LISA LEWIS, DIRECTOR



STEPHANIE BONNETT, ASSISTANT FINANCE OFFICER NICOLE CURRY, ACCOUNTING SUPERVISOR

DEPARTMENT OF FINANCE

TO:

Board Members

FROM:

DATE:

August 18, 2023

RE:

Chemical Disposal (Bullitt East High School)

Bullitt East High School is requesting approval to enter into an agreement with US Ecology Incorporated to dispose of old science lab chemicals. I request the board to approve this agreement.

OUR MISSION IS TO INSPIRE AND EQUIP OUR STUDENTS TO SUCCEED IN LIFE BULLITT COUNTY PUBLIC SCHOOLS IS AN EQUAL EDUCATION AND EMPLOYMENT INSTITUTION



NATE FULGHUM, PRINCIPAL

ANGELA BINKLEY, ASSISTANT PRINCIPAL MIKE SETTLES, ASSISTANT PRINCIPAL ONDREA SMALLWOOD, ASSISTANT PRINCIPAL

Date: July 25th, 2023

To: Lisa Lewis, Director of Finance and Dr. Jesse Bacon, Superintendent

From: Nate Fulghum, Principal, Bullitt East High School

Re: Chemical Disposal Request

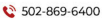
Bullitt East High School and the Bullitt East Science Department are requesting approval for the disposal of old science lab chemicals by an outside agency, US Ecology, Incorporated. This chemical disposal company is already on the approved bid list. The science department chair, with the help of Principal Nate Fulghum, has collaborated with the City of Mt. Washington to locate the chemical disposal agency to secure a much cheaper disposal price than originally quoted by another outside agency. The science department wants to ensure that the outdated chemicals are disposed of in a safe and correct manner. The chemical disposal will be paid by science departments funds and has been approved by SBDM. Please see the attached documents for pricing, application, and a complete inventory of chemicals.

Sales Quote

Agreement

Application

Inventory







SALES QUOTE

OUOTE#:

LPK-BCS06232023

COMPANY:

Bullitt County Board of Education

ADDRESS:

1040 Highway 44 East

Shepherdsville, KY 40165 Jason Dickerson

CONTACT:

PHONE:

EMAIL:

Jason.dickerson2@bullitt.kyschools.us

Dear Mr. Dickerson:

June 23, 2023

US Ecology, Inc. is a leading North American provider of environmental services to commercial and government entities. We address the complex waste management needs of our customers, offering treatment, disposal and recycling of hazardous and radioactive waste, as well as a wide range of complementary field and industrial services. US Ecology's 60 years of experience and focus on safety, environmental compliance, and customer service, enable us to reliably and cost effectively meet the needs of our customers.

US Ecology's Lab Pack Services is a time saving and cost effective way to dispose of unneeded, out-of-date, or unknown chemicals safely and legally. USE can provide waste management for any waste in small containers, small quantity of larger containers, as well as radioactive material, organic peroxides, unknowns, PCB materials, monitors/electronic equipment, aerosol cans, compressed cylinders, and Universal waste (i.e. batteries, light bulbs, and mercury containing articles). All USE field chemists are fully trained and certified and have the knowledge and experience to complete projects in a safe and cost effective manner.

We understand you need a professional, integrated field and industrial services provider, and we have designed this project to meet these needs. Our best-in-class customer service leverages US Ecology's industry leading capabilities and will allow us to deliver the strongest solution available in the market today. We look forward to supporting you on this project!

SCOPE OF WORK:

US Ecology's Lab Pack Services group is pleased to submit this proposal to provide the labor, material and equipment necessary to properly transport and dispose of designated waste materials located at Bullitt East High School. USE proposes to perform the following work:

Provide all necessary personnel, equipment, and materials.

REVISED July 31, 2023

- Properly segregate, package and label all designated waste materials in accordance with all applicable regulations.
- Provide all necessary transportation documents.
- Transport the material on licensed waste hauling vehicles.
- Obtain all necessary approvals, waste disposal scheduling and proper disposition of all waste streams per Best Demonstrated Available Technology (BDAT).
- All Budgetary pricing is contingent upon final approval of profiles and review of all associated information.

DISPOSAL FACILITY: US Ecology Detroit South



RATES:

Description	Qty.	Size	Unit Price	Extended
Bullitt County Board of Education – Lab Pack of chemicals located at Bullitt East High School. Quote is based on inventory provided by				
customer.				
Disposal Rates:				
Lab Pack (Lab Chemicals)	1	Lab Pack	\$2,166.50	\$2,166.50
Lab Pack Supplies:	1	Supplies	\$373.00	\$373.00
Labor (2 - Field Chemist)	4	Hours	\$160.00	\$640.00
Truck / Transportation	1	Transportation	\$2,135.00	\$2,135.00
Sub Total:				\$5,314.50
20% Energy and Insurance Recovery Fee (Disposal Only)				\$433.30
Electronic Manifest Fee:	2	Manifest	\$30.00	\$60.00
Estimated Total Cost:				\$5,807.80

TERMS & CONDITIONS

This quote is valid for 30 days and is subject to execution of US Ecology's standard contract which governs the services described herein. After expiration of this quote, the offer to perform services, and the prices, are subject to change or withdrawal. In the event of any conflict between the terms in this quote and those contained in the contract covering these quoted services, the terms of the contract shall govern. Payment terms are net 30 days.

LAB PACK SERVICES TERMS AND CONDITIONS:

- In the event that the scope of work changes from that specified above, out-of-scope work shall be charged at cost plus 15% or at rates mutually agreed upon in writing before work continues.
- All pre-packaged containers must be DOT approved.
- Onsite delays, changes or inaccuracies in the inventory may result in additional charges.
- Equipment, personnel, and disposable materials which are not detailed in this quote but become necessary to perform the work, will be charged at quoted rates or at cost plus 15% if not quoted.
- Expenses related to waiting time at the work site or work stoppage outside of USE's control will be the responsibility of the customer and will be billed at quoted rates or at cost plus 15% if not quoted.
- Material Safety Data Sheets (MSDS) and/or analytical may be required prior to disposal.
- A 20% Energy, Insurance and Recovery (EIR) Fee will apply to all waste treatment and disposal fees.

Thank you for this opportunity – US Ecology appreciates your interest in our services. I believe this quotation meets your specifications but please contact me if you have any questions. US Ecology is prepared to proceed with the above described work upon confirmation or execution of an appropriate contract and subsequent issuance of your purchase order. Please print and sign this quote to confirm your acceptance and or email it to the location below.



US ECOLOGY BUSINESS MANAGER:

Bryan Stillwell

Phone: (317) 835-6186 bryan.stillwell@usecology.com

CUSTOMER REPRESENTATIVE: Name: Darrell Coleman Title: Chairperson

Signature:_____

8-28-23









Environmental Services Agreement

This Environmental Services Agreement ("Agreement") is effective as of this 24th day of July, 2023 ("Effective Date"), by and between EQ Industrial Services, Inc., having offices at 17440 College Parkway Suite 300 Livonia, MI 48152 ("Contractor"), and Bullitt County Board of Education, having offices at 1040 Highway 44 East Shepardsville, KY 40165 ("Customer"). Contractor and Customer may be referred to in this Agreement as "Parties" and individually as "Party".

