

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT

1. CONTRACT ID CODE _____ PAGE OF PAGES
1 1

2. AMENDMENT/MODIFICATION NO. One 3. EFFECTIVE DATE 10/16/89 4. REQUISITION/PURCHASE REQ. NO. Admin. RFPA: ASB-89-348 5. PROJECT NO. (If applicable) _____

6. ISSUED BY U.S. Nuclear Regulatory Commission CODE _____ 7. ADMINISTERED BY (If other than Item 6) _____ CODE _____
Div. of Contracts & Property Management
Washington, DC 20555

8. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State and ZIP Code)
Ann Riley & Associates, Ltd.
1612 K Street, NW
Washington, DC 20006

9A. AMENDMENT OF SOLICITATION NO. _____
9B. DATED (SEE ITEM 11) _____
10A. MODIFICATION OF CONTRACT/ORDER NO. NRC-21-89-348
10B. DATED (SEE ITEM 13) 9/29/89

CODE _____ FACILITY CODE _____

11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS

The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offers is extended, is not extended.
Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods:
(a) By completing items 8 and 15, and returning _____ copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.

12. ACCOUNTING AND APPROPRIATION DATA (If required)

Not Applicable

13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/ORDERS. IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.

A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. IN ITEM 10A.
 B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(b).
C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:
D. OTHER (Specify type of modification and authority)

E. IMPORTANT: Contractor is not, is required to sign this document and return _____ copies to the issuing office.

14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.)

1. The seven attachments listed in Section J, List of Attachments, of the contract were inadvertently not included in the basic contract. This Modification No. One includes the seven attachments.

2. Under Block No. 10 of the award/contract document (page one), Table of Contents, Sections K through M are deleted in its entirety from the contract.

All other terms and conditions of the contract remain unchanged.

EXCEPT AS PROVIDED HEREIN, ALL TERMS AND CONDITIONS OF THE DOCUMENT REFERENCED IN ITEM 9A OR 10A, AS HERETOFORE CHANGED, REMAINS UNCHANGED AND IN FULL FORCE AND EFFECT.

15A. NAME AND TITLE OF SIGNER (Type or print) _____ 16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print) Mark J. Flynn, Contracting Officer
15B. CONTRACTOR/OFFEROR _____ 15C. DATE SIGNED _____ 16B. UNITED STATES OF AMERICA _____ 16C. DATE SIGNED 10/13/89
(Signature of person authorized to sign) _____ BY Mark J. Flynn (Signature of Contracting Officer)

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PDR CONTR
NRC-21-89-348 PDC

REVISED 8/89

BILLING INSTRUCTIONS FOR
FIXED PRICE CONTRACTS

General: The contractor shall prepare vouchers or invoices as prescribed herein. FAILURE TO SUBMIT VOUCHERS/INVOICES IN ACCORDANCE WITH THESE INSTRUCTIONS WILL RESULT IN REJECTION OF THE VOUCHER/INVOICE AS IMPROPER.

Form: Claims shall be submitted on the payee's letterhead, voucher/invoice, or on the Government's Standard Form 1034, "Public Voucher for Purchases and Services Other than Personal," and Standard Form 1035, "Public Voucher for Purchases Other than Personal--Continuation Sheet." These forms are available from the U. S. Government Printing Office, 701 North Capitol Street, Washington, D.C. 20801.

Number of Copies: An original and three copies shall be submitted. Failure to submit all the required copies will result in rejection of the voucher/invoice as improper.

Designated Agency Billing Office: Vouchers/invoices shall be submitted to the following address:

U. S. Nuclear Regulatory Commission
Division of Contracts and Property Management
Contract Administration Branch, Mailstop F-902
Washington, D.C. 20555

HAND-DELIVERY OF VOUCHERS/INVOICES IS DISCOURAGED AND WILL NOT EXPEDITE PROCESSING BY NRC. However, should you choose to deliver vouchers/invoices by hand, including delivery by any express mail services or special delivery services which use a courier or other person to deliver the voucher/invoice in person to the NRC, such vouchers/invoices must be addressed to the above Designated Agency Billing Office and will only be accepted at the following location:

U. S. Nuclear Regulatory Commission
One White Flint North
11555 Rockville Pike
Mail Room
Rockville, Maryland 20852

HAND-CARRIED SUBMISSIONS WILL NOT BE ACCEPTED AT OTHER THAN THE ABOVE ADDRESS.

Note that the official receipt date for hand-delivered vouchers/invoices will be the date it is received by the official agency billing office in the Division of Contracts and Property Management.

Agency Payment Office: Payment will continue to be made by the office designated in the contract in Block 13 of SF 26 or Block 25 of SF 33, whichever is applicable.

Frequency: The contractor shall submit an voucher or invoice only after NRC's final acceptance of services rendered or products delivered in performance of the contract unless otherwise specified in the contract.

Preparation and Itemization of the Voucher/Invoice: The voucher/invoice shall be prepared in ink or by typewriter (without strikeouts). Corrections or erasures must be initialed. To be considered a proper voucher/invoice, all of the following elements must be included:

1. Contract number
2. Sequential voucher/invoice number.
3. Date of voucher/invoice.
4. Project Officer's name and mailstop as designated in the contract.
5. Payee's name and address. (Show the name of the contractor and its correct address. In addition, when an assignment of funds has been made by the contractor, or a different payee has been designated, include the name and address of the payee.) Indicate the name and telephone number of the individual responsible for answering questions the NRC may have regarding the voucher/invoice.
6. Description of articles or services, quantity, unit price, and total amount.
7. Weight and zone of shipment, if shipped by parcel post.
8. Charges for freight or express shipments. Attach prepaid bill if shipped by freight or express.
9. Instructions to consignee to notify the Contracting Officer of receipt of shipment.
10. For Indefinite Delivery contracts or contracts under which progress payments are authorized, the final voucher/invoice shall be marked "FINAL VOUCHER" or "FINAL INVOICE."

Currency: Billings may be expressed in the currency normally used by the contractor in maintaining his accounting records and payments will be made in that currency. However, the U. S. dollar equivalent for all vouchers/invoices paid under the contract may not exceed the total U. S. dollars authorized in the contract.

Supersession: These instructions supersede any previous billing instructions.

PART 20-1 -- GENERAL

Subpart 20-1.54--Contractor Organizational Conflicts of Interest

Sec.	
20-1.5401	Scope and policy.
20-1.5402	Definitions.
20-1.5403	Criteria for recognizing contractor organizational conflicts of interest.
20-1.5404	Representation.
20-1.5405	Contract clauses.
20-1.5405-1	General contract clause.
20-1.5405-2	Special contract provisions.
20-1.5406	Evaluation, findings, and contract award.
20-1.5407	Conflicts identified after award.
20-1.5408	(Reserved)
20-1.5409	(Reserved)
20-1.5410	Subcontractors.
20-1.5411	Waiver.
20-1.5412	Remedies.

AUTHORITY: Sec. 8, Pub. L. 95-601, adding Sec. 170A to Pub. L. 83-703, 68 Stat. 919, as amended (42 U.S.C. ch. 14)

§20-1.5401 Scope and Policy

(a) It is the policy of the U.S. Nuclear Regulatory Commission (NRC) to avoid, eliminate or neutralize contractor organizational conflicts of interest. The NRC achieves this objective by requiring all prospective contractors to submit information describing relationships, if any, with organizations or persons (including those regulated by NRC) which may give rise to actual or potential conflicts of interest in the event of contract award.

(b) Contractor conflict of interest determinations cannot be made automatically or routinely; the application of sound judgment on virtually a case-by-case basis is necessary if the policy is to be applied so as to satisfy the overall public interest. It is not possible to prescribe in advance a specific method or set of criteria which would serve to identify and resolve all of the contractor conflict of interest situations which might arise; however, examples are provided in these regulations to guide application of the policy. NRC contracting and program officials must be alert to other situations which may warrant application of this policy guidance. The ultimate test is: Might the contractor, if awarded the contract, be placed in a position where its judgment may be biased, or where it may have an unfair competitive advantage?

(c) The conflict of interest rule contained in this subpart applies to contractors and offerors only. Individuals or firms who have other relationships with NRC (e.g., parties to a licensing proceeding) are not covered by this regulation. This rule does not apply to the acquisition of consulting services through the personnel appointment process, NRC

(5) Example. The ABC Corp., in response to a RFP proposes to assemble a map showing certain seismological features of the Appalachian fold belt. In accordance with the representation in the RFP and §20-1.5403(b)(1)(i), ABC Corp. informs the NRC that it is presently doing seismological studies for several utilities in the Eastern United States but none of the sites are within the geographic area contemplated by the NRC study.

Guidance. The contracting officer would normally conclude that award of a contract would not place ABC Corp. in a conflicting role where its judgment might be biased. The work for others clause of §20-1.5405-1(c) would preclude ABC Corp. from accepting work during the term of the NRC contract which could create a conflict of interest.

(d) Other considerations. (1) The fact that the NRC can identify and later avoid, eliminate, or neutralize any potential organizational conflicts arising from the performance of a contract is not relevant to a determination of the existence of such conflicts prior to the award of a contract.

(2) It is not relevant that the contractor has the professional reputation of being able to resist temptations which arise from organizational conflicts of interest, or that a follow-on procurement is not involved, or that a contract is awarded on a competitive or a sole source basis.

§20-1.5404 Representation

The following procedures are designed to assist the NRC contracting officer in determining whether situations or relationships exist which may constitute organizational conflicts of interest with respect to a particular offeror or contractor.

(b) Representation procedure. The following organizational conflicts of interest representation provision shall be included in all solicitations and unsolicited proposals for: (1) Evaluation services or activities; (2) technical consulting and management support services; (3) research; and (4) other contractual situations where special organizational conflicts of interest provisions are noted in the solicitation and would be included in the resulting contract. This representation requirement shall also apply to all modifications for additional effort under the contract except those issued under the "changes" clause. Where, however, a statement of the type required by the organizational conflicts of interest representation provision has previously been submitted with regard to the contract being modified, only an updating of such statement shall be required.

