such processes are provided for by the contracting agency, are conditions of the service subcontract, and are consistent with Executive Order 13495.

(iii) Where the successor Subcontractor does not initially offer employment to all the predecessor subcontract service employees, the obligation to offer employment shall continue for 90 days after the successor Subcontractor’s first date of performance on the contract.

(iv) An offer of employment will be presumed to be bona fide even if it is not for a position similar to the one the employee previously held, but is one for which the employee is qualified, and even if it is subject to different employment terms and conditions, including changes to pay or benefits. (See 29 CFR 9.12 for a detailed description of a bonafide offer of employment).

(c) (1) Notwithstanding the obligation under paragraph (b) of this clause, the successor Subcontractor and any of its subcontractors (i) may employ under this Subcontract any service employee who has worked for the subcontractor or its subcontractor for at least three months immediately preceding the commencement of this Subcontract and who would otherwise face lay-off or discharge, (ii) are not required to offer a right of first refusal to any service employee(s) of the predecessor subcontractor who are not service employees within the meaning of the Service Contract Labor Standards statute, 41 U.S.C. 6701(3), and (iii) are not required to offer a right of first refusal to any service employee(s) of the predecessor contractor whom the Subcontractor or any of its subcontractors reasonably believes, based on the particular service employee’s past performance, has failed to perform suitably on the job (see 29 CFR 9.12 (c)(4) for additional information). The successor Subcontractor bears the responsibility of demonstrating the appropriateness of claiming any of these exceptions.

(2) In addition, any Subcontractor or subcontractor that has been certified by the U.S. Small Business Administration as a HUBZone small business concern must ensure that it complies with the statutory and regulatory requirements of the HUBZone Program (e.g., it must ensure that at least 35 percent of all of its employees reside within a HUBZone). The HUBZone small business Subcontractor or its subcontractor must consider whether it can meet the requirements of this clause and Executive Order 13495 while also ensuring it meets the HUBZone Program’s requirements.

(3) Nothing in this clause shall be construed to permit a Subcontractor or its subcontractor to fail to comply with any provision of any other Executive order or law. For example, the requirements of the HUBZone Program (see FAR subpart 19.13), Executive Order 11246 (Equal Employment Opportunity), and the Vietnam Era Veterans’ Readjustment Assistance Act of 1974 may conflict, in certain circumstances, with the requirements of Executive Order 13495. All applicable laws and Executive orders must be satisfied in tandem with, and if necessary prior to, the requirements of Executive Order 13495, 29 CFR part 9, and this clause.
(d) (1) The Subcontractor shall, not less than 30 days before completion of the Subcontractor’s performance of services on the Subcontract, furnish the Procurement Specialist with a certified list of the names of all service employees working under this Subcontract and its subcontracts at the time the list is submitted. The list shall also contain anniversary dates of employment of each service employee under this contract and its predecessor contracts with either the current or predecessor contractors or their subcontractors. Where changes to the workforce are made after the submission of the certified list described in this paragraph, the Contractor shall, in accordance with paragraph (e) of this clause, not less than 10 days before completion of the services on this contract, furnish the Contracting Officer with an updated certified list of the names of all service employees employed within the last month of contract performance. The updated list shall also contain anniversary dates of employment, and, where applicable, dates of separation of each service employee under the contract and its predecessor contracts with either the current or predecessor Contractors or their subcontractors.

(2) Immediately upon receipt of the certified service employee list but not before contract award, the contracting officer shall provide the certified service employee list to the successor contractor, and, if requested, to employees of the predecessor contractor or subcontractors or their authorized representatives.

(3) The Contracting Officer will direct the predecessor Contractor to provide written notice (Appendix B to 29 CFR chapter 9) to service employees of their possible right to an offer of employment with the successor contractor. Where a significant portion of the predecessor Contractor’s workforce is not fluent in English, the notice shall be provided in English and the language(s) with which service employees are more familiar. The written notice shall be;

(i) Posted in a conspicuous place at the worksite; or

(ii) Delivered to the service employees individually. If such delivery is via e-mail, the notification must result in an electronic delivery receipt or some other reliable confirmation that the intended recipient received the notice.

