

CONTRACT ASSIGNMENT AGREEMENT

This Contract Assignment Agreement (this "Agreement") is dated as of 4/30/2011 2011 (the "Effective Date"), by and among Northrop Grumman Systems Corporation, a Delaware corporation ("Seller"), HP Enterprise Services, LLC, a Delaware limited liability company ("Buyer") and the County of San Diego acting through its Chief Administrative Officer and Purchasing Agent ("CoSD").

RECITALS

A. Seller and CoSD have entered into that certain Information Technology and Telecommunications Service Agreement between CoSD and Northrop Grumman Information Technology, Inc. (predecessor in interest to Seller), dated January 24, 2006, as amended from time to time, pursuant to which Seller provides certain services to CoSD including, without limitation, information technology and telecommunications services (the "Contract"). A copy of the Contract was made available to Buyer prior to the date hereof and is incorporated herein by this reference into this Agreement.

B. Seller and Buyer are parties to that certain Asset Purchase Agreement dated as of April 12, 2011 (the "Asset Purchase Agreement"), pursuant to which the Contract and certain Seller assets primarily used in performing the Contract are transferred to Buyer.

C. Pursuant to the Asset Purchase Agreement, Seller has agreed to assign its interest as "Contractor" under the Contract to Buyer, and Buyer desires to assume Seller's obligations as "Contractor", subject to the terms and conditions herein.

AGREEMENT

NOW, THEREFORE, in consideration of the foregoing premises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

1. Assignment and Release. Effective as of the day immediately following the Effective Date, (a) Seller does hereby irrevocably sell, assign, convey and deliver to Buyer all of Seller's rights, title and interests in, to and under the Contract that accrue after the Effective Date, (b) Seller hereby delegates and assigns its obligations, duties and liabilities under the Contract to Buyer on the terms and conditions set forth herein, and (c) CoSD hereby releases Seller from its obligations, duties and liabilities under the Contract, except as follows:

A. Seller shall remain responsible and liable regarding the performance of its disentanglement obligations generally as contained in Article 6 (Disentanglement) of the Contract as supplemented by the transition services set forth on Exhibit A and the CoSD Transition Plan attached as Exhibit B, until such point that Seller has successfully completed all of the activities requested by Buyer in accordance with Exhibit A and CoSD has notified Seller and Buyer in writing that the transition has been successfully completed; provided, however, that with respect to: (i) Section 6.3.1 of the Contract, Exhibit B is being provided by Buyer in lieu of a Disentanglement Plan by Seller and (ii) Section 6.3.5 of the Contract, Seller has caused software maintenance to be available to CoSD by providing the source

code, documentation and rights to make derivative works to Buyer pursuant to a license between Buyer and Seller.

B. Seller shall remain responsible for those obligations that survive the expiration of the Contract (as between Seller and CoSD) as set forth in Section 24.18 (Survival); and

C. Seller shall remain responsible for its liabilities under the Contract in connection with any disputes that have not been resolved between CoSD and Seller as of the Effective Date.

The parties hereto acknowledge and agree that any amounts that have been billed by Seller to CoSD prior to the date hereof under the Contract shall be timely paid by CoSD to Seller, unless being disputed by CoSD in good faith.

2. Assumption. Effective as of the day immediately following the Effective Date, Buyer (a) does hereby accept the foregoing sale, transfer, assignment, conveyance and delivery of all of Seller's right, title and interest in and to the Contract, (b) hereby assumes and agrees to pay, perform and discharge fully as and when due, as a direct obligation to Buyer, all obligations, liabilities and conditions imposed on Seller under the Contract, (c) agrees to be bound by and to perform the Contract in accordance with the terms and conditions contained in the Contract and (d) in accordance with Section 24.5(b)(i) of the Contract, agrees to never exercise its rights under the Contract in a manner that would encumber, impede, hinder, or otherwise adversely impact CoSD's ability to receive the full benefit of the services contemplated under the Contract or to exercise any of its rights or remedies to the full extent permitted under the Contract.