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(c) The conflict of interest rule contained in this subpart applies to contractors and offerors only. Individuals or firms who have other relationships with NRC (e.g., parties to a licensing proceeding) are not covered by this regulation. This rule does not apply to the acquisition of consulting services through the personnel appointment process, NRC

agreements with other government agencies, international organizations, or state, local or foreign governments; separate procedures for avoiding conflicts of interest will be employed in such agreements, as appropriate.

20-1.5402 Definitions

(a) "Organizational conflicts of interest" means that a relationship exists whereby a contractor or prospective contractor has present or planned interests related to the work to be performed under an NRC contract which: (1) May diminish its capacity to give impartial, technically sound, objective assistance and advice or may otherwise result in a biased work product, or (2) may result in its being given an unfair competitive advantage.

(b) "Research" means any scientific or technical work involving theoretical analysis, exploration, or experimentation.

(c) "Evaluation activities" means any effort involving the appraisal of a technology, process, product, or policy.

(d) "Technical consulting and management support services" means internal assistance to a component of the NRC in the formulation or administration of its programs, projects, or policies which normally require the contractor to be given access to information which has not been made available to the public or proprietary information. Such services typically include assistance in the preparation of program plans; and preparation of preliminary designs, specifications, or statements of work.

(e) "Contract" means any contract, agreement, or other arrangement with the NRC except as provided in Section 20-1.5401(c).

(f) "Contractor" means any person, firm, unincorporated association, joint venture, co-sponsor, partnership, corporation, affiliates thereof, or their successors in interest, including their chief executives, directors, key personnel (identified in the contract), proposed consultants or subcontractors, which is a party to a contract with the NRC.

(g) "Affiliates" means business concerns which are affiliates of each other when either directly or indirectly one concern or individual controls or has the power to control another, or when a third party controls or has the power to control both (41 CFR 1-1.606-1(e)).

(h) "Subcontractor" means any subcontractor of any tier which performs work under a contract with the NRC except subcontracts for supplies and subcontracts in amounts of \$10,000 or less.

(i) "Prospective contractor" or "offeror" means any person, firm, unincorporated association, joint venture, partnership, corporation, or affiliates thereof, including its chief executive, directors, key personnel (identified in the proposal), proposed consultants, or subcontractors, submitting a bid or proposal, solicited or unsolicited, to the NRC to obtain a contract.

(j) "Potential conflict of interest" means that a factual situation exists that suggests (indicates) that an actual conflict of interest may arise from award of a proposed contract. The term "potential conflict of interest" is used to signify those situations which merit investigation prior to contract award in order to ascertain whether award would give rise to an actual conflict or which must be reported to the contracting officer for investigation if they arise during contract performance.

§ 20-1.5403 Criteria for recognizing contractor organizational conflicts of interest

(a) General. Two questions will be asked in determining whether actual or potential organizational conflicts of interest exist: (1) Are there conflicting roles which might bias a contractor's judgment in relation to its work for the NRC? (2) May the contractor be given an unfair competitive advantage based on the performance of the contract? The ultimate determination by NRC as to whether organizational conflicts of interest exist will be made in light of common sense and good business judgment based upon the relevant facts disclosed and the work to be performed. While it is difficult to identify and to prescribe in advance a specific method for avoiding all of the various situations or relationships which might involve potential organizational conflicts of interest, NRC personnel will pay particular attention to proposed contractual requirements which call for the rendering of advice, consultation or evaluation activities, or similar activities that lay direct groundwork for the NRC's decisions on regulatory activities, future procurements, and research programs.

(b) Situations or relationships which may give rise to organizational conflicts of interest. (1) The offeror or contractor shall disclose information concerning relationships which may give rise to organizational conflicts of interest under the following circumstances:

(i) Where the offeror or contractor provides advice and recommendations to the NRC in a technical area in which it is also providing consulting assistance in the same area to any organization regulated by the NRC.

(ii) Where the offeror or contractor provides advice to the NRC on the same or similar matter in which it is also providing assistance to any organization regulated by the NRC.

(iii) Where the offeror or contractor evaluates its own products or services, or the products or services of another entity where the offeror or contractor has been substantially involved in their development or marketing.

(iv) Where the award of a contract would otherwise result in placing the offeror or contractor in a conflicting role in which its judgment may be biased in relation to its work for the NRC or may otherwise result in an unfair competitive advantage for the offeror or contractor.

(2) The contracting officer may request specific information from an offeror or contractor or may require special contract provisions such as provided in §20-1.5405-2 in the following circumstances:

(i) Where the offeror or contractor prepares specifications which are to be used in competitive procurements of products or services covered by such specifications.

(ii) Where the offeror or contractor prepares plans for specific approaches or methodologies that are to be incorporated into competitive procurements using such approaches or methodologies.

(iii) Where the offeror or contractor is granted access to information not available to the public concerning NRC plans, policies, or programs which could form the basis for a later procurement action.

(iv) Where the offeror or contractor is granted access to proprietary information of its competitors.

(v) Where the award of a contract might otherwise result in placing the offeror or contractor in a conflicting role in which its judgment may be biased in relation to its work for the NRC or may otherwise result in an unfair competitive advantage for the offeror or contractor.

(c) Policy application guidance. The following examples are illustrative only and are not intended to identify and resolve all contractor organizational conflict of interest situations. (1) Example. The XYZ Corp., in response to a request for proposal (RFP), proposes to undertake certain analyses of a reactor component as called for in the RFP. The XYZ Corp. is one of several companies considered to be technically well qualified. In response to the inquiry in the RFP, the XYZ Corp. advises that it is currently performing similar analyses for the reactor manufacturer.

Guidance. An NRC contract for that particular work normally would not be awarded to the XYZ Corp. because it would be placed in a position in which its judgment could be biased in relationship to its work for NRC. Since there are other well-qualified companies available, there would be no reason for considering a waiver of the policy.

(2) Example. The ABC Corp., in response to a RFP, proposes to perform certain analyses of a reactor component which are unique to one type of advanced reactor. As is the case with other technically qualified companies responding to the RFP, the ABC Corp. is performing various projects for several different utility clients. None of the ABC Corp. projects have any relationship to the work called for in the RFP. Based on the NRC evaluation, the ABC Corp. is considered to be the best qualified company to perform the work outlined in the RFP.

Guidance. An NRC contract normally could be awarded to the ABC Corp. because no conflict of interest exists which would motivate bias with respect to the work. An appropriate clause would be included in the contract to preclude the ABC Corp. from subsequently contracting for work during the performance of the NRC contract with the private sector which could create a conflict. For example, ABC Corp. would be precluded from the performance of similar work for the company developing the advanced reactor mentioned in the example.

(3) Example. As a result of operating problems in a certain type of commercial nuclear facility, it is imperative that NRC secure specific data on various operational aspects of that type of plant so as to assure adequate safety protection of the public. Only one manufacturer has extensive experience with that type of plant. Consequently, that company is the only one with whom NRC can contract which can develop and conduct the testing programs required to obtain the data in reasonable time. That company has a definite interest in any NRC decisions that might result from the data produced because those decisions affect the reactor's design and thus the company's costs.

Guidance. This situation would place the manufacturer in a role in which its judgment could be biased in relationship to its work for NRC. Since the nature of the work required is vitally important in terms of NRC's responsibilities and no reasonable alternative exists, a waiver of the policy may be warranted. Any such waiver shall be fully documented and coordinated in accordance with the waiver provisions of this policy with particular attention to the establishment of protective mechanisms to guard against bias.

(4) Example. The ABC Co. submits a proposal for a new system for evaluating a specific reactor component's performance for the purpose of developing standards that are important to the NRC program. The ABC Co. has advised NRC that it intends to sell the new system to industry once its practicability has been demonstrated. Other companies in this business are using older systems for evaluation of the specific reactor component.

Guidance. A contract could be awarded to the ABC Co. provided that the contract stipulates that no information produced under the contract will be used in the contractor's private activities unless such information has been reported to NRC. Information which is reported to NRC by contractors will normally be disseminated by NRC to others so as to preclude an unfair competitive advantage that might otherwise accrue. When NRC furnishes information to the contractor for the performance of contract work, it shall not be used in the contractor's private activities unless such information is generally available to others. Further, the contract will stipulate that the contractor will inform the NRC contracting officer of all situations in which the information developed under the contract is proposed to be used.

(5) Example. The ABC Corp., in response to a RFP proposes to assemble a map showing certain seismological features of the Appalachian fold belt. In accordance with the representation in the RFP and §20-1.5403(b)(1)(i), ABC Corp. informs the NRC that it is presently doing seismological studies for several utilities in the Eastern United States but none of the sites are within the geographic area contemplated by the NRC study.

Guidance. The contracting officer would normally conclude that award of a contract would not place ABC Corp. in a conflicting role where its judgment might be biased. The work for others clause of §20-1.5405-1(c) would preclude ABC Corp. from accepting work during the term of the NRC contract which could create a conflict of interest.

(d) Other considerations. (1) The fact that the NRC can identify and later avoid, eliminate, or neutralize any potential organizational conflicts arising from the performance of a contract is not relevant to a determination of the existence of such conflicts prior to the award of a contract.

(2) It is not relevant that the contractor has the professional reputation of being able to resist temptations which arise from organizational conflicts of interest, or that a follow-on procurement is not involved, or that a contract is awarded on a competitive or a sole source basis.

§20-1.5404 Representation

(a) The following procedures are designed to assist the NRC contracting officer in determining whether situations or relationships exist which may constitute organizational conflicts of interest with respect to a particular offeror or contractor.

(b) Representation procedure. The following organizational conflicts of interest representation provision shall be included in all solicitations and unsolicited proposals for: (1) Evaluation services or activities; (2) technical consulting and management support services; (3) research; and (4) other contractual situations where special organizational conflicts of interest provisions are noted in the solicitation and would be included in the resulting contract. This representation requirement shall also apply to all modifications for additional effort under the contract except those issued under the "changes" clause. Where, however, a statement of the type required by the organizational conflicts of interest representation provision has previously been submitted with regard to the contract being modified, only an updating of such statement shall be required.

All contracts of the types set forth in §20-1.5404(b) shall include the following clauses:

(a) Purpose. The primary purpose of this clause is to aid in ensuring that the contractor: (1) is not placed in a conflicting role because of current or planned interest (financial, contractual, organizational, or otherwise) which relate to the work under this contract, and (2) does not obtain an unfair competitive advantage over other parties by virtue of its performance of this contract.

