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STANDARD FORM 1449 (REV. 2/2012) BACK

BLOCK 8 (Continued):

OFFER DUE DATE/ LOCAL TIME: January 12, 2017 at 3:00PM EASTERN STANDARD TIME

BLOCK 9 (Continued):

IT IS A REQUIREMENT THAT ALL PROPOSALS, MODIFICATIONS, AND WITHDRAWALS BE PLAINLY MARKED ON THE OUTERMOST ENVELOPE WITH THE SOLICITATION NUMBER, CLOSING DATE AND TIME SET FOR THE RECEIPT OF PROPOSALS. FAILURE TO COMPLY WITH THIS REQUIREMENT MAY RESULT IN AN OFFEROR'S PROPOSAL NOT BEING PROCESSED PROPERLY AND ULTIMATELY REJECTED AS UNTIMELY IN ACCORDANCE WITH FEDERAL ACQUISITION REGULATIONS ("FAR") CLAUSE 52.212-1(f).

MAILED PROPOSALS\* SHALL BE SENT AND DELIVERED TO THE FOLLOWING ADDRESS:

DEFENSE LOGISTICS AGENCY DLA TROOP SUPPORT POST OFFICE BOX 56667 PHILADELPHIA, PA 19111-6667

\* "MAILED PROPOSAL" applies in the circumstance where a proposal is sent via the United States Postal Service (USPS), including any of the individual mailing services offered by the USPS (i.e. First-Class Mail, Priority Mail, Priority Mail Express, etc.). HANDCARRIED PROPOSALS\*, INCLUDING DELIVERY BY COMMERCIAL CARRIER, SHALL BE SENT AND DELIVERED TO THE FOLLOWING ADDRESS:

DLA TROOP SUPPORT BUSINESS OPPORTUNITIES OFFICE BLDG. 36, SECOND FLOOR 700 ROBBINS AVENUE PHILADELPHIA, PA 19111-5092

\* "HANDCARRIED PROPOSAL" applies when the offeror intends to deliver its proposal in-person directly to the Business Opportunities Office ("BOO") at the address above. Further, the above address is also applicable when the offeror submits its proposal via a commercial carrier (e.g., UPS, FedEx, DHL, etc.).

#### NOTE REGARDING "HANDCARRIED PROPOSALS:"

All handcarried proposals are to be delivered to the BOO between 8:00 a.m. and 2:30 p.m Eastern Time Zone., Monday through Friday, except for federal holidays as set forth in 5 United States Code Section 6103. Offerors using a commercial carrier service must ensure that the carrier "hand carries" the package to the BOO specified above for handcarried proposals prior to the instant Solicitation's closing date and time. As previously stated, the handcarried proposal's package must be plainly marked on the OUTSIDE OF THE COMMERCIAL CARRIER"S ENVELOPE with the solicitation number, closing date and time set for receipt of proposals as indicated in Block 8 of the Standard Form 1449 (Page 1 of Solicitation).

An offeror intending to deliver its proposal in-person is advised that the BOO (also referred to as the "Bid Room") is located within a secure military installation. In order to gain access to the BOO, an escort may be required. The escort will be an employee of the BOO. The following are telephone numbers for the BOO: (215) 737-8511, 9044, 0317, and 8566. Upon arriving at the security office, the offeror should call the BOO in order to obtain an escort. An offeror is advised to allow sufficient time to complete delivery of handcarried proposals. Since the length of time necessary to gain access to the BOO varies based on a number of circumstances, it is recommended that an offeror arrive at the installation at least one hour prior to the time that the solicitation closes to allow for security processing and to secure an escort. PLEASE NOTE THAT THIS ADVISORY IS A SUGGESTION AND DOES NOT GUARANTEE THAT AN OFFEROR WILL GAIN ACCESS TO THE BOO IF IT ARRIVES ONE HOUR BEFORE THE PROPOSAL IS DUE. Ultimately, it is the offeror's responsibility to ensure that its proposal is received at the correct location at the correct time. Failure to do so may result in the offeror's

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-16-R-0045	PAGE 4 OF 63 PAGES
	mely and not considered further for the award per FAR 52.212-	1(f).
CONTINUATION SHEET REFEREN SPE300-16-R-0045	CE NO. OF DOCUMENT BEING CONTINUED: PAGE 3 OF 63 PAGES	
CONTINUED ON NEXT PAGE		
Facsimile ("Fax") and e-ma revisions to proposals sub Officer at a later time, f	ND EMAIL SUBMISSION OF PROPOSALS: il are not acceptable forms of transmission for submission of mitted in response to this Solicitation. However, if directed acsimile and e-mail may be used during discussions/negotiation re held, for proposal revision(s), including final proposal re	by the Contracting ns, if
BLOCK 17A. (Continued): OFFERORS must specify the CAGE CODE:		
FAX NUMBER		
EMAIL ADDRESS COMPANY POC: PHONE #:		
BLOCK 17B. (Continued):		
	the address that the Contractor (i.e. vendor) has listed in	the System for Award
	e. Offeror's assigned DUNS Number:	
	number, contact the individual identified in Block 7a of the Offerors-Commercial Items (paragraph j) for information on co	
BLOCKS 19-24 (Continued):		
SEE SCHEDULE OF ITEMS (ATT.	ACHMENT 1)	
AUTHORIZED NEGOTIATORS:		
Government in connection w	t the following persons are authorized to negotiate on its be with this request for proposal. Please list names, titles, e-ma	
telephone numbers for each	authorized negotiator.	

Form

# CAUTION NOTICE

# THE CONTENT AND STRUCTURE OF SOLICITATION SPE300-16-R-0045 IS NEW. PLEASE READ CAREFULLY BEFORE SUBMITTING YOUR OFFER.

This solicitation is being issued as 100% Small Business set-aside acquisition under full and open competition procedures. NAICS is 311991 and size standard is 500. It contains two (24 month) tier periods. The length of the contract is 48 months (4) years including all tiers.

The awardee will be required to have a computer system capable of accepting delivery orders and processing Electronic Data Interchange (EDI) transactions. This contract will require the contractor to have electronic commerce/electronic data interchange EC/EDI capabilities.

All contractors who choose to conduct business with the Department of Defense must now be registered in the System of Award Management (SAM) database. In addition, we encourage all vendors who receive contract awards as a result of this solicitation to access the "Dynamic Small Business Search" feature of SAM to identify potential suppliers and teaming partners for this initiative. You may go to the System of Award Management at <u>www.sam.gov</u> and click on the "Dynamic Small Business Search" button. When making your procurement decisions we encourage your consideration of local business as a means to nurture small business and local economies.

All contractors who receive awards as a result of this initiative are encouraged to utilize the SBA SUBNet database to assist them in further identifying additional small business sources of supply. Vendors may post notices of sources sought for teaming partners and subcontractors on future contracts. Small business can review this web site to identify opportunities in their area of expertise. You may access the SBA PRONet database through the SBA Website at: www.sba.gov.

Pennsylvania Troop & School customers will be removed from the subsequent contract during the first Tier period. See Delivery Schedule (Attachment 3) for listing.

### CONTRACTOR CODE OF BUSINESS ETHICS (FEB 2012)

FAR Part 3.1002(a) requires all government contractors to conduct themselves with the highest degree of integrity and honesty. Contractors should have a written code of business ethics and conduct within thirty days of award. To promote compliance with such code of business ethics and conduct, contractors should have an employee business ethics and compliance training program that facilitates timely discovery and disclosure of improper conduct in connection with government contracts and ensures corrective measures are promptly instituted and carried out. A contractor may be suspended and/or debarred for knowing failure by a principal to timely disclose to the government, in connection with the award, performance, or closeout of a government contract performed by the contractor or a subcontract awarded there under, credible evidence of a violation of federal criminal law involving fraud, conflict of interest, bribery, or gratuity violations found in title 18 of the United States Code or a violation of the False Claims Act. (31 U.S.C. 3729-3733)

If this solicitation or contract includes FAR clause 52.203-13 - CONTRACTOR CODE OF BUSINESS ETHICS AND CONDUCT; the contractor shall comply with the terms of the clause and have a written code of business ethics and conduct; exercise due diligence to prevent and detect criminal conduct; promote ethical conduct and a commitment to compliance with the law within their organization; and timely report any violations of federal criminal law involving fraud, conflict of interest, bribery or gratuity violations found in title 18 of the United States Code or any violations of the False Claims Act. (31 U.S.C. 3729-3733). When FAR 52.203-13 is included in the contract, contractors must provide a copy of its written code of business ethics and conduct to the contracting officer upon request by the contracting officer.

#### RAPIDGATE

"Many bases currently require enrollment in RapidGate and will not allow entry without RapidGate clearance. During the contract implementation period, the Contractor must contact all customer locations to determine whether enrollment in RapidGate or another security program is required for access to each location. If RapidGate or other security enrollment is required, the contractor must take all necessary steps to obtain this in time for the start of performance under this contract. Failure to have RapidGate clearance may result in a vendor being turned away from the base and being unable to complete delivery. The contractor is responsible for the

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED:	PAGE 6 OF 63 PAGES
	SPE300-16-R-0045	

additional cost for RapidGate enrollment and must ensure that a RapidGate enrolled driver is available for all deliveries. We currently estimate that RapidGate enrollment will cost about \$250 per company and \$200 per enrolled employee for 1 year of access to multiple locations, but the cost of RapidGate or other security enrollment mayvary, so the contractor should contact RapidGate to determine its own costs. If more than one driver is required, RapidGate enrollment must be obtained for each driver. Note that enrollment can take several weeks, so an awardee that is not already enrolled must begin enrollment at the time of award notification at the latest. If difficulty or delay in enrollment in RapidGate is encountered during the implementation period, the contractor MUST contact RapidGate and/or the Security Officer at the applicable customer locations to resolve any issues with processing RapidGate enrollment so that the contractor will be able to deliver as required. For additional information regarding RapidGate, including enrollment instructions, please visit their website at www.rapidgate.com.

Please note that RapidGate is currently a requirement for access to some military bases; however, these and other locations may require enrollment in other security programs at some time in the future. In this event, the contractor is responsible for obtaining all required enrollments and clearances for each of their drivers as soon as they receive notice of such a requirement."

# CHECKLIST - DID YOU REMEMBER TO ????

- [ ] Fill in Block 17a, of 1449?
- [ ] Fill in Block 17A. Continued, on page 4?
- [ ] Cite remittance address in SAM and DUNS Number, Block 17B.
- [ ] Sign Block 30a, name in Block 30b, and date in Block 30c.?
- [ ] Sign and return ant/all amendments?
- [ ] Return one (1) **COMPLETE & SIGNED** copy of the solicitation?
- [ ] Fill out all certifications and representations in solicitation or submit a copy of ORCA Registration?
- [ ] Submit prices for every item listed in the Schedule of Items (Attachment 1), and save it to a CD?
- [ ] Fill out Vendor Name & CAGE Code for Excel Spreadsheet cell "D2" for Group 1 and "E2" for Group 2 in Attachment 1?
- [ ] Submit Distribution Prices for Troop Tier one Excel Spreadsheet cell "H7", and Tier 2 Excel Spreadsheet cell "M7", and Distribution Prices for School Tier one Excel Spreadsheet cell "I7", and Tier 2 Excel Spreadsheet cell "N7" in Attachment 1?
- [ ] Submit a list of distribution centers / warehouse locations that will directly support the proposed customers? Warehouses that function as backups should be designated as such?
- [ ] Checked box stating you intend or do not intend to use one or more facilities as a place of performance under 52.215-6 Place of Performance?
- [ ] Save and submit solicitation and all attachments to a CD?
- [ ] Submit proof of Perishable Agricultural Commodities Act (PACA) License
- [ ] Submit required information about financial arrangements under which you receive money from your suppliers?

CAUTION: The above checklist is for convenience purposes only. This list is not intended to be all-inclusive. Offerors are responsible for carefully reviewing the entire Solicitation to ensure proper submission of all required information.

#### STATEMENT OF WORK (SCOPE)

#### INTRODUCTION

I.

A. DLA Troop Support intends to enter into an Indefinite Quantity Contract (IQC) contract with a commercial firm to supplya full-line of USDA No.1 or better Fresh Fruit and Vegetable (FF&V) products to DoD (Troop) and Non-Department of Defense (USDA School) customers and Shell Eggs (if required) located in New York, New Jersey, and Pennsylvania zone. The rating of USDA No. 1 or better is subject to what is actually called for in the schedule of items. The schedule of items ultimately controls the specific quality rating per item and the generic language of "U.S. Grade 1 or better" only speaks to the bare minimum requirement.

B. This solicitation consists of one (1) zone and two (2) groups in the NY, NJ, and PA area. Group 1 will consist of DoD customers to include Troop customers. Group 2 will consist of Non-DoD (USDA School) customers. The Government intends to make one (1) award for each Group based on the technically acceptable offer with the lowest aggregate evaluated price ("lowest price technically acceptable" or "LPTA"). In its LPTA evaluation of offerors' pricing, the Government will incorporate a weighting factor to the distribution pricing component of the overall evaluated price. Please refer to page 50 (FAR 52.212-2 Evaluation - Commercial Items (Oct 2014) for additional information. In the event that one offerors is the awardee for more than one Group, the award for more than one Group may be issued under a single contract. Offerors shall submit their best proposal for each Group independently due to the Government's right to make separate awards for Groups 1 and 2. Offerors are required to offer on all items in the Schedule of Items for each Group; failure to do so may result in exclusion from award consideration.

C. This solicitation is Total Small Business Set-Aside. It utilizes the Lowest Price Technically Acceptable Source Selection Plan. See 52.212-2 Evaluation – Commercial Items

D. Any award made against this solicitation will result in an Indefinite Quantity Contract (IQC) Fixed Price with Economic Price Adjustment-Actual Material Costs for Subsistence Delivered Price Business Model. An IQC will provide for an indefinite quantity, within stated limits, of specific supplies or services to be furnished during a fixed period, with deliveries to be scheduled by placing orders with the contractor (reference FAR 16.504 (a)).

