AMENDMENT NO. 1

CONTRACT NO. 36238

FOR

Laboratory Services

Pursuant to Ordinance No. 179331

This Contract was made and entered into on the 25th day of July, 2005, by and between SEQ Corp. DBA North Creek Analytical, Inc. hereinafter called Contractor, and the City of Portland, a municipal corporation of the State of Oregon, by and through its duly authorized representatives, hereinafter called City.

- 1. This contract is hereby amended to recognize the merger of SEQ Corp. DBA North Creek Analytical Inc. with TestAmerica Laboratories, Inc. The City hereby approves of TestAmerica Laboratories, Inc. as the successor to this contract in accordance with the attached supporting documentation.
- 2. This Contract is hereby extended and services are renewed through June 30, 2010.
- 3. Exhibit A of the Contract is amended to include additional testing services for low levels of semi-volatile organic, volatile organic, PCB compounds and other analyses necessary for the Portland Harbor and Underground Injection Control (UIC) programs.
- The Cost Matrix in Exhibit A of the Contract is amended as specified in the Cost Matrix attached to this Amendment.
- 5. Additional compensation is necessary and shall not exceed \$800,000.00.

All other terms and conditions shall remain unchanged and in full force and effect.

		Tatigor Cita III toll for or all a river	
		TestAmerica Laboratories, I	nc.
		BY: I Woll DENNE WENS	3/17/08
		(Name and Title)	
		Address: 7405 SW I	SUA ZUBMIU
		Address: <u>9405 SW 1</u> Beaverby, (8007P NE
		Telephone: 503-906	-9200
Approved as to Form:		CITY OF PORTLAND	
		By:	
City Attomey	Date	Auditor	Date
		Ву:	
		Mayor/Elected Official	Date