3. Consent and Extension.

3.1 Pursuant to the requirement set forth in Section 24.5 of the Contract that Seller may only assign, sell, delegate, or otherwise dispose of its rights and obligations under the Contract with the prior written consent of CoSD, and except as otherwise set forth and described in this Agreement, including but not limited to Paragraph 1 hereof, CoSD (i) hereby irrevocably consents to and accepts the assignment by Seller, and assumption by Buyer, of Seller's interest, rights, obligations, duties and liabilities under the Contract, (ii) hereby releases and discharges Seller from its obligations, duties and liabilities under the Contract, and (iii) recognizes Buyer as Seller's successor in interest in and to the Contract. As of the day following the Effective Date, the term "Contractor" as used in the Contract, shall refer to Buyer.

3.2 CoSD, by its execution of this Agreement, hereby delivers written notice of CoSD's extension of the Initial Term (as defined in the Contract) for a renewal period of five (5) years in accordance with Section 17.1.3 of the Contract (with Buyer as the Contractor).

4. Conditions to Assignment. This Agreement and the assignment and assumption of the Contract to be effected hereby are expressly conditioned on the closing (the "Closing") of the transactions contemplated by the Asset Purchase Agreement.

5. No Waiver. Except as expressly provided in this Agreement, nothing in this Agreement shall be construed as a waiver of any rights of (a) CoSD against Seller or Buyer or (b) Seller or Buyer against CoSD.

6. Representations.

6.1 Buyer. Buyer represents to CoSD and Seller that (a) Buyer has full legal right, power and authority to enter into and perform this Agreement, (b) the execution and delivery of this Agreement by Buyer and the consummation by Buyer of the transactions contemplated by this Agreement have been duly authorized by Buyer, (c) assuming due execution and delivery of this Agreement by CoSD and Seller, this Agreement constitutes a valid, binding and enforceable agreement of Buyer, except that enforceability may be limited by applicable bankruptcy, insolvency, reorganization, fraudulent transfer, moratorium or other similar laws of general application now or hereafter in effect relating to the enforcement of creditors' rights generally and except that the remedies of specific performance, injunction and other forms of equitable relief are subject to certain tests of equity jurisdiction, equitable defenses and the discretion of the court before which any proceeding therefor may be brought and (d) no consent or approval of any person or entity is necessary for Buyer to enter into this Agreement.

6.2 CoSD. CoSD represents to Buyer and Seller that (a) CoSD has full legal right, power and authority to enter into and perform this Agreement, (b) the execution and delivery of this Agreement by CoSD and the consummation by it of the transactions contemplated by this Agreement have been duly authorized by CoSD, (c) assuming due execution and delivery of this Agreement by Buyer and Seller, this Agreement constitutes a valid, binding and enforceable agreement of CoSD, except that enforceability may be limited by applicable bankruptcy, insolvency, reorganization, fraudulent transfer, moratorium or other similar laws of general application now or hereafter in effect relating to the enforcement of creditors' rights generally and except that the remedies of specific performance, injunction and other forms of equitable relief are subject to certain tests of equity jurisdiction, equitable defenses and the discretion of the court before which any proceeding therefor may be brought and (d) no consent or approval of any person or entity is necessary for CoSD to enter into this Agreement.

6.3 Seller. Seller represents to CoSD and Buyer that (a) Seller has full legal right, power and authority to enter into and perform this Agreement, (b) the execution and delivery of this Agreement by Seller and the consummation by it of the transactions contemplated by this Agreement have been duly authorized by Seller, (c) assuming due execution and delivery of this Agreement by Buyer and CoSD, this Agreement constitutes a valid, binding and enforceable agreement of Seller, except that enforceability may be limited by applicable bankruptcy, insolvency, reorganization, fraudulent transfer, moratorium or other similar laws of general application now or hereafter in effect relating to the enforcement of creditors' rights generally and except that the remedies of specific performance, injunction and other forms of equitable relief are subject to certain tests of equity jurisdiction, equitable defenses and the discretion of the court before which any proceeding therefor may be brought and (d) no consent or approval of any person or entity is necessary for Seller to enter into this Agreement.

