

REQUEST FOR QUOTATION
(THIS IS NOT AN ORDER)

THIS RFQ IS IS NOT A SMALL BUSINESS SET-ASIDE

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1. REQUEST NO. N65540-04-Q-0451		2. DATE ISSUED 04 AUG 16		3. REQUISITION/PURCHASE REQUEST NO. 93320 40774415		4. CERT. FOR NAT. DEF. UNDER BDSA REG. 2 AND/OR DMS REG. 1		RATING	
5a. ISSUED BY CONTRACTING OFFICER NSWC CARDEROCK DIVISION						6. DELIVER BY (Date) 04 SEP 30			
5b. FOR INFORMATION CALL (NO COLLECT CALLS)						7. DELIVERY <input checked="" type="checkbox"/> FOB DESTINATION <input type="checkbox"/> OTHER (See Schedule)			
NAME 5001 S. BROAD STREET, CODE 335 PHILADELPHIA, PA 19112-1403 DAVID DENNISON				TELEPHONE NUMBER AREA CODE NUMBER 215 897-1494 FAX: 215 897-7059		9. DESTINATION N65540			
8. TO:						a. NAME OF CONSIGNEE NAVAL BUSINESS CENTER RECEIVING OFFICER, FISC, NSWC CARDEROCK DIVISION			
a. NAME			b. COMPANY			b. STREET ADDRESS 1601 LANGLEY AVENUE BLDG 542 E			
c. STREET ADDRESS						c. CITY PHILA.			
d. CITY			e. STATE		f. ZIP CODE		d. STATE PA		e. ZIP CODE 19112-5051
10. PLEASE FURNISH QUOTATIONS TO THE ISSUING OFFICE IN BLOCK 5A ON OR BEFORE CLOSE OF BUSINESS (Date) 04 AUG 31				IMPORTANT: This is a request for information and quotations furnished are not offers. If you are unable to quote, please so indicate on this form and return it to the address in Block 5A. This request does not commit the Government to pay any costs incurred in the preparation of the submission of this quotation or to contract for supplies or services. Supplies are of domestic origin unless otherwise indicated by quoter. Any representations and/or certifications attached to this Request for Quotations must be completed by the quoter.					

11. SCHEDULE (Include applicable Federal, State and local taxes)

ITEM NO. (a)	SUPPLIES/SERVICES (b)	QUANTITY (c)	UNIT (d)	UNIT PRICE (e)	AMOUNT (f)
0001	REQN. NO. 93320 /40774415 ITEM NAME: GAS TURBINE ENGINE US NAVY PART NUMBER 250-KS4 IN ACCORDANCE WITH THE ATTACHED SPECIFICATIONS.	1	EA		

12. DISCOUNT FOR PROMPT PAYMENT	a. 10 CALENDAR DAYS (%)	b. 20 CALENDAR DAYS (%)	c. 30 CALENDAR DAYS (%)	d. CALENDAR DAYS	
				NUMBER	PERCENTAGE

NOTE: Additional provisions and representations are are not attached

13. NAME AND ADDRESS OF QUOTER				14. SIGNATURE OF PERSON AUTHORIZED TO SIGN QUOTATION		15. DATE OF QUOTATION	
a. NAME OF QUOTER				16. SIGNER			
b. STREET ADDRESS							
c. COUNTY				a. NAME (Type or print)		b. TELEPHONE	
d. CITY				e. STATE		AREA CODE	
				f. ZIP CODE		NUMBER	
				c. TITLE (Type or print)			

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SECTION F TIME OF DELIVERY

DELIVERIES SHALL BE IN ACCORDANCE WITH THE FOLLOWING SPECIFICATIONS

ITEM	QUANTITY	DELIVERY REQUIRED
0001	1 EA	30 DAYS AFTER DATE OF ORDER

52.247-34 F.O.B. DESTINATION (NOV 1991)

52.213-4 Terms and Conditions--Simplified Acquisitions (Other Than Commercial Items) (JUL 2004)

(a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) and Defense Federal Acquisition Regulation Supplement (DFARS) clauses that are incorporated by reference:

- (1) The clauses listed below implement provisions of law or Executive order:
 - (i) 52.222-3, Convict Labor (June 2003) (E.O. 11755).
 - (ii) 52.222-21, Prohibition of Segregated Facilities (Feb 1999) (E.O. 11246).
 - (iii) 52.222-26, Equal Opportunity (Apr 2002) (E.O. 11246).
 - (iv) 52.225-13, Restrictions on Certain Foreign Purchases (Dec 2003) (E.o.s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).
 - (v) 52.233-3, Protest After Award (Aug 1996) (31 U.S.C. 3553).

- (2) Listed below are additional clauses that apply:
 - (i) 252.204-7003, Control of Government Personnel Work Product (Apr 1992)
 - (ii) 52.232-1, Payments (Apr 1984).
 - (iii) 52.232-11, Extras (Apr 1984).
 - (iv) 52.233-1, Disputes (Jul 2002).
 - (v) 252.243-7001 Pricing of Contract Modifications (Dec 1991)
 - (vi) 52.244-6, Subcontracts for Commercial Items (Jul 2004).
 - (vii) 52.253-1, Computer Generated Forms (Jan 1991).

(b) The Contractor shall comply with the following FAR and DFARS clauses, incorporated by reference, unless the circumstances do not apply:

- (1) The clauses listed below implement provisions of law or Executive order:
 - (i) 52.222-19, Child Labor--Cooperation with Authorities and Remedies (Jun 2004) (E.O. 13126). (Applies to contracts for supplies exceeding the micro-purchase threshold.)
 - (ii) 52.222-20, Walsh-Healey Public Contracts Act (Dec 1996) (41 U.S.C. 35-45) (Applies to supply contracts over \$10,000 in the United States, Puerto Rico, or the U.S. Virgin Islands).
 - (iii) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (Dec 2001) (38 U.S.C. 4212) (Applies to contracts of \$25,000 or more).
 - (iv) 52.222-36, Affirmative Action for Workers with Disabilities (June 1998) (29 U.S.C. 793). (Applies to contracts

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over \$10,000, unless the work is to be performed outside the United States by employees recruited outside the United States.) (For purposes of this clause, United States includes the 50 States, the District of Columbia, Puerto Rico, the Northern Mariana Islands, American Samoa, Guam, the U.S. Virgin Islands, and Wake Island.)

(v) 52.222-37, Employment Reports on Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (Dec 2001) (38 U.S.C. 4212) (Applies to contracts of \$25,000 or more).

(vi) 52.222-41, Service Contract Act of 1965, As Amended (May 1989) (41 U.S.C. 351, et seq.) (Applies to service contracts over \$2,500 that are subject to the Service Contract Act and will be performed in the United States, District of Columbia, Puerto Rico, the Northern Mariana Islands, American Samoa, Guam, the U.S. Virgin Islands, Johnston Island, Wake Island, or the outer continental shelf lands).

(vii) 52.223-5, Pollution Prevention and Right-to-Know Information (Aug 2003) (E.O. 13148) (Applies to services performed on Federal facilities).

(viii) 252.225-7001, Buy American Act and Balance of Payments Program (Apr 2003) (Applies to all contracts for supplies unless an exception is authorized by DFARS 225.1101(2) (i) through (iv)).

(ix) 252.225-7013, Duty-Free Entry (Apr 2003) (Applies to all contracts for supplies except for those supplies that will not enter the customs territory of the United States).

(x) 52.232-33, Payment by Electronic Funds Transfer-- Central Contractor Registration (Oct 2003). (Applies when the payment will be made by electronic funds transfer (EFT) and the payment office uses the Central Contractor Registration (CCR) database as its source of EFT information.)

(xi) 52.232-34, Payment by Electronic Funds Transfer-- Other than Central Contractor Registration (May 1999). (Applies when the payment will be made by EFT and the payment office does not use the CCR database as its source of EFT information.)

(xii) 252.247-7023, Transportation of Supplies by Sea (May 2002) Alternate III (May 2002) (Applies when transporting any supplies by sea under this contract.)

(2) Listed below are additional clauses that may apply:

(i) 52.204-7, Central Contractor Registration (Oct 2003) (Applies to all contracts unless an exception is authorized by FAR 4.1102(a).)

(ii) 252.204-7004, Alternate A (Nov 2003) (Applies if FAR 52.204-7 is applicable.)