(b) Scope. The restrictions described herein shall apply to performance or participation by the contractor as defined in 41 CFR §20-1.5402(f) in the activities covered by this clause.

(c) Work for others. Notwithstanding any other provision of this contract, during the term of this contract, the contractor agrees to forego entering into consulting or other contractual arrangements with any firm or organization, the result of which may give rise to a conflict of interest with respect to the work being performed under this contract. The contractor shall ensure that all employees who are employed full time under this contract and employees designated as key personnel, if any, under this contract abide by the provision of this clause. If the contractor believes with respect to itself or any such employee that any proposed consultant or other contractual arrangement with any firm or organization may involve a potential conflict of interest, the contractor shall obtain the written approval of the contracting officer prior to execution of such contractual arrangement.

(d) Disclosure after award. (1) The contractor warrants that to the best of its knowledge and belief and except as otherwise set forth in this contract, it does not have any organizational conflicts of interest, as defined in 41 CFR §20-1.5402(a).

(2) The contractor agrees that if after award it discovers organizational conflicts of interest with respect to this contract, it shall make an immediate and full disclosure in writing to the contracting officer. This statement shall include a description of the action which the contractor has taken or proposes to take to avoid or mitigate such conflicts. The NRC may, however, terminate the contract for convenience if it deems such termination to be in the best interests of the government.

(e) Access to and use of information. (1) If the contractor in the performance of this contract obtains access to information, such as NRC plans, policies, reports, studies, financial plans, internal data protected by the Privacy Act of 1974 (Pub. L. 93-579), or data which has not been released to the public, the contractor agrees not to: (1) Use such information for any private purpose until the information has been released to the public; (ii) compete for work for the Commission based

ORGANIZATIONAL CONFLICTS OF INTEREST REPRESENTATION

I represent to the best of my knowledge and belief that:

The award to _____ of a contract or the modification of an existing contract does () or does not () involve situations or relationships of the type set forth in 41 CFR §20-1.5403(b)(1).

(c) Instructions to offerors. The following shall be included in all NRC solicitations: (1) If the representation as completed indicates that situations or relationships of the type set forth in 41 CFR §20-1.5403(b)(1) are involved, or the contracting officer otherwise determines that potential organizational conflicts exist, the offeror shall provide a statement in writing which describes in a concise manner all relevant facts bearing on his representation to the contracting officer. If the contracting officer determines that organizational conflicts exist, the following actions may be taken: (i) Impose appropriate conditions which avoid such conflicts, (ii) disqualify the offeror, or (iii) determine that it is otherwise in the best interest of the United States to seek award of the contract under the waiver provisions of §20-1.5411.

(2) The refusal to provide the representation required by §20-1.5404(b) or upon request of the contracting officer the facts required by §20-1.5404(c), shall result in disqualification of the offeror for award. The nondisclosure or misrepresentation of any relevant interest may also result in the disqualification of the offeror for award; or if such nondisclosure or misrepresentation is discovered after award, the resulting contract may be terminated. The offeror may also be disqualified from subsequent related NRC contracts and be subject to such other remedial actions provided by law or the resulting contract.

(d) The offeror may, because of actual or potential organizational conflicts of interest, propose to exclude specific kinds of work from the statements of work contained in a RFP unless the RFP specifically prohibits such exclusion. Any such proposed exclusion by an offeror will be considered by the NRC in the evaluation of proposals. If the NRC considers the proposed excluded work to be an essential or integral part of the required work and its exclusion would work to the detriment of the competitive posture of the other offerors, the proposal must be rejected as unacceptable.

(e) The offeror's failure to execute the representation required by subsection (b) above with respect to invitation for bids will be considered to be a minor informality, and the offeror will be permitted to correct the omission.

§ 20-1.5405 Contract clauses

§ 20-1.5405-1 General contract clause

on such information for a period of six (6) months after either the completion of this contract or the release of such information to the public, whichever is first, (iii) submit an unsolicited proposal to the government based on such information until one year after the release of such information to the public, or (iv) release the information without prior written approval by the contracting officer unless such information has previously been released to the public by the NRC.

(2) In addition, the contractor agrees that to the extent it receives or is given access to proprietary data, data protected by the Privacy Act of 1974 (Pub. L. 93-579), or other confidential or privileged technical, business, or financial information under this contract, the contractor shall treat such information in accordance with restrictions placed on use of the information.

(3) The contractor shall have, subject to patent and security provisions of this contract, the right to use technical data it produces under this contract for private purposes provided that all requirements of this contract have been met.

(f) Subcontracts. Except as provided in 41 CFR §20-1.5402(h), the contractor shall include this clause, including this paragraph, in subcontracts of any tier. The terms "contract," "contractor," and "contracting officer," shall be appropriately modified to preserve the government's rights.

(g) Remedies. For breach of any of the above proscriptions or for intentional nondisclosure or misrepresentation of any relevant interest required to be disclosed concerning this contract or for such erroneous representations as necessarily imply bad faith, the government may terminate the contract for default, disqualify the contractor from subsequent contractual efforts, and pursue other remedies as may be permitted by law or this contract.

(h) Waiver. A request for waiver under this clause shall be directed in writing through the contracting officer to the Executive Director for Operations (EDO) in accordance with the procedures outlined in §20-1.5411.

§20-1.5405-2 Special contract provisions.

(a) If it is determined from the nature of the proposed contract that organizational conflicts of interest exist, the contracting officer may determine that such conflict can be avoided or after obtaining a waiver in accordance with §20-1.5411, neutralized through the use of an appropriate special contract provision. If appropriate, the offeror may negotiate the terms and conditions of these clauses, including the extent and time period of any such restriction. These provisions include but are not limited to:

(1) Hardware exclusion clauses which prohibit the acceptance of production contracts following a related nonproduction contract previously performed by the contractor;

(2) Software exclusion clauses;

(3) Clauses which require the contractor (and certain of his key personnel) to avoid certain organizational conflicts of interest; and

(4) Clauses which provide for protection of confidential data and guard against its unauthorized use.

(b) The following additional contract clause may be included as section (i) in the clause set forth in § 20-1.5405-1 when it is determined that award of a follow-on contract would constitute an organizational conflict of interest.

(i) Follow-on effort. (1) The contractor shall be ineligible to participate in NRC contracts, subcontracts, or proposals therefor (solicited or unsolicited) which stem directly from the contractor's performance of work under this contract. Furthermore, unless so directed in writing by the contracting officer, the contractor shall not perform any technical consulting or management support services work or evaluation activities under this contract on any of its products or services or the products or services of another firm if the contractor has been substantially involved in the development or marketing of such products or services.

(2) If the contractor under this contract prepares a complete or essentially complete statement of work or specifications, the contractor shall be ineligible to perform or participate in the initial contractual effort which is based on such statement of work or specifications. The contractor shall not incorporate its products or services in such statement of work or specifications unless so directed in writing by the contracting officer, in which case the restriction in this subparagraph shall not apply.

(3) Nothing in this paragraph shall preclude the contractor from offering or selling its standard commercial items to the government.

§ 20-1.5406 Evaluation, findings, and contract award

The contracting officer will evaluate all relevant facts submitted by an offeror pursuant to the representation requirements of § 20-1.5404(b) and other relevant information. After evaluating this information against the criteria of § 20-1.5403, a finding will be made by the contracting officer whether organizational conflicts of interest exist with respect to a particular offeror. If it has been determined that conflicts of interest exist, then the contracting officer shall either:

(a) Disqualify the offeror from award,

(b) Avoid or eliminate such conflicts by appropriate measures; or

(c) Award the contract under the waiver provision of §20-1.5411.

§20-1.5407 Conflicts identified after award.

If potential organizational conflicts of interest are identified after award with respect to a particular contractor, the contracting officer determines that such conflicts do, in fact, exist and that it would not be in the best interests of the government to terminate the contract as provided in the clauses required by §20-1.5405, the contracting officer will take every reasonable action to avoid, eliminate, or, after obtaining a waiver in accordance with §20-1.5411, neutralize the effects of the identified conflict.

§20-1.5408 (Reserved)

§20-1.5409 (Reserved)

§20-1.5410 Subcontracts

The contracting officer shall require offerors and contractors to submit a representation statement in accordance with §20-1.5404(b) from subcontractors and consultants. The contracting officer shall require the contractor to include contract clauses in accordance with §20-1.5405 in consultant agreements or subcontracts involving performance of work under a prime contract covered by this subsection.

§20-1.5411 Waiver

In the first instance, determination with respect to the need to seek a waiver for specific contract awards shall be made by the contracting officer with the advice and concurrence of the program office director and the Office of Executive Legal Director. Upon the recommendation of the contracting officer, and after consultation with the Office of the General Counsel, the EDO may waive the policy in specific cases if he determines that it is in the best interest of the United States to do so.

Such action shall be strictly limited to those situations in which:

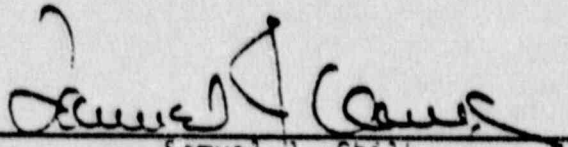
- (1) The work to be performed under contract is vital to the NRC program;
- (2) the work cannot be satisfactorily performed except by a contractor whose interests give rise to a question of conflict of interest; and (3) contractual and/or technical review and supervision methods can be employed by NRC to neutralize the conflict. For any such waivers, the justification and approval documents shall be placed in the Public Document Room.

520-1.5412 Remedies

In addition to such other remedies as may be permitted by law or contract for a breach of the restrictions in this subpart or for any intentional misrepresentation or intentional nondisclosure of any relevant interest required to be provided for this section, the NRC may debar the contractor from subsequent NRC contracts.

Dated at Washington, D.C. this 27th day of March 1979.