(e) (1) If required in accordance with 52.222-41(n), the predecessor Contractor shall, not less than 10 days before completion of this contract, furnish the Contracting Officer a certified list of the names of all service employees working under this contract and its subcontracts during the last month of contract performance. The list shall also contain anniversary dates of employment of each service employee under this contract and its predecessor contracts either with the current or predecessor Contractors or their subcontractors. If there are no changes to the workforce before the predecessor contract is completed, then the predecessor Contractor is not required to submit a revised list 10 days prior to completion of performance and the requirements of 52.222-41(n) are met. When there are changes to the workforce after submission of the 30-day list, the predecessor Contractor shall submit a revised certified list not less than 10 days prior to performance completion.

(2) Immediately upon receipt of the certified service employee list but not before contract award, the contracting officer shall provide the certified service employee list to the successor contractor, and, if requested, to employees of the predecessor contractor or subcontractors or their authorized representatives.

(f) The Contractor and subcontractor shall maintain the following records (regardless of format, e.g., paper or electronic) of its compliance with this clause for not less than a period of three years from the date the records were created.
(1) Copies of any written offers of employment or a contemporaneous written record of any oral offers of employment, including the date, location, and attendance roster of any service employee meeting(s) at which the offers were extended, a summary of each meeting, a copy of any written notice that may have been distributed, and the names of the service employees from the predecessor contract to whom an offer was made.

(2) A copy of any record that forms the basis for any exemption claimed under this part.

(3) A copy of the service employee list provided to or received from the contracting agency.

(4) An entry on the pay records of the amount of any retroactive payment of wages or compensation under the supervision of the Administrator of the Wage and Hour Division to each service employee, the period covered by such payment, and the date of payment, and a copy of any receipt form provided by or authorized by the Wage and Hour Division. The Contractor shall also deliver a copy of the receipt to the service employee and file the original, as evidence of payment by the Contractor and receipt by the service employee, with the Administrator or an authorized representative within 10 days after payment is made.

(g) Disputes concerning the requirements of this clause shall not be subject to the general disputes clause (52.223-1) of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR part 9. Disputes within the meaning of this clause include disputes between or among any of the following: The Contractor, the contracting agency, the U.S. Department of Labor, and the service employees under the contract or its predecessor contract. The Contracting Officer will refer any service employee who wishes to file a complaint, or ask questions concerning this contract clause, to the: Branch of Government Contracts Enforcement, Wage and Hour Division, U.S. Department of Labor, 200 Constitution Avenue NW, Washington, DC 20210. Contact e-mail: displaced@dol.gov.

(h) The Contractor shall cooperate in any review or investigation by the Department of Labor into possible violations of the provisions of this clause and shall make such records requested by such official(s) available for inspection, copying, or transcription upon request.

(i) If it is determined, pursuant to regulations issued by the Secretary of Labor (Secretary), that the Contractor or its subcontractors are not in compliance with the requirements of this clause or any regulation or order of the Secretary, appropriate sanctions may be imposed and remedies invoked against the Contractor or its subcontractors, as provided in Executive Order 13495, the regulations, and relevant orders of the Secretary, or as otherwise provided by law.

(j) The Contractor shall take such action with respect to any such subcontract as may be directed by the Secretary of Labor as a means of enforcing such provisions, including the imposition of sanctions for noncompliance. However, if the Contractor, as a result of such direction, becomes involved in litigation with a subcontractor, or is threatened with such involvement, the Contractor may request that the United States, through the Secretary, enter into such litigation to protect the interests of the United States.

(k) The Contracting Officer will withhold, or cause to be withheld, from the prime Contractor under this or any other Government contract with the same prime Contractor, such sums as an authorized official of the Department of Labor requests, upon a determination by the Administrator, the Administrative Law Judge, or the Administrative Review Board, that there has been a failure to comply with the terms of this clause and that wages lost as a result of the violations are due to service employees or that other monetary relief is appropriate. If the Contracting Officer or the Administrator, upon final order of the Secretary, finds that the
Contractor has failed to provide a list of the names of service employees working under the contract, the Contracting Officer may, in his or her discretion, or upon request by the Administrator, take such action as may be necessary to cause the suspension of the payment of contract funds until such time as the list is provided to the Contracting Officer.