Contractor and its Affiliates are engaged in the business of providing environmental and industrial services, goods, and equipment, including, but not limited to, waste or other material management, emergency response, remediation, cleaning, vacuuming, decontamination, demolition, containment, transportation, treatment, recycling, disposal, and related services (collectively, "Services"). In the course of its business, Customer generates, utilizes, or manages certain waste or other material ("Waste"), and may require Services. In consideration of the mutual covenants set forth herein, the Parties agree as follows:

- 1. AFFILIATES. The term "Affiliate" means any existing or future entity that controls, is controlled by, or is under common control with, Contractor. At any time during this Agreement, an Affiliate may perform Services for Customer at the direction of Contractor, or at the direction of Customer under the same terms of this Agreement pursuant to a Pricing Document that is issued to Customer by the Affiliate. When an Affiliate so performs, all references to "Contractor" herein will refer only to the Affiliate performing the Services, as if this Agreement was entered into solely between that Affiliate and Customer. Customer will not hold Contractor, or any other nonperforming Affiliate, liable or jointly liable for Services that were not performed by Contractor or any other Affiliate, and an Affiliate that is a party to one Pricing Document will have no liability or obligation under any other Pricing Document to which it is not a party.
- 2. TERM; TERMINATION. This Agreement will continue for a period of 3 years from the Effective Date and will automatically renew for successive periods of 1 year each ("Term"). If any Services commenced prior to the execution of this Agreement, the Parties intend that these terms and conditions shall apply retroactively to such Services. Either Party may terminate a Pricing Document or this Agreement upon 30 days prior written notice to the other Party. Termination of this Agreement shall result in the automatic and simultaneous termination of all Pricing Documents. Upon termination, (a) all Contractor equipment shall be returned to Contractor in the same condition it existed when

- Customer received it, ordinary wear and tear excepted, and (b) Customer will compensate Contractor for all Services performed up to the termination date, demobilization and decontamination charges, and any other expenses incurred by Contractor related to the termination. Any terms or conditions in this Agreement that could impact a Party's rights or obligations after the termination of this Agreement shall survive termination.
- 3. PROCEDURE. Customer will submit to Contractor a request for Services with sufficient detail to enable Contractor to provide a Pricing Document. A "Pricing Document" could be a proposal, authorization, purchase order, scope of work, or similar document that sets forth pricing and specific terms and conditions for the Services and may be signed by both Customer and Contractor. Contractor will have no obligation to perform Services not expressly described in a Pricing Document. Customer authorizes Contractor to immediately commence performance of the requested Services as Contractor deems necessary. Customer further authorizes Contractor, unless otherwise stated in a Pricing Document, to determine all aspects of the Services in Contractor's sole discretion. Contractor's pricing or proposal documents will govern in the event of any conflict with the terms of any Customer provided document. All Services performed by Contractor during the Term shall be subject to this Agreement regardless of whether the Pricing Document expressly identifies or incorporates this Agreement.
- **4. WASTE SERVICES.** Except as otherwise directed by Contractor, prior to any Waste management, handling or disposal, Customer must submit to Contractor for approval a completed waste product questionnaire, profile, manifest, or similar document describing Waste to be handled ("Waste Documentation") and provide a representative sample (if Contractor requests). Contractor is not required to perform an exhaustive analysis of the Waste to identify its components, nor will any Contractor analysis relieve Customer of its responsibility to ensure the Waste conforms to the approved Waste Documentation. Contractor does not

guarantee that it will accept any particular type of Waste upon receipt of Waste Documentation.

A. TITLE AND LIABILITY. Title, liability, and responsibility for Waste will pass to Contractor upon Contractor's acceptance of the Waste at Contractor's facility unless shipment of the Waste is the responsibility of Contractor, in which event title, responsibility and liability will pass upon delivery to, and acceptance by, Contractor at the commencement of shipment. Title, liability, and responsibility for Non-Conforming Waste will always remain with Customer, regardless of whether physical possession has passed to Contractor. Under no circumstances shall Contractor be deemed the generator of any Waste or other material managed under this Agreement.

B. NON-CONFORMING WASTE. "Non-Conforming Waste" is any material that deviates from the description provided by Customer (including specifications set forth in the approved Waste Documentation) or any representative sample or supporting information or analyses, or that could alter the hazard, risk, or cost assumed by Contractor in performing the Services, or cause Contractor to be in noncompliance with any permit or other authorization. If Contractor determines that any Waste is Non-Conforming Waste, it will have the right to reject, revoke acceptance of, or determine alternative disposal for, such Non-Conforming Waste, and convey it to Customer or another location. Customer will pay Contractor's penalties, damages, and costs related to the Nonconforming Waste including, without limitation, for injury to people or property, handling, analysis, transportation, repackaging, and time involved in conveying Non-Conforming Waste to Customer or other location or arranging for alternative disposal.

C. LOADING AND TRANSPORTATION. Transportation of Waste is Customer's responsibility unless Contractor agrees to provide transportation. If Contractor provides transportation, Customer is responsible for proper and legal loading of Waste on vehicles provided or arranged for by Contractor. The Parties agree and understand that reasonable refusal by Contractor or its subcontractor to load, transport, handle, dispose of, or recycle Non-Conforming Waste will not be a breach of this Agreement.

5. EQUIPMENT.

A. Equipment provided by Contractor is rented to Customer at the rates and applicable surcharges specified in the Pricing Document and pursuant to any terms included in Contractor provided documents. Contractor will direct delivery and pick up of the equipment, at Customer's expense. Customer acknowledges that additional fees will apply: (i) for surcharges and taxes, (ii) if Contractor provides or directs delivery, pick up, repair, maintenance, cleaning, or any other related service, (iii) if any agency assesses a fee related to the equipment, (iv) to all accessories, attachments, replacement units or parts, substitutions, additions, upgrades, and exchanges, (v) for excessive wear that reduces the life of the equipment, and (vi) as otherwise directed by Contractor.

- B. Customer accepts the equipment in "as is" condition and certifies it will inspect the equipment before use to confirm it is clean, compatible with Customer's intended use, and in proper working condition. Contractor makes no guarantees, warranties, or other representations, express or implied, regarding the equipment as to merchantability, fitness for a particular purpose, or otherwise.
- C. Customer will comply with all applicable statutes, ordinances, orders, rules, and regulations of all federal, state, and local governments ("Applicable Law"), in its operation and management of the equipment, and will ensure that only trained, qualified, and licensed operators of Customer use the equipment. Customer shall not assign or sublease its right to use the equipment. Customer will maintain the equipment in good repair and working order at its sole cost. Customer shall have the care, custody, and control of the equipment and assumes all risks of loss, damage, destruction, or interference with use of, and accepts responsibility for, the equipment while in its possession. Customer will not alter the equipment without Contractor's written consent, and any alterations will become Contractor's property. Customer shall not acquire any right, title, or interest in the equipment.
- D. Contractor is not obligated to confirm the existence or adequacy of Customer's insurance, or to provide insurance for the equipment for Customer's benefit. Without limiting the obligations set forth in Section 12, Customer will maintain insurance against equipment loss, theft, damage, and destruction, in an amount greater than or equal to the equipment's full replacement value, with loss payable to Contractor. Customer will also maintain sufficient comprehensive general all-risk liability insurance, including product liability coverage, insuring Contractor and Customer with a severability of interest endorsement or its equivalent, against all loss or liability for damages either to persons or property or otherwise, which might occur in connection with the condition, use, or operation of the equipment. Customer will provide Contractor with a certificate of insurance along with copies of endorsements that confirms such insurance coverage, designates Contractor as loss payee and/or additional insured, and provides that said insurance will not be invalidated by any act, omission, or neglect of Customer and cannot be cancelled without 30 days prior written notice to Contractor.
- E. Customer's site must be accessible for the size and type of equipment rented. If any vehicle or other equipment provided by Contractor arrives at Customer's site and cannot be delivered or picked up as intended due to inaccessibility, Customer will be responsible to pay the full transportation charge, any applicable minimum charge, and any applicable portal-to-portal technician fee.
- F. Upon termination of this Agreement or any Pricing Document related to the equipment rental, Contractor will arrange to pick up the equipment at Customer's cost, and Customer will ensure the equipment is in the same or better condition as when initially received by Customer, with the interior and exterior clean and free of

any foreign matter. Contractor may perform, in its discretion, any additional cleaning, at Customer's expense. If Customer fails to provide access to the equipment, Contractor is authorized to proceed by any lawful means to recover the equipment, and Customer will pay all costs related to Contractor's repossession, repair, and cleaning.

