1. Goal and Objectives

At Company, safety is first in all we do. No business objective is so important that it will be pursued at the sacrifice of safety. Contractors shall place the same emphasis on safety and health while performing Work for Company. Failure to comply with Company’s safety requirements is cause for immediate termination of this contract, subject to the discretion of Company Management.

Company’s ultimate goal is to assist Contractors in achieving an injury and incident free workplace. Company requires Contractors to place the highest importance and value on health, safety, and protection of the environment during performance of the Work. The focus on Contractor health and safety shall not be compromised to achieve any other business objective.

These Environmental, Health, and Safety Management Requirements (herein “EH&S Requirements”) have been developed to reinforce Williams’ commitment to our core safety principles including:

1) It is everyone’s responsibility to STOP WORK when they see an unsafe situation
2) HAZARD RECOGNITION AND REPORTING is an essential foundation to a successful safety culture
3) LIFE CRITICAL Safe Work Practices must be followed at all times
4) Be sure you and your colleagues identify and wear the necessary PERSONAL PROTECTIVE EQUIPMENT (PPE) for all tasks undertaken
5) Commit to performing JOB SAFETY ANALYSES (JSA) on all Work undertaken no matter the perceived risk level. It is often the mundane activities that harm the worker.

The Contractor is responsible for ensuring its employees, agents, and subcontractors comply will all aspects of this document.

2. Definitions

Unless expressly noted otherwise in these EH&S Requirements, the capitalized terms herein shall have the same definition as set forth in the applicable Contract. The meaning of terms defined in these EH&S Requirements apply only to these EH&S Requirements.

“Contract” means the Contract, Agreement, and/or RFS as applicable.

“Worksite” means any location where Work is performed pursuant to any Contract.

3. General Safety Specifications
A. **Contractor Responsibility**

The Contractor and all members of Contractor Group are required to abide by all the safety requirements found in the Williams Integrated Management System (WIMS) or in future WIMS policies and procedures, and other documents, as discussed in work scope and safety meetings, applicable to Contractor’s operations, as well as all federal, state, and local regulations. Company will furnish the Contractor a copy of the applicable WIMS documents and any other applicable Company documents based on the work scope. Additionally, Contractor may request a copy of any applicable documentation, if it has not already been provided. The Contractor is expected to communicate all expectations to Company Group. The Contractor is subject to a safety audit with no advance notice, but no such audit(s) shall serve to shift responsibility for or control of safety to Company.

Contractor shall not permit a hazardous, unsafe, unhealthful, or environmentally unsound condition or activity over which it has control to be conducted at any Worksite. If Contractor does not have the authority to correct or cannot by itself correct an unsound condition or unsafe activity, it shall immediately inform Company. Any part of the Work affected by an unsound condition or unsafe activity shall be discontinued until the condition or activity is corrected by Contractor.

Contractor shall be responsible for health and safety during the performance of Work and shall take reasonable measures to ensure that subcontractors provide and maintain a safe working environment and properly protect (i) all persons in proximity of the Worksite, employed or otherwise, from risk of injury and danger to health and (ii) property from damage or loss.

Company’s role in safety management in no way relieves Contractor or Company Group of their safety management responsibilities, nor creates an obligation on Company.

Contractor shall carry on Work in a manner that conforms to, is consistent with and will not interfere with the continuous and safe operation of property or facilities belonging to members of Company Group or Third Parties. Contractor shall not connect to, cut, penetrate or disturb existing property or facilities belonging to any member of Company Group or any Third Party without first obtaining written authorization from Company.

Contractor shall maintain a subscription to Company approved contractor compliance verification systems provider (herein “System Provider”) if work type requires System Provider, comply with System Provider requirements, and be qualified to perform the Work. Contractor shall ensure subcontractor is qualified to perform the Work based upon the minimum System Provider and Company requirements.
At all times while Work or Extra Work is being performed in connection with the Contract, Contractor shall have and maintain a subscription to the System Provider. Contractor shall submit all documents and reports System Provider requires to assess Contractor's, and each applicable Contractor Group member's, record of safety compliance. No member of the Contractor shall not be permitted to perform any Work, Extra Work or warranty work unless such Contractor is in good standing with the System Provider. Subcontractors are not required to subscribe to the System Provider but must meet the requirements of the System Provider.

Contractor shall be responsible for informing and notifying One Call System before commencing any excavation Work at any Company Worksite to protect underground facilities from damage due to excavation and demolition, including but not limited to, receiving notices of intent to perform excavation and demolition and transmitting the notices to one or more member operators of underground facilities in the specified area.

B. **Safety Equipment**

Contractor Group employees must not report to any Work location without proper safety equipment as prescribed in WIMS for that location and the Company Operating organization. Company is not financially responsible for providing Contractor employees with the proper safety equipment. PPE provided must meet all applicable industry standards.

In Brownfield locations, during pre-commissioning, and commissioning Work, Contractor’s workforce shall utilize long sleeve Flame Resistant Clothing (FRC) appropriately designed for summer and winter weather. Contractor shall ensure use of FRC at all times by all personnel where Company Work is being performed at Company’s Worksite. Contractor shall provide, at no cost to Company, all FRC and all other required task specific PPE to its workforce prior to commencement of Company’s Work. FRC and all other PPE shall be replaced at Contractor’s expense during such intervals PPE is worn or deemed no longer effective. FRCs must be HRC2 and NFPA 2112 rated.

Additional equipment may be dictated by the pre-job plan (e.g. hearing protection, personal monitors, specific gloves, goggles, etc.).

Minimum PPE requirements are prescribed in WIMS for each location and the Company Operating organization.

Contractor Group employees shall have a pair of the appropriate safety gloves in their possession at all times while on a Company facility or Right of Way; this glove requirement applies to all construction projects and Worksites. Contractor shall continuously enforce their use on the Worksite unless Contractor approved work practices or procedures identify a more appropriate type of hand protection glove.
Prior to commencement of Work, Contractor will inspect the Worksite and ascertain whether any health or safety hazards exist. Contractor is responsible for ensuring employees have necessary protective equipment. Whenever Contractor cannot obtain the necessary protective equipment, Contractor will request Company’s assistance in providing the equipment. Should Company provide such equipment, it shall be the sole responsibility of the Contractor to inspect and approve it prior to providing it to its employees. If Company is unable to provide assistance, then Contractor, at Company’s discretion, may be required to stop, at no cost to Company, the Work for which such protective equipment is needed until such time as it obtains the necessary protective equipment. Contractor will not use equipment of any kind, whether or not furnished by Company, which is not safe for the premises of the Worksite or the Work to be done.

C. **Vehicle Safety**
Vehicle seat belts must be worn at all times when driving on Company roads or while under contract to Company. Personal vehicles of Contractor’s employees are not allowed inside the facilities, other than to drive to designated parking areas. All Company or leased road designated speed limits must be observed. All vehicles and equipment will be turned off while fueling and fuel storage areas and containers will be properly marked. Vehicles being refueled must not be left unattended.

D. **Safety Policy/Meeting Requirement**
Contractor and its subcontractors must have an active and visible employee safety and health program that is equal to or exceeds regulatory and Company’s safety requirements. Contractor must review its company’s safety policy and Company’s safety policy and expectations with all of its employees before they report for Work at a Company location. Contractor will fill out necessary orientation forms for all employees prior to reporting for Work. All Contractor employees must be given a site specific safety orientation before beginning Work on Company property.

Contractor Group’s personnel must attend all Company-sponsored safety meetings as directed that are specifically set up for their area. A Contractor management representative is expected to attend Company field safety meetings and workshops as prescribed by the Company operating organization. In addition, the Contractor will hold safety meetings and/or pre-job safety planning sessions each day before commencing Work. Contractor must designate one of its supervisory personnel to be a Safety Contact who will coordinate the Contractor’s safety program with Company’s representative. The Contractor will have written pre-job safety plans such as Job Safety Analysis available for inspection by Company’s representative. All persons involved in the Work to be done will participate in the pre-job safety plan preparation.
E. Incident Reporting

All safety hazards, spills, releases to the environment, near misses, accidents and injuries must be reported immediately to Company. Contractor agrees to immediately inform Company of any hazardous, unsafe, unhealthy or environmentally unsound condition or work practice of which it becomes aware, even if it has no authority to correct. Contractor is expected to intervene and suspend work activity, if warranted, to ensure safety and operations integrity. Contractor employees must report all incidents to their supervisor and the Contractor supervisor must report to the Company representative at the time of occurrence and follow-up with documentation as prescribed by the Company operating organization.