1) Subcontracts. In every subcontract over the simplified acquisition threshold entered into in order to perform services under this contract, the Contractor shall include a provision that ensures—

   (i) That each subcontractor will honor the requirements of paragraphs (b) through (c) of this clause with respect to the service employees of a predecessor subcontractor or subcontractors working under this contract, as well as of a predecessor Contractor and its subcontractors;
   (ii) That the subcontractor will provide the Contractor with the information about the service employees of the subcontractor needed by the Contractor to comply with paragraphs (d) and (e) of this clause; and
   (iii) The recordkeeping requirements of paragraph (f) of this clause.

3.00 PLACE OF PERFORMANCE

The services performed under this Subcontract will be performed at the NWP WIPP Site, 33 miles east of Carlsbad, NM.

4.00 PERIOD OF PERFORMANCE / OPTIONS

The period of performance of this Subcontract shall be from May 1, 2018 or the actual date of award through April 30, 2019.

4.01 Options

Four (4) 12-month extensions for the services required under this Subcontract are hereby established as Options available for exercise by the Procurement Specialist. The options may be extended at the unilateral option of the Procurement Specialist, and by Procurement Specialist's prior notification to the Subcontractor of NWP’s intent to exercise the Options. The total duration of the subcontract, including the exercise of the Options shall not exceed five (5) years. If the Procurement Specialist exercises the Options, the Subcontract as extended, shall be deemed to include this Option clause. Should the Procurement Specialist exercise the Options hereunder, all original Subcontract terms and conditions shall apply during the option periods. In no event is NWP obligated to exercise the Options even after notice of intent is given.

The anticipated contract option durations shall be as follows:

<table>
<thead>
<tr>
<th>Option</th>
<th>Duration</th>
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<tbody>
<tr>
<td>Option I</td>
<td>May 1, 2019 through April 30, 2020</td>
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<tr>
<td>Option II</td>
<td>May 1, 2020 through April 30, 2021</td>
</tr>
<tr>
<td>Option III</td>
<td>May 1, 2021 through April 30, 2022</td>
</tr>
<tr>
<td>Option IV</td>
<td>May 1, 2022 through April 30, 2023</td>
</tr>
</tbody>
</table>

4.02 Option to Extend Services
NWP may require continued performance of any services during the base period of performance or during any exercised option period within the limits and at the rates specified in the Subcontract. These rates may be adjusted only as a result of revisions to prevailing labor rates provided by the Secretary of Labor. The option provision may be exercised more than once, but the total extension of performance hereunder shall not exceed 6 months.

5.00 QUALITY REQUIREMENTS

5.01 Quality Requirements

MANAGEMENT LEVEL:

NWP has graded the services as a Management Level – 4 (ML – 4) which is defined generally consisting of Balance of Plant structures, systems, and components (SSCs) where controls consist of ensuring industry codes and standards are applied.

5.02 Price-Anderson Amendments Act

a. The Department of Energy has promulgated Procedural Rules For DOE Nuclear Activities (10 CFR 820), Nuclear Safety Management (Quality Assurance Rules) (10 CFR 830), and DOE Contractor Employee Protection Rules (10 CFR 708), and Occupational Radiation Protection Rules (10 CFR 835) in implementation of the Price-Anderson Amendments Act (PAAA) of 1988, Public Law 100-408, August 20, 1988, as amended. These rules govern the conduct of persons involved in DOE nuclear activities, and, in particular, are designed to achieve compliance with DOE nuclear safety requirements. Violation of the applicable rules will provide a basis for the assessment of civil and criminal penalties under the PAAA.

b. This Order is subject to the requirements of the above rules if the performance of work involves products, activities or operations in areas covered by the Price Anderson Nuclear Hazards Indemnity Clauses of this Order.

c. Indemnification of NWP

d. To the extent permitted by law, the Subcontractor assumes full responsibility and shall indemnify, save harmless, and defend NWP and its principal Subcontractors, their agents, officers, employees, and directors from any civil or criminal liability under Sections 234(a) or 223 (c) of the Act or the implementing regulations at 10 CFR Sections 820, et seq., arising out of the activities of the Subcontractor, its lower-tier Subcontractors, suppliers, agents, employees, officers, or directors. The Subcontractor’s obligation to indemnify and hold harmless shall expressly include attorneys’ fees and other reasonable costs of defending any action or proceeding instituted under Sections 234(a) or 223 (c) of the Act or the implementing regulations at 10 CFR Sections 820, et seq.