6. EMERGENCY RESPONSE

- A. Customer may request response Services by telephone at **800-899-4672** or pursuant to a mutually agreed written Pricing Document. Customer shall provide Contractor with all information necessary to assess the type of response Service needed, upon which Contractor will rely in determining if and to what extent Contractor will respond. All emergency response related Services are provided at Contractor's current standard rates, unless otherwise quoted by Contractor.
- B. Customer acknowledges that Contractor's provision of response related Services is on an as-available basis, does not guarantee Contractor's response or a response within a specific timeframe, and Customer may not name Contractor in its state or federal contingency plan. Customer also acknowledges that Contractor does not represent or warrant that it will recover any specific quantity of Waste or that it will achieve any specific level of cleanliness. CONTRACTOR DOES NOT REPRESENT OR WARRANT THAT, AND CUSTOMER WAIVES ANY CLAIMS THAT, ITS SERVICES WILL RENDER ANY REAL OR PERSONAL PROPERTY, SAFE FOR HUMAN ACTIVITY OR OCCUPATION, OR BE IN COMPLIANCE WITH ANY APPLICABLE LAW.

7. REMEDIATION; RESTORATION.

- A. In Contractor's performance of assessment and remediation Services, Contractor does not guarantee that all sources of possible contamination will be identified or that all contaminants will be detected, properly identified, remediated, or removed.
- B. Contractor will exercise reasonable care to minimize damage to the site. Customer acknowledges that, despite Contractor's reasonable care, some damage may occur in the normal course of the Services and agrees that Contractor will not be liable for such damage and will be entitled to additional compensation if it is asked to perform restoration services or other services not expressly included in the scope of Services.
- **8. CHANGES.** Contractor's proposed compensation will represent its best estimate, taking into account the costs, effort, and time it expects to expend in performing the Services based on its reasonable assumptions of the conditions and circumstances under which the Services will be performed. As the Services are performed, conditions may change or circumstances outside of Contractor's reasonable control may develop which would require Contractor to expend additional costs, effort, or time to complete the Services, in which case Contractor will notify Customer and an equitable adjustment will be made to Contractor's compensation and the time for performance. Unless otherwise specified in writing, Contractor's proposed fees will assume that Contractor will not encounter any underground structures, utilities,

boulders, rock, water, running sand, or other unanticipated conditions while drilling or excavating, and Contractor shall be compensated for any additional efforts expended or costs incurred in addressing such conditions. If hazardous conditions of any type or quantity not originally anticipated are discovered at the site, Contractor in its sole discretion may suspend and amend the scope of Service or terminate the Services and Contractor shall be compensated for Services performed and for costs reasonably incurred in connection with the suspension or termination.

- **9. CONTRACTOR WARRANTIES.** Contractor warrants and represents to Customer:
- A. Contractor is engaged in the business of performing the Services and has appropriate expertise, facilities, and ability to perform the Services in a lawful manner.
- B. Contractor will provide supervision, labor, materials, tools, equipment, and subcontracted items for the performance and completion of the Services as agreed in writing between the Parties.
- C. Contractor will perform the Services in compliance with all Applicable Law.

10. CUSTOMER WARRANTIES & RESPONSIBILITIES. Customer acknowledges, warrants, and represents to Contractor:

- A. Prior to any Services, Customer will advise Contractor of all known and potential health, safety, and environmental issues associated with the site and Services. Customer will provide full and complete information regarding its requirements for the Services and will immediately transmit to Contractor any new information which becomes available or any change in plans after providing such information.
- B. Customer will comply with all Applicable Laws and its legal responsibilities as a generator of Waste, including providing all required notices regarding the Services to the appropriate government authorities.
- C. It is Customer's responsibility to secure and pay for all necessary approvals, easements, assessments, permits, and charges required and to ensure Contractor's legal access to the site and to perform the Services.
- D. The Waste delivered to Contractor will conform to the description provided in the Waste Documentation, representative samples, supporting information, and analyses. Customer will comply with all Contractor requests for evidence of Customer's continuing compliance with the terms of this Agreement and any Waste Documentation, including, without limitation, the following: (a) providing new and/or updated Waste Documentation on Waste offered for transportation and disposal; (b) providing appropriate certification that the Waste Documentation accurately reflects the Waste offered for transportation and disposal; and (c) resampling the Waste, at Customer's expense, if Contractor reasonably questions such Waste's acceptability under this Agreement or any Waste Documentation.
- **11. BILLING; PAYMENT.** Unless otherwise set forth in the Pricing Document, Contractor's charges will not

include any taxes, excise, fees, duties, or other government charges related to the goods or Services provided under this Agreement, and Customer shall pay such amounts or reimburse Contractor for any amount it pays. Unless otherwise set forth in the Pricing Document, Contractor may change the prices stated in the Pricing Document by giving Customer notice of such change at least 7 days before the effective date thereof. If any change in price is refused by Customer, Contractor may terminate the applicable Pricing Document upon notice to Customer. Contractor will submit each invoice to Customer at:

ENTER CUSTOMER BILLING ADDRESS

Customer will pay in cash at the time Waste is accepted, or at the time the Services are provided, unless credit has been approved by Contractor, in which event Customer will pay within 30 days of invoice date at the address indicated on Contractor's invoice. All amounts outstanding more than 30 days after invoice date will bear interest at the rate of 1.5% per month. Customer will notify Contractor of any disputed amounts within 30 days of the invoice date. The portion of any invoice not disputed within such period will be deemed accepted by Customer. During the 10 business days following notification of a disputed amount, the Parties will attempt in good faith to resolve said amount and, if resolved, Customer will immediately pay the agreed-upon amount to Contractor. If any undisputed invoice amount is not paid within 30 days of its due date, Contractor may suspend or terminate Services.

Please check if a purchase order number is required on the invoice for payment. $\hfill \Box$

- **12. INSURANCE.** Each Party will procure and maintain, at its expense, during the Term of this Agreement, at least the following insurance:
- A. Workers' compensation (or equivalent) with statutory limits and employer's liability insurance (or equivalent) with a limit not less than \$1,000,000 per accident;
- B. Commercial or general liability insurance coverage for premises and operations, contractual liability completed operations, with limits of not less than \$1,000,000 per occurrence for bodily injury, death, and property damage and \$2,000,000 per aggregate, adding the other Party as an additional insured to the extent of each Party's indemnification obligation;
- C. Automobile liability insurance (including owned, nonowned and hired vehicles) with limits as required by Applicable Law or with a combined single limit for bodily injury, death and property damage of not less than \$1,000,000 per occurrence, whichever is greater; and
- D. Pollution legal liability with limits of \$1,000,000 per occurrence and \$1,000,000 annual aggregate.
- E. Contractor will also maintain excess or umbrella liability with limits of \$5,000,000 per occurrence.
- F. Each Party will furnish the other Party, upon request, insurance certificate(s) evidencing the above coverages.