Contractor shall verify that injured parties receive immediate and adequate medical care and that the appropriate level of case management (i.e., initial first aid, medical treatment and follow-up surveillance) has been performed by subcontractors.

Contractor and subcontractor shall utilize a structured Restricted Work Case Program and make every attempt to ensure injured workers become productive as soon as possible without compromising the healing process.

Contractor must furnish Company’s representative a preliminary written incident report within twenty four (24) hours which includes the basic facts, preliminary classification, and immediate corrective actions. Contractor must also provide a final incident report to Company within seven (7) days which includes the final incident classification, in accordance with 29 CFR 1904 (see Appendix 1), root causes, and corrective actions to be implemented to prevent recurrence. Company may grant extensions for the final incident report in circumstances where it is impractical to complete the investigation within seven (7) business days due to the magnitude of the investigation and / or availability of investigation team members. Contractor will participate in and cooperate with any independent analysis of Contractor’s incidents that may be conducted by Company.

Contractor shall share incident learnings with Company and other subcontractors.

Contractor shall immediately report to Company all incidents arising from the Work. Contractor shall fully investigate significant near misses and all incidents resulting in injury / illness to a person and / or damage to property utilizing a structured root cause analysis process (i.e., 5-Whys, TapRoot, etc.). Contractor shall direct their staff to participate in incident investigations when requested by Company, if they have been involved in the incident, or have knowledge that may assist in the investigation outcome.

Contractor shall provide qualified senior management, line management, and safety representatives to participate in incident investigations including those with subcontractor. Company reserves the right to participate in incident
investigations at its sole discretion.

Contractor shall respond to Company inquiries throughout the investigation process and, upon finalizing each investigation, issue a final written report to Company (after review by Company if Company so requests) listing the cause of the incident and the action steps to be implemented to help prevent similar incidents in the future.

At a minimum, an investigation and resulting report shall:
• Describe what happened, when, and where
• Determine the actual and potential loss or losses
• Determine the root cause of the incident
• Determine the risk of recurrence
• Develop controls to reduce the risk of recurrence
• Communicate the lessons learned

With Contractor’s monthly reports, Contractor shall submit to System Provider by the ninth day of each month, a summary of all incidents experienced during the preceding month in connection with the performance of Work. Such summary by area in the System Provider shall also include a summary of all information while working for Company, including Contractor Group hours worked, the total number of Contractor Group personnel engaged in the performance of Work, total number of fatalities, total number of lost time injuries, total number of restricted work injuries, total number of medical treatment injuries, total number of first aid injuries, total number of near misses, total number of hazard identifications, total number of reportable spills, total number of non-reportable spills, total number of notice of violations (NOVs), and behavior based safety metrics: total number of safe behaviors, total number of at-risk behaviors, and total observations conducted.

Contractor’s obligation to provide monthly reports directly to the System Provider shall not satisfy Contractor’s other obligations or regulatory obligations to report accidents to regulatory agencies or immediately to Company when same occur, nor replace any other Contractor obligation or regulatory obligation in this Contract to issue daily or monthly reports to Company.

F. Pre-employment Screening
Contractor must verify that pre-employment screening has been conducted, with emphasis on the following:

• **Medical History**: Contractor assures that Contractor’s and subcontractor’s employees are able to perform the essential functions of their position, with or without a reasonable accommodation, in accordance with the Americans with Disabilities Act and applicable state law.
• **Training History:** Contractor assures that Contractor’s and subcontractor’s employees have been trained and qualified in the safe performance of all aspects of the Work and/or situations normally encountered in and around inland and offshore facilities, including but not limited to safe ingress and egress on offshore platforms. Contractor agrees to provide documentation of completed training and qualifications upon request by Company.

• **Background Checks:** Contractor assures that Contractor’s and subcontractor’s employees have had a background check in accordance with Appendix 4.

G. **Supervisor Approval Requirement**

The Company representative can, upon review, reject any Contractor or subcontractor employees deemed not qualified for the job at hand.

Contractor must obtain prior approval from Company representative before changing or substituting personnel working on Company jobs. Substitute personnel can come to Worksites but cannot begin Work until approved by Company representative.

H. **Work Permitting Requirement**

It shall be the responsibility of the Contractor to become familiar with Company’s hot work, confined space entry, and energy isolation permitting processes. Contractor shall cooperate fully in the use of permits and abide by all rules stated on them. Contractors may use their own permitting process upon Company approval, provided it meets or exceeds Company’s procedures.

I. **Operations Stoppage**

Contractor shall not permit or tolerate by its operations a condition that renders any work area unsafe for its employees or any other person. All tools, equipment, facilities, and other items used by Contractor and practices employed by Contractor in accomplishing the Work are considered to be part of the working environment.

Contractor shall ensure that construction tools, construction equipment, temporary facilities, and other items used in performance of the Work, whether purchased, rented, or otherwise provided by Contractor, its subcontractors, or Company, are in a safe condition, mechanically sound, and capable of safely performing the functions for which they are intended.

The Company representative will have the right, but not the obligation, to periodically inspect Contractor’s operations for the purpose of monitoring compliance by Contractor with Company’s health and safety requirements. The Company representative may stop Work at no cost to Company until any hazards or unsafe conditions noted are abated.
All personnel present at Contractor’s Worksite shall have the obligation to intervene and authority to Stop Work of any member of Company group and any member of Contractor group any time a worker’s health, safety, or the working environment is considered at risk. Contractor shall immediately report to Company each exercise of Stop Work Authority in accordance with Company’s established stop work authority and incident reporting procedures.

J. Safety Plan

Company may require the Contractor to submit a safety and health plan consistent with the scope of Work. This plan will conform to all local, state and federal regulations, including the Occupational Safety and Health (OSH) Act of 1970 (e.g. 29CFR 1910.119, 1910.1200, 1926, etc.). Contractor’s practices and procedures, either written or adopted, will comply with all applicable federal, state, and local safety and health laws and regulations. Contractor certifies that Contractor’s and subcontractor’s safety practices meet the requirements of this Article.

It will be Contractor’s responsibility to alert and train Contractor’s and subcontractor’s employees concerning all health and safety hazards to which Contractor’s and subcontractor’s employees may be exposed, and the safety rules or practices that are necessary to avoid those hazards. Contractor shall keep the Company Operations Supervisor informed of any hazardous chemicals that Contractor brings on site. This will enable the Company Supervisor to adequately inform other Company personnel of any hazards and appropriate precautions. Contractor will provide copies of Safety Data Sheets (SDS) for any chemicals or hazardous materials brought onto the site to the Company Representative and will ensure that the Contractor’s employees working at the site understand the associated hazards and appropriate risk mitigation is in place prior to use of the chemical.

Contractor shall provide Company with its existing Safety Management System documentation (safety-related policies, processes, procedures, and work practices) and that of its subcontractors so that Company may review such information to verify alignment with established Company and industry recognized safety standards. When upgrades or additional policies, processes, procedures, and work practices are required, Contractor and subcontractors shall provide, at no cost to Company, an adequate amount of qualified staff resources to work with Company toward assuring alignment. Contractor shall complete the verification process no later than five calendar days of award. Company reserves the right to participate in the development and / or upgrade process at its discretion.

When development or upgrades are required, Contractor shall work closely with subcontractors to develop and implement training, qualification, and familiarization programs in alignment and verify that all project personnel have the knowledge and skills required to effectively utilize the newly developed / upgraded safety policies, processes, procedures, and work practices.
Contractor shall ensure a structured process is in place to periodically verify safety training and qualification effectiveness.

Contractor warrants that its Health and Safety (H&S) policies, procedures, and programs are consistent with industry practices and applicable federal, state, and local laws. Contractor shall ensure that each member of Contractor group complies with Contractor’s and Company’s H&S policies, procedures, and programs. In the event conflict arises between Contractor’s and Company’s policy and / or procedure, the more stringent provision shall apply. Contractor’s H&S policies procedures shall be submitted to Company upon request, along with an organizational chart identifying Contractor’s personnel responsible for implementation, monitoring and compliance with Contractor’s H&S policies and programs. Contractor shall develop a site specific Environmental, Health, and Safety Plan (EHS Plan) that describes the structured processes to be utilized during the planning and execution phases of the Work in order to effectively identify, assess, eliminate, and control potential Worksite hazards. At a minimum, Contractor and subcontractor shall address the following potential hazards associated with processes, procedures and work practices applicable to their Worksite as exhibited in Table 1. Contractor shall fully describe or reference such information and shall provide Company with access to any referenced documentation upon request (list below is not all inclusive and the Contractor is only required to have programs applicable to the Work).

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**K. Subcontractors**

The requirements of this Exhibit are applicable to all subcontractors hired by Contractor that enter Company's premises, and Contractor's contract with such subcontractor will provide that subcontractor will be subject to the requirements of this Exhibit. Contractor may not subcontract all or any part of the Work, without Company's prior written consent. No subcontract shall relieve Contractor of its obligations under the Contract. Contractor shall be fully responsible for all Work, actions, omissions and defaults of each member of Contractor Group as though they were the Work, actions, omissions or defaults of Contractor.

Contractor shall describe its criteria for selecting subcontractors to perform the Work at each Worksite.

At minimum, Contractor shall address the Health and Safety performance of its subcontractors by utilizing a structured selection process that effectively addresses the following considerations and that meets the minimum requirements of the System Provider including, but not limited to:

- Adequacy of Health and Safety management program
- Maturity of safety management culture
- Recent experience with subcontractor
- Similar work experience by subcontractor
- Historical safety and trending performance (past 3 years, including
recent trends)
• Willingness to make improvements prior to and during commencement of Work

Contractor shall hold their Subcontractor’s to the same requirements, System Provider requirements, and Company standards that they Company hold them accountable for in selection of subcontractors.

4. Environmental

A. If any member of Contractor Group fails to comply with applicable laws and/or permits with respect to environmental issues, Contractor shall cease performance of the Work and promptly notify Company. Contractor shall thereafter resume performance of the Work when it can ensure that the Work can be performed in accordance with such Laws and/or permits.

B. If the Work to be performed under the Contract involves construction, installation or environmental services to be performed by Contractor, the EH&S Requirements of the Contract shall apply with respect to all members of Contractor Group when present at any Worksite. Contractor shall have full responsibility for the adequacy, stability and safety of all operations of and methods used by each member of Contractor Group in the performance of the Work.

C. Contractor shall perform the Work in a safe and environmentally conscientious manner and in compliance with all Laws and permits relating to health and safety and the environment, including but not limited to: the Clean Air Act, the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (“CERCLA”), the Federal Water Pollution Control Act, the Clean Water Act et sequelae, the Occupational Safety and Health Act of 1970 (to the extent relating to environmental matters), the Resource Conservation and Recovery Act of 1976 (“RCRA”), the Safe Drinking Water Act, the Toxic Substances Control Act, the Hazardous & Solid Waste Amendments Act of 1984, the Superfund Amendments and Reauthorization Act of 1986, the Hazardous Materials Transportation Act, and the Oil Pollution Act of 1990.

D. Contractor represents that its policies and programs relating to environment, health, and safety are consistent with industry standards and all Laws. Contractor shall ensure that, during its performance of the Work and when present at any Company Site, each member of Contractor Group will comply with Contractor’s environment, health, and safety policies and programs. Contractor’s environment, health, and safety policies and programs applicable to the performance of the Work shall be submitted to Company upon request.

E. As used in this Article 4, the term “Management” includes, but is not limited to, creating, handling, storing, accumulating, transporting, removing, collecting, disposing of, processing, treating, using or reselling. Contractor shall be fully responsible for the Management of Hazardous Materials generated or used for the purpose of performing the Work at Worksites by Contractor Group. This excludes pre-existing Hazardous Materials and Hazardous Materials that are a by-product of the operation of Company’s project. Contractor shall comply with all existing requirements of all Laws and Permits applicable to the
Management of Hazardous Materials including, without limitation, any federal, state, or local governmental requirements for notification to regulatory agencies, record keeping, storing, labeling, inspecting, manifesting, or transporting of Hazardous Materials, and shall provide copies of permits, certificates and other documents pertaining to Management of Hazardous Materials to Company upon request. Contractor shall give immediate notice to Company should any Permit relating to Contractor’s Management of Hazardous Materials be revoked, suspended or impaired in any way. Contractor may not release or discharge to the environment any Hazardous Materials at any Company Site or create a health hazard due to Management of Hazardous Materials. Contractor shall notify and obtain written consent from Company prior to the Management of any Hazardous Material in connection with the Work. Contractor shall be responsible for the Management, including disposal and permitting, of any Hazardous Material brought onto or generated as part of the performance of the Work at any Worksite, and areas adjacent thereto, by any member of the Contractor Group, in compliance with this Contract and all Laws and Permits.

F. Prior to the removal or disposal of any Hazardous Materials from any Company Site, Contractor shall complete a “Waste Management Plan” using the form attached as Appendix 6 for approval by Company’s environmental services representatives. In all circumstances, Company shall have the right to veto any environmental contractor and disposal facility proposed to be used by Contractor, and to require Contractor to use an environmental contractor and/or disposal facility approved by Company acting in good faith.

G. Contractor shall keep Company’s Site and areas adjacent thereto free from Contractor generated pollution, waste and other debris and shall promptly and properly dispose of the same in compliance with all Laws and Permits. Contractor shall take all reasonable and necessary precautions to prevent any spill, discharge or release to the environment of any Hazardous Materials (each a “Release” and collectively “Releases”), including, but not limited to, the implementation of spill prevention, containment and contingency (“SPCC”) or storm water prevention (“SWPPP”) plans, and shall take immediate action to prevent Releases from reaching any surface water or groundwater. Contractor shall be responsible for reviewing, coordinating and implementing the relevant Company spill prevention, and response plan and any risk management plans.

H. In the event of any Release into the environment caused, in whole or in part, by any member of Contractor Group, Contractor shall immediately notify Company, and Contractor shall, unless otherwise instructed by Company, be responsible to the extent the Release is caused by a member of Contractor Group, for the Work and costs associated with: (a) the cessation of the Release, its immediate clean-up, and disposal of all wastes resulting from or related to the Release; and (b) reporting and obtaining any necessary approvals or permits from Governmental Authorities; provided that, Contractor shall not have any responsibility for pre-existing Hazardous Materials, except to the extent Contractor negligently exacerbates a release of pre-existing Hazardous Materials.

I. To the extent a Release is caused by a member of Contractor Group, Contractor shall properly dispose of any such wastes, shall retain title to any
such waste shipped off-site, and shall sign as “generator” any manifest or bill of lading necessary for any such shipment. All communications contemplated between Contractor and any Governmental Authority regarding a Release, occurring during Work shall be coordinated with and be approved by Company. Company approval of such communications shall not be unreasonably withheld.

J. Contractor shall take all action as appropriate and necessary to comply with Company permits which address Work in and around environmentally sensitive areas such as: wetlands, rivers, bodies of water, protected habitats and/or areas where cultural or archaeological artifacts may exist. Prior to commencing Work in any such environmentally sensitive area, Contractor shall plan, coordinate and approve Work activities with/through Company’s Authorized Representative. Contractor shall stop Work immediately, contact Company’s Authorized Representative if Contractor discovers contaminated soil, human remains and/or any object of apparent cultural significance when performing Work on Company Sites.

5. Specifications for Short Service Contract Employees (applicable to all contractors):

A. Definition

Company must approve Contractor employees with less than six (6) months continuous service with Contractor prior to working on Company jobs. It is the responsibility of the Contractor to notify the Company supervisor or designated contact of his intent to use any short service employee (SSE). Contractor and subcontractors shall have a documented program and effective process in place to appropriately manage short service employees.

Note: Contractor must also notify the Company Supervisor or designated contact before using an employee who has not worked in that field area even if the employee has longer than six (6) months service with the Contractor.

B. Notification

Contractor’s supervisor is directly responsible for SSEs and for making sure everyone on the Worksite is aware that SSEs are present. SSEs must be easily identifiable as prescribed by the Company operating organization (e.g., orange sticker tape stating “New on Job” to be placed on their hard hat). All personnel should be encouraged to help the SSE and to explain potential hazards before each job.

C. Mentor

A Contractor Supervisor/Mentor must provide close supervision and not allow the SSE to perform any task in which they have not been properly trained. The Contractor Supervisor or Mentor will review with the SSE any hazards associated with the task and review all emergency equipment and procedures.

D. Completion

To remove an employee from SSE status, the Contractor Supervisor must be
convinced that the SSE has a working knowledge of both the Contractor’s and Company’s Safety Policies, and has demonstrated safe work practices and behavior. At that time, if the Contractor Supervisor is convinced of the SSE's capabilities, the Contractor Supervisor may remove the employee from the SSE process upon receiving acknowledgment from the Company Supervisor that Company does not object to this action.

6. **Specific Company Operating Organization Requirements:**
Contractor agrees to communicate with Company Operations Supervisor or designated Company representatives to ensure compliance with prescribed operating organization safety requirements, including but not limited to the following:

- Safety Meeting Participation
- PPE - Site Specific
- Incident Reporting
- H₂S Safety
- SSE Process
- Control of Hazardous Energy Lockout Tagout
- Hot Work
- Job Safety Analysis (JSA)
- Hazardous Line Breaking and Opening
- Work Permitting
- Orientation Process
- Well Servicing
- Construction
- Excavation and Trenching
- Training
- Confined Space Entry
- Disabling or Bypassing a Safety Device or Control Devices
- Electrical Safety
- Work Planning

7. **Training**
   A. Contractor shall provide trained, qualified (beyond DOT Operator Qualifications), and experienced personnel and ensure that all of the Contractor’s employees and subcontractors’ employees are trained and qualified (beyond DOT Operator Qualifications) to do the required job tasks. Contractor shall ensure proper staffing of crews for the safe completion of the Work.
   B. Written documentation which includes a copy of the training, competencies, and qualifications (beyond DOT Operator Qualifications) that has been provided and a list of Contractor employees and subcontractor employees that attended the training shall be provided to the Authorized Company Representative upon request. Contractor shall properly train all personnel in the use of safety, personal protection, and hazard identification, prevention, and abatement of equipment associated with their particular jobs.
   C. Contractors performing DOT covered functions must have approved DOT Operational Qualifications (OQ) and be in compliance with the Company approved DOT OQ provider.
D. Contractor shall conduct emergency response drills and practice exercises as necessary to reasonably ensure such equipment, its location, and its proper use.
E. Contractors working offshore shall maintain compliant status in Williams’ System Provider training tracking system.

8. **Drug & Alcohol and Contraband Requirements**
   
   A. Nothing contained herein shall waive, diminish, impair, or release any legal rights of Company with regard to control of access to Company premises.
   
   B. Company supports and enforces standards, policies, and procedures for maintaining a drug-free and alcohol-free workplace.
   
   C. The possession, transfer, purchase, sale, use, consumption, or distribution of drugs and alcohol while on Company’s premises or while engaged in Work is prohibited. However, the proper and appropriate use of legal drugs by the person for whom they were prescribed and in the method prescribed or instructed is not prohibited. Prescription drugs may be used only in the manner, combination, and quantity prescribed. Members of Contractor Group, however, must not be impaired or be a safety risk while taking prescription drugs. Members of Contractor Group must consult with their physician before taking any medications that might adversely affect the safe performance of Work.
   
   D. All Contractor Group members shall report to work in an unimpaired condition to perform their Work in a safe, competent manner. Any person under the influence of alcohol or controlled substances is prohibited from entering Company premises, engaging in Work, or operating Company equipment. Violators will be permanently removed from all Company premises.
   
   E. Any Contractor Group member found to be in violation of any applicable D&A requirement, including, but not limited to, testing positive on any D&A test, may be permanently prohibited from providing services to the Company or entering Company premises.
   
   F. At any time on Company premises, in accordance with applicable law, Company may conduct or require Contractor to conduct, an unannounced inspection of Contractor Group member and their property for items that may include but are not limited to: Prohibited substances or contraband. Inspections may include, but are not limited to: Clothing, wallets, purses, baggage, lockers, work areas, desks, tool boxes, and vehicles.
   
   G. In accordance with applicable law, Company may conduct or require Contractor to conduct, unannounced D&A testing of Contractor Group members, which can include but is not limited to, testing of personnel prior to entering Company premises and group unannounced testing. Entry to Company premises constitutes consent to D&A testing as described in this addendum.
   
   H. Drug and Alcohol Programs
   
   I. Contractors performing DOT covered functions must have an approved Drug and Alcohol (D&A) program as required by 49 CFR Part 40 and Part 199 before performing any covered function Work. Contractors performing DOT
covered functions must subscribe to Company’s current approved contractor
drug and alcohol verification/third party-administrator provider (D&A System).

J. Contractors that are performing Work that is deemed safety-sensitive by the
company, but is not a DOT covered function, must have a non-DOT D&A
program acceptable to Company and subscribe to Company’s current D&A
System.

K. Contractors that are performing both DOT covered function Work and non-
DOT safety-sensitive Work are required to have a DOT D&A program.

L. Company, at Company’s sole discretion, may change its policy on
subscription services. Should policy changes become enacted, Contractor
will be notified in writing in advance and shall comply with Company’s current
policy at all times.

M. Types of Testing
   o Pre-Employment Testing – Contractor shall conduct pre-employment D&A
testing in accordance with the D&A System requirements.
   o Reasonable Cause/Suspicion Testing - Company may request Contractor
to conduct a reasonable cause/suspicion test of Contractor’s Group
members when there is reasonable and articulable cause to believe that
an individual is using, or impaired by, a prohibited drug or alcohol on the
basis of specific and contemporaneous physical, behavioral, or
performance indicators of prohibited drug or alcohol use. Results of the
test must be documented on Appendix 3, Alcohol and Drug Test Result
Disclosure Consent and Contractor Certification. If specimen collection is
not completed within 2 hours, the reason for delay must be documented
on the form or attachment. Company may request to review the reasons
for the delay and determine in its sole discretion whether they are
acceptable. Contractor Group members will not be allowed to return to the
Worksite until the results of the D&A tests are reported back as negative.
   o Post-Accident Testing - If the actions of any Contractor Group member
contributed to an incident/accident, or cannot be completely discounted as
a contributing factor to the incident/accident, Contractor shall immediately
remove the individual from performing Work. Alcohol and drug testing
specimen collection must be completed as soon as possible after the
decision to test. Results of the test must be documented on Appendix 3,
Alcohol and Drug Test Result Disclosure Consent and Contractor
Certification. If specimen collection is not completed within 2 hours, the
reason for the delay must be documented on the form or attachment.
Company may request to review the reasons for delay and determine in
its sole discretion whether they are acceptable. Such Contractor Group
member will not be allowed to return to Company premises or perform
Work until the results of the D&A tests are reported back as negative. For
purposes of this part, “incident” includes, but is not limited to, an actual
event that caused, or had potential to cause, significant safety,
environmental, or property damage including but not limited to the follow
incidents:
   ▪ Any event that meets the criteria of a DOT incident or accident
▪ Medical treatment beyond first aid, or
▪ Reportable environmental release, or
▪ Disabling damage to a vehicle, or
▪ Significant property damage.

Random Testing
▪ Contractors performing DOT covered functions shall conduct random testing of all Contractor Group members performing covered functions and must test a minimum rate equal to the required rate published by the Pipeline and Hazardous Materials Safety Administration each year.
▪ Contractors performing non-DOT functions shall, in accordance with applicable law, conduct random testing and must test a minimum annual testing rate of 50% of the total population of Contractor Group performing Work.

N. Scheduled, Periodic, Return from Leave, Follow-Up, and Other Periodic Testing - Contractor shall conduct any other testing required by their program to ensure Contractor Group members are able to perform their duties in a safe manner.

O. If Contractor or Contractor Group members refuse any requested D&A test (unannounced related to a search, reasonable cause/suspicion test, post-accident, random, etc.), Such Contractor Group members will not be allowed to be on Company’s premises or perform Work.

P. Company shall have the right, but not the obligation, to perform unannounced audits of Contractor’s D&A program to verify that Contractor’s policy and its enforcement are acceptable to Company.

Q. In addition to any other audit rights under the Contract, Company shall have the right, at its sole discretion, to audit Contractor compliance, including the D&A System. An audit may be conducted by Company or its authorized agents, assigns, and representatives.

R. Upon request, Contractor shall provide documentation supporting compliance with this contract by subcontractors performing services for the Company.

S. Contact ContractorManagement@williams.com for information on subscribing to a third-party administrator. Contractors and Contractor Group members must comply with all D&A System policies, procedures, and guidelines.

9. General Safety Requirements

A. Contractor shall designate at least one person to be Contractor’s safety and environmental representative for each Company project/work scope. The person can have other roles or duties as determined by the Contractor.

B. The Contractor’s safety and environmental representative(s) will be located at or near the project Worksite(s). Contractor’s safety representative shall have sufficient applicable safety related experience and knowledge for the Work, education and skills necessary to anticipate, identify, evaluate and control Worksite hazardous conditions and practices.
C. Contractor shall ensure its employees and employees of their subcontractors, before they begin and throughout their employment, are made aware of environmental, health and safety regulations. Contractor shall remove from the Worksite any of its employees or subcontractor employees that refuse to abide by environmental, health, and safety unless prohibited by union agreement, applicable law or regulation. Contractor must remove employees or subcontractors from the Worksite when requested by a Company Representative.

D. Agency inspections may occur while working at the project site, by federal, state or local agencies. At no time shall a Contractor or representative of a Contractor act as a representative for Company or be authorized to speak or act on Company behalf. If any agency inspector visits a Worksite, they shall be directed to speak to the Authorized Company Representative. All agency inspections shall be immediately documented by completing the Company’s Agency Inspection Record form or other Company approved form.

E. Contractors are responsible for conducting Daily Safety Tailgate (Toolbox) meetings with their workers and subcontractors that will address the specific tasks, assignments, and environmental, health, and safety processes to be followed and completed safely, including a review of the crew’s JSA (or equivalent).

F. A translator must be present to convey elements of JSA to non-English speaking personnel, if needed.

G. All Work requires a Contractor specific JSA, which must be reviewed during each shift’s Safety Tailgate

H. A JSA is required for all routine, non-routine, and high risk Work. The JSA must include applicable emergency response mitigations.

I. The JSA must contain the steps involved in performing the specific job, the existing or potential EHS hazards associated with each step, and the recommended actions and/or procedures that will eliminate or reduce those hazards and risks of a workplace injury or illness. Contractor shall document JSAs utilizing the JSA in Appendix 5 or one in similarity.

J. JSAs require a 911 address and GPS coordinates of work area if not documented in other site safety daily paperwork.

K. Company reserves the right to review and provide feedback on potential improvement areas in the JSA process.

L. JSAs must be written in the working language of the work group when the literacy level of the work group allows or otherwise verbally reviewed, at a minimum.

M. Each member of the work group must sign the JSA immediately after review.

N. The Contractor’s employees are required to observe all posted warning signs.

O. Contractors shall develop and implement a hazard communication program (HAZCOM) that meets or exceeds the requirements outlined in 29 CFR 1910.1200. This program shall include provisions for container labeling, collection, storage, and availability of Safety Data Sheets (SDS), and appropriate training programs.
P. Up-to-date SDS information shall be made available for every hazardous material brought onto the Worksite(s) prior to the chemical coming on site.

Q. Company’s facilities may contain asbestos, lead, benzene, and other harmful substances. Contractors shall consult with the Authorized Company Representative to determine if these substances are present, and develop a mitigation plan for worker exposure. Contractors must immediately notify the Authorized Company Representative if previously unknown harmful substances are identified.

R. Contractor employees must be able to read and understand all labels and posted warning signs.

S. Hazardous Materials which may be encountered may include: asbestos, lead, arsine gas, and benzene.

T. Contractors are expected to have heat and cold weather plans. Contractor employees are to be made aware of heat stress and fatigue management plans, which will address workers’ heat stress and fatigue, as well as cold weather work.

U. Cell phone use on Company property is prohibited unless granted by the Company Authorized Representative. Refer to Appendix 2 for Cell Phone Use Requirements.

V. Contractor shall ensure Company work areas are kept clean and properly maintained at all times during the course of the Work.

W. Contractor shall ensure it has plans for inclement weather, including lightning and be responsible to:
   o Check the forecast and monitor weather conditions through local media outlets.
   o Be able to check the radar and use lightning detection to determine if a storm is near (WeatherBug is an example of a free application that allows the tracking of this information).
   o Pay attention to early weather signs of potential lightning strikes such as high winds, dark clouds or distant thunder or lightning. When these occur, do not start any activity that cannot be quickly stopped.
   o If a lightning strike occurs within six (6) miles of the Work location, cease all outdoor activities immediately and direct all employees to a safe location.
   o Do not resume Work for a minimum of 30 minutes. If another strike occurs within six (6) miles within the 30 minute wait period, then the 30 minute clock re-starts.

10. Mechanized Lifting and Rigging Apparatus

Mechanized lifting operations include the utilization of various types of mechanized lifting equipment (e.g., stationary cranes, mobile cranes, cherry pickers, overhead cranes) by trained and competent equipment operators and rigging personnel. Rigging apparatus includes the hardware (e.g., spreader bars, slings, straps, hooks) that are utilized to connect the mechanized lifting equipment to the object being lifted. This following minimum requirements describe the most fundamental requirements Contractor and Contractor Group must meet for mechanized lifting operations and rigging apparatus
which are applicable to most types of lifts. This section does not attempt to describe requirements for specific types of mechanized lifting equipment and rigging apparatus.

Minimum Requirements for Mechanized Lifting and Rigging Apparatus include:
1) Identifies training and competency requirements for operators of mechanized lifting equipment and for rigging Contractor Personnel
2) Requires qualified lifting equipment operators to meet minimum physical requirements (e.g., medical examination) per the ‘Fit-For-Duty’ requirements stated in Company’s Project specific EH&S Management Plan
3) Defines roles and responsibilities for all Contractor Personnel involved in planning and executing mechanized lifting operations
4) Identifies which types of mechanized lifting equipment and rigging apparatus require certification by third parties
5) Identifies the safety devices (e.g., load indicators, limit switches, anti-two block devices, anti-freefall devices, reverse audio signals, horns, seat belts, guards) for each type of mechanized lifting equipment
6) Requires the established lifting capabilities of the mechanized lifting equipment and rigging apparatus (for various lifting configurations) as identified by the manufacturer to be clearly marked on the equipment / apparatus
7) Requires compliance with manufacturer's established specifications, ratings, and limitations
8) Requires visual inspections of mechanized lifting equipment and rigging apparatus prior to use
9) Identifies inspection and testing procedures in alignment with manufacturer’s requirements and recommendations, including:
   a) Qualifications for inspection and testing Contractor Personnel
   b) Frequency of inspection and testing for various types of mechanized lifting equipment and rigging apparatus
   c) Definition of acceptance / rejection criteria
   d) Requirements for calibration
   e) Tagging system to provide visual status of equipment / apparatus
   f) Documentation
10) Requires mechanized lifting equipment and rigging apparatus which does not pass visual, periodic, or annual inspections to be taken out of service, repaired, or destroyed
11) Identifies the process utilized to identify the weight and center of gravity for objects being lifted
12) Identifies the following types of lifts (at minimum) as Critical Lifts:
   a) Loads lifted over or near an occupied building, operating equipment (i.e., pipelines, generators, transformers, compressors, electrical power lines, etc.)
   b) Lifts over or near process or production equipment, accommodation or other sensitive areas that could result in significant damage to the facility (including considerations for the shape and weight of the load, rigging configuration, potential to drop all or part of the load, or environmental conditions).
   c) Lifts that are over or in proximity to energized electrical power lines.
d) Lifts through hatches, congested areas, piping and between decks that have a potential to damage the lifting equipment or structure.

e) Two or more pieces of lifting equipment are required to work in unison

f) Special lifting equipment (i.e., non-standard crane configurations) is used

g) Load weight exceeds metric tonnage established by Contractor or by Company

h) Prohibits lifts where the load represents more than 95% of the manufacturer’s rated capacity at the working radius. Crane configuration must be changed or a larger crane must be used.

i) Load exceeds 75% of the equipment manufacturer’s rated capacity using the static and dynamic load charts at the intended/working radius, or the crane’s design operating limits (for example wind speed) or a non-routine lift. Wind speed should be taken into consideration on critical lift planning.

j) Personnel Lift/Transfer – Cranes used for personnel lifts must meet the following requirements:

   i) Only the fast line shall be used to transfer personnel by crane;

   ii) Personnel must not be lifted/transferred on cranes with free-fall ability;

   iii) Personnel lift/transfer loads must not exceed 50% of the rated capacity at the working radius.

k) Activities using a work basket, boson’s chair, or any specially designed suspension harness that is being operated by a crane.

13) Requires Critical Lifts to use a greater level of planning, control, and execution oversight than Non-Standard and Standard Lifts, including the use of written lift plans, pre-lift meetings, work permits, and task based (JSA) and / or Hazard Identification Risk Analysis (HIRA)

14) Identifies lifts that do not meet the criteria for a Critical Lift but require the crane to operate at more than 75% of its rated capacity for the applicable configuration as Non-Standard Lifts

15) Requires Non-Standard Lifts (complex lifts) to have a greater level of planning, control, and execution oversight than Standard Lifts, including the use of work permits and task based hazard analysis (i.e., JSA, HIRA). A non-standard lift is a non-routine lift, that does not meet the Critical Lift definition, requiring detailed planning and unusual or additional safety precautions. These may include, but are not limited to:

a) Irregular loads or loads with unusual weight distribution (unusual center of gravity)

b) A lift out of view of the operator

c) Technically difficult rigging

d) Lifting hazardous materials

e) Lifting submerged loads

f) Lifting with no or partial outriggers

g) Lifting on rubber

h) Any lift the operator feels should be classed as such

i) The Non-Standard lifts may require planning by an engineer or similarly competent person beyond the standard lift plan.

16) Identifies methods of communications utilized to support mechanized lifting operations

(e.g., radios, rigger/spotter hand signals)
17) Establishes decision making authority and specific acceptance criteria for performing mechanized lifts in adverse weather conditions (e.g., thunderstorms, snow, ice, high winds, rough seas, low visibility)
18) Establishes safe / prohibited work practices for each of the various types of mechanized lifting operations and the associated rigging apparatus
19) Identifies hazardous areas and methods for preventing non-essential personnel from inadvertently accessing those areas during mechanized lifting operations
20) Requires use of tag lines of the appropriate size and length at all times to control objects being lifted / lowered
21) Defines specific safety controls which must be followed for mechanized lifting equipment utilized for personnel lifting (de-rating, trial lifts, etc.)

11. Overhead Structure and Utility Markings

The following minimum requirements apply to overhead structures and utility/power lines in Greenfield and Brownfield work locations, including Williams ROW and facilities.

Minimum Requirements:
1) Every overhead structure, power line, telephone line, cable, guide wire, etc., that crosses or encroaches within 25 feet of the ROW, or that crosses a temporary ROW access road, must be clearly marked. Markers must be installed under these structures at both sides of both ends of the affected ROW, and the markers must be located within two feet of the point directly below the outside edges of the overhead structure unless the structure is an energized power line.
2) Goal post markers will be installed before and after overhead power lines at both sides of both ends of the affected ROW at a minimum of 20 feet from directly below the power line. The goal post markers should be located at a distance from the power line that prevents equipment from approaching distances.
3) Utility lines that parallel the ROW must be marked every 50 feet until they separate from the pipeline ROW by at least 25 feet. The overhead-structure and utility-line markers must be brightly colored, no less than five feet tall and must have a warning sign affixed to the marker.
4) All cranes, aerial lifts, extended boom equipment, and excavation equipment operating within 100 feet of any overhead structure or utility line must have a dedicated spotter. The spotter must maintain clear line of sight with the equipment operator, the overhead structures and lines, and the warning markers at all times. Work must cease when the spotter’s view is obstructed.
5) If markers and signs are damaged or removed, Work shall cease in the area until the markers and/or signs are replaced.
6) Anytime pipeline construction activities including excavations are conducted in a right-of-way shared by high-voltage alternating current (HVAC) power lines, Contractor must contact the owner/operator of the overhead power lines prior to any Work beginning. Depending on the type of work and potential exposure to energized power lines, the line may have to be de-energized and visibly grounded or insulating barriers may have to be used to prevent physical contact with the line.
7) Contractor shall designate a spotter to observe clearance of the equipment and give timely warning for all operations where it is difficult for the operator to maintain the desired clearance by visual means. The spotter must be positioned so as to be able to visually monitor the clearance between the equipment and the power lines. The designated spotter cannot be assigned other duties that interfere with the ability to give a timely danger warning to the crane operator.
8) In the event the operator of the piece of equipment cannot observe signals from the spotter then the operator will cease movement of the equipment.
9) When acquiring easement crossing agreements, consider requesting the temporary relocation of poles, raising of lines, and/or installation of sleeves.
10) Contractor Group members shall discuss hazard plans and mitigation needs for offsite locations where minimal controls are typically in place for overhead power line crossings at pre-construction and tailgate meetings.

12. Security
A. Company prohibits the use, possession, transportation, or sale of unauthorized explosives, unauthorized flammable materials, firearms, or other weapons while on company premises, engaged in company business, or operating company equipment, except as permitted by applicable law.
B. Contractor shall effectively manage Security of the Work and protect Company owned materials and assets at all times. Contractor shall maintain heightened security status to ensure that persons not essential to the performance of the Work are not permitted at the Worksite and that objects and items not essential to the performance of the Work are not allowed at the Worksite. Contractor shall be responsible for implementing and performing security background checks for personnel performing Company Work in accordance with Appendix 4.
C. Contractor agrees that it will obtain background checks on its employees and agents who perform Security-sensitive services on Company’s premises and it will also require any parties to whom it subcontracts such work to do the same. See Appendix 4 for additional requirements regarding Background Checks.
D. Contractor Group must comply with the Company Workplace Violence Risk Reduction and Response Policy. A copy of this policy may be obtained from an Authorized Company Representative.
**APPENDIX 1 – Company Incident Classification Guidelines**

- Contractor and subcontractors shall classify incidents per the following Company guidelines exhibited in Table A-1, which reflect the United States Department of Labor OSHA Recordkeeping Guidelines. These guidelines are applicable to all Company designated Worksites. Given the different incident classification definitions and criteria, as well as different social system drivers encountered in the international work environment, Contractors, subcontractors, and Company shall work together to classify incidents in the most appropriate manner. In no way shall Contractor, Subcontractors, and Company classify incidents differently.

<table>
<thead>
<tr>
<th>Table A-1: Incident Definitions</th>
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<tbody>
<tr>
<td><strong>Term</strong></td>
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<tr>
<td>Injury or Illness</td>
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<td>Work-Related</td>
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<td>Recordability Criteria</td>
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Note that the preventive use of Oxygen in absence of symptoms is not considered medical treatment.

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<thead>
<tr>
<th>Medical Treatment Incident</th>
<th>A work-related injury or illness that requires the management and care of a patient to combat disease or disorder. Medical Treatment Incidents are recordable. Medical treatment does not include the following: 1.) visits to a physician solely for observation or counseling, 2.) the conducting of diagnostic procedures, such as x-rays and blood tests, including the administration of prescription medications used solely for diagnostic purposes (e.g., eye drops to dilate pupils.), or 3.) Application of First Aid.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Restricted Work Incident</td>
<td>A work-related injury or illness that results in a person being unable to perform one or more of the routine functions of the person's job, or from working the full workday that the person would otherwise have been scheduled to work on any calendar day after the day of the illness or injury. Restricted Work Incidents are recordable.</td>
</tr>
<tr>
<td>Days Away from Work (Lost Time Incident)</td>
<td>Any work-related injury or illness (including fatalities) that results in at least one (1) lost workday after the day of the incident. If a condition resulting from an injury or illness causes a person to be unable to return to work on the calendar day following the day on which the incident occurred, the case is recordable and should be classified as a Lost Time Incident.</td>
</tr>
<tr>
<td>Fatality</td>
<td>A recordable incident which results in the death from a work-related injury or illness, regardless of the time intervening between the incident and death.</td>
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</tbody>
</table>
APPENDIX 2 – Cellular Telephone Use

Contractor, its employees, agents, and subcontractors shall comply with the requirements set forth in this Exhibit and the Company’s Distracted Driving Policy. Supplier shall notify its employees, agents, and subcontractors of the requirements of this Exhibit.

A. Cell-phones, whether hands-free or hand-held, may not be used during the time Supplier is driving while performing services exclusively for Company, regardless of whether the vehicle is owned by Company. Without limiting the generality of the foregoing, cell phones may not be used while driving during:

(i) Travel between sites or locations at which Supplier performs services for Company (“Company Sites”), regardless of whether such sites are owned or operated by Company,

(ii) Transportation of Company personnel, regardless of whether non-Company personnel are concurrently transported, or

(iii) Travel to a point of departure, such as an airport, train station, or port, for a trip involving business related to Company.