For the Nuclear Regulatory Commission



Samuel J. Chilk
Secretary of the Commission

SECURITY CLASSIFICATION REQUIREMENTS

**COMPLETE CLASSIFIED ITEMS BY
SEPARATE CORRESPONDENCE**

1. REASON FOR REQUIREMENT	CONTRACT NUMBER OR OTHER IDENTIFYING NUMBER <small>(Prime contract number must be shown for all subcontracts)</small>	PROJECTED COMPLETION DATE	2. THIS SUBMISSION IS:	
			<small>See note (below)</small>	EFFECTIVE DATE
a. INVITATION FOR BID, REQUEST FOR PROPOSAL, OR REQUEST FOR QUOTE			<input checked="" type="checkbox"/> ORIGINAL	10/16/89
b. PRIME CONTRACT	NRC-21-89-348	10/16/91	<input type="checkbox"/> REVISED <small>(See note (b) drawings (attachments))</small>	
c. SUBCONTRACT				
d. OTHER <small>(Specify)</small>			<input type="checkbox"/> OTHER <small>(Specify)</small>	

3. FOR FOLLOW-ON CONTRACT ENTER PRECEDING CONTRACT NUMBER AND DATE COMPLETED. DOES NOT APPLY

CONTRACT NUMBER _____ DATE COMPLETED _____

4a. NAME OF PRIME CONTRACTOR OFFEROR OTHER <small>(Specify)</small> Ann Riley and Associates, Ltd.	4. NAME OF RESPONSIBLE SECURITY OFFICE U. S. Nuclear Regulatory Commission
STREET ADDRESS 1612 K Street, N.W.	STREET ADDRESS Division of Security
CITY Washington	CITY Washington,
STATE DC	STATE DC
ZIP CODE 20006	ZIP CODE 20555

5a. NAME OF SUBCONTRACTOR <small>(Specify)</small>	5. NAME OF RESPONSIBLE SECURITY OFFICE
STREET ADDRESS	STREET ADDRESS
CITY	CITY
STATE	STATE
ZIP CODE	ZIP CODE

6. PROJECT TITLE AND OTHER IDENTIFYING INFORMATION
Verbatim reporting services for hearings, i.e., meetings, briefings, hearings, oral arguments, confidential investigative interviews, depositions, and sensitive security and personnel interviews for NRC HQ offices (excluding offices of the Commissioners) at various locations throughout the United States.

7. PERFORMANCE WILL REQUIRE	YES	NO	TS	S	C	NSI	RD
a. ACCESS TO NRC FACILITIES ONLY	<input checked="" type="checkbox"/>				<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>
b. ACCESS TO CLASSIFIED MATTER OR OTHER CLASSIFIED INFORMATION	<input checked="" type="checkbox"/>				<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>
c. RECEIPT STORAGE OR OTHER SAFEGUARDING OF CLASSIFIED DOCUMENTS		<input checked="" type="checkbox"/>					
d. GENERATION OF CLASSIFIED DOCUMENTS	<input checked="" type="checkbox"/>				<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>
e. ACCESS TO CLASSIFIED COMSEC MATERIAL OR OTHER CLASSIFIED COMSEC INFORMATION		<input checked="" type="checkbox"/>					
f. ACCESS TO CLASSIFIED MATTER OR CLASSIFIED INFORMATION POSSESSED BY ANOTHER AGENCY		<input checked="" type="checkbox"/>					
g. USE OF AN AUTOMATIC DATA PROCESSING SYSTEM		<input checked="" type="checkbox"/>					
h. ACCESS TO NRC HEADQUARTERS POSSESSION OF NRC PHOTO IDENTIFICATION OR CARD KEY BADGES		<input checked="" type="checkbox"/>					
i. OTHER <small>(Specify)</small>		<input checked="" type="checkbox"/>					

8. INFORMATION PERTAINING TO THESE REQUIREMENTS OR THIS PROJECT, EVEN THOUGH SUCH INFORMATION IS CONSIDERED UNCLASSIFIED, SHALL NOT BE RELEASED FOR DISSEMINATION EXCEPT AS APPROVED BY:

BY: B. Paul Cotter, Jr.
Chief Administrative Judge, ASLBP

NAME (Signature) _____

9. SECURITY CLASSIFICATION REQUIREMENTS

- a. GUIDANCE FURNISHED IN WRITING BY AUTHORIZED CLASSIFIER AND ATTACHED OR AS STATED IN 9c BELOW
- b. GUIDANCE FURNISHED IN WRITING BY DIVISION OF SECURITY AND ATTACHED OR AS STATED IN 9c BELOW
- c. NATURE OF CLASSIFICATION GUIDANCE
(Indicate in space below)

No NRC classified or sensitive unclassified information shall be processed on any word processor or automatic data processing system without the specific written approval of the Division of Security.

Subcontractors shall not be authorized access to sensitive unclassified or classified information without the approval of the Division of Security.

Additional security/classification requirements are contained in the body of this invitation for Bids.

10. CLASSIFICATION REVIEW OF CONTRACTOR/SUBCONTRACTOR REPORT(S) AND OTHER DOCUMENTS WILL BE CONDUCTED BY

NAME OF AND TITLE OF POSITION OF AUTHORIZED CLASSIFIER

(See Statement of Work)

DIVISION OF SECURITY

11. REQUIRED DISTRIBUTION OF NRC FORM 187 (Check appropriate box(es))

<input checked="" type="checkbox"/>	SPONSORING NRC OFFICE OR DIVISION (Item 12a)	<input checked="" type="checkbox"/>	PRIME CONTRACTOR (Item 4a)
<input checked="" type="checkbox"/>	DIVISION OF SECURITY (Item 12b)		SUBCONTRACTOR (Item 5a)
<input checked="" type="checkbox"/>	DIVISION OF CONTRACTS (Item 12c)		RESPONSIBLE SECURITY OFFICE (Items 4b and 5b)

SECURITY/CLASSIFICATION REQUIREMENTS FOR SUBCONTRACTS RESULTING FROM THIS CONTRACT WILL BE APPROVED BY THE OFFICIALS NAMED IN ITEMS 12b AND 12c BELOW.

12. THE SECURITY/CLASSIFICATION REQUIREMENTS AND ATTACHMENTS REFERENCED HEREIN HAVE BEEN APPROVED BY THE OFFICIALS NAMED IN 12a AND b BELOW. FINAL CONTRACTING APPROVAL BY THE DIRECTOR, DIVISION OF CONTRACTS OR HIS REPRESENTATIVE IS TO BE INCLUDED IN 12c BELOW:

NAME	SIGNATURE	DATE
a. DIRECTOR, OFFICE OR DIVISION B. Paul Cotter, Jr. Chief Administrative Judge, ASLBP	<i>B. Paul Cotter, Jr.</i>	3/31/89
b. DIRECTOR, DIVISION OF SECURITY Raymond J. Brady	<i>Raymond J. Brady</i>	5/31/89
c. DIRECTOR, DIVISION OF CONTRACTS Edward L. Halman	<i>for Mark J. Higgins</i>	6/1/89

REMARKS

U.S. DEPARTMENT OF LABOR
 EMPLOYMENT STANDARDS ADMINISTRATION
 WAGE AND HOUR DIVISION
 WASHINGTON, D.C. 20210

REGISTER OF WAGE DETERMINATIONS UNDER
 THE SERVICE CONTRACT ACT
 By direction of the Secretary of Labor

Alan L. Moss
 Alan L. Moss
 Director

Division of
 Wage Determinations

LOCALITY	State: <u>NATIONWIDE</u>
	Area: Including Alaska, Hawaii, Puerto Rico and the Virgin Islands (This wage determination does not apply to contracts for which separate wage determinations have been issued.)

Wage determination number: 76-553 (Rev. 12) Date: 4/6/88

Class of service employee	Minimum hourly wage	Fringe benefit payments			
		Health & Welfare	Vacation	Holiday	Other

Employed on contracts for verbatim reporting and transcribing services:	<u>1 Day Delivery</u>	<u>2-3 Day Delivery</u>	<u>Over 3 days Delivery</u>
1. Stenographer, transcriber, Typing (combined duties) <u>1/</u>	\$2.88 per page*	\$1.79 per page*	\$1.53 per page*
2. Transcribing, Typing <u>2/</u>	.75 per page*	.67 per page*	.61 per page*

- 1/ Includes service employees who take notes by use of a stenotype machine, stenomask, monitoring tape recordings or shorthand and type a transcript of the notes.
- 2/ Includes service employees who type transcript of notes taken by others.

U.S. DEPARTMENT OF LABOR
 EMPLOYMENT STANDARDS ADMINISTRATION
 WAGE AND HOUR DIVISION
 WASHINGTON, D.C. 20210

REGISTER OF WAGE DETERMINATIONS UNDER
 THE SERVICE CONTRACT ACT
 By direction of the Secretary of Labor

Alan L. Moss
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Division of
 Wage Determinations

LOCALITY	State: NATIONWIDE			
	Area: Including Alaska, Hawaii, Puerto Rico and the Virgin Islands			
		(This wage determination does not apply to contracts for which separate wage determinations have been issued.)		
Wage determination number: 76-553 (Rev.- 12)		Date: 4/6/88		
Class of service employee	Minimum hourly wage	Fringe benefit payments		
		Health & Welfare	Vacation	Holiday

NOTE: A "per page" rate is stipulated in this determination and service employees may be paid on such piece rate or task rate basis; however, the measure of work and compensation used, when translated or reduced by computation to an hourly basis, must result in a rate per hour that will fulfill the statutory requirement of Section 6(a)(1) of the Fair Labor Standards Act, currently \$3.10 per hour (\$3.35 per hour, effective January 1, 1981). Failure to pay for certain hours at the required rates cannot be transformed into compliance with the Service Contract Act by reallocating portions of payments made for other hours in excess of the specified minimum. Code of Federal Regulations, Title 29, Part 4, S4.166.

NOTE: The contracting officer shall require that any class of service employee which is not listed herein and which is to be employed under the contract (i.e., the work to be performed is not performed by any classification listed in the wage determination), be classified by the contractor so as to provide a reasonable relationship (i.e., appropriate level of skill comparison) between such unlisted classifications and the classifications listed in the wage determination. Such conformed class of employees shall be paid the monetary wages and furnished the fringe benefits as are determined. Such conforming procedure shall be initiated by the contractor prior to the performance of contract work by such unlisted class of employee. A written report of the proposed conforming action, including information regarding the agreement or disagreement of the authorized representative of the employees involved or, where there is no authorized representative, the employees themselves, shall be submitted by the contractor to the contracting officer no later than 30 days after such unlisted class of employees performs any contract work. The contracting officer shall review the proposed action and promptly submit a report of the action, together with the agency's recommendation and all pertinent information including the position of the contractor and the employees, to the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, for review. (See section 4.6(b)(2) of Regulations 29 CFR 4).

