

SOLICITATION/CONTRACT/ORDER FOR COMMERCIAL ITEMS <i>OFFEROR TO COMPLETE BLOCKS 12, 17, 23, 24, AND 30</i>				1. REQUISITION NUMBER F7CEOQ117915		PAGE 1 OF 20							
2. CONTRACT NO. F22600-02-C-0007		3. AWARD/EFFECTIVE DATE 01-Mar-2002		4. ORDER NUMBER		5. SOLICITATION NUMBER F22600-01-R-A021		6. SOLICITATION ISSUE DATE 11-Jan-2002					
7. FOR SOLICITATION INFORMATION CALL			a. NAME MICHELLE A. BROWN			b. TELEPHONE NUMBER (No Collect Calls) 228-377-1825		8. OFFER DUE DATE/LOCAL TIME 29-Jan-2002 16:00					
9. ISSUED BY 81ST CONTRACTING SQUADRON 310 M STREET RM 102 KEESLER AFB MS 39534-2147 TEL: FAX:			CODE FA3010		10. THIS ACQUISITION IS <input type="checkbox"/> UNRESTRICTED <input checked="" type="checkbox"/> SET ASIDE: 100%FOR <input checked="" type="checkbox"/> SMALL BUSINESS <input type="checkbox"/> SMALL DISADV. BUSINESS <input type="checkbox"/> 8(A) SIC: 7359 SIZE STANDARD: \$5.0M			11. DELIVERY FOR FOB DESTINATION UNLESS BLOCK IS MARKED <input type="checkbox"/> SEE SCHEDULE <input type="checkbox"/> 13 a. THIS CONTRACT IS A RATED ORDER UNDER DPAS (15 CFR 700) 13 b. RATING 14. METHOD OF SOLICITATION <input type="checkbox"/> RFQ <input type="checkbox"/> IFB <input checked="" type="checkbox"/> RFP		12. DISCOUNT TERMS Net 30 Days			
15. DELIVER TO 81 CES OPERATIONS FLIGHT - F7CEOQ 508 L STREET KEESLER AFB MS 39534-2115			CODE F7CEOQ		16. ADMINISTERED BY SEE ITEM 9					CODE			
17 a. CONTRACTOR/ OFFEROR CASH SALVAGE STORE JOSEPH PRICE 115 HWY 19 NORTH MERIDIAN MS 39307 TEL. 601-483-4011			CODE 1T3N6		FACILITY CODE		18 a. PAYMENT WILL BE MADE BY DFAS-SAVFVD 500 MCCULLOUGH AVE SAN ANTONIO TX 78215-2100					CODE F60700	
<input type="checkbox"/> 17 b. CHECK IF REMITTANCE IS DIFFERENT AND PUT SUCH ADDRESS IN OFFER			18 b. SUBMIT INVOICES TO ADDRESS SHOWN IN BLOCK 18 a. UNLESS BLOCK BELOW IS CHECKED <input type="checkbox"/> SEE ADDENDUM										
19. ITEM NO.	20. SCHEDULE OF SUPPLIES/ SERVICES				21 QUANTITY	22. UNIT	23. UNIT PRICE		24. AMOUNT				
SEE SCHEDULE													
25. ACCOUNTING AND APPROPRIATION DATA See Schedule								26. TOTAL AWARD AMOUNT \$52,244.50					
<input type="checkbox"/> 27 a. SOLICITATION INCORPORATES BY REFERENCE FAR 52.212-1, 52.212-4, FAR 52.212-3 AND 52.212-5 ARE ATTACHED.								ADDENDA <input type="checkbox"/> ARE <input type="checkbox"/> ARE NOT ATTACHED					
<input checked="" type="checkbox"/> 27 b. CONTRACT/PURCHASE ORDER INCORPORATES BY REFERENCE FAR 52.212-4, FAR 52.212-5 IS ATTACHED.								ADDENDA <input checked="" type="checkbox"/> ARE <input type="checkbox"/> ARE NOT ATTACHED					
28. CONTRACTOR IS REQUIRED TO SIGN THIS DOCUMENT AND RETURN TO ISSUING OFFICE. CONTRACTOR AGREES TO FURNISH AND DELIVER ALL ITEMS SET FORTH OR OTHERWISE IDENTIFIED ABOVE AND ON ANY ADDITIONAL SHEETS SUBJECT TO THE TERMS AND CONDITIONS SPECIFIED HEREIN.					COPIES		29. AWARD OF CONTRACT: REFERENCE F22600-01-RA021 <input checked="" type="checkbox"/> OFFER DATED <u>21-Jan-2002</u> . YOUR OFFER ON SOLICITATION (BLOCK 5), INCLUDING ANY ADDITIONS OR CHANGES WHICH ARE SET FORTH HEREIN, IS ACCEPTED AS TO ITEMS: SEE SCHEDULE						
30 a. SIGNATURE OF OFFEROR/CONTRACTOR					31 a. UNITED STATES OF AMERICA (SIGNATURE OF CONTRACTING OFFICER)								
30 b. NAME AND TITLE OF SIGNER (TYPE OR PRINT)			30 c. DATE SIGNED		31 b. NAME OF CONTRACTING OFFICER (TYPE OR PRINT) Jerry K. Johnson / Flight A, Team B Leader			31 c. DATE SIGNED 14-Feb-2002					
32 a. QUANTITY IN COLUMN 21 HAS BEEN <input type="checkbox"/> RECEIVED <input type="checkbox"/> INSPECTED <input type="checkbox"/> ACCEPTED, AND CONFORMS TO THE CONTRACT, EXCEPT AS NOTED					33. SHIP NUMBER <input type="checkbox"/> PARTIAL <input type="checkbox"/> FINAL		34. VOUCHER NUMBER		35. AMOUNT VERIFIED CORRECT FOR				
32 b. SIGNATURE OF AUTHORIZED GOVT. REPRESENTATIVE			32 c. DATE		36. PAYMENT <input type="checkbox"/> COMPLETE <input type="checkbox"/> PARTIAL <input type="checkbox"/> FINAL			37. CHECK NUMBER					
41 a. I CERTIFY THIS ACCOUNT IS CORRECT AND PROPER FOR PAYMENT					38. S/R ACCOUNT NUMBER		39. S/R VOUCHER NUMBER		40. PAID BY				
41 b. SIGNATURE AND TITLE OF CERTIFYING OFFICER			41 c. DATE		42a. RECEIVED BY (Print)								
					42b. RECEIVED AT (Location)								
					42c. DATE REC'D (YY/MM/DD)		42d. TOTAL CONTAINERS						

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CONTINUATION OF BLOCK 19, SF 1449: THESE DOCUMENTS ARE HEREBY INCORPORATED. YOUR OFFER TO SUBJECT SOLICITATION, SIGNED 21 JAN 02 AND AMENDMENT 0001, SIGNED 24 JAN 02.

