TECHNICAL SERVICE AGREEMENT No.

Article I. Parties to the Agreement

The Parties to this Agreement are UChicago Argonne, LLC as operator of ARGONNE NATIONAL LABORATORY ("the Laboratory") operating under Prime Contract No. DE-AC02-06CH11357 ("Prime Contract") with the United States Government ("Government") represented the U. S. DEPARTMENT OF ENERGY ("DOE"), by and _("Sponsor"). The Laboratory agrees to perform the work on a best effort basis as set forth under Proposal No. _____, attached hereto as Appendix A. It is understood by the Parties that the Laboratory is obligated to comply with the terms and conditions of the Prime Contract when providing goods, services, products, processes, materials, or information to the Sponsor under this Agreement.

Article II. Term of the Agreement

The Laboratory estimated period of performance for completion of the work described in Appendix A is through ______. The effective date of this Agreement shall be the date on which it is signed by the last of the Parties below.

Article III. Costs and Payments

The estimated cost of the work to be performed is ______. The Laboratory shall recover the actual cost of the work. Services are charged at the rate in effect during the month in which the services are performed. The Laboratory has no obligation to continue or complete performance of the work at a cost in excess of its estimated cost, including any subsequent amendment.

A. The Sponsor shall advance the following amount in United States dollars (U.S.\$) at the time shown below:

Amount Due

Date Due

Upon execution of Agreement

Advance payment shall be recorded in the Laboratory's account at which time it shall be liquidated by charging costs incurred during that period to the advance payment account. Advance payment in excess of total costs incurred by the Laboratory under this Agreement shall be refunded to the Sponsor.

Article IV. Patents

All of the work performed by the Laboratory shall be in accordance with the requirements of the Prime Contract, as amended, and all rights in data and in inventions made in the course of or under this Agreement will be in accordance with the terms of the Prime Contract.

Article V. Disclaimer

THE GOVERNMENT AND THE LABORATORY MAKE NO EXPRESS OR IMPLIED WARRANTY AS TO THE CONDITIONS OF THE RESEARCH OR ANY INTELLECTUAL PROPERTY, GENERATED INFORMATION, OR PRODUCT MADE OR DEVELOPED UNDER THIS AGREEMENT, OR THE OWNERSHIP, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE OF THE RESEARCH OR RESULTING PRODUCT; THAT THE GOODS, SERVICES, MATERIALS, PRODUCTS, PROCESSES, INFORMATION, OR DATA TO BE FURNISHED HEREUNDER WILL ACCOMPLISH INTENDED RESULTS OR ARE SAFE FOR ANY PURPOSE INCLUDING THE INTENDED PURPOSE; OR THAT ANY OF THE ABOVE WILL NOT INTERFERE WITH PRIVATELY OWNED RIGHTS OF OTHERS. NEITHER THE GOVERNMENT NOR THE LABORATORY SHALL BE LIABLE FOR SPECIAL, CONSEQUENTIAL, OR INCIDENTAL DAMAGES ATTRIBUTED TO SUCH RESEARCH OR RESULTING PRODUCT, INTELLECTUAL PROPERTY, GENERATED INFORMATION, OR PRODUCT MADE OR DELIVERED UNDER THIS AGREEMENT.

NEITHER THE GOVERNMENT, THE DOE, THE LABORATORY, NOR PERSONS ACTING ON THEIR BEHALF WILL BE RESPONSIBLE, IRRESPECTIVE OF CAUSES, FOR FAILURE TO PERFORM THE SERVICES OR FURNISH THE MATERIALS OR INFORMATION HEREUNDER AT ANY PARTICULAR TIME OR IN ANY SPECIFIC MANNER THEREFOR WHERE APPROPRIATE.

Article VI. General Indemnity

The Sponsor agrees to indemnify and hold harmless the Government, the DOE, the Laboratory, and persons acting on their behalf from all liability, including costs and expenses incurred, to any person, including the Sponsor, for injury to or death of persons or other living things or injury to or destruction of property arising out of the performance of the Agreement by the Government, the DOE, the Laboratory, or persons acting on their behalf, or arising out of the use of the services performed, materials supplied, or information given hereunder by any person including the Sponsor, and not directly resulting from the fault or negligence of the Government, the DOE, the Laboratory, or persons acting on their behalf.

Article VII. Product Liability Indemnity

Except for any liability resulting from any negligent acts or omissions of the Government or the Laboratory, the Sponsor agrees to indemnify the Government and the Laboratory for all damages, costs, and expenses, including attorney's fees, arising from personal injury or property damage occurring as a result of the making, using, or selling of a product, process, or service by or on behalf of the Sponsor, its assignees, or licensees, which was derived from the work performed under this Agreement. In respect to this Article, neither the Government nor the Laboratory shall be considered assignees or licensees of the Sponsor, as a result of reserved Government and Laboratory rights. The indemnity set forth in this Article shall apply only if the Sponsor shall have been informed as soon and as completely as practical by the Laboratory

and/or the Government of the action alleging such claim and shall have been given an opportunity, to the maximum extent afforded by applicable laws, rules, or regulations, to participate in and control its defense, and the Laboratory and/or Government shall have provided all reasonably available information and reasonable assistance requested by the Sponsor. No settlement for which the Sponsor would be responsible shall be made without the Sponsor's consent unless required by final decree of a court of competent jurisdiction.

Article VIII. Intellectual Property Indemnity – Limited

The Sponsor shall indemnify the Government and the Laboratory and their officers, agents, and employees against liability, including costs, for infringement of any United States patent, copyright, or other intellectual property arising out of any acts required or directed by the Sponsor to be performed under this Agreement to the extent such acts are not already performed at the facility. Such indemnity shall not apply to a claimed infringement that is settled without the consent of the Sponsor unless required by a court of competent jurisdiction.

Article IX. Use of Information

The DOE shall have the right to use, without payment of any compensation, any information acquired by the DOE or the Laboratory in connection with or as a result of the work hereunder for any purpose.

Article X. Export Control

The Parties understand that materials and information resulting from the performance of this Agreement may be subject to export control laws and that each Party is responsible for its own compliance with such laws.

Article XI. Termination

Performance of work under this Agreement may be terminated at any time by either Party, without liability, except as provided herein, upon giving a thirty (30) day written notice to the other Party. Such notice will be effective upon receipt of written notice by the other Party. In the event of termination, the Sponsor shall be responsible for the Laboratory's costs (including closeout costs), through the effective date of termination, but in no event shall the Sponsor's cost responsibility exceed the total cost to the Sponsor as described in Article III above.

Article XII. Sponsor's Purchase Order

Any terms and conditions appearing on Sponsor's purchase order shall have no force or effect. The above terms and conditions hereof are the only terms and conditions applicable to this transaction.

(See next page for signatures)

IN WITNESS WHEREOF, THE PARTIES HERETO HAVE EXECUTED THIS AGREEMENT.

FOR UCHICAGO ARGONNE, LLC (As Operator of ARGONNE NATIONAL LABORATORY):

By:	
Title:	
Date:	
FOR (SPONSOR):
By:	
By: Title:	