#### II. EFFECTIVE PERIOD OF CONTRACT

- A. Each resultant contract is for a total of 4.0 years, (two) 24-month tier periods. Tier period one will commence on the effective date of the contract.
- B. The first tier period of the resultant contract, and the second tier period under that contract, will not exceed 24 months each. The total length of the contract will not exceed forty-eight (48) months, or 4.0 years.

#### III. TIERS

- A. The 4 -year contract period is divided into two 24-month tier periods. Each tier affords offerors an opportunity to provide different Distribution Prices as defined in the EPA provision. Each Distribution price offered must be expressed as a dollar value (up to two decimal places) and NOT a percentage. If an offeror submits the latter, it will not be accepted. If an offeror fails to provide a Distribution Price for any of the tiers, the Contracting Officer will assume that it is the offeror's intention that no change in Distribution Price was meant after the most recent preceding tier period that included a Distribution Price. For instance, if an offeror proposes a Distribution Price for Tier 1 of \$3.00 and fails to propose anything for Tier 2, the Contracting Officer will interpret that omission as meaning that the \$3.00 Distribution Price pertains to all two (2) tiers.
- B. Although different distribution prices maybe offered for each tiered period, the distribution prices will be firm-fixed and, thus, not subject to change during a tiered period. Contract deliveries mayfall outside of the tier effective periods (i.e. an order placed during Tier 1 may be delivered during Tier 2). Prices will be based on the time an order is placed, not when an order is delivered. For example, if an order is placed during Tier 1, but delivery is made during Tier 2, then the prices in effect for that order will be the Tier 1 prices.

#### IV. ESTIMATED DOLLAR VALUE / GUARANTEED MINIMUM / MAXIMUM

A. The following chart includes the 24-month estimate (1<sup>st</sup> tier period), 48 months (i.e. 4.0 years) estimated dollar values, the guaranteed 10% minimum dollar values, and the 200% maximum dollar values for each group. The guaranteed minimum values and the maximum values, although based on estimates, are firm dollar amounts calculated as a percentage of the estimated dollar values. The guaranteed minimum dollar value constitutes the Government's legal ordering obligation under the contract. Also, the Government may place, and the contractor must fill, additional orders above the guaranteed minimum dollar value.

NY, NJ & PA Zone	24 – Month Estimate (1st Tier)	4 Year Estimate (Total Including all Tiers)	10%Min	200% Max (4 Years)
Group 1 (DOD)	\$1,500,000.00	\$3,000,000.00	\$75,000.00	\$6,000,000.00
Group 2 - Schools	\$68,000,000.00	\$136,000,000.00	\$3,400,000.00	\$272,000,000.00
Total	\$69,500,000.00	\$139,000,000.00	\$3,475,000.00	\$278,000,000.00

"24 Month Estimate" refers to the Government's good faith estimate of the requirement for the first tier period.

The total minimum contract dollar value is \$3,475,000.00 The maximum contract dollar value is \$278,000,000.00

#### V. REQUIREMENTS

A. <u>Start-up-Period</u>: The Contractor's startup period will take place prior to the first order and is included in the first 24-month tier period. The Contractor shall submit a proposed implementation schedule to the Contracting Officer within fifteen (15) days after award highlighting the steps that will be taken to implement a fully functional distribution account, including all EDI transactions for all customers covered by this solicitation. An additional thirty (30) days will be granted for actual implementation. No more than forty-five (45) days after award will be permitted for each contractor to have fully functional distribution accounts in place for all customers.

#### VI. CATALOGS

Offerors will be required to maintain electronic catalogs that list all items available to the customers covered under this solicitation. Each item in the catalog shall contain the corresponding national or local stock number, Government item description, packaging characteristics, unit of issue and unit price.

- A. Catalog Maintenance
  - 1. New Items
    - (a) Prior to commencement of the first order, DLA Troop Support, the customer and the vendor will collaborate to identify items not found in the Schedule of Items which are to be added to the ordering catalog. Neither the vendor nor customer is permitted to add a new item to the catalog without initiating a new item request to the Contracting Officer.
    - (b) After ordering commencement, if a customer desires to order a Fresh Fruit and Vegetable (FF&V) item that is not part of the ordering catalog, the contractor will be allowed a maximum of twenty (20) days to source the item, obtain a stock number from DLA Troop Support (if required) and add the item to the ordering catalog via an 832 catalog transaction. These items should then become a permanent part of the contractor's inventory, dependent upon availability, after the Contracting Officer's determination of fair and reasonable pricing. The contractor shall utilize the Contracting Officer-provided form when requesting all item approvals (additions and/or changes). The form is mandatory and is Attachment 2.
    - (c) The successful awardee shall assume the responsibility of introducing new produce items to the customers, as well as showing cost effective alternatives to their current choices.
  - 2. Catalog Pricing

- (a) <u>Schedule of Items Pricing</u>: Items priced in the Schedule of Items (See Attachment 1) will be included in the ordering catalog following award. Schedule of Items will be determined fair and reasonable prior to award. The final proposed price for each item in the Schedule of Items will be the catalog price during the first week of customer ordering.
- (b) <u>Catalog Price Changes</u>: Once an item is listed on the ordering catalog, the contracting officer will make on-going price reasonableness determinations. In accordance with the Economic Price Adjustment – Actual Material Costs for Subsistence Delivered Price Business Model, contractors are permitted to request a weekly EPA for items found on the catalog. For each item the vendor is requesting a price change, the contracting officer will conduct a separate price reasonableness determination. The item will be removed from the catalog until a fair and reasonable price can be determined by the Contracting Officer.
- (c) <u>Catalog Additions</u>: Before an item is added to the catalog vendors are required to submit to the contracting officer a request of proposed catalog additions (See Attachment 2). The request shall include the stock number, Government item description, proposed unit price with a corresponding supplier invoice or quote (note: quotes permitted in very limited circumstances as approved by the Contracting Officer, e.g. Contractor never purchased item before or stale prices due to seasonality, etc.), and the previously agreed-upon distribution price. The request is due by 9:00 AM Eastern Time (ET) (standard or daylight as applicable) on the Monday prior to inclusion of the Wednesday catalog updates. The contracting officer will review the catalog addition request and upon determining the price fair and reasonable will contact the contractor to indicate acceptance. The contractor shall then include the item on Wednesday's catalog update. Should the proposed price fail to be determined fair and reasonable, the contracting officer will conduct negotiations with the vendor. If after negotiations the proposed pricing still cannot be determined fair and reasonable, then the item will not be added to the catalog.
- (d) Pricing Requirements: The final negotiated contract fixed unit price for each item delivered to all customers shall be in effect for a minimum of all orders issued during the first ordering week (from Sunday at 12:01 AM through the following Saturday until midnight). The prices shall remain in effect for all subsequent ordering weeks except as otherwise adjusted in accordance with the Economic Price Adjustment – Actual Material Costs for Subsistence Delivered Price Business Model.
- 3. Rebates/Discounts and Price-Related Provisions
  - (a) The contractor shall employprevailing commercial methods in the pursuit of discounts, rebates, allowances or other similar economic incentives or benefits, for the customers supported under this contract, throughout the period of performance. All NAPA discounts, food show discounts, early payment discounts (except as identified in paragraph (b) herein), and other discounts, rebates, allowances, economic incentives programs, financial arrangements, or other benefits, which ultimately reduce the Contractor's price paid for products supplied under any contract resulting from this solicitation or which are otherwise attributable to products sold under any resulting contract, that are received by the contractor shall be passed to the Government via a reduced catalog price. Any rebates, discounts, etc. that cannot be applied as an up-front price reduction must be submitted via check payable to the U.S. Treasury, with an attached itemized listing of all customer purchases byline item, including contract number, call number, purchase order number and contract line item number ("CLIN"). Instructions for identifying discounts, rebates, allowances or other economic incentives or benefits that shall be provided to the Government or retained by the contractor are set forth in the submission requirements in the Business Proposal/Pricing and in the Reports section of the Statement of Work.
  - (b) The contractor may retain Early Payment discounts that meet the following conditions:
    - (i) The Early Payment discount is an incentive to encourage payment earlier than the normal payment due date;
    - (ii) The Early Payment discount is consistent with commercial practice;

CONTINU	ATION	SHEET
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- (iii) The Early Payment discount is routinely given by the manufacturer, grower/shipper, private label holder, or redistributor to their customers, other than the Contractor, at the same discount rate and under the same conditions as provided to the Contractor;
- (iv) The Early Payment Discount is not established, requested, or negotiated for the purpose of avoiding giving DLA Troop Support a lower cost or application of a rebate/discount resulting in a higher invoice price;
- (v) The Early Payment discount is no more than 2 percent of the manufacturer's, grower/shipper's, private label holder's, or redistributor's invoice and the early payment is required within 10 days to obtain the discount; and
- (vi) The contractor actually made the required payment within the time period required to receive the discount.
- (c) Upon request the contractor shall provide to the Government any invoices, quotes, or agreements relevant to the delivered price component for existing catalog items, for any new items being added to the catalog, and for requested price changes to existing catalog items. The contractor must include detailed payment terms on each invoice or quote used to substantiate delivered price, including any applicable discounts or rebates. If there are no payment terms associated with the document, the contractor must annotate it with "No payment terms."
- (d) The government may require the contractor to submit invoices and other documentation from all subcontractor tiers and/or any supplier or person in the delivered price supply chain, to substantiate all discounts, rebates, allowances, economic incentives, or other benefits. If the Contracting Officer determines, after reviewing an invoice or other documentation, that a discount, rebate, allowance or other economic incentive or benefit should have been passed on to the Government and not retained by the Contractor the Government shall be entitled to a prospective delivered price reduction for the item(s) in question and a retroactive refund in the amount of the resultant overcharges, inclusive of interest. Similarly, if price verifications reveal any instance of overcharging for product for any reason, the Government will be reimbursed for the amount in question, inclusive of interest. If it is discovered that the Contractor undercharged for product and said undercharges were not the result of the Contractor's own fault or negligence in managing its ordering catalog(s), the Government will reimburse the Contractor accordingly. The Contracting Officer, and/or his/her authorized representative(s), shall have the right, up to twice a year or more as determined necessaryby the Contracting Officer, to examine and audit a statistically significant sample of the Contractor's records relevant to its pricing under the contract. including the existence and proper accounting of rebates, discounts, etc. and permissible exceptions thereto as identified above in paragraph (b) of this section, as well as any other factors influencing Delivered Price. The Government may review/audit the Contractor's electronic purchasing system to confirm that the Delivered Price of a product sold at a given time to a DLA Troop Support customer is accurate. Should the Government identify evidence of incorrect pricing, or should other pricing issues arise, the Government reserves the right to conduct more frequent and extensive reviews/audits. During contract performance, failure on the part of the Contracting Officer to identify non-compliance with this provision or to challenge the Contractor's erroneous interpretation of said provision shall not constitute a defense or alter the Government's entitlement to any of the aforementioned rebates, discounts, etc. or any other remedies afforded by this section, the contract as a whole, or other applicable laws and regulations.

# VII. DOMESTIC NON-AVAILABILITY DETERMINATION - FRESH FRUITS AND VEGETABLES

- A. A Class Domestic Non-Availability Determination (DNAD) for Federal Supply Class 8915, Fresh Fruits and Vegetables (FF&V), dated 16 May 2008 was approved and is in effect for the DLA Troop Support/DLA Produce Long-Term Contracts. This DNAD establishes a limited Berry Amendment waiver to the requirements of DFARS 252.225-7012, Preference for Certain Domestic Commodities, which is applicable to this solicitation. As a result of the DNAD, non-domestic FF&V may be supplied under this contract when domestic FF&V of satisfactory quality and sufficient quantity cannot be procured as and when needed at US market prices. This determination will remain in effect until these circumstances have changed and the DNAD is formally rescinded.
- B. The instant DNAD as applied affects Government contracts supporting Department of Defense customers (i.e. Troops) only.

CONT	INUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-16-R-0045	PAGE 11 OF 63 PAGES
	School Lunch Prog	nis DNAD, the USDA requires that fresh produce supplied via its Federal Entitle gram must be from a domestic source. Therefore, the aforementioned DNAD requirement for domestic produce in its contracts supporting Non-Department s).	does not impact or negate
VIII.	ADDITION OF NEW	CUSTOMERS	
	A. Adding Customer	s within the Contract's Geographic Distribution Region/Zone:	
	be added	I DoD and Non-DoD federal government customers that request DLA Troop Se d on to the contract resulting from this solicitation without any new acquisition of mer(s) is/are within the geographic distribution region/zone covered by this co	or competition process, if
		se, the contractor shall include the customer(s) at the effective contract prices on zone/region.	applicable to that
	added to	sion as to whether a potentially new customer is within the contract region or ze the contract without further competition and at the existing contract prices, sha of the DLA Troop Support Contracting Officer.	one and, thus, will be all be within the sole
	B. Adding Customer	soutside the Contract's Geographic Distribution Region/Zone:	
	1. This provis (a)	sion applies to the following customers: A new DoD or Non-DoD federal customer that is not within the resulting contr distribution region/zone and for which the contractor will not accept the custo contract price.	
	(b)	An existing DoD or non-DoD federal customer that is not within the resulting or distribution region/zone but has been previously supported on a separate cor and distinct geographic distribution region/zone, and for which the Contractor customer(s) at the effective contract price.	ntract covering a separate
		omers described in paragraph B.1., above, and their produce requirements, ma resulting from this solicitation as follows:	aybe added to any
	(a)	In the judgment of the Contracting Officer, the customer(s) at issue is/are local considered adjacent or proximal to the geographic distribution region/zone of circumstance where the customer is located in an area that is adjacent or prodifferent existing produce contracts, the decision of which contract is most sate Government for purposes of adding the customer(s) will be within the sole distribution. Further, to that end, it is the Contracting Officer's sole decision as contractors available in the aforementioned region/zone(s) will be solicited for customer(s).	the resulting contract. In a eximal to numerous itisfactory to the scretion of the Contracting those contained in this to which existing
	(b)	Complete price proposals to support the subject new customer(s), to include prices, will be requested by the Contracting Officer. Prior to any customer be contract, the Contracting Officer shall determine all proposed prices to be fair end, negotiations maybe required in which the same processes and procedu instant solicitation maybe employed.	eing added to the resulting and reasonable. To this
		ance may the resulting contract's maximum dollar value be exceeded with the ) and its respective produce requirements.	addition

NOTE: Pennsylvania Troop & School customers will be removed from the subsequent contract during the first Tier period. See Delivery Schedule (Attachment 3) for listing.