13. INDEMNIFICATION

- A. CONTRACTOR INDEMNIFICATION. Contractor will indemnify, defend, and hold harmless Customer, its officers, directors, employees, and agents from any civil penalties, costs, damages, claims, and causes of action, including court costs and reasonable attorney fees, that are brought or incurred on account of death or bodily injury to any person; damage to any property; injury to, destruction of, or loss of natural resources; or any violation of Applicable Law ("Losses") to the extent arising out of Contractor's negligence, willful misconduct, or breach of this Agreement. Contractor's obligation to indemnify shall not extend to Losses for which Contractor is immune from liability under Applicable Law.
- B. CUSTOMER INDEMNIFICATION. Customer will indemnify, defend, and hold harmless Contractor, its parent, Affiliates, and each of their officers, directors, employees, and agents ("Contractor Indemnitees") from any Losses to the extent arising out of Non-Conforming Waste or Customer's negligence, willful misconduct, or breach of this Agreement. Customer also indemnifies, defends, and holds harmless, Contractor Indemnitees from any Losses related to the equipment provided by Contractor, except to the extent caused by Contractor's negligence or willful misconduct.
- C. CONSEQUENTIAL DAMAGES. Unless awarded by a court to a third party in a Loss subject to indemnification hereunder, neither Party will be liable, and each Party waives any claims against the other, for any indirect, consequential, special, or punitive damages including, but not limited to, lost revenues, lost profits, or loss of prospective economic advantage, whether or not the Party was advised of the possibility of such damages.
- 14. INDEPENDENT CONTRACTOR. Neither Contractor nor any of its employees will ever be considered Customer's employee, agent, or representative under this Agreement. Contractor will be an independent contractor for purposes of this Agreement and will exercise exclusive control of the operation and activities of its employees, agents, and subcontractors. Neither Party will have any authority to employ any person as an employee, agent, or subcontractor on behalf of the other.
- **15. CONFIDENTIALITY.** Contractor and Customer will treat as confidential and not disclose to others, except as required by law or legal process or necessary to perform the Services, any non-public information regarding the other Party's plans, business, facilities, processes, products, prices, costs, equipment, operations, or customers which it may learn during this Agreement. The foregoing obligations will survive the termination of this Agreement for a period of 3 years.
- **16. FORCE MAJEURE.** Any delay or failure of either Party to perform under this Agreement, except for payment for Services rendered, will be excused to the extent caused by acts of God, strikes, action of regulatory agencies, fire, flood, windstorm, explosion, riot, war, sabotage, or other reasons beyond the reasonable control of the Party affected. Contractor will also be excused from performance if it loses, or has suspended, any license, permit, or other authorization necessary for its performance. The delayed Party will

provide prompt notice of such delay and work diligently to remove the cause of the delay.

- **17. SEVERABILITY; WAIVER.** If any part of this Agreement becomes invalid for any reason, the validity of the remaining Agreement will not be affected. Failure or delay by either Party to enforce any provision of this Agreement will not be deemed a waiver of future enforcement of that or any other provision.
- **18. ASSIGNMENT.** Customer may not, without Contractor's prior written consent, assign any of Customer's rights or obligations in this Agreement. Contractor may assign its rights and obligations hereunder, to any parent, Affiliate, or in connection with any sale, transfer, or other disposition of all, or substantially all, of its business, provided, that any assignee assumes Contractor's obligations hereunder. Contractor may subcontract parts of its obligations to qualified third parties and Affiliates. This Agreement will be binding upon, and inure to the benefit of, the Parties and their respective successors and permitted assigns.
- 19. GOVERNING LAW. This Agreement will be governed by and construed in accordance with the laws of the state where disposal occurs, or if no disposal occurs, the state where most of the Services are performed, without giving effect to applicable principles of conflicts of law to the extent that the laws of another jurisdiction would be applicable thereby.
- 20. NOTICE. Any notice or communication required hereunder to be in writing will be deemed to have been given when delivered by registered or certified mail, postage prepaid, return receipt requested, to the person listed in the below signature block, or other Party representative that a Party may direct in writing. Any written notices addressed to Contractor shall also be copied to: Republic Services, Inc., 18500 N. Allied Way, Phoenix, AZ 85054, Attn: Legal Contracts. Notwithstanding the foregoing, day-to-day written communications that are operational in nature may be provided via email between the Party's business contacts.
- 21. ENTIRE AGREEMENT; AMENDMENT. This Agreement, including any applicable Pricing Documents and Waste Documentation approved by the Parties, contains the entire agreement between the Parties and supersedes any prior agreement between the Parties regarding any Services performed after the Effective Date. A Customer provided document will only apply to the extent necessary to initiate the Services; no terms or conditions included in a Customer-provided document will apply. This Agreement may be executed in any number of counterparts. The Parties agree that electronic signatures are valid and effective and that an electronically stored copy of this Agreement constitutes proof of the signature and contents of this Agreement as though it were an original. No modifications or amendments hereto will be effective unless they are in writing and signed by both Parties.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorized representatives.

Date:

By CONTRACTOR:
Signature:
Name: Title: Date:
By CUSTOMER:
Signature:
Name: Title:

CONTRACTOR AND ITS SUBSIDIARIES ARE AFFIRMATIVE ACTION AND EQUAL OPPORTUNITY EMPLOYERS M/F/DISABLED/VETERAN.



Legal Company Name: Buist (ty Board of Education - Buist East High
DOD-869-6400 Fax: 869-6590 Web Site:
Mailing/Billing Address: 1040 Hay W East city: Shypherdsville State: Ky Zip: 40165
Street/Physical Location: 11450 Hwy 44 East City: MH Washington State: Ky Zip: 40047
Electronic Invoice Submission - Email: theresa williams @ bulith. Ky schools. us
Name of Payables Contact Theresa Willams Phone: 2.869-6408 Email: 3200
Type of Entity: Corporation C LLC C Partnership/LP/LLP C Proprietorship C State/Govt'
Year Established: WSD State of Incorporation: Ky Federal Tax Id. #: 61-6001357 D&B Number:
Do You Need a COI? Yes No Certified Payroll? Yes No Do you Need a W9? Yes No O AV CAL
Do you require any forms to be setup as a vendor in your system? Yes No No Tax Exempt?
Division of OR Subsidary of Parent Company :
Associated Companies/Former Bus. Name:
Purchase Order Required? No Yes (if YES, how do you want the invoices broken down? – Choose ONE) Invoices broken down by: Purchase Order – (One PO per invoice) Service and Disposal – (One invoice per job)
Manifest – (One invoice per manifest) Other – (Please describe)
O Manifest – (One invoice per manifest) Other – (Please describe) Credit Limit Requested: \$
Other – (Please describe)
Other – (Please describe) Credit Limit Requested: \$ 1. The undersigned hereby authorizes US Ecology, Inc. to obtain reports from credit reporting agencies and other credit information for the purpose(s) of evaluating creditworthiness for business credit. The undersigned also authorizes US Ecology, Inc. to utilize a business credit report from time to time in connection with the review of the customers account, including an increase in an already established line of credit or
Credit Limit Requested: \$ 1. The undersigned hereby authorizes US Ecology, Inc. to obtain reports from credit reporting agencies and other credit information for the purpose(s) of evaluating creditworthiness for business credit. The undersigned also authorizes US Ecology, Inc. to utilize a business credit report from time to time in connection with the review of the customers account, including an increase in an already established line of credit or delinquent payments.
Credit Limit Requested: \$ 1. The undersigned hereby authorizes US Ecology, Inc. to obtain reports from credit reporting agencies and other credit information for the purpose(s) of evaluating creditworthiness for business credit. The undersigned also authorizes US Ecology, Inc. to utilize a business credit report from time to time in connection with the review of the customers account, including an increase in an already established line of credit or delinquent payments. 2. US Ecology, Inc. reserves the right to report a default in payment to a credit reporting agency.
Other – (Please describe) 1. The undersigned hereby authorizes US Ecology, Inc. to obtain reports from credit reporting agencies and other credit information for the purpose(s) of evaluating creditworthiness for business credit. The undersigned also authorizes US Ecology, Inc. to utilize a business credit report from time to time in connection with the review of the customers account, including an increase in an already established line of credit or delinquent payments. 2. US Ecology, Inc. reserves the right to report a default in payment to a credit reporting agency. 3. The undersigned acknowledges and accepts that all invoices are due and payable according to the invoice terms.
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PLEASE EMAIL SIGNED APPLICATION TO CREDIT DEPARTMENT AT CREDITAPP@USECOLOGY.COM