ROI	DUCER AON Risk Services South, Inc. fka AON Risk Services, Inc. ~ 121 West Trade Street 2400 Interstate Tower Charlotte NC 28202 USA	Carolinas	AND CONFERS CERTIFICATE	NO RIGHTS UPO DOES NOT AMEN	AS A MATTER OF INFORMA ON THE CERTIFICATE HOL ND, EXTEND OR ALTER THE E POLICIES BELOW.	DER. THIS	
PHONE - (866) 283-7122 FAX - (847) 953-5390			INSURERS AFFORDING COVERAGE N				
INSURED			INSURER A: ZU	ırich American	Ins Co	16535	
	TestAmerica Laboratories, Inc 4101 Shuffel Drive NW		INSURER B: Aff	erican Guaran	ee & Liability Ins Co	26247	
	North Canton OH 44720 USA		INSURER C: Gr	reenwich Insura	ınce Company	22322	
			INSURER D:				
			INSURER E:				
TH AN PE AG	VERAGES THE POLICIES OF INSURANCE LISTED BELOW IN REQUIREMENT, TERM OR CONDITION OF SERTAIN, THE INSURANCE AFFORDED BY THE GOREGATE LIMITS SHOWN MAY HAVE BEEN JADO'Y	HAVE BEEN ISSUED TO THE IN ANY CONTRACT OR OTHER D POLICIES DESCRIBED HEREIN	SURED NAMED ABO OCUMENT WITH RES IS SUBJECT TO ALL	VE FOR THE POLICY SPECT TO WHICH TH THE TERMS, EXCLUS	PERIOD INDICATED. NOTWITH: IS CERTIFICATE MAY BE ISSUED	STANDING OOR MAY	
R	INSRD TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE(MM\DD\YY)	POLICY EXPIRATION DATE(MM\DD\YY)	LIMITS		
1	GENERAL LIABILITY	GL0925885700	04/01/07	04/01/08	EACH OCCURRENCE	\$1,000,000	
	X COMMERCIAL GENERAL LIABILITY	General Liability			DAMAGE TO RENTED PREMISES (Ea occurence)	\$250,000	
	CLAIMS MADE X OCCUR				MED EXP (Any one person)	\$5,000	
ı					PERSONAL & ADV INJURY	\$1,000,000	
	CONT. ACCORDANCE AND				GENERAL AGGREGATE	\$2,000,000	
	GEN'L AGGREGATE LIMIT APPLIES PER: X POLICY PRO- LOC		:		PRODUCTS - COMP/OP AGG	\$2,000,000	
1	AUTOMOBILE LIABILITY X ANY AUTO	BAP925885600 Automobile (AOS)	04/01/07	04/01/08	COMBINED SINGLE LIMIT (Ea accident)	\$1,000,000	
	ALL OWNED AUTOS SCHEDULED AUTOS				BODILY INJURY (Per person)		
	X HIRED AUTOS X NON OWNED AUTOS				BODILY INJURY (Per accident)		
					PROPERTY DAMAGE (Per accident)		
	GARAGE LIABILITY				AUTO ONLY - EA ACCIDENT		
1				4	OTHER THAN EA ACC AUTO ONLY: AGG		
t	EXCESS /UMBRELLA LIABILITY	AUC925889900	04/01/07	04/01/08	EACH OCCURRENCE	\$4,000,000	
	X OCCUR CLAIMS MADE	Umbrella Liability			AGGREGATE	\$4,000,000	
	DEDUCTIBLE RETENTION						
\dagger	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	WC925885500 WC (Drillers & Labs)	04/01/07	04/01/08	X WC STATU- OTH- TORY LIMITS ER E.L. EACH ACCIDENT	\$1,000,000	
	ANY PROPRIETOR / PARTNER / EXECUTIVE OFFICER/MEMBER EXCLUDED?				E.L. DISEASE-EA EMPLOYEE	\$1,000,000	
	If yes, describe under SPECIAL PROVISIONS below				E.L. DISEASE-POLICY LIMIT	\$1,000,000	
-	OTHER Env Prof (E&O)	PEC001332105 Professional & Polluti	04/01/07	04/01/08	Each Claim Total Claims	\$5,000,000 \$5,000,000	
RI C bri	IPTION OF OPERATIONS/LOCATIONS/VEHICLES/EX City of Portland, and its agen ract with respect to General L ility as shown on this documen	CLUSIONS ADDED BY ENDORSEME ts, officers, and emp iability, Automobile t. Waiver of Subroga	NT/SPECIAL PROVISION Doyees are inc Liability and Ation with resp	NS Cluded as Addi Excess Liabil Dect to Automo	tional Insured where ity not in excess of bile Liability as req	required by limits of uired by	
	FIFICATE HOEDER	C					
	City of Portland Auditor's office 1221 SW 4th Avenue, Room No. Portland OR 97204 USA	140	SHOULD ANY OF THE A DATE THEREOF, THE 1: 30 DAYS WRITTEN NOT BUT FAILURE TO DO SO	BOVE DESCRIBED POL SSUING INSURER WILL ICE TO THE CERTIFICA SHALL IMPOSE NO OB	CIES BE CANCELLED BEFORE THE E ENDEAVOR TO MAIL TE HOLDER NAMED TO THE LEFT, LIGATION OR LIABILITY S OR REPRESENTATIVES.	EXPIRATION	
			AUTHORIZED REPRESE	ENTATIVE	Aon Risk Services S	Fauth Inc	

Attachment to ACORD Certificate for TestAmerica Laboratories, Inc
The terms, conditions and provisions noted below are hereby attached to the captioned certificate as additional description of the coverage afforded by the insurer(s). This attachment does not contain all terms, conditions, coverages or exclusions contained in the policy.

INSURED

TestAmerica Laboratories, Inc 4101 Shuffel Drive NW North Canton OH 44720 USA

INSURER		
INSURER		

ADDITIONAL POLICIES

If a policy below does not include limit information, refer to the corresponding policy on the ACORD certificate form for policy limits.

INSR LTR	ADD'L INSRD	TYPE OF INSURANCE	POLICY NUMBER POLICY DESCRIPTION	POLICY EFFECTIVE DATE	POLICY EXPIRATION DATE	LIMITS	
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			<u>, in , </u>				

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES/EXCLUSIONS ADDED BY ENDORSEMENT/SPECIAL PROVISIONS

written contract and as permitted by law. Cancellation Provision shown herein is subject to shorter or longer time periods depending on the jurisdiction of, and reason for, the cancellation.

Certificate No:



THE LEADER IN ENVIRONMENTAL TESTING February 26, 2008

> Mr. Duane Linnertz City of Portland Auditor's Office 1221 SW 4th Avenue, Rm #140 Portland, OR 97204

Subject:

Merger of TestAmerica Analytical Companies as of January 1

Reference:

City of Portland

Dear Mr. Linnertz:

As a final step in the integration of the TestAmerica analytical business, the 3 affiliated corporations that now comprise the analytical division, TestAmerica Laboratories, Inc., TestAmerica Analytical Testing Corp., and SEQ Corp., will be merged into one corporation as of January 1, 2008. The surviving entity will be TestAmerica Laboratories, Inc. ("TAL").

As a consequence of this merger, the legal entities of TestAmerica Analytical Testing Corp., and SEQ Corp., will no longer exist. All employees and assets of those corporations will become a part of TestAmerica Laboratories, Inc. Please be assured that your work will not be moved, and that the labs you are accustomed to dealing with will continue to serve you. TestAmerica Laboratories, Inc. will honor all of the commitments made in the contracts that are assigned in this process.

Therefore, we request your consent to assign the contracts you have with those entities to TestAmerica Laboratories, Inc.

The corporate information for TestAmerica Laboratories, Inc. is:

TestAmerica Laboratories, Inc. 4101 Shuffel Street NW North Canton, OH 44720

Remit to:

FEIN: 23-2919996

Please refer to the information on the invoices.

Please indicate your consent to the assignment by signing below and returning a copy of this letter to me by email (<u>Vicky Gerald@testamericainc.com</u>) or fax (828-) 505-2894, or mail to the address on the letterhead.

Letter re: Consent to Assignment

February 26, 2008

Page 2

If you wish us to execute a contract amendment or novation, please forward those documents to me for processing. TestAmerica looks forward to continuing our relationship with your company.

Sincerely.

TestAmerica Laboratories, Inc.

Vicky Gerald

Contract Coordinator

I hereby consent to assignment of the referenced contracts to TestAmerica Laboratories, Inc.

Signed:

Printed Name and Title: CHARLES R. LYTLE, LABORATORY MANGER

Date:

2/20/08



Sharon L. Gordon
Legal & Contracts Director
Email: sgordon@stl-inc.com

January 2, 2008

To Whom it may concern:

As a final step in the integration of the TestAmerica analytical business, the 3 affiliated corporations that comprised the analytical division, TestAmerica Laboratories, Inc., TestAmerica Analytical Testing Corp., and SEQ Corp., were merged into one corporation as of January 1, 2008. The surviving entity is TestAmerica Laboratories, Inc. ("TAL").

As a consequence of the mergers, the legal entities of TestAmerica Analytical Testing Corp., and SEQ Corp., no longer exist. All locations, employees and assets of those corporations are now a part of TestAmerica Laboratories, Inc.

Enclosed with this letter are copies of the filed Merger and Transfer documents.

Please feel free to contact me with any questions or requests. We look forward to continuing to work with you under our consolidated company: TestAmerica Laboratories, Inc.

Sincerely.

TESTAMERICA LABORATORIES, INC.

Legal & Contracts Director

Enclosure

Attachments:

- 1. Certificate of Ownership Merging TestAmerica Holdings, Inc. into TestAmerica Analytical Testing Corp., and changing the name of the surviving corporation to TestAmerica Holdings, Inc.
- 2. Contribution and Assumption Agreement transferring assets of TestAmerica Holdings, Inc. to TestAmerica Laboratories. Inc.
- 3. Certificate of Merger of SEQ Corp. into TestAmerica Laboratories, Inc.