NOTE: The definitions of the occupations set forth herein are contained in the SCA Directory of Occupations. Information may be obtained by contacting the: Administrator of Wage and Hour, U.S. Department of Labor, Washington, D.C. 20210.

SAMPLES
REQUIRED TYPE STYLES

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PICA 10

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DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
8 0105	BEAVER PA	1	5	0	2D
8 0111	CONCORD NH	1	5	111	1D
8 0112	CONCORD NH	1	5	228	1D
8 0113	CONCORD NH	1	5	287	1D
8 0113	HONOLULU HA	1	5	89	5D
8 0114	CONCORD NH	1	5	0	1D
8 0114	HONOLULU HI	0	0	0	5D
8 0115	CONCORD NH	1	5	0	1D
8 0127	BETHESDA MD	1	5	42	2D
8 0128	BETHESDA MD	1	5	57	2D
8 0128	BETHESDA MD	1	5	27	1D
8 0208	BOSTON MA	1	5	134	1D
8 0209	BOSTON MA	1	5	229	1D
8 0210	BOSTON MA	1	5	250	1D
8 0222	PITTSBURGH PA	1	4	266	2D
8 0223	BETHESDA MD	1	5	20	1D
8 0225	BETHESDA MD	1	5	15	1D
8 0321	BETHESDA MD	1	5	89	1D
8 0329	JENSENBECH FL	1	5	127	2D
8 0401	BETHESDA MD	1	5	47	1D
8 0405	BETHESDA MD	1	5	56	1D
8 0411	BETHESDA MD	1	5	27	1D
8 0421	BETHESDA MD	1	5	0	1D
8 0429	BETHESDA MD	1	5	38	1D
8 0502	CONCORD NH	1	5	150	1D
8 0503	CONCORD NH	1	5	215	1D
8 0504	CONCORD NH	1	5	193	1D
8 0505	CONCORD NH	1	5	220	1D
8 0506	CONCORD NH	1	5	210	2D
8 0509	BETHESDA MD	1	5	81	1D
8 0510	BETHESDA MD	1	5	67	1D
8 0510	BETHESDA MD	1	5	102	1D
8 0516	CONCORD NH	1	5	122	1D
8 0516	HAUPPAUGE NY	1	5	220	1D
8 0517	CONCORD NH	1	5	181	1D
8 0517	HAUPPAUGE NY	1	5	216	1D
8 0518	CONCORD NH	1	5	229	1D
8 0518	HONOLULU HI	1	5	0	1D
8 0518	HAUPPAUGE NY	1	5	167	1D
8 0519	CONCORD NH	1	5	235	1D
8 0519	HONOLULU HI	1	5	0	1D
8 0519	HAUPPAUGE NY	1	5	245	1D
8 0520	CONCORD NH	1	5	195	2D
8 0520	HONOLULU HI	1	5	0	1D
8 0520	HAUPPAUGE NY	1	5	0	1D
8 0523	HONOLULU HI	1	5	0	1D
8 0524	HONOLULU HI	1	5	0	1D

U. S. NUCLEAR REGULATORY COMMISSION
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FOR ONE-YEAR PERIOD

DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
8 0524	CONCORD NH	1	5	252	1D
8 0525	HONOLULU HI	1	5	0	1D
8 0525	CONCORD NH	1	5	286	1D
8 0526	HONOLULU HI	1	5	0	1D
8 0526	HAUPPAUGE NY	1	5	194	1D
8 0526	CONCORD NH	1	5	260	1D
8 0527	HONOLULU HI	1	5	0	1D
8 0527	HAUPPAUGE NY	1	5	114	1D
8 0527	CONCORD NH	1	5	253	1D
8 0530	HONOLULU HI	1	5	0	1D
8 0531	HONOLULU HI	1	5	0	1D
8 0601	HONOLULU HI	1	5	0	1D
8 0601	HAUPPAUGE NY	1	5	0	1D
8 0601	DALLAS TX	1	5	29	2D
8 0602	HONOLULU HI	1	5	0	1D
8 0602	HAUPPAUGE NY	1	5	127	1D
8 0603	HONOLULU HI	1	5	0	2D
8 0603	HAUPPAUGE NY	1	5	158	1D
8 0609	BETHESDA MD	1	5	40	1D
8 0610	BETHESDA MD	1	5	17	1D
8 0614	HAUPPAUGE NY	1	5	0	1D
8 0614	HAUPPAUGE NY	1	5	0	1D
8 0614	CONCORD NH	1	5	303	1D
8 0615	HAUPPAUGE NY	1	5	0	1D
8 0615	HAUPPAUGE NY	1	5	0	1D
8 0615	CONCORD NH	1	5	274	1D
8 0616	HAUPPAUGE NY	1	5	0	1D
8 0616	HAUPPAUGE NY	1	5	0	1D
8 0616	CONCORD NH	1	5	303	1D
8 0617	HAUPPAUGE NY	1	5	0	1D
8 0617	HAUPPAUGE NY	1	5	0	1D
8 0617	BETHESDA MD	1	5	30	1D
8 0621	HAUPPAUGE NY	1	5	0	1D
8 0622	HAUPPAUGE NY	1	5	0	1D
8 0623	HAUPPAUGE NY	1	5	0	1D
8 0623	BETHESDA MD	1	5	29	1D
8 0624	HAUPPAUGE NY	1	5	0	1D
8 0624	BETHESDA MD	1	5	34	1D
8 0628	BRATTLEBORO VT	1	5	112	2D
8 0628	BRATTLEBORO VT	1	5	43	2D
8 0629	BETHESDA MD	1	5	14	1D
8 0711	BETHESDA MD	1	5	226	1D
8 0711	BETHESDA MD	1	5	114	1D
8 0712	BETHESDA MD	1	5	243	1D
8 0713	DALLAS TX	1	5	108	2D
8 0714	BETHESDA MD	1	5	112	1D
8 0714	BETHESDA MD	1	5	181	1D

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE LOCATION ORIGINALS COPIES PAGES DELIVERY TYPE

0719	BETHESDA	MD	1	5	15	1D
0719	BETHESDA	MD	1	5	242	1D
0720	BETHESDA	MD	1	5	65	5D
0720	BETHESDA	MD	1	5	26	5D
0721	KNOXVILLE	TN	1	5	42	1D
0722	KNOXVILLE	TN	1	5	0	2D
0803	BOSTON	MA	1	5	264	1D
0804	BOSTON	MA	1	5	153	2D
** Subtotal **			147	728	16631	

U. S. NUCLEAR REGULATORY COMMISSION
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BY OFFICE
FOR ONE-YEAR PERIOD

DATE LOCATION ORIGINALS COPIES PAGES DELIVERY
TYPE

DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
** GPA					
0909	BETHESDA MD	1	1	211	1D
0910	BETHESDA MD	1	1	127	1D
1007	LOUISVILLE KY	1	0	180	2D
1008	LOUISVILLE KY	1	0	129	2D
1009	LOUISVILLE KY	1	0	57	2D
** Subtotal **		5	2	704	

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE LOCATION ORIGINALS COPIES PAGES DELIVERY TYPE

23	NMSS					
	0126 BETHESDA	MD	1	1	162	2D
23	Subtotal		1	1	162	

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
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NRR

0826	BETHESDA	MD	1	5	175	1D
0910	BETHESDA	MD	1	1	88	1D
0914	BETHESDA	MD	1	5	139	1D
0916	BETHESDA	MD	1	0	48	1D
0924	PYLESVILLE	MD	1	1	63	2D
0924	FAWN GROVE	PA	1	1	27	2D
0924	BETHESDA	MD	1	0	60	1D
1104	QUARRYVILE	PA	1	5	30	2D
1123	BETHESDA	MD	1	1	105	1D
1222	BETHESDA	MD	1	0	38	1D
1222	DELTA	PA	1	3	76	2D
0113	HARRISBURG	PA	1	0	104	2D
0113	BETHESDA	MD	1	5	33	2D
0114	BETHESDA	MD	1	5	38	2D
0115	BETHESDA	MD	1	5	0	2D
0116	BETHESDA	MD	1	5	15	2D
0116	BETHESDA	MD	1	5	28	2D
0116	BETHESDA	MD	1	5	63	2D
0118	BAY CITY	TX	1	2	49	5D
0118	BAY CITY	TX	1	2	50	5D
0119	BAY CITY	TX	1	2	50	5D
0119	BAY CITY	TX	1	2	52	5D
0119	BAY CITY	TX	1	2	27	5D
0120	BAY CITY	TX	1	2	0	5D
0208	ABERDEEN	MD	1	5	50	2D
0208	ABERDEEN	MD	1	5	56	2D
0208	ABERDEEN	MD	1	5	47	2D
0209	ABERDEEN	MD	1	5	57	2D
0209	ROCKVILLE	MD	1	0	35	1D
0209	ABERDEEN	MD	1	5	70	2D
0209	ABERDEEN	MD	1	5	76	2D
0209	ABERDEEN	MD	1	5	50	2D
0210	ABERDEEN	MD	1	5	66	2D
0210	ABERDEEN	MD	1	5	60	2D
0210	ABERDEEN	MD	1	5	54	2D
0210	ABERDEEN	MD	1	5	72	2D
0211	ABERDEEN	MD	1	5	52	2D
0211	ABERDEEN	MD	1	5	66	2D
0211	ABERDEEN	MD	1	5	57	2D
0211	ABERDEEN	MD	1	5	69	2D
0216	ABERDEEN	MD	1	5	93	2D
0216	ABERDFEN	MD	1	5	77	2D
0216	ABERDEEN	MD	1	5	52	2D
0216	ABERDEEN	MD	1	5	69	2D
0217	ABERDEEN	MD	1	5	52	2D
0217	ABERDEEN	MD	1	5	63	2D