(iii) 52.209-6, Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment (July 1995) (Applies to contracts over \$25,000).

(iv) 52.211-5 Material Requirements (Aug 2000) (Applies to contracts for supplies that are not commercial items).

(v) 52.211-17, Delivery of Excess Quantities (Sept 1989) (Applies to fixed-price supplies).

(vi) 252.225-7002, Qualifying Country Sources as Subcontractors (Apr 2003) (Applies if the contract is subject to the DFARS clause 252.225-7001, Buy American Act and Balance of Payments Program (see (b)(1)(viii) above)).

(vii) 52.243-1, Changes--Fixed Price (Aug 1987) (Applies to fixed-price contracts for supplies).

(viii) 52.243-1, Changes--Fixed Price (Aug 1987) Alternate I (Apr 1984) (Applies to fixed price contracts for

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services, other than architect-engineer or other professional services, and no supplies are to be furnished).

(ix) 52.243-1, Changes--Fixed Price (Aug 1987) Alternate II (Apr 1984) (Applies to fixed price contracts for services (other than architect-engineer services, transportation, or research and development) and supplies are to be furnished).

(x) 52.243-1, Changes--Fixed Price (Aug 1987) Alternate V (Apr 1984) (Applies to fixed price contracts for research and development).

(xi) 52.247-29, F.o.b. Origin (Jun 1988) (Applies to supplies if delivery is f.o.b. origin).

(xii) 52.247-34, F.o.b. Destination (Nov 1991) (Applies to supplies if delivery is f.o.b. destination).

(xiii) 52.222-42, Statement of Equivalent Rates for Federal Hires (May 1989) (Applies if the contract amount is expected to be over \$2,500 and the contract is subject to the clause 52.222-41, "Service Contract Act of 1965, As Amended" (see (b)(1)(vi) above)).

In compliance with the Service Contract Act of 1965, as amended, and the regulations of the Secretary of Labor (29 CFR Part 4), this clause identifies the classes of service employees expected to be employed under the contract and states the wages and fringe benefits payable to each if they were employed by the contracting agency subject to the provisions of 5 U.S.C. 5341 or 5332.

This Statement is for Information Only:

It is not a Wage Determination

Employee Class	Monetary Wage--Fringe Benefits
_____	_____
_____	_____
_____	_____

(xiv) 52.246-11 Higher-Level Contract Quality Requirement (Feb 1999) (Applies to contracts when the contracting officer finds it is in the Governments interest to require that higher-level quality standards be maintained and such standards are selected and identified in the clause).

The Contractor shall comply with the higher-level quality standard selected below. [If more than one standard is listed, the offeror shall indicate its selection by checking the appropriate block.]

Title	Number	Date	Tailoring
* _____	_____	_____	_____
* _____	_____	_____	_____
* _____	_____	_____	_____
* _____	_____	_____	_____

[Contracting Officer insert the title, number (if any), date, and tailoring (if any) of the higher-level quality standards.]

(c) FAR 52.252-2, Clauses Incorporated by Reference (Feb 1998). This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

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FAR clauses - <http://www.arnet.gov/far/>
DFARS clauses - <http://www.acq.osd.mil/dp/dars/dfars.html>

(d) Inspection/Acceptance. The Contractor shall tender for acceptance only those items that conform to the requirements of this contract. The Government reserves the right to inspect or test any supplies or services that have been tendered for acceptance. The Government may require repair or replacement of nonconforming supplies or reperformance of nonconforming services at no increase in contract price. The Government must exercise its postacceptance rights--

(1) Within a reasonable period of time after the defect was discovered or should have been discovered; and

(2) Before any substantial change occurs in the condition of the item, unless the change is due to the defect in the item.

(e) Excusable delays. The Contractor shall be liable for default unless nonperformance is caused by an occurrence beyond the reasonable control of the Contractor and without its fault or negligence, such as acts of God or the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, unusually severe weather, and delays of common carriers. The Contractor shall notify the Contracting Officer in writing as soon as it is reasonably possible after the commencement of any excusable delay, setting forth the full particulars in connection therewith, shall remedy such occurrence with all reasonable dispatch, and shall promptly give written notice to the Contracting Officer of the cessation of such occurrence.

(f) Termination for the Government's convenience. The Government reserves the right to terminate this contract, or any part hereof, for its sole convenience. In the event of such termination, the Contractor shall immediately stop all work hereunder and shall immediately cause any and all of its suppliers and subcontractors to cease work. Subject to the terms of this contract, the Contractor shall be paid a percentage of the contract price reflecting the percentage of the work performed prior to the notice of termination, plus reasonable charges that the Contractor can demonstrate to the satisfaction of the Government, using its standard record keeping system, have resulted from the termination. The Contractor shall not be required to comply with the cost accounting standards or contract cost principles for this purpose. This paragraph does not give the Government any right to audit the Contractor's records. The Contractor shall not be paid for any work performed or costs incurred that reasonably could have been avoided.

(g) Termination for cause. The Government may terminate this contract, or any part hereof, for cause in the event of any default by the Contractor, or if the Contractor fails to comply with any contract terms and conditions, or fails to provide the Government, upon request, with adequate assurances of future performance. In the event of termination for cause, the Government shall not be liable to the Contractor for any amount for supplies or services not accepted, and the Contractor shall be liable to the Government for any and all rights and remedies provided by law. If it is determined that the Government improperly terminated this contract for default, such termination shall be deemed a termination for convenience.

(h) Warranty. The Contractor warrants and implies that the items delivered hereunder are merchantable and fit for use for the particular purpose described in this contract.

(End of clause)

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52.232-36 Payment by Third Party (May 1999)

(a) General. The Contractor agrees to accept payments due under this contract, through payment by a third party in lieu of payment directly from the Government, in accordance with the terms of this clause. The third party and, if applicable, the particular Governmentwide commercial purchase card to be used are identified elsewhere in this contract.

(b) Contractor payment request. In accordance with those clauses of this contract that authorize the Contractor to submit invoices, contract financing requests, other payment requests, or as provided in other clauses providing for payment to the Contractor, the Contractor shall make such payment requests through a charge to the Government account with the third party, at the time and for the amount due in accordance with the terms of this contract.

(c) Payment. The Contractor and the third party shall agree that payments due under this contract shall be made upon submittal of payment requests to the third party in accordance with the terms and conditions of an agreement between the Contractor, the Contractor's financial agent (if any), and the third party and its agents (if any). No payment shall be due the Contractor until such agreement is made. Payments made or due by the third party under this clause are not payments made by the Government and are not subject to the Prompt Payment Act or any implementation thereof in this contract.

(d) Documentation. Documentation of each charge against the Government's account shall be provided to the Contracting Officer upon request.

(e) Assignment of claims. Notwithstanding any other provision of this contract, if any payment is made under this clause, then no payment under this contract shall be assigned under the provisions of the assignment of claims terms of this contract or the Assignment of Claims Act of 1940, as amended, 31 U.S.C. 3727, 41 U.S.C. 15.

(f) Other payment terms. The other payment terms of this contract shall govern the content and submission of payment requests. If any clause requires information or documents in or with the payment request, that is not provided in the third party agreement referenced in paragraph (c) of this clause, the Contractor shall obtain instructions from the Contracting Officer before submitting such a payment request.

(End of clause)

Your quotation must include the following information:

Price list number and date

or

Cost breakdown by direct labor (list categories, hours and pay rates). In addition to the direct rates, provide the applicable indirect information (G&A), overhead, facilities capital cost of money (FCCM) and profit.

or

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Applicable General Services Administration (GSA) contract number.

If unable to quote FOB, Destination, please complete the following:

FOB Point _____

Estimated Shipping Charge _____

Business size:

Large _____ Small _____ Nonprofit _____

Cage Code _____

Tax Identification Number (TIN) _____

DUNNS _____

ELIGIBILITY REQUIREMENTS

All contractors and individuals doing business with the Federal Government must be registered at the Contractor Central Registration Database located at: <http://ccr.dlsc.dla.mil/>.

ELECTRONIC DISTRIBUTION OF CONTRACT DOCUMENTS

All contract award and contract modification documents will be distributed electronically using the Navy Air Force Interface (NAFI) system. The contractor's copy will be provided in portable document format (pdf) as an attachment to an e-mail that will be sent to the contractor by the NAFI system. A pdf file may be accessed using Adobe Acrobat Reader software. This is a free software that may be downloaded at:

<http://www.adobe.com/products/acrobat/readstep.html>

Provide the following information that will be used to make electronic distribution for any resultant contract:

Name of Point of Contact to Receive Distribution _____

Phone Number for Point of Contact _____

E-Mail Address for Receipt of Distribution _____

USE OF THE GOVERNMENTWIDE COMMERCIAL PURCHASE CARD

Will you accept the Governmentwide Commercial Purchase Card as a method of purchasing supplies and/or services.

_____ Yes

_____ No

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Will you accept the Governmentwide Commercial Purchase Card as a method of payment for your invoice.

_____ Yes

_____ No

DUTY FREE ENTRY

Will any materials being shipped to the Government require a duty-free entry certificate for foreign supplies.

_____ Yes

_____ No

If yes, please include dollar amount \$ _____

Purchase of US Navy 250-KS4 Military Gas Turbine Engine

The Naval Surface Warfare Center Code 9334, Philadelphia PA is looking to purchase one military Spec. gas turbine engine, identified by US Navy part number 250-KS4, as an inventory spare for use in the fleet. The engine required, shall conform to the US Navy specification outline below and must be a Zero Time overhauled engine. All mil. Spec. Requirements below are critical and must be adhered to exactly or exceed the requirements specified.

The US Navy specification for the model 250-KS4 engine requires that the engine contain the parts listed on Table 1 with the applicable Navy part numbers, identified on table 1, permanently applied to each part. The two items identified, as Government Furnished Equipment (GFE), will be provided by NAVSEA as new parts to the contracted supplier for reassembly of the engine prior to engine testing.

Table 1.		
Parts & Unique Number identification for US Navy 250-KS4		
New Part Nomenclature	KS4 P/N	NOTES
Cover, Governor Drive Pad	23071546	
Cover Assembly, Gearbox - Power and Accessory	23068020	GFE
Housing Assembly, Gearbox - Power and Accessory	23068021	GFE
Plug, Machine Thread Magnetic - .750-20 X .500-20	23070143	
Engine Assembly, Industrial Turbo-Shaft / 250-C20B	23070145	
Gearbox Assembly, Power and Accessory	23070146	
Compressor Assembly	23071547	
Rotor Assembly, Compressor	23071548	
Impeller, Compressor	23071549	
Plate Assembly, Identification - Engine	23061551	
Electrical Systems Assembly, Engine	23070528	
Fuel, Lube and Air System Assembly, Engine	23070529	
Rotor Assembly, Power Turbine	23070540	
Rotor Assembly, Turbine Gas Producer	23070541	
Wheel, Turbine 1st Stage (Production)	23070704	
Wheel, Turbine 2nd Stage (Production)	23070708	
Wheel, Turbine 3rd Stage	23070709	
Wheel, Turbine 4th Stage	23070710	
Wheel, Turbine 1st Stage (Spares)	23075964	
Wheel, Turbine 2nd Stage (Spares)	23075965	

} when?

The US Navy 250-KS4 engine contains Life Limiting Components that are critical to the extended safe operation of the engine in Navy's military operation cycle. These parts are identified in Table 2 for the purchase of this Zero Time replacement, limiting operating hours and component cycles are list on Table 2. No components in the engine to be purchased shall exceed any of the limits.

The supplier of this Navy 250-KS4 Zero Time engine shall warrant the engine for 1 year or until a life limiting component reaches life limit as identified in table 2, 18 months if the engine is in storage, whichever occurs first.

Table 2. 250-KS4 Life Limited Components

New Part Nomenclature	KS4 P/N	Hours	Cycles
Impeller, Compressor	23071549	2100	5400
Wheel, Turbine 1 st Stage	23070704	600	1015
Wheel, Turbine 2 nd Stage	23070708	600	1015
Wheel, Turbine 3 rd Stage	23070709	600	1015
Wheel, Turbine 4 th Stage	23070710	600	1015
Bolt, Tie-Turbine	23068265	NA	3000

ZERO TIME REPAIR INSTRUCTIONS.