7. No Amendment. Except as modified hereby, all of the terms and provisions of the Contract shall remain in full force and effect.

8. Transition. In connection with the assignment of the Contract from Seller to Buyer, (a) Seller shall perform the transition services described on Exhibit A, and (b) Buyer shall complete the transition in accordance with the CoSD Transition Plan attached as Exhibit B. In accordance with Section 4.12 of the Contract, CoSD intends to establish Critical Milestones for the CoSD Transition Plan as set forth on Exhibit B.

9. Disputes.

9.1 NAS Dispute Settlement. Buyer provided to Seller certain shared storage services to a centralized and consolidated storage environment for end-user data including the Network Attached Storage. Buyer and Seller have settled all claims arising from the NAS dispute. Neither Buyer nor Seller shall seek payment in respect of the NAS dispute from CoSD.

9.2 Oracle License Fee Dispute Resolution. Prior to the Effective Date, Seller and CoSD had a dispute pending under Section 23.1 of the Contract regarding the fee to be applied to certain Oracle licenses (the "Oracle License Fee Dispute"). Seller hereby withdraws its dispute, and Seller and CoSD agree that the Oracle License Fee Dispute is settled.

10. Miscellaneous.

10.1 Entire Agreement. This Agreement supersedes all prior agreements, whether written or oral, between the parties with respect to its subject matter and constitutes (along with other documents delivered pursuant to this Agreement) a complete and exclusive statement of the terms of the agreement between the parties with respect to its subject matter; provided, however, that this Agreement shall not modify any of the rights or obligations of Buyer and Seller in the Asset Purchase Agreement, and in the event of any conflict (as between Buyer and Seller) between this Agreement and the Asset Purchase Agreement, the Asset Purchase Agreement shall control, nor shall it modify any of the rights or obligations between Seller and CoSD in the Contract, except as expressly set forth herein.

10.2 Notices. All notices, consents and other communications required or permitted by this Agreement shall be in writing and shall be (a) delivered to the appropriate address by hand, by nationally recognized overnight service or by courier service (costs prepaid); (b) sent by facsimile or e-mail, or (c) sent by registered or certified mail, return receipt requested, in each case to the following addresses, facsimile numbers or e-mail addresses and marked to the attention of the person (by name or title) designated below (or to such other address, facsimile number, e-mail address or person as a party may designate by notice to the other parties):

If to Seller to:

Office of General Counsel
Northrop Grumman Information Technology, Inc.
1840 Century Park East
Los Angeles, CA 90067
Attention: Sheila C. Cheston, Esq.
Facsimile No.: (310) 556-4556
Email: sheila.cheston@ngc.com

and

Northrop Grumman Information Systems
7575 Colshire Drive
Room 8036W
McLean, VA 22102
Attention: Edgar A. Smith, Esq.
Facsimile: (703) 556-1681
Email: edgar.smith@ngc.com

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

Sheppard Mullin Richter & Hampton LLP
333 South Hope St., 43rd Floor
Los Angeles CA, 90071
Attention: Lawrence M. Braun, Esq.
Facsimile: (213) 443-2814
Email: Lbraun@sheppardmullin.com

If to Buyer to:

HP Enterprise Services, LLC
13600 EDS Drive
MS: A6S-B21
Herndon, Virginia 20171
Attention: Senior Executive for HPES State & Local

with a copy to:

HP Enterprise Services, LLC
13600 EDS Drive
Herndon, Virginia 20171
Attention: Deputy General Counsel, USPS

if to CoSD:

County of San Diego
Chief Information Officer
1600 Pacific Highway
Room 306F
San Diego, CA 92101
Facsimile Number: (619) 685-2427

with a copy to

County of San Diego
County Counsel
1600 Pacific Highway
Room 355
San Diego, CA 92101
Facsimile Number: (619) 531-5506

All notices, consents, waivers and other communications shall be deemed to have been duly given (as applicable): if delivered by hand, when delivered by hand; if delivered by overnight service, when delivered by nationally recognized overnight service; if delivered by courier, when delivered by courier; if sent via registered or certified mail, five (5) business days after being deposited in the mail, postage prepaid; or if delivered by email or facsimile, when transmitted if transmitted without indication of delivery failure prior to 5:00 p.m. local time for the recipient (and if transmitted without indication of delivery failure after 5:00 p.m. local time for the recipient, then delivery will be deemed duly given at 9:00 a.m. local time for the recipient on the subsequent business day).

10.3 Modifications; Waiver; Remedies Cumulative. No provision of this Agreement may be amended, supplemented, waived or otherwise modified except by a written agreement executed by all of the parties hereto. The rights and remedies of the parties hereunder are cumulative and not alternative. Neither any failure nor any delay by any party in exercising any right, power or privilege under this Agreement or any of the documents referred to in this Agreement will operate as a waiver of such right, power or privilege, and no single or partial exercise of any such right, power or privilege will preclude any other or further exercise of such right, power or privilege or the exercise of any other right, power or privilege. To the maximum extent permitted by applicable law, (a) no waiver that may be given by a party will be applicable except in the specific instance for which it is given, and (b) no notice to or demand on one party will be deemed to be a waiver of any obligation of that party or of the right of the party giving such notice or demand to take further action without notice or demand as provided in this Agreement.

10.4 Expenses. Except as otherwise provided in this Agreement, each party will bear its respective fees and expenses incurred in connection with the preparation, negotiation, execution and performance of this Agreement. If this Agreement is terminated, the obligation of each party to pay its own fees and expenses will be subject to any rights of such party arising from a breach of this Agreement by any other party hereto.

10.5 Assignments, Successors and No Third Party Rights. Neither this Agreement nor any right, interest or obligation hereunder may be assigned by any party hereto without the prior written consent of the other parties hereto and any attempt to do so will be void. Subject to the preceding sentence, this Agreement is binding upon, inures to the benefit of and is enforceable by the parties hereto and their respective successors and assigns. Nothing expressed or referred to in this Agreement will be construed to give any person other than the parties any legal or equitable right, remedy or claim under or with respect to any provision of this Agreement, except such rights as shall inure to a successor or permitted assignee pursuant to this paragraph.

10.6 Severability. If any provision of this Agreement is held invalid or unenforceable by any court of competent jurisdiction, the other provisions of this Agreement will remain in full force and effect. Any provision of this Agreement held invalid or unenforceable only in part or degree will remain in full force and effect to the extent not held invalid or unenforceable.

10.7 Governing Law. This Agreement will be governed by and construed under the internal laws of the State of California applicable to a contract made and performed in that state, without regard to choice of law or conflict of law principles.

10.8 Jurisdiction; Venue. The parties hereto agree that all Actions arising out of, related to or in connection with this Agreement shall be initiated and tried exclusively in the State and Federal courts located in County of San Diego, State of California. The aforementioned choice of venue is intended by the parties to be mandatory and not permissive in nature, thereby precluding the possibility of litigation between the parties with respect to or arising out of this Agreement in any jurisdiction other than that specified in this Section. Each party hereby waives any right it may have to assert the doctrine of forum non conveniens or similar doctrine or to object to venue with respect to any proceeding brought in accordance with this paragraph, and stipulates that the State and Federal courts located in County of San Diego, State of California shall have in personam jurisdiction and venue over each of them for the purposes of litigating any dispute, controversy or proceeding arising out of or related to this Agreement. Each party hereby authorizes and accepts service of process sufficient for personal jurisdiction in any action against it as contemplated by this Section in the manner set forth in Section 8.2 of this Agreement for the giving of notice. Any final judgment rendered against a party in any action or proceeding shall be conclusive as to the subject of such final judgment and may be enforced in other jurisdictions in any manner provided by applicable law.