Delaware

PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"TESTAMERICA HOLDINGS, INC.", A DELAWARE CORPORATION,

WITH AND INTO "TESTAMERICA ANALYTICAL TESTING CORP." UNDER
THE NAME OF "TESTAMERICA ANALYTICAL TESTING CORP.", A
CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE
OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE
THIRTY-FIRST DAY OF DECEMBER, A.D. 2007, AT 4:33 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF
THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE FIRST DAY OF
JANUARY, A.D. 2008, AT 12:01 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE AND KENT COUNTY RECORDER OF DEEDS.

3600780 8100M

071378603

You may verify this certificate onlin at corp.delaware.gov/authver.shtml

Warriet Smith Hindson

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 6278426

DATE: 01-02-08

State of Delaware Secretary of State Division of Corporations Delivered 04:33 FM 12/31/2007 FTLED 04:33 FM 12/31/2007 SRV 071378603 - 3600780 FILE

CERTIFICATE OF OWNERSHIP MERGING TESTAMERICA HOLDINGS, INC. INTO TESTAMERICA ANALYTICAL TESTING CORP.

(Pursuant to Section 253 of the General Corporation Law of Delaware)

TestAmerica Analytical Testing Corp., a corporation incorporated on the 11th day of December, 2002 A.D., pursuant to the provisions of the General Corporation Law of the State of Delaware:

DOES HEREBY CERTIFY that this corporation owns 100% of the capital stock of TestAmerica Holdings, Inc., a corporation incorporated on the 15th day of September, 2006 A.D., pursuant to the provisions of the General Corporation Law of the State of Delaware, and that this corporation, by a unanimous written consent of its Board of Directors dated as of the 31st day of December, 2007 A.D., determined to and did merge into itself said TestAmerica Holdings, Inc., which resolution is in the following words to wit:

WHEREAS this corporation lawfully owns 100% of the outstanding stock of TestAmerica Holdings, Inc., a corporation organized and existing under the laws of Delaware, and

WHEREAS this corporation desires to merge into itself the said TestAmerica Holdings, Inc. and to be possessed of all the estate, property, rights, privileges and franchises of said corporation,

NOW, THEREFORE, BE IT RESOLVED, that effective as of 12:01 A.M. EST on January 1, 2008, this corporation merge into itself said TestAmerica Holdings, Inc. and assumes all of its liabilities and obligations;

FURTHER RESOLVED, that an authorized officer of this corporation be and he/she is hereby directed to make and execute a certificate of ownership setting forth a copy of the resolution to merge said TestAmerica Holdings, Inc. and assume its liabilities and obligations, and the date of adoption thereof, and to file the same in the office of the Secretary of State of Delaware, and a certified copy thereof in the office of the Recorder of

Deeds of New Castle County;

FURTHER RESOLVED, that the officers of this corporation be and they hereby are authorized and directed to do all acts and things whatsoever, whether within or without the State of Delaware; which may be in any way necessary or proper to effect said merger;

FURTHER RESOLVED that TestAmerica Analytical Testing Corp. relinquishes its corporate name and assumes in place thereof the name TestAmerica Holdings, Inc.; and

FURTHER RESOLVED that the effective time of the merger described in this Certificate of Ownership shall be 12:01 A.M. EST on January 1, 2008

IN WITNESS WHEREOF, said parent corporation has caused its corporate seal to be affixed and this certificate to be signed by an authorized officer this 31st day of December, 2007 A.D.

TESTAMERICA ANALYTICAL TESTING CORP.

By: /s/Rachel Brydon Jannetta

Name: Rachel Brydon Jannetta

Title: President

CONTRIBUTION AND ASSUMPTION AGREEMENT

This CONTRIBUTION AND ASSUMPTION AGREEMENT (this "Agreement"), dated as of December 21, 2007, but effective as of 12:03 A.M. on January 1, 2008 (the "Effective Time"), is entered into by and between TestAmerica Holdings, Inc., a Delaware corporation ("TA Holdings"), and TestAmerica Laboratories, Inc., a Delaware corporation ("TA Labs").

