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FILED IN THE  
U.S. DISTRICT COURT  
EASTERN DISTRICT OF WASHINGTON

NOV 09 2011

JAMES R. LARSEN, CLERK  
DEPUTY  
RICHLAND, WASHINGTON

8 IN THE UNITED STATES DISTRICT COURT FOR THE  
9 EASTERN DISTRICT OF WASHINGTON

10  
11 WALTER L. TAMOSAITIS, PHD, an  
12 individual, and SANDRA B. TAMOSAITIS,  
13 representing the marital community,

Case No.: **CV-11-5157-LRS**

14 Plaintiff,

15 vs.

16 URS, INC., a Delaware Corporation, URS  
17 ENERGY & CONSTRUCTION INC., an  
Ohio Corporation, and THE DEPARTMENT  
18 OF ENERGY,

COMPLAINT FOR DAMAGES AND  
DEMAND FOR JURY TRIAL

19 Defendants.

20 **I. PARTIES AND JURISDICTION**

21 1.1 Plaintiff Walter L. Tamosaitis, Ph.D. ("Dr. Tamosaitis"), is a citizen of  
22 the United States residing in Richland, Washington.

23 1.2 Plaintiff Sandra B. Tamosaitis is a citizen of Washington residing in  
24 Richland, Washington. She is lawfully married to Dr. Tamosaitis and represents the

25  
COMPLAINT FOR DAMAGES AND  
JURY DEMAND - 1

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1           marital community.

2       1.3     Defendant URS, Inc. ("URS"), is a corporation organized and existing  
3     under the laws of the State of Delaware, with its principal place of business at the  
4     Department of Energy ("DOE") Hanford site in Richland, Washington.

5       1.4     Defendant URS Energy & Construction Inc. (the URS defendants will  
6     be referred to jointly as "URS"), is a corporation organized and existing under the  
7     laws of the State of Ohio, has been identified by URS counsel as employing Dr.  
8  
9     Tamosaitis.

10      1.5     Defendant the Department of Energy ("DOE") is an agency of the  
11    United States government, and is responsible for the Hanford site.

12      1.6     On July 30, 2010, Dr. Tamosaitis filed a whistleblower complaint  
13    under Section 211 of the Energy Act of 1974, as amended, 42 U.S.C. 5851 ("ERA")  
14    with the Department of Labor ("DOL"). Over one year has passed since this  
15    complaint was filed. The DOL has not issued a final decision within one year of the  
16    filing of the complaint, and the delay is not due to the bad faith of Dr. Tamosaitis.  
17  
18    Thus, under the ERA, the Federal District Court now has jurisdiction over this matter.

19      1.7     Dr. Tamosaitis is an employee of URS, and for the purposes of this  
20    claim, he is also an employee of the DOE under *Stephenson v. National Aeronautics*  
21    *and Space Admin.*, ALJ No. 94-TSC-5, ARB No. 98-025 (ARB July 18, 2000).

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COMPLAINT FOR DAMAGES AND  
JURY DEMAND - 2

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1                   **II. FACTS**

2                   **HANFORD HISTORY AND THE WASTE TREATMENT PLANT**

3                  2.1     The Hanford Nuclear Site (“Hanford”), is located in Southeastern  
4 Washington State, and is a former nuclear weapons production facility. Since 1990,  
5 the DOE has been dedicated to a clean-up mission to deal with the cold-war legacy of  
6 high-level pollution on site. Hanford sits adjacent to the Columbia River and is home  
7 to 53 million gallons of hazardous high-level nuclear waste.

8                  2.2     For more than forty years, reactors located at Hanford produced  
9 plutonium for America’s defense program. The process of making plutonium is  
10 extremely “inefficient” in that a massive amount of liquid and solid waste is generated  
11 while only a small amount of plutonium is produced. The DOE’s mission is to ensure  
12 that all of the facilities and structures that were associated with Hanford’s defense  
13 mission are deactivated, decommissioned, decontaminated, and demolished. Over  
14 10,000 employees are currently employed at Hanford for that purpose.

15                 2.3     High-level nuclear waste, which is composed of chemical and  
16 radioactive waste (“high-level nuclear tank waste”), is currently stored in 177 large  
17 underground tanks, all of which have exceeded their projected stable lifetime by at  
18 least twenty years and a third of which are confirmed to have leaked into the ground  
19 beneath the tanks. DOE estimates that approximately 1 million gallons of high-level  
20 nuclear tank waste have leaked into the ground at Hanford. The groundwater under  
21 more than 85 square miles of the Hanford site is contaminated above current  
22 standards.

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COMPLAINT FOR DAMAGES AND  
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1           2.4     The cornerstone of the high-level nuclear tank waste cleanup project at  
 2 Hanford is the Hanford Tank Waste Treatment Plant ("WTP"). The WTP will be an  
 3 industrial complex of facilities for separating and vitrifying (immobilizing in glass)  
 4 millions of gallons of high-level nuclear tank waste. Vitrification technology involves  
 5 blending the high-level nuclear tank waste with glass-forming materials and heating it  
 6 to over 2,000 degrees Fahrenheit. The mixture is then poured into stainless steel  
 7 canisters to cool and solidify. In this glass form, the high-level nuclear tank waste is  
 8 currently considered stable and impervious to the environment, and its radioactivity  
 9 will dissipate over hundreds or thousands of years.

10  
 11       2.5     The five major components of the WTP will be: the Pretreatment  
 12 Facility for separating the high-level nuclear tank waste into the high level radioactive  
 13 waste stream and the low level stream, the High-Level Waste and Low-Activity Waste  
 14 facilities where the high-level nuclear tank waste will be immobilized into glass, the  
 15 Analytical Laboratory for providing chemical analysis for plant operations and testing  
 16 the quality of the glass, and the Balance of Facilities, which will comprise several  
 17 support facilities such as compressed air and treated water. A3.<sup>1</sup>  
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21       <sup>1</sup> "A" refers to pages in the appendix, which accompanies the complaint. A related case was filed in  
 22 Benton County Superior Court, No. 10-2-02357-4, on September 13, 2010, and was later removed to  
 23 federal court by the defendants claiming fraudulent joinder. *Tamosaitis v. BNI and URS, et. al.*, CV-10-  
 24 5116-RHW. While plaintiff's motion for remand was pending, defendants filed motions to dismiss,  
 25 claiming, in part, that plaintiff's complaint contained inadequate factual allegations under *Ashcroft v. Iqbal*, 556 U.S. 662, 129 S.Ct. 1937, 1949 (2009) (quoting *Bell Atlantic Corp. v. Twombly*, 550 U.S. 544, 555 (2007)) (Ct. Rec. 14, 22). The Court rejected the defendants' motions and granted remand on January 3, 2011 (Ct. rec. 80). A2. Significant discovery was conducted in the state case, and to avoid another *Twombly* filing by the defendant, selected evidence from that case is attached as an appendix here.

1       2.6     The WTP is currently one of the largest, if not the largest, project in the  
2 United States and once complete, the WTP will be the largest facility of its kind in the  
3 world.

4       2.7     The original Bechtel cost estimate for the WTP was about \$5 billion  
5 and with a time estimate of seven years to complete it. The current Bechtel cost  
6 estimate for constructing the WTP is over \$12 billion and the time estimate to  
7 complete it is nearly twenty years. Both cost and schedule for the WTP have grown  
8 by over 240 percent.  
9

10      2.8     Construction of the WTP is projected to be complete in about 2016,  
11 and, following commissioning, the plant is planned to be fully operational by 2020.

12      2.9     The WTP is being built with a design life of forty years. There are parts  
13 of the WTP that must operate for forty years with no maintenance including, for  
14 example, tanks, pipelines, mixers in tanks, level control instrumentation, steam  
15 spargers, and air system control devices.  
16

17      2.10    The high-level nuclear tank waste in the Hanford waste tanks includes  
18 plutonium and enriched uranium. A criticality accident occurs when a nuclear chain  
19 reaction is accidentally allowed to occur in fissile material such as plutonium and  
20 enriched uranium. This chain reaction releases radiation, which is highly dangerous to  
21 personnel and could result in contamination of the surrounding facilities and  
22 structures. When such incidents occur outside reactor cores and test facilities where  
23 fission is intended to occur, they pose a high risk both of injury or death to workers.  
24

1       2.11 A criticality incident of sufficient magnitude could also damage the  
2 facility and endanger the public.

3       2.12 Nuclear waste treatment plants should not be designed and built with  
4 the objective of allowing the possibility of a criticality to occur.

5       2.13 The hazardous high-level nuclear tank waste in the Hanford waste  
6 tanks contains materials that constantly generate explosive hydrogen gas. The  
7 hydrogen gas can become trapped and accumulate in the waste.

8       2.14 A combined criticality with explosive gas release at the WTP would be  
9 an accident of the worst magnitude and could cause injury and death to workers as  
10 well as endangering the public and the environment.

## 12                   **DOE AT HANFORD**

13       2.15 The U.S. Department of Energy's Office of River Protection ("DOE-  
14 ORP") manages the storage, retrieval, treatment, and disposal of Hanford's high-level  
15 nuclear tank waste. The DOE-ORP was established by the U.S. Congress in 1998, as  
16 an independent office at the Hanford Site with the exclusive focus of solving the  
17 Hanford tank cleanup challenge. DOE's goal is to complete tank cleanup quickly,  
18 safety, and cost effectively. To this end, DOE is charged with providing contract  
19 management, safety oversight, and project integration for its prime contractors, which  
20 are currently: Bechtel, Advanced Technologies and Laboratories International, Inc.,  
21 and Washington River Protection Solutions, LLC. DOE is also responsible for  
22 ensuring that high-level nuclear tank waste cleanup is accomplished as an integrated  
23 waste treatment operation.

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COMPLAINT FOR DAMAGES AND  
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1           2.16 To ensure the safety of the overall project, the DOE implements an  
2 Integrated Safety Management approach for benchmarking and maintaining its safety  
3 culture.

4           2.17 DOE's efforts to ensure a positive safety culture at Hanford have been  
5 recently called into question by the Defense Nuclear Facilities Safety Board  
6 ("DNFSB").  
7

8           2.18 As a part of its oversight responsibility, DOE is responsible for ensuring  
9 that Hanford contractor whistleblowers are protected from retaliation for their  
10 whistleblower activities.  
11

12           2.19 DOE is prohibited from retaliating against Hanford contractor  
13 whistleblowers.  
14

15           2.20 Every Hanford contractor and subcontractor, including URS and  
16 Bechtel, is bound by the following contract term, which is contained in every DOE  
17 contract, and which provides:  
18

19                 The Contractor shall comply with the requirements of DOE  
20 Contractor Employee Protection Program at 10 CFR part 708 for  
21 work performed on behalf of DOE directly related to activities at  
22 DOE-owned or -leased sites, with respect to work performed on-site  
23 at a DOE-owned or -leased facility, as provided for at Part 708.  
24

25           The contract term imposes an affirmative duty on the contractor not to retaliate. 10  
C.F.R. § 708.43. Under the framework, "retaliation means an action (including  
intimidation, threats, restraint, coercion or similar action) taken by a contractor against  
an employee with respect to employment (e.g., discharge, demotion, or other negative  
action with respect to the employee's compensation, terms, conditions or privileges of  
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1 employment) . . . ." 10 C.F.R. § 708.2.

2                   **DOE EMPLOYEES DISCUSSED IN THE COMPLAINT**

3       2.21 During all times relevant to the complaint, Inez Triay has been the DOE  
4 Assistant Secretary for Environmental Management. She is sometimes referred to as  
5 EM1.

6       2.22 During all times relevant to the complaint, Shirley Olinger was DOE  
7 Site Manager at the Office of River Protection in Hanford, Washington.

8       2.23 Dale Knudson has been the Federal Project Director for the WTP project  
9 since June 2010. Knudson is an employee of Pacific Northwest National Laboratory  
10 ("PNNL") in Richland on loan to the DOE pursuant to the Intergovernmental  
11 Personnel Act ("IPA"), which permits the DOE to hire outside employees to fill DOE  
12 positions. Since June 2010, Knudson has assumed the role and responsibilities of a  
13 DOE employee under the IPA, and is a DOE employee in fact.

14       2.24 The DOE is liable for the actions of its employees under the doctrine of  
15 respondeat superior.

16                   **BECHTEL AT HANFORD**

17       2.25 Bechtel is a prime contractor for the DOE-ORP at Hanford. Bechtel was  
18 awarded the project in December 2000 and is directly responsible for the overall  
19 project management including design, construction, and startup/commissioning as  
20 well as other support functions such as project controls.

21       2.26 Bechtel has contracts with DOE and is bound by the following contract  
22 term, which is contained in its contracts, and which provides:

23  
24  
25  
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1           The Contractor shall comply with the requirements of DOE  
 2           Contractor Employee Protection Program at 10 CFR part 708 for  
 3           work performed on behalf of DOE directly related to activities at  
 4           DOE-owned or -leased sites, with respect to work performed on-site  
 5           at a DOE-owned or -leased facility, as provided for at Part 708.

6           The contract term imposes an affirmative duty on Bechtel not to retaliate. 10 C.F.R. §  
 7           708.43. Under the framework, “retaliation means an action (including intimidation,  
 8           threats, restraint, coercion or similar action) taken by a contractor against an employee  
 9           with respect to employment (*e.g.*, discharge, demotion, or other negative action with  
 10          respect to the employee’s compensation, terms, conditions or privileges of  
 11          employment) . . . .” 10 C.F.R. § 708.2.

#### **BECHTEL EMPLOYEES DISCUSSED IN THE COMPLAINT**

12          2.27 During all times relevant to the complaint, David Walker was Vice  
 13          President of Bechtel National, Inc, which is a global business unit of Bechtel Systems  
 14          and Infrastructure, Inc.

15          2.28 During all times relevant to the complaint, Scott Ogilvie, a/k/a J.  
 16          Ogilvie, was President of Bechtel Systems and Infrastructure, Inc.

17          2.29 In or about November 2009, Bechtel Manager Frank Russo became the  
 18          WTP Project Manager. Russo was the fifth WTP Bechtel Project manager in eight  
 19          years.

20          2.30 During all times relevant to the complaint, Greg Ashley was employed  
 21          by Bechtel and was the Technical Director of the WTP Project reporting to Russo.

22          2.31 Beginning in January 2010, Russo appointed Bechtel Manager Mike  
 23          Robinson as Project Manager responsible for closure of M3.

1           2.32 Until about July 2010, Barbara Rusinko was the Bechtel Engineering  
2 Manager at the WTP.

3           2.33 During all times relevant to the complaint, Jean Dunkirk, was the Senior  
4 Counsel at Bechtel National Inc., providing legal advice to Russo and the WTP.

## URS AT HANFORD

7           2.34 URS is a partner and principal subcontractor to Bechtel at Hanford for  
8 work on the WTP. While URS is referred to as a “subcontractor,” URS functions as a  
9 partner in that it splits profits and fees paid equally with Bechtel and URS also shares  
10 key staff positions with Bechtel.

11           2.35 URS's earnings in the WTP are a direct result of contract milestone  
12 performance with Bechtel as judged by DOE, rather than a typical subcontractor  
13 payment schedule.

15        2.36 The milestone performance in the WTP includes both distinct  
16 milestones as well as subjective judgments by the DOE in areas such as  
17 responsiveness and percentage of work completed.

18        2.37 URS has contracts with Bechtel and is bound by the following contract  
19 term, which is contained in its contracts, and which provides:

The Contractor shall comply with the requirements of DOE Contractor Employee Protection Program at 10 CFR part 708 for work performed on behalf of DOE directly related to activities at DOE-owned or -leased sites, with respect to work performed on-site at a DOE-owned or -leased facility, as provided for at Part 708.

The contract term imposes an affirmative duty on Bechtel not to retaliate. 10 C.F.R. § 708.43. Under the framework, “retaliation means an action (including intimidation,

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1 threats, restraint, coercion or similar action) taken by a contractor against an employee  
2 with respect to employment (*e.g.*, discharge, demotion, or other negative action with  
3 respect to the employee's compensation, terms, conditions or privileges of  
4 employment) . . . ." 10 C.F.R. § 708.2.

5       2.38 Bechtel has no contract authority to direct URS to remove URS  
6 employees from Hanford in retaliation for whistleblowing activities.  
7

#### 8           **URS EMPLOYEES DISCUSSED IN THE COMPLAINT**

9       2.39 During all times relevant to the complaint, David Pethick was General  
10 Manager of URS Global Management and Operation Services.

11       2.40 During all times relevant to the complaint, Leo Sain was Senior Vice  
12 President of Performance Assurance with URS Global Management and Operation  
13 Services reporting to David Pethick.

14       2.41 During all times relevant to the complaint, Bill Gay was URS Assistant  
15 Project Manager for Safety Operations and Quality at the WTP. Gay reported to Russo  
16 at the WTP and to Sain at URS.  
17

18       2.42 During all times relevant to the complaint, Dennis Hayes was the WTP  
19 Plant Operations Manager, and he reported to Gay.

20       2.43 During all times relevant to the complaint, Richard Edwards was  
21 manager of the process engineering and technology department and was also the chief  
22 process engineer for the WTP project. Edwards reported to Gay in the URS chain of  
23 command and to Ashley from a project management perspective. Edwards left the  
24

WTP in July 2010, but was brought back briefly later in the year for a limited scope of duties.

2.44 During all times relevant to the complaint, Cami Krumm was the URS Human Resources Manager for the WTP, and she reported to Gay.

2.45 URS is liable for the actions of its employees under the doctrine of respondeat superior.

WALTER TAMOSAITIS

2.46 During all times relevant to the complaint, Walter Tamosaitis, Ph.D., has been an employee of URS. Beginning in January 2010, he reported to Edwards.

2.47 Dr. Tamosaitis has a Ph.D. in Systems Engineering and Engineering Management, over forty years industrial experience in chemical and nuclear plants, and is a registered professional engineer.

2.48 Dr. Tamosaitis lived in Augusta, Georgia and Lexington, South Carolina, and worked at Savannah River National Laboratory with URS for about 17 years before coming to the WTP.

2.49 In 2003, while employed by Washington Group International, Dr. Tamosaitis was assigned, and agreed, to work at the WTP as Research and Technology Manager on a two-year temporary assignment. His family stayed in Lexington.

2.50 In about 2005, URS acquired Washington Group International and Dr. Tamosaitis became an employee of URS maintaining the same job functions as he had performed under Washington Group International.

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1           2.51 In 2006, Dr. Tamosaitis agreed to stay at the WTP and move his family  
2 to Richland after being promised by URS management that he could stay at the WTP  
3 until he "retired or died."

4           2.52 In the second half of 2006, Dr. Tamosaitis was assigned the additional  
5 duties of Assistant Chief Process Engineer at the WTP. In this capacity he executed  
6 the duties of the Chief Engineer as required and called upon.  
7

8           2.53 As the Research and Technology Manager and Assistant Chief Process  
9 Engineer, Dr. Tamosaitis was responsible for the Research and Technology Program  
10 supporting the \$12+ billion WTP Project, which included: project management of  
11 about \$500 million of chemical process and flowsheet development and design  
12 involving worldwide support; program management of first-of-a-kind development  
13 programs involving chemical engineering, chemistry, as well as flowsheet  
14 development; leading the \$100 million Pretreatment Pilot Plant Facility Program from  
15 conception to closure; maintaining working knowledge of DOE 413.3A Project  
16 Management and Technology Readiness Reviews; acting in the capacity of, and  
17 representing, the Chief Engineer in on-site and off-site meetings and presentations;  
18 overall guidance of the process flowsheet; leading the External Flow Sheet Review  
19 Team of the WTP flowsheet; interacting with all major review and customer groups  
20 including the DNFSB, State of Washington, DOE, and the Government Accountability  
21 Office; program coordination with major universities, national laboratories, and  
22 consultants worldwide; research and development business development for URS  
23 involving direct and joint teaming proposals to DOE and program coordination with  
24  
25

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DOE grant recipients; and, development and mentoring of personnel in URS and Bechtel including summer students and interns.

2.54 Dr. Tamosaitis' job responsibilities for the WTP Project also included identifying and solving technology problems and raising concerns to management about engineering and process issues that could potentially affect the safe, efficient, and effective operation of the WTP including, but not limited to, waste mixing issues, vessel design, tank sampling, process limits, mixer operation, material pump out, heel removal, chemical reactions, viscosity control, pipeline transfer, glass formulations, melter operation, melter sampler systems, as well as the continuity of knowledge for future operations.

2.55 Dr. Tamosaitis headed a project that successfully closed M12 on time and on budget. Dr. Tamosaitis documented M12 issues that remained unresolved after closure and raised them to his management in 2009 and 2010.

## **DOE's PATTERN OF SUPPORTING WHISTLEBLOWER RETALIATION**

2.56 When a DOE contractor employee files a complaint alleging whistleblower retaliation, it is the practice of the DOE to align itself with the contractor and to assert attorney client privilege. For example, in an eleven-plaintiff whistleblower retaliation case litigated against Fluor Federal Services, Inc., DOE attorney Robert Carosino refused to disclose evidence relating to meetings between DOE and the offending contractors claiming attorney client privilege because DOE and the contractor share a common interest in the litigation. A13-18. This practice

1 prevents the DOE from effective oversight of contractor retaliation and creates a  
2 culture of fear among the Hanford workforce.

3       2.57 Upon Dr. Tamosaitis filing a whistleblower complaint with the DOL in  
4 2010, the DOE, Bechtel and URS asserted attorney client privilege as to their  
5 discussions concerning Dr. Tamosaitis' claim owing to their common interest. This  
6 fact has been verified by the sworn testimony of Jean Dunkirk in her deposition, which  
7 was taken in connection with the state claim (transcript pending).

8       2.58 There is a practice of DOE managers supporting retaliation against  
9 contractor employees who oppose unsafe practices. For example, in 2008, then URS  
10 Chief Nuclear Engineer and Manager of Nuclear Safety Donna Busche, was  
11 terminated from her position at the Waste Isolation Pilot Plant in Carlsbad, New  
12 Mexico, with the approval of DOE officials, after she refused to rescind a Technical  
13 Safety Violation report that she had filed regarding the improper handling of a drum  
14 from Hanford that contained transuranic waste. A155-6, 176-181.

15       2.59 In 2009, Ms. Busche was reassigned to the WTP as Manager of  
16 Environmental and Nuclear Safety. A155-6. In October 2010, she was berated by  
17 Ines Triay, the DOE EM1, after giving truthful testimony at a hearing conducted by  
18 the DNFSB. A198-199. At a post-hearing meeting with Ms. Triay and numerous  
19 URS managers, Triay said, "If your intent was to piss people off, you did a very good  
20 job. You pissed people off." A199. Ms. Busche has suffered retaliation since then,  
21 which has been compounded by her having been a witness in this case.

1           2.60 In 2010, DOE WTP Federal Project Director Dale Knudson submitted a  
 2 sworn statement to the DOL indicating that he "did not direct BNI or URS to take any  
 3 specific actions with regards to Dr. Tamosaitis." A14. In fact, Knudson was directly  
 4 involved in the decision to terminate Dr. Tamosaitis from the WTP. A114. He also  
 5 participated in the decision that Dr. Tamosaitis not be returned to the WTP after  
 6 hearing that Dr. Tamosaitis was a whistleblower. A213-214.

7           2.61 Throughout the Tamosaitis retaliation, DOE managers supported  
 8 Bechtel and URS efforts to stop necessary design changes to the WTP so that artificial  
 9 deadlines could be met, and did nothing to protect, or supported, retaliation by  
 10 contractors against employees who opposed those improper decisions.

12 **PLACING A CONTRACTOR EMPLOYEE INTO AN OVERSIGHT POSITION  
 13           CREATED AN INHERENT CONFLICT OF INTEREST**

14           2.62 In 2010, DOE placed PNNL manger Dale Knudson into the position of  
 15 DOE Federal Project Director of the WTP. A52-3. This created an inherent conflict  
 16 of interest in that a contractor employee who, on information and belief, is not  
 17 motivated by government service and placing the public interest before profit, is  
 18 placed in a temporary position, overseeing the work of other contractors.

19           2.63 On information and belief, after about two years, Knudson will return to  
 20 his position at PNNL or to another position in the private sector.

22 **BETCHEL'S PROBLEMS AT THE WTP USING DESIGN-BUILD**

23           2.64 Hearings were held in 2005, which resulted in a 2006 Government  
 24 Accountability Office report. That report found that since the WTP construction  
 25 contract was awarded in 2000, the WTP's estimated cost increased more than 150

1 percent to about \$11 billion, and the completion date has been extended from 2011 to  
2 2017 or later. The GAO found three main causes for the increases in the project's cost  
3 and completion date: (1) the contractor's performance shortcomings in developing  
4 project estimates and implementing nuclear safety requirements, (2) DOE  
5 management problems, including inadequate oversight of the contractor's  
6 performance, and (3) technical challenges that have been more difficult than expected  
7 to address. A11-12.

8 2.65 The design-build approach used at the WTP permits the contractor  
9 to begin building the project before the design is completed. The GAO linked the  
10 ongoing problems at the WTP to (1) the continued use of a fast-track, design-build  
11 approach for the remaining work on the construction project, (2) the historical  
12 unreliability of cost and schedule estimates, and (3) inadequate incentives and  
13 management controls for ensuring effective project. A12.

14 2.66 In response to GAO criticism of the WTP during congressional hearings  
15 held in April 2005, in October 2005, Dr. Tamosaitis was appointed as the lead of the  
16 first DOE External Flowsheet Review Team ("EFRT") study, also known as the "Best  
17 and Brightest" review. Over fifty consultants were hired to review the technical  
18 viability of the WTP Project over a four-month period.

19 2.67 The EFRT study identified twenty-eight issues, and its report ("EFRT  
20 Report") was the subject of media coverage and much external review and inquiries to  
21 Bechtel.  
22  
23  
24  
25

1  
2       **THE 2009 EFRT M3 MIXING ISSUE: MILESTONE DELAYED**

3       2.68 On May 15, 1989, the DOE, the U.S. Environmental Protection Agency,  
4 and the State of Washington Department of Ecology signed a comprehensive cleanup  
5 and compliance agreement known as the Tri-Party Agreement, which is an agreement  
6 for achieving compliance at Hanford with the Comprehensive Environmental  
7 Response Compensation and Liability Act (CERCLA) remedial action provisions and  
8 with the Resource Conservation and Recovery Act (RCRA) treatment, storage, and  
9 disposal unit regulations and corrective action provisions. The Tri-Party Agreement:  
10

- 11             1) defines and ranks CERCLA and RCRA cleanup commitments at Hanford;  
12             2) establishes responsibilities;  
13             3) provides a basis for budgeting; and  
14             4) reflects a concerted goal of achieving full regulatory compliance and  
15             remediation, with enforceable milestones in an aggressive manner.  
16

17       2.69 The Tri-Party agreement was revised in late 2008 or early 2009. One  
18 milestone of the Tri-Party agreement was the closure of all technical issues by  
19 December 31, 2009. The M3 issue was the last open EFRT issue of the twenty-eight  
20 that required closure ("EFRT M3 mixing issue"). Twenty-seven of the twenty-eight  
21 EFRT issues were closed by October 2009.  
22

23       2.70 The EFRT M3 mixing issue required that design problems be resolved  
24 concerning the mixing of the high-level nuclear tank waste in thirty-eight tanks in the  
25 pretreatment area of the WTP. Of the thirty-eight tanks, fourteen tanks presented

1 special design and mixing challenges. The design provides that the more than 50  
2 million gallons of high-level nuclear tank waste be transported via pipelines to and  
3 between these pre-treatment tanks in preparation for vitrification. If the high-level  
4 nuclear tank waste is not sufficiently mixed in the pre-treatment tanks, plutonium may  
5 settle out and may cause a criticality accident. If the high-level nuclear tank waste is  
6 not sufficiently mixed in the pre-treatment tanks, hydrogen gas bubbles will  
7 accumulate and may be trapped in the waste, which could lead to a sudden gas release  
8 and an explosion or fire. Even if neither of those scenarios develops, poorly mixed  
9 high-level nuclear tank waste may cause the WTP to operate inefficiently, and under  
10 some circumstances to shut down. Inefficient and ineffective design can lead to the  
11 design life of the plant being exceeded before all the Hanford nuclear waste is  
12 processed.

14       2.71 The EFRT M3 mixing issue had not been resolved as scheduled, and in  
15 September 2009, at the direct request of DOE-ORP manager Shirley Olinger, Dr.  
16 Tamosaitis was appointed to lead the EFRT M3 mixing issue resolution effort. Dr.  
17 Tamosaitis' approach was to review all projects and seek a robust system, even if it  
18 meant having to redesign support systems. A19-47.

20       2.72 In a multi-day weekend meeting, between October 2-4, 2009, Dr.  
21 Tamosaitis proposed a September 30, 2010 (a nine month delay), date for closure of  
22 the EFRT M3 mixing issue. During the meeting, Bechtel management changed the  
23 date to complete testing by April 30, 2010 and close the EFRT M3 mixing issue by  
24 June 30, 2010. Bechtel Manager Ted Feigenbaum and Assistant Project Manager Bill

1 Gay, URS, told Dr. Tamosaitis to "throw the kitchen sink at it." Bechtel management  
 2 indicated that Bechtel wanted to solve the mixing problem and, rather than worry  
 3 about the mixing design within the tanks, other external systems would be changed to  
 4 support the design including, the air supply system, air removal system, mixing  
 5 systems within the tanks, and structural components.

6       2.73 On information and belief, in late 2009, a revision to the Tri-Party  
 7 Agreement was approved setting June 30, 2010, as the new deadline for closure of  
 8 EFRT M3 mixing issue.  
 9

10      **BILL GAY BECOMES WTP ASSISTANT PROJECT MANAGER**

11       2.74 In 2009, URS appointed Bill Gay as the WTP Assistant Project  
 12 Manager.

13       2.75 In early 2009, Dr. Tamosaitis sent a letter to a URS Vice President Dave  
 14 Pethick identifying engineering issues and safety culture issues at Hanford. Bill Gay  
 15 reviewed the letter written by Dr. Tamosaitis no later than March 2009.  
 16

17      **BECHTEL MANAGER RUSSO BECOMES  
          WTP PROJECT MANAGER AND SEEKS CLOSURE OF  
          THE EFRT M3 MIXING ISSUE TO INCREASE PROFITS AND TO  
          DEMONSTRATE THAT HE WOULD MEET THE DEADLINE**

18       2.76 Frank Russo's educational background is an undergraduate degree in  
 19 political science; Russo is not qualified to give an engineering opinion. A236. Yet  
 20 Russo was chosen by Ines Triay to take over the management of the WTP in January  
 21 2010. A237. Russo immediately sought to end all design changes and to meet  
 22 deadlines that would increase Bechtel and URS profits. A48. In response to an email  
 23 string in which Dr. Tamosaitis raised engineering questions, Russo told Triay, "I will  
 24  
 25

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1 send anyone on my team home if they demonstrate an unwillingness or inability to  
2 fulfill my direction." A48.

3       2.77 Instead of supporting Dr. Tamosaitis' efforts for a robust solution to the  
4 M3 mixing issue, even if it meant the need for design changes, in January 2010, Russo  
5 replaced Dr. Tamosaitis as the manager leading the EFRT M3 mixing issue resolution  
6 effort with retiring Bechtel manager Mike Robinson. On information and belief,  
7 Russo's purpose was to put a Bechtel person in place so he could have more control.  
8 Dr. Tamosaitis reported to Robinson and stayed involved and provided several key  
9 contributions, which enabled closure efforts to proceed, including scaling reports,  
10 changes in the particle size distributions, improvements to the stimulant compositions  
11 as well as leadership to his direct reports involved in the EFRT M3 mixing issue  
12 resolution.

14       2.78 Russo made it clear that the M3 program must be closed by June 30,  
15 2010. This was important to meet the Tri-Party Agreement milestone and to ensure  
16 that Bechtel was paid \$6 million in fees for meeting the milestone. A56-58. To  
17 achieve closure of the EFRT M3 mixing issue, Russo implemented a plan to do the  
18 least possible work at the lowest expense to meet the June 30 deadline despite valid  
19 safety and throughput concerns ("Bechtel's M3 management approach under Russo").  
20 A59. Critical to his plan was to "need to freeze design, need to stop change." A50.  
21 Bill Gay sought to obtain Dr. Tamosaitis' support for the Bechtel's M3 management  
22 approach under Russo, reminding him that, "80% of the fee is now attached to M3  
23 closure on time." A54-55.

1       2.79 Russo claimed to have a contact in the DOE headquarter who would  
2 help ensure that the EFRT M3 mixing issue was closed by the June 30, 2010 deadline.  
3 Russo claimed to have a “silver bullet” he could use with a contact at DOE to achieve  
4 this objective. In May 2010, Russo told Triay that, “We can get out of M3 if we are  
5 willing to take some risk.” A59.

6       2.80 Despite being almost ten years into the project, from January to March  
7 2010, Bechtel engineering identified many key and pertinent design facts that severely  
8 impacted the EFRT M3 mixing issue designs. These included limitations on the  
9 maximum mixer velocities, limitations in the pressure supply, unavailability of  
10 equipment, and inadequate modeling methods. Despite the design issues that were  
11 being identified, Bechtel and URS management would not entertain or consider a  
12 change in the completion date despite having only a few months left to complete  
13 testing.

15       2.81 Due to the inadequate mixing results, in about February 2010, Bechtel  
16 engineering proposed using an alternate scaling approach so that the velocity of the  
17 mixers met what was allowed by the current design (“Bechtel’s alternative scaling  
18 approach”). This signaled to Dr. Tamosaitis that the strategy of “throwing the kitchen  
19 sink at it” had now changed. Dr. Tamosaitis directly raised concerns to Bechtel  
20 Engineering, specifically to Russell Daniel, about the inadequacy of using different  
21 scaling parameters at different tank operating levels. Dr. Tamosaitis expressed his  
22 concern that this method increased safety risks and was a questionable design  
23  
24

1 approach. In May 2010, an external consultant on the EFRT M3 mixing issue,  
2 referred to Bechtel's alternative scaling approach as criminally negligent.

3       2.82 In March 2010, due to continued unacceptable mixing test results  
4 regarding the EFRT M3 mixing issue, Bechtel engineering again changed the design  
5 approach to mixing in a manner that further increased safety risks. This change  
6 involved only partial clearing of the bottom of the tank with each mixer pulse. Dr.  
7 Tamosaitis again lodged concerns with Bechtel engineering management and was told  
8 that improved and more efficient designs will be investigated in an optimization  
9 period following M3 closure.

10      2.83 In the February-March 2010 timeframe, the Pacific Northwest National  
11 Laboratory ("PNNL") raised questions concerning the simulant being used in the  
12 EFRT M3 mixing issue testing and whether it was really representative of the actual  
13 hazardous waste. If the simulant being used was not representative of the actual waste,  
14 the test results could provide a result that indicated success when failure actually  
15 occurred.

16      2.84 In April 2010, DOE issued a Performance Evaluation to Bechtel stating  
17 that in order to obtain the \$6 million award fee set for June 30, 2010, all, not just a  
18 portion, of the M3 issue had to be closed, or words to that effect. A57. During this  
19 period, Russo and Gay both supported the changes that reduced mixing effectiveness,  
20 despite the comments of several people, including those from PNNL. Russo and Gay  
21 continued to push the June 30, 2010 closure date.

1       2.85 In addition to supporting the changes that reduced mixing effectiveness,  
2 Russo and Gay also supported changes that reduced the amounts (the amount of solids  
3 in the waste) of what the plant processed as well as suggesting reducing operating  
4 levels in vessels.

5       2.86 In late March 2010, in a meeting comprised of technical and  
6 management persons from Bechtel, URS, and PNNL, called to discuss the EFRT M3  
7 mixing issue, a DOE Ph.D. scientist, Don Alexander, raised a concern about the  
8 mixing of thin, water-like solutions in tanks designed to mix thicker solutions ("DOE  
9 mixing concern"). This concern was specific to five of the pretreatment tanks, which  
10 were a part of the EFRT M3 mixing issue.

12      2.87 On information and belief, Russo and Bechtel engineering managers  
13 discussed the schedule and concluded that if they had to do testing to address the DOE  
14 mixing concern, the June 30, 2010 closure date would not be met and therefore  
15 Bechtel would lose the \$6 million award fee. Bechtel then advocated that the DOE  
16 mixing concern could be resolved without testing. In about late April 2010, Bechtel  
17 launched an effort to show that no testing was needed for these five tanks.

19      2.88 Dr. Tamosaitis suggested that testing was needed to resolve the DOE  
20 mixing concern to ensure the safety of the WTP. A73-91, 94-110. Dr. Tamosaitis  
21 enlisted the assistance of PNNL to make a recommendation, but Dr. Tamosaitis'  
22 manager, Richard Edwards, argued against the need for the report "without the need  
23 for more testing," and he suggested that the PNNL report, which supported testing,  
24 was not needed. A77. Dr. Tamosaitis opposed this position and sought to have the

1 report issued, but in fear of losing his job, he asked PNNL to soften the language.  
2

2 A73-91, 94-110.

3       2.89 As a response to the DOE mixing concern, Bechtel proposed putting in  
4 systems to pump residual materials out of approximately fourteen tanks to prevent  
5 buildups on the bottom of the tank rather than directly addressing the main mixing  
6 issue.  
7

8       2.90 Bechtel became convinced that it could have a report issued that would  
9 support M3 closure without further testing, and became frustrated when PNNL would  
10 not sign on. A65-71. Russo commented to DOE Manager Chung (a report to Triay),  
11 that “after over \$200 million [paid to] PNNL and Battelle they damn well better be on  
12 board. Before that card is played, I will talk with Dale [Knudson].” A71.

13       2.91 On information and belief, Bechtel did not want to address the mixing  
14 issue directly because of the design changes that would be needed as well as the  
15 reconstruction of vessels. This would result in major cost increases and schedule  
16 impacts and require more testing thereby jeopardizing the \$6 million milestone award  
17 for meeting the June 30, 2010 deadline.  
18

19       2.92 In May 2010, Gay held a meeting of URS employees assigned to resolve  
20 the EFRT M3 mixing issue, and chartered a clandestine effort to prepare for another  
21 test to resolve the DOE mixing concern (the “Gay test plan”). Dr. Tamosaitis  
22 questioned Gay about the Gay test plan and noted that it was in direct violation of the  
23 Earned Value Management System (“EVMS”) principles by which the WTP Project is  
24 sworn to operate. Dr. Tamosaitis also pointed out to Gay that Bechtel and DOE would  
25

1 have to approve all aspects of any test so a clandestine effort made little sense. Gay  
 2 responded, "I am the boss and just do it," or words to that effect.

3       2.93 In early June 2010, Bechtel management notified Dr. Tamosaitis and  
 4 others that there would be no optimization testing. This was another departure from  
 5 the "throw the kitchen sink at it" approach taken by Bechtel before Russo assumed  
 6 management responsibilities.

7       2.94 On information and belief, the Gay test plan resulted in costs of over  
 8 \$150,000.

9       2.95 Between February and June 2010, URS Deputy Project Manager Gay  
 10 repeatedly discussed the importance of closing the EFRT M3 mixing issue and the  
 11 negative impact that failing to close would have on careers and compensation. On one  
 12 or more occasions, Gay stated, "If M3 doesn't close I'll be selling Amway in Tijuana."

13       2.96 On June 30 and July 1, 2010, Russo expressed his concern to Bechtel  
 14 Vice President David Walker and/or President Scott Ogilvie that failure to approve  
 15 M3 closure would "kill momentum within the [WTP] and with Congress re funding,"  
 16 and that "Congress is just looking for a reason to put Hanford money in other states.  
 17 Our \$50 million is still in play. Declare failure [of M3] and our \$50 mil goes away."  
 18 A111, A118. In this atmosphere, Dr. Tamosaitis continued to raise concerns about  
 19 M3.

20       2.97 On June 29, 2010, URS Manager Bob French, directed that words like  
 21 "M3 testing" not be used in any future correspondence.

1           2.98 On June 30, 2010, Bechtel announced that the EFRT M3 mixing issue  
 2 was closed, which was the agreed date for closure despite the existence of many  
 3 unresolved safety and technical issues. As of June 30, 2010, items related to tank  
 4 mixing performance, which had not been designed and/or tested included: level  
 5 control, mixer operation, sampling, heel pump out, and pumpout of the actual  
 6 materials over a range of operating conditions.  
 7

8           **WITH M3 CLOSURE DR. TAMOSAITIS IS BEING  
                 MOVED TO NEW JOB AT THE WTP**

9           2.99 As of June 29, 2010, Bechtel estimated that approximately \$14.6 million  
 10 was available for Dr. Tamosaitis' Research and Technology group over the next eight  
 11 years, and about \$4.8 million was available to support his Research and Technology  
 12 group in 2011.  
 13

14           2.100 On June 29, 2010, Bechtel and URS management approved an  
 15 announcement, which announced in part, that Dr. Tamosaitis was being reassigned to  
 16 head a new Operations and Technical Group within the WTP. A112-113. This was  
 17 the URS and Bechtel management plan for Dr. Tamosaitis' new position. A266-278.  
 18

19           2.101 On June 30 2010, Dennis Hayes agreed to meet with Dr. Tamosaitis that  
 20 Friday morning to discuss the final details of Dr. Tamosaitis' and his Research and  
 21 Technology group's move to WTP operations.  
 22

23           2.102 On June 30, 2010, Richard Edwards issued an email stating that it was  
 24 his last day at the WTP. On information and belief, Edwards transferred and did not  
 25 report to work after that day at Hanford and was not involved in WTP activities after  
 that.

1           2.103 On the evening of June 29, 2010, Gay announced that the closure of M3  
 2 was imminent.

3           2.104 Dr. Tamosaitis was not scheduled to leave the WTP for another  
 4 assignment in England, nor was a cause of his leaving complaints about Dr.  
 5 Tamosaitis from PNNL. See A233-249 and compare with A250-265.

6           **DR. TAMOSAITIS' EFFORTS TO OPPOSE THE HEALTH AND SAFETY  
 7           ISSUES RAISED BY TECHNICAL CHANGES MADE TO ENSURE M3  
 8           CLOSURE**

9           2.105 In June 2010, Dr. Tamosaitis was afraid that he would be fired if he  
 10 directly criticized the efforts to close M3 without addressing significant design issues.  
 11 In addition speaking out against specific decisions, he chose to oppose these improper  
 12 efforts in two major ways. First, when invited to create and bring a list of unfinished  
 13 items to a meeting held by Bechtel, he brought a fifty-item list, which contained  
 14 unresolved environmental and nuclear safety concerns. A153-193. Prior to the  
 15 meeting, he forwarded the list to Bill Gay. A90. Second, after seeing that CRESP, a  
 16 DOE consultant, was not going to oppose closure (A92-93), Dr. Tamosaitis sent an  
 17 email to WTP consultants in the hope that they might publicly raise objections to M3  
 18 closure so that if he stood up against the closure, he would not be alone. Those two  
 19 acts were sufficient to get him terminated from the WTP.

20           2.106 On June 30, 2010, Dr. Tamosaitis participated in a meeting called by  
 21 Bechtel Technical Director Greg Ashley to discuss open issues ("June 30, 2010 open  
 22 issue meeting") related to the WTP. Ashley did not attend, but delegated the running  
 23 of the meeting to Bechtel Chief Engineer Barbara Rusinko. At this June 30, 2010 open  
 24  
 25

1 issue meeting, Dr. Tamosaitis provided a list of about fifty open issues ("2010  
2 Tamosaitis Safety Issue List") along with a copy of the 2009 Tamosaitis Safety Issue  
3 List (referred to jointly as the "two safety issue lists"), most of which were still open.

4 2.107 Rusinko brought cherries to the June 30, 2010 open issue meeting, and  
5 after Dr. Tamosaitis asked if he could have some, Rusinko stated to Dr. Tamosaitis:  
6 "Maybe you will choke on the cherries," or words to that effect.  
7

8 2.108 Others attending the June 30, 2010 open issue meeting provided issue  
9 lists, but none were as extensive as Dr. Tamosaitis' two safety issue lists. Also, very  
10 few of the issues suggested by others dealt directly with process issues as did Dr.  
11 Tamosaitis' two safety issue lists.  
12

13 2.109 Rusinko attempted to dismiss Dr. Tamosaitis' concerns at the June 30,  
14 2010 open issue meeting by stating that she thought most of the issues listed on the  
15 two safety issue lists were already closed.  
16

17 2.110 One or more persons at the June 30, 2010 open issue meeting expressed  
18 disagreement with Rusinko's characterization of Dr. Tamosaitis' two safety issue lists  
as being "mostly closed."  
19

20 2.111 At the June 30, 2010 open issue meeting Dr. Tamosaitis also raised the  
21 same concern he had raised the year before, which was that Bechtel should maintain  
22 one list of open issues for issue tracking; otherwise, the tracking of unresolved issues  
23 is nearly impossible without one list being created and maintained.  
24

25 2.112 The 2010 Tamosaitis Safety Issue List contained several items that were  
needed to ensure the tanks mixed safely, efficiently, and effectively. These included

1 level control, mixer operation, sampling, heel pump out, and pumpout of the actual  
2 materials over the range of operating conditions. Dr. Tamosaitis suggested that these  
3 items could be tested as part of a large-scale demonstration test ("large-scale  
4 demonstration test"). The large-scale demonstration test had been previously  
5 discussed by Bechtel, URS, and DOE; however, the estimated cost for the test was  
6 about \$150 million and was a major concern to Bechtel. Also on the list were  
7 unresolved items from M12 and M6.

8       2.113 While the U.S. Government pays for everything in the projects at  
9 Hanford, if a task can be shown to be within the technical scope of the contractor, the  
10 cost goes against the contractor's performance and their fees and earnings are then  
11 penalized for poor cost performance. On information and belief, Bechtel did not want  
12 to identify technical issues since the issues could be tied to Bechtel and Bechtel then  
13 would be financially penalized.

14       2.114 At the June 30, 2010 open issue meeting Rusinko suggested that the two  
15 safety issue lists should be "combined and regrouped." Several persons present at the  
16 meeting expressed disagreement with Rusinko's approach to combining and  
17 regrouping the two safety issue lists because as issues are combined, the details and  
18 reasoning is lost and forgotten.

19       2.115 At the June 30, 2010 open issue meeting, a recommendation was made  
20 by URS Manager Donna Busche, that a process hazards operations review should be  
21 conducted to identify what issues remained open regarding the WTP. Rusinko stated  
22 that the review could be done "if it is quick and short." Busche stated that it would be  
23

long and tedious, as it should be to be effective. Rusinko again stated, “make it quick and short.”

2.116 Soon after Dr. Tamosaitis was removed from the WTP, Greg Ashley told Donna Busche that she no longer had to review Dr. Tamosaitis' list because he was reassigned. A174-175. Ms. Busche stated she needed to do the review anyway. A175.

2.117 After the June 30, 2010 open issue meeting ended, Dr. Tamosaitis sent an email to Busche offering his support of the process hazards review (“July 1, 2010 Tamosaitis process hazards review email”). Dr. Tamosaitis also requested information on how Dr. Tamosaitis and his Research and Technology group could support it. Dr. Tamosaitis copied Ashley and Gay on the email.

2.118 Dr. Tamosaitis left the work site early in the afternoon of July 1, 2010.

2.119 On July 1, 2010, Dr. Tamosaitis sent emails to consultants working on the M3 mixing issue hoping they would state their opinions on aspects of Bechtel's M3 management approach under Russo ("June 2010 Tamosaitis consultant emails").

A114. On or about July 1, 2010, Russo and Gay became aware of the June 2010 Tamosaitis consultant emails.

## **ON JULY 1, 2010 DOE, BECHTEL AND URS CONSPIRE TO REMOVE DR. TAMOSAITIS FROM HANFORD**

2.120 On July 2, 2010, Dr. Tamosaitis was scheduled to return to work for a 7:00 a.m. meeting, which was a planned vacation day for Dr. Tamosaitis. The purpose

1 of the July 2, 2010 meeting was to discuss the final details of the movement of Dr.  
2 Tamosaitis' Research and Technology group to the operations department at the WTP.

3 2.121 On July 2, 2010, Dr. Tamosaitis arrived at work for the 7:00 a.m.  
4 meeting ("July 2, 2010 termination meeting"). One of his managers accompanied him.  
5 Before the meeting started, URS Operations Manager Dennis Hayes, told his manager  
6 to leave and that he was not needed. When asked why, Hayes said that the topic of the  
7 meeting had changed or words to that effect.  
8

9 2.122 Hayes then told Dr. Tamosaitis to go into his office. Present in the  
10 office was Patrick Ellis, acting for the URS Human Relations manager (Krumm).  
11 Hayes immediately told Dr. Tamosaitis that he was fired from the WTP Project as of  
12 that moment or words to that effect.

13 2.123 At the July 2, 2010 termination meeting, Hayes directed Dr. Tamosaitis  
14 to return his badge, cell phone, and Blackberry, and to leave the site immediately, or  
15 words to that effect.  
16

17 2.124 At the July 2, 2010 termination meeting, Hayes stated to Dr. Tamosaitis  
18 that the decision to remove Dr. Tamosaitis from the project was made the night before,  
19 on July 1, 2010, or words to that effect.

20 2.125 At the July 2, 2010 termination meeting, Hayes stated to Dr. Tamosaitis  
21 that, "Bechtel Manager Frank Russo wants you off the project immediately" or words  
22 to that effect.  
23

24 2.126 At the July 2, 2010 termination meeting, Hayes again told Dr.  
25 Tamosaitis to return his badge, phone, and Blackberry and to leave the site or words to

1 that effect, and in response Dr. Tamosaitis returned both his badge and phone as he did  
2 not have his Blackberry with him

3 2.127 At the July 2, 2010 termination meeting, Hayes told Dr. Tamosaitis that  
4 Dr. Tamosaitis could not go to his office to retrieve any personal belongings or words  
5 to that effect. Hayes told Dr. Tamosaitis that Dr. Tamosaitis must leave [Hanford]  
6 immediately and talk to no one or words to that effect.

7 2.128 At the July 2, 2010 termination meeting, several times Dr. Tamosaitis  
8 asked Hayes and Ellis for an explanation for his removal from the project. Hayes said  
9 he had no explanation and was only doing what he had been directed to do or words to  
10 that effect. Ellis made the similar statements. No reason was provided to Dr.  
11 Tamosaitis for why this action was being taken.

12 2.129 At the July 2, 2010 termination meeting, Dr. Tamosaitis asked if he  
13 could go by the desk of a person on the same floor and pay the dog-sitting fee to a  
14 secretary for her daughter's effort to watch his dog over the July 4<sup>th</sup> weekend. Hayes  
15 told Dr. Tamosaitis that he could not do that and must leave the building immediately  
16 under the escort of Ellis or words to that effect. Ellis was in URS Human Resources  
17 and was acting as the URS Human Resources Manager. He was present for the  
18 complete July 2, 2010 termination meeting.

19 2.130 Ellis escorted Dr. Tamosaitis out of the building. When he reached the  
20 main door of the building, Dr. Tamosaitis again asked Ellis what was going on and  
21 why was this happening? Ellis again told Dr. Tamosaitis that he did not have any  
22 information and knew nothing or words to that effect.

