U.S. NUCLEAR REGULATORY COMMISSION
NOTICE OF GRANTIASSISTANCE AWARD

		NOTICE	<u>OF GR</u>		TANCE AW				
1. GRANT/AGREEMENT NO. NRC-HQ-11-G-38-0059	2. MODIF	ICATION NO).	3. PERIOD OF FROM: 8/22/2	PERFORMAN 1011 TO		4. AUTHORITY Pursuant to Section Atomic Energy Act of	31b and 141b of the first 1954, as amended	
5. TYPE OF AWARD	6. ORGA	NIZATION T	YPE		7. RECIPIE	NT NAME, ADDR	ESS, and EMAIL AD		
					College	e of Charlesto	n		
X GRANT					Office	of Research &	Grants Administr	ration	
-	Public State-Controlled Institution of Higher			of Higher ED	66 George Street				
COOPERATIVE AGREEMENT DUNS: 0737233					Charleston, SC 29424-0001				
	NAICS:61	1310							
8. PROJECT TITLE:	J								
Undergraduate Nuclear and Rac	liochemi	istry Curr	iculum	through th	ie Developr	ment of Radio	ochemistry Labo	oratory Experiments	
9. PROJECT WILL BE CONDUCTED	10. TECH	NICAL REPO	ORTS AF	RE REQUIRED	11. PRINCIPA	AL INVESTIGATO	OR(S) NAME, ADDRI	SS and EMAIL ADDRESS	
PER GOVERNMENT'S/RECIPIENT'S					College of Charleston				
PROPOSAL(S) DATED	X PROGRESS AND FINAL				Attn: Dr. W. Frank Kinard				
See Program Description	FINAL ONLY					nt of Chemistry			
AND APPENDIX A-PROJECT	OTHER (Conferer			nce Proceedings)		Email: kinardf@cofc.edu 843-953-5587			
GRANT PROVISIONS 12. NRC PROGRAM OFFICE (NAME and AD	DRESS	13 ACCOUN	ATING 2	A APPROPRI	<u> .l</u>	14. METHOD O	EDAVMENT		
NRC		13. ACCOUNTING and APPF APPN, NO: 31X02		31X0200	MONDAIN	l		CK	
Attn: Tanya Parwani-Jalmes		· ·		2011-84-51-K	-134	ADVANCE BY TREASURY CHECK			
Office of Human Resources MS: GW5A06 (301) 492-2308				T8453		REIMBURSEMENT BY TREASURY CHECK			
11545 Rockville Pike		BOC NO: 4110				LETTER OF CREDIT			
Rockville, Maryland 20852				RFPA: HR-11	-978	X OTHER (SPECIFY) Electronic ASAP.gov			
Email: Tanya.Parwani-Jaimes@NRC.GOV		OTTICE IST				(See Remarks in	Item #20 "Payment	nformation")	
15. NRC OBLIGATION FUNDS			16. TOT	AL FUNDING A	GREEMENT	water a street			
THIS ACTION \$56,875		5		\$56,875		This action provides funds for Fiscal Year in the amount of See Page Two			
		_	NRC	\$3,002	2	-	Occ Fauc	1400	
PREVIOUS OBLIGATION		-	RECIPIE			-			
TOTAL \$56.8	75	-	TOTAL	\$59,87	7				
17. NRC ISSUING OFFICE (NAME, ADDRES	S and EM	AIL ADDRES	S)						
U.S. Nuclear Regulatory Commi	ssion								
Attn: Shashi Malhotra Email:	Shashi	.Malhotra@	NRC . GO	v					
Mail Stop: TWB-01-B10M									
Rockville MD 20852									
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20. PAYMENT INFORMATION									
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Payment will be made through the Automated award conditions, Federal reporting requirements	otangard .	Application 10	n rayme	in 2 CER 215	(OMB Circular)	pietik nas taileu (C A110)	compry with the blot	ji am objectives,	
award conditions, rederal reporting requireme	ents or othe	a contantons	specineu	III Z OFIC Z 15	(CIVID CITCURAL)	A110).			
21. Attached is a copy of the "NRC General P						Non-Government	Recipients.		
Acceptance of these terms and conditions is a						Non-Government	Recipients.		
Acceptance of these terms and conditions is a 22. ORDER OF PRECEDENCE	cknowledg	jed when Fed	deral fund	is are used on	this project.		Recipients.		
Acceptance of these terms and conditions is a	icknowledg t's proposa	ed when Fed and this awa	deral fund ard, the t	is are used on erms of the Aw	this project. ard shall preval	И.			

SUNSI REVIEW COMPLETE



ATTACHMENT A - SCHEDULE

A.1 PURPOSE OF GRANT

The purpose of this Grant is to provide support to the "Enhancement of the Undergraduate Nuclear and Radiochemistry Curriculum through the Development of Radiochemistry Laboratory Experiments" as described in Attachment B entitled "Program Description."

A.2 PERIOD OF GRANT

- 1. The effective date of this Grant is August 22, 2011. The estimated completion date of this Grant is August 31, 2012.
- 2. Funds obligated hereunder are available for program expenditures for the estimated period: August 22, 2011 August 31, 2012.

A. GENERAL

1. Total Estimated NRC Amount: \$56,875
2. Total Obligated Amount: \$56,875
3. Cost-Sharing Amount: \$3,002.00

4. Activity Title: Enhancement of the Undergraduate Nuclear

and Radiochemistry Curriculum through the Development of Radiochemistry Laboratory

Experiments

4110

5. NRC Project Officer: Tanya Parwani-Jaimes

6. DUNS No.: 073723322

B. SPECIFIC

BOC:

RFPA No.: HR-11-278
FFS: N/A
Job Code: T8453

B&R Number: 2011-84-51-K-134

Appropriation #: 31X0200 Amount Obligated: \$56,875

A.3 BUDGET

Revisions to the budget shall be made in accordance with Revision of Grant Budget in accordance with <u>2 CFR 215.25</u>.