SCHEDULE OF SERVICES**FIRST (BASIC) PERIOD (1 MAR 2002 – 30 SEP 2002)**

<u>ITEM NUMBER</u>	<u>SUPPLIES/ SERVICES</u>	<u>QTY</u>	<u>U/I</u>	<u>UNIT PRICE PER MONTH</u>	<u>TOTAL PRICE PER MONTH</u>	<u>7-MONTH AMOUNT</u>
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CLIN 0001 MAIN BASE: Services Nonpersonal: Provide all parts, equipment, labor, tools, and transportation necessary to provide and maintain washers and dryers located at Main Base facilities, Keesler AFB, MS, in accordance with Attachment 1, Statement of Work. Base Period (01 Mar 2002 - 30 Sep 2002). The following accounting data is applicable to CLIN 0001: 5723400 302 6442 564408 030000 47314 000000 660700 000000 WO# 71583 ESP: BX

0001AA	Electric Washer (15lb)	180	EA			
0001AB	Electric Dryer (15lb)	4	EA			
0001AC	Gas Dryer (15 lb)	88	EA			
0001AD	Gas Dryer (30 lb)	16	EA			
0001AE	Stacked Washer on Dryer Dryer (15 lb)	1	EA			
0001AF	Stacked Dryer on Dryer (Gas)(15 lb)	42	EA			

CLIN 0002 SERVICES SQUADRON: Provide all labor, materials, parts, equipment, and transportation necessary to provide and maintain washers and dryers in accordance with Attachment 1, Statement of Work, for Services squadron, located at Keesler AFB, MS, for the period 01 Mar 02 – 30 Sep 02. The following accounting data is applicable to CLIN 0002: 5723400 302 6442 5345D5 030000 47314 000000 660700 000000 WO# 71584 ESP: BX

0002AA	Electric Washer (15 lb)	110	EA			
0002AB	Electric Dryer (15 lb)	16	EA			
0002AC	Gas Dryer (15 lb)	54	EA			
0002AD	Gas Dryer (30 lb)	21	EA			
0002AE	Stacked Dryer on Dryer (Gas)(15 lb)	18	EA			

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SCHEDULE OF SERVICES
FIRST (OPTION) PERIOD (1 OCT 2002 – 30 SEP 2003)

<u>ITEM NUMBER</u>	<u>SUPPLIES/ SERVICES</u>	<u>QTY</u>	<u>U/I</u>	<u>UNIT PRICE PER MONTH</u>	<u>TOTAL PRICE PER MONTH</u>	<u>12-MONTH AMOUNT</u>
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CLIN 1001 MAIN BASE: Services Nonpersonal: Provide all parts, equipment, labor, tools, and transportation necessary to provide and maintain washers and dryers located at Main Base facilities, Keesler AFB, MS, in accordance with Attachment 1, Statement of Work. First Option Period (01 Oct 2002 - 30 Sep 2003).

1001AA	Electric Washer (15 lb)	180	EA			
1001AB	Electric Dryer (15 lb)	4	EA			
1001AC	Gas Dryer (15 lbs)	88	EA			
1001AD	Gas Dryer (30 lbs)	16	EA			
1001AE	Stacked Washer on Dryer Dryer (15 lb)	1	EA			
1001AF	Stacked Dryer on Dryer (Gas)(15 lb)	42	EA			

CLIN 1002 SERVICES SQUADRON: Services Nonpersonal: Provide all parts, equipment, labor, tools, and transportation necessary to provide and maintain washers and dryers located at Services squadron facilities, Keesler AFB, MS, in accordance with Attachment 1, Statement of Work. First Option Period (01 Oct 2002 - 30 Sep 2003).

1002AA	Electric Washer (15 lb)	110	EA			
1002AB	Electric Dryer (15 lb)	16	EA			
1002AC	Gas Dryer (15 lbs)	54	EA			
1002AD	Gas Dryer (30 lbs)	21	EA			
1002AE	Stacked Dryer on Dryer (Gas)(15 lb)	18	EA			

<u>ITEM NUMBER</u>	<u>SUPPLIES/ SERVICES</u>	<u>QTY</u>	<u>U/I</u>	<u>UNIT PRICE PER MONTH</u>	<u>TOTAL PRICE PER MONTH</u>	<u>6-MONTH AMOUNT</u>
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CLIN 1003 MAIN BASE: Services Nonpersonal: Provide all parts, equipment, labor, tools, and transportation necessary to provide and maintain washers and dryers located at Services squadron facilities, Keesler AFB, MS, in accordance with Attachment 1, Statement of Work. The following equipment will be added, effective 1 Apr 03. The period of performance for CLINS 1003AA and 1003AB will be 1 Apr 03 – 30 Sep 03 (6 months).

1003AA	Electric Washer (15 lb)	135	EA			
1003AB	Gas Dryer (15 lb)	105	EA			

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CASH SALVAGE STORE**SCHEDULE OF SERVICES****SECOND (OPTION) PERIOD (1 OCT 2003 – 31 JUL 2004)**

<u>ITEM NUMBER</u>	<u>SUPPLIES/ SERVICES</u>	<u>QTY</u>	<u>U/I</u>	<u>UNIT PRICE PER MONTH</u>	<u>TOTAL PRICE PER MONTH</u>	<u>10-MONTH AMOUNT</u>
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CLIN 2001 MAIN BASE: Services Nonpersonal: Provide all parts, equipment, labor, tools, and transportation necessary to provide and maintain washers and dryers located at Main Base facilities, Keesler AFB, MS, in accordance with Attachment 1, Statement of Work. Second Option Period (01 Oct 2003 – 31 Jul 2004).