5.03 Nuclear Hazards Indemnity Representation
NWP includes herein the following Prime Contract clause: DEAR 952.250-70, *Nuclear Hazards Indemnification Agreement*. NWP offers no other indemnification for nuclear hazards.

### 6.00 SPECIAL SUBCONTRACT REQUIREMENTS

#### 6.01 Payments Under Time and Material/Labor Hour Subcontracts

A. The amount shall be computed by multiplying the appropriate hourly rate prescribed therein by the number of direct labor hours performed. The rate shall include wages, indirect costs, general and administrative expenses, and profit. Fractional parts of an hour shall be payable on a prorated basis. The Subcontractor shall substantiate invoices by evidence of a summary sheet identifying total labor hours worked by individual or other substantiation approved by the Procurement Specialist.

By supplying a summary sheet for total labor hours, the Subcontractor certifies to the accuracy of its timesheets and provides assurance that all supporting documentation for invoices is available for review or audit if requested by NWP or the government.

The Subcontractor also agrees not to approve its employee’s timesheets using a “rubber or digital signature stamp”, except in the case of electronic timesheets where electronic approvals are acceptable, and the software utilized for timesheets, billing, and accounting includes basic internal control features that are consistent with generally accepted auditing standards.

B. The Subcontractor is responsible to ensure that invoices are at the stated, contractual prices; travel, lodging, and per diem expenses are within allowable FTR limits; calculation of hours worked and rates are accurately determined and reported; and billing periods, with time sheets, flow in order from one billing period to the next. Failure to ensure that invoices are accurate gives NWP the right to make corrections as necessary and to offset payment against current and/or subsequent invoices without notice to the supplier. The Supplier can recover any short-payments by supplying NWP with the proper documentation substantiating the invoices. The Supplier shall make its payment requests and submit the required documentation substantiating its claims within 60 days of receiving notice of the short-payment from NWP. Notice to the Supplier can include a communication from NWP verbally or in writing indicating a short-payment or simply a payment of an invoice for less than the requested amount.

C. Electronic invoices are the preferred method for invoicing and shall be emailed to [NWPAccountsPayable@wipp.ws](mailto:NWPAccountsPayable@wipp.ws)

Hardcopy invoices are only to be submitted if the supplier does not have the capability of submitting invoices electronically. In this case, invoices can be mailed to:

Nuclear Waste Partnership, LLC  
Attn: Accounts Payable GSA-206  
P. O. Box 2078  
Carlsbad, NM  88221-2078
6.02 Monthly Accrual Information

The Subcontractor shall assist NWP in preparing monthly accruals by providing cost data including estimates for monthly costs. The information shall be provided directly to a NWP Cost Analyst by no later than the end of the second full week of each month.

6.03 Procurement Specialist's Authorized Representatives

The representatives of NWP Procurement designated below are the only persons authorized to bind NWP contractually in connection with this Subcontract. Authorized representatives may only be revised via written change notice.

Staff Procurement Specialist - Mark W. Chavez, CPCM
Manager, Procurement Services - Mark A. Edwards, C.P.M.

6.04 Responsibility of the Procurement Specialist

The Staff Procurement Specialist is completely responsible for the administration of any resulting contract for NWP. All communications, submittals, etc., shall be submitted to the Staff Procurement Specialist unless otherwise specified in the Subcontract. The Subcontractor shall be directed to act only in response to written direction issued by contractually authorized Procurement personnel.

6.05 Point of Contact (POC)

The POC who will be responsible for technical assistance to the Procurement Specialist in administration of any resulting Subcontract is Mr. Charles Mills, (575) 234-8894. All technical services to be performed under this Subcontract shall be under his direction. All other communications shall be directed to the Procurement Specialist. The POC is not authorized to make any changes to the Statement of Work or any changes that impact the cost or schedule of this Subcontract.