WITNESSETH:

WHEREAS, TA Holdings owns 100% of the issued and outstanding equity interests of TA Labs; and

WHEREAS, upon the terms and subject to the conditions set forth herein, (i) TA Holdings desires to transfer to TA Labs, and TA Labs desires to receive from TA Holdings, all of TA Holdings' right, title and interest in its properties, assets and rights of any kind (including, without limitation, all of its contracts) (collectively, the "Contributed Assets") and (ii) TA Labs desires to assume all of the liabilities and obligations of TA Holdings of any kind (the "Assumed Liabilities").

NOW, THEREFORE, in consideration of the mutual promises, covenants, representations and warranties contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

1. Contribution and Assumption.

- (a) Effective at the Effective Time, TA Holdings hereby contributes and assigns to TA Labs all of its right, title and interest in, to and under the Contributed Assets as a contribution with respect to its equity interests in TA Labs, and TA Labs hereby accepts such contribution and assignment by TA Holdings.
 - (b) Effective at the Effective Time, TA Labs hereby assumes all of the Assumed Liabilities.

Binding Effect: Benefits.

This Agreement shall be binding upon and inure to the benefit of TA Holdings and TA Labs and their respective successors and assigns. Nothing in this Agreement, express or implied, is intended or shall be construed to give any person or entity other than TA Holdings and TA Labs or their respective successors or assigns any legal or equitable right, remedy or claim under or in respect of any agreement or any provision contained herein.

3. Waiver: Amendment.

This Agreement may not be altered, modified, amended or waived except by a written instrument signed by each of the parties hereto.

4. Severability.

In the event that any one or more of the provisions of this Agreement shall be or become invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein shall not be affected thereby.

5. Notices.

All notices, demands or other communications to be given or delivered under or by reason of the provisions of this Agreement must be in writing and must be delivered, given or otherwise provided:

- (i) by hand (in which case, it will be effective upon delivery);
- (ii) by facsimile (in which case, it will be effective upon receipt of confirmation of good transmission); or
- (iii) by overnight delivery by a nationally recognized courier service through which delivery notification may be obtained (in which case, it will be effective on the business day after being deposited with such courier service);

in each case, to the address (or facsimile number) listed below:

If to TA Holdings:

TestAmerica Holdings, Inc.
4101 Shuffel Street NW
North Canton, OH 44720
Attn: President
Facsimile:

with a copy to (which shall not constitute notice):

Greenberg Traurig, LLP 77 W. Wacker Dr. Suite 2400 Chicago, IL 60601 Attn: E. Paul Quinn Facsimile: (312) 899-0333

If to TA Labs:

TestAmerica Laboratories, Inc. 4101 Shuffel Street NW
North Canton, OH 44720
Attn: President
Facsimile:

with a copy to (which shall not constitute notice):

Greenberg Traurig, LLP 77 W. Wacker Dr. Suite 2400 Chicago, IL 60601 Attn: E. Paul Quinn Facsimile: (312) 899-0333

6. Sections and Other Headings.

The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.

7. Governing Law.

This Agreement shall be governed by and construed in accordance with the laws of the State of Delaware.

8. Specific Performance.

Each of the parties acknowledges and agrees that the other parties would be damaged irreparably in the event that any of the provisions of this Agreement are not performed in accordance with their specific terms or otherwise are breached or violated. Accordingly, each of the parties agrees that, without posting bond or other undertaking, the other party will be entitled to an injunction or injunctions to prevent breaches or violations of the provisions of this Agreement and to enforce specifically this Agreement and the terms and provisions hereof in any action instituted in any court of the United States or any state thereof having jurisdiction over the parties and the matter in addition to any other remedy to which it may be entitled, at law or in equity. Each party further agrees that, in the event of any action for specific performance in respect of such breach or violation, it will not assert the defense that a remedy at law would be adequate.

