its own cost, the contractor shall not volun-
tarily make any payment, assume any obli-
gation or incur any expense not imperative
for the protection of the vessel or vessels at
the time of the event.

(End of clause)

1352.271–90 Title.

As prescribed in 48 CFR 1371.111, in-
sert the following clause:

TITLE (APR 2010)

(a) Title to all materials and equipment
acquired, produced for, or allocated to the
performance of this contract and incor-
porated in or placed on the vessel or any part
thereof, shall vest in the Government.
(b) The contractor shall assume, without
limitation, the risk of loss for any con-
tractor-furnished materials and equipment
until final acceptance by the Government of
work performed under the contract.

(End of clause)

1352.271–81 Discharge of liens.

As prescribed in 48 CFR 1371.112, in-
sert the following clause:

DISCHARGE OF LIENS (APR 2010)
The contractor shall immediately dis-
charge or cause to be discharged any lien or
right in rem of any kind, other than in favor
of the Government, which at any time exists
or arises in connection with work done or
materials furnished under the contract. If
any such lien or right in rem is not imme-
diately discharged, the Government may dis-
charge or cause to be discharged such lien or
right at the expense of the contractor.

(End of clause)

1352.271–82 Department of Labor oc-
cupational safety and health stand-
ards for ship repair.

As prescribed in 48 CFR 1371.113, in-
sert the following clause:

DEPARTMENT OF LABOR OCCUPATIONAL SAFE-
TY AND HEALTH STANDARDS FOR SHIP RE-
PAIR (APR 2010)
The contractor, in performance of all work
under the contract, shall comply with the re-
quirements of 29 CFR 1910.15. Nothing con-
tained in this contract shall be construed as
relieving the contractor from any obliga-
tions which it may have for compliance with
the aforesaid regulations.

(End of clause)

1352.271–83 Government review, com-
ment, acceptance and approval.

As prescribed in 48 CFR 1371.114, in-
sert the following clause:

GOVERNMENT REVIEW, COMMENT, ACCEPTANCE
AND APPROVAL (APR 2010)

(a) Documentation, including drawings and
other engineering products and reports, re-
quired by the contract to be submitted for
review, comment, acceptance or approval
will be acted upon by the Government within
30 calendar days after receipt by the Govern-
ment, unless another period of time is speci-
ified.
(b) The Government shall respond to Con-
dition Reports, as defined in the Specifica-
tions, within five (5) working days, unless
the Government notifies the contractor that
a longer period of time will be required. If
the contractor requests a response in less
than five (5) working days, the Government
will attempt to accommodate the request,
but does not guarantee a response in less
than the time limits stated above.
(c) Review, comment, acceptance or ap-
proval by the Government as required under
this contract and applicable specifications
shall not relieve the contractor of its obliga-
tion to comply with the specifications and
with all other requirements of the contract,
nor shall it impose upon the Government
any liability it would not have had in the ab-
sence of such review, comment and accept-
ance or approval.

(End of clause)

1352.271–84 Access to the vessel.

As prescribed in 48 CFR 1371.115, in-
sert the following clause: