

CIVIL PENALTIES FOR CLASSIFIED INFORMATION SECURITY VIOLATIONS (July 2014)

- (a) The Seller (including its affiliates and parent corporation, if any) is subject to a civil penalty under 10 CFR 824 for violations of classified-information protection requirements of any of the following:
 - (1) 10 CFR Part 1016, Safeguarding of Restricted Data;
 - (2) 10 CFR Part 1045, Nuclear Classification and Declassification; and
- (3) Any other DOE regulation or rule (including any DOE Order or Manual enforceable against the Seller under a provision in this Agreement) related to the safeguarding or security of classified information if the regulation or rule provides that violation of its provisions may result in a civil penalty pursuant to subsection a. of section 234B of the Atomic Energy Act of 1954.
- (b) If, without violating a classified information protection requirement of any regulation or rule under paragraph (a) above, the Seller, by an act or omission, causes or creates a risk of loss, compromise, or unauthorized disclosure of classified information, the Secretary of Energy may issue a compliance order to the Seller requiring the Seller to take corrective action and notifying the Seller that violation of the compliance order is subject to a notice of violation and assessment of a civil penalty.
- (c) DOE may propose imposition of a civil penalty for violation of a requirement of a regulation or rule under paragraph (a) above or a compliance order issued under paragraph (b) above, not to exceed \$100,000 for each violation. If any violation is a continuing one, each day of violation constitutes a separate violation for the purpose of computing the applicable civil penalty.
- (d) The Seller shall indemnify the Company against civil penalties imposed on the Company by DOE for violations of classified-information protection requirements by the Seller or the Seller's subcontractors at any tier.

UCN-22381 (7-14) PAGE 1 OF 1