9. Delivery by Facsimile.

This Agreement, the agreements referred to herein, and each other agreement or instrument entered into in connection herewith or therewith or contemplated hereby or thereby, and any amendments hereto or thereto, to the extent signed and delivered by means of a facsimile machine, will be treated in all manner and respects as an original agreement or instrument and will be considered to have the same binding legal effect as if it were the original signed version thereof delivered in person. At the request of any party hereto or to any such agreement or instrument, each other party hereto or thereto will re-execute original forms thereof and deliver them to all other parties. No party hereto or to any such agreement or instrument will raise the use of a facsimile machine to deliver a signature or the fact that any signature or agreement or instrument was transmitted or communicated through the use of a facsimile machine as a defense to the formation or enforceability of a contract and each such party forever waives any such defense.

10. Further Assurances.

TA Holdings and TA Labs shall execute and deliver all documents, provide all information, and take or refrain from taking such actions as may be reasonably necessary or appropriate to achieve the purposes of this Agreement.

11. Complete Agreement.

This Agreement and the agreements and documents referred to herein contain the entire agreement and understanding between the parties with respect to the subject matter hereof and supersede all prior agreements and understandings, whether written or oral, relating to such subject matter in any way.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the first date written above.

TESTAMERICA HOLDINGS, INC.

By: Rachel Burgo Jawello Name: RACHEL BRIDON JANNETTA Title: Pasideat

TESTAMERICA LABORATORIES, INC.

By: Racel Bugs Janotts Name: RAHE BENDON JANNETT Title: President

Analytical Services Quotation

Aaron Wieting

City of Portland Water Pollution Laboratory

Contract# 36238 - 2008-2010

Printed:

3/4/2008

Effective: Expires: 07/01/05 06/30/10

Pricing Summary

Parameter	Method	Quantity	TAT (days)	Unit Price	Extended Price
Water		Quantity	TAX (days)	Cantifice	Extended Tree
TOC-9060 mod	EPA 9060		15	\$40.00	\$40.00
8270SIM - PAH,PCP	EPA 8270m		15	\$105.00	\$105.00
8270 SIM PDX-UIC	EPA 8270m	i i	15	\$180.00	\$180.00
8270C PDX-UIC	EPA 8270C	1	15	\$280.00	\$280.00
8270C Semivolatiles	EPA 8270C	, ,	15	\$335.00	\$335.00
8270C Semivolatiles	EPA 8270C	1 1	10	\$280.00	\$280.00
8270C Table II	EPA 8270C		10	\$335.00	\$335.00
8270SIM - PAH,PCP	EPA 8270m	Î	15	\$130.00	\$130.00
Hg Diss CVAF 1631	EPA 1631E		10	\$50.00	\$50.00
DOC-415.2	EPA 415.2		10	\$25.00	\$25.00
8260B Table II	EPA 8260B	1	10	\$110.00	\$110.00
DW 524.2 TTHM	EPA 524.2		15	\$85.00	\$85.00
DW 524.2 VOCs	EPA 524.2		15	\$155.00	\$155.00
DW 525.2 SOCs	EPA 525.2	1	15	\$320.00	\$320.00
DW 531.2 Carbamates	EPA 531.2	1	15	\$140.00	\$140.00
DW 547 Glyphosate	EPA 547	1	15	\$105.00	\$105.00
DW 548.1 Endothall	EPA 548.1	1	15	\$140.00	\$140.00
DW 549.2 Diquat by HPLC with SPE C8	EPA 549.2	I	15	\$135.00	\$135.00
DW 552.2 Dalapon	EPA 552.2	1	15	\$90.00	\$90.00
8270SIM Phthalates	EPA 8270m	1	15	\$180.00	\$180.00
8081A Pest	EPA 8081A	1	10	\$100.00	\$100.00
1613 Dioxin - SUB	EPA 1613	1	25	\$650.00	\$650.00
1668 Coplanar PCBs - SUB	Subcontract	1	25	\$600.00	\$600.00
608 PCB Only	EPA 608	1	10	\$50.00	\$50.00
608 Pest Only	EPA 608	· 1	10	\$70.00	\$70.00
608 Pest/PCB	EPA 608	1	10	\$70.00	\$70.00
624 modified Purgeables	EPA 624	1	10	\$110.00	\$110.00
624 Vols + A/A	EPA 624	1	10	\$110.00	\$110.00
625 BNA	EPA 625	1	10	\$262.00	\$262.00
8270 SIM PAH	EPA 8270m	1,	10	\$105.00	\$105.00
8081 PDX-UIC	EPA 8081	1	15	\$100.00	\$100.00
8260B Volatiles	EPA 8260B	1	10	\$110.00	\$110.00
8081A/8082 Pest/PCB	8081A/8082	1	10	\$130.00	\$130.00
8082 PCB	EPA 8082	1	10	\$50.00	\$50.00
8141A OPP	EPA 8141A	1	15	\$160.00	\$160.00
8151M Herbicides and PCP	8151mod	1	15	\$150.00	\$150.00

