

b. After the first sixty days following the phase one System Operation Date, the City may suspend operation of the phase one portion of the facilities by which the City accepts treated water delivered to the Point of Delivery and blending facilities for which it is responsible, as described in Section VII (Work To Be Performed) of the Decree, for the following periods:

i. For up to 25 days per calendar year; and

ii. For any period during which Lockheed does not deliver to the Point of Delivery water that meets the drinking water standards applicable on the date of delivery, other than the MCL for nitrate.

c. During only the first sixty days following the phase one System Operation Date, a Settling Work Defendant shall not be deemed to have violated the Decree by suspending operation of the facilities it is required to operate for this Phase.

## 2. Phase Two

The appropriate Settling Work Defendants shall operate and maintain the phase one and phase two facilities required by the Consent Decree from the phase two System Operation Date until the phase three System Operation Date; provided, however, that:

a. After the first sixty days following the phase two System Operation Date, Lockheed may suspend operation of the phase one and phase two portions of the extraction, treatment,

reinjection and delivery facilities for which it is responsible, as described in Section VII (Work To Be Performed) of the Decree, for the following periods:

i. For maintenance periods up to the limit defined in Subpart C of this Section III;

ii. For any additional period of time earned through the Credit System described in Subpart B of this Section III; and

iii. In addition, for any period of time during which the City suspends operation of the facilities by which the City accepts treated water delivered to the Point of Delivery.

b. After the first sixty days following the phase two System Operation Date, the City may suspend operation of the phase one and phase two portions of the facilities by which the City accepts treated water delivered to the Point of Delivery and blending facilities for which it is responsible, as described Section VII (Work To Be Performed) of the Decree, for the following periods:

i. For up to 25 days per calendar year during; and

ii. For any period during which Lockheed does not deliver to the Point of Delivery water that meets the drinking water standards applicable on the date of delivery, other than the MCL for nitrate.

c. Lockheed shall construct reinjection facilities during phase two according to the following schedule:

i. By the phase two System Operation Date, Lockheed is required to construct the reinjection facilities necessary to reinject 5500 gpm; and

ii. If, during phase one, EPA determines that additional facilities are needed to reinject the water that is required to be extracted and treated by the phase one or phase two treatment systems but which the City cannot accept, Lockheed shall design, construct, operate and maintain such reinjection facilities (not to exceed a total of 12,000 gpm total system capacity) in accordance with a schedule to be developed by EPA. However, EPA must notify Lockheed regarding the need for such additional reinjection facilities before the phase two Remedial Design Workplan approval.

d. For any period during phase two for which reinjection facilities sufficient to reinject water not accepted by the City do not exist, Lockheed shall suspend operation of that portion of the extraction and treatment system that is producing the amount of water for which sufficient reinjection facilities do not exist; provided, however, that such suspension shall not excuse Lockheed from any stipulated penalties for any failure to design and construct reinjection facilities as required by the Decree and this Statement of Work.

e. During only the first sixty days following the phase two System Operation Date, a Settling Work Defendant shall not be deemed to have violated the Decree by suspending operation of the facilities it is required to operate for this Phase.

### 3. Phase Three

The appropriate Settling Work Defendants shall operate and maintain the phase one, phase two and phase three facilities required by the Consent Decree for a period of two years (not in-

cluding periods during which the extraction and treatment facilities are not operational or during which the treatment standards required by Section VII (Work To Be Performed), Subparts G.1, G.2, and G.3 of the Consent Decree are not being met) after the phase three System Operation Date. The Settling Work Defendants may suspend operations as provided below; provided, however, that if there is a suspension of the operation of the extraction and treatment system as permitted below or for any other reason, then the time period of such suspension shall not be included as part of the two-year period during which the facilities of all three phases must be operated.

a. After the first sixty days following the phase three System Operation Date, Lockheed may suspend operation of the phase one, phase two and phase three portions of the extraction, treatment, reinjection and delivery facilities for which it is responsible, as described in Section VII (Work To Be Performed) of the Decree, for the following periods:

i. For maintenance periods up to the limit defined in Subpart C of this Section III;

ii. For any additional period of time earned through the Credit System described in Subpart B of this Section III;

iii. In addition, for any period of time during which the City suspends operation of the facilities by which the City accepts treated water delivered to the Point of Delivery.

b. After the first sixty days following the phase three System Operation Date, the City may suspend operation of the phase one, phase two and phase three portion of the

facilities by which the City accepts treated water delivered to the Point of Delivery and blending facilities for which it is responsible, as described in Section VII (Work To Be Performed) of the Decree, for the following periods:

- i. For up to 25 days per calendar year; and
- ii. For any period during which Lockheed does not deliver to the Point of Delivery water that meets the drinking water standards applicable on the date of delivery, other than the MCL for nitrate.