10.9 Attorneys' Fees. If any action is brought for the enforcement of this Agreement, or because of an alleged dispute, breach, default or misrepresentation in connection with any of the provisions of this Agreement, the successful or prevailing party shall be entitled to recover reasonable attorneys' fees and other costs incurred in that action, in addition to any other relief to which it may be entitled.

10.10 Execution of Agreement. This Agreement may be executed in counterpart signature pages executed and delivered via facsimile transmission or via email with scan or email attachment. Any such counterpart executed and delivered via facsimile transmission or via email with scan or email attachment will be deemed an original for all intents and purposes, and all such counterparts shall together constitute one and the same instrument.

10.11 Number and Gender; Headings. Each number and gender shall be deemed to include each other number and gender as the context may require. The heading and caption contained in this Agreement shall not constitute a part thereof and shall not be used in its construction or interpretation.

10.12 Construction. The parties are sophisticated and have been represented by lawyers throughout the negotiations of this Agreement who have carefully negotiated the provisions hereof, and, accordingly, each party agrees that no presumption for or against any party arising out of drafting all or any part of this Agreement, including, without limitation, the presumptions of California Civil Code Section 1654, will apply or be applied in any action concerning, connected to,

or involving this Agreement, and no provision of this Agreement shall be construed for or against any party on the ground that such party drafted that provision of the Agreement. In furtherance of such intention, each party expressly waives and relinquishes in connection with this Agreement any and all rights such party may have pursuant to any laws, common laws, principles or rules relating to interpreting the language of a contract against the drafter, and hereby further agrees not to assert any such laws, common laws, principles or rules in any proceedings between or among any parties hereto or their respective affiliates.

[Signature page follows]

IN WITNESS WHEREOF, the parties hereto have caused this Contract Assignment Agreement to be executed and delivered as of the day and year first above written.

"Seller"

NORTHROP GRUMMAN SYSTEMS CORPORATION,
a Delaware corporation

By: Karin O. Flanagan
Name: Karin Flanagan
Title: Vice President, Mergers & Acquisitions

"Buyer"

HP ENTERPRISE SERVICES, LLC,
a Delaware limited liability company

By: _____
Name: _____
Title: _____

"CoSD"

COUNTY OF SAN DIEGO

By: Winston J. McColl
Name: WINSTON F. MCCOLL
Title: Director

APPROVED AS TO FORM AND LEGALITY
COUNTY COUNSEL

BY: [Signature]
SENIOR DEPUTY

IN WITNESS WHEREOF, the parties hereto have caused this Contract Assignment Agreement to be executed and delivered as of the day and year first above written.

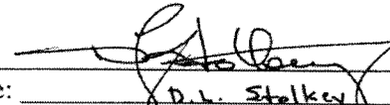
"Seller"

NORTHROP GRUMMAN SYSTEMS CORPORATION,
a Delaware corporation

By: _____
Name: _____
Title: _____

"Buyer"

HP ENTERPRISE SERVICES, LLC,
a Delaware limited liability company

By:  _____
Name: D.L. Stalkey
Title: SVP & GM HP ES.