### IX. CUSTOMER SERVICE

- A. Military, USDA School Lunch Program and other Non-DoD and DOD activities have periodic food menu boards, and other types of meetings which the vendor may be required to attend. At these meetings, the customers not only review their internal business practices, but the offeror can utilize this forum to show new products, demonstrate produce preparation, and provide nutritional information.
- B. Vendors shall provide at least one (1) full time Customer Service representative to maintain continuous contact with all of the ordering activities. The name of the representative and the phone number, mobile phone number, beeper number, email address, or any other method of communicating with the representative, shall be furnished to the customer after award.
- C. The vendor shall assume the responsibility of introducing new food items to the customers, as well as to show cost effective alternatives to their choices.
- D. Since many of our customers only have access to the Government phone network, it is strongly preferred that a toll free number be provided.

## X. VALUE ADDED SERVICES

A. <u>Market Forecast</u>: The vendor is required to provide the customer and the contracting officer with a weekly produce market forecast bulletin on Friday which outlines for the following week information regarding supply availability, product quality, associated growing areas, price trends, weather conditions, and handling tips.

### XI. ORDERING SYSTEMS

- A <u>Subsistence Total Order & Receipt Electronic System (STORES)</u>: DOD customers will order using the Subsistence Total Order and Receipt Electronic System (STORES) catalog. The vendor is responsible for establishing and maintaining the STORES catalog.
  - 1. Accessed via the Internet, STORES is the Government's translator/ordering system that is capable of accepting orders from any of the Services, i.e. Army, Air Force, Navy, or Marines, individual ordering systems and translating them into an Electronic Data Interchange (EDI) format. In addition, this information is passed to DLA Troop Support for the purposes of contractor payment and customer billing.
  - 2. Customers will be able to order all of their requirements through STORES. The System will transmit orders to the vendor and DLA Troop Support.
  - 3. The awardee shall be required to interface with STORES and must be able to support the following EDI transactions:
    - 810 Electronic Invoice
    - 820 Payment Voucher Information
    - 832 Catalog (Outbound Vendor to DLA Troop Support)
    - 850 Purchase Order
    - 861 Receipt
    - 997 Functional Acknowledgement

**Note:** A complete description of these transaction sets is included in the "EDI Implementation Guidelines" and can be found at http://www.dla.mil/TroopSupport/Subsistence/Doing-Business-with-Sub/STORES/, click STORES and EDI Requirements.

- 4. The vendor shall have access to the Internet and be able to send and receive electronic mail (email).
- 5. Unit prices must be formatted not more than two (2) places to the right of the decimal point in all ordering catalogs. Standard rounding methods must be applied. For example, a price of \$2.215 or higher must be rounded up to \$2.22 and a price of \$2.214 or lower must be rounded down to \$2.21.
- 6. Vendors are required to utilize the Government's item descriptions on all electronic ordering catalogs (832 transmissions) as well as on its invoices, delivery ticket to customer and 810 invoice transaction set.

- 7. The vendor will utilize the DLA Troop Support invoice reconciliation process, or other such systems as may become available, to the maximum extent, towards the goal of correcting invoices early and facilitating the payment process.
- 8. In the event the STORES system or the vendors interface is not operational, the vendor must provide alternate ways for the customer to order (e.g., by fax by phone, pick up orders, etc.)
- Public Key Infrastructure (PKI)/ External Certificate Authorities (ECA) Certificates: The Department of Defense (DoD) Public Key Infrastructure (PKI) Certificate will be required for all DoD users. A DoD PKI certificate will be required for all contractors. The requirement for PKI certificates is implemented in accordance with DoD security policy promoting secure electronic transactions.
  - (a). Obtaining a PKI certificate:
    - (i) Contractors who do not work on-site at a Department of Defense facility may purchase a DoD PKI certificate from one of three External Certificate Authorities (ECAs). The ECAs are vendors who provide digital certificates to DoD's industry partners who are using their own equipment or working in non Governmental facilities. Certificate prices range from \$99 \$115 per certificate per year, with volume discounts at some ECAs. A list of ECAs is available at <a href="https://www.daas.dla.mil/daashome/pki">https://www.daas.dla.mil/daashome/pki</a> contacts.asp.
    - (ii) Each contractor must fully comply with the DoD requirement to implement PKI in order for our information systems to remain secure and viable.
- B. <u>Fresh Fruits and Vegetable Order Receipt System (FFAVORS WEB)</u>: Non-DoD customers (USDA School customers) will utilize the Fresh Fruit and Vegetable Order Receipt System (FFAVORS) Web catalog. The successful awardee will be provided a User ID and password to Log in and receive orders through FFAVORS Web, a web-based ordering system. The vendor is responsible for establishing and maintaining the FFAVORS WEB catalog in accordance with Attachment 4.
  - 1. Accessed via the Internet. FFAVORS WEB is the Government's ordering system for USDA Customers. It is capable of accepting orders from the schools and tribal reservations.
  - 2. Customers will be able to order all of their requirements through FFAVORS WEB. The system will transmit orders to the vendor and DLA-Troop Support.
  - 3. In the event the FFAVORS WEB system is not operational, the vendor must provide alternate ways for the customer to order (e.g., by fax, by phone, pick up orders.)
  - 4. In the event the FFAVORS WEB system or the vendors interface is not operational, the vendor must provide alternate ways for the customer to order (e.g., by fax by phone, pick up orders, etc.)

# XII. ORDER PLACEMENT, LEAD TIME, and ADJUSTMENTS/CANCELLATION OF ORDERS

- A. The minimum order requirement for any resultant contract is \$150.00. This requirement shall be based on the aggregate total of orders for a specific delivery date to all customers located within a particular military base or delivery location.
- B. Troop Customers shall place their orders to accommodate at a minimum a "skip day" delivery. For example, an order placed on September 1 would have a required delivery date of September 3. Orders may be placed with longer lead time not to exceed 10 days in advance of the requested delivery date; however, the minimum lead-time is "skip-day". See Attachment 3 for specific delivery information for Troop customers.
- C. School Customers shall place their orders to accommodate a 4-daylead time. For example, an order placed on Monday, September 1 would have a required delivery date of Friday, September 5. See Attachment 3 for a listing of the schools.
- D. All invoice pricing will be based upon the unit price at time of order by the customer(s). For example, for any item ordered on a Friday to be delivered the following week, pricing will be based upon the Friday price, regardless of whether the unit price for that item changed as part of the weekly catalog update.

- E. Once submitted through the applicable electronic ordering system (i.e. STORES or FFAVORS), an order maybe cancelled by a customer up to 24 hours before scheduled delivery via written notification to the Contractor and the Contracting Officer. Within less than 24 hours from delivery, an order may be cancelled by mutual agreement between the customer and the Contractor. In the event of an act of God, such as extreme weather, the specific situation regarding a cancelled delivery will be dealt with in an equitable manner by the Contracting Officer, who has the ultimate authority and discretion to resolve said issues.
- F. For procedures discussing adjustments to orders, refer to Attachment 4 & 5 (STORES and FFAVORS manuals).

## XIII. ITEM AVAILABILITY

- A. Vendors must have access to items in sufficient quantities to fill all ordering activity requirements. All supplies shall be furnished on a "fill or kill" basis. Partial shipments are acceptable if the customer is notified in advance and agrees to the partial shipments; however, the unfilled quantity is to be reported as not-in-stock (NIS). Offerors are required to have procedures for handling NIS situations. The contractor is required to stipulate timeframes in which the NIS item will be identified to the customer prior to delivery, in order that a substitute item maybe requisitioned via a new order. Only substitutes of comparable description, quality, and price may be offered to the customer.
- B. Vendors shall notify the customer within 24 hours of order placement of the non-availability of any item. Vendors shall offer the customer a substitute of equal or higher quality and at an equal or lower cost, or advise them of the not-in-stock position of the item. Substituted product shall not be delivered without prior consent by the customer. Substituted items must be noted as such on the invoice.

## XIV. PACKAGING, REPACKAGING, PACKING, LABELING AND MARKINGS

- A. All labeling, packaging and packing shall be in accordance with good commercial practice. Shipping containers shall be in compliance with the National Motor Freight Classification and Uniform Freight Classification Code.
- B. To ensure that the carrier and the receiving activity properlyhandle and store items, standard commercial precautionary markings such as "KEEP REFRIGERATED" shall be used on all cases when appropriate.
- C. Protection during inclement weather is required. All products that are susceptible and sensitive to temperature must be protected by any means to prevent damage.
- D. For some items, DLA customers, particularly School and Tribal Reservations, may require smaller pack sizes than are commonly available in the commercial marketplace. Such items are included in the instant Schedule of Items and may be added at a later date during contract performance. It is incumbent on the Contractor to determine how it will supply these items in accordance with the required pack sizes. In so doing, the Contractor may decide to split cases and repackage product at its own facility. If this course of action is selected by the Contractor, it is important to note that any projected costs associated with repackaging and splitting of cases must be included in the Contractor's Distribution Price. Under no circumstances will a Contractor be permitted to include such costs in its Delivered Price component.

# XV. DELIVERY INSTRUCTIONS

- A. Vendors shall ensure all products are delivered in sanitary trucks that are of a commercially acceptable standard. All delivery trucks must be equipped with a lift gate to expedite the offloading of products. Trucks shall maintain proper temperatures, as determined through standard commercial practices. Deliveries shall be F.O.B. destination to all ordering activities and delivery points. All items will be delivered to customer locations, free of damage, with all packaging and packing intact. The contractor shall remove all excess pallets used for delivery from the delivery point. A listing of all the delivery points per zone can be found at Attachment 3.
- B. Customers' delivery schedules (days and times), routes, and stop-off sequence will be coordinated and verified with the customers on a post award basis by the awardee(s). In general, Troop customers receives three (3) deliveries per week and school customers receives one (1) delivery per week.

- C. Products for individual customers/dining facilities/schools must be segregated. Many of the military bases have more than one delivery point. All products shall be segregated by drop-off point and loaded into the delivery vehicle in reverse drop sequence. The intent is to provide expeditious off-loading and delivery to the customer.
- D. The contractor shall also ensure that the personnel loading and delivering the product provide professional, prompt, and efficient service to the customer. Failure to adhere to these standards will be reported to the Customer Representative and the Contracting Officer by the affected customer(s) whereby appropriate corrective action will be coordinated with the Contractor.

## XVI. INSPECTION AND ACCEPTANCE

- A. Inspection and Acceptance of products will be performed at destination. The inspection is normally limited to identity, count and condition; however, this may be expanded if deemed necessaryby either the military Veterinary Inspector, Dining Facility Manager, Food Service Advisor/Officer, or the Contracting Officer. Delivery vehicles may be required to stop at a central location for inspection before proceeding to the assigned deliverypoint(s). In addition, the delivery vehicles will be inspected for cleanliness and condition. Supplies transported in vehicles that are not sanitary, or which are not equipped to maintain prescribed temperatures, may be rejected without further inspection. Failure to identify latent defects or similar issues at time of acceptance will not absolve the Contractor of its liability or preclude the customer from obtaining appropriate remedy upon the timely discover of said defects or issues after-the-fact. In this circumstance, the customer shall notify the Customer Representative who will coordinate with the Contracting Officer in seeking an appropriate resolution.
- B. The authorized Government receiving official at each delivery point is responsible for inspecting and accepting products as they are delivered. The delivery ticket shall not be signed prior to the inspection of each product. All overages/shortages/returns are to be noted on the delivery ticket by the receiving official and truck driver. The authorized Government receiving official's signature and printed name on the delivery ticket is required for acceptance of the product. All signatures and printed names MUST be legible. Failure to adhere to this requirement may result in disputes going against that party as its failure can severely limit the Contracting Officer's judgment.
- C. Delivery Ticket and related information. No electronic invoice may be submitted for payment until acceptance is verified.
  - 1. Troops: The Contractor shall forward provide three copies of the delivery ticket with the shipment. The first copy is provided to the receiving official (i.e. the customer) who will use the delivery ticket as the new receipt document. The second copy will be retained by the Contractor (or its agent) for invoicing and the final copy will be forwarded to the Fleet Logistics Center "FLC" or Fleet Industrial SupplyCenter "FISC" located at the respective military base/installation.
  - 2. Schools/Tribal Reservations: The Contractor shall provide two copies of the delivery ticket with the shipment. The first copy is provided to the receiving official (i.e. the customer) who will use the delivery ticket as the new receipt document. The second copy will be retained by the Contractor (or its agent) for invoicing.

#### XVII. AUTHORIZED RETURNS

- A. The contractor/vendor shall accept returns under the following conditions:
  - 1. Products shipped in error.
  - 2. Products damaged in shipment.
  - 3. Products with concealed or latent damage.
  - 4. Products that are recalled.
  - 5. Products that do not meet shelf life requirements.
  - 6. Products that do not meet the minimum quality requirements as defined for the items listed in the schedule.
  - 7. Products delivered in unsanitary delivery vehicles.
  - 8. Products delivered that fail to meet the minimum/maximum specified temperature.