1. Overhaul/maintenance manuals and parts catalog do not exist at this time for the 250-KS4 engine. The overhaul/maintenance/IPC manuals for the 250-C20 engines should be used as a guide for inspection and repair. In addition to the OHM, Rolls-Royce authorized repair procedures may be used.
 - 10W2 250-C20 Series Operations and Maintenance Manual
 - 10W4 250-C20 Series Illustrated Parts Catalog
 - 10W3 250-C20 Series Overhaul Manual.
- 1.1 Non-destructive inspection (NDI). Any NDI must have been performed in accordance with the 250-C20 Series Overhaul Manual, supplemented with Rolls-Royce approved procedures.
- 1.2 Cleaning. Engine components and/or module components should be cleaned using the 250-C20 Series Overhaul Manual, supplemented with Rolls-Royce approved procedures.
- 1.3 Deviations to the C20 OHM are permitted under the following conditions.
 - 1.3.1 Minor Deviation. Component defects that exceed serviceable limits or repairs beyond the C20 OHM work scope are not allowed for this Zero Time engine purchase. Minor deviations can be considered only for non-rotating hardware and as such will not affect structural, form, fit, or function. Copies of each minor deviation shall be identified to NAVSES with the estimated engine cost proposal.
 - 1.3.2 Major Deviation. No Major Deviations for this Zero Time engine purchase is allowed.
- 1.4 All accessories must be zero timed, bench tested and repaired as required.
- 1.5 All bearings, mainline and accessory in this Navy Zero Time engine shall be new, meeting the latest Rolls Royce specifications.
- 1.6 Bulletin compliance. Comply with all mandatory CEB's that affect the C20 series II engines and/or call out a common part number between the C20 and KS4. A partial list follows:
CEB 1389 Engine, Compressor, Removal of Certain Front Compressor Bearing Housings
AGISL 0016 250-KS4 New PTO and Snap Ring
- 1.7 KS4 Life Limited components are listed in Table 2. All parts in the Zero Time 250-KS4 engine to be purchased shall not exceed any of the hours and cycles identified in Table 2.
- 1.8 An Engineering/Condition report should be supplied with the Zero Time engine at the time of purchase.

2) PARTS REPLACEMENT.

2.1 The 250-KS4 unique components and Life Limited components may not be substituted with any 250-C20 components. All other components that have been inspected/repared per approved ROLLS-ROYCE processes may be used as replacement parts.

3) ENGINE TEST.

3.1 Engine to be tested IAW with the 250-C20 Series Overhaul Manual (10W3) with the following exceptions. RRC data reduction program EDR 19034C can be used for engine performance calculations.

3.2 Prior to doing the locked rotor start, the engine is shutdown from full load (1453 degrees F, 349 ft-lb or 53,519 N1, whichever occurred first). 4.7.4. Slowly increase N1 a minimum of 385 ft-lb_f of torque must be maintained as N1 is increased without exceeding 1490°F, 53,519 N1 rpm or 430 ft-lb_f. If the engine fails to maintain 385 ft-lb_f of torque until N2 reaches 50% speed (3000 RPM) or the temperature or torque limits are exceeded during the start. During the start and acceleration, record the highest observed value of torque and case pressure. Case pressure should not exceed the limits of Figure 5 at the conditions specified at the 1453°F MGT point. Stabilize at this point for two (2) minutes and record Block 2 data.

3.3 The sell points are:

Specific values, which are to be used for comparisons and the horsepower or MGT at which the comparisons are to be made, are shown below:

	CRUISE B	CRUISE A	NC	TAKEOFF
MGT, (*F)	----	----	1360	1453
HORSEPOWER	278	333	360	400
SFC, MAX.	0.709	0.665	0.654	0.648

	CRUISE B	CRUISE A	NC	TAKEOFF	GROUND IDLE
HORSEPOWER	278	333	360	400	=10
T.M. OIL PRESS	67.0 +/-1.8	80.2 +/-1.8	87 +/-1.8	97 +/-2.0	=6

4) PRESERVATION AND SHIPPING

4.1 Fuel system will be long term preserved at conclusion of test.

4.2 Engine or module container shall be packaged in accordance with commercial standard.

Logs and records will be shipped in containers.

Identification of container shall be in accordance with MIL-STD-129M. Shipment must be in accordance with DD Form 250.