"CoSD"

COUNTY OF SAN DIEGO

By: _____
Name: _____
Title: _____

Client	Project	Start	End	Days	Hours	Rate	Amount	Notes
Dassler Attorney	Altam							There is no bill for the DA. Two purchased labor personnel support DA. PCs with Amurx. Names are Montgomery Shen and David Hunter
	Web App Architecture						5,966.32	23,865.28
Billing Charge-back								
Reconnaissance - MANS Reporting								
							6,713.29	26,853.15
Billing Charge-back								
							3,912.38	15,649.53
Labor Tracking								
							8,220.85	34,662.54
Third Party Contracts								
							3,774.62	15,098.42
ORC								
							2,241.68	8,966.71
Asset and Licensing Reporting								
							3,509.82	14,039.30
Workflow Configuration Mgmt								
							3,870.34	15,481.35
Quality Assurance								
							2,896.15	11,584.59
Capacity and Performance								
							2,128.61	8,514.42
							4,399.03	17,596.12
							4,254.11	17,016.44

Item	Requirement	Time Frame	Completion	NG Comments	Estimated Price	Comments
myRequest	Access/right to use for duration of HP Prime Contract or until SW is replaced by HP Product	Duration of HP Prime Contract	Cost: Billing Mechanism: Frequency	myRequest will be licensed pursuant to the License Agreement. Charge will be used to support HP to understand architecture and interface. Fees are for up to 160 hours per month.	32,826.99	Price for one month of support, assumes NG SME available to return as purchased labor
ArcSight tool	Right to use until HP product is operational and in production or until approval received from County to shutdown	Varies		ArcSight is part of the Security Service offering that NG provides through the NG CMOC. NG is prepared to continue services as part of the APA. This is a network security monitoring service.	16,621.40	Price for one month
NG Laptops	Ability to copy/transfer all County related data to new HP laptops or a soft copy of the data delivered to HP	Prior to day 1		NG laptops will be put in local (COE) impound for 30 days during which HP may request extract of information should it be required. This is the internal support cost for impounding the machines for 1 month. Buyer to notify NG no later than 4/25 as to whether HP wants this service (if so notified, then we will not impound the laptops and no fee will be due). We can do rate per user as well.	27,681.84	Price for one month
Cloud Support	Access to and support from NG Leveraged personnel (Montana)	Varies		NG personnel will support on-going O&M and be available to perform knowledge transfer to HP. This is a service provided by a leveraged resource center. This is a leveraged service. Individual people are not committed. This is a resource pool. HP will receive up to 180 hrs/ month for this fee.	17,220.00	Price for one month
Note: Parties agreed that Buyer shall shadow Seller's procurement personnel during the week of 4/11 and on 4/18 the parties will determine what purchase order support will be required during transition. Seller will provide pricing for such requested services.		4/11/2011 - 4/18/11				

Exhibit B

CoSD Transition Plan

See attached.

ID	WBS	Task Name	Finish
1		1 Planning Milestones	Sun 5/1/11
2	1.1	Start due diligence and transition work	Tue 2/15/11
3	1.2	Assets Purchase Agreement Signed (APA)	Sun 4/10/11
4	1.3	Service Commencement under new Agreement	Sun 5/1/11
5	2	Program Startup	Thu 5/26/11
60	3	Human Resource Transition	Fri 7/15/11
92	3.6	Employee communication & consultation prepared	Mon 5/2/11
113	3.6.5	Communication Plan/Strategy	Mon 5/2/11
129	3.6.5.16	Communicate APA Decision to affected parties	Tue 4/12/11
131	3.6.5.18	Day 1 Town Hall Presentation	Mon 5/2/11
132	3.6.6	Interview Schedule	Mon 5/2/11
136	3.6.6.4	Interview Team onsite to conduct interviews	Thu 4/14/11
137	3.6.6.5	Interview Team make hiring decision	Fri 4/15/11
234	4	Facilities Transition	Thu 4/28/11
239	4.5	Near Term Facilities Decision/Agreement Complete	Sun 4/10/11
240		5 Third Party Agreements	Thu 6/30/11
251	5.11	Day 1 3rd Party Agreements in Place	Sun 5/1/11
252	5.12	Third Party Transition Complete	Thu 6/30/11
253		6 Desktop Transition	Fri 6/24/11
274	6.3	Desktop Transition	Fri 6/24/11
333	6.3.2	Support Processes	Fri 6/24/11
380	6.3.2.13	Support Process Review and Revision Complete	Fri 6/24/11
381	6.3.3	Tools	Fri 6/24/11
404	6.3.3.23	Tools Review and Requisitioning Complete	Fri 6/10/11
405	6.3.4	Supply Chain	Fri 6/10/11
429	6.3.4.6	Review and Adjust Refresh Cycle	Fri 6/27/11
437	6.3.4.6.8	Refresh Cycle and Catch-up Plan Complete	Fri 6/27/11
438	8.3.4.7	Supply Chain Process Review and Revision Complete	Fri 6/27/11
439	6.3.5	Planning / Implementation	Fri 6/27/11
446	6.3.5.7	Desktop Tower - Month 1 MASL Monitoring and Reporting	Fri 6/10/11
450	6.3.5.7.4	Desktop Services Month 1 MASL Monitoring and Reporting Complete	Fri 6/10/11
452	7	Architecture	Fri 7/8/11
511	7.3	Processes	Fri 7/8/11
512	7.3.1	Technology Office Operating Model	Fri 7/8/11
513	7.3.1.1	Technology Office Operating Model Complete	Mon 5/16/11
516	7.3.4	Transition Key Processes and Documents	Mon 5/16/11
523	7.3.4.7	Process Review and Revision Complete	Fri 7/8/11
524	7.4	Tools	Fri 7/8/11
529	7.4.2	Architecture Services Tools	Fri 5/27/11

ID	WBS	Task Name	Finish
535	7.4.2.6	Tools Review and Revision Complete	Fri 5/27/11
544	8	Account PMO	Tue 7/12/11
571	8.5	Portfolio Management Implementation	Tue 7/12/11
577	8.5.2	Account PMO operating model	Mon 6/16/11
581	8.5.2.4	Account PMO operating model complete	Mon 5/16/11
582	8.5.3	Project Management tool implementation (temporary SharePoint)	Fri 4/29/11
587	8.5.3.5	Project Management tool implemented (Sharepoint)	Fri 4/29/11
588	8.5.4	Work Request Process	Mon 5/2/11
590	8.5.4.2	Work request list reviewed and incorporated into APMO	Mon 5/2/11
598	8.5.6	Transfer in-flight projects/Critical Milestones to APMO	Tue 7/12/11
599	8.5.6.1	Per-Day 1 (Key Apps/Critical Milestones) Project HealthChecks Complete	Sun 5/1/11
600	8.5.6.2	Group 2 (PREPP List, Desktop) - Post Day 1 Project HealthChecks Complete	Mon 5/6/11
601	8.5.6.3	Group 3 (Data Center, ATT) - Post Day 1 Project HealthChecks Complete	Tue 7/12/11
606	8.5.7	APMO Operational	Mon 5/30/11
626	8.7	Program PMO Implementation (PPM practice)	Mon 6/6/11
632	8.7.2	Processes	Mon 6/6/11
650	8.7.2.18	Key processes deployed to PMS	Thu 6/2/11
652	8.8	CoSD Account Governance	Mon 6/6/11
655	8.8.3	Updated CoSD Governance model	Sun 5/1/11
656	9	Security	Sun 5/1/11
666	9.3	People/Staffing	Mon 7/11/11
730	9.3.15	Security Delivery Team Transition and Orientation	Tue 6/28/11
736	9.3.15.6	Security Delivery Team Transition and Orientation Complete	Tue 6/7/11
738	9.4	Processes	Tue 6/3/11
746	9.4.8	2nd Qtr Security Test Plan Results (Scans/Reports)	Mon 7/11/11
748	9.4.10	Process Review and Revision Complete	Mon 7/11/11
749	9.5	Tools	Mon 7/11/11
758	9.5.3	Tools Review and Revision Complete	Mon 5/16/11
783	10	Cross Functional Transition Plan	Mon 5/16/11
794	10.3	Transition	Thu 7/28/11
806	10.3.2	Asset Management	Thu 7/21/11
848	10.3.2.3	Tools	Thu 6/9/11
857	10.3.2.3.9	Tools transfers and updates completed	Wed 6/8/11
892	10.3.6	Reporting	Wed 6/8/11
939	10.3.6.4	Month 1 Contract Deliverables	Thu 6/9/11
940	10.3.6.4.1	Schedule 5 required reports provided to CoSD per scheduled dates	Mon 6/30/11
943	10.3.7	Workflow/OJPC	Mon 5/30/11
976	10.3.7.2	Process	Wed 6/15/11
983	10.3.7.2.7	Process Updates Completed	Wed 5/11/11