Personnel \$ 4,941.00
Fringe Benefits \$ 59.00
Travel \$ 1,500.00
Equipment \$40,000.00
Supplies \$ 7,000.00
Total Direct Cost (TDC) \$53,500.00

Indirect Cost Base \$13,500.00 (TDC - Equipment costs)

Indirect Costs (25%) \$ 3,375.00 Total \$ 56,875.00

A.4 AMOUNT OF AWARD AND PAYMENT PROCEDURES

- 1. The total estimated amount of this Award is \$59,877 for the one-year period.
- 2. NRC hereby obligates the amount of \$56,875 for program expenditures during the period set forth above and in support of the Budget above. The Grantee will be given written notice by the Contracting Officer when additional funds will be added. NRC is not obligated to reimburse the Grantee for the expenditure of amounts in excess of the total obligated amount.
- 3. Payment shall be made to the Grantee in accordance with procedures set forth in the Automated Standard Application For Payments (ASAP) Procedures set forth below.

Attachment B - Program Description

PROGRAM DESCRIPTION

Our goal is to develop new experiments in radiochemistry that will enhance the undergraduate nuclear and radiochemistry curricula. We hope to develop procedures that can be used by educators to introduce nuclear and radiochemistry concepts throughout the undergraduate chemistry curriculum. We have a new radiochemistry laboratory and the focus of the project is to upgrade the instrumentation we have to modern standards so the experiments we develop can be introduced to our nuclear and radiochemistry course and shared with other institutions. A side benefit from this project is to enhance the radiochemistry laboratory program for the Department of Energy/American Chemical Society Nuclear and Radiochemistry Summer School at San José State University.

(1) Potential for Supporting or Advancing the Nuclear Safety, Nuclear Security, or Nuclear Environmental Protection Infrastructure, and other fields that the Commission determines to be critical to the NRC's regulatory mission

Nuclear and radiochemistry has been taught at the College of Charleston for over 30 years. For many years it has been a senior elective course that is taught in a lecture format. It is also a significant component of the Environmental Chemistry course that alternates with nuclear chemistry on an annual basis. The environmental course raises the topics of the formation of the elements, radionuclides in the environment and their use as tracers of both natural and anthropogenic processes, and the environmental impact of energy production by comparing the nuclear fuel cycle with energy derived from fossil fuels, and "green technologies."

Over the years the chemistry program at the College has accumulated a significant amount of radiochemistry instruments that have been used to introduce radiochemistry experiments into other courses such as the freshman Honors Chemistry Laboratory and the senior Instrumental Analysis Laboratory. Also, several undergraduate research projects have been done using this instrumentation.

This accumulated experience has had an important impact on the field of nuclear and radiochemistry education through the PI's work as Academic Director of the Department of Energy/American Chemical Society Nuclear Summer School at San José State University and his involvement in training technicians and managers at Charleston based General Engineering Laboratories (http://www.gel.com/), a major environmental analytical company that has contracts with 15 D.O.E. sites and over 50 nuclear power plants. In addition, the presence of a program in nuclear and radiochemistry at the College of Charleston has produced students who have gone into the nuclear field.

What this project will accomplish is to augment nuclear and radiochemistry courses through the development of modern radiochemistry experiments that can be introduced at the undergraduate level. This will be done by updating many of the experiments published in the Journal of Chemical Education during the period from 1950 to 1970, when nuclear and radiochemistry had more visibility in the undergraduate chemistry curriculum. We will also develop new experiments that will be introduced into our nuclear and radiochemistry course and will be shared with other programs.

(2) Proposed Approach

The most effective way of teaching science and engineering majors at the undergraduate level is through the use of hands on experience in making measurements and interpreting data. Undergraduate research is an effective tool for doing this but a more widespread experience is in the traditional 3-hour undergraduate laboratory program. We have used this method in our undergraduate instrumental lab to teach students about Geiger counting, counting statistics, scintillation counting, and solid state detectors, both for gamma and alpha samples. In our freshman Honors Laboratory, we have introduced Geiger counting for counting statistics, thickness measurements (paper), shielding through the use of known cross-section materials, and radiochemical separations and half-life determination of a uranium daughter.

What we plan to do in this project is to create laboratory experiences in radiochemistry through the development of experiments that fit into the traditional 3-hour undergraduate laboratory period and uses exempt quantities of radionuclides (see for example http://www.canberra.com/products/816.asp) and natural sources of radioactivity (minerals, soils, and commercial products.) The emphasis on these experiments will be on radioactivites that can be measured by Geiger counting since this would be the cheapest way to introduce these procedures into undergraduate chemistry, physics, and engineering laboratory curricula but liquid scintillation counting and solid state detection will also be used, where appropriate. There are many experiments from the 1950's, 1960's, and 1970's in the Journal of Chemical Education (see Appendix I) about radioactivity demonstrations and experiments but relatively few in the last 20 years. Many of these experiments could be redone using modern radiochemical procedures such as Eichrom columns, more efficient ion exchange resins, controlled pore size filters, and electronic pipets instead of the old glass "lambda pipets."

Eichrom columns appear to be a promising upgrade to the older radiochemistry experiments in that their selectivity would be advantageous in preparing the radiochemistry "cows" for producing radioactive tracers. Also, they would be very useful in designing radioanalytical experiments such as the determination of uranium and thorium in water, gross alpha radioactivity in water, lead-210 and polonium-210 in water, tritium in water, and radium-226/228 in water; procedures that are listed on Eichrom's web site but may have to be edited to fit into the 3-hour laboratory format. We have adapted some of the Eichrom procedures for the 3-hour labs in the Nuclear Summer School at SJSU to separate Cs-137 from Ce-139, Ce-139 from Y-88, and Pb-210 from Ra DEF. We would like to apply this process to other separations with natural samples and exempt sources.

We would also like to develop a series of modern solvent extraction experiments that are applicable to the nuclear fuel cycles and monitoring of radionuclides in the environment. Prof. Dale Ensor of Tennessee Technological University has developed some solvent extraction procedures for the Nuclear Summer School that uses microcentrifuge tubes, electronic microliter pipets, and other miniature equipment to perform solvent extraction studies on small quantities (< 2.0 mL) of organic and aqueous phases. We would like to expand on these

procedures to various systems especially relative to radiochemistry, nuclear engineering, and environmental monitoring programs.

It is important to note that all experiments developed by this project will be accompanied by safety and waste disposal information. Dissemination of the experiments developed would be through presentation at national and regional American Chemical Society meetings, the development of a web site with the experimental procedures and results, and through personal contact with colleagues in the field.