1           2.131 After being escorted out of the building by Ellis, Dr. Tamosaitis left  
2 Hanford and returned to his home.

3           2.132 Neither Hayes nor Ellis took action to oppose Dr. Tamosaitis' removal  
4 from Hanford.

5           2.133 Knudson, Russo, Gay, and Sain initiated or approved Dr. Tamosaitis'  
6 removal because they believed that his issuance of the 2010 Tamosaitis Safety Issue  
7 List and the June 2010 Tamosaitis consultant emails could jeopardize M3 closure.  
8 A115-127.

9           2.134 Despite the efforts of Knudson, Russo, Gay, and Sain, in July 2010,  
10 PNNL issued a vulnerabilities email that raised many of the concerns held by Dr.  
11 Tamosaitis. A128-139.

12           2.135 From that point on, DOE, Bechtel and URS consulted and sought to  
13 speak with one voice in opposing Dr. Tamosaitis' efforts for reinstatement into his  
14 WTP position. A140-152.

15           2.136 Having recognized that removal of Dr. Tamosaitis was wrong, an  
16 agreement was reached for his return to the WTP, but was quashed by Knudson and  
17 Russo after learning that Dr. Tamosaitis was "a whistleblower." A205-232.

18           **URS MANAGERS GAY AND SAIN TAKE NO ACTION  
19 TO PROTECT DR. TAMOSAITIS FROM RETALIATION FOR HIS  
20 WHISTLEBLOWER ACTIVITY**

21           2.137 On July 2, 2010, from his home, Dr. Tamosaitis spoke with Leo Sain,  
22 the URS Senior Vice President in Aiken, South Carolina, by telephone ("July 2, 2010  
23 Tamosaitis/Sain telephone call"). Sain stated that he could not elaborate on why Dr.  
24

1 Tamosaitis was removed from the WTP Project or words to that effect. Prior to the  
2 July 2, 2010 Tamosaitis/Sain telephone call, Sain had been briefed about Tamosaitis'  
3 removal from Hanford.

4 2.138 Sain asked Dr. Tamosaitis whether he had recommended that a larger  
5 scale mixing test was needed [large-scale demonstration test] or words to that effect.  
6 Dr. Tamosaitis stated that he did not state that large-scale demonstration test was  
7 needed for mixing, however, similar to what was said by Bechtel engineering at the  
8 meeting, it could be used to test other systems. The large-scale demonstration test was  
9 referred to on the 2010 Tamosaitis Safety Issue List, which Dr. Tamosaitis had  
10 disseminated at the July 1, 2010 open issue meeting.

12 2.139 In the July 2, 2010 Tamosaitis/Sain telephone call, Sain directed Dr.  
13 Tamosaitis to come to Aiken South Carolina on July 7, 2010 to discuss his termination  
14 from Hanford and an "opportunity" or words to that effect.

15 2.140 After several attempts, Dr. Tamosaitis was able to reach Gay by  
16 telephone on July 2, 2010 ("July 2, 2010 Tamosaitis/Gay telephone call"). Gay stated  
17 that he was on vacation, but would be back late Monday, July 5, 2010 and contact Dr.  
18 Tamosaitis then or word to that effect.

20 2.141 In the July 2, 2010 Tamosaitis/Gay telephone call, Gay stated that he  
21 had very little information and could only offer that DOE had become very upset with  
22 an email that he had sent out [the June 2010 Tamosaitis consultant emails] or words to  
23 that effect. Gay stated that someone on the outside had contacted someone in DOE  
24 and expressed concern over the email or words to that effect. This indicated to Dr.  
25

1 Tamosaitis, that similar to Sain, Gay had been actively involved in the termination  
2 decision.

3 2.142 In the July 2, 2010 Tamosaitis/Gay phone call, Gay stated that he did  
4 not have enough information to discuss the termination action.

5 2.143 In the July 2, 2010 Tamosaitis/Gay telephone call, Gay told Dr.  
6 Tamosaitis that he would contact him late on Monday when he returned to Richland  
7 and that he should have a good weekend, or words to that effect.  
8

9 2.144 On July 2, 2010, Greg Ashley directed the creation and dissemination of  
10 a second organizational announcement ("second Research and Technology  
11 organizational announcement"). The second Research and Technology organizational  
12 announcement issued by Greg Ashley was the same as Edwards' first Research and  
13 Technology organizational announcement, but had removed Dr. Tamosaitis' name and  
14 only stated that the Research and Technology group was moving to Operations.  
15

16 2.145 Neither Gay nor Sain took action to oppose Dr. Tamosaitis' removal  
17 from Hanford.  
18

**URS HR MANAGER KRUMM TAKES NO ACTION  
TO PROTECT DR. TAMOSAITIS FROM RETALIATION FOR HIS  
WHISTLEBLOWER ACTIVITY**

20 2.146 On July 5, 2010, at about 2:00 p.m., URS HR Manager Krumm  
21 contacted Dr. Tamosaitis to schedule a meeting later that day with Gay. In the  
22 conversation, Dr. Tamosaitis asked Krumm for a written explanation as to why he was  
23 terminated from Hanford. Krumm said she had no information that she could provide  
24  
25

1 or words to that effect. Krumm further stated that things had not been handled  
2 properly.

3 2.147 Krumm took no action to oppose Dr. Tamosaitis' removal from  
4 Hanford.

5 **URS MANAGERS SAIN AND HOLLAN AGAIN TAKE NO ACTION  
6 TO PROTECT DR. TAMOSAITIS FROM RETALIATION FOR HIS  
7 WHISTLEBLOWER ACTIVITY**

8 2.148 On July 7, 2010, Dr. Tamosaitis met with Sain in Aiken, South Carolina  
9 ("Aiken meeting"). Also in attendance was URS Human Resources Manager Dave  
10 Hollan. The Aiken meeting involved meetings in the morning and the afternoon with  
11 Tamosaitis, Sain and Hollan as well as short separate meetings between Tamosaitis  
12 and Sain, and Tamosaitis and Hollan.

13 2.149 At the Aiken meeting, Dr. Tamosaitis asked why he was there and why  
14 he had been terminated [from Hanford]. Both Sain and Hollan stated that they had  
15 looked at the [June 2010 Tamosaitis consultant] emails and did not see anything  
16 wrong.

17 2.150 Dr. Tamosaitis asked if he could read the DOE response to the June  
18 2010 Tamosaitis consultant emails and was told "no" by Sain. Sain would only read  
19 him one or two sentences out of it or words to that effect.

20 2.151 At the Aiken meeting, Sain told Dr. Tamosaitis that if he really tried he  
21 could read something into the [June 2010 Tamosaitis consultant] emails that could be  
22 construed negatively or words to that effect.  
23  
24

1           2.152 At the Aiken meeting, Dr. Tamosaitis gave Sain and Hollan the  
2 background of the consultant-authored emails leading to the June 2010 Tamosaitis  
3 consultant emails. Again, both Sain and Hollan stated that they did not see anything  
4 wrong with the [June 2010 Tamosaitis consultant] emails but “URS did whatever  
5 Bechtel said” since URS was a subcontractor or words to that effect. At the Aiken  
6 meeting, Dr. Tamosaitis questioned the term “subcontractor” because of the contract  
7 fee agreement in which URS obtains 50% of all Project earnings.  
8

9           2.153 At the Aiken meeting Sain and/or Hollan told Dr. Tamosaitis that “they  
10 (URS) would have handled it differently but they do what Bechtel says” or words to  
11 that effect.

12           2.154 At the Aiken meeting, Sain told Dr. Tamosaitis that he had to “forget the  
13 issues” or words to that effect. Dr. Tamosaitis understood “forget the issues” to mean  
14 the issues he had raised as part of the Tamosaitis whistleblower activities. Dr.  
15 Tamosaitis pointed out to Sain that identifying issues was part of Dr. Tamosaitis’ job  
16 scope. Dr. Tamosaitis asked Sain if he was not to do his job. Sain told Dr. Tamosaitis  
17 to bring the issues to him or words to that effect.  
18

19           2.155 On July 20, 2010, Sain contacted Dr. Tamosaitis by telephone. In that  
20 call, Sain said that, “Russo made a mistake” or words to that effect, and said that any  
21 “issues” should be brought to him or words to that effect. He also said, “Hell Walt,  
22 haven’t you ever made a mistake?”  
23  
24  
25

1                   **GAY BLAMES RUSSO AND DOE FOR DR. TAMOSAITIS' REMOVAL  
FROM HANFORD**

2       2.156 At a meeting held on July 12, 2010 ("July 12, 2010 URS meeting"), in  
3       the presence of Dr. Tamosaitis, Hayes, and Krumm, Gay stated that Dr. Tamosaitis  
4       was removed from the WTP Project at the direction of Bechtel WTP Project Manager  
5       Frank Russo and DOE WTP Federal Project Director Dale Knudson or words to that  
6       effect.