- 9. Quantity excess as a result of order input error and/or purchase ratio factor error.
- 10. Products that are not from a sanitarily approved source.
- 11. Products that do not comply with DFARS 252.225-7012 Preference for Certain Domestic Commodities (Berry Amendment), if no waiver to this clause has been granted.
- 12. Any other condition not specified above that is deemed by the customer to be valid reasons for return.

#### XVIII. REJECTION/RETURN PROCEDURES

- A. In the event an item is returned, the delivery ticket/invoice shall be annotated as to the item (s) rejected. These items shall then be deducted from the delivery ticket/invoice. The invoice total must be adjusted to reflect the correct dollar value of the shipment. Replacements will be authorized based on the customer's needs. On an asneeded basis, same dayre-delivery of items that were previously rejected shall be made, so that the customer's food service requirements do not go unfulfilled for that day. The re-delivered items will be delivered under a separate invoice utilizing the same call number, CLIN number, and purchase order number for the discrepant line. These re-deliveries will not constitute an emergency order requirement.
- B. In the event a product is rejected after initial delivery is made, the vendor will pick up the rejected product. Credit due to the ordering activity as a result of the rejected product being returned, will be handled through a receipts adjustment process in STORES. If the vendor has already been paid for the product, a claim will be issued through DLATroop Support's financial system. In all cases, one (1) copy of the credit memo is to be given to the customer and (1) copy of the credit memo is to be sent to the DLA Troop Support Contracting Officer.
- C. If a customer requires a one-to-one replacement, no additional paper work is necessary; the vendor delivery ticket/invoice will show that product is a replacement for a rejected item. The invoice shall reference the call number, CLIN number, and Purchase Order Number of the originally ordered product.
- D. It is a requirement of this solicitation that product shall be inspected upon receipt as promptly as practicable. However, failure to promptly inspect or accept supplies shall not relieve the contractor from responsibility, nor impose liability on any of the customers, for nonconforming supplies. See clause 52.212-4, paragraph (o) and addendum to clause 52.212-4, paragraph 1.

## XIX. INVOICING

- A. Each delivery will be accompanied by the Contractor's delivery ticket/invoice. The customer shall sign all copies of the invoice/delivery ticket. <u>Any changes must be made on the face of the delivery ticket/invoice; attachments are not acceptable.</u> See Section XVI, para. C.
- B. <u>No paper invoices shall be submitted to DFAS for payment</u>. For all orders placed via STORES and sent via EDI transaction set 850, invoicing for payment is to be filed electronically using EDI transaction set 810 (see https://www.troopsupport.dla.mil, Select supply chains: Select Subsistence, Select Information: Select Stores & EDI Requests for EDI guidelines).
- C. For all orders downloaded via USDA's customer ordering website FFAVORS web, invoicing for payment shall be done via invoice link from FFAVORS web homepage, http://www.fns.usda.gov/fdd/ffavors.htm.
- D. All invoices submitted by the Contractor must be "clean", i.e. all debits and/or credits must be reflected on the invoice prior to its submission. The Contractor is required to ensure the accuracy of its invoices. The Reconciliation Tool in STORES and/or Invoicing Tool in FFAVORS Web provides the Contractor the ability to ensure said accuracy.
- E. <u>All internal debit/credit transactions must be completed prior to the submission of the invoice</u>. Invoice lines that do not contain the correct invoice data and/or contain incorrect quantities delivered or prices charged will be rejected. The Contractor will be responsible for correction and re-submission.
- F. The same invoice cannot be submitted with different dollar amounts.
- G. The 810 invoices do not go through a testing phase. The Contractor immediately begins sending its invoices in once it has successfully sent its first 850 purchase order.

- H. Any manuallykeyed, or emergency, orders must contain the word "Emergency" in the Purchase Order field when the invoice is submitted for payment. In addition, the CALL number and contract line item number (CLIN) will be entered as "9999" on the invoice. Failure to follow this procedure may result in the rejection of the Contractor's invoice.
- I. For catch weight items, standard rounding methods must be observed, i.e. less than .5 is rounded down; greater than or equal to .5 is rounded up. All weights must be rounded to whole pounds using standard rounding methods. Any line submitted for other than whole numbers will be rejected and require correction and re-submission by the Contractor. Note: Currently, no catch weight items applyto this Solicitation. This does not preclude the possibility that catch weight items may be added in the future for certain items.
- J. Unit prices and extended prices must be formatted not more than two (2) places to the right of the decimal point. Standard rounding methods must be applied. For example, a price of \$2.215 or higher must be rounded up to \$2.22 and a price of \$2.214 or lower must be rounded down to \$2.21.
- K. Although invoices must be submitted electronically via an 810 Electronic Invoice; the following address must appear in the "Bill To" or "Payment Will Be Made By" block of the Contractor's invoice.

DFAS – Columbus Center (SL4701) Attn: DFAS-BVDP P. O. Box 369031 Columbus, OH 43236-9031

Each invoice shall contain sufficient data for billing purposes. This includes, but is not limited to:

Contract Number Call or Delivery Order Number Purchase Order Number DoD Activity Address Code (DODAAC) Contract line item numbers (CLINs) listed in numeric sequence (CLIN order) Item nomenclature Local Stock Number (LSN) or National Stock Number (NSN), as applicable Quantity purchased per item in DLA Troop Support's unit of issue Total dollar value on each invoice (reflecting changes to the shipment, if applicable)

- L. Invoice transactions maybe submitted to DLA Troop Support daily. All internal debit/credit transactions must be completed prior to the submission of the invoice. Invoice lines that do not contain the correct invoice data and/or contain incorrect quantities delivered or prices charged will be rejected. The Contractor will be responsible for correction and re-submission.
- M. Invoice Reconciliation. The following tools been developed to provide an additional method for the Contractor to ensure the accuracy of its own internal accounting process.

1. <u>Vendor Reconciliation Tool ("STORES")</u> - In an effort to improve the payment process, Contractors are required to view what the customer has or has not receipted via the DLA Troop Support STORES website:

https://www.stores.dla.mil/stores\_web/Admin\_Logon.aspx. The Contractor will have access to "un-reconciled" information, i.e., the invoice does not match the receipt because of the quantity and/or price discrepancyor because the customer has not posted a receipt. Both invoice information and receipt information will be available for review on the website by the Contractor. While the Contractor will not have the capability to update customer receipt information, update capability will be available for un-reconciled invoice information for 120 days. It is the Contractor's responsibility to ensure accurate invoices.

2. <u>Invoicing Tool ("FFAVORS")</u> - In an effort to improve the payment process, Contractors are required to view what the customer has or has not receipted via the USDA FFAVORS website: http://www.fns.usda.gov/fdd/fresh-fruits-and-vegetables-order-receipt-system-ffavors The Contractor will have access to "un-reconciled" information, i.e., the invoice does not match the receipt because of the quantity and/or price discrepancy or because the customer has not posted a receipt. Both invoice information and receipt information will be available for review on the website by the Contractor. It is the Contractor's responsibility to ensure accurate invoices.

# XX. PRICE AUDITS

A. Price Verification Audits. Contractors are advised that the Government may conduct price verification analysis in the following manner:

- 1. At the Contracting Officer's discretion, an internal Price Verification Team, in conjunction with the Contracting Officer, may require the contractor to provide copies of specific invoices from any and all suppliers in the supply chain, up to and including, but not limited to, the manufacturer, grower/shipper, private label holder, redistributor, etc., covering up to 100 items that were included on the contractor's catalog at any time during contract performance.
- 2. The Price Verification Team will request the above documentation in writing and the contractor will have thirty (30) days after the request to furnish the documentation.
- 3. A report of overcharges and undercharges (if applicable) will be forwarded to the contractor, and the contractor may be required to pay the Government for the net amount owed for overcharges. The Government reserves all rights and remedies provided by law or under the contract in addition to recovering any overcharges. Undercharges will be evaluated by the Contracting Officer on a case-by-case basis consistent with other terms and conditions of the instant Solicitation.
- 4. The Government may elect to expand the scope of the price verification analysis, and the frequency of future price audits, if overcharges are discovered. The Government may also elect to reduce the scope and frequency of future price verification audits if no overcharges are discovered.
- B. The Government reserves the right to conduct additional price audits to verify price accuracy and recoup overcharges. In such instances, contractors will be required to submit invoices and any other supporting price documentation.
- C. The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention.

# XXI. FILL RATE

A. Order fill rates shall be calculated on an on-time, per order basis and tracked for monthly submission to the Contracting Officer/Account Manager. The fill rate shall be calculated as follows and <u>shall not include substitutions, mis-picks</u>. <u>damaged cases or rejected product</u> (No other method of calculating fill rate will be accepted):

#### <u>Cases accepted</u>X 100 = fill rate % Cases ordered

#### B. Definitions:

- 1. <u>Cases Accepted</u>: Product that the customer has received and receipted not including damaged cases or rejected produce, mis-picks, and product substitutions.
- 2. Cases Ordered: Product requested by a customer
- C. Vendors are required to maintain at a minimum a <u>98.0</u>% fill-rate without substitutions.
- D. The contractor will submit a monthly report, by customer, to the DLA Troop Support Contracting Officer with the following information:
  - 1. Fill Rate with and without Substitution
  - 2. List of all items that were Not in Stock, Returned, Damaged, Mis-picks and Substitutions.

# XXII. HOLIDAYS

A. All orders are to be delivered on the specified delivery date, except for Federal holidays, as outlined below. When a scheduled delivery day falls on one of these days, or one designated by your firm, delivery should occur on the next business day, unless otherwise agreed to by the customer.

New Year's Day Martin Luther King's Birthday President's Day Labor Day Columbus Day Veteran's Day

Independence Day

Thanksgiving Day Christmas Day

Note: Saturday holidays are celebrated on the preceding Friday; Sunday holidays are celebrated on the following Monday.

# XXIII. EMERGENCY ORDERS

- A. Troop requirements can accelerate and surge during wartime, civil emergencies, natural disasters, adverse weather or other conditions. Therefore, last minute ordering may take place as necessary to fulfill customers' requirements.
- B. For Troop customers only, the contractor will provide up to one emergency order per month per customer at no additional cost to the Government. Unless specified by the customer, all emergency order(s) for supplies must be same days ervice. Expeditious fulfillment of the emergency requirement is imperative. The vendor is responsible for providing the ordering facilities with the name of the contractor representative responsible for notification of receipt and handling of such emergency service and his/her phone number and/or cell phone number.

# XXIV. FOOD DEFENSE

- A. DLA Troop Support Subsistence Directorate provides world-wide subsistence logistics support during peace time as well as during regional conflicts, contingency operations, national emergencies, and natural disasters. At any time, the United States Government, its personnel, resources and interests maybe the target of enemy aggression to include espionage, sabotage, or terrorism. This increased risk requires DLA Troop Support to take steps to ensure measures are taken to prevent the deliberate tampering and contamination of subsistence items. The contractor must ensure that products and/or packaging have not been tampered with or contaminated throughout the growing, storage, and delivery process. The contractor must immediately inform DLA Troop Support Subsistence of any attemptor suspected attempt by any party or parties, known or unknown, to tamper with or contaminate subsistence supplies.
- B. As the holder of a contract with the Department of Defense, the contractor should be aware of the vital role they play in supporting our customers. It is incumbent upon the contractor to take all necessary actions to secure product delivered to all military customers, as well as any applicable commercial destinations. We strongly recommend all firms to review their force protection/food defense plans relating to plant security and security of product in light of the heightened threat of terrorism and secure product from intentional adulteration/contamination.
- C. The contractor will insure that all products and/or packaging have not been tampered or contaminated throughout the manufacturing, storage and delivery process. The contractor shall immediately notify the DLA Troop Support Subsistence Contracting Officer of any attempt or suspected attempt by any party or parties, known or unknown, to tamper with or contaminate subsistence supplies.
- D. Accordingly, the contractor shall submit a Food Defense Plan (NOTE: to download a copy of the DLA Troop Support Food Defense Checklist go to http://www.DLA Troop Support.dla.mil/subs/fs\_check.pdf or contact the applicable Contracting Officer or the DLA Troop Support Quality Audits & Food Defense Branch) prior to the start of product delivery under any resultant contract to describe what steps their firm has taken and will take to prevent product tampering and contamination. The contractor will also describe what steps have been or will be taken that relate to overall plant security and food safety. The contractor must describe in detail the types of measures in place or scheduled to be put in place for the performance period of this contract. The DLA Troop Support Produce Quality Audit Team will review Food Defense during Produce Quality Audits/QSMVs as part of the USDA-AMS Good Agricultural Practices (GAP) & Good Handling Practices (GHP) Audits, to verify the implementation, compliance and effectiveness of the firm's Food Defense Plan/Program. Firms/contractors should include specific security measures relating to but not limited to the following areas:
  - 1. Employee Identification
  - 2. Background checks where applicable
  - 3. Control of access to plant facility, gates and doors at the facility
  - 4. Internal Security
  - 5. Training and security awareness
  - 6. Product Integrity
  - 7. Transportation Security

## XXV. PRODUCT QUALITY

- A. <u>Shelf-life</u>: All products delivered shall be as fresh as possible and within the Growers/Packers' original shelf life (i.e., Best if Used-by-Date, Expiration Date, or other markings). Applicable products shall be identified with readable open code such as "Best-Used-by-Date", "Sell-by-Date", date of production, or similar marking indicating the end of the guaranteed freshness date.
  - 1. For Annual Pack Processed Fruits and Vegetable Items (Not Applicable to fresh fruits and vegetables): Products will be from the latest seasonal pack available, unless approved in advance by the Contracting Officer. Annual Pack items shall not be older than one year from Date of Pack/Production Date upon receipt at the contractor's facility. Products must have at least 30 days shelf life remaining when delivered to the customer, unless otherwise approved by the Contracting Officer.
  - 2. <u>For Fresh-Cut Fresh Fruits and Vegetables/Ready-to-Eat Salads/Cole Slaw/etcs:</u> Individual bags/containers must be marked with a 14-day shelf life from the date of production. All products must be received by the customer with at least 50% of recommended shelf life remaining. If the manufacturer recommended shelf life is less than 14-days, the Contracting Officer must be notified in advance and approve shelf life. Any deviation from these requirements must be approved prior to customer delivery, in writing, by the Contracting Officer.
- B. Shell Eggs: Shell eggs must comply with the Federal Food, Drug, and Cosmetic Act (FFDCA) 21 CFR Part 100 169. Facility and product shall also comply with other applicable State, Federal regulations applicable to product or facility (21 CFR 115.50 (b) (2)], 7 CFR, Part 56 US Standards, Grades, and Weight Classes for Shell Eggs (AMS 56), GMPs, etc.).

Shell eggs must originate from a sanitarily approved source as indicated in the contract. Joint Government (DLA Troop Support/USDA-AMS) Sanitation and Food Defense Audits will be performed during DLA Produce Quality Audits/QSMVs or other visits by DLA Troop Support Quality Auditors and USDA-AMS Auditors as deemed appropriate.

- 1. Temperature Requirements: All refrigerated storage areas and transport ambient temperatures for shell eggs cannot exceed 45 degrees Fahrenheit.
- 2. Markings/Labeling Requirements: For cartons (6-Eggs, 12-Eggs, 18-Eggs, etc.) and loose pack (a flat which contains 30-Eggs per flat), both of which are packed into a 15 or 30-dozen case, should have the USDA Grademark (shield) on the cartons. Shell egg cases/shipping containers must be stamped with the USDA Grade AA or A stamp (depending on the declared quality). A copy of the Grading Certificate (Form, PY-210S) shall be provided with the shipment of shell eggs upon customer request, during DLA Troop Support Quality Audits, or as requested by the Contracting Officer. Shipping containers/cases shall be marked/labeled with Plant Name, Address, Date of Pack, expiration (expiration not to exceed 30 days from day eggs were packed in cartons), Size Identification, quantity, Grade, etc.
- 3. Shelf Life: Shell eggs shall have a minimum of 14 days shelf life remaining when delivered to DLA customers, unless otherwise authorized by Contracting Officer and the customer.
- C. Commercial standards shall be used to maintain temperatures appropriate for individual produce items during storage and delivery to DLA Troop Support customers.
  - 1. Level of Product Quality:
    - (a) When designating an item as a match for the DOD item in the schedule of items listed in the solicitation, the item must be:
      - (i) Identical in respect to packaging when the DOD unit of issue is not described by weights (e.g. pound or ounce).
      - (ii) Equivalent in respect to grade or fabrication.

All items must meet or exceed the Government's item description of their assigned Government stock number and the specified US Grade.

D. Pathogens: The Contractor will use prevailing commercial practice for testing of pathogens including, but not limited to, E. Coli, Listeria Monocytegenes, Salmonella, Shigella, and Coagulase Positive Staph Aureus.

#### XXVI. QUALITY PROGRAM

- A. A manufacturer, grower/shipper, private label holder, redistributor selection or certification program shall be used to ensure standardized product quality for each item supplied and/or listed in the stock catalogs, regardless of grower/supplier. The product quality shall be equal to that described in the pertinent item specification and/or specified US Grade Standard.
- B. The contractor shall develop and maintain a quality program for the product acquisition, warehousing and distribution to assure the following:
  - 1. Standardized product quality.
  - 2. Wholesome product by veterinary standards.
  - 3. The usage of First-In, First-Out (FIFO) principles and/or First-Expired, First-Out (FEFO).
  - 4. Product shelf life managed and monitored (by date of pack/production of the item).
  - 5. Items are free of damage.
  - 6. Items are segregated in OCONUS warehouses from commercial products, if applicable.
  - 7. Correct items and quantities are selected and delivered.
  - 8. Ensure requirements of the Berry Amendment are met, when applicable.
  - 9. Customer satisfaction is monitored.
  - 10. Product discrepancies and complaints are resolved and corrective action is initiated.
  - 11. Grower/manufacturer, FDA, or DOD initiated food recalls are promptly reported to customers and DLA Troop Support Contracting Officer.
  - 12. Compliance with EPA and OSHA requirements.
  - 13. Distressed or salvaged items or products shall not be used.
  - 14. Applicable food products delivered originate from a source listed as a Sanitarily Approved Food Establishment for Armed Forces Procurement and/or listed in the USDA-AMS Good Agricultural Practices (GAP) Verification Directory or the USDA-AMS Good Handling Practices (GHP) Verification Directory for fresh fruits and vegetables, as applicable. Bulk Fresh fruits and vegetables suppliers must be inspected and listed under the USDA-AMS GAP and/or the GHP Directory.
  - 15. Hazard Analysis and Critical Control Point (HAACP), if applicable.
  - 16. Commercial standards are used to maintain temperatures appropriate for individual items.

## XXVII. WAREHOUSING AND SANITATION PROGRAM/STORED PRODUCT PEST MANAGEMENT

A. The contractor shall develop and maintain a sanitation program and a stored product pest management program for food and other co-located non-food items that comply with industry standard programs such as the Code of Federal Regulations, Title 21, part 110, Food Manufacturing Practices, the Federal Insecticide, Fungicide and Rodenticide Act, as well as all pertinent state and local laws and regulations. Records of inspections performed by the firm, subcontractor, or recognized industry association shall be maintained and made available to the Government at the Contracting Officer's request. Any findings by the firm or its agent documenting a critical sanitation deficiency shall be reported immediately to the Contracting Officer with an attached report of corrective action.

#### XXVIII. PRODUCT SANITARILY APPROVED SOURCE REQUIREMENTS

A. Applicable food products (food products include bulk fresh fruits and vegetables), including pre-cut and packaged fruits, vegetables and salads, mushrooms, sprouts, etc., delivered to customers listed in this solicitation, as well as any customer added at a later date, shall originate either from an establishment (this includes suppliers/subcontractors or direct farm deliveries) listed in the "Directory of Sanitarily Approved Establishments for Armed Forces Procurements" or one which has been inspected under the guidance of the United States Department of Agriculture (USDA). The USDA Guidance for fresh fruits and vegetables is the USDA-AMS Good Agricultural Practices (GAP) Verification Directory or the USDA-AMS Good Handling Practices (GHP) Verification Directory for fresh fruits and vegetables, as applicable. Bulk Fresh fruits and vegetables suppliers must be inspected and listed under the USDA-AMS GAP and/or the GHP Directory.

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		mation see Clause 52.246.9044 "Sanitary Conditions" in this solicitation. It ma .army.mil/, under "Veterinary Applications , DoD Approved Food Services" link.	
XXIX.	RECALL PROCEDUR	ES REQUIREMENTS	
	A. In the event that a procedures as out	product recall is initiated by the USDA, vendor, supplier or manufacturer, the v lined below:	endor should follow the
	1. Immediat	telynotify the following personnel:	
	(a)	Customers that have received the recalled product.	
	(b)	DLA Troop Support Contracting Officer.	
	(c)	DLA Troop Support Account Manager.	
	(d)	DLA Troop Support Customer Safety Officer at (215) 737- 2922.	
	2. Provide th	ne following information to the DLA Troop Support Consumer Safety Officer:	
	(a)	Reason for recall.	
	(b)	of recall, i.e., Type I, II or III.	
	(c)	Description of product.	
	(d)	Amount of product.	
	(e)	List of customers that have received product.	
	(f)	Name and phone number of responsible person (Recall Coordinator).	
	3. The vend Safety Of	or should provide a Final Status Report of Recall, when completed, to the DLA ficer.	A Troop Support Consumer
		cretion of the affected customers, the vendor shall either replace at no additio uantity for any recalled product. Delivery of replacement product shall occur a r.	
XXX.		CULTURAL COMMODITIES ACT (PACA) LICENSE AND USDA GOOD AGR DLING PRACTICES (GHP) AUDIT VERIFICATION	RICULTURAL PRACTICES
	The submitted PA submit proof of a F unacceptable and	ossess and submit proof of a valid, current PACA license at the time they sub CA license must be effective for at least six (6) months after the solicitation clo PACA license, which satisfies the above requirements, may result in a propose removed from further award consideration. Additionally, the contract awardee bughout the life of the contract. Failure to do so may result in termination of the	osing date. Failure to al being deemed technically (s) must maintain a valid
	audit report(s) mus six (6) months pric above requiremen consideration. Ad contract. Failure to	ubmit a GAP/GHP audit report for each place of performance identified in the or st demonstrate that a passing score(s) was/were received and the report(s) more to the solicitation closing date. Failure to submit proof of a GAP/GHP audit re- nts, may result in a proposal being deemed technically unacceptable and remo- Iditionally, the contract awardee(s) must maintain a valid GAP/GHP certification o do so may result in termination of the contract. See www.ams.usda.gov/serv- ning program and certification.	ust be dated no more than eport(s), which satisfies the oved from further award on throughout the life of the
XXXI.	NON-COMPETE PRO	DVISION	

A. The offeror warrants that upon receiving the award, it will not actively promote, engage, or market any of the customers on this acquisition awayfrom the resultant DLA Troop Support contract and onto a fresh fruits and vegetable subsistence contract or account of any other Government agency or commercial entity. This prohibition is in effect during the life of the

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	this term may resu	and restricts competition in the specific area or zone that is the subject of thi Ilt in the Contracting Officer terminating the contract, documenting this action data, and taking other appropriate recourse as permitted by contract or appli	as part of the awardee's
XXII.	SEASONAL ACQUIS	ITION	
	grown produce. T	available, USDA #1 or better quality and competitive price, the government's he successful contractor shall utilize local produce to the maximum extent fea local items on their catalog on a weekly basis. The vendor is responsible fo l area.	asible. The vendor shall
XXIII.	MANAGEMENT REP	ORTS	
	Manager on a mo	all electronically transmit the following reports to the DLA Troop Support Cont nthly basis. All reports shall be cumulative for a one (1) month period and su following month (e.g., reporting period of January 1 through January 31, the	bmitted no later than the
	to as "Su	<u>ine Listing (Manufacturer, Grower/Shipper, Private Label Holder and Redistr</u> <u>pplier")</u> : This report shall list all items purchased along with quantity and dolla ier and annotate whether the supplier is a large business or small business a on-local.	ar value. It shall be sorted
	number o or rejecte without s	<u>Report</u> : The fill-rate is calculated by dividing the number of cases accepted b of cases ordered. <u>No other method of calculating fill rates should be included</u> ad cases should not be included in this calculation. This report should reflect ubstitutions. The report should specify fill rates per customer and an overall a rs under the contract for the month being reported.	<ol> <li>Mis-picks and damaged the fill-rates with and</li> </ol>
	3. <u>Rebates</u> ,	Discounts, Allowances and Other Economic Incentives (collectively referred	to as "Incentives"):
		All incentives for the prior month (i.e. the month being reported) that have be customer or that are due to the customers shall be summarized by listing eac incentive amount. Also include the supplier (see definition in A.1. of this sect and the product usage. The total should be per customer and per order.	ch customer and the
		Also, the contractor must report on any and all financial arrangements under receives moneyfrom any of the contractor's suppliers, and (ii) asserts that su incentive that is owed to the Government under the terms of this solicitation a The contractor must report the name of each supplier that provided moneyto month, a brief description of each financial arrangement, and the respective of each financial arrangement. If a new financial arrangement, which was not p contractor's proposal under this solicitation, is reported, then the monthly rep the contractor believes that the new financial arrangement should not be con would be owed to the Government under the terms of the resultant contract. required in the monthly report if it was previously provided with the contractor solicitation.	uch money is not an and the resulting contract. the contractor during the dollar amount received for reviously provided in the ort must also explain why sidered an incentive that This explanation is not
		The above reports shall be prepared in documents that include the Contractor reports shall be signed by the appropriate official within the Contractor's orgat requisite authority to bind the Contractor and act on its behalf for purposes or such reports, the contractor certifies that it understands the reporting require the relevant contractual terms and conditions, and that the information provide the relevant contractual terms and conditions.	anization holding the f this reporting. By signing ments, that it understands
	contractin orders fill no later th must be r	On a monthlybasis, the contractor shall create and electronicallytransmit and ng office with the stock number, item description, case count, pounds, and do led during the month. All subsequent reports shall be cumulative for one (1) r nan the seventh day of the following month (e.g. reporting period of June 1 th received by July 7). The Contractor shall code the EDI 832 Ref 03 (Foreign S n that is foreign product and "N" for each item that is not foreign product.	Ilar value of non-domestic nonth period and submitte rough June 30, the report

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	complair	e <u>r Service Report</u> : The Contractor shall develop and provide a report summ nts and all positive feedback from ordering activities and the respective reso tomer service incident, including any customer service visits.	
	stock nu Dollar an	<u>ling Dollar Value Report</u> : Sorted by line item; each line is to contain, at a m mber, Item Description, pack or size, brand description, quantity, and total o nounts will be totaled. This report shall be submitted by individual custom o tomer base in each zone.	dollar value of units shipped.
XXXIV. CONTRA	ACT ADMINI	STRATION INFORMATION	
mod	ify any require	r. The DLA Troop Support Contracting Officer is the only person authorized ement of the contract. Notwithstanding anyprovisions contained elsewher th the DLA Troop Support Contracting Officer.	
	Support Cor costs incurre	ent the vendor effects any change at the direction of any person other than ntracting Officer, the change will be considered to have been made without ed by the Agency due to an unauthorized change will be reimbursed by the t authorize any modification or costs associated with a change.	authority and any additional
		s for information on matters related to this contract, such as an explanation ation, shall be submitted to the DLA Troop Support Contracting Officer.	of terms or contract
B. <u>Payn</u>	<u>nents</u> : DFAS	Columbus Center is the payment office for this acquisition.	
		of delivery orders will be made in accordance with the terms and conditior "Contract Terms and Conditions - Commercial Items" that is incorporated on.	
	and cond	will be made in ten (10) days after the receipt of a proper invoice, however ditions of the Prompt Payment Act (31 U.S.C. 3903). All 810 electronic inv , sufficient, clean data before any payment can be made.	
		tractor is responsible to use MyInvoice for detailed summary of payments ( l at: https://wawf.eb.mil/	line by line analysis) which can
	on the in 52.232-3	ernment intends to make payments under the resultant contract by electror formation contained in the System for Award Management Registration (S/ 33, "Payment by Electronic Funds Transfer- System for Award Managemen r, the election as to whether to make payment by check or electronic funds nent.	AM). Reference Clause t" is incorporated by reference.
C. <u>Adm</u>	inistration:		
		tracting Officer from the DLA Troop Support Supplier Operations - Produce administration of the contract.	and Market Fresh Division will
		ated representative at the ordering activity will perform administration of the udes approving product substitutions and delivery changes.	e individual delivery order.
	3. The DLA	Troop Support Contracting Officer must approve any changes to the resul	tant contract.
XXXV. PROPO A. Pricir		SSION INFORMATION	
	Approacl represer	ng for the zone will be evaluated through the Schedule of Items Approach. h is a grouping of items along with the estimated quantities. The items four ht 100% of the estimated dollar value for 24 months for that particular group heir unit price for each item, broken down into the corresponding Delivered ents.	nd in the Schedule of Items . Offerors are required to

a. Pricing will be based on the following formula:

### Contract Unit Price = Delivered Price + Distribution Price

b. In accordance with DLAD Clause 52.215-9023, Reverse Auction may be used for Distribution Prices <u>only</u>.