6.06 System for Award Management (SAM) Requirements

In accordance with Federal Acquisition Regulation (FAR) Sub-Part 52.204-7, System for Award Management, the Subcontractor shall be registered and maintain registration in the System for Award Management (SAM) database. The SAM database may be found at https://www.sam.gov/portal/public/SAM/

6.07 Handling and Storage of Government Data

All Government owned data created, processed, and stored for DOE-CBFO and WIPP related work shall be performed only on WIPP government furnished equipment (GFE).
Government owned data residing on unsecured or Internet accessible or non-government furnished equipment shall be returned to WIPP and stored on WIPP GFE.

6.08 Subcontractor and Sub-tier Subcontractor Pre-Employment Background Check

Prior to beginning work at the WIPP Site, the DOE Skeen-Whitlock Building, or other DOE covered work locations, Subcontractor and sub-tier Subcontractor personnel are required to pass a pre-employment background check.

Background checks must include Law and Credit checks as follows:

- Identity verification
- Social Security Number check
- Criminal record check
- Bankruptcies, Tax liens, Judgments
- Motor Vehicle Record
- Sex Offender Registry
- Credit Report
- Reference Checks
- Verification of Education
- Verification of Professional License

Background checks will be submitted directly to the WIPP Security Department to determine if the background check is acceptable. In those cases where a Subcontractor or sub-tier Subcontractor is not available in time to submit a background check, the Subcontractor can request a background check be performed by the WIPP Security Department on behalf of the Subcontractor.

6.09 Subcontractor and Sub-tier Subcontractor Fitness For Duty

Prior to beginning work at the WIPP Site, the Skeen-Whitlock Building, or other DOE covered work locations, Subcontractor and sub-tier subcontractor personnel are required to pass a pre-employment drug, alcohol screen and physical. If the Subcontractor has an existing Substance Abuse Plan, the Subcontractor drug screens will be submitted directly to NWP Health Services (HS) to determine acceptability of the screen. If the Subcontractor does not have a plan, the pre-work screens will be conducted by NWP HS, on behalf of the Subcontractor, on the first work day prior to beginning work. The screens should be limited to those subcontractor and sub-tier subcontractor employees that must be present to complete work at that time.

Because of the presence and the effects of drugs and or alcohol in the workplace, it is imperative and appropriate the WIPP take specific actions to insure not only our success, but also the health, safety and success of our subcontractors and their sub-tier subcontractors as well. In order to accomplish this goal, WIPP has implemented the Workplace Substance Abuse Program at DOE sites and flows down the requirements of the program through the General Provisions. As such, this requires the Subcontractor to flow down the requirements of the Workplace Substance Abuse Program and the requirements of CFR 851, Worker Safety and Health Program to sub-tier subcontractors.
Subcontractors that have Substance Abuse Plans are required to submit its plan to NWP that meets NWP standards for substance abuse testing, and is auditable by NWP. Subcontractors may do their own collection under their approved plan or NWP HS can perform the collection. Subcontractors that have elected to use NWP HS as collectors will be responsible for:

- Providing all testing kits, preprinted chain of custody forms, and mailing supplies.
- Making their own random selections.
- Notifying NWP HS that a designated number of selections have been made and ensuring there are no scheduling conflicts.
- Ensuring that employees arrive as scheduled for testing
- Ensuring that all results are sent to their designated representative.
- Ensuring that NWP HS has been notified of any positive results.
- Maintaining a FFD program that can be audited for compliance.

Subcontractor employees who require unescorted access to site facilities will be tested by NWP HS prior to initial work, and every 30 days thereafter, if not covered by an approved substance abuse plan.

Substance abuse testing, both drug and alcohol, will be performed by NWP HS or under the subcontractor’s approved plan when any subcontractor employee accessing WIPP facilities is suspected of being under the influence of drugs and/or alcohol (Reasonable Suspicion Testing).

The Subcontractor employees shall pass a pre-employment physical that demonstrates their ability to meet the following job requirements:

- Able to lift and carry 35 pound for job assignments
- Able to climb a minimum of four story of stairs (e.g., Station A and the 2nd Floor ventilation room above the CH Bay at WIPP)
- Able to traverse uneven ground (e.g., the mine floor heaves can be anywhere from 6’ to 2’ or more)
- Able to use a scaling bar with (both hands) in various positions and angles in a thrusting manner to sound the Rib (side walls) and the Back (roof) of the mine
- Weight of Scaling Bars
  - 10’ - 22.5 lbs. with additional 1.5 lbs. scaling head
  - 13’ - 29.25 lbs. with additional 1.5 lbs. scaling head
- Able to work in the normal aspects of the mine, i.e.,
- Dusty environment,
- Work in low light environment using Miner Cap Lamp
- Able to enter and exit the mine on the Conveyance Cage to the Underground at 2180’ below Surface
  - Salt Conveyance approx. 6’ X 5’
  - Waste Conveyance approx. 15’ X 15’
- Work in the Heat and Humidity of the Underground environment wearing a respirator and Anti-C clothing for up to 4 hours
6.10 Correspondence Procedures

Mr. Charles Mills has been identified as the Subcontract Point of Contact (POC) for this Subcontract. Technical correspondence (as used herein, this excludes correspondence where patent or technical data issues are involved and correspondence which proposes or otherwise involves waivers, deviations, or modification, to the requirements, terms and conditions of this subcontract) shall be addressed to the Procurement Specialist’s POC, with an informational copy of the basic correspondence to the Procurement Specialist. The address of the Procurement Specialist's POC is as follows:

Nuclear Waste Partnership LLC  
P.O. Box 2078  
Mail Stop GSA-208  
Carlsbad, NM 88221 2078  
Attn: Mr. Charles Mills

All other correspondence shall be addressed to the Procurement Specialist.

6.11 Rules of Conduct

The Subcontractor will be responsible for appropriate action to avoid and/or immediately correct and control any of the following activities by its personnel on government facilities or adjacent Department of Energy property; any criminal, unsafe or immoral conduct; the willful damage to, the misappropriation of, or misuse of government property; or any other careless, abusive, or disorderly conduct.

6.12 Facility Access and Training Requirements

Subcontractor personnel will be required to follow all facility access and training requirements as required by the WIPP Site and/or generator/host facilities where work will be performed.

6.13 Requirements for On-Site Work

Prior to beginning any work at the WIPP Site or other DOE WIPP Site covered workplaces or activities, the Subcontractor shall:

- Communicate with the POC relative to the overall safety of the work being performed
- Obtain a copy and follow all applicable NWP work control documents
- Follow all required WIPP safety rules for on-site work as identified in the Statement of Work and Subcontract
- Follow all work authorization and release requirements as identified in the Statement of Work and Subcontract
- Ensure completion of WIPP Specific Lock Out/Tag Out training as applicable
6.14 Job Hazard Analysis Requirements

When the Subcontractor's work involves physical hazards such as hands-on mechanical/electrical installation or repair work, the Subcontractor shall submit a Job Hazard Analysis (JHA) for the full scope of work unless specifically exempted by NWP Industrial Safety. The JHA shall be submitted for approval fifteen (15) days prior to commencement of the work. The NWP Job Safety/Hazard Analysis Booklet outlines methods and techniques for developing an approved JHA. The booklet is available on the Internet at (http://www.wipp.ws/proc/html/business.htm).

6.15 Holidays, Vacations, or Absences

Compensation for any holidays or absences for any cause whatsoever shall not be paid by NWP. Subcontractor's personnel shall be required to observe NWP’s holidays and normal working hours when working at the WIPP site, unless requested otherwise by Procurement Specialist.

The following holidays are observed by NWP:

- New Year's Day 1 January
- Good Friday Second Friday in April
- Memorial Day Last Monday in May
- Independence Day 4 July
- Labor Day First Monday in September
- Thanksgiving Day Fourth Thursday in November
- Day after Thanksgiving Friday after Thanksgiving
- Christmas Eve 24 December
- Christmas Day 25 December

Note: Any of the above holidays falling on a Saturday will be observed on the preceding Friday and holidays falling on a Sunday will be observed on the following Monday.

6.16 Subcontractor Work Schedule

A. Non-Exempt Subcontractor Work Schedule

For the non-exempt RadCon Personnel, the following work schedule applies;

RadCon personnel may work one of the following work schedules. Subcontractor employees will be assigned to support schedules as needed.