(Rev. October 2018)
Department of the Treasury
Internal Revenue Service

Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

	A Name (as about as total because to the NAME of the N	net leave this its - triant									
	1 Name (as shown on your income tax return). Name is required on this line; do	not leave this line blank.									
	Republic Services, Inc. 2 Business name/disregarded entity name, if different from above										
	EQ Industrial Services, Inc. (EIN 38-3440786)										
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is on	Individual/sole proprietor or C Corporation S Corporation Partnership Trust/estate Exempt payee code (if any)							5			
tio.	Umited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ►										
Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check Exemption from FATCA report								orting			
following seven boxes. Individual/sole proprietor or S Corporation S Corporation, Partnership Trust/estate Exempt payee code (if any) Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is disregarded from the owner. Other (see instructions) Address (number, street, and apt. or suite no.) See instructions. Requester's name and address (optional)											
S Other (see instructions) ► (Applies to eccounts maintained outside the								e the U.S.)			
	5 Address (number, street, and apt. or suite no.) See instructions.		Request	ter's	name	and a	ddre	ess (op	lonal)		
8	18500 N. Allied Way										
"	6 City, state, and ZIP code										
	Phoenix, AZ 85054										
	7 List account number(s) here (optional)										
D.	Townson Identification Number (TIN)	· · · · · · · · · · · · · · · · · · ·									
Par	Taxpayer Identification Number (TIN) your TIN In the appropriate box. The TIN provided must match the name	e given on line 1 to av	oid	Sor	cial se	curit	/ nui	mber			
backu	p withholding. For individuals, this is generally your social security num	ber (SSN). However, fo			П	٦	Г	T	Γ	T	TTT
	nt alien, sole proprietor, or disregarded entity, see the instructions for P s, it is your employer identification number (EIN). If you do not have a ni		, ,				-	1	-		
TIN, la		ulliber, see flow to ge		or	II				· -		-l
	If the account is in more than one name, see the instructions for line 1.	Also see What Name a	and [Em	ploye	r iden	tific	ation r	umbe	r	
Numbe	er To Give the Requester for guidelines on whose number to enter.		ſ	6	5	- 6	Π.	7 1	6	9 0	4
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Part											
	penalties of perjury, I certify that:		·	4	h = 1=						
	number shown on this form is my correct taxpayer identification number not subject to backup withholding because: (a) I am exempt from back									al Rev	enue
Sen	rice (IRS) that I am subject to backup withholding as a result of a failure onger subject to backup withholding; and	to report all interest of	r divide	nds,	or (c	the	IRS	has n	otified	me t	hat I am
3. l am	a U.S. citizen or other U.S. person (defined below); and										
4. The	FATCA code(s) entered on this form (if any) indicating that I am exempt	t from FATCA reporting	g is corr	ect.	i	,					
you hav	cation instructions. You must cross out item 2 above if you have been not ve failed to report all interest and dividends on your tax return. For real esta- tion or abandonment of secured property, cancellation of debt, contribution nan interest and dividends, you are not required to sign the celtification, bu	ate transactions, item 2 ns to an individual retire	does no	t ap	ply. F	or mo	ortga N, a	ige inte nd gen	erest p	aid, paym	ents
					. 000						
Sign Here	Signature of U.S. person ▶		Date ►	/	- 2	2		2;	<u>}</u>		
	neral Instructions	• Form 1099-DIV (div funds)	/idends,	incl	luding	thos	e fr	om ste	ocks (or mut	ual
noted.	n references are to the Internal Revenue Code unless otherwise	 Form 1099-MISC (v proceeds) 	various t	ype	s of i	com	e, p	rizes,	award	is, or	gross
related	developments. For the latest information about developments to Form W-9 and its instructions, such as legislation enacted bey were published, go to www.irs.gov/FormW9.	 Form 1099-B (stockers) transactions by broken 		ual	fund :	sales	anc	d certa	in oth	er	
		 Form 1099-S (proc 							•		
	oose of Form	• Form 1099-K (merc				•	•				
informa	vidual or entity (Form W-9 requester) who is required to file an ation return with the IRS must obtain your correct taxpayer	 Form 1098 (home r 1098-T (tuition) 			terest	, 109	98-E	(stud	ent lo	an inte	erest),
(SSN)	cation number (TIN) which may be your social security number individual taxpayer identification number (ITIN), adoption	• Form 1099-C (cand		•							
taxpay	er identification number (ATIN), or employer identification number	• Form 1099-A (acqu									
amoun	o report on an information return the amount paid to you, or other treportable on an information return. Examples of information	Use Form W-9 only allen), to provide you	r correc	t TIN	٧.	-			_		
	include, but are not limited to, the following. 1099-INT (interest earned or paid)	If you do not return be subject to backup									

later.

Chemical	Solid/Liquid	Concentration	Amount	Container Size	SDS	Location
2,6-Dichloroindophenol	Solid		1 g	1 g	no	Cart 1
4-(p-nitrophenylazo) Resorcinol	Solid		2 g	5 g	no	Cart 2
4-(p-nitrophenylazo) Resorcinol Sol'n	Liquid		100 mL	100 mL	no	Cart 2
a-d-Glucose-1-Phosphate Disodium Salt	Solid		3 g	5 g	no	Cart 2
Acetamide	Solid		450 g	500 g	no	Cart 1
Acetamide	Solid		500 g	500 g	no	Cart 1
Acetamide	Solid		500 g	500 g	no	Cart 1
Acid Sulfanilic	Solid		60 g	1/4 lb	no	Cart 1
Adipic Acid	Solid		450 g	500 g	no	Cart 1
Adipic Acid	Solid		20 g	20 g	no	Cart 1
Agar	Solid		500 g	500 g	no	Cart 1
Alizarin Yellow	Solid		10 g	10 g	no	Cart 1
Aluminon	Solid		25 g	25 g	no	Cart 1
Aluminum Chloride	Solid		100 g	500 g	no	Cart 1
Aluminum Nitrate	Solid		400 g	500 g	no	Cart 1
Aluminum Oxide	Solid		200 g	500 g	no	Cart 1
Aluminum Potassium Sulfate	Solid		500 g	500 g	no	Cart 1
Aluminum Sodium Sulfate	Solid		500 g	500 g	no	Cart 1
Aluminum Sulfate	Solid		450 g	1 lb	no	Cart 1
Aluminum Sulfate	Solid		230 g	1 lb	no	Cart 1
Ammonium Carbonate	Solid		200 g	500 g	no	Cart 1
Ammonium Chloride	Solid		200 g	500 g	no	Cart 1
Ammonium Oxalate	Solid		100 g	100 g	no	Cart 1
Ammonium Peroxydisulfate	Solid		450 g	500 g	no	Cart 1
Ammonium Peroxydisulfate	Solid		400 g	1 lb	no	Cart 1
Ammonium Sulfate	Solid		450 g	500 g	no	Cart 1
Ammonium Sulfate	Solid		500 g	500 g	no	Cart 1
Ammonium Thiocyanate	Solid		100 g	100 g	no	Cart 1
Ascorbic Acid	Solid		125 g	125 g	no	Cart 1
Barium Chloride	Solid		450 g	500 g	no	Cart 1
Barium Hydroxide	Solid		450 g	500 g	no	Cart 1
Barium Hydroxide	Solid		450 g	1 lb	no	Cart 1
Barium Hydroxide	Solid		150 g	150 g	no	Cart 1
Dariam Hydroxide	Joliu		120 g	130 g	110	Carti

