ATTACHMENT J.7

APPENDIX G

PURCHASING SYSTEM REQUIREMENTS

Applicable to the Operation of
Ernest Orlando Lawrence Berkeley National Laboratory

Contract No. DE-AC02-05CH11231
Appendix G

Purchasing System Requirements

This Appendix and Clause I.114, “Contractor Purchasing System,” sets forth DOE requirements applicable to the Purchasing System established under the Contract for the management of Ernest Orlando Lawrence Berkeley National Laboratory.

Subcontracts Not Binding on DOE

As used herein, the term “subcontracts” includes subcontracts, purchase orders, letter agreements, basic ordering agreements, consultant agreements, micro-purchases, EDI and FACNET transactions, and lower tier subcontracts under cost-type subcontracts (in an unbroken cost-type chain) that represent costs properly chargeable to the Prime Contract.

All applicable subcontracts shall be made in the name of the Contractor, shall not bind or purport to bind the Government, shall not relieve the Contractor of any obligation under the Prime Contract (including, among other things, the obligation to properly supervise and coordinate the work of subcontractors), and shall contain such provisions as are required by this Contract or as DOE may prescribe based on Federal statutes and regulations, or DOE Orders and Policies.

DOE Approval

Prior DOE written approval is required for the following actions:

1. Fixed price actions, using standard terms and conditions, having a value of $15,000,000.00 or greater, or any subcontract modification which will cause the value to exceed $15,000,000.00;

2. Cost reimbursement and Time and Materials/Labor Hour actions, using standard terms and conditions, having a value of $10,000,000 or greater, or any subcontract modification which will cause the value to exceed $10,000,000.00.

3. Except as otherwise expressly provided or directed, in writing, by DOE Patent Counsel with notification to the Contracting Officer, actions which involve any one of, or combination of, the following intellectual property matters:
   a. Acquisition of software by negotiated lease or license;
b. Purchase of patents or patent license rights, including the payment of royalties and permits, or license fees;

c. Recognition of proprietary rights, including the recognition of technical data as trade secrets; or,

d. Any restriction of DOE’s use of data procured under a subcontract.

4. Inter-Contractor Purchases (ICP’s) with estimated costs exceeding $1,000,000.00, including any subsequent modification that increases allocated funding or total estimated costs.

5. The purchase of utilities defined as: steam, gas, electricity, telephone lines, water and sewage furnished to campus building space occupied by LBNL-funded personnel.

6. Updates to General Terms and Conditions or Standard Practices (SPs) as a result of changes to the federal regulations or contract DE-AC02-05CH11231 are authorized. Substantive changes to an established policy or procedure will continue to be submitted to the Contracting Officer (CO) for approval. All administrative changes in the SPs or General Terms and Conditions will be provided to the CO prior to the release.

7. Intra-University Transactions (IUT) expected to exceed $1,000,000.00. Any IUT modification that extends the period of performance beyond 5 years past the original period of performance.

The above approval requirements do not eliminate any other requirement for review, concurrence, or approval of other proposed actions specified in the subject contract or DOE’s right to require consent on any single or class of purchasing actions selected for special surveillance.