(3) Institutional Capacity and Capacity Building

The Department of Chemistry and Biochemistry at the College of Charleston moved into a new building as of January, 2010. This new facility has up-to-date facilities including 15,900 square feet of chemistry teaching laboratories and 19,350 square feet of chemistry and biochemistry research laboratories.

Included in the new space is a 340 square foot radiochemistry laboratory with a stainless steel hood with HHEPA filters, stainless steel laboratory benches, and lead drawers for storage of radioactive materials.

The counting equipment in this new facility consists of the following:

Ludlum 1200 Portable Rate Meter shielded/unshielded G-M detector.

Ludlum Mode I 2200 Radiation Scaler//Ratemeter SSCA with Alpha, Geigerr, and 1"

Na(TI)I detectors. SEE International, Inc., Inspector Handheld Digital Radiation Alert® Detector. Spectrum Techniques ST 350 Radiation Counter ((G-M). Canberra DSAA-1000 Desktop Spectrum Analyzer with Princeton Gama-Tech

HPGe detector and Putnam Technology, Inc.., 500 lb. Lead Shield fo or HPGe Detector. 3" Na(Tl)I Crystal, Well Model, Harshaw with Lead Shield. Packard Cobra II Gamma Counter. Packard Liquid Scintillation Counter Model 1900 TTR. HIIDEX Triathl er a small, manual single-well instrument that performs liquid scintillation counting, gamma counting and luminescence counting. Tenelec Miniibin Nim Bin with Tennelec TC 909 Power Supply, Tenelec TC 948 High voltage Supply, Tenelec TCC 240 Amplifier Spectro XEPOOS EDXRF with 12 position sample carrousel

In addition, the PPI borrows ann ORTEC Soloist Alpha System and EZ-MCA multi-channel analyzer system from the Nuclear Summer School program during the academic year.

The science departments at the College employ an electronics technician that was formerly a sales engineer for Beckman LLSC instruments and he has been a great help in maintaining the counting equipment. We have a Radiation Safety Officer and South Carolina Department of Health and Environmental Control Radioactive Material Licensee Number 220.

Much of this equipment is over 25 years old and is desperate need of new computers, software, and ancillary accessories. The Tenelec equipment needs to be replaced with more up-to-date electronics and we would like to purchase an allpha surface barrier system with a USSB multichanel analyzer system. The Canberra DSA-10000 needs a software update but it runs excellently as does the Triathler LSC system and the Spectrum Techniques ST-350 G-M instrument. The majority of the funding requested in this proposal will be used to bring all of this instrumentation up to date.

Attachment C - Standard Terms and Conditions

The Nuclear Regulatory Commission's Standard Terms and Conditions for U.S. Nongovernmental Grantees

Preface

This award is based on the application submitted to, and as approved by, the Nuclear Regulatory Commission (NRC) under the authorization <u>42 USC 2051(b)</u> pursuant to section 31b and 141b of the Atomic Energy Act of 1954, as amended, and is subject to the terms and conditions incorporated either directly or by reference in the following:

- Grant program legislation and program regulation cited in this Notice of Grant Award.
- Restrictions on the expenditure of Federal funds in appropriation acts, to the extent those restrictions are pertinent to the award.
- Code of Federal Regulations/Regulatory Requirements <u>2 CFR 215 Uniform</u>
 <u>Administrative Requirements</u> For Grants And Agreements With Institutions Of Higher Education, Hospitals, And Other Non-Profit Organizations (OMB Circulars), as applicable.

To assist with finding additional guidance for selected items of cost as required in <u>2 CRF 220, 2 CFR 225</u>, and <u>2 CFR 230</u> this URL to the Office of Management and Budget Cost Circulars is included for reference to:

A-21 (now 2 CFR 220)

A-87 (now 2 CFR 225)

A-122 (now 2 CFR 230

A-102:

http://www.whitehouse.gov/omb/circulars index-ffm

Any inconsistency or conflict in terms and conditions specified in the award will be resolved according to the following order of precedence: public laws, regulations, applicable notices published in the Federal Register, Executive Orders (EOs), Office of Management and Budget (OMB) Circulars, the Nuclear Regulatory Commission's (NRC) Mandatory Standard Provisions, special award conditions, and standard award conditions.

<u>Certifications and Representations:</u> These terms incorporate the certifications and representations required by statute, executive order, or regulation that were submitted with the SF424B application through Grants.gov.

I. Mandatory General Requirements

The order of these requirements does not make one requirement more important than any other requirement.

1. Applicability of 2 CFR Part 215

a. All provisions of <u>2 CFR Part 215</u> and all Standard Provisions attached to this grant/cooperative agreement are applicable to the Grantee and to sub-recipients which meet the

definition of "Grantee" in Part 215, unless a section specifically excludes a sub-recipient from coverage. The Grantee and any sub-recipients must, in addition to the assurances made as part of the application, comply and require each of its sub-awardees employed in the completion of the project to comply with <u>Subpart C of 2 CFR 215</u> and include this term in lower-tier (subaward) covered transactions.

b. Grantees must comply with monitoring procedures and audit requirements in accordance with OMB Circular A-133. http://www.whitehouse.gov/omb/circulars/a133 compliance/08/08toc.aspx >

2. Award Package

§ 215.41 Grantee responsibilities.

The Grantee is obligated to conduct such project oversight as may be appropriate, to manage the funds with prudence, and to comply with the provisions outlined in <u>2 CFR 215.41</u> Within this framework, the Principal Investigator (PI) named on the award face page, Block 11, is responsible for the scientific or technical direction of the project and for preparation of the project performance reports. This award is funded on a cost reimbursement basis not to exceed the amount awarded as indicated on the face page, Block 16., and is subject to a refund of unexpended funds to NRC.

The standards contained in this section do not relieve the Grantee of the contractual responsibilities arising under its contract(s). The Grantee is the responsible authority, without recourse to the NRC, regarding the settlement and satisfaction of all contractual and administrative issues arising out of procurements entered into in support of an award or other agreement. This includes disputes, claims, protests of award, source evaluation or other matters of a contractual nature. Matters concerning violation of statute are to be referred to such Federal, State or local authority as may have proper jurisdiction.

Subgrants

Appendix A to Part 215—Contract Provisions

Sub-recipients, sub-awardees, and contractors have no relationship with NRC under the terms of this grant/cooperative agreement. All required NRC approvals must be directed through the Grantee to NRC. See 2 CFR 215 and 215.41.

Nondiscrimination

(This provision is applicable when work under the grant/cooperative agreement is performed in the U.S. or when employees are recruited in the U.S.)

No U.S. citizen or legal resident shall be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity funded by this award on the basis of race, color, national origin, age, religion, handicap, or sex. The Grantee agrees to comply with the non-discrimination requirements below:

Title VI of the Civil Rights Act of 1964 (42 USC §§ 2000d et seq)
Title IX of the Education Amendments of 1972 (20 USC §§ 1681 et seq)
Section 504 of the Rehabilitation Act of 1973, as amended (29 USC § 794)
The Age Discrimination Act of 1975, as amended (42 USC §§ 6101 et seq)
The Americans with Disabilities Act of 1990 (42 USC §§ 12101 et seq)
Parts II and III of EO 11246 as amended by EO 11375 and 12086.

EO 13166, "Improving Access to Services for Persons with Limited English Proficiency." Any other applicable non-discrimination law(s).

Generally, Title VI of the Civil Rights Act of 1964, 42 USC § 2000e et seq, provides that it shall be an unlawful employment practice for an employer to discharge any individual or otherwise to discriminate against an individual with respect to compensation, terms, conditions, or privileges of employment because of such individual's race, color, religion, sex, or national origin. However, Title VI, 42 USC § 2000e-1(a), expressly exempts from the prohibition against discrimination on the basis of religion, a religious corporation, association, educational institution, or society with respect to the employment of individuals of a particular religion to perform work connected with the carrying on by such corporation, association, educational institution, or society of its activities.

Modifications/Prior Approval

NRC's prior written approval may be required before a Grantee makes certain budget modifications or undertakes particular activities. If NRC approval is required for changes in the grant or cooperative agreement, it must be requested of, and obtained from, the NRC Grants Officer in advance of the change or obligation of funds. All requests for NRC prior approval should be made, in writing (which includes submission by e-mail), to the designated Grants Specialist and Program Office no later than 30 days before the proposed change. The request must be signed by both the PI and the authorized organizational official. Failure to obtain prior approval, when required, from the NRC Grants Officer may result in the disallowance of costs, or other enforcement action within NRC's authority.

Lobbying Restrictions

The Grantee will comply, as applicable, with provisions of the Hatch Act (5 U.S.C. §§1501-1508 and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.

The Grantee shall comply with provisions of 31 USC § 1352. This provision generally prohibits the use of Federal funds for lobbying in the Executive or Legislative Branches of the Federal Government in connection with the award, and requires disclosure of the use of non-Federal funds for lobbying.

The Grantee receiving in excess of \$100,000 in Federal funding shall submit a completed Standard Form (SF) LLL, "Disclosure of Lobbying Activities," regarding the use of non-Federal funds for lobbying within 30 days following the end of the calendar quarter in which there occurs any event that requires disclosure or that materially affects the accuracy of the information contained in any disclosure form previously filed. The Grantee must submit the SF-LLL, including those received from sub-recipients, contractors, and subcontractors, to the Grants Officer.

§ 215.13 Debarment And Suspension.

The Grantee agrees to notify the Grants Officer immediately upon learning that it or any of its principals:

- (1) Are presently excluded or disqualified from covered transactions by any Federal department or agency;
- (2) Have been convicted within the preceding three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal

offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, receiving stolen property, making false claims, or obstruction of justice; commission of any other offense indicating a lack of business integrity or business honesty that seriously and directly affects your present responsibility;

- (3) Are presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b); and
- (4) Have had one or more public transactions (Federal, State, or local) terminated for cause or default within the preceding three years.
- b. The Grantee agrees that, unless authorized by the Grants Officer, it will not knowingly enter into any subgrant or contracts under this grant/cooperative agreement with a person or entity that is included on the Excluded Parties List System (http://epls.arnet.gov).

The Grantee further agrees to include the following provision in any subgrant or contracts entered into under this award:

'Debarment, Suspension, Ineligibility, and Voluntary Exclusion

The Grantee certifies that neither it nor its principals is presently excluded or disqualified from participation in this transaction by any Federal department or agency. The policies and procedures applicable to debarment, suspension, and ineligibility under NRC-financed transactions are set forth in 2 CFR Part 180.'

Drug-Free Workplace

The Grantee must be in compliance with The Federal Drug Free Workplace Act of 1988. The policies and procedures applicable to violations of these requirements are set forth in 41 USC 702.

Implementation of E.O. 13224 -- Executive Order On Terrorist Financing

The Grantee is reminded that U.S. Executive Orders and U.S. law prohibits transactions with, and the provision of resources and support to, individuals and organizations associated with terrorism. It is the legal responsibility of the Grantee to ensure compliance with these Executive Orders and laws. This provision must be included in all contracts/sub-awards issued under this grant/cooperative agreement.

Award Grantees must comply with Executive Order 13224, Blocking Property and Prohibiting Transactions with Persons who Commit, Threaten to Commit, or Support Terrorism. Information about this Executive Order can be found at: www.fas.org/irp/offdocs/eo/eo-13224.htm.

Procurement Standards. § 215.40-48

Sections 215.41 through 215.48 set forth standards for use by Grantees in establishing procedures for the procurement of supplies and other expendable property, equipment, real property and other services with Federal funds. These standards are furnished to ensure that such materials and services are obtained in an effective manner and in compliance with the provisions of applicable Federal statutes and executive orders. No additional procurement

standards or requirements shall be imposed by the Federal awarding agencies upon Grantees, unless specifically required by Federal statute or executive order or approved by OMB.

Travel

Travel must be in accordance with the Grantee's Travel Regulations or the US Government Travel Policy and Regulations at: www.gsa.gov/federaltravelregulation and the per diem rates set forth at: www.gsa.gov/perdiem, absent Grantee's travel regulation. Travel costs for the grant must be consistent with provisions as established in All other travel, domestic or international, must not increase the total estimated award amount.

Domestic Travel:

Domestic travel is an appropriate charge to this award and prior authorization for specific trips are not required, if the trip is identified in the Grantee's approved program description and approved budget. Domestic trips not stated in the approved budget require the written prior approval of the Grants Officer, and must not increase the total estimated award amount.

All common carrier travel reimbursable hereunder shall be via the least expensive class rates consistent with achieving the objective of the travel and in accordance with the Grantee's policies and practices. Travel by first-class travel is not authorized unless prior approval is obtained from the Grants Officer.

International Travel:

International travel requires <u>PRIOR</u> written approval by the Project Officer and the Grants Officer, even if the international travel is stated in the approved program description and the approved budget.

The Grantee shall comply with the provisions of the Fly American Act (49 USC 40118) as implemented through 41 CFR 301-10.131 through 301-10.143.

Property and Equipment Management Standards

Property and equipment standards of this award shall follow provisions as established in <u>2 CFR 215.30-37</u>.

Procurement Standards

Procurement standards of this award shall follow provisions as established in 2 CFR 215.40-48

Intangible and Intellectual Property

Intangible and intellectual property of this award shall generally follow provisions established in 2 CFR 215.36.

Inventions Report - The Bayh-Dole Act (P.L. 96-517) affords Grantees the right to elect and retain title to inventions they develop with funding under an NRC grant award ("subject inventions"). In accepting an award, the Grantee agrees to comply with applicable NRC policies, the Bayh-Dole Act, and its Government-wide implementing regulations found at Title 37, Code of Federal Regulations (CFR) Part 401. A significant part of the regulations require that the Grantee report all subject inventions to the awarding agency (NRC) as well as include an acknowledgement of federal support in any patents. NRC participates in the transgovernment Interagency Edison system (http://www.iedison.gov) and expects NRC funding Grantees to use this system to comply with Bayh-Dole and related intellectual property reporting requirements. The system allows for Grantees to submit reports electronically via the Internet. In

addition, the invention must be reported in continuation applications (competing or non-competing).

Patent Notification Procedures- Pursuant to EO 12889, NRC is required to notify the owner of any valid patent covering technology whenever the NRC or its financial assistance Grantees, without making a patent search, knows (or has demonstrable reasonable grounds to know) that technology covered by a valid United States patent has been or will be used without a license from the owner. To ensure proper notification, if the Grantee uses or has used patented technology under this award without license or permission from the owner, the Grantee must notify the Grants Officer. This notice does not necessarily mean that the Government authorizes and consents to any copyright or patent infringement occurring under the financial assistance.

<u>Data, Databases, and Software</u> - The rights to any work produced or purchased under a NRC federal financial assistance award are determined by <u>2 CFR 215.36</u>. Such works may include data, databases or software. The Grantee owns any work produced or purchased under a NRC federal financial assistance award subject to NRC's right to obtain, reproduce, publish or otherwise use the work or authorize others to receive, reproduce, publish or otherwise use the data for Government purposes.

Copyright - The Grantee may copyright any work produced under a NRC federal financial assistance award subject to NRC's royalty-free nonexclusive and irrevocable right to reproduce, publish or otherwise use the work or authorize others to do so for Government purposes. Works jointly authored by NRC and Grantee employees may be copyrighted but only the part authored by the Grantee is protected because, under 17 USC § 105, works produced by Government employees are not copyrightable in the United States. On occasion, NRC may ask the Grantee to transfer to NRC its copyright in a particular work when NRC is undertaking the primary dissemination of the work. Ownership of copyright by the Government through assignment is permitted under 17 USC § 105.

<u>Records Retention and Access Requirements</u> for records of the Grantee shall follow established provisions in <u>2 CFR 215.53.</u>

Organizational Prior Approval System

In order to carry out its responsibilities for monitoring project performance and for adhering to award terms and conditions, each Grantee organization shall have a system to ensure that appropriate authorized officials provide necessary organizational reviews and approvals in advance of any action that would result in either the performance or modification of an NRC supported activity where prior approvals are required, including the obligation or expenditure of funds where the governing cost principles either prescribe conditions or require approvals.

The Grantee shall designate an appropriate official or officials to review and approve the actions requiring NRC prior approval. Preferably, the authorized official(s) should be the same official(s) who sign(s) or countersign(s) those types of requests that require prior approval by NRC. The authorized organization official(s) shall not be the principal investigator or any official having direct responsibility for the actual conduct of the project, or a subordinate of such individual.

<u>Conflict Of Interest Standards</u> for this award shall follow OCOI requirements set forth in Section 170A of the Atomic Energy Act of 1954, as amended, and provisions set forth at <u>2 CFR 215.42</u> Codes of Conduct.

Dispute Review Procedures

- a. Any request for review of a notice of termination or other adverse decision should be addressed to the Grants Officer. It must be postmarked or transmitted electronically no later than 30 days after the postmarked date of such termination or adverse decision from the Grants Officer.
- b. The request for review must contain a full statement of the Grantee's position and the pertinent facts and reasons in support of such position.
- c. The Grants Officer will promptly acknowledge receipt of the request for review and shall forward it to the Director, Office of Administration, who shall appoint an intra-agency Appeal Board to review a grantee appeal of an agency action, if required, which will consist of the program office director, the Deputy Director of Office of Administration, and the Office of General Counsel.
- d. Pending resolution of the request for review, the NRC may withhold or defer payments under the award during the review proceedings.
- e. The review committee will request the Grants Officer who issued the notice of termination or adverse action to provide copies of all relevant background materials and documents. The committee may, at its discretion, invite representatives of the Grantee and the NRC program office to discuss pertinent issues and to submit such additional information as it deems appropriate. The chairman of the review committee will insure that all review activities or proceedings are adequately documented.
- f. Based on its review, the committee will prepare its recommendation to the Director, Office of Administration, who will advise the parties concerned of his/her decision.