Chemical	Solid/Liquid	Concentration	Amount	Container Size	SDS	Location
Barium Hydroxide	Solid		150 g	150 g	no	Cart 1
Barium Nitrate	Solid		500 g	500 g	no	Cart 1
Barium Sulfate	Solid		400 g	500 g	no	Cart 1
Benedict Solution	Liquid		450 mL	500 mL	no	Cart 1
Benzoic Acid	Solid		100 g	1 lb	no	Cart 1
Blue Acid Cabinet Paint	Solid		50 g	unknown	no	Cart 1
Boiling Chips	Solid		400 g	500 g	no	Cart 1
Bromcresol Green Indicator Soluton	Liquid	0.04%	25 mL	35 mL	no	Cart 1
Bromophenol Blue	Solid		5 g	5 g	no	Cart 1
Bromophenol Blue	Solid		5 g	5 g	no	Cart 1
Bromothymol Blue	Liquid	0.04%	400 mL	500 mL	no	Cart 1
Bromothymol Blue	Liquid	0.04%	250 mL	500 mL	no	Cart 1
Brucine	Solid		10 g	10 g	no	Cart 1
Butyric Acid	Liquid		1 L	1 L	no	Cart 1
Calcium Carbonate	Solid		1500 g	5 lb	no	Cart 1
Calcium Chloride	Liquid		3 mL	3 mL	no	Cart 1
Calcium Chloride	Liquid		3 mL	3 mL	no	Cart 1
Calcium Chloride	Liquid		3 mL	3 mL	no	Cart 1
Calcium Chloride	Liquid		3 mL	3 mL	no	Cart 1
Calcium Chloride	Liquid		3 mL	3 mL	no	Cart 1
Calcium Chloride	Liquid		3 mL	3 mL	no	Cart 1
Calcium Chloride	Liquid		3 mL	3 mL	no	Cart 1
Calcium Chloride	Liquid		3 mL	3 mL	no	Cart 1
Calcium Chloride	Solid		200 g	1 lb	no	Cart 1
Calcium Chloride	Solid		25 g	30 cc	no	Cart 1
Calcium Hydroxide	Solid		150 g	1 lb	no	Cart 1
Calcium Hydroxide	Solid		350 g	1 lb	no	Cart 1
Calcium Nitrate	Solid		375 g	500 g	no	Cart 1
Calcium Nitrate	Solid		20 g	25 g	no	Cart 1
Calcium Oxide	Solid		500 g	500 g	no	Cart 1
Calcium Oxide	Solid		700 g	700 g	no	Cart 1
Calcium Oxide	Solid		700 g	700 g	no	Cart 1

Chemical	Solid/Liquid	Concentration	Amount	Container Size	SDS	Location
Calcium Sulfate	Solid		150 g	500 g	no	Cart 1
Calcium Sulfate	Solid		500 g	500 g	no	Cart 1
Chromium Chloride	Solid		100 g	100 g	no	Cart 1
Chromium Sulfate	Solid		100 g	100 g	no	Cart 1
Chromium Sulfate	Solid		100 g	100 g	no	Cart 1
Chromium Sulfate	Solid		100 g	100 g	no	Cart 1
Chromium Sulfate	Solid		100 g	100 g	no	Cart 1
Chromium Sulfate	Solid		100 g	100 g	no	Cart 1
Chromium Sulfate	Solid		100 g	100 g	no	Cart 1
Chromium Sulfate	Solid		100 g	100 g	no	Cart 1
Chromium Sulfate	Solid		100 g	100 g	no	Cart 1
Chromium Sulfate	Solid		100 g	100 g	no	Cart 1
Chromium Sulfate	Solid		100 g	100 g	no	Cart 1
Chromium Sulfate	Solid		100 g	100 g	no	Cart 1
Chromium Sulfate	Solid		100 g	100 g	no	Cart 1
Chromium Sulfate	Solid		100 g	100 g	no	Cart 1
Cobalt Nitrate	Solid		70 g	100 g	no	Cart 1
Cobalt Oxide Black Powder	Solid		100 g	4 oz	no	Cart 1
Cobalt(ous) Chloride Hexahydrate	Solid		75 g	100 g	no	Cart 1
Cobalt(ous) Chloride Hexahydrate	Solid		80 g	100 g	no	Cart 1
Congo Red	Solid		80 g	1/4 lb	no	Cart 1
Copper (II) Nitrate Hydrate	Solid		50 g	100 g	no	Cart 1
Copper (II) Sulfate	Solid		100 g	100 g	no	Cart 1
Copper (II) Sulfate	Solid		750 g	2 kg	no	Cart 1
Copper Metal Powder	Solid		700 kg	1 kg	no	Cart 1
Copper Metal Shot	Solid		200 g	500 g	no	Cart 1
Copper Metal Shot	Solid		150 g	500 g	no	Cart 1
Copper Powder	Solid		100 g	250 g	no	Cart 1
Cork Dust	Solid		80 g	100 g	no	Cart 1
Cork Dust	Solid		90 g	1 pint	no	Cart 1
Cupric Carbonate	Solid		400 g	500 g	no	Cart 1
Cupric Sulfate	Solid		1500 g	5 lb	no	Cart 1

<u>Chemical</u>	Solid/Liquid	Concentration	Amount	Container Size	SDS	Location
Dextrose Solution	Liquid	0.4 molar	600 mL	700 mL	no	Cart 1
Dextrose Solution	Liquid	0.13 molar	100 mL	700 mL	no	Cart 1
Dimethylgloxime Sodium	Solid		250 g	4 oz	no	Cart 1
Dodecyl Alcohol	Solid		20 g	20 g	no	Cart 1
EDTA, Disodium Salt, Dihydrate	Solid		450 g	1 lb	no	Cart 1
Ethyl Acetate	Liquid		50 mL	200 mL	no	Cart 1
Ethyl Acetate	Liquid		75 mL	200 mL	no	Cart 1
Ethyl Acetate	Liquid		75 mL	200 mL	no	Cart 1
Ethyl Acetate	Liquid		75 mL	200 mL	no	Cart 1
Ethylene Glycol	Liquid		425 mL	1 pint	no	Cart 1
Fehling Solution #2	Liquid		946 mL	1 quart	no	Cart 2
Fehling Solution #2	Liquid		900 mL	1 quart	no	Cart 2
Fehling Solution A	Liquid		300 mL	500 mL	no	Cart 2
Fehling Solution B	Liquid		250 mL	500 mL	no	Cart 2
Ferric Chloride	Solid		300 g	500 g	no	Cart 2
Ferric Sulfate, Hydrate	Solid		75 g	100 g	no	Cart 2
Ferrous Ammonium Sulfate	Solid		25 g	50 g	no	Cart 2
Ferrous Ammonium Sulfate	Solid		450 g	500 g	no	Cart 2
Ferrous Sulfate	Solid		500 g	500 g	no	Cart 2
Formaldehyde	Liquid	37% sol'n, 10-15% methanol	25 mL	25 mL	no	Cart 1
Formaldehyde	Liquid	37% sol'n, 10-15% methanol	5 mL	25 mL	no	Cart 1
Fountain of Light Solution	Liquid		150 mL	280 mL	no	Cart 2
Glutathione	Solid		1 g	1 g	no	Cart 2
Glycerin	Liquid		50 mL	500 mL	no	Cart 1
Indigo Carmine Blue	Solid		5 g	10 g	no	Cart 1
lodine	Solid		100 g	100 g	no	Cart 1
lodine	Solid		10 g	10 g	no	Cart 1
Iodine - Potassium Iodide	Liquid		250 mL	500 mL	no	Cart 1
Iron	Solid		10 g	500 g	no	Cart 1
Iron (II) Ammonium Sulfate	Solid		100 g	100 g	yes	Cart 2
Iron (II) Sulfate	Solid		400 g	1 lb	no	Cart 2
Iron (II) Sulfate 7-Hydrate	Solid		350 g	500 g	no	Cart 2