Howard Holmes

Project Manager

Analytical Services Quotation

Aaron Wieting
City of Portland Water Pollution Laboratory
Contract# 36238 - 2008-2010

Printed: Effective: 3/4/2008 07/01/05

Expires:

06/30/10

Pricing Summary

Parameter	Method	Quantity	TAT (days)	Unit Price	Extended Price
8151M Herbicides	8151mod	1	15	\$150.00	\$150.00
8260B RBCA Vols	EPA 8260B	1	10	\$63.00	\$63.00
8260B PDX-UIC	EPA 8260B	1	15	\$175.00	\$175.00
DW 515.3 Herbicides	EPA 515.3	1	15	\$170.00	\$170.00
8021B BTEX	EPA 8021B	1	5	\$63.00	\$63.00
NWTPH-Gx/BTEX	NW-G, 8021B	1	5	\$65.00	\$65.00
Phenols-420.1	EPA 420.1	1	10	\$42.00	\$42.00
RSK 175	GC/FID	1	10	\$100.00	\$100.00
Bioassay - SUB	Subcontract	1	25	\$3,500.00	\$3,500.00
RSK 175	GC/FID	[10	\$100.00	\$100.00
SiO2 Colorimetric	SM 4500-Si F	1	10	\$35.00	\$35.00
Organotins - SUB	Subcontract	I	15	\$300.00	\$300.00
Solids, TSS (3977-97)	D3977-97	1	10	\$18.00	\$18.00
O&G-1664 P/NP Package	varies	i	10	\$54.00	\$54.00
NWTPH-HCID	NWTPH HCID	1	5	\$30.00	\$30.00
RSK 175	GC/FID	1	10	\$125.00	\$125.00
Subcontract Outside	None	1	20	\$0.00	\$0.00
Particle Size Distribution (H20) - SUB	Subcontract	1	15	\$150.00	\$150.00
NWTPH-Dx	NWTPH-Dx	1	5	\$50.00	\$50.00
Hg Total CVAF 1631	EPA 1631E	1	10	\$50.00	\$50.00
TOC-415.2	EPA 415.2	l	10	\$25.00	\$25.00
TOC-SM 5310C	SM 5310C	1	10	\$25.00	\$25.00
Metals, Misc TCLP	[group]	1	10	\$6.00	\$6.00
TCLP/ZHE VOA	1311/8260B	Ī	10	\$160.00	\$160.00
NWTPH-Dx Cleanup	NWTPH-Dx	l	5	\$90.00	\$90.00
TCLP Extraction - Metals	EPA 1311	1	5	\$68.00	\$68.00
NWTPH-Gx	NW TPH-Gx	1	5	\$45.00	\$45.00
TCLP/ZHE Extraction	EPA 1311	1	10	\$80.00	\$80.00
Soil				1	
8260B RBCA Vols	EPA 8260B	1	10	\$63.00	\$63.00
TOC-9060 mod	EPA 9060m	1	15	\$40.00	\$40.00
1668 Coplanar PCBs - SUB	Subcontract	1	25	\$600.00	\$600.00
8151M Herbicides	8151mod	1	15	\$150.00	\$150.00
TCLP Extraction - Metals	EPA 1311 -	1	5	\$68.00	\$68.00
Sulfide, AVS	PSEP	1	10	\$100.00	\$100.00
8082 PCB	EPA 8082	1	10	\$50.00	\$50.00
8141A OPP	EPA 8141A	I	15	\$160.00	\$160.00