The 4x10 work schedule is as follows:

This schedule will be four (4) consecutive days either Monday through Thursday or Tuesday through Friday. Subcontractor employees will be scheduled for ten (10) hours with a thirty (30) minute paid lunch. Normal start time will be 6:00 a.m. (1st shift) or 3:30 p.m. (2nd shift). The 4/10 back shift will be Monday-Thursday. The work week will begin Monday at 6:00 am and ends seven (7) days later.
The 7x10 work schedule is as follows;

The schedule is either Monday through Wednesday or Wednesday through Friday with every other weekend worked. Scheduled days off alternate between two (2) and four (4) consecutive days off with a four cycle spanning the traditional weekend with a 30 minute paid lunch period. The release time will be 10 hours after the start of a shift. Normal start times will be 6:00 am (1st shift) and 3:30 pm (2nd shift). The work week begins on Sunday at 6:00 am and ends 7 days later. Overtime is paid for any hours worked in excess of forty (40) during the work week.

The 7/10 “A” Schedule will be off Thursday-Friday and every other weekend.

The 7/10 “B” Schedule will be off Monday-Tuesday and every other weekend.

B. Exempt Subcontractor Work Schedule

The activities will be done on 7/10 day shifts. For Friday coverage, there will be two 4/10 schedules, Monday-Thursday and Tuesday-Friday. Day shift hours will be 6:00 a.m. to 4:00 p.m.

In order to meet the needs of NWP, subcontractor employees will be assigned schedules stated above to as necessary and at the discretion of NWP. Additional scheduling maybe necessary to meet the needs of a diverse work force, and will be implemented under the direction of the NWP POC.

6.17 Insurance Requirements

The Subcontractor shall procure and maintain, during the period that this Subcontract remains in force, insurance coverage with limits of not less than those identified in the insurance clause of the NWP General Provisions document applicable to this subcontract (see Section 7.00, Applicable Documents, for location of General Provisions document).

The Subcontractor will require all insurance companies, issuing polices of insurance for Subcontractor, to certify on an acceptable form to NWP, prior to the commencement of any work, that such policies have been issued and are currently in effect. Certified copies of insurance policies procured by Subcontractor shall be furnished to Contractor, upon the request of NWP.

6.18 Independent Subcontractor / Relationship of Personnel and NWP

The Subcontractor shall perform all work required by this order as an independent Subcontractor and shall remain an independent Subcontractor in its relationship with NWP and the Government under the term of this Subcontract. The Subcontractor shall have control of the manner and means of performing its work, and directing and supervising its employees in achieving work results.
The Subcontractor does not have, nor shall it represent that is has any right, power, or authority to create any contract or obligation, either express or implied, on behalf of, in the name of, or binding upon NWP, or the Government. Nothing contained herein or in any document executed in connection herewith, shall be construed to create an employer-employee, partnership, agent of, or joint venture relationship between the Subcontractor and NWP, any of NWP’s affiliates, or the Government, for any purpose.

The Subcontractor shall be responsible for providing all human resource management to its personnel, including, but not limited to, hiring and firing, assigning personnel to the job, validating and signing time records, informal coaching, formal performance evaluations and providing counseling when necessary, setting personnel pay rates and benefits including pay increases, and maintaining disciplinary duties and taking actions as necessary including time off or termination.

The Subcontractor shall be responsible for all of the benefits afforded to its employees, including, but not limited to, unemployment insurance, medical insurance, vacation pay, sick leave, retirement benefits, social security, worker’s compensation, health or disability benefits, training, permits, or licenses, or employee benefits of any kind.

The consideration identified in this order shall be the sole consideration due to the Subcontractor for the services provided herein. It is understood that NWP and the Government shall not be responsible for withholding taxes with respect to the Subcontractor’s compensation under this order. Any and all sums subject to deductions, if any, required to be withheld and/or paid under any applicable state, federal or municipal law, or union, or professional guild regulation, shall be the Subcontractor’s sole responsibility.

6.19 Service Contract Act of 1965 as Amended

The Service Contract Act of 1965 as amended will apply to the nonprofessional classifications. The following Wage Determination(s) for nonprofessional classifications is applicable to this Subcontract is Wage Determination No. 2015-5455 15-5455, Revision No. 5, Date Of Revision: 12/26/2017.

The Subcontractor will be required to pay the minimum wages, health and welfare benefits, vacation and holiday pay set forth in the determinations for the areas where work will be performed. In the event the wage determinations are received and incorporated into the subcontract after award, the Subcontractor may be entitled to an equitable adjustment in price. For the purposes of this RFP solicitation and subsequent subcontract, unless new wage rates replace the rates contained in the original RFP, the rates contained herein will be used until such time as new rates are received.