B. The foregoing prohibition against cell phone use does not apply to:

(i) The daily commute between the driver’s residence and the Company Site,

(ii) Commutes between a Company Site and non-Company businesses for which Supplier, its employees, agents, or subcontractors may perform Work,

(iii) Common carriers,

(iv) Private carriers, manufacturers, distributors, and suppliers that transport both Company and non-Company items in their vehicles,

(v) Citizen band and/or two-way radios,

(vi) Use while the vehicle is properly parked in a rest area, designated parking area, or other safe location, and

(vii) Use of cell phones by passengers if the use is not a distraction to the driver of a passenger vehicle.
Appendix 3
Alcohol and Drug Test Result
Disclosure Consent and Contractor Certification

Contractor must provide this form to Company as part of Contractor request to return individual to Covered Services following an Individual Reasonable Suspicion or Post Incident test.

<table>
<thead>
<tr>
<th>Contractor Individual (Printed Name)</th>
<th>Individual ID number (e.g., SSN, Personnel #, Government ID #)</th>
<th>Specimen ID #</th>
</tr>
</thead>
</table>

Consent and Authorization for Disclosure to Company of Alcohol and Drug Test Result and Related Information

I hereby consent to disclosure by Contractor and its agents, including, but not limited to, any collecting and testing agencies, of the test result identified above and any related information to Company and/or Company authorized agents, assigns or representatives.

______________________________
Signature

______________________________
Date

Certification of Test Result

<table>
<thead>
<tr>
<th>Contractor Company Name</th>
<th>certifies that the Individual named above was tested on</th>
<th>Date</th>
<th>Time</th>
</tr>
</thead>
</table>

And certifies that the Alcohol test result was negative (screening or EBT or laboratory) AND the drug test result was negative (FSD or Laboratory or MRO Negative)

AND

The test specimens were collected within 2 hours of the decision to test (Yes/No). If no, attach reason for delay.

______________________________
Designated Contractor Representative (Print)

______________________________
Signature

______________________________
Title

______________________________
Date
Delayed Testing Reason

State reason why testing did not occur within two (2) hours:

__________________________________  __________________________________
Designated Contractor Representative (Print)  Signature

______________________________  ________________________________
Title  Date
Appendix 4: BACKGROUND CHECKS

To the extent permitted by applicable law, Contractor agrees to conduct background checks on all potential Contractor employees, agents, and subcontractors who may perform Services. Contractor agrees to conduct such background checks prior to Contractor assigning such potential Contractor employee, agent, or subcontractor to provide Services. A standard background check shall include, to extent permitted by applicable law, a social security number trace, a search of county, state, national, and federal criminal records and the national sex offender registry in all jurisdictions in which the individual has lived or worked for the prior seven (7) years and verification of education and employment history and information, but must exclude the conducting of any personal interviews. Contractor shall utilize a background screener service provider that is a member of the National Association of Professional Background Screeners (NAPBS) and who has not committed a violation of the NAPBS Member Code of Conduct.

Contractor shall be responsible for determining whether an individual’s criminal record should result in the individual’s exclusion from performing Services in accordance with applicable law, including, but not limited to, guidelines issued by the U.S. Equal Employment Opportunity Commission. In the event that Contractor desires to assign an individual with a misdemeanor and/or felony conviction record, including, but not limited to, a misdemeanor driving-related offense, to perform Services, Contractor shall notify Company and shall not assign the individual to perform Services unless Company agrees in writing to the assignment.

Contractor further agrees that it will conduct additional background checks on Contractor employees, agents, and subcontractors providing Services in accordance with this Appendix every two years beginning from the first day of such employee’s, agent’s, subcontractor’s providing Services to Company and to require Contractor employees, agents, and subcontractors providing Services to immediately inform Contractor of any felony or misdemeanor conviction arising after the beginning of their assignment to Williams. Upon being informed of a conviction, Contractor will immediately inform Company in writing and will discontinue the employee’s, agent’s, or subcontractor’s assignment to Company unless Company agrees in writing to the continuation of the assignment.

A criminal conviction will not automatically disqualify a potential Contractor employee, agent, or subcontractor from providing Services to Company. Contractor or its agent will conduct all background checks in compliance with all applicable laws, including the Fair Credit Reporting Act and all laws concerning sealed records and individual privacy rights. Contractor further agrees that, by operation of law or pursuant to an agreement with an individual subject to a background check, Contractor has the right to obtain all information required under this Appendix and to disclose such information to Company.

Where Contractors are performing Work at Company Chemical Facility Anti-Terrorism Standards Facilities, the following standards will apply:

1. Contractor must develop and implement measures to confirm information provided by job applicants hired for positions that involve access to and handling of Sensitive Security Information (SSI), Chemicals of Interest (COI) or other hazardous materials covered.

2. Contractor will verify the legal right to work, and an Employment Eligibility Verification (I-9 Form) will also be completed as required by the U.S. Immigration Service.
3. Contractor will maintain their employee’s information in a confidential and secure manner, and in compliance with all federal and state regulations and statutes regarding employment practices and individual privacy. Contractors will maintain processes to provide the U.S. Department of Homeland Security (DHS), when requested, with the necessary information to allow DHS to screen individuals (e.g., contractors) who have access to restricted areas or critical assets against the Terrorist Screening Database.
Appendix 5: JSA TEMPLATE

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# Job Safety Analysis - Review Form

**Facility / Site:**

**Location within Site:**

(GPS Coordinates/911 Address)

**Permit No:**

**Permit Type:**

**Date:**

**Task Description** (include Equipment Numbers as Practical):

Identify the most serious potential injury for the task being performed:

### Required References

<table>
<thead>
<tr>
<th>Have the relevant Procedures, Standards, Guidelines, or Safe Work Practices been reviewed?</th>
<th>Yes</th>
<th>N/A</th>
</tr>
</thead>
</table>

**Attach or List Procedures:**

<table>
<thead>
<tr>
<th>Must existing Procedures or Work Practices be modified to perform this work? (MOC required)</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

**Fit for Duty**

<table>
<thead>
<tr>
<th>Have all members reported any prescription medications currently being taken to the appropriate personnel?</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

Are all members of the Work Team Fit for Duty?  

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

### PPE Required During This Task

|ハードハット | SAFETY GLASSES  
| SAFETY SHOES / BOOTS | FACE SHIELD  
| LEATHER | GOGGLES  
| COTTON | IMPACT PROTECTION  
| OTHER (specify): | OTHER (specify):  
| RESPIRATOR TYPE | CHEMICAL (specify):  
| SCBA | CHEMICAL SUIT  
| DUST MASK | CHEMICAL APRON  
| FALL PROTECTION | FOUL WEATHER GEAR (specify):  
| FALL RERAINT | OTHER PPE (specify)  
| LIFE VEST | WORK VEST  
| WORK VEST | FLAME RESISTANT CLOTHING |

### Pre-JSA Review

Pending confirmation by the Task Leader of site conditions, I agree that the attached JSA identifies the significant Task Steps, Hazards, and Controls.

**Ultimate Work Authority:**

**Company:**

**Supervisor Signature:**

**Company:**

### Worksite Verification

The Work Team has assessed the Worksite conditions and confirms:

- The JSA addresses the applicable hazards and necessary controls.
- The Team has the appropriate resources (people and equipment) to do the job safely.
- Equipment Operating Procedures were taught and reviewed by competent supervisor.
- Others that could be affected by the Work have been informed.
- Energy isolation (if applicable) has been VERIFIED and DEMONSTRATED.
- The crew is aware of the smoking and cell phone policy, expectations, and consequences.
- If applicable, SWA will be invoked and Work stopped in an orderly and safe manner and Work will not resume until the UWA provides authorization. This has been reviewed with the Work Team during the safety meeting.

**Task Leader Signature:**

**Company:**

### If You Are A Short Service Worker (SSE), Your Mentor Must Sign Along Side Of You

Work Team Declaration: I acknowledge that I have reviewed the attached JSA, I understand SWA, my roles and responsibilities, and I will comply with the instructions for this job. If I observe an unsafe act or situation developing I will share my concerns with the task leader immediately.

<table>
<thead>
<tr>
<th>Name (print):</th>
<th>Name (print):</th>
</tr>
</thead>
</table>

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**Notice:**

- **Jan 2017 – Rev. 0**
- **Document Version:**
- **Page Number:**
- **Footer Information:**
**JOB SAFETY ANALYSIS – PRE-JOB HAZARD ASSESSMENT FORM**

**INSTRUCTIONS:** Use this form to assist in identifying the relevant hazards that are present throughout the job and incorporating the applicable hazard controls into the HAZARD MANAGEMENT section of the JSA.

***The table does not include all possible hazards. It is expected that the required PPE for the activity and working conditions will be used.***

### Pressurized Equipment
- Perform isolation – LO/TO, blinding, skilllet, plug
- Depressurize, drain, purge, and vent
- Relieve trapped pressured
- Anticipate residual pressure or fluids

### Poor Lighting or visibility
- Provide alternate lighting
- Wait or defer until visibility improves
- No work over water that could require rescue (including sea state)

### Personnel
- Provide induction or training for new workers
- Mentor, coach, or supervise
- Verify competencies, skills, and experience
- Address applicable limitations (fatigue, exhaustion, and restricted duty)
- Manage multiple languages

### Confined Space
- Discuss confined space entry safe work practice
- Monitor access or entry
- Protect surfaces from inadvertent contact
- Do not locate mobile engines near confined space
- Provide observer
- Develop rescue plan

### Simultaneous Operations (SIMOPS)
- MOC required for deviation from SIMOPS restrictions
- Interface between groups
- Use barriers and signs to segregate activities
- Utilize SWA for unauthorized SIMOPS

### Weather
- Implement controls for slippery surfaces
- High winds – gogles
- Heat – hydration, breaks
- Cold – PPE, heaters
- Lightening – defer work

### Ignition Sources
- Remove, isolate, or contain combustible materials
- Provide firefighting equipment
- Construct a fire-safe habitat
- Provide a fire watch during and after hot work
- Conduct continuous gas testing
- Bond or earth for static electricity or cathodic protection

### Hazardous Substance
- Drain or purge equipment
- Follow SDS controls
- Implement health hazards controls (Lead, Asbestos, H2S, Sulfur Dioxide, NORM)
- Test or analyze material

### Potential Spills
- Drain equipment
- Provide spill containment equipment
- Have spill clean-up materials and equipment on hand
- Restrain and isolate hoses when not in use

### Equipment Hot or Cold
- Heat or cool equipment before work starts
- Install barriers
- Provide warning signs
- Implement cold temperature and brittle failure controls
- Wear thermal gloves or other PPE

### High Noise
- Wear correct hearing PPE
- Manage exposure times
- Shut down equipment
- Use “quiet” tools
- Sound barriers or curtains
- Provide or use suitable communication techniques

### Falling or Dropped Objects
- Use signs and barriers to restrict entry or access under work at elevation
- Use lifting equipment to raise tools to or from the work platform
- Secure tools (tie-off)

### Lifting Equipment
- Confirm lifting equipment condition and certification
- Obtain approval for lifts over processing equipment
- Have a documented and approved lift plan

### Work at Heights
- Confirm working at heights safe work practice
- Verify fall restraint and arrest equipment certification
- Verify employee competency when using fall arrest systems
- Set up fall rescue devices prior to work beginning

### Portable Electrical Equipment
- Inspect equipment for condition and test date currency
- Implement continuous gas testing
- Protect electrical leads from impact or damage
- Ensure GFCIs are in working condition

### Radiation Hazard
- Use barriers and signs to restrict access
- Notify personnel who may be affected
- Implement NORM controls
- Conduct RAD testing

### Moving Objects or Equipment
- Confirm machinery guard integrity
- Provide protective barriers
- Observer to monitor proximity of people and equipment
- Shut down or lockout equipment

### Manual Handling
- Assess manual handling task
- Limit load size
- Manage posture
- Confirm stability of load and work platform
- Get assistance or mechanical aid to avoid pinch points

### Equipment and Tools
- Inspect equipment and tools
- No use of modified tools
- Use protective guards
- Use correct tools and equipment for task
- Protect or remove sharp edges

### Vibrating Equipment
- Manage exposure times
- Assess effect of vibration on equipment
- Use low vibration equipment
- Apply noise controls

### Slips, Trips, and Falls
- Identify and shield uneven surface or projections
- Secure or cover cables, cords, and tubing
- Clean up liquids
- Barricade or rope-off openings and holes

### High Energy or High Voltage
- Restrict access to authorized personnel only
- Discharge equipment and make electrically dead
- Observe safe work distances for live cables
- Use flash burn PPE suit
- Use insulated gloves, tools, and mats

### Excavations
- Have an excavation plan or safe work practice
- Locate underground pipes or cables by hand digging
- De-energize underground services
- Implement confined space entry controls

### Waste Clean Up and Disposal
- Apply environmental management practices
- Follow site waste management procedures
- Clean up equipment and materials at site
- Optimize task to minimize waste production

### Other Energy Sources
- Spring compression or expansion control
- Implement electromagnetic (radio) controls
- Manage pressure or vacuum
- Manage heat generating processes

### Mobile Equipment
- Assess equipment condition
- Implement controls on users or access
- Limit and monitor proximity to live equipment or cables
- Manage overhead hazards
- Adhere to road and site rules

### Other Hazards
- Implement abrasive blasting controls (for equipment and practices)
- Manage potential blocked or plugged equipment
- MOC required for modifications

### Emergency Response
- Keep egress route open
- Keep shower and eye wash stations accessible
- Have a rescue plan in place
- Keep emergency alarm, fire equipment, and shutdown locations unobstructed
"All employees, contractors and site visitors have the authority and responsibility to stop work or decline to perform an assigned task, without fear of reprisal, when an imminent risk or danger exists."

<table>
<thead>
<tr>
<th>TASK STEPS (Number)</th>
<th>POTENTIAL HAZARDS (What could go wrong?)</th>
<th>HAZARDS CONTROLS (How can harm be prevented?)</th>
<th>ASSIGNED PERSON(S)</th>
</tr>
</thead>
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</table>
I CONFIRM THAT THERE WERE NO INJURIES, ILLNESSES, EQUIPMENT DAMAGE, OR ENVIRONMENTAL ISSUES DIRECTLY RELATED TO THE COMPLETION OF MY SPECIFIC JOB TASKS.

<table>
<thead>
<tr>
<th>PRINT NAME</th>
<th>SIGN NAME</th>
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I HAVE REVIEWED THIS JSA AT THE END OF THE JOB WITH THE ENTIRE CREW AND DISCUSSED POTENTIAL LEARNING OR IMPROVEMENT OPPORTUNITIES.

Task Leader Name (print): Task Leader Name (sign):

*A copy of this JSA must be kept on the main facility or structure and another copy kept in the vicinity of the task that is being performed*
Appendix 6
SAMPLE WASTE MANAGEMENT PLAN

Agreement Number:
RFS Number:
Project Number:

1. General Job Description:

2. General Description of Waste Materials to be Generated | Estimated Quantity | Units
---|---|---
2(a) |  | 
2(b) |  | 
2(c) |  | 
2(d) |  | 

3. Are any of the wastes expected to be classified as RCRA Hazardous Waste? Yes No
   
   3(a). If yes, list number from above [example 2(a)]:

4. Are any of the wastes expected to contain asbestos? Yes / No
   
   4(a) if yes list number from above:

5. Are any of the wastes expected to contain PCBs? Yes / No
   
   5(a) if yes list numbers from above:

6. Provide a brief description on how any of the above determinations were made (i.e., SDS, laboratory analytical data, generator knowledge, etc.).

   Contact a Company Environmental Services Representative for assistance in waste determination, sampling, and selection of analytical laboratories.

   Note: A determination on responsibility for arranging for disposal will be Company's option, and must be made prior to completing this form.

   If, for item (7) below, Company is responsible for disposal then Company's representative must complete the form. If Contractor is responsible, then Contractor must complete the form.

7. Who is responsible for arranging for disposal? (circle one)
   
   CONTRACTOR OR COMPANY

8. Who is responsible for packaging and transporting wastes? (circle one)
   
   CONTRACTOR OR COMPANY

9. Waste tracking mechanism? (circle one)
   
   UNIFORM MANIFEST BILL OF LADING WEIGHT TICKET

10. Anticipated Transporter: Name (list all):
11. Anticipated offsite Disposal Facility: Name (list all):

Note: All disposal facilities must be approved by a Company Environmental Services Department Representative.

Completed By:____________________________________________________

Approved By:_____________________________________________________

(Company's Environmental Services Representative)

*This form is intended to assist in proper planning of waste management and disposal and is not intended to address all potential waste management issues or obligations. All waste handling and disposal is to be conducted in accordance with applicable state and federal rule and regulations