<u>Termination and Enforcement.</u> Termination of this award by default or by mutual consent shall follow provisions as established in <u>2 CFR 215.60-62</u>,

Monitoring and Reporting § 215.50-53

- a. Grantee Financial Management systems must comply with the established provisions in <u>2</u> CFR 215.21
 - Payment 2 CFR 215.22
 - Cost Share <u>2 CFR 215.23</u>
 - Program Income 2 CFR 215.24
 - Earned program income, if any, shall be added to funds committed to the project by the NRC and Grantee and used to further eligible project or program objectives or deducted from the total project cost allowable cost as directed by the Grants Officer or the terms and conditions of award.
 - Budget Revision 2 CFR 215.25
 - o The Grantee is required to report deviations from the approved budget and program descriptions in accordance with 2 CFR 215.25, and request prior written approval from the Program Officer and the Grants Officer.
 - The Grantee is not authorized to rebudget between direct costs and indirect costs without written approval of the Grants Officer.

- o The Grantee is authorized to transfer funds among direct cost categories up to a cumulative 10 percent of the total approved budget. The Grantee is not allowed to transfer funds if the transfer would cause any Federal appropriation to be used for purposes other than those consistent with the original intent of the appropriation.
- o Allowable Costs 2 CFR 215.27

b. Federal Financial Reports

The Grantee shall submit a "Federal Financial Report" (SF-425) on a quarterly basis for the periods ending March 31, June 30, September 30, and December 31, or any portion thereof, unless otherwise specified in a special award condition. Reports are due no later than 30 days following the end of each reporting period. A final SF-425 is due within 90 days after expiration of the award. The report should be submitted electronically to: Grants FFR@NRC.GOV. (NOTE: There is an underscore between Grants and FFR).

Period of Availability of Funds 2 CFR § 215.28

- a. Where a funding period is specified, a Grantee may charge to the grant only allowable costs resulting from obligations incurred during the funding period and any pre-award costs authorized by the NRC.
- b. Unless otherwise authorized in <u>2 CFR 215.25(e)(2)</u> or a special award condition, any extension of the award period can only be authorized by the Grants Officer in writing. Verbal or written assurances of funding from other than the Grants Officer shall not constitute authority to obligate funds for programmatic activities beyond the expiration date.
- c. The NRC has no obligation to provide any additional prospective or incremental funding. Any modification of the award to increase funding and to extend the period of performance is at the sole discretion of the NRC.
- d. Requests for extensions to the period of performance should be sent to the Grants Officer at least 30 days prior to the grant/cooperative agreement expiration date. Any request for extension after the expiration date may not be honored.

Automated Standard Application For Payments (ASAP) Procedures

Unless otherwise provided for in the award document, payments under this award will be made using the Department of Treasury's Automated Standard Application for Payment (ASAP) system < http://www.fms.treas.gov/asap/ >. Under the ASAP system, payments are made through preauthorized electronic funds transfers, in accordance with the requirements of the Debt Collection Improvement Act of 1996. In order to receive payments under ASAP, Grantees are required to enroll with the Department of Treasury, Financial Management Service, and Regional Financial Centers, which allows them to use the on-line method of withdrawing funds from their ASAP established accounts. The following information will be required to make withdrawals under ASAP: (1) ASAP account number – the award number found on the cover sheet of the award; (2) Agency Location Code (ALC) – 31000001; and Region Code. Grantees enrolled in the ASAP system do not need to submit a "Request for Advance or Reimbursement" (SF-270), for payments relating to their award.

Audit Requirements

Organization-wide or program-specific audits shall be performed in accordance with the Single Audit Act Amendments of 1996, as implemented by <u>OMB Circular A-133</u>, "Audits of States, Local Governments, and Non-Profit Organizations."

http://www.whitehouse.gov/omb/circulars/a133/a133.html Grantees are subject to the provisions of OMB Circular A-133 if they expend \$500,000 or more in a year in Federal awards.

The Form SF-SAC and the Single Audit Reporting packages for fiscal periods ending on or after January 1, 2008 must be submitted online.

- 1. Create your online report ID at http://harvester.census.gov/fac/collect/ddeindex.html
- 2. Complete the Form SF-SAC
- 3. Upload the Single Audit
- 4. Certify the Submission
- 5. Click "Submit."

Organizations expending less than \$500,000 a year are not required to have an annual audit for that year but must make their grant-related records available to NRC or other designated officials for review or audit.

III. Programmatic Requirements

Performance (Technical) Reports

- a. The Grantee shall submit performance (technical) reports electronically to the NRC Project Officer and Grants Officer on a semi-annual basis unless otherwise authorized by the Grants Officer. Performance reports should be sent to the Program Officer at the email address indicated in Block 12 of the Notice of Award, and to Grants Officer at:

 Grants PPR.Resource@NRC.GOV. (NOTE: There is an underscore between Grants and PPR).
- b. Unless otherwise specified in the award provisions, performance (technical) reports shall contain brief information as prescribed in the applicable uniform administrative requirements 2 CFR §215.51 which are incorporated in the award.
- c. The Office of Human Resources requires the submission of the semi-annual progress report on the SF-PPR, SF-PPR-B, and the SF-PPR-E forms. The submission for the six month period ending March 31st is due by April 30th, or any portion thereof. The submission for the six month period ending September 30th is due by October 31st or any portion thereof.

d. Grant Performance Metrics:

The Office of Management and Budget requires all Federal Agencies providing funding for educational scholarships and fellowships as well as other educational related funding to report on specific metrics. These metrics are part of the Academic Competitiveness Council's (ACC) 2007 report and specifically relates to Science, Technology, Engineering, and Mathematics (STEM) curricula.

As part of the FY 2010 HR grant awards, in addition to the customary performance progress report requested on the SF-PPR, SF-PPR-B, and SF-PPR-E forms, HR requires the following metrics to be reported on by the awardees as follows:

Curriculum Development Awards

- 1. Overall number of new courses developed in NRC designated STEM areas;
- 2. Number of students enrolled in new STEM courses;
- 3. Number of these enrolled students retained in STEM major.

Unsatisfactory Performance

Failure to perform the work in accordance with the terms of the award and maintain at least a satisfactory performance rating or equivalent evaluation may result in designation of the Grantee as high risk and assignment of special award conditions or other further action as specified in the standard term and condition entitled "Termination."

Failure to comply with any or all of the provisions of the award may have a negative impact on future funding by NRC and may be considered grounds for any or all of the following actions: establishment of an accounts receivable, withholding of payments under any NRC award, changing the method of payment from advance to reimbursement only, or the imposition of other special award conditions, suspension of any NRC active awards, and termination of any NRC award.

Other Federal Awards With Similar Programmatic Activities

The Grantee shall immediately provide written notification to the NRC Project Officer and the Grants Officer in the event that, subsequent to receipt of the NRC award, other financial assistance is received to support or fund any portion of the program description incorporated into the NRC award. NRC will not pay for costs that are funded by other sources.

Prohibition Against Assignment By The Grantee

The Grantee shall not transfer, pledge, mortgage, or otherwise assign the award, or any interest therein, or any claim arising thereunder, to any party or parties, banks, trust companies, or other financing or financial institutions without the express written approval of the Grants Officer.

Site Visits

The NRC, through authorized representatives, has the right, at all reasonable times, to make site visits to review project accomplishments and management control systems and to provide such technical assistance as may be required. If any site visit is made by the NRC on the premises of the Grantee or contractor under an award, the Grantee shall provide and shall require his/her contractors to provide all reasonable facilities and assistance for the safety and convenience of the Government representative in the performance of their duties. All site visits and evaluations shall be performed in such a manner as will not unduly delay the work.

IV. Miscellaneous Requirements

Criminal and Prohibited Activities

- a. The Program Fraud Civil Remedies Act (31 USC §§ 3801-3812), provides for the imposition of civil penalties against persons who make false, fictitious, or fraudulent claims to the Federal government for money (including money representing grant/cooperative agreements, loans, or other benefits.)
- b. False statements (18 USC § 287), provides that whoever makes or presents any false, fictitious, or fraudulent statements, representations, or claims against the United States shall

be subject to imprisonment of not more than five years and shall be subject to a fine in the amount provided by 18 USC § 287.

- c. False Claims Act (31 USC 3729 et seq), provides that suits under this Act can be brought by the government, or a person on behalf of the government, for false claims under federal assistance programs.
- d. Copeland "Anti-Kickback" Act (18 USC § 874), prohibits a person or organization engaged in a federally supported project from enticing an employee working on the project from giving up a part of his compensation under an employment contract.

American-Made Equipment And Products

Grantees are herby notified that they are encouraged, to the greatest extent practicable, to purchase American-made equipment and products with funding provided under this award.

Increasing Seat Belt Use in the United States

Pursuant to EO 13043, Grantees should encourage employees and contractors to enforce onthe-job seat belt policies and programs when operating company-owned, rented or personallyowned vehicle.

Federal Leadership of Reducing Text Messaging While Driving

Pursuant to EO 13513, Grantees should encourage employees, sub-awardees, and contractors to adopt and enforce policies that ban text messaging while driving company-owned, rented vehicles or privately owned vehicles when on official Government business or when performing any work for or on behalf of the Federal Government.

Federal Employee Expenses

Federal agencies are generally barred from accepting funds from a Grantee to pay transportation, travel, or other expenses for any Federal employee unless specifically approved in the terms of the award. Use of award funds (Federal or non-Federal) or the Grantee's provision of in-kind goods or services, for the purposes of transportation, travel, or any other expenses for any Federal employee may raise appropriation augmentation issues. In addition, NRC policy prohibits the acceptance of gifts, including travel payments for Federal employees, from Grantees or applicants regardless of the source.

Minority Serving Institutions (MSIs) Initiative

Pursuant to EOs 13256, 13230, and 13270, NRC is strongly committed to broadening the participation of MSIs in its financial assistance program. NRC's goals include achieving full participation of MSIs in order to advance the development of human potential, strengthen the Nation's capacity to provide high-quality education, and increase opportunities for MSIs to participate in and benefit form Federal financial assistance programs. NRC encourages all applicants and Grantees to include meaningful participations of MSIs. Institutions eligible to be considered MSIs are listed on the Department of Education website: http://www.ed.gov/about/offices/list/ocr/edlite-minorityinst.html

Research Misconduct

Scientific or research misconduct refers to the fabrication, falsification, or plagiarism in proposing, performing, or reviewing research, or in reporting research results. It does not include honest errors or differences of opinions. The Grantee organization has the primary responsibility to investigate allegations and provide reports to the Federal Government. Funds expended on an activity that is determined to be invalid or unreliable because of scientific

misconduct may result in a disallowance of costs for which the institution may be liable for repayment to the awarding agency. The Office of Science and Technology Policy at the White House published in the Federal Register on December 6, 2000, a final policy that addressed research misconduct. The policy was developed by the National Science and Technology Council (65 FR 76260). The NRC requires that any allegation be submitted to the Grants Officer, who will also notify the OIG of such allegation. Generally, the Grantee organization shall investigate the allegation and submit its findings to the Grants Officer. The NRC may accept the Grantee's findings or proceed with its own investigation. The Grants Officer shall inform the Grantee of the NRC's final determination.

Publications, Videos, and Acknowledgment of Sponsorship

Publication of the results or findings of a research project in appropriate professional journals and production of video or other media is encouraged as an important method of recording and reporting scientific information. It is also a constructive means to expand access to federally funded research. The Grantee is required to submit a copy to the NRC and when releasing information related to a funded project include a statement that the project or effort undertaken was or is sponsored by the NRC. The Grantee is also responsible for assuring that every publication of material (including Internet sites and videos) based on or developed under an award, except scientific articles or papers appearing in scientific, technical or professional journals, contains the following disclaimer:

"This [report/video] was prepared by [Grantee name] under award [number] from [name of operating unit], Nuclear Regulatory Commission. The statements, findings, conclusions, and recommendations are those of the author(s) and do not necessarily reflect the view of the [name of operating unit] or the US Nuclear Regulatory Commission."

<u>Trafficking In Victims Protection Act Of 2000 (as amended by the Trafficking Victims Protection Reauthorization Act of 2003)</u>

Section 106(g) of the Trafficking In Victims Protection Act Of 2000 (as amended as amended, directs on a government-wide basis that:

"any grant, contract, or cooperative agreement provided or entered into by a Federal department or agency under which funds are to be provided to a private entity, in whole or in part, shall include a condition that authorizes the department or agency to terminate the grant, contract, or cooperative agreement, without penalty, if the grantee or any subgrantee, or the contractor or any subcontractor (i) engages in severe forms of trafficking in persons or has procured a commercial sex act during the period of time that the grant, contract, or cooperative agreement is in effect, or (ii) uses forced labor in the performance of the grant, contract, or cooperative agreement." (22 U.S.C. § 7104(g)).