2001AA	Electric Washer (15 lb)	180	EA			
2001AB	Electric Dryer (15 lb)	4	EA			
2001AC	Gas Dryer (15 lbs)	88	EA			
2001AD	Gas Dryer (30 lbs)	16	EA			
2001AE	Stacked Washer on Dryer Dryer (15 lb)	1	EA			
2001AF	Stacked Dryer on Dryer (Gas)(15 lb)	42	EA			

CLIN 2002 SERVICES SQUADRON: Services Nonpersonal: Provide all parts, equipment, labor, tools, and transportation necessary to provide and maintain washers and dryers located at Main Base facilities, Keesler AFB, MS, in accordance with Attachment 1, Statement of Work. Second Option Period (01 Oct 2003 – 31 Jul 2004).

2002AA	Electric Washer (15 lb)	110	EA			
2002AB	Electric Dryer (15 lb)	16	EA			
2002AC	Gas Dryer (15 lbs)	54	EA			
2002AD	Gas Dryer (30 lbs)	21	EA			
2002AE	Stacked Dryer on Dryer (Gas)(15 lb)	18	EA			

CLIN 2003 MAIN BASE: Services Nonpersonal: Provide all parts, equipment, labor, tools, and transportation necessary to provide and maintain washers and dryers located at Main Base facilities, Keesler AFB, MS, in accordance with Attachment 1, Statement of Work. Second Option Period (01 Oct 2003 – 31 Jul 2004).

2003AA	Electric Washer (15 lb)	135	EA			
2003AB	Gas Dryer (15 lb)	105	EA			

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CASH SALVAGE STORE**SCHEDULE OF SERVICES****THIRD (OPTION) PERIOD (1 AUG 2004 – 30 SEP 2004)**

<u>ITEM NUMBER</u>	<u>SUPPLIES/ SERVICES</u>	<u>QTY</u>	<u>U/I</u>	<u>UNIT PRICE PER MONTH</u>	<u>TOTAL PRICE PER MONTH</u>	<u>2-MONTH AMOUNT</u>
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CLIN 3001 MAIN BASE: Services Nonpersonal: Provide all parts, equipment, labor, tools, and transportation necessary to provide and maintain washers and dryers located at Main Base facilities, Keesler AFB, MS, in accordance with Attachment 1, Statement of Work. Third Option Period (01 Aug 2004 – 30 Sep 2004).

3001AA	Electric Washer (15 lb)	180	EA			
3001AB	Electric Dryer (15 lb)	4	EA			
3001AC	Gas Dryer (15 lbs)	88	EA			
3001AD	Gas Dryer (30 lbs)	16	EA			
3001AE	Stacked Washer on Dryer Dryer (15 lb)	1	EA			
3001AF	Stacked Dryer on Dryer (Gas)(15 lb)	42	EA			

CLIN 3002 SERVICES SQUADRON: Services Nonpersonal: Provide all parts, equipment, labor, tools, and transportation necessary to provide and maintain washers and dryers located at Main Base facilities, Keesler AFB, MS, in accordance with Attachment 1, Statement of Work. Third Option Period (01 Aug 2004 – 30 Sep 2004).

3002AA	Electric Washer (15 lb)	110	EA			
3002AB	Electric Dryer (15 lb)	16	EA			
3002AC	Gas Dryer (15 lbs)	54	EA			
3002AD	Gas Dryer (30 lbs)	21	EA			
3002AE	Stacked Dryer on Dryer (Gas)(15 lb)	18	EA			

CLIN 3003 MAIN BASE: Services Nonpersonal: Provide all parts, equipment, labor, tools, and transportation necessary to provide and maintain washers and dryers located at Main Base facilities, Keesler AFB, MS, in accordance with Attachment 1, Statement of Work. Third Option Period (01 Aug 2004 – 30 Sep 2004).

3003AA	Electric Washer (15 lb)	135	EA			
3003AB	Gas Dryer (15 lb)	105	EA			

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52.203-3	Gratuities	APR 1984
52.203-6 Alt I	Restrictions On Subcontractor Sales To The Government (Jul 1995) -- Alternate I	OCT 1995
52.212-4	Contract Terms and Conditions--Commercial Items	MAY 2001
52.219-6	Notice Of Total Small Business Set-Aside	JUL 1996
52.219-8	Utilization of Small Business Concerns	OCT 2000
52.219-14	Limitations On Subcontracting	DEC 1996
52.222-3	Convict Labor	AUG 1996
52.222-21	Prohibition Of Segregated Facilities	FEB 1999
52.222-26	Equal Opportunity	FEB 1999
52.222-35	Equal Opportunity For Disabled Veterans, Veterans of the Vietnam Era and Other Eligible Veterans	DEC 2001
52.222-36	Affirmative Action For Workers With Disabilities	JUN 1998
52.222-37	Employment Reports On Special Disabled Veterans, Veterans Of The Vietnam Era and Other Eligible Veterans	DEC 2001
52.223-5	Pollution Prevention and Right-to-Know Information	APR 1998
52.225-13	Restrictions on Certain Foreign Purchases	JUL 2000
52.233-3	Protest After Award	AUG 1996
252.204-7003	Control Of Government Personnel Work Product	APR 1992
252.204-7004	Required Central Contractor Registration	NOV 2001
252.209-7004	Subcontracting With Firms That Are Owned or Controlled By The Government of a Terrorist Country	MAR 1998
252.223-7006	Prohibition On Storage And Disposal Of Toxic And Hazardous Materials	APR 1993
252.225-7002	Qualifying Country Sources As Subcontractors	DEC 1991
252.225-7031	Secondary Arab Boycott Of Israel	JUN 1992
252.243-7001	Pricing Of Contract Modifications	DEC 1991
252.243-7002	Requests for Equitable Adjustment	MAR 1998
252.246-7000	Material Inspection And Receiving Report	DEC 1991
252.247-7023	Transportation of Supplies by Sea	MAR 2000
5352.223-9001	HEALTH AND SAFETY ON GOVERNMENT INSTALLATIONS	JUN 1997
5352.237-9000	CONTROL AND RELEASE OF INSPECTOR GENERAL REPORTS	MAY 1996

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CLAUSES INCORPORATED BY FULL TEXT

ADDENDUM TO FAR 52.212-4, CONTRACT TERMS AND CONDITIONS – COMMERCIAL ITEMS

The following paragraphs of this clause are tailored as follows:

- a) Inspection/Acceptance: Inspection and acceptance of the services will be performed at Keesler Air Force Base, MS by 81 CES/CEOE.
- c) Changes. Changes in the terms and conditions of this contract may be made only by written agreement of the parties with the exception of administrative changes such as changes in the paying office, appropriations data, etc., which may be changed unilaterally by the Government.

52.212-5 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS--COMMERCIAL ITEMS (APR 2001) (DEVIATION)

- (a) Comptroller General Examination of Record. The Contractor agrees to comply with the provisions of this paragraph (a) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records-Negotiation.
 - (1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to the right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.
 - (2) The Contractor shall make available at its offices at all reasonable times, the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.
 - (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
- (b) The Contractor is not required to include any FAR clause, other than those listed below (and as may be required by an addenda to this paragraph to establish the reasonableness of prices under Part 15), in a subcontract for commercial items or commercial components-
 - (1) 52.222-26, Equal Opportunity (E.O. 11246);
 - (2) 52.222-35, Affirmative Action for Disabled Veterans and Veterans of the Vietnam Era (38 U.S.C. 4212);
 - (3) 52.222-36, Affirmative Action for Workers with Disabilities (29 U.S.C. 793);
 - (4) 52.247-64, Preference for Privately-Owned U.S.-Flagged Commercial Vessels (46 U.S.C. 1241) (flow down not required for subcontracts awarded beginning May 1, 1996) (; and

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(5) 52.222-41, the Service Contract Act As Amended (41 U.S.C. 351, et seq.) Subcontracts for certain commercial services may be exempt from coverage if they meet the criteria in FAR 22.1103-4(c) or (d) (see DoD class deviation number 2000-O0006.)

52.217-8 OPTION TO EXTEND SERVICES (NOV 1999)

The Government may require continued performance of any services within the limits and at the rates specified in the contract. These rates may be adjusted only as a result of revisions to prevailing labor rates provided by the Secretary of Labor. The option provision may be exercised more than once, but the total extension of performance hereunder shall not exceed 6 months. The Contracting Officer may exercise the option by written notice to the Contractor **within 15 calendar days prior to the expiration date of the contract.**

52.217-9 OPTION TO EXTEND THE TERM OF THE CONTRACT (MAR 2000)

(a) The Government may extend the term of this contract by written notice to the Contractor within 15 calendar days prior to the expiration date of the contract, provided that the Government gives the Contractor a preliminary written notice of its intent to extend at least 60 before the contract expires. The preliminary notice does not commit the Government to an extension.

(b) If the Government exercises this option, the extended contract shall be considered to include this option clause.

(c) The total duration of this contract, including the exercise of any options under this clause, shall not exceed 37 months.

52.228-5 INSURANCE--WORK ON A GOVERNMENT INSTALLATION (JAN 1997)

(a) The Contractor shall, at its own expense, provide and maintain during the entire performance of this contract, at least the kinds and minimum amounts of insurance required in the Schedule or elsewhere in the contract.

(b) Before commencing work under this contract, the Contractor shall notify the Contracting Officer in writing that the required insurance has been obtained. The policies evidencing required insurance shall contain an endorsement to the effect that any cancellation or any material change adversely affecting the Government's interest shall not be effective (1) for such period as the laws of the State in which this contract is to be performed prescribe, or (2) until 30 days after the insurer or the Contractor gives written notice to the Contracting Officer, whichever period is longer.

(c) The Contractor shall insert the substance of this clause, including this paragraph (c), in subcontracts under this contract that require work on a Government installation and shall require subcontractors to provide and maintain the insurance required in the Schedule or elsewhere in the contract. The Contractor shall maintain a copy of all subcontractors' proofs of required insurance, and shall make copies available to the Contracting Officer upon request.

ADDENDUM TO 52.228-5, INSURANCE – WORK ON A GOVERNMENT INSTALLATION (JAN 1997)

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The contractor shall, at its own expense, procure and thereafter maintain the following kinds of insurance with respect to performance under the contract.

- a) Workman's Compensation and Employers Liability. Insurance as required by law except that if this contract is to be performed in a State which does not require or permit private insurance, then compliance with the statutory or administrative requirements in any such State will be satisfactory. The required Workmen's Compensation insurance shall extend to cover employer's liability for accidental bodily injury or death and for occupational disease with a minimum liability limit of \$100,000.
- b) General Liability Insurance: Bodily injury liability insurance, in the minimum limits of \$500,000 per occurrence shall be required on the comprehensive form of policy.
- c) Automobile Liability Insurance. This insurance shall be required on the comprehensive form of policy and shall provide bodily injury liability and property damage liability covering the operation of all automobiles used in connection with the performance of the contract. At least the minimum limits of \$200,000 per occurrence for bodily injury and \$20,000 per occurrence for property damage shall be required.

52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es): <http://farsite.hill.af.mil/>

52.252-6 AUTHORIZED DEVIATIONS IN CLAUSES (APR 1984)

- (a) The use in this solicitation or contract of any Federal Acquisition Regulation (48 CFR Chapter 1) clause with an authorized deviation is indicated by the addition of "(DEVIATION)" after the date of the clause.
- (b) The use in this solicitation or contract of any [Defense Federal Acquisition Regulation](#) (48 CFR [Chapter 2](#)) clause with an authorized deviation is indicated by the addition of "(DEVIATION)" after the name of the regulation.

252.212-7001 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS APPLICABLE TO DEFENSE ACQUISITIONS OF COMMERCIAL ITEMS (APR 2001) (DEVIATION)

In addition to the clauses listed in paragraph (b) of the Contract Terms and Conditions Required to Implement Statutes or Executive Order-Commercial Items (DEVIATION) clause of this contract (FAR 52.212-5), the Contractor shall include the terms of the following clauses, if applicable in subcontracts for commercial items or commercial components, awarded at any tier under this contract:

252.225-7014, Preference for Domestic Specialty Metals, Alternate I (10 U.S.C. 2241 note).

(252.247-7023, Transportation of Supplies by Sea (10 U.S.C. 2631).

252.247-7024, Notification of Transportation of Supplies by Sea (10 U.S.C. 2631).)

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(End of Clause)

252.225-7012 PREFERENCE FOR CERTAIN DOMESTIC COMMODITIES (AUG 2000)

(a) The Contractor agrees to deliver under this contract only such of the following articles that have been grown, reprocessed, reused, or produced in the United States, its possessions, or Puerto Rico --

- (1) Food;
- (2) Clothing;
- (3) Tents, tarpaulins, or covers;
- (4) Cotton and other natural fiber products;
- (5) Woven silk or woven silk blends;
- (6) Spun silk yarn for cartridge cloth;
- (7) Synthetic fabric, and coated synthetic fabric, including all textile fibers and yarns that are for use in such fabrics;
- (8) Canvas products;
- (9) Wool (whether in the form of fiber or yarn or contained in fabrics, materials, or manufactured articles); or
- (10) Any item of individual equipment (Federal supply Classification 8465) manufactured from or containing such fibers, yarns, fabrics, or materials.

(b) This clause does not apply --

- (1) To supplies listed in FAR section 25.104(a), or other supplies for which the Government has determined that a satisfactory quality and sufficient quantity cannot be acquired as and when needed at U.S. market prices;
- (2) To foods which have been manufactured or processed in the United States, its possessions, or Puerto Rico;
- (3) To chemical warfare protective clothing produced in the countries listed in subsection 225.872-1 of the Defense FAR Supplement; or
- (4) To fibers and yarns that are for use in synthetic fabric or coated synthetic fabric (but does apply to the synthetic or coated synthetic fabric itself), if--
 - (i) The fabric is to be used as a component of an end item that is not a textile product. Examples of textile products, made in whole or in part of fabric, include--
- (a) Draperies, floor coverings, furnishings, and bedding (Federal Supply Group 72, Household and Commercial Furnishings and Appliances);

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(B) Items made in whole or in part of fabric in Federal Supply Group 83, Textile/leather/furs/apparel/ findings/tents/flags, or Federal Supply Group 84, Clothing, Individual Equipment and Insignia;

(C) Upholstered seats (whether for household, office, or other use); and

(D) Parachutes (Federal Supply Class 1670); or

(ii) The fibers and yarns are para-aramid fibers and yarns manufactured in the Netherlands.

(End of clause)

5352.214-9000 SMOKING IN AETC FACILITIES (JUL 1993)

Contractors are advised that the Commander has placed restrictions on the smoking of tobacco products in AETC facilities. AFI 40-102, Tobacco Use in the Air Force, and its AETC supplement 1, outline the procedures used by the commander to control smoking in our facilities. Contractor employees and visitors are subject to the same restrictions as government personnel. Smoking is permitted only in designated smoking areas.

5352.217-9000 OPTION CLAUSE LIMITATION NOTICE (JUL 1994)

This contract contains two option provisions, (i) Option to Extend Services, and (ii) Option to Extend the Term of the Contract (see FAR 52.217-8 and FAR 52.217-9). Either or both may be exercised unilaterally by the government. The clause entitled "Option to Extend the Term of the Contract" will not be exercised after any exercise of the "Option to Extend Services" clause.

5352.242-9000 CONTRACTOR ACCESS TO AIR FORCE INSTALLATIONS (MAY 1996)

(a) The contractor shall obtain base identification and vehicle passes for all contractor personnel who make frequent visits to or perform work on the Air Force installation(s) cited in the contract. Contractor personnel are required to wear or prominently display installation identification badges or contractor-furnished, contractor identification badges while visiting or performing work on the installation.

(b)The contractor shall submit a written request on company letterhead to the contracting officer listing the following: contract number, location of work site, start and stop dates, and names of employees and subcontractor employees needing access to the base. The letter will also specify the individual(s) authorized to sign for a request for base identification credentials or vehicle passes. The contracting officer will endorse the request and forward it to the issuing base pass and registration office or security police for processing. When reporting to the registration office, the authorized contractor individual(s) should provide a valid driver's license, current vehicle registration, valid vehicle insurance certificate, and **I.D. Card** to obtain a vehicle pass.

(c) During performance of the contract, the contractor shall be responsible for obtaining required identification for newly assigned personnel and for prompt return of credentials and vehicle passes for any employee who no longer requires access to the work site.

(d) When work under this contract requires unescorted entry to controlled or restricted areas, the contractor shall comply with AFI 31-209, the Air Force Resource Protection Program, and AFI 31-501, Personnel Security Program Management, as applicable.

(e) Upon completion or termination of the contract or expiration of the identification passes, the prime contractor shall ensure that all base identification passes issued to employees and subcontractor employees are returned to the issuing office.

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(f) Prior to submitting an invoice for final payment, the prime contractor shall obtain a clearance certification from the issuing office which states all base identification passes have been turned in, accounted for, or transferred to a follow-on contract. This certification shall be submitted to the contracting officer prior to submission of the final invoice for payment.

(g) Failure to comply with these requirements may result in withholding of final payment.

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ATTACHMENT 1

**STATEMENT OF WORK
FOR
WASHER/DRYER SERVICES**

16 January 2002

DESCRIPTION OF SERVICES. The Contractor shall provide all management, tools, supplies, transportation, equipment and labor necessary to furnish, install, and maintain/repair washers and dryers at the buildings indicated in Appendix A at Keesler AFB. The contractor shall furnish all lubricants and cleaning supplies necessary to service and maintain the washer/dryers. Service maintenance and repair tasks shall be in accordance with the procedures recommended by the respective washer/dryer manufacturer. The contractor shall provide, at contractor expense, all necessary utility connections for operations of washer/dryers. Contractor shall supply a monthly courtesy copy of the invoice, by the 7th working day of the following month, to the 81st CES Quality Assurance Evaluator (QAE).

1. GENERAL INFORMATION:

1.1. HOURS OF OPERATION. Keesler AFB utilizes a compressed work schedule in which forty-four (44) hours are worked in one week and thirty-six (36) hours are worked the following week and thereafter repeating. The contractor shall utilize this schedule for as long as the compressed work schedule is in effect. The contractor is cautioned to comply with all applicable Department Of Labor rules and regulations for overtime pay and to observe the restrictions on compensatory time which do not allow "comp time" to be carried forward from one pay period to another. The contractor shall maintain the following customer service hours.

7:00 a.m. (0700) to 4:45 p.m. (1645)-Monday through Thursday
7:00 a.m. (0700) to 3:45 p.m. (1545)-Every other Friday

1.2. FEDERAL HOLIDAYS. The contractor is not required to provide routine service on the following days.

New Years Day	Labor Day
Martin Luther Kings Birthday	Columbus Day
President's Day	Veteran's Day

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Memorial Day
Independence Day

Thanksgiving Day
Christmas Day

Whenever a federal holiday falls on a Saturday, the proceeding Friday is observed, and whenever a holiday falls on a Sunday, the following Monday is observed. Whenever a federal holiday falls on a down Friday, the proceeding Thursday is observed.

1.3. CONTRACTOR PERFORMANCE. The Contractor shall supply a point of contact for receipt of service calls. An alternate, in the event the Contractor is not able to respond, shall be designated in writing, with name, phone number, and/or beeper/cell phone number. The written designation of the primary and alternate points of contact, who are responsible for the duties and performance of this contract, shall be provided to the Contracting Officer or his/her designated representative at the beginning of the contract period.

1.4. CONTRACTOR EMPLOYEES. Contractor personnel shall present a neat and clean appearance, and be easily recognized as Contractor employees. Contractor employees shall wear clothing bearing the name of the company or badge labels identifying the company.

1.5. CONTRACTOR VEHICLES. The Contractor shall furnish and maintain vehicles to meet the requirements of this contract. Any vehicle used in the performance of this contract shall have the name prominently displayed on both sides of the vehicle and be maintained and painted to present a clean and neat appearance. All vehicles used in the performance of this contract shall be in operable condition and must meet the local, state, and federal requirements.

1.6. RESTRICTED AREAS. Government personnel may be required to escort the Contractor to equipment located in restricted areas. Escorts will be pre-arranged by the Contracting Officer or his/her designated representative for each service call requiring entrance into a restricted area.

2. SERVICE CALL RESPONSE. The Contractor shall respond to a repair service request within 48 hours of notification, excluding weekends and holidays. Service repair calls will occur when appliances malfunction or fail to operate properly.

3. FURNISH APPLIANCES:

3.1. Washer/Dryers. The appliances shall be commercial type of first class operating condition, to operate continuously at its maximum design capacity/efficiency. Washer/Dryers installed under this contract shall be without mechanical or other defects that will adversely affect operation or appearance of the machines. All machines furnished under this contract shall be brand new upon initial installation and shall remain in a "like new appearance and mechanical condition" throughout the contract period.

3.1.1. Washers. All washers shall have the required capacity as listed in Appendix A. Washers shall have a porcelain enamel white finish and shall be automatic, continuous duty, self-service, commercial type washers. Washers shall be equipped with "push to start" switches or buttons, which only operate when door is closed. Washer selection switches shall be "hot, medium, and cold". Washers will have a

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minimum amount of control switches. If washers are equipped with coin buttons or switches, the coin slot shall be disabled, blocked or plugged.

3.1.2. Dryers. All dryers shall have the required capacity as listed in Appendix A. Dryers shall have a porcelain enamel white finish and shall meet all commercial industry standards. All dryers shall be equipped with manual “push-to-start” switch and electronic ignite which only operates when the door is closed. If dryers are equipped with coin buttons or switches, the coin slot shall be disabled, blocked or plugged. Temperature control shall be variable. Variable time settings are acceptable; however, the maximum allowable time setting shall not exceed 90 minutes. All machines shall have the capability of being manually turned off, irrespective of the time into drying cycle. Dryer heat settings shall be kept to a minimum (light, medium, and heavy).

3.1.3. Commercial Gas Dryers: Commercial gas dryers, tumbler, thirty (30) pound capacity. All dryers shall be equipped with manual “push-to start” switch and electronic ignite which only operates when the door is closed. If dryers are equipped with coin buttons or switches, the coin slot shall be disabled; blocked or plugged. Temperature control shall be variable. All machines shall have the capability of being manually turned off, irrespective of the time into drying cycle. Average drying time shall be approximately 25-30 minutes. Dryer heat settings shall be kept to a minimum (light, medium, and heavy).

3.2. Controls and Control Knobs. All controls and control knobs shall be the sole responsibility of the Contractor. All control knobs shall be secured in a manner requiring special tools to remove.

3.3. Appliance Identification/Signs. All appliances provided shall be identified as property of the Contractor. Appliance “Operating Instructions” decals shall be prominently displayed in view of customers. In each location, the Contractor shall provide decals, which number the washers/dryers consecutively, for ease of communication of customers as to which may be in need of repair. Contractor shall furnish the appliance identification/signs or any additional signs deemed necessary, within five (5) days after appliance placement.

3.4. Rental. Appliances shall be rented by the Government at a monthly rate per appliance. Rent occurring during the month of delivery of any appliance and the month of return of any appliance to the Contractor shall be prorated on the basis of a thirty-day month. Appliances that are removed and not replaced to operating condition under the terms of the contract, shall be deducted from the rental fee at a rate of 1/30 of the monthly rental fee of the removed appliance per day.

3.5. Connections. Connections of appliances to existing Government-furnished utilities shall be coordinated with 81 CES. Final work shall be subject to the approval of the Contracting Officer or his/her authorized representative and shall be installed in accordance with manufacturer’s recommendations. The Contractor shall ensure that installation of machines is compatible with existing facilities. Only the Contractor shall remove or relocate appliances for any reason.

4. MAINTENANCE/CUSTODIAL SERVICES. The Contractor’s responsibility shall be the machine including the hook-up to Government utilities. The dryers shall include the flex hose to the outlet.