## 2. Definitions:

- a. "Contract Unit Price" See Economic Price Adjustment Clause (EPA).
- b. "Delivered Price" See Economic Price Adjustment Clause (EPA).
- c. "Distribution Price" See Economic Price Adjustment Clause (EPA).
- 3. Formatting of Prices: Prices shall be formatted to no more than two places to the right of the decimal point, for example, \$2.50. In the event that the offeror submits a price that exceeds this limitation, the price will be rounded up or down using standard rounding methods. For example, a price of \$2.215 or higher will be rounded up to \$2.22 and a price of \$2.214 or lower will be rounded down to \$2.21.
- 4. Distribution Prices Multiple Groups and Tiers:
  - a. Multiple Groups. If multiple Groups are covered under this Solicitation, the offeror is permitted to submit a separate Distribution Price for each Group. In this instance, "Group" refers to a distinct and separate set of customers that require produce support (e.g. Troops vs. Schools). In the event that an offeror includes a Distribution Price for only one Group but through its proposal submission clearly indicates that it had intended to submit a proposal for multiple Groups covered by the Solicitation (e.g. submits pricing for all items contained in the Schedule of Items for all Groups), the Contracting Officer will interpret the offeror's omission of a separate Distribution Price for the other Group as its willingness to retain the same Distribution Price as the Group it was provided for and apply it to all Groups. Per this provision, this interpretation by the Contracting Officer is reasonable and acceptable by the offeror.
  - b. Tiers. Only one Distribution Price shall be offered for all items in each Tier. Offerors may propose a different Distribution Price per Tier. As described above in paragraph A.4.a., if an offeror fails to propose a Distribution Price for all of the Tiers, the Contracting Officer will utilize the last proposed Tier and apply it onward for each subsequent Tier. For instance, an offeror proposes a Distribution Price of \$3.00 for Tier 1, and fails to provide any Distribution Price for Tier 2. The Contracting Officer will apply the \$3.00 Distribution Price from Tier 1 to Tier 2. This application is reasonable and acceptable by the offeror per the terms of this section.
- B. Schedule of Items: Pricing
  - 1. The Schedule of Items in Attachment 1 represents 100% of the estimated dollar value of this procurement. Offerors must submit pricing information. The unit prices of all items found in the Schedule of Items will be comparatively assessed to identify any unusually high or low priced items. This assessment may include, but is not limited to, comparison amongst offerors' prices as well as comparison against USDA market report prices and internal Government databases that are applicable.
  - 2. Estimated quantities for each 24-month period (2 separate Tiers, each consisting of a 24-month time period) are indicated next to each item and are for information and evaluation purposes only. The Offeror's proposed Contract Unit Prices found in the Schedule of Items will be multiplied by the estimated quantities by Tier in order to calculate the Offeror's overall aggregate total price, which will be compared against the other offerors in order to identify the lowest overall price proposal.
  - 3. Offerors are to submit proposed prices in accordance with the definitions of the separate price components identified under paragraph A., above, of this section. The Delivered Prices proposed must reflect those prices that were paid by the offeror for the various items during the time period from Sunday, November 6, 2016 through Saturday, November 25, 2016. Upon request from the Contracting Officer, an offeror may be required to substantiate the aforementioned proposed Delivered Prices with a product invoice (quotes maybe accepted in very limited circumstances per Contracting Officer discretion) and accompanying freight invoice. The offeror's proposed contract unit price must be in a format that shows the delivered price and the distribution price as

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	e entries, then totaled. For example, if the delivered price is \$2.00 and the hould be formulated as follows:	distribution price is \$3.00,
	\$ 2.00 + \$ 3.00 = \$ 5.00 (Prices used for illustrative purposes only)	
a.	Do Not Submit only the Unit Price; the two (2) elements must be shown	separately.
b.	Delivered and Distribution Prices for all items are to be submitted accord Issue. THERE ARE NO EXCEPTIONS to this requirement. Failure to do proposal being deemed technically unacceptable and therefore eliminate award. All items listed in the solicitation will ultimately become part of th recent prices submitted prior to award will be incorporated into the vendo	so may result in an offeror's ed from further consideration for e vendor's catalog. The most
C. Distribution Price	s	
above, o Each gro	or shall provide distribution prices for each group and for each tier, as disc f this section, in the Schedule of Items. Each distribution price shall be pro oup may have a different distribution price. Also, each tier may have a diffe tribution price shall apply to all items during the entire tier period.	vided on a per-case basis.
each ind Distribut	elivered Prices (as discussed further below), Distribution Prices shall rema ividual contract Tier. As such, the Distribution Price for Tier 1 does not ha ion Prices for Tiers 2. These prices can differ or remain the same as the 1 constant for the duration of each tier period.	ive to be equal to the
D. Delivered Prices		
offeror's	or is required to submit pricing on all items within the schedule of items. F proposed prices on the schedule of items shall reflect the offeror's delivere iday, November 6, through Saturday, November 25, 2016.	
all of its redistrib must be number item. T particula may be a the rule a unsatisfa submit a and rem to explai has a str docume contract. paid was routinely permitte purpose time peri procurer submitti being ev	f the evaluation process, the Government reserves the right to require and proposed Delivered Prices with an invoice from the manufacturer, grower/s utor (collectively referred to as "Supplier") along with the corresponding free indicated on the invoice with bulk freight charges broken down by the case must be clearly marked on each invoice (both product and freight) to identif the preferred documentation is the manufacturer, grower/shipper, or private r line item was not stocked during that time period, a written quote from a raccepted. However, please note that anything other than an invoice, such and may not be satisfactory to the Contracting Officer in substantiating and actory to the Contracting Officer, said price will be unacceptable and treate price at all. This situation may result in the offeror's proposal being deem oved from further consideration for award. If an offeror does not have an in why an invoice is not available (e.g. item not in season, do not carry, etc. ong preference for invoices over market quotes or other documentation. An that invoices (and other documentation as permitted) must contain realistic based upon. For example, an invoice for a quantity of 1 will not be accepted. Quote of submitting a price lower than an existing invoice price within the offeror of equired by the Solicitation. This type of gamesmanship (i.e. lowballing nent process and runs afoul of the clear intention of this Solicitation. As sung a quote, the offeror is certifying that it did not purchase, nor have in stoc aluated. Information that is later obtained by the Contracting Officer that cargo a group is a paper price that contain the is solicitation, approximate per the terms of this Solicitation.	shipper, private label holder, or ight invoice. The freight charge a. If requested, the line item fy the invoice's corresponding a label holder invoice. If a manufacturer or grower/shipper as quotes, are the exception to offeror's Delivered Price. If d as though the offeror did not ned technically unacceptable invoice, then the offeror needs .). As stated, the Government Al invoices, quotes, or other to support the resultant c quantities for which the price ted when the Government ce (and other documentation as s shall not be used for the s possession for the particular g) threatens the integrity of the uch, it will not be tolerated. By the, the item for the time period asts doubt on the veracity of

identified situations and scenarios and ultimately deciding on what information is acceptable and substantiates an offeror's proposed Delivered Prices. Any quote must be presented in the following manner:

- a. Detailed on a manufacturer or grower/shipper letterhead;
- b. Date price quote was supplied;
- c. Time period price quote is effective; to include expiration date;
- d. Quantity covered by price quote;
- e. Manufacturer or grower/shipper part number; and
- f. Manufacturer's or grower/shipper's point of contact: including name, title, address, and phone numbers.
- 3. Prices must not extend more than two [2] places to the right of the decimal point. Standard rounding methods must be observed. For example, a delivered price of \$2.215 or higher must be rounded up to \$2.22 and a price of \$2.214 or lower must be rounded down to \$2.21.
- 4. If an offeror carries a variety of brands for the same item, the price submitted shall be for the lowest priced, technically acceptable item that meets the Government's minimum requirements.
- 5. All items procured under the resultant contract are subject to all contractual clauses and regulations, including, but not limited to, DFARS 252.225-7012, Preference for Certain Domestic Commodities, and the requirement that items be procured from a sanitarily approved source. All invoices and quotes must contain sufficient information to clearly reflect compliance with solicitation/contract terms and conditions.
- 6. Offerors are required to submit this portion on a spreadsheet containing the following information (Attachment 1):
  - (a) Stock Number.
  - (b) Item Description: Government Item Description.
  - (c) Estimated Quantity: Quantity provided.
  - (d) <u>Unit of Issue</u>: Self-explanatory. Note: Unit of Issue must be same as Government's listed in the Market Basket of Items.
  - (e) <u>Delivered Price (DEP)</u>: The price you actually paid for the item, as substantiated by a manufacturer's, grower/shipper's, or private label holder's invoice. As discussed above, a quote may be accepted, in limited circumstances, to substantiate this price. Similar, as discussed below (see EPA section), a redistributor's invoice maybe accepted, in limited circumstances, to substantiate this price.
  - (f) Distribution Price (DIP): Your distribution price.
  - (g) Contract <u>Unit Price</u>: Delivered Price + Distribution Price.
  - (h) <u>Total</u>: Estimated Quantity multiplied by Unit Price.
  - (i) Gov't Average Case Weight: Provided.
- E. Instructions for Proposal Spreadsheet-Attachment 1
  - Please fill in the white boxes only. For Group 1, DoD to include Troop customers fill in Delivered Price Including Freight cells G7 to G74 and Tier 1 Distribution Price cell H7, Tier 2 Distribution Price cell M7. The offeror must submit Tier 1, and Tier 2 distribution prices, which are automatically calculated by filling in cells H7 for Tier 1 and M7 for Tier 2 in Attachment 1. For Group 2, Non-DoD to include USDA customers in NY, NJ, and PA, fill in Delivered Price Including Freight cells H7 to H96 and Tier 1 Distribution Price cell I7, and Tier 2 distribution price in cell N7. The offeror must submit Tier one, and Tier two distribution prices, which are automatically calculated by filling in cells I7 for Tier 1 and N7 for Tier 2 in Attachment 1. Filling in the Delivered Price including Freight as wells as Tier Distribution Price cells will atuomatically calculate your total evaluated price for each tier. All components of the tier unit price must be rounded to two (2) places to the right of the decimal point. If an offeror does not submit Tier 1, and Tier 2 prices, the offeror's proposal maybe rejected. Tier price increases or decreases are to be expressed in dollars and cents only. The firm may also elect to offer no change in the distribution prices over the life of the contract. If you are not changing Tier period distribution pricing, all offerors

must fill in cell H7 for Tier 1, and M7 for Tier 2 for the Troop with the same distribution pricing, and must fill in cell I7 for Tier 1, and N7 for Tier 2 for the School with the same distribution pricing. As a reminder, all offerors must submit <u>ONE DISTRIBUTION PRICE</u> which will apply to every item in a group in the schedule of items. Multiple distribution prices within tier one or tier two will not be accepted.

- 2. When preparing the spreadsheet, totals must appear in the rows titled <u>"TIER 1 EVALUATION", "TIER 2</u> <u>EVALUATION", "TOTAL EVALUATION INCLUDING ALL TIERS (UNWEIGHTED)" and "TOTAL EVALUATION</u> <u>INCLUDING ALL TIERS (WEIGHTED)"</u>. Each firm must submit a hard copy of their spreadsheet(s) for the Tier 1 and Tier 2 periods, as well as a copy of the spreadsheet(s) on a CD/DVD. The offerors' entire proposal, including a copy of the solicitation and all other documents should also be on a CD/DVD.
- F. Financial Arrangements: As part of a proposal, an offeror must submit a list identifying any and all financial arrangements under which the offeror:
  - (i) receives money from any of the offeror's suppliers, and
  - (ii) asserts that such money is not a rebate, discount, or other economic incentive that would be owed to the Government under the terms of this solicitation and the resulting contract.

The offeror must provide the name of each supplier with whom the contractor has such a financial arrangement(s), provide a brief description of each financial arrangement, and explain why the offeror believes that each financial arrangement should not be considered a rebate, discount, or other incentive that would be owed to the Government under the terms of this solicitation and the resulting contract.

## Part 12 Clauses

# 52.212-04 CONTRACT TERMS AND CONDITIONS - COMMERCIAL ITEMS (MAY 2015) FAR

(a) Inspection/Acceptance. The Contractor shall onlytender for acceptance 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. If repair/replacement or reperformance will not correct the defects or is not possible, the Government may seek an equitable price reduction or adequate consideration for acceptance of nonconforming supplies or services. The Government must exercise its post-acceptance rights—

(1) Within a reasonable 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.