Award Term

2 CFR 170.220 directs agencies to include the following text to each grant award to a non-federal entity if the total funding is \$25,000 or more in Federal funding.

Reporting Subawards and Executive Compensation.

a. Reporting of first-tier subawards.

- 1. Applicability. Unless you are exempt as provided in paragraph d. of this award term, you must report each action that obligates \$25,000 or more in Federal funds that does not include Recovery funds (as defined in section 1512(a)(2) of the American Recovery and Reinvestment Act of 2009, Pub. L. 111–5) for a subaward to an entity (see definitions in paragraph e. of this award term).
- 2. Where and when to report.
- i. You must report each obligating action described in paragraph a.1. of this award term to http://www.fsrs.gov.
- ii. For subaward information, report no later than the end of the month following the month in which the obligation was made. (For example, if the obligation was made on November 7, 2010, the obligation must be reported by no later than December 31, 2010.)
- 3. What to report. You must report the information about each obligating action that the submission instructions posted at http://www.fsrs.gov specify.
- b. Reporting Total Compensation of Recipient Executives.
- 1. Applicability and what to report. You must report total compensation for each of your five most highly compensated executives for the preceding completed fiscal year, if—
- i. the total Federal funding authorized to date under this award is \$25,000 or more;
- ii. in the preceding fiscal year, you received-
- (A) 80 percent or more of your annual gross revenues from Federal procurement contracts (and subcontracts) and Federal financial assistance subject to the Transparency Act, as defined at <u>2</u> <u>CFR 170.320</u> (and subawards); and
- (B) \$25,000,000 or more in annual gross revenues from Federal procurement contracts (and subcontracts) and Federal financial assistance subject to the Transparency Act, as defined at $\underline{2}$ CFR 170.320 (and subawards); and
- iii. The public does not have access to information about the compensation of the executives through periodic reports filed under section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(a), 78o(d)) or section 6104 of the Internal Revenue Code of 1986. (To determine if the public has access to the compensation information, see the U.S. Security and Exchange Commission total compensation filings at http://www.sec.gov/answers/execomp.htm.)
- 2. Where and when to report. You must report executive total compensation described in paragraph b.1. of this award term:
- i. As part of your registration profile at http://www.ccr.gov.
- ii. By the end of the month following the month in which this award is made, and annually thereafter.

- c. Reporting of Total Compensation of Subrecipient Executives.
- 1. Applicability and what to report. Unless you are exempt as provided in paragraph d. of this award term, for each first-tier subrecipient under this award, you shall report the names and total compensation of each of the subrecipient's five most highly compensated executives for the subrecipient's preceding completed fiscal year, if—
- i, in the subrecipient's preceding fiscal year, the subrecipient received—
- (A) 80 percent or more of its annual gross revenues from Federal procurement contracts (and subcontracts) and Federal financial assistance subject to the Transparency Act, as defined at <u>2</u> <u>CFR 170.320</u> (and subawards); and
- (B) \$25,000,000 or more in annual gross revenues from Federal procurement contracts (and subcontracts), and Federal financial assistance subject to the Transparency Act (and subawards); and
- ii. The public does not have access to information about the compensation of the executives through periodic reports filed under section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(a), 78o(d)) or section 6104 of the Internal Revenue Code of 1986. (To determine if the public has access to the compensation information, see the U.S. Security and Exchange Commission total compensation filings at http://www.sec.gov/answers/execomp.htm.)
- 2. Where and when to report. You must report subrecipient executive total compensation described in paragraph c.1. of this award term:
- i. To the recipient.
- ii. By the end of the month following the month during which you make the subaward. For example, if a subaward is obligated on any date during the month of October of a given year (*i.e.*, between October 1 and 31), you must report any required compensation information of the subrecipient by November 30 of that year.
- d. Exemptions
- If, in the previous tax year, you had gross income, from all sources, under \$300,000, you are exempt from the requirements to report:
- Subawards.

and

- ii. The total compensation of the five most highly compensated executives of any subrecipient.
- e. Definitions. For purposes of this award term:
- 1. Entity means all of the following, as defined in 2 CFR part 25:

- i. A Governmental organization, which is a State, local government, or Indian tribe;
- ii. A foreign public entity;
- iii. A domestic or foreign nonprofit organization;
- iv. A domestic or foreign for-profit organization;
- v. A Federal agency, but only as a subrecipient under an award or subaward to a non-Federal entity.
- 2. Executive means officers, managing partners, or any other employees in management positions.
- 3. Subaward:
- i. This term means a legal instrument to provide support for the performance of any portion of the substantive project or program for which you received this award and that you as the recipient award to an eligible subrecipient.
- ii. The term does not include your procurement of property and services needed to carry out the project or program (for further explanation, see Sec. ___.210 of the attachment to OMB Circular A–133, "Audits of States, Local Governments, and Non-Profit Organizations").
- iii. A subaward may be provided through any legal agreement, including an agreement that you or a subrecipient considers a contract.
- 4. Subrecipient means an entity that:
- i. Receives a subaward from you (the recipient) under this award; and
- ii. Is accountable to you for the use of the Federal funds provided by the subaward.
- 5. Total compensation means the cash and noncash dollar value earned by the executive during the recipient's or subrecipient's preceding fiscal year and includes the following (for more information see 17 CFR 229.402(c)(2)):
- i. Salary and bonus.
- ii. Awards of stock, stock options, and stock appreciation rights. Use the dollar amount recognized for financial statement reporting purposes with respect to the fiscal year in accordance with the Statement of Financial Accounting Standards No. 123 (Revised 2004) (FAS 123R), Shared Based Payments.
- iii. Earnings for services under non-equity incentive plans. This does not include group life, health, hospitalization or medical reimbursement plans that do not discriminate in favor of executives, and are available generally to all salaried employees.

- iv. Change in pension value. This is the change in present value of defined benefit and actuarial pension plans.
- v. Above-market earnings on deferred compensation which is not tax-qualified.
- vi. Other compensation, if the aggregate value of all such other compensation (e.g. severance, termination payments, value of life insurance paid on behalf of the employee, perquisites or property) for the executive exceeds \$10,000.