- c. Lockheed shall construct reinjection facilities during phase three according to the following schedule:

- i. By the phase three System Operation Date, Lockheed is required to construct the reinjection facilities necessary to reinject an additional 3000 gpm (not to exceed a total of 12,000 gpm total system capacity);

- ii. If during phase two, EPA determines that additional facilities are needed to reinject the water that is required to be extracted and treated by the phase one, phase two, or phase three treatment systems but which the City cannot accept, Lockheed shall design, construct, operate and maintain such reinjection facilities (not to exceed a total of 12,000 gpm total system capacity) in accordance with a schedule to be developed by EPA. However, EPA must notify Lockheed regarding the need for more reinjection facilities before the phase three Remedial Design Workplan approval; and

iii. If EPA determines that additional reinjection facilities are needed after EPA's approval of the phase three Remedial Design Workplan, Lockheed has not agreed to construct such facilities and EPA has not waived its authority to seek to have Lockheed construct such facilities.

d. For any period during phase three for which reinjection facilities sufficient to reinject water not accepted by the City do not exist, Lockheed shall suspend operation of that portion of the extraction and treatment system that is producing the amount of water for which sufficient reinjection facilities do not exist; provided, however, that such suspension shall not excuse Lockheed from any stipulated penalties for any failure to design and construct reinjection facilities as required by the Decree and this Statement of Work.

e. During only the first sixty days following the phase three System Operation Date, a Settling Work defendant shall not be deemed to have violated the Decree by suspending operation of the facilities it is required to operate for this phase.

B. Pumping Credits

1. On the first day of each month following the phase one System Operation Date, Lockheed shall record the total volume of water treated by each of the groundwater Treatment Plants during the prior month.

2. The pumping credit earned by Lockheed each month during phase one shall be determined by the following formula:

$$PC = G1 - (WD) (60 \text{ minutes/hour}) (24 \text{ hours/day}) (X)$$

where:

PC = pumping credit, in gallons for the month under consideration, gallons/month;

WD = the average minimum day water demand for the month as defined in Subpart D of this Section, in gallons per minute (gpm), or 6000 gpm, which ever is less;

G1 = total gallons pumped by the phase one groundwater Treatment Plant for the month under consideration, gallons/month; and

X = Number of days in the month under consideration, in days/month

3. The pumping credit earned by Lockheed during each month of phase two shall be determined by the following formula:

$$PC = G1 + G2 - (9000 \text{ gpm}) (60 \text{ min/hr}) \times (24 \text{ hr/month}) (X)$$

where:

G2 = total gallons pumped by the phase two groundwater Treatment Plant for the month under consideration, gallons/month;

4. The pumping credit earned by Lockheed during each month of phase three shall be determined by the following formula:

$$PC = G1 + G2 + G3 - (12,000 \text{ gpm}) (60 \text{ min/hr}) \times 24 \text{ hr/month) (X)}$$

where:

G3 = total gallons pumped by the phase three groundwater Treatment Plant for the month under consideration;

5.a. Any negative or positive value for credits earned during the first sixty days after any System Operation Date shall be equal to zero. On the date sixty days after the System Operation Date, the pumping credit value shall be equal to the pumping credit on the date immediately before the System Operation Date for that phase.

b. The maximum credit Lockheed can accrue at any time during the life of the project is limited to 40 days worth of pumping as calculated in the following manner:

i. Maximum Phase One Pumping Credit:

$$6000 \text{ gal/min} \times 60 \text{ min/hr} \times 24 \text{ hr/day} \times 40 \text{ days} = 345,600,000 \text{ gal.}$$

ii. Maximum Phase Two Pumping Credit:

$$9000 \text{ gal/min} \times 60 \text{ min/hr} \times 24 \text{ hr/day} \times 40 \text{ days} = 518,400,000 \text{ gal.}$$

iii. Maximum Phase Three Pumping Credit:

12,000 gal/min x 60 min/hr x 24 hr/day x 40 days = 691,200,000 gal.

6. For each day that Lockheed is capable of delivering water to the Point of Delivery but is unable to do so due to the City suspending its facilities by which the City accepts treated water delivered to the Point of Delivery, Lockheed shall receive credit, in addition to the credit calculated in Subparts B.2 through B.5. of this Section, according to the following formulas:

a. Phase One Operation:

$$PC = (WD) (60 \text{ min/hr}) (24 \text{ hr/day}) (Y)$$

where: Y = Number of days during phase one the City suspends the facilities by which the City accepts treated water delivered to the Point of Delivery; and  
WD = the average minimum day water demand for the month as defined in Subpart D of this Section, in gallons per minute (gpm), or 6000 gpm, which ever is less;

b. Phase Two and Phase Three Operations:

PC = 6,480,000 gallons/day, for each day during phase two or three that the City suspends the facilities by which the City accepts treated water delivered to the Point of Delivery

where:  $6,480,000 = 4,500 \text{ gal/min} \times 60 \text{ min/hr} \times 24 \text{ hr/day}$ .

7. Lockheed shall report to the EPA Project Coordinator, on a monthly basis, all pumping credits earned or lost during the preceding month.

8. Pumping credits gained during a particular phase of operation may be applied to any subsequent phase of operation, subject to the limitations specified in Subpart B.5 of this Section.

9. Pumping credits can be positive or negative in value and they are adjusted (by adding or subtracting) from the prior month's total.

C. Maintenance Allowances

1. During each phase of operation, Lockheed shall receive a maintenance allowance of 25 days per calendar year. Any unused maintenance allowance shall be carried over into the following calendar year, provided that the total accumulated maintenance allowance shall not exceed 50 days. Lockheed's annual maintenance allowance in terms of gallons for each phase of operation is as follows:

a. Phase One Annual Maintenance Allowance

$$6,000 \text{ gal/min} \times 60 \text{ min/hr} \times 24 \text{ hr/day} \times 25 \text{ days} \\ = 216,000,000 \text{ gal}$$

b. Phase Two Annual Maintenance Allowance

$$9,000 \text{ gal/min} \times 60 \text{ min/hr} \times 24 \text{ hr/day} \times 25 \text{ days} \\ = 324,000,000 \text{ gal}$$

c. Phase Three Annual Maintenance Allowance

12,000 gal/min x 60 min/hr x 24 hr/day x 25 days

= 432,000,000 gal

2. Pumping credits earned (or lost) in accordance with Subpart B of this Section will be added to (or subtracted from) the maintenance allowance specified in Subpart C.1 of this Section III on a monthly basis. Lockheed shall report to the EPA Project Coordinator, on a monthly basis, the adjusted maintenance allowance in effect at the end of the preceeding month, regardless of whether its positive or negative.

3. Upon receipt of this monthly report from Lockheed, EPA will review the maintenance allowance which includes the allowable maintenance days plus or minus the pumping credits accrued for that month. If at any time, Lockheed has a deficit for the adjusted maintenance allowance than Lockheed shall be deemed out of compliance. Each day of compliance is equal to the following:

Phase 1 = (WD) (60 min/hr) (24 hr/day), in gal/day

Phase 2 = (9000 gpm) (60 min/hr) (24 hr/day)

= 12,960,000 gal/day

Phase 3 = (12,000 gpm) (60 min/hr) (24 hr/day)

= 17,280,000 gal/day

Lockheed shall be subject to stipulated penalties for each day it is out of compliance. Lockheed shall be deemed out of compliance for each day that COMP is a negative number according to the following formula, provided that the gal/day will be rounded up to nearest day:

for Phase 1,                    COMP = MAIN / Phase 1

for Phase 2,                    COMP = MAIN / Phase 2

for Phase 3,            COMP = MAIN / Phase 3

where:

COMP = Days out of Compliance, in days

MAIN = Adjusted Maintenance Allowance, which equals  
Maintenance Allowance plus or minus Pumping  
Credits, in gallons

D. Variable Values

1. Within 30 calendar days of the signing of the Consent Decree and on March 30 of each following year until Consent Decree termination, the City shall deliver to the EPA Project Coordinator and the Lockheed Project Coordinator a report on the City's historical water demand. The report will contain, at a minimum, the following information:

a. The water supply demand curves for the calendar years Y1, Y2, Y3, and Y4;

where:

Y1 = prior calendar year - 3 years;

Y2 = prior calendar year - 2 years;

Y3 = prior calendar year - 1 year; and

Y4 = prior calendar year.

b. The minimum day water demand, in gallons per minute, required in each month for the calendar years Y1, Y2, Y3, and Y4; and

c. The average minimum day water demand, in gallons per minute, for each month of the year as determined from the following formula:

$$WD = (WDY1 + WDY2 + WDY3 + WDY4)/4$$

where:

- WD = the average minimum day water demand for the month, in gallons per minute;
- WDY1 = the minimum day water demand for the month during the calendar year = prior calendar year minus 3 years, in gallons per minute;
- WDY2 = the minimum day water demand for the month during the calendar year = prior calendar year minus 2 years, in gallons per minute;
- WDY3 = the minimum day water demand for the month during the calendar year = prior calendar year minus 1 year, in gallons per minute; and
- WDY4 = the minimum day water demand for the month during the prior calendar year, in gallons per minute;

2. During each calendar month of operation, Lockheed shall deliver an amount of treated groundwater to the Point of Delivery which is equal to or greater than the average minimum day water demand for that month, as defined in Subpart D.1.c. of this Section III, subject to the following limitations:

a. The maximum amount of water Lockheed is obligated to deliver to the Point of Delivery shall not exceed 6,000 gpm during phase one and 9,000 gpm during phase two and phase three;

b. The amount of water Lockheed is obligated to deliver to the Point of Delivery shall not exceed the City's demand (the average minimum day water demand for the month involved calculated pursuant to Section III.D.1.c. of this Statement of Work) for treated groundwater;

c. The amount of water Lockheed is obligated to deliver to the Point of Delivery shall not equal or exceed an amount which, due to the nitrate concentrations in the treated groundwater and the MWD supply water, will prevent the City from meeting the blending requirements specified in Section VII of the Decree (Work to be Performed); and

d. to the extent possible, subject to other limitations specified in this Statement of Work, Section III, Lockheed shall attempt to meet, in a timely manner, the City's demand for treated groundwater which is in excess of the average day minimum demand.

E. Routine Maintenance

Routine maintenance of the blending facilities shall include the electrical testing of monitoring and control equipment; proper charts and/or magnetic media for recording devices; chemicals or other reagents for nitrate monitoring equipment; labor and equipment necessary for the operation, maintenance and control of the MWD water supply line, the injection line for the water from the treatment plant and the blending facilities; and repair and replacement expense of capital facilities of the blending facilities not to exceed \$1000.00 per calendar year.

F. Coordination

Lockheed and the City shall use best efforts to coordinate with each other and any person(s) conducting the tasks described in Subpart B of Section VII (Work To Be Performed) of the Decree in all aspects of conducting their respective Work obligations, including the coordination of any operation and maintenance shutdowns allowed by this Statement of Work.

ATTACHMENT 1

LOCKHEED WORK SCHEDULE

PHASE One - First 6000 GPM

I. PRE-DESIGN ACTIVITIES:  
TASK:

	Number of days after entry of Consent Decree
A. Selection of Project Coordinator	15
B. Selection of RD Architect/Engineer	30
EPA Review and Approval	+60
Finalize Contract	90
C. Remedial Design Workplan	
Draft	90
EPA Review and Comment	+120
Final RD Workplan	150
D. Site QA Project Plan (QAPP) (Includes Data Management Plan)	
Draft	90
EPA Review and Comment	+120
Final QAPP	150
E. Site Health & Safety Plan	
Draft	90
EPA Review and Comment	+120
Final Site Health & Safety Plan	150
F. Submit Plan for Satisfaction of Permitting Requirements	
Draft	90
EPA Review and Comment	+120
Final Permitting Plan	150

G.	Submit Preliminary Sampling Plan	
	Draft	90
	EPA Review and Comment	<u>+120</u>
	Final Preliminary Sampling Plan	150
II.	DESIGN ACTIVITIES	
A.	Submit Conceptual Remedial Design	
	*Draft	222
	EPA Review and Comment	<u>+252</u>
	Final Conceptual Design	282
B.	Submit Pre-Final Design	
	Draft	382
	EPA Review and Comment	<u>+412</u>
	Pre-Final Design	442
C.	Submit Final Remedial Design	
	Draft	502
	EPA Review and Comment	<u>+532</u>
	Final Remedial Design	562
III.	CONSTRUCTION OF REMEDIAL ACTION	
A.	Selection of Independent Quality Assurance Team	
	Notify EPA of Selection	400
	EPA Review and Comment	<u>+415</u>
	Final Selection	445

\* This schedule allows for a six-month study period where data critical to placement of wells, determination of capture zone, hydrogeological modeling, and other pertinent data will be collected and analyzed. This information is critical to the Remedial Design Work.

B.	Selection of Remedial Action Engineer	
	Notify EPA of Selection	400
	EPA Review and Comment	<u>±415</u>
	Finalize Contract	445
C.	Selection of RA Contractors/Subcontractors	
	Notify EPA Selection	475
	EPA Review and Comment	<u>±505</u>
	Finalize Contracts	535
D.	Remedial Action Workplan (Includes CQAPP & Contingency Plan)	
	Draft	500
	EPA Review and Comment	<u>±530</u>
	Final RA Workplan	560
E.	Conduct Pre-Construction Conference	
F.	Submit the Operational Sampling Plan	
	Draft	670
	EPA Review and Approval	<u>±700</u>
	Final Operational Sampling Plan	730
G.	Submit the Operations and Maintenance Plan	
	Draft	670
	EPA Review and Comment	<u>±700</u>
	Final O & M Plan	730

#### IV. IMPLEMENTATION OF REMEDIAL ACTION

A.	Submit the Interim Remedial Action Report	
	Draft	820
	EPA Review and Comment	<u>±866</u>
	Final Interim Remedial Action Report	912

B.	Construction Complete	730
C.	System Operation Date	740
D.	Pre-final Inspection of Phase One	
E.	Final Inspection of Phase One	
F.	Full Operation (sixty days after System Operation Date for Phase 1)	

PHASE TWO - ADDITIONAL 3000 GPM

I. PRE-DESIGN ACTIVITIES:  
TASK:

A.	Submit Plan for Satisfaction of Permitting Requirements	
	Draft	942
	EPA Review and Comment	+972
	Final RD Workplan	1002
B.	Remedial Design Workplan	
	Draft	942
	EPA Review and Comment	+972
	Final RD Workplan	1002
C.	Submit Preliminary Sampling Plan	
	Draft	942
	EPA Review and Comment	+972
	Preliminary Sampling Plan	1002

II. DESIGN ACTIVITIES

A.	Submit Conceptual Remedial Design	
	Draft	972
	EPA Review and Comment	+1002
	Final Conceptual Design	1032

B.	Submit Pre-Final Remedial Design	
	Draft	1120
	EPA Review and Approval	±1150
	Pre-Final Design	1180
C.	Submit Final Remedial Design	
	Draft	1240
	EPA Review and Comment	±1270
	Final Remedial Design	1300
III. CONSTRUCTION OF REMEDIAL ACTION		
A.	Remedial Action Workplan (Including CQAPP & Contingency Plan)	
	Draft	1342
	EPA Review and Approval	±1372
	Final RA Workplan	1402
B.	Conduct Pre-construction Conference	
C.	Submit the Operation Sampling Plan	
	Draft	1342
	EPA Review and Approval	±1372
	Final Operational Sampling Plan	1402
D.	Submit Operations and Maintenance Plan	
	Draft	1342
	EPA Review and Comment	±1372
	Final O & M Plan	1402
IV. IMPLEMENTATION OF REMEDIAL ACTION		
A.	Submit the Interim Remedial Action Report	
	Draft	1557
	EPA Review and Comment	±1597
	Final	1647

B.	Construction complete	1467
C.	System Operation Date	1477
D.	Pre-final Inspection of Phase Two	
E.	Final Inspection of Phase Two	
F.	Full Operation (sixty days after System Operation Date for Phase Two)	

PHASE THREE - ADDITIONAL 3000 GPM

I. PRE-DESIGN ACTIVITIES:  
TASK:

A.	Submit Remedial Design Workplan	
	Draft	1647
	EPA Review and Comment	±1677
	Final RD Workplan	1707
B.	Submit Plan for Satisfaction of Permitting Requirements	
	Draft	1647
	EPA Review and Comment	±1677
	Final Permitting Plan	1707
C.	Submit Preliminary Sampling Plan	
	Draft	1647
	EPA Review and Comment	±1677
	Finall Plan	1707

I. DESIGN ACTIVITIES

A.	Submit Conceptual Remedial Design	
	Draft	1677
	EPA Review and Comment	±1707
	Final Conceptual Design	1737
B.	Submit Pre-Final Design	
	Draft	1817

	EPA Review and Comment	±1847
	Pre-Final Design	1877
C.	Final Remedial Design	
	Draft	1937
	EPA Review and Comment	±1967
	Final Remedial Design	1997
III. CONSTRUCTION OF REMEDIAL ACTION		
A.	Remedial Action Workplan (Including CQAPP and Contingency Plan)	
	Draft	2037
	EPA Review and Comment	±2067
	Final	2097
B.	Conduct Pre-Construction Conference	
C.	Submit Operational Sampling Plan	
	Draft	2037
	EPA Review and Comment	±2067
	Final O & M Plan	2097
D.	Submit O & M Plan	
	Draft	2037
	EPA Review and Comment	±2067
	Final O & M Plan	2097
IV. IMPLEMENTATION OF REMEDIAL ACTION		
A.	Submit the Interim Remedial Action Report	
	Draft	2280
	EPA Review and Comment	±2310
	Final	2347
B.	Construction Complete	2190
C.	System Operation Date	2200

- D. Pre-final Inspection of Phase Three
- E. Final Inspection of Phase Three
- F. Full Operation (sixty days after System Operation Date for Phase Three)

V. OPERATION & MAINTENANCE

O & M will continue 2 years after the System Operation Date for Phase Three, as described in Section VII (Work To Be Performed) of the Decree, and pursuant to any other requirements under the Decree and this Statement of Work.

ATTACHMENT 2

BURBANK WORK SCHEDULE

I. PRE-DESIGN ACTIVITIES:  
TASK:

	Number of days after entry of Consent Decree
A. Selection of Project Coordinator	15
B. Selection of RD Architect/Engineer	30
EPA Review and Approval	±60
Finalize Contract	90
C. Remedial Design Workplan	
Draft	90
EPA Review and Comment	±120
Final RD Workplan	150
D. Site QA Project Plan (QAPP) (Includes Data Management Plan)	
Draft	90
EPA Review and Comment	±120
Final QAPP	150
E. Site Health & Safety Plan	
Draft	90
EPA Review and Comment	±120
Final Site Health & Safety Plan	150
F. Submit Plan for Satisfaction of Permitting Requirements	
Draft	90
EPA Review and Comment	±120
Final Permitting Plan	150

## II. DESIGN ACTIVITIES

A.	Submit Conceptual Remedial Design	
	Draft	222
	EPA Review and Comment	+252
	Final Conceptual Design	282
B.	Submit Pre-Final Design	
	Draft	382
	EPA Review and Comment	+412
	Pre-Final Design	442
C.	Submit Final Remedial Design	
	Draft	502
	EPA Review and Comment	+532
	Final Remedial Design	562

## III. CONSTRUCTION OF REMEDIAL ACTION

A.	Selection of Independent Quality Assurance Team	
	Notify EPA of Selection	400
	EPA Review and Comment	+415
	Final Selection	445
B.	Selection of Remedial Action Engineer	
	Notify EPA of Selection	400
	EPA Review and Comment	+415
	Finalize Contract	445
C.	Selection of RA Contractors/Subcontractors	
	Notify EPA Selection	475
	EPA Review and Comment	+505
	Finalize Contracts	535

D.	Remedial Action Workplan (Includes CQAPP)	
	Draft	500
	EPA Review and Comment	+530
	Final RA Workplan	560
E.	Conduct Pre-Construction Conference	
F.	Submit the Operational Sampling Plan	
	Draft	670
	EPA Review and Approval	+700
	Final Operational Sampling Plan	730
G.	Submit the Operations and Maintenance Plan	
	Draft	670
	EPA Review and Comment	+700
	Final O & M Plan	730

#### IV. IMPLEMENTATION OF REMEDIAL ACTION

A.	Submit the Interim Remedial Action Report	
	Draft	820
	EPA Review and Comment	+866
	Final Interim Remedial Action Report	912
B.	Construction Complete	730
C.	System Operation Date	740
D.	Pre-final Inspection of Phase One	
E.	Final Inspection of Phase One	
F.	Full Operation (sixty days after System Operation Date for Phase One)	
G.	Update Plans as necessary if additional water is accepted in Phase Two	

V. OPERATION & MAINTENANCE

O & M will continue through 2 years after the System Operation Date of Phase Three (Lockheed's work schedule), as described in Section VII (Work To Be Performed) of the Decree, and pursuant to any other requirements in the Decree and this Statement of Work.