U. S. NUCLEAR REGULATORY COMMISSION
 STENOGRAPHIC REQUIREMENTS
 BY OFFICE
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DATE LOCATION ORIGINALS COPIES PAGES DELIVERY
 TYPE

0217	ABERDEEN	MD	1	5	54	2D
0217	ABERDEEN	MD	1	5	60	2D
0218	ABERDEEN	MD	1	5	62	2D
0218	ABERDEEN	MD	1	5	50	2D
0218	ABERDEEN	MD	1	5	61	2D
0309	ROCKVILLE	MD	1	5	120	1D
0325	ABERDEEN	MD	1	5	77	2D
0325	ABERDEEN	MD	1	5	89	2D
0329	ABERDEEN	MD	1	5	68	2D
0329	ABERDEEN	MD	1	5	80	2D
0329	ABERDEEN	MD	1	5	66	2D
0330	ABERDEEN	MD	1	5	10	2D
0330	ABERDEEN	MD	1	5	92	2D
0330	ABERDEEN	MD	1	5	83	2D
0405	MONROE	MI	1	1	109	2D
0406	MONROE	MI	1	1	28	2D
0414	LANCASTER	PA	1	0	99	2D
0504	ROCKVILLE	MD	1	0	81	1D
0516	PYLESVILLE	MD	1	4	38	2D
0516	FAWN GROVE	PA	1	4	24	2D
0517	ABERDEEN	MD	1	5	63	2D
0517	QUARRYVILLE	PA	1	4	49	2D
0517	ABERDEEN	MD	1	5	61	2D
0526	HARRISBURG	PA	1	0	115	2D
0708	BOSTON	MA	1	0	42	2D
0714	HARRISBURG	PA	1	0	139	2D
** Subtotal **			72	263	4521	

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
**	OE				
	1001 BETHESDA	MD	1	4	40 2D
	1021 BETHESDA	MD	1	4	108 2D
**	Subtotal	**	2	8	148

U. S. NUCLEAR REGULATORY COMMISSION
 STENOGRAPHIC REQUIREMENTS
 BY OFFICE
 FOR ONE-YEAR PERIOD

DATE LOCATION ORIGINALS COPIES PAGES DELIVERY TYPE

DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
** OGC					
0820	SANFRISCO CA	1	1	261	2D
0820	SANFRISCO CA	1	1	17	2D
0820	SANFRISCO CA	1	1	6	2D
0910	BETHESDA MD	1	1	0	1D
1019	SANFRISCO CA	1	2	151	5D
1019	BETHESDA MD	1	1	223	1D
1019	BETHESDA MD	1	1	2	1D
1020	SANFRISCO CA	1	2	164	5D
1020	BETHESDA MD	1	1	97	1D
1021	SANFRISCO CA	1	2	217	5D
1022	SANFRISCO CA	1	2	193	5D
1023	SANFRISCO CA	1	2	170	5D
1110	SANFRISCO CA	1	1	311	2D
0519	ROCKVILLE MD	1	2	0	5D
0520	ROCKVILLE MD	1	2	0	5D
0523	ROCKVILLE MD	1	2	0	5D
0524	ROCKVILLE MD	1	2	0	5D
0610	ROCKVILLE MD	1	2	0	5D
0628	ROCKVILLE MD	1	2	0	5D
0629	ROCKVILLE MD	1	2	0	5D
0701	ROCKVILLE MD	1	2	0	5D
** Subtotal **		21	34	1812	

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
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** OI-I

0819	MIDDLETOWN PA	1	0	168	2D
0819	MIDDLETOWN PA	1	0	154	2D
0820	MIDDLETOWN PA	1	0	82	2D
0820	MIDDLETOWN PA	1	0	137	2D
0820	MIDDLETOWN PA	1	0	40	2D
0825	PARSIPPANY NJ	1	0	43	2D
0825	PARSIPPANY NJ	1	0	40	2D
0831	PRUSSIA PA	1	1	0	5D
0929	FORKEDRIVR NJ	1	0	44	2D
0929	FORKDRIVER NJ	1	0	39	2D
0929	FORKDRIVER NJ	1	0	94	2D
0930	PRUSSIA PA	1	0	85	2D
0930	PRUSSIA PA	1	0	161	2D
0930	PRUSSIA PA	1	0	34	2D
0930	PRUSSIA PA	1	0	55	2D
0930	PRUSSIA PA	1	0	24	2D
1005	PRUSSIA PA	1	0	87	2D
1009	FORKEDRIVR NJ	1	0	35	2D
1009	FORKDRIVER NJ	1	0	81	2D
1009	FORKDRIVER NJ	1	0	40	2D
1019	FORKEDRIVR NJ	1	0	59	2D
1215	FORKEDRIVR NJ	1	0	35	2D
1215	FORKDRIVER NJ	1	0	17	2D
1215	FORKDRIVER NJ	1	0	89	2D
1216	FORKEDRIVR NJ	1	0	13	2D
1216	FORKDRIVER NJ	1	0	23	2D
1216	FORKDRIVER NJ	1	0	21	2D
1216	FORKDRIVER NJ	1	0	60	2D
1217	FORKEDRIVR NJ	1	0	0	2D
0112	PARSIPPANY NJ	1	0	119	2D
0112	PARSIPPANY NJ	1	0	57	2D
0112	PARSIPPANY NJ	1	0	17	2D
0113	PARSIPPANY NJ	1	0	34	2D
0606	LIBERTY TX	1	0	12	2D
0606	LIBERTY TX	1	0	47	2D
0622	PRUSSIA PA	1	0	0	2D
0622	PRUSIA PA	1	0	0	2D
0622	PRUSSIA PA	1	0	34	2D
0622	PRUSSIA PA	1	0	55	2D
0623	PRUSSIA PA	1	0	34	2D
0623	PRUSSIA PA	1	0	67	2D
0624	PRUSSIA PA	1	0	0	2D
0628	TUCKER GA	1	0	0	2D
0629	TUCKER GA	1	0	51	2D
0630	TUCKER GA	1	0	29	2D
0630	TUCKER GA	1	0	21	2D

U. S. NUCLEAR REGULATORY COMMISSION
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DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
0714	PRUSSIA	PA	1	0	0 2D
0727	POTTSTOWN	PA	1	0	25 2D
0727	POTTSTOWN	PA	1	0	50 2D
0727	POTTSTOWN	PA	1	0	28 2D
0803	PRUSSIA	PA	1	0	68 2D
0803	PRUSSIA	PA	1	0	24 2D
** Subtotal **			52	1	2552

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
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DATE LOCATION ORIGINALS COPIES PAGES DELIVERY
TYPE

** OI-II

DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
0818	BOSTON MA	1	3	105	2D
0818	BOSTON MA	1	3	37	2D
0821	ATLANTA GA	1	3	78	2D
0826	WHITESTONE VA	1	0	122	2D
0827	CHATANOOGA TN	1	1	93	1D
0903	SWEETWATER TN	1	3	35	2D
0908	BETHESDA MD	1	3	27	2D
0908	BETHESDA MD	1	3	21	2D
0922	LAKE CITY FL	1	0	0	2D
0930	HOMESTEAD FL	1	0	44	2D
0930	HOMESTEAD FL	1	0	141	2D
0930	HOMESTEAD FL	1	0	116	2D
0930	HOMESTEAD FL	1	0	33	2D
1001	HOMESTEAD FL	1	0	99	2D
1006	HOMESTEAD FL	1	0	172	5D
1006	HOMESTEAD FL	1	0	82	5D
1006	HOMESTEAD FL	1	0	91	5D
1007	HOMESTEAD FL	1	0	129	5D
1007	HOMESTEAD FL	1	0	262	5D
1008	HOMESTEAD FL	1	0	118	5D
1013	JUNO BEACH FL	1	0	0	2D
1022	JUNO BEACH FL	1	0	167	2D
1022	JUNO BEACH FL	1	0	67	2D
1023	JUNO BEACH FL	1	0	54	2D
1113	ATLANTA GA	1	1	29	2D
1201	PORTLAND CT	1	0	39	2D
1201	PORTLAND CN	1	0	55	2D
1209	MIAMI FL	1	0	0	2D
0119	BRIDGEPORT WV	1	0	146	2D
0120	CLARKSBURG WV	1	0	43	2D
0120	CLARKSBURG WV	1	0	17	2D
0120	CLARKSBURG WV	1	0	9	2D
0120	CLARKSBURG WV	1	0	32	2D
0120	CLARKSBURG WV	1	0	29	2D
0120	CLARKSBURG WV	1	0	14	2D
0129	NAGS HEAD NC	1	0	208	2D
0203	KNOXVILLE TN	1	0	194	2D
0205	ATLANTA GA	1	1	184	1D
0208	ATLANTA GA	1	1	129	1D
0208	ATLANTA GA	1	1	112	1D
0208	ATLANTA GA	1	1	64	1D
0209	ATLANTA GA	1	1	145	1D
0210	NEW YORK NY	1	0	34	2D
0210	ATLANTA GA	1	1	144	1D
0211	ATLANTA GA	1	1	66	1D
0211	ATLANTA GA	1	1	109	1D

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
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0211	ATLANTA	GA	1	1	53 1D
0217	ATLANTA	GA	1	1	68 1D
0217	ATLANTA	GA	1	1	54 1D
0217	ATLANTA	GA	1	1	55 1D
0217	ATLANTA	GA	1	1	17 1D
0218	ATIANTA	GA	1	1	9 1D
0218	ATLANTA	GA	1	1	50 1D
0219	ATLANTA	GA	1	1	324 1D
0222	ATLANTA	GA	1	1	0 1D
0223	ATLANTA	GA	1	1	0 1D
0224	ATLANTA	GA	1	1	111 1D
0225	ATLANTA	GA	1	1	68 1D
0225	ATLANTA	GA	1	1	106 1D
0226	ATLANTA	GA	1	1	136 1D
0301	ATLANTA	GA	1	1	0 1D
0302	ATLANTA	GA	1	1	59 2D
0302	ATLANTA	GA	1	1	120 2D
0316	COLUMBIA	AL	1	0	44 2D
0329	KNOXVILLE	TN	1	1	190 2D
0329	KNOXVILLE	TN	1	1	111 2D
0330	KNOXVILLE	TN	1	1	106 2D
0412	BOSTON	MA	1	1	0 2D
0623	CHATANOOGA	TN	1	0	80 2D
0624	ATHENS	TN	1	0	188 2D
0712	PORTSMOUTH	NH	1	0	40 5D
0714	BOSTON	MA	1	2	46 5D
0729	WASHINGTON	DC	1	2	41 5D
0729	WASHINGTON	DC	1	2	34 5D
0811	WASHINGTON	DC	1	2	38 5D
0815	WAUKEGAN	IL	1	0	25 1D

Subtotal

76 57 6068

U. S. NUCLEAR REGULATORY COMMISSION
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 BY OFFICE
 FOR ONE-YEAR PERIOD

DATE LOCATION ORIGINALS COPIES PAGES DELIVERY TYPE

** OI-III

0826	DECATUR	IL	1	0	0	2D
0827	MATTESON	IL	1	0	0	2D
0908	GLEN ELLYN	IL	1	0	30	2D
0914	DETROIT	MI	1	0	28	2D
0915	DETROIT	MI	1	0	47	2D
0915	DETROIT	MI	1	0	26	2D
0917	JOLIET	IL	1	0	47	2D
0925	ST PAUL	MN	1	0	11	2D
0925	ST PAUL	MN	1	0	8	2D
1007	PERRY	OH	1	0	28	2D
1007	PERRY	OH	1	0	38	2D
1008	NEPTUNE	NJ	1	0	33	2D
1010	GLENELLYN	IL	1	0	25	2D
1013	GLEN ELLYN	IL	1	0	17	2D
1014	WASHINGTON	DC	1	0	45	2D
1015	BIRMINGHAM	AL	1	0	37	2D
1021	GLEN ROSE	TX	1	0	26	2D
1023	ZION	IL	1	0	19	2D
1023	ZION	IL	1	0	16	2D
1103	SACRAMENTO	CA	1	0	76	2D
1201	CINCINNATI	OH	1	0	47	2D
1201	CINCINNATI	OH	1	0	24	2D
1201	CINCINNATI	OH	1	0	37	2D
1201	CINCINNATI	OH	1	0	16	2D
1201	CINCINNATI	OH	1	0	22	2D
1202	CINCINNATI	OH	1	0	5	2D
1202	CINCINNATI	OH	1	0	16	2D
1202	CINCINNATI	OH	1	0	12	2D
1208	PRTCLINTON	OH	1	0	51	2D
1216	MYSTIC	CT	1	0	0	2D
1217	OAKHARBOR	OH	1	0	0	2D
1222	CLEVELAND	OH	1	0	122	2D
0107	CLEVELAND	OH	1	0	94	2D
0107	CLEVELAND	OH	1	0	19	2D
0107	CLEVELAND	OH	1	0	33	2D
0107	CLEVELAND	OH	1	0	34	2D
0107	CLEVELAND	OH	1	0	37	2D
0110	DAYTON	OH	1	0	23	2D
0119	OAK HARBOR	OH	1	0	93	2D
0119	OAK HARBOR	OH	1	0	27	2D
0121	CLEVELAND	OH	1	0	58	2D
0121	CLEVELAND	OH	1	0	39	2D
0121	CLEVELAND	OH	1	0	29	2D
0121	CLEVELAND	OH	1	0	28	2D
0126	MYSTIC	CN	1	0	24	2D
0127	BROOKSVILE	FL	1	0	54	2D

U. S. NUCLEAR REGULATORY COMMISSION
 STENOGRAPHIC REQUIREMENTS
 BY OFFICE
 FOR ONE-YEAR PERIOD

DATE LOCATION ORIGINALS COPIES PAGES DELIVERY TYPE

0127	ATLANTA	GA	1	0	35	2D
0203	ROMULUS	MI	1	0	0	2D
0203	DAISY	TN	1	0	23	2D
0204	CLEVELAND	OH	1	0	0	2D
0211	CLEVELAND	OH	1	0	35	2D
0211	CLEVELAND	OH	1	0	52	2D
0211	CLEVELAND	OH	1	0	33	2D
0211	CLEVELAND	OH	1	0	27	2D
0212	CLEVELAND	OH	1	0	17	2D
0218	DECATUR	IL	1	0	44	2D
0302	SODDYDAISY	TN	1	0	47	2D
0303	OAKHARBOR	OH	1	0	28	2D
0303	OAK HARBOR	OH	1	0	29	2D
0304	OAKHARBOR	OH	1	0	16	2D
0309	OAKHARBOR	OH	1	0	29	2D
0309	OAKHARBOR	OH	1	0	30	2D
0310	OAKHARBOR	OH	1	0	21	2D
0310	OAKHARBOR	OH	1	0	37	2D
0310	OAKHARBOR	OH	1	0	29	2D
0329	OAKHARBOR	OH	1	0	23	2D
0413	CHATANOOGA	TN	1	0	0	2D
0414	OAK HARBOR	OH	1	0	56	2D
0415	OAK HARBOR	OH	1	0	27	2D
0415	OAK HARBOR	OH	1	0	60	2D
0427	SPRINGFIELD	IL	1	0	16	2D
0524	ST PAUL	MN	1	0	27	2D
0524	ST PAUL	MN	1	0	19	2D
0524	ST PAUL	MN	1	C	45	2D
0525	ST PAUL	MN	1	0	38	2D
0628	MT VERNON	OH	1	0	0	2D
0629	MT VERNON	OH	1	0	0	2D
0712	MANASSAS	VA	1	0	63	2D
0713	SANDUSKY	OH	1	0	43	2D
0713	SANDUSKY	OH	1	0	32	2D
0714	OAK HARBOR	OH	1	0	43	2D
0719	MT VERNON	OH	1	0	20	2D
0719	MT VERNON	OH	1	0	20	2D
0721	OAK HARBOR	OH	1	0	18	5D
0721	OAK HARBOR	OH	1	0	68	5D
0721	OAK HARBOR	OH	1	0	16	5D
0726	ST PAUL	MN	1	0	35	2D
0727	OAK HARBOR	OH	1	0	26	2D
0802	CHICAGO	IL	1	0	33	2D
080815	GLEN ELLYN	IL	1	0	17	2D

** Subtotal **

90 0 2778

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE LOCATION ORIGINALS COPIES PAGES DELIVERY
TYPE

**	OI-IV						
9	1218	ARLINGTON TX	1	0	67	2D	
	0210	SANFRISCO CA	1	0	37	2D	
	0210	SANFRISCO CA	1	0	36	2D	
	0210	SANFRISCO CA	1	0	23	2D	
**	Subtotal	**	4	0	163		

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
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** OI-V

0901	AIEA	HA	1	0	0 5D
0902	AIEA	HA	1	0	23 5D
0902	AIEA	HA	1	0	46 5D
0902	AIEA	HA	1	0	57 5D
0903	AIEA	HA	1	0	13 5D
0910	AVILABEACH	CA	1	0	49 2D
0910	AVILABEACH	CA	1	0	77 2D
0910	AVILABEACH	CA	1	0	42 2D
0910	AVILABEACH	CA	1	0	15 2D
0910	AVILABEACH	CA	1	0	44 2D
0910	AVILABEACH	CA	1	0	44 2D
0911	AVILABEACH	CA	1	0	48 2D
0911	AVILABEACH	CA	1	0	27 2D
0911	AVILABEACH	CA	1	0	38 2D
0911	AVILABEACH	CA	1	0	48 2D
0917	AIEA	HA	1	0	117 5D
0918	AIEA	HA	1	0	48 5D
0919	AIEA	HA	1	0	64 5D
0924	HOBOKEN	NJ	1	0	73 2D
0924	HOBOKEN	NJ	1	0	105 2D
0930	SAN DIEGO	CA	1	0	70 2D
1006	MEMPHIS	TN	1	0	0 2D
1020	WINTERBURG	AR	1	0	18 2D
1020	WINTERBURG	AR	1	0	16 2D
1020	WINTERBURG	AR	1	0	53 2D
1020	WINTERBURG	AR	1	0	25 2D
1020	WINTERBURG	AR	1	0	19 2D
1020	WINTERBURG	AR	1	0	23 2D
1020	WINTERBURG	AR	1	0	26 2D
1113	WALNUTCREEK	CA	1	0	87 2D
1118	MEMPHIS	TN	1	0	68 2D
1119	DOTHAN	AL	1	0	47 2D
1203	HERALD	CA	1	0	26 2D
1203	HERALD	CA	1	0	33 2D
1203	HERALD	CA	1	0	48 2D
1203	HERALD	CA	1	0	37 2D
1203	HERALD	CA	1	0	61 2D
1203	HERALD	CA	1	0	46 2D
1204	HERALD	CA	1	0	63 2D
1204	HERALD	CA	1	0	20 2D
1204	HERALD	CA	1	0	28 2D
1204	HERALD	CA	1	0	30 2D
1204	HERALD	CA	1	0	21 2D
1207	REHNERTPRK	CA	1	0	68 2D
1217	HONOLULU	HI	1	0	56 2D
1217	HONOLULU	HI	1	0	49 2D

U. S. NUCLEAR REGULATORY COMMISSION
 STENOGRAPHIC REQUIREMENTS
 BY OFFICE
 FOR ONE-YEAR PERIOD

DATE	LOCATION		ORIGINALS	COPIES	PAGES	DELIVERY TYPE
1217	HONOLULU	HI	1	0	22	2D
1218	HONOLULU	HI	1	0	0	2D
1219	HONOLULU	HI	1	0	0	2D
0107	EVERETT	WA	1	0	20	2D
0112	MANHATTAN	KA	1	0	44	2D
0112	LAS VEGAS	NE	1	0	66	2D
0201	RICHLAND	WA	1	0	97	2D
0209	HONOLULU	HA	1	0	0	5D
0210	HONOLULU	HA	1	0	0	5D
0211	HONOLULU	HA	1	0	0	5D
0321	MEMPHIS	TN	1	0	60	2D
0719	INDUSTRY	CA	1	0	96	2D
0810	ROSEMEAD	CA	1	0	43	2D
0810	ROSEMEAD	CA	1	0	50	2D
0810	ROSEMEAD	CA	1	0	48	2D
0810	ROSEMEAD	CA	1	0	51	2D
0810	ROSEMEAD	CA	1	0	27	2D
0811	ROSEMEAD	CA	1	0	32	2D
0811	ROSEMEAD	CA	1	0	12	2D
0811	ROSEMEAD	CA	1	0	50	2D
** Subtotal **			66	0	2734	