ID	WBS	Task Name	Finish
984	10.3.7.3	Tools	Tue 6/7/11
993	10.3.7.3.9	Tools transition Completed	Wed 5/18/11
1060	10.3.9	Contract Management	Mon 7/18/11
1074	10.3.9.2	Process	Mon 7/11/11
1080	10.3.9.2.6	Updated Standards and Procedures Manual with new POC and info.	Mon 7/11/11
1104	10.3.10	Billing\Chargeback	Thu 7/21/11
1158	10.3.10.5	Month 1 Invoice	Mon 6/16/11
1159	10.3.10.5.1	ChargeBack draft invoice to the customer by 10th of the month	Tue 5/10/11
1160	10.3.10.5.2	Chargeback final invoice to the customer by the 15th of the month	Mon 5/16/11
1161	10.3.10.6	Month 2 Invoice	Wed 6/15/11
1152	10.3.10.6.1	ChargeBack draft invoice to the customer by 10th of the month	Fri 6/10/11
1163	10.3.10.6.2	Chargeback final invoice to the customer by the 15th of the month	Wed 6/15/11
1168		11 Network Transition (AT&T)	Wed 6/15/11
1174	11.2	Kick-off Session with AT&T to discuss NG/HP Transfer	Fri 6/24/11
1176	11.4	Assign NG contract with AT&T	Thu 4/7/11
1177	11.5	Governance Model with AT&T	Fri 4/29/11
1183		12 Application Transition	Fri 5/27/11
1194	12.3	People	Tue 7/26/11
1277	12.3.9	Delivery Team Transition and Orientation	Thu 6/30/11
1284	12.3.9.7	Delivery Team Transition and Orientation Complete	Thu 6/16/11
1285	12.4	Processes	Fri 5/27/11
1286	12.4.1	Knowledge Transfer	Tue 7/26/11
1292	12.4.1.2	PSG Applications Key Documentation Review	Tue 7/26/11
1296	12.4.1.2.4	PSG Applications Key Documentation Review Complete	Wed 5/25/11
1297	12.4.1.3	CSG Applications Documentation Review	Wed 5/25/11
1301	12.4.1.3.4	CSG Applications Key Documentation Review Complete	Wed 5/25/11
1302	12.4.1.4	LUEG Applications Documentation Review	Mon 6/20/11
1306	12.4.1.4.4	LUEG Applications Key Documentation Review Complete	Mon 6/20/11
1307	12.4.1.5	FG3 Applications Documentation Review	Mon 6/20/11
1311	12.4.1.5.4	FG3 Applications Key Documentation Review Complete	Mon 6/20/11
1312	12.4.1.6	Shared Services Applications Documentation Review	Fri 7/15/11
1316	12.4.1.6.4	Shared Services Applications Documentation Review Complete	Fri 7/15/11
1317	12.4.2	Support Process Validation	Fri 7/15/11
1327	12.4.2.6	Review of Applications Key Support Processes Complete	Tue 8/21/11
1328	12.5	Tools	Tue 6/21/11
1339	12.5.4	Transition of Applications Support Tools Complete	Wed 7/6/11
1363		13 Transition Complete	Mon 5/23/11
			Fri 7/28/11