(b) Assignment. The Contractor or its assignee may assign its rights to receive payment due as a result of performance of this contract to a bank, trust company, or other financing institution, including any Federal lending agency in accordance with the Assignment of Claims Act (<u>31 U.S.C. 3727</u>). However, when a third party makes payment (e.g., use of the Governmentwide commercial purchase card), the Contractor may not assign its rights to receive payment under this contract.

(c) Changes. Changes in the terms and conditions of this contract may be made only by written agreement of the parties.
 (d) Disputes. This contract is subject to the Contract Disputes Act of 1978, as amended (<u>41 U.S.C. 601-613</u>). Failure of the parties to this contract to reach agreement on any request for equitable adjustment, claim, appeal or action arising under or relating to this contract shall be a dispute to be resolved in accordance with the clause at FAR <u>52.233-1</u>, Disputes, which is incorporated herein by reference. The Contractor shall proceed diligently with performance of this contract, pending final resolution of any dispute arising under the contract.

(e) Definitions. The clause at FAR <u>52.202-1</u>, Definitions, is incorporated herein by reference.

(f) 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.

(g) Invoice.

(1) The Contractor shall submit an original invoice and three copies (or electronic invoice, if authorized) to the address designated in the contract to receive invoices. An invoice must include—

(i) Name and address of the Contractor;

(ii) Invoice date and number;

<ul> <li>(ii) Contract number: contract line item number and if applicable the order number;</li> <li>(iv) Description quantity unit of nessure, unit prices and obtained prices of the lumit delivered;</li> <li>(v) Terms of any discount for prompt payment fifted;</li> <li>(vi) Terms of any discount for prompt payment fifted;</li> <li>(vi) Name and address of official to whom payments to be sent;</li> <li>(vii) Name, site, and phone number of person to notify in event of defective invoice; and</li> <li>(vi) Terms of any discount for prompt payment fifted;</li> <li>(vi) Name and address of official to whom payments to be sent;</li> <li>(viii) Name, tite, and phone number of person to notify in event of defective invoice; and</li> <li>(v) Terms of any discount for prompt payment official to show the invoice only if required elsewhere in this contract.</li> <li>(d) Ter Contractor shall include ETF banking information.</li> <li>(e) TET banking information is not required to be on the invoice.</li> <li>(i) TeT banking information is not required to be on the invoice.</li> <li>(i) ETF banking information is not required to the Pompt Payment of 32.232-34. Payment by Electronic Punds Transfer-Contral Contractor shall include the requirements on the States of registration.</li> <li>(i) Patent information is not required if the Government and its officers, employees and agents against liability, including costs. for actual or alloged direct or contributory infingement d, or inducement to infinge, any United States of releging patent. Tademark arc copythyls, string out the performance of this contract.</li> <li>(j) Prompt payment. The Contractor shall neclude to the officers, employees and agents against liability, including costs. For actual or alloged direct or contributory infingement d, or inducement to infinge, any United States of releging patent. Tademark arc copythyls, string out the performance of this contract.</li> <li>(j) Prompt payment. The Contractor shall indeminity the Covernment to infinge, any United State</li></ul>	CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-16-R-0045	PAGE 29 OF 63 PAGES
<ul> <li>(DMB) prompt payment regulations at 5 CFR Part 1315.</li> <li>(I) Patent indermity, The Contractor shall indermity the Government and its officers, employees and agents against liability, including costs, for actual or alleged director contributory infringement of, or inducement to infringe, any United States or foreign patent, trademark or copyright, arising out of the performance of this contract, provided the Contractor is reasonably notified of such claims and proceedings.</li> <li>(I) Payment—</li> <li>(I) Reyment—</li> <li>(I) Reyment—</li> <li>(I) Reyment—</li> <li>(I) Bed scoped Payment the Government will make payment in accordance with the Prompt Payment Act (31 U.S.C. 3903) and prompt payment performs at 5 CFR Part 1315.</li> <li>(S) Electronic Funds Transfer (EFT). If the Government makes payment by EFT, see 52.212.5(b) for the appropriate EFT clause.</li> <li>(4) Discount. In connection with any discount offered for early payment, time shall be computed from the date of the invoice. For the purpose of computing the discount earned, payment shall be considered to have been made on the date which appears on the payment check or the specified payment due of aluplicate contracting or invoice payment including the—</li> <li>(5) Overpayments. If the Contractor balle duplicate for clustent stating with a description of the overpayment including the—</li> <li>(I) Remit the overpayment (e.g., duplicate payment, the Contracting Officer.</li> <li>(6) Interest.</li> <li>(7) Affeted contract line item or subline item, if applicable; and</li> <li>(10) Contractor point of contact.</li> <li>(11) Rum subst shalbecome payable by the Contractor to the Government under this contract shall be ar simple interest from the date which appears of the oreign ymmet (e.g., duplicate payment, eng. apprent, ilquidation errors, date(s) of overpayment);</li> <li>(2) Affected contract line item or subline item, if applicable;</li> <li>(2) Affected contract line item or subline item, if applicable; and</li> <li>(3) Contract</li></ul>	<ul> <li>(iv) Description, quantity, unit of (v) Shipping number and date lading;</li> <li>(vi) Terms of any discount for p (vii) Name and address of officient (viii) Name, title, and phone nut (ix) Taxpayer Identification Nut (x) Electronic funds transfer (E</li> <li>(A) The Contractor shall include (B) If EFT banking information have submitted correct EFT basis, Payment by Electronic Fund Other Than Central Contractor (C) EFT banking information is</li> </ul>	of measure, unit price and extended price of the items delivered; of shipment, including the bill of lading number and weight of shipment if shi prompt payment offered; ial to whom payment is to be sent; imber of person to notify in event of defective invoice; and mber (TIN). The Contractor shall include its TIN on the invoice only if require FT) banking information. In EEFT banking information on the invoice only if required elsewhere in this c is not required to be on the invoice, in order for the invoice to be a proper inv anking information in accordance with the applicable solicitation provision, co dos Transfer—Central Contractor Registration, or <u>52.232-34</u> , Payment by Ele Registration), or applicable agency procedures.	ed elsewhere in this contract. contract. voice, the Contractor shall potract clause (e.g., <u>52.232-</u> ectronic Funds Transfer—
<ul> <li>(1) Items accepted. Payment shall be made for items accepted by the Government that have been delivered to the delivery destinations selforth in this contract.</li> <li>(2) Prompt payment. The Government will make payment in accordance with the Prompt Payment Act (<u>31 U.S.C. 3903</u>) and prompt payment regulations at 5 CFR Part 1315.</li> <li>(3) Electronic Funds Transfer (EFT). If the Government makes payment by EFT, see <u>52.212-5</u>(b) for the appropriate EFT clause.</li> <li>(4) Discount. In connection with any discount offered for early payment, time shall be computed from the date of the invoice. For the purpose of computing the discount earned, paymentshall be considered to have been made on the date which appears on the payment check or the specified payment date if an electronic funds transfer payment is made.</li> <li>(5) Overpayments. If the Contractor becomes aware of a duplicate contract financing or invoice payment or that the Government has otherwise overpaid on a contract financing or invoice payment, the Contractor shall—</li> <li>(1) Remitthe overpayment amount to the payment office cited in the contract along with a description of the overpayment; (B) Affected contract une ber and delivery order number, if applicable;</li> <li>(2) Affected contract line item or subline item, if applicable; and</li> <li>(3) Contractor point of contact.</li> <li>(4) Di contractor point of contact.</li> <li>(5) Altered contract number and deliver of beroming due. The interestrate shall be the interestrate established by the Secretary of the Treasury as provided in Section 611 of the Contract Disputes Act of 1978 (Public Law 95-663), which is applicable to the period in which the amount becomes due, as provided in (i)(6)(v) of this clause, and then at the rate applicable for each six-month period as fixed by the Secretary ont the advectard of payment and editor as required by 33.2111 if—</li> <li>(4) Alt mounts shall be constractor and be contractor agreement on the existence or amount of a debtiwithin 30 day</li></ul>	(OMB) prompt payment regula (h) Patent indemnity. The Con- costs, for actual or alleged dire trademark or copyright, arising	itions at 5 CFR Part 1315. tractor shall indemnify the Government and its officers, employees and ager act or contributory infringement of, or inducement to infringe, any United State	nts against liability, including es or foreign patent,
<ul> <li>payment regulations at 5 CFR Part 1315.</li> <li>(3) Electronic Funds Transfer (EFT). If the Government makes payment by EFT, see 52.212-5(b) for the appropriate EFT clause.</li> <li>(4) Discount. In connection with any discount offered for early payment, time shall be computed from the date of the invoice. For the purpose of computing the discount earned, payment shall be considered to have been made on the date which appears on the payment techck or the specified payment date if an electronic funds transfer payment is made.</li> <li>(5) Overpayments. If the Contractor becomes aware of a duplicate contract financing or invoice payment or that the Government has otherwise overpaid on a contract financing or invoice payment, the Contractor shall—</li> <li>(i) Remitthe overpayment amount to the payment office cited in the contract along with a description of the overpayment including the—</li> <li>(A) Circumstances of the overpayment (e.g., duplicate payment, erroneous payment, liquidation errors, date(s) of overpayment);</li> <li>(B) Affected contract number and delivery order number, if applicable;</li> <li>(C) Affected contract number and delivery order number, if applicable;</li> <li>(D) Contractor point of contact.</li> <li>(ii) Provide a copy of the remittance and supporting documentation to the Contracting Officer.</li> <li>(6) Interest.</li> <li>(1) All amounts that become payable by the Contract to be Government under this contract shall bear simple interestrom the date due until paid within 30 days of becoming due. The interest rate shall be the interest rate establised by the Secretary of the Treasury as provided in (I)(6)(v) of this clause, and then at the rate applicable for each six-month period as fixed by the Secretary until the amount is paid.</li> <li>(ii) Final decisions. The Contractor age the for each size and a debt is due under the contract.</li> <li>(iii) Final decisions. The Contractor age and hor payment to the Contracting Officer within 30 days;</li> <li>(B) The Contracting Off</li></ul>	<ul> <li>(i) Payment.—</li> <li>(1) Items accepted. Payment s set forth in this contract.</li> </ul>		
<ul> <li>(A) Circumstances of the overpayment (e.g., duplicate payment, erroneous payment, liquidation errors, date(s) of overpayment);</li> <li>(B) Affected contract number and delivery order number, if applicable;</li> <li>(C) Affected contract line item or subline item, if applicable; and</li> <li>(D) Contractor point of contact.</li> <li>(ii) Provide a copy of the remittance and supporting documentation to the Contracting Officer.</li> <li>(6) Interest.</li> <li>(i) All amounts that become payable by the Contractor to the Government under this contract shall bear simple interest from the date due until paid unless paid within 30 days of becoming due. The interest rate shall be the interest rate established by the Secretary of the Treasury as provided in Section 611 of the Contract Disputes Act of 1978 (Public Law 95-563), which is applicable to the period in which the amount becomes due, as provided in (i)(6)(v) of this clause, and then at the rate applicable for each six-month period as fixed by the Secretary until the amount is paid.</li> <li>(ii) The Governmentmay issue a demand for payment to the Contractor upon finding a debt is due under the contract.</li> <li>(iii) Final decisions. The Contracting Officer will issue a final decision as required by 33.211 if—</li> <li>(A) The Contractor fails to liquidate a debt previously demanded by the Contracting Officer within the timeline specified in the demand for payment unless the amounts were not repaid because the Contractor has requested an installment payment agreement; or</li> <li>(C) The Contractor requests a deferment of collection on a debt previously demanded by the Contracting Officer (see 32.607-2).</li> <li>(iv) If a demand for payment.</li> <li>(v) Amounts shall be due at the earliest of the following dates:</li> <li>(A) The date of the first written demand for payment, including any demand for payment resulting from a default termination.</li> <li>(vi) The date of the first written demand for payment, including any demand for payment resulting</li></ul>	payment regulations at 5 CFR (3) Electronic Funds Transfer ( (4) Discount. In connection wit purpose of computing the disc check or the specified paymer (5) Overpayments. If the Contr otherwise overpaid on a contra (i) Remit the overpayment and	Part 1315. EFT). If the Government makes payment by EFT, see <u>52.212-5</u> (b) for the ap h any discount offered for early payment, time shall be computed from the da ount earned, payment shall be considered to have been made on the date w at date if an electronic funds transfer payment is made. actor becomes aware of a duplicate contract financing or invoice payment of act financing or invoice payment, the Contractor shall—	ppropriate EFT clause. ate of the invoice. For the hich appears on the payment r that the Government has
<ul> <li>(ii) Provide a copy of the remittance and supporting documentation to the Contracting Officer.</li> <li>(6) Interest.</li> <li>(i) All amounts that become payable by the Contractor to the Government under this contract shall bear simple interest from the date due until paid unless paid within 30 days of becoming due. The interest rate shall be the interest rate established by the Secretary of the Treasury as provided in Section 611 of the Contract Disputes Act of 1978 (Public Law 95-563), which is applicable to the period in which the amount becomes due, as provided in (i)(6)(v) of this clause, and then at the rate applicable for each six-month period as fixed by the Secretary until the amount is paid.</li> <li>(ii) The Government may issue a demand for payment to the Contractor upon finding a debt is due under the contract.</li> <li>(iii) Final decisions. The Contracting Officer will issue a final decision as required by 33.211 if—</li> <li>(A) The Contractor fails to liquidate a debt previously demanded by the Contracting Officer within 30 days;</li> <li>(B) The Contractor ratus the amounts were not repaid because the Contractor are quested an installment payment agreement; or</li> <li>(C) The Contractor requests a deferment of collection on a debt previously demanded by the Contracting Officer (see 32.607-2).</li> <li>(iv) If a demand for payment was previously issued for the debt, the demand for payment included in the final decision shall identify the same due date as the original demand for payment.</li> <li>(v) Amounts shall be due at the earliest of the following dates:</li> <li>(A) The date of the first written demand for payment, including anydemand for payment resulting from a default termination.</li> <li>(vi) The interest charge shall be computed for the actual number of calendar days involved beginning on the due date and ending on—</li> <li>(A) The date on which the designated office receives payment from the Contractor;</li> <li>(B) The date of issuance of a Government check to the Cont</li></ul>	<ul> <li>(A) Circumstances of the overp</li> <li>(B) Affected contract number a</li> <li>(C) Affected contract line item</li> </ul>	and delivery order number, if applicable; or subline item, if applicable; and	te(s) of overpayment);
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(C) The date on which an amount withheid and applied to the contract debt would otherwise have become payable to the Contractor.	<ul> <li>(B) The date of the first written</li> <li>(vi) The interest charge shall b</li> <li>(A) The date on which the des</li> <li>(B) The date of issuance of a C</li> <li>credit against the contract deb</li> </ul>	demand for payment, including any demand for payment resulting from a de e computed for the actual number of calendar days involved beginning on th ignated office receives payment from the Contractor; Government check to the Contractor from which an amount otherwise payab t; or	e due date and ending on— le has been withheld as a
CONTINUED ON NEXT PAGE	(C) The date on which an amo		