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Contractor shall be responsible for cleaning and removal of lint and other debris from behind all washers and dryers, and all appliance surfaces at least twice a month. The thirty (30) lb. dryers will be cleaned inside and free of lint twice weekly. Contractor shall submit a cleaning schedule to the Contracting Officer/CE QAE within thirty (30) days of contract start for approval. The contractor shall obtain approval from the Contracting Officer before removing any item from its existing location.

4.1. Relocation. Due to realignment of dormitory requirements, it's possible that appliances may require relocation. Relocation shall be accomplished by contractor at no expense to the Government within five (5) calendar days after notification by the Contracting Officer or his/her representative (QAE). It is estimated that the number of relocations during a year will not exceed ten (10) percent of total appliances furnished for each item (rounded up to the nearest whole number). If relocation exceeds this amount, the task will be negotiated prior to move and the contract modified.

5. MAINTENANCE/REPAIR SERVICE:

5.1. PREVENTATIVE MAINTENANCE. The Contractor shall ensure appliances are maintained according to the manufacturer's recommendations by performing preventative maintenance tasks. The Contractor shall ensure all appliances operate safely, are clean and free of corrosion. The contractor shall minimize disruptions and inconveniences to users. All replaced parts will be new or reconditioned. All reconditioned parts must meet manufacturer's specifications for reconditioning.

6. Service Calls. Pick-up all repair requirements and return appliances to operational condition. When responding to a service call, the Contractor shall also check for other problems with washers/dryers in the same area. For each service call, identified to the Contractor, the Contractor shall be required to provide information on the Repair Requirements form after completion of the repair(s) or determination that parts need to be ordered, and return to 81 CES/CEOEQ, Building 4705.

7. Replacement. Any appliance that cannot be repaired or restored to first class operating condition on site within three (3) working days shall be identified to the Contracting Officer or designated representative and shall be removed and replaced with a new or reconditioned appliance in first class condition. The Contractor shall maintain sufficient replacement appliances, ready for use, in the event major repairs require removal of any appliances.

7.1. Frequent Repairs. Appliances that show a continued tendency for frequent repairs as determined by the Contracting Officer or designated representative shall be removed and replaced with a new or reconditioned appliance in first class operating condition within three (3) working days after notification.

7.2. Clean-up. The Contractor shall be responsible for leaving the appliance and area where work is performed neat and clean after repair or maintenance of each appliance. All containers, trash, and debris, for which the Contractor is responsible, shall be disposed of by the Contractor in accordance with existing local, State, and Federal regulations, outside Keesler AFB, MS, at no additional cost to the Government.

8. ADDITIONAL CHARGES. When appliances are discovered in need of repairs and are, in the opinion of the Contractor, caused by abuse or misuse by other than the Contractor's personnel, the Contractor shall immediately notify the Contracting Officer or designated representative for

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determination of responsibility. In the event of abuse or misuse, the Contractor shall submit, in writing, his proposal for repairs with a cost estimate. The total cost of each repair will be negotiated prior to actual repairs.

9. RESPONSIBILITY FOR DAMAGE. The Contractor shall not hold the Government responsible for any claim for damages caused to third party or property of third party, arising out of:

- 9.1. The Contractor's providing of defective appliances.
- 9.2. The Contractor's defective maintenance of appliances.
- 9.3. The negligent operation of the appliances by the Contractor or employees.

10. INSTALLATION AND REMOVAL OF WASHERS AND DRYERS. Washers and dryers shall be removed by the incumbent contractor and installed by the successful offeror in accordance with the transition schedule, Appendix B, (actual days of month may change). The incoming contractor shall follow the same schedule at the end of this contract. The appliances shall remain in use until scheduled removal date, at no expense/cost to the Government. Removal and installation dates shall be that year in which the contract ends or begins.

11. EMERGENCY SERVICES: The Contractor shall be available within two (2) hours to provide emergency service between the hours listed in paragraphs 1.1 and 1.2 of this statement of work. Upon contract award, the Contractor shall provide a name and phone number, to the Contracting Officer or his authorized representative, of the company representative who is responsible for responding to emergency service calls. Determination of emergency service is:

- a. When two washers or two dryers are out of service in locations with three each appliances.
- b. When five washers or five dryers are out of service in locations with ten each appliances.

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CASH SALVAGE STORE**APPENDIX A
(PAGE 1 OF 2)****REQUIREMENTS FOR WASHERS AND DRYERS, TYPE, LOCATION, AND SIZE
(CLINS 0001, 0002, 1001, 1002, 2001, 2002, 3001, AND 3002 APPLY TO THIS TABLE)**

BLDG #	FACILITY	WASHERS	SIZE	DRYERS	SIZE	GAS	ELECTRIC
468	Hosp	1	15	1	15		X
304-S	Old TLF	5	15	4	15		X
414-S	TLF (Fisher House)	1	15	1	15		X
2002-S	Dorm/VAQ	7	15	7	30	X	
2003-S	Dorm/VAQ	7	15	7	30	X	
2004-S	Live Oak	8	15	7	30	X	
2101-S	Muse Manor	20	15	20	15	X	
3101-S	Locker House	18	15	20	15	X	
3821-S	Shaw House	6	15	7	15		X
3823-S	Simmons Manor	4	15	4	15		X
3903	Pav Ground Facility	1	15	1	15	X	
3945	VIP Cottage	1	15	1	15	X	
4216	Fire Dep	1	15	1	15		X
4811	Dorm	6	15	6	15	X	
4813	Dorm	6	15	6	15	X	
4815	Dorm	6	15	6	15	X	
4817	Dorm	6	15	6	15	X	
4904	Dorm	9	15	9	15	X	
4906	Dorm	9	15	8	15	X	
4908	Dorm	10	15	9	15	X	
4910	Dorm	9	15	9	15	X	
5020	Dorm	8	15	7	15	X	
5022	Dorm	9	15	7	15	X	
5024-S	Dorm, VAQ	7	15	7	15	X	
5025-S	Dorm, VAQ	7	15	7	15	X	
6965	Dorm	27	15				
7001	Dorm	2	15	2	15		X
7001	Dorm	12	15	8	15	X	
7202	Dorm	10	15	8	30	X	
7404	Winters Manor	27	15			X	
7502	Dorm	19	15	8	30	X	
7502	Dorm			5	15	X	
	TOTAL	269		199			
SPECIAL REQUIREMENTS:							
*3501	81SPS Operations	1	15	1	15		X
				STACKED DRYER ON WASHER			
*2505-S	7 Level Dorm	20	15	18	15	X	
*6965	Dorm			21	15	X	
*7404	Dorm			21	15	X	
* Denotes Stacked Units				STACKED DRYER ON DRYER			
	TOTAL	21		61			

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CASH SALVAGE STORE**APPENDIX A
(PAGE 2 OF 2)****REQUIREMENTS FOR WASHERS AND DRYERS, TYPE, LOCATION, AND SIZE
(CLINS 1003, 2003, AND 3003 APPLY TO THIS EQUIPMENT)**

THE FOLLOWING EQUIPMENT WILL BE ADDED EFFECTIVE 1 APR 2003. THE EQUIPMENT WILL REMAIN IN PLACE UNTIL EXPIRATION OF THE CONTRACT. (CLINS 1003, 2003, AND 3003 APPLY TO THIS EQUIPMENT)

Bldg #	Facility	Washers	Size	Dryers	Size	Gas	Electric
6950	Triangle Dorm	27	15	21	15	X	
6955	Triangle Dorm	27	15	21	15	X	
7320	Triangle Dorm	27	15	21	15	X	
7315	Triangle Dorm	27	15	21	15	X	
7330	Triangle Dorm	27	15	21	15	X	
TOTAL		135		105			

QUANTITY BREAKDOWN

<u>QUANTITY AND DESCRIPTION OF EQUIPMENT TO BE LEASED</u>	<u>SERVICES FACILITIES</u>	<u>MAIN BASE</u>
290 each - 15lb Electric Washers :	110 each	180 each
20 each - 15lb Electric Dryers:	16 each	4 each
142 each - 15lb Gas Dryers:	54 each	88 each
37 each - 30lb Gas Dryers:	21 each	16 each
1 each - 15lb Stacked W/Dryer:	N/A	1 each
60 each - 15lb Stacked Dryers:	18 each	42 each

THE FOLLOWING EQUIPMENT WILL BE ADDED EFFECTIVE 1 APR 2003. THE EQUIPMENT WILL REMAIN IN PLACE UNTIL THE EXPIRATION OF THE CONTRACT.

135 each – 15lb Electric Washers
105 each – 15lb Stacked Dryer on Dryer

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**APPENDIX B
(PAGE 1 OF 2)**

Transition schedule for removal and installation of washers and dryers. Where multiple buildings are listed on one day, removal and installation will be in the order listed. Working on weekends is optional.

BLDG #	FACILITY	REMOVAL	TIME		INST DATE	TIME
468	Hosp	04-Mar	0700/1645		05-Mar	0700/1645
304	Old TLF	04-Mar	0700/1645		05-Mar	0700/1645
414	TLF (Fisher House)	04-Mar	0700/1645		05-Mar	0700/1645
3501	81SPS Operations	04-Mar	0700/1645		05-Mar	0700/1645
2002	VAQ	04-Mar	0700/1645		05-Mar	0700/1645
2003	VAQ	04-Mar	0700/1645		05-Mar	0700/1645
2004	Live Oak	04-Mar	0700/1645		05-Mar	0700/1645
2101	Muse Manor	06-Mar	0700/1645		07-Mar	0700/1645
3101	Locker House	06-Mar	0700/1645		07-Mar	0700/1645
3821	Shaw House	06-Mar	0700/1645		07-Mar	0700/1645
3823	Simmons Manor	08-Mar	0700/1645		08-Mar	0700/1545
3903	Pav Ground Facility	08-Mar	0700/1645		08-Mar	0700/1545
3945	VIP Cottage	08-Mar	0700/1645		08-Mar	0700/1545
4216	Fire Dep	08-Mar	0700/1645		08-Mar	0700/1545
4811	Dorm	11-Mar	0700/1645		12-Mar	0700/1645
4813	Dorm	11-Mar	0700/1645		12-Mar	0700/1645
4815	Dorm	11-Mar	0700/1645		12-Mar	0700/1645
4817	Dorm	13-Mar	0700/1645		14-Mar	0700/1645
4904	Dorm	13-Mar	0700/1645		14-Mar	0700/1645
4906	Dorm	13-Mar	0700/1645		14-Mar	0700/1645
4908	Dorm	13-Mar	0700/1645		14-Mar	0700/1645
2505	7 Level Dorm	18-Mar	0700/1645		18-Mar	0700/1645
4910	Dorm	19-Mar	0700/1645		20-Mar	0700/1645
5020	Dorm	19-Mar	0700/1645		20-Mar	0700/1645
5022	Dorm	19-Mar	0700/1645		20-Mar	0700/1645
5024	VAQ	19-Mar	0700/1645		20-Mar	0700/1645
5025	VAQ	21-Mar	0700/1645		22-Mar	0700/1545
6965	Dorm	21-Mar	0700/1645		22-Mar	0700/1545
7001	Dorm	25-Mar	0700/1645		26-Mar	0700/1645
7202	Dorm	25-Mar	0700/1645		26-Mar	0700/1645
7404	Winters Manor	27-Mar	0700/1645		28-Mar	0700/1645
7502	Dorm	27-Mar	0700/1645		28-Mar	0700/1645

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Transition Schedule for removal and installation of Washers and Dryers, effective 1 Apr 2003. Removal and installation will be in the order listed.

BLDG#	FACILITY	REMOVAL DATE/TIME	INSTALLATION DATE/TIME
6950	Triangle Dorm	01 Apr 2003/0700-1645	02 Apr 2003/0700-1645
6955	Triangle Dorm	02 Apr 2003/0700-1645	03 Apr 2003/0700-1645
7320	Triangle Dorm	03 Apr 2003/0700-1645	04 Apr 2003/0700-1645
7315	Triangle Dorm	07 Apr 2003/0700-1645	08 Apr 2003/0700-1645
7330	Triangle Dorm	N/A	Pending Opening of Dorm