Chemical	Solid/Liquid	Concentration	Amount	Container Size	SDS	Location
Iron (III) Ammonium Sulfate	Solid		80 g	100 g	no	Cart 1
Iron (III) Chloride, 6 Hydrate	Solid		100 g	100 g	no	Cart 1
Iron (III) Nitrate	Solid		80 g	100 g	yes	Cart 1
Iron (III) Nitrate	Solid		400 g	500 g	no	Cart 2
Iron Filings	Solid		65 g	30 cc	no	Cart 1
Isobutyl Alcohol	Liquid		475 mL	1 pint	no	Cart 1
Isobutyl Alcohol	Liquid		470 mL	1 pint	no	Cart 2
Isopropyl Alcohol	Liquid	70%	50 mL	500 mL	no	Cart 2
L-Thyroxin Sodium Salt	Solid		50 mg	500 mg	no	Cart 2
Lactose	Solid		450 g	500 g	no	Cart 2
Lauric Acid	Solid		500 g	500 g	no	Cart 1
Lead (II) Nitrate	Solid		10 g	30 g	no	Cart 1
Lead Acetate	Solid		350 g	500 g	no	Cart 2
Lead Carbonate	Solid		400 g	1 lb	no	Cart 2
Lead Dioxide	Solid		110 g	4 oz.	no	Cart 2
Lead Metal #7-9 Shot	Solid		400 g	500 g	no	Cart 2
Lead Metal #7-9 Shot	Solid		500 g	500 g	no	Cart 2
Lead Metal #7-9 Shot	Solid		150 g	500 g	no	Cart 2
Lead Nitrate	Solid		2.2 kg	2.2 kg	no	Cart 2
Lead Oxide	Solid		450 g	1 lb	no	Cart 2
Lead Sulfide	Solid		500 g	500 g	no	Cart 1
Lithium Nitrate	Solid		85 g	100 g	no	Cart 1
Lithium Nitrate	Solid		100 g	125 g	no	Cart 1
Lithium Nitrate	Solid		500 g	500 g	no	Cart 2
Lycopodium	Solid		100 g	1/4 lb	no	Cart 2
Magnesium Bromide	Solid		250 g	500 g	no	Cart 2
Magnesium Chloride	Solid		250 g	1 lb	no	Cart 2
Magnesium Hydroxide	Solid		200 g	1 lb	no	Cart 2
Magnesium Metal	Solid		75 g	500 g	no	Cart 2
Magnesium Nitrate	Solid		400 g	500 g	no	Cart 2
Magnesium Oxide	Solid		70 g	4 oz.	no	Cart 1
Magnesium Sulfate	Solid		450 g	1 lb	no	Cart 1

Chemical	Solid/Liquid	Concentration	Amount	Container Size	SDS	Location
Magnesium Sulfate	Solid		450 g	500 g	no	Cart 1
Magnesium Sulfate	Solid		350 g	500 g	no	Cart 2
Malachite Green	Solid		20 g	25 g	no	Cart 1
Maleic Acid	Solid		200 g	250 g	no	Cart 1
Malonic Acid	Solid		100 g	100 g	no	Cart 1
Manganese Dioxide	Solid		125 g	500 g	no	Cart 2
Manganese Sulfate	Solid		500 g	500 g	no	Cart 2
Mercury Tamer	Solid		100 g	250 g	no	Cart 2
Methy Cellulose Solution	Liquid	1.00%	10 mL	20 mL	no	Cart 1
Methyl Cellulose Solution	Liquid	1.00%	10 mL	20 mL	no	Cart 1
Methyl Orange	Liquid		25 mL	25 mL	no	Cart 1
Methyl Orange	Solid		50 g	30 mL	no	Cart 2
Methyl Red	Solid		10 g	10 g	no	Cart 1
Methyl Red Solution	Liquid	0.02%	20 mL	50 mL	no	Cart 1
Methyl Salicylate	Liquid		500 mL	500 mL	no	Cart 2
Methyl Violet	Solid		75 g	1/4 lb	no	Cart 2
Methylene Blue	Solid		50 g	1 oz.	no	Cart 2
N-Butyl Alcohol	Liquid		1 oz.	1 oz.	no	Cart 1
N-Butyl Alcohol	Liquid		350 mL	1 pint	no	Cart 2
N-Butyl Alcohol	Liquid		470 mL	1 pint	no	Cart 2
Naphthalene	Solid		100 g	500 g	no	Cart 2
Nickel Sulfate	Solid		450 g	500 g	no	Cart 2
Norit A	Solid		200 g	1 lb	no	Cart 2
Oleic Oil	Liquid		1 pint	1 pint	no	Cart 1
Orange IV Indicator Solution	Liquid	0.10%	75 mL	100 mL	no	Cart 2
Oxalic Acid	Solid		500 g	500 g	no	Cart 1
Oxalic Acid	Solid		5 lb	5 lb	no	Cart 1
p-dichlorobenzene	Solid		200 g	1 lb	no	Cart 2
p-dichlorobenzene	Solid		500 g	500 g	no	Cart 2
Pancreatin Solution	Liquid	2%	110 mL	118 mL	no	Cart 2
Phenolphthalein	Solid		100 g	4 oz.	no	Cart 2
Phenolphthalein	Solid		100 g	4 oz.	no	Cart 2