Any adjustments that may arise when the new waged determinations are received will not include an increase in the dollar amount for the G&A, overhead and profit in your original straight time bill rates or an increase in the dollar amount for the profit in your original overtime bill rates.

6.20 Non-Exclusivity
NWP reserves the right to utilize supplementary staffing from other sources other than the Subcontractor to meet NWP work requirements without penalty to NWP.

6.21 Assignment

This Subcontract shall not be assignable by the Subcontractor without the express consent of NWP.

6.22 Confidential Information

It is the responsibility of the Subcontractor to inform all personnel that any information communicated to the Subcontractor personnel in the performance of any duties at any NWP facility shall be considered to be of a highly confidential nature. It is agreed that no oral or written disclosure of this information can be made without prior written consent from NWP.

6.23 Transportation

Transportation is not available from Carlsbad, NM or Hobbs, NM to the WIPP facility.

6.24 Safety Regulation

While performing work on a NWP or Government controlled or owned site, the Subcontractor agrees to conform to all health and safety regulations and requirements of NWP and the Department of Energy. The Subcontractor shall take all reasonable steps and precautions to protect health and minimize danger from all hazards (life and property), and shall make all reports and permit all inspections as provided in such regulations or requirements.

In the event that the Subcontractor fails to comply with safety and health regulations or requirements of NWP or the Department of Energy, NWP without prejudice to any other legal or contractual rights of NWP or the Department of Energy, may issue an order stopping all or any part of the work; thereafter, a start order for resumption of work may only be issued at the discretion of NWP. The Subcontractor shall make no claim for an extension of time or for compensation of damages by reason of or in connection with such work stoppage. Any safety incidents occurring as a result of supplier’s failure to comply with applicable safety and health regulations or requirements may result in the reduction of the total subcontract value or reduced fee or profit for work performed under this subcontract in accordance with DEAR 970.5215-3 Conditional Payment of Fee, Profit, or Incentives.

7.00 APPLICABLE DOCUMENTS

The following document(s) are provided with this subcontract and shall have the same force and effect as if set forth in full in the body of the Subcontract.

7.01 *NWP General Provisions for Firm–Fixed-Price Orders with Provisions for Labor Hours and Time and Material Subcontracts, FP/LH/T&M 1/18, Rev. 3
7.02 *NWP Representations, Certifications and Notices Applicable to Offers In Excess of $25,000, dated 5/09/2017.

7.03 *Safety Rules for Subcontractors (Work on Site): WIPP Procedure (WP) 12-IS.01-6, Revision 11 Industrial Safety Program -Visitor, Vendor, User, Tenant, and Subcontractor Safety Controls

7.04 *Job Safety/Hazard Analysis Booklet, WIPP Procedure WP 12-IS3002, Revision 14, effective date 03/30/16

7.05 *WIPP Procedure (WP) 15-GM.02 Worker Safety and Health Program Description, Rev. 10

7.06 *WIPP Procedure (WP) 15-GM.03 Integrated Safety Management System Description, Rev. 9

7.07 *WIPP Procedure (WP) 15-HS.02 Occupational Health Program, Rev. 9

7.08 *WIPP Procedure (WP) 12-IS.03 Electrical Safety Program Manual, Rev. 13

*These documents are not provided with this RFP. These documents are available on the Internet at http://www.wipp.energy.gov/proc/html/business.htm

7.08 NWP Statement of Work, “Radiological Control Staff Augmentation, Revision 0”, dated January 8, 2018

7.09 Wage Determination No. 2015-5455 15-5455, Revision No. 5, Date Of Revision 12/26/2017

7.10 Organizational Conflict of Interest (OCI) Disclosure or Representation Enclosure.

8.00 ORDER ACKNOWLEDGEMENT

The Subcontractor shall acknowledge acceptance of this document as provided herein within five (5) days after receipt of this order by signing below and returning the acknowledgement to the Procurement Specialist. If the signed acknowledgement is not returned within the allotted time, NWP will consider performance of work as acceptance of the subcontract by the supplier.

Acknowledged by:

____________________________
Printed Name