Analytical Services Quotation

Aaron Wieting

City of Portland Water Pollution Laboratory

Contract# 36238 - 2008-2010

Printed:

3/4/2008

Effective: Expires: 07/01/05 06/30/10

Pricing Summary

Parameter	Method	Quantity	TAT (days)	Unit Price	Extended Price
8081A Pest	EPA 8081A	1	01	\$100.00	\$100.00
8021B BTEX	EPA 8021B	1	5	\$63.00	\$63.00
TCLP/ZHE VOA	1311/8260B	[· 1	10	\$160.00	\$160.00
8081A/8082 Pest/PCB	8081A/8082	1	10	\$130.00	\$130.00
Subcontract Outside	None	1	20	\$0.00	\$0.00
TCLP/ZHE Extraction	EPA 1311	1	10	\$80.00	\$80,00
8270SIM - PAH,PCP	EPA 8270m	1	15	\$130.00	\$130.00
Grain Size (ASTM) - SUB	Subcontract	1	15	\$130.00	\$130.00
EOX - SUB	EPA 9076M	1	15	\$60.00	\$60.00
Metals, Misc Soil	[group]]	10	\$6.00	\$6.00
Metals, Misc TCLP	[group]	Į.	10	\$6.00	\$6.00
NWTPH-D _X	NWTPH-Dx		5	\$50.00	\$50.00
NWTPH-Dx Cleanup	NWTPH-Dx		5	\$90.00	\$90.00
NWTPH-Gx	NW TPH-Gx	1	5	\$45.00	\$45.00
1613 Dioxin - SUB	EPA 1613	1	25	\$650.00	\$650.00
Bioassay - SUB	Subcontract	1	25	\$3,500.00	\$3,500.00
Asbestos (Bulk) - SUB	PLM	t	10	\$35.00	\$35.00
8260B Volatiles	EPA 8260B	1	10	\$110.00	\$110.00
8270SIM Phthalates	EPA 8270m	l	15	\$180.00	\$180.00
8260B Low Level Soil	EPA 8260B	1	15	\$210.00	\$210.00
NWTPH-HCID	NWTPH HCID	I	5	\$30.00	\$30.00
8270C Table II	EPA 8270C	1	10	\$335.00	\$335.00
8270C Semivolatiles	EPA 8270C	1	10	\$280.00	\$280,00
8270C PDX-UIC	EPA 8270C	1	15	\$280.00	\$280.00
Organotins - SUB	Subcontract	l	15	\$300.00	\$300.00
8270SIM - PAH,PCP	EPA 8270m	1	15	\$105.00	\$105.00
Hg Total CVAF 1631	EPA 1631E	i	10	\$50.00	\$50.00
8270 SIM PAH	EPA 8270m	1	10 ·	\$105.00	\$105.00
PhenoIs-420,1	EPA 420.1	1	10	\$42.00	\$42.00
8260B Table II	EPA 8260B	1	10	\$110.00	\$110.00
8260B Low Level Soil	EPA 8260B	l	15	\$210.00	\$210.00
NWTPH-Gx/BTEX	NW-G, 8021B	1	5	\$65.00	\$65.00
				Bid Total:	\$20,664.00

O&G-1664 P/NP Package consists of:
O&G-1664 P/NP O&G-1664/907

O&G-1664/9070 Total