Phenolphthalein Solid Phthalic Anhydrate Solid	10 g 300 g 450 g	4 oz. 500 g	no	Cart 2
	. 	500 g		Cart Z
Detections Assets	450 g		no	Cart 2
Potassium Acetate Solid		500 g	no	Cart 2
Potassium Binoxalate Solid	100 g	4 oz.	no	Cart 2
Potassium Bisulfate Solid	400 g	1 lb	no	Cart 2
Potassium Bitartrate Solid	110 g	4 oz.	no	Cart 2
Potassium Bromide Solid	400 g	1 lb	no	Cart 2
Potassium Bromide Solid	400 g	1 lb	no	Cart 2
Potassium Carbonate Anhydrous Solid	450 g	1 lb	no	Cart 2
Potassium gluconate Solid	350 g	500 g	no	Cart 2
Potassium Hydrogen Phthalate Solid	350 g	1 lb	no	Cart 2
Potassium Hydroxide Solid	350 g	1 lb	no	Cart 2
Potassium lodide Solid	30 g	100 g	no	Cart 2
Potassium lodide Solid	250 g	500 g	no	Cart 2
Potassium Nitrate Solid	1.5 kg	2.5 kg	no	Cart 2
Potassium Nitrate Solid	1.25 kg	2 kg	no	Cart 2
Potassium Nitrate Solid	200 g	500 g	no	Cart 2
Potassium Nitrate Solid	80 g	100 g	no	Cart 2
Potassium Permanganate Solid	2 kg	5 lb	no	Cart 2
Potassium Permanganate Solid	4.5 kg	10 lb	no	Cart 2
Potassium Permanganate Solid	400 g	1 lb	no	Cart 2
Potassium Permanganate Solid	80 g	100 g	yes	Cart 2
Potassium Phosphate Solid	10 g	25 g	no	Cart 2
Potassium Tartrate Solid	400 g	1 lb	no	Cart 2
Potattsium Iodide Solid	1.5 kg	2.2 kg	no	Cart 2
Propionic Acid Liquid	450 mL	500 mL	no	Cart 1
Propionic Acid Liquid	450 mL	1 pint	no	Cart 1
Propyl Alcohol Liquid	100 mL	1 pint	no	Cart 1
Ringer - Amph. Liquid	250 mL	250 mL	no	Cart 2
Ringer Solution Amphibian Liquid	250 mL	250 mL	no	Cart 2
Roll Sulfur Solid	300 g	500 g	no	Cart 2
Safranin O Solid	20 g	25 g	no	Cart 2

Chemical	Solid/Liquid	Concentration	Amount	Container Size	SDS	Location
Salicylic Acid	Solid		100 g	500 g	no	Cart 1
Salicylic Acid	Solid		1 oz	1 oz	no	Cart 1
Schiff Reagent	Liquid		500 mL	500 mL	no	Cart 2
Silicic Acid	Solid		400 g	1 lb	no	Cart 1
Silver Chloride	Solid		20 g	1 oz.	no	Cart 2
Silver Nitrate	Liquid		250 mL	500 mL	no	counter
Silver Sulfate	Solid		15 g	25 g	no	Cart 2
Silver Sulfate	Solid		25 g	25 g	no	Cart 2
Sodium Acetate	Solid		75 g	1 lb	no	Cart 2
Sodium Acetate	Solid		50 g	500 g	no	Cart 2
Sodium Acetate *NO OFFICIAL LABEL*	Solid		400 g	500 g	no	Cart 2
Sodium Bisulfate	Solid		105 g	1/4 lb	no	Cart 2
Sodium Bisulfate	Solid		110 g	1/4 lb	no	Cart 2
Sodium Bisulfate	Solid		450 g	500 g	no	Cart 2
Sodium Bisulfate	Solid		400 g	500 g	no	Cart 2
Sodium Borate	Solid		500 g	500 g	no	Cart 2
Sodium Borate	Solid		400 g	400 g	no	Cart 2
Sodium Bromide	Solid		80 g	100 g	no	Cart 2
Sodium Bromide	Solid		400 g	1 lb	no	Cart 2
Sodium Calcium Hydroxide	Solid		450 g	500 g	no	counter
Sodium Cobaltinitrite	Solid		75 g	1/4 lb	no	Cart 2
Sodium Fluoride	Solid		500 g	500 g	no	counter
Sodium Fluoride Merck	Solid		400 g	1 lb	no	Cart 2
Sodium Hydroxide	Solid		1 kg	3 kg	no	Cart 2
Sodium Hydroxide	Solid		1.5 kg	5 kg	no	Cart 2
Sodium Hydroxide/Luminol Solution	Liquid		150 mL	700 mL	no	Cart 2
Sodium Iodide	Liquid		20 mL	100 mL	no	Cart 2
Sodium meta-Bisulfate	Solid		350 g	1 lb	no	counter
Sodium Oxalate	Solid		100 g	4 oz.	no	Cart 2
Sodium Phosphate	Solid		125 g	125 g	no	Cart 2
Sodium Phosphate	Solid		200 g	500 g	no	Cart 2
Sodium Phosphate	Solid		400 g	1 lb	no	Cart 2

Chemical	Solid/Liquid	Concentration	Amount	Container Size	SDS	Location
Sodium Phosphate	Solid		300 g	500 g	no	counter
Sodium Sulfate	Solid		150 g	1 lb	no	counter
Sodium Sulfite Anhydrous	Solid		1.75 kg	5 lb	no	Cart 2
Sodium Sulfite Anhydrous	Solid		1.5 kg	5 lb	no	Cart 2
Sodium Sulfite Anhydrous	Solid		350 g	500 g	no	counter
Sodium Thiosulfate	Solid		1 kg	3 kg	no	Cart 2
Sodium Thiosulfate	Solid		1.75 kg	5 lb	no	Cart 2
Stannous Chloride	Solid		400 g	1 lb	no	counter
Starch, Potato	Solid		150 g	1 lb	no	counter
Stearic Acid	Solid		300 g	1 lb	no	Cart 1
Strontium Nitrate	Solid		400 g	500 g	no	counter
Sucrose	Solid		150 g	5 lb	no	counter
Sudan III	Solid		5 g	10 g	no	Cart 2
Sudan III	Solid		3 g	5 g	no	counter
Sudan IV	Solid		5 g	5 g	no	Cart 2
Sulfamic Acid Powder	Solid		20 g	20 g	no	Cart 1
Sulfamic Acid Powder	Solid		20 g	20 g	no	Cart 1
Sulfamic Acid Powder	Solid		20 g	20 g	no	Cart 1
Sulfamic Acid Powder	Solid		20 g	20 g	no	Cart 1
Sulfamic Acid Powder	Solid		20 g	20 g	no	Cart 1
Sulfamic Acid Powder	Solid		20 g	20 g	no	Cart 1
Sulfanilic Acid	Solid		100 g	100 g	no	Cart 1
Sulfur Precipitated	Solid		300 g	1 lb	no	counter
Sulfur Precipitated	Solid		300 g	1 lb	no	counter
Sulfur Precipitated	Solid		300 g	1 lb	no	counter
Sulfur Precipitated	Solid		300 g	1 lb	no	counter
Sulfur Sublimed	Solid		450 g	500 g	no	counter
Sulfur Sublimed	Solid		400 g	1 lb	no	counter
Tert -Amyl Alcohol	Liquid		1000 mL	1000 mL	no	counter
Thymol Blue	Solid		2 g	5 g	no	Cart 2
Trichloroacetic Acid	Solid		100 g	100 g	no	Cart 1
Triphenyltetrazolium Chloride	Solid		10 g	10 g	no	Cart 2

Chemical	Solid/Liquid	Concentration	Amount	Container Size	SDS	Location
Triphenyltetrazolium Chloride	Solid		10 g	10 g	no	Cart 2
Urea	Solid		350 g	500 g	no	counter
Wrights Blood Stain	Solid		5 g	10 g	no	Cart 2
Zinc Acetate	Solid		90 g	100 g	no	Cart 2
Zinc Acetate	Solid		500 g	500 g	no	counter
Zinc Chloride	Turned liquid from solid		450 g	500 g	no	counter
Zinc Nitrate	Solid/Liquid		100 g	500 g	no	counter
Zinc Nitrate	Solid/Liquid		400 g	1 lb	no	counter
Zinc Sulfate	Solid		300 g	500 g	no	counter
Zinc Sulfate	Solid		75 g	1 lb	no	counter
Zinc Sulfate	Solid		100 g	1 lb	no	counter

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