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
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870824	BRUNSWICK GA	1	0	44	5D
870911	BETHESDA MD	1	0	40	5D
870921	BETHESDA MD	1	1	51	5D
870929	HOUSTON TX	1	0	13	5D
870930	WADSWORTH TX	1	0	28	5D
870930	WADSWORTH TX	1	0	78	5D
870930	WADSWORTH TX	1	0	14	5D
870930	WADSWORTH TX	1	0	17	5D
870930	WADSWORTH TX	1	0	31	5D
871002	ATLANTA GA	1	0	20	5D
871007	BETHESDA MD	1	0	23	5D
871013	ARLINGTON TX	1	0	97	2D
871016	BETHESDA MD	1	0	36	2D
871016	BETHESDA MD	1	0	55	2D
871016	BETHESDA MD	1	0	40	2D
871021	JOLIET IL	1	0	24	5D
871021	JOLIET IL	1	0	24	5D
871023	BETHESDA MD	1	0	42	1D
871023	BETHESDA MD	1	0	45	1D
871023	BETHESDA MD	1	0	25	1D
871023	BETHESDA MD	1	0	30	1D
871104	BETHESDA MD	1	0	25	5D
871106	BETHESDA MD	1	0	45	2D
871117	NEWHILL NC	1	0	24	2D
871117	NEWHILL NC	1	0	28	2D
871117	NEWHILL NC	1	0	7	2D
871117	NEWHILL NC	1	0	19	2D
871118	NEWHILL NC	1	0	0	2D
871120	ATLANTA GA	1	0	14	2D
871120	ATLANTA GA	1	0	25	2D
871123	ATLANTA GA	1	0	82	2D
871123	ATLANTA GA	1	0	18	2D
871124	ATLANTA GA	1	0	61	2D
871124	ATLANTA GA	1	0	19	2D
871218	ATLANTA GA	1	0	109	2D
870105	BETHESDA MD	1	1	105	2D
870108	BETHESDA MD	1	0	0	2D
870114	BETHESDA MD	1	1	51	2D
870121	BETHESDA MD	1	0	33	2D
870128	BETHESDA MD	1	0	133	2D
870129	BETHESDA MD	1	0	0	5D
870201	BETHESDA MD	1	0	55	5D
870208	GLEN ELLYN IL	1	0	15	2D
870208	GLEN ELLYN IL	1	0	29	2D
870208	GLEN ELLYN IL	1	0	16	2D
870209	GLEN ELLYN IL	1	0	23	5D

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
0209	GLEN ELLYN IL	1	0	18	2D
0209	GLEN ELLYN IL	1	0	22	2D
0209	GLEN ELLYN IL	1	0	25	5D
0212	BETHESDA MD	1	0	29	5D
0218	ROWE	1	0	28	5D
0225	GLEN ELLYN IL	1	0	74	5D
0308	ATLANTA GA	1	0	24	1D
0308	ATLANTA GA	1	0	28	1D
0309	ATLANTA GA	1	0	15	1D
0309	ATLANTA GA	1	0	12	1D
0309	ATLANTA GA	1	0	15	1D
0309	ATLANTA GA	1	0	9	1D
0309	ATLANTA GA	1	0	13	1D
0310	ATLANTA GA	1	0	15	1D
0310	ATLANTA GA	1	0	22	1D
0310	ATLANTA GA	1	0	10	1D
0310	ATLANTA GA	1	0	14	1D
0310	ATLANTA GA	1	0	25	1D
0310	ATLANTA GA	1	0	10	1D
0311	ATLANTA GA	1	0	17	2D
0316	ATLANTA GA	1	0	91	1D
0316	ATLANTA GA	1	0	40	1D
0322	ATLANTA GA	1	0	48	1D
0322	ATLANTA GA	1	0	34	1D
0323	BETHESDA MD	1	0	40	5D
0323	ATLANTA GA	1	0	33	1D
0323	BETHESDA MD	1	0	24	5D
0323	ATLANTA GA	1	0	9	1D
0323	ATLANTA GA	1	0	23	1D
0323	ATLANTA GA	1	0	69	1D
0323	ATLANTA GA	1	0	39	1D
0323	ATLANTA GA	1	0	53	1D
0323	ATLANTA GA	1	0	32	1D
0323	ATLANTA GA	1	0	28	1D
0323	ATLANTA GA	1	0	50	1D
0324	ATLANTA GA	1	0	27	2D
0324	BETHESDA MD	1	0	5	5D
0324	BETHESDA MD	1	0	137	5D
0324	ATLANTA GA	1	0	45	2D
0324	ATLANTA GA	1	0	66	2D
0324	ATLANTA GA	1	0	10	2D
0324	ATLANTA GA	1	0	15	2D
0324	ATLANTA GA	1	0	12	2D
0330	BETHESDA MD	1	0	42	5D
0420	BETHESDA MD	1	0	0	2D
0420	ROCKVILLE MD	1	0	0	2D
0421	BETHESDA MD	1	0	0	2D

U. S. NUCLEAR REGULATORY COMMISSION
 STENOGRAPHIC REQUIREMENTS
 BY OFFICE
 FOR ONE-YEAR PERIOD

DATE LOCATION ORIGINALS COPIES PAGES DELIVERY TYPE

0422	BETHESDA	MD	1	0	50	2D
0510	BETHESDA	MD	1	0	37	5D
0511	BETHESDA	MD	1	0	31	2D
0513	BETHESDA	MD	1	0	11	5D
0516	BETHESDA	MD	1	0	63	5D
0517	BETHESDA	MD	1	0	28	5D
0517	SOUTHPORT	NC	1	0	26	5D
0519	BETHESDA	MD	1	0	32	5D
0603	BETHESDA	MD	1	0	4	5D
0606	BETHESDA	MD	1	0	27	5D
0613	ROCKVILLE	MD	1	0	28	5D
0615	DOTHAN	AL	1	0	32	5D
0620	ROCKVILLE	MD	1	0	22	5D
0701	ATLANTA	GA	1	0	20	5D
0705	BETHESDA	MD	1	0	0	5D
0712	BETHESDA	MD	1	0	39	5D
0810	BETHESDA	MD	1	0	54	5D

** Subtotal **

110 3 3614

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE LOCATION ORIGINALS COPIES PAGES DELIVERY

**	OP/PLR						
	0415 BETHESDA	MD	1	2	29	1D	
	0720 ROCKVILLE	MD	1	4	15	2D	
**	Subtotal	**	2	6	44		

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE LOCATION ORIGINALS COPIES PAGES DELIVERY TYPE

** OSDBUCR						
0725	BALTIMORE	MD	1	1	218	2D
0726	BALTIMORE	MD	1	1	197	2D
** Subtotal **			2	2	415	

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
**	OSP				
0910	KNOXVILLE TN	1	5	87	2D
0911	KNOXVILLE TN	1	5	69	2D
1124	BETHESDA MD	1	0	120	2D
1209	DALLAS TX	1	5	59	2D
0203	KNOXVILLE TN	1	4	67	5D
0224	CHATTANOGA TN	1	0	132	2D
0426	WASHINGTON DC	1	3	82	2D
0613	ROCKVILLE MD	1	4	76	2D
**	Subtotal	**	8	26	692

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE LOCATION ORIGINALS COPIES PAGES DELIVERY TYPE

** PERSEC						
0901 BETHESDA	MD	1	1	0	1D	
0916 BETHESDA	MD	1	1	0	1D	
** Subtotal **		2	2	0		

U. S. NUCLEAR REGULATORY COMMISSION
STENOGRAPHIC REQUIREMENTS
BY OFFICE
FOR ONE-YEAR PERIOD

DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
**	PSB				
0210	JOHNSONCTY TN	1	1	20	2D
0210	JOHNSONCTY TN	1	1	22	2D
0210	JOHNSONCTY TN	1	1	30	2D
0210	JOHNSONCTY TN	1	1	42	2D
0210	JOHNSONCTY TN	1	1	25	2D
0210	JOHNSONCTY TN	1	1	19	2D
0210	JOHNSONCTY TN	1	1	29	2D
0211	JOHNSONCTY TN	1	1	34	2D
0510	BETHESDA MD	1	1	27	2D
0510	BETHESDA MD	1	1	25	2D
0601	JONSONCITY TN	1	1	14	2D
0601	JONSONCITY TN	1	1	42	2D
0601	JONSONCITY TN	1	1	39	2D
0601	JONSONCITY TN	1	1	49	2D
0707	BETHESDA MD	1	1	22	2D
0726	BETHESDA MD	1	1	40	2D
**	Subtotal **	16	16	479	

U. S. NUCLEAR REGULATORY COMMISSION
 STENOGRAPHIC REQUIREMENTS
 BY OFFICE
 FOR ONE-YEAR PERIOD

DATE	LOCATION	ORIGINALS	COPIES	PAGES	DELIVERY TYPE
**	RES				
1020	BETHESDA MD	1	1	73	1D
0217	BETHESDA MD	1	3	305	5D
0218	BETHESDA MD	1	0	199	5D
0224	COLUMBIA MD	1	2	157	1D
0224	COLUMBIA MD	1	2	106	1D
0225	COLUMBIA MD	1	2	192	1D
0226	COLUMBIA MD	1	2	50	1D
0602	BETHESDA MD	1	4	258	2D
0603	BETHESDA MD	1	4	187	2D
0609	ROCKVILLE MD	1	3	160	2D
**	Subtotal **	10	23	1687	
***	Total ***	831	1482	68704	

NUCLEAR REGULATORY COMMISSION

Doc# No. _____ Official Exh. No. _____
in the matter of _____
STAR _____ IDENTIFIED _____
Applicant _____ RECEIVED _____
Interenor _____ REJECTED _____
Comp'g Off' _____
Contractor _____ DATE _____
Other _____ Witness _____
Reporter _____