7  
8       2.157 At the July 12, 2010 URS meeting, Gay stated that he had not been  
9       involved and that Hayes had been the leading URS person to participate in the action  
10      or words to that effect. Dr. Tamosaitis then questioned Hayes as to the basis for his  
11      termination. Hayes stated that he did not have to answer Dr. Tamosaitis' questions as  
12      he (Hayes) was only there to observe and that Dr. Tamosaitis "was not in charge of the  
13      meeting."

14  
15      2.158 At the July 12, 2010 URS meeting, Gay said Bechtel had the right to  
16      terminate Dr. Tamosaitis as stated in the contract or words to that effect. Dr.  
17      Tamosaitis said he had read the contract, had not seen this provision, and questioned  
18      Gay as to where it was. Gay said he was not sure, or words to that effect.

19  
20      2.159 Dr. Tamosaitis then asked for a copy of the contract that allegedly gave  
21      Bechtel this right to terminate Dr. Tamosaitis from the WTP project ("Gay's alleged  
22      contract"). Krumm said she would take it under advisement or words to that effect.  
23      Gay's alleged contract statement has not been provided to Dr. Tamosaitis.

24  
25      2.160 Dr. Tamosaitis also asked for a written and signed reason for his  
termination [from Hanford]. Krumm said she would take that under advisement or

1 words to that effect. No written and signed reason for his termination has been  
2 provided to Dr. Tamosaitis.

3 2.161 At the July 12, 2010 URS meeting, Gay read from a prepared script  
4 except for briefly answering Dr. Tamosaitis' questions. Dr. Tamosaitis asked Gay as  
5 to why his termination had occurred. Gay first stated it was a result of poor customer  
6 attitude or words to that effect. Dr. Tamosaitis objected and asked Gay if his attitude  
7 was any worse than others including Gay. Gay appeared to acknowledge that it was  
8 not.  
9

10 2.162 At the July 12, 2010 URS meeting, Gay then said the reason was poor  
11 performance or words to that effect. Dr. Tamosaitis objected to this and asked where  
12 it was documented as this was the first time he had heard this. Gay did not reply to  
13 this direct question.  
14

15 2.163 At the July 12, 2010 URS meeting, Dr. Tamosaitis then asked Gay why  
16 Ashley was telling people that he (Dr. Tamosaitis) was going to be transferred to  
17 England. Gay said he had been pursuing this or words to that effect. Gay admitted  
18 that he had not discussed a transfer to England with Dr. Tamosaitis but had looked  
19 into it anyway or words to that effect.  
20

21 2.164 After the July 12, 2010 URS meeting, Krumm told Dr. Tamosaitis that it  
22 was a "bad situation and that things had not been handled properly but her hands were  
23 tied" or words to that effect.  
24  
25

1                   **DR. TAMOSAITIS CONTACTS THE DNFSB**

2                 2.165 On or about July 16, 2010, Dr. Tamosaitis sent a letter to the DNFSB  
 3 outlining his concerns regarding WTP engineering issues and the manner in which the  
 4 safety of the nuclear and chemical processes are being handled. Dr. Tamosaitis also  
 5 included concerns in the DNFSB letter about his punitive and retaliatory termination  
 6 in his letter.

7                 2.166 The DNFSB placed a litigation hold on all relevant documents directing  
 8 the defendants not to destroy or otherwise dispose of such documents.  
 9

10                  **DR. TAMOSAITIS' NEW MANAGER THREATENS HIM WITH MORE  
                                  RETALIATION**

11                 2.167 On July 19, 2010, over lunch Dr. Tamosaitis' new supervisor, Duane  
 12 Schmoker, told Dr. Tamosaitis that Dr. Tamosaitis would be better off dropping the  
 13 issue of his termination from Hanford, or words to that effect, and stated: "If you go to  
 14 court, Bechtel is going to win," or words to that effect. Schmoker further stated: "If  
 15 you pursue this, your longevity is in danger." Dr. Tamosaitis asked if this meant his  
 16 life, health, or job. Schmoker made no reply.

17                  **DR. TAMOSAITS REMAINS EMPLOYED WITHOUT A  
                                  MEANINGUL ASSIGNMENT**

18                 2.168 Dr. Tamosaitis has been reassigned to a URS facility off Hanford, in  
 19 downtown Richland, in a non-supervisory role.

20                 2.169 Dr. Tamosaitis has been given an office in the basement, which he  
 21 shares with the main copying machine.  
 22  
 23  
 24  
 25

1           2.170 Dr. Tamosaitis' reputation in the community and his reputation in the  
2 industry have been severely damaged by the illegal and retaliatory actions of URS,  
3 Bechtel and the individual defendants.

4           2.171 Dr. Tamosaitis has lost friends and his family's social involvement in  
5 the community has been impacted.

6           2.172 Dr. Tamosaitis has suffered loss of enjoyment of life, pain and suffering,  
7 mental anguish, emotional distress, injury to reputation, and humiliation.

8           2.173 Dr. Tamosaitis will lose income and professional opportunities for the  
9 remainder of his work life owing to the wrongful actions of the defendants.

### 11           **III. CAUSE OF ACTION**

12           3.1       Plaintiff realleges the facts set forth in paragraphs 2.1-2.173 above and  
13 incorporates the same by reference.

14           3.2       Plaintiff states a claim of violation of the whistleblower provisions of  
15 the ERA, section 211 of the Energy Act of 1974, as amended, 42 U.S.C. 5851.

### 17           **IV. PRAYER FOR RELIEF**

18           WHEREFORE, plaintiff prays for relief as follows:

19           4.1       Damages to be paid by URS for back pay, front pay, and lost benefits,  
20 in an amount to be proven at trial;

21           4.2       Damages to be paid by URS for loss of enjoyment of life, pain and  
22 suffering, mental anguish, emotional distress, injury to reputation, and humiliation;

23           4.3       Prejudgment interest to be paid by URS in an amount to be proven at  
24 trial;

25           4.4       Reasonable attorney's fees and costs to be paid by URS;

COMPLAINT FOR DAMAGES AND  
JURY DEMAND - 42

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- 1       4.5     Injunctive relief;
- 2       4.6     Compensation for the tax penalty associated with any recovery to be  
3 paid by URS;
- 4       4.7     Reinstatement to a leadership position at the WTP;
- 5       4.8     An order enjoining the DOE from placing contractor employees into  
6 DOE positions with administrative oversight responsibilities as was done with  
7 Knudson;
- 8       4.9     An order directing DOE to develop a plan within six months from the  
9 date of any judgment, verdict, or order, to ensure that DOE managers conducting  
10 oversight at nuclear facilities properly balance the need to meet deadlines with the  
11 need to ensure that decisions are made based on sound science and engineering  
12 principles. The Court will review the adequacy of such a plan and accept comments  
13 from the plaintiff in that regard;
- 14      4.10    An order requiring DOE to publish within six months from the date of  
15 any judgment, verdict, or order, procedures to be incorporated into all DOE third party  
16 contracts, prohibiting contractors from pressuring or otherwise coercing employees or  
17 other contractors to take positions not based on scientific or engineer principles.  
18 Scientists and engineers must be free to state their professional positions without fear  
19 of retaliation, and without pressure to speak in one voice;
- 20      4.11    An order enjoining DOE from pressuring or otherwise coercing  
21 employees or other contractors to take positions not based on scientific or engineer  
22 principles. Scientists and engineers must be free to state their professional positions  
23 without fear of retaliation, and without pressure to speak in one voice; and
- 24      4.12    Whatever further and additional relief the court shall deem just and  
25 equitable.

COMPLAINT FOR DAMAGES AND  
JURY DEMAND - 43

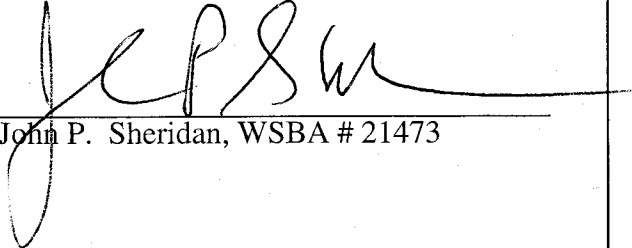
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1  
V. DEMAND FOR JURY

2 5.1 Plaintiff hereby demands that this case be tried before a jury of twelve.  
3

4 DATED this 9th day of November, 2011.

5 THE SHERIDAN LAW FIRM, P.S.  
6

7 By:   
8 John P. Sheridan, WSBA # 21473  
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COMPLAINT FOR DAMAGES AND  
JURY DEMAND - 44

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