(vii) The interest charge made under this clause maybe reduced under the procedures prescribed in 32.608-2 of the Federal Acquisition Regulation in effect on the date of this contract. (i) Risk of loss. Unless the contract specifically provides otherwise, risk of loss or damage to the supplies provided under this contract shall remain with the Contractor until, and shall pass to the Government upon: (1) Delivery of the supplies to a carrier, if transportation is f.o.b. origin; or (2) Delivery of the supplies to the Government at the destination specified in the contract, if transportation is f.o.b. destination. (k) Taxes. The contract price includes all applicable Federal, State, and local taxes and duties. (I) 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 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 which reasonably could have been avoided. (m) 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. (n) Title. Unless specified elsewhere in this contract, title to items furnished under this contract shall pass to the Government upon acceptance, regardless of when or where the Government takes physical possession. (o) 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. (p) Limitation of liability. Except as otherwise provided by an express warranty, the Contractor will not be liable to the Government for consequential damages resulting from any defect or deficiencies in accepted items. (q) Other compliances. The Contractor shall comply with all applicable Federal, State and local laws, executive orders, rules and regulations applicable to its performance under this contract. (r) Compliance with laws unique to Government contracts. The Contractor agrees to comply with 31 U.S.C. 1352 relating to limitations on the use of appropriated funds to influence certain Federal contracts; 18 U.S.C. 431 relating to officials not to benefit; 40 U.S.C. 3701, et seq., Contract Work Hours and Safety Standards Act; 41 U.S.C. 51-58, Anti-Kickback Act of 1986; 41 U.S.C. 265 and 10 U.S.C. 2409 relating to whistleblower protections; 49 U.S.C. 40118, Fly American; and 41 U.S.C. 423 relating to procurement integrity. (s) Order of precedence. Any inconsistencies in this solicitation or contract shall be resolved by giving precedence in the following order<sup>.</sup> (1) The schedule of supplies/services. (2) The Assignments, Disputes, Payments, Invoice, Other Compliances, and Compliance with Laws Unique to Government Contracts paragraphs of this clause. (3) The clause at 52,212-5 (4) Addenda to this solicitation or contract, including anylicense agreements for computer software. (5) Solicitation provisions if this is a solicitation. (6) Other paragraphs of this clause. (7) The Standard Form 1449. (8) Other documents, exhibits, and attachments. (9) The specification. (t) Central Contractor Registration (CCR). (1) Unless exempted by an addendum to this contract, the Contractor is responsible during performance and through final payment of any contract for the accuracy and completeness of the data within the CCR database, and for any liability resulting from the Government's reliance on inaccurate or incomplete data. To remain registered in the CCR database after the initial registration, the Contractor is required to review and update on an annual basis from the date of initial registration or subsequent updates its information in the CCR database to ensure it is current, accurate and complete. Updating information in the CCR does not alter the terms and conditions of this contract and is not a substitute for a properly executed contractual document. (2)(i) If a Contractor has legally changed its business name, "doing business as" name, or division name (whichever is shown on the contract), or has transferred the assets used in performing the contract, but has not completed the necessary requirements regarding novation and change-of-name agreements in FAR Subpart 42.12, the Contractor shall provide the responsible Contracting Officer a

minimum of one business day's written notification of its intention to (A) change the name in the CCR database; (B) comply with the requirements of <u>Subpart 42.12</u>; and (C) agree in writing to the timeline and procedures specified by the responsible Contracting Officer. The Contractor must provide with the notification sufficient documentation to support the legally changed name.

(ii) If the Contractor fails to comply with the requirements of paragraph (t)(2)(i) of this clause, or fails to perform the agreement at paragraph (t)(2)(i)(C) of this clause, and, in the absence of a properly executed novation or change-of-name agreement, the CCR information that shows the Contractor to be other than the Contractor indicated in the contract will be considered to be incorrect information within the meaning of the "Suspension of Payment" paragraph of the electronic funds transfer (EFT) clause of this contract.

(3) The Contractor shall not change the name or address for EFT payments or manual payments, as appropriate, in the CCR record to reflect an assignee for the purpose of assignment of claims (see <u>Subpart 32.8</u>, Assignment of Claims). Assignees shall be separately registered in the CCR database. Information provided to the Contractor's CCR record that indicates payments, including those made by EFT, to an ultimate recipient other than that Contractor will be considered to be incorrect information within the meaning of the "Suspension of payment" paragraph of the EFT clause of this contract.

(4) Offerors and Contractors may obtain information on registration and annual confirmation requirements via CCR accessed through https://www.acquisition.govorby calling 1-888-227-2423 or 269-961-5757.

## ADDENDUM 52.212-04

The following paragraph(s) of 52.212-4 are amended as indicated below:

## 1. Paragraph (a), Inspection/Acceptance, is revised to add the following:

"Inspection and acceptance of products will be performed at destination. The authorized Government receiving official for each customer is responsible for signing for and accepting products when they are delivered. The final disposition decision rests with the food service officer <u>and/or the authorized Government receiving official</u>.

## 2. Paragraph (c), Changes, is deleted in its entirety and replaced with the following:

(c) Changes.

- (1) In addition to bilateral changes, the Contracting Officer, at his/her discretion, may unilaterally invoke any of the contingency options set forth in this contract.
- (2) The Contracting Officer may at any time, by unilateral written order, make changes within the general scope of this contract in any one or more of the following:
  - (i) Method of shipment or packing;
  - (ii) Place, manner, or time of delivery.

If such change causes an increase or decrease in the cost of, or time required for, performance for any part of the work under this contract, the Contracting Officer shall make equitable adjustment in the contract price, the delivery schedule, or both, and shall modify the contract.

The Contractor must assert its right to an adjustment under this clause within thirty (30) days from the date of receipt of the written order. However, if the Contracting Officer decides that the facts justify it, the Contracting Officer may receive and act upon a proposal submitted before final payment of the contract.

Failure to agree to any adjustment shall be a dispute under the Disputes Clause. However, nothing in this clause shall excuse the Contractor from proceeding with the contract.

# 3. Paragraph (m), Termination for Cause.

Delete paragraph (m) in its entirety and substitute the following:

(m) *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 this contract is terminated in whole or in part for cause, and the supplies or services covered by the contract so terminated are repurchased by the Government, the Government will incur administrative costs in such repurchases. The Contractor and the Government expressly agree that, in addition to any excess costs of repurchase, or any other damages resulting from such default, the Contractor shall pay, and the Government shall accept, the sum of \$1350.00 as payment in full for the administrative costs of such repurchase. This assessment of damages for administrative costs shall applyfor any termination for cause following which the Government repurchases the terminated supplies or services together with any incidental or consequential damages incurred because of the termination. If it is determined that the Government improperly terminated this contract for default, such termination shall be deemed a termination for convenience.

#### 4. Paragraph (r) <u>Compliance with laws unique to Government contracts</u>. Is revised to include the following:

(r)The Contractor agrees to comply with 31 U.S.C. 1352 relating to limitations on the use of appropriated funds to influence certain Federal contracts; 18 U.S.C. 431 relating to officials not to benefit; 40 U.S.C. 3701, *et seq.*, Contract Work Hours and Safety Standards Act; 41 U.S.C. 51-58, Anti-Kickback Act of 1986; 41 U.S.C. 265 and 10 U.S.C. 2409 relating to whistleblower protections; Section 1553 of the American Recovery and Reinvestment Act of 2009 relating to whistleblower protections for contracts funded under that Act; 49 U.S.C. 40118, Fly American; and 41 U.S.C. 423 relating to procurement integrity. The following additional clauses are incorporated by REFERENCE:

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED:	PAGE 32 OF 63 PAGES		
	SPE300-16-R-0045			
		1		
The Contractor agrees to comply with any clause that is checked on the following list of Defense FAR Supplement clauses which, if				
checked, is included in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of				
commercial items or compone	nts.			
1X_52.203-3, Gratuities (AP	R 1984) (10 U.SC. 2207).			
2 X 252 202 7000 Deguiner	n ante Deletie e te Componentien et Form er De DOfficiele (CFD 2011)			
	nents Relating to Compensation of Former DoD Officials (SEP 2011)			
3X _252.203-7003, Agency Office of the Inspector General (DEC 2012) 4X_252.205-7000, Provision of Information to Cooperative Agreement Holders (DEC 1991)				
	siness Subcontracting Plan (DoD Contracts) (AUG 2012)			
	erican and Balance of Payments Program (DEC 2012)			
aAlternate I (OCT 2				
	on on Acquisition of Specialty Metals (MAR 2013)			
	on on Acquisition of Certain Articles Containing Specialty Metals (JUN 2013)			
	ce for Certain Domestic Commodities (FEB 2013)			
10252.225-7015, Restrict	ion on Acquisition of Hand or Measuring Tools (JUN 2005)			
11252.225-7016, Restrict	ion on Acquisition of Ball and Roller Bearings (JUN 2011)			
12252.225-7021, Trade Ag				
aAlternate I (OCT 2				
bAlternate II (OCT				
	ion on Contingent Fees for Foreign Military Sales (APR 2003)			
	onary Policies and Practices of Foreign Governments (APR 2003)			
	ericanFree Trade AgreementsBalance of Payment Program (DEC 2012)			
aAlternate I (JUN 2 bAlternate II (NOV				
cAlternate III (JUN2				
	/ 2012) of 252.225-7036			
	2012) of 252.225-7036			
	tors Performing Private Security Functions (JUN 2013)			
17. X 252.226-7001, Utilizatio	on of Indian Organizations, Indian-Owned Economic Enterprises, and Native H	lawaiian Small Business		
Concerns (SEP 2004)				
18252.227-7013, Rights i	n Technical Data – Noncommercial Items (JUN 2013)			
	al Data Commercial Items (JUN 2013)			
20252.227-7037, Validation	on of Restrictive Markings on Technical Data (JUN 2013),			
	nic Submission of Payment Requests and Receiving Reports (JUN 2012)			
22252.237-7010, Prohibit	ion on Interrogation of Detainees by Contractor Personnel (JUN 2013)			
	g for Contractor Personnel Interacting with Detainees (JUN 2013)			
	sts for Equitable Adjustment (DEC 2012)			
$25. \_ 252.2407.004$ , Salety 0	f Facilities, Infrastructure, and Equipment for Military Operations (OCT 2010) hrough of Motor Carrier Fuel Surcharge Adjustment to the Cost Bearer (JUN 2)	013)		
	portation of Supplies by Sea (APR 2014).	515)		
	2000) of 252.247-7023.			
	( 2002) of 252.247-7023			
	on of Transportation of Supplies by Sea (MAR 2000)			
	ang Member Requirements (OCT 2011)			
	/			

# 52.212-5 Contract Terms and Conditions Required to Implement Statutes or Executive Orders—Commercial Items (Jun 2016)

(a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

(1) <u>52.209-10</u>, Prohibition on Contracting with Inverted Domestic Corporations (Nov2015)

(2) 52.233-3, Protest After Award (Aug 1996) (31 U.S.C. 3553).

(3) <u>52.233-4</u>, Applicable Law for Breach of Contract Claim (OcT2004)(Public Laws 108-77 and 108-78 (<u>19 U.S.C. 3805 note</u>)).

(b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-16-R-0045	PAGE 33 OF 63 PAGES			
[Contracting Officer check as appropriate.]					
_X_ (1) <u>52.203-6</u> , Restrictions on Subcontractor Sales to the Government (Sept 2006), with Alternate I (Oct 1995) ( <u>41 U.S.C.</u> <u>4704</u> and <u>10 U.S.C. 2402</u> ).					
X_ (2) <u>52.203-13</u> , Contr	ractor Code of Business Ethics and Conduct (Oct 2015) ( <u>41 U.S.C. 3509</u> )).				
(3) <u>52.203-15</u> , Whistle	eblower Protections under the American Recovery and Reinvestment Act of 20	009 (June 2010) (Section			
	s to contracts funded by the American Recovery and Reinvestment Act of 200				
	_X_ (4) 52.204-10, Reporting Executive Compensation and First-Tier Subcontract Awards (Oct 2015) (Pub. L. 109-282) (31				
<u>U.S.C. 6101 note</u> ).					
(5) [Reserved].	Constract Departing Deputy segments (Jap 2044) (Dub 1, 444,447, easting 742)				
	(6) <u>52.204-14</u> , Service Contract Reporting Requirements (Jan 2014) (Pub. L. 111-117, section 743 of Div. C).				
743 of Div. C).	(7) <u>52.204-15</u> , Service Contract Reporting Requirements for Indefinite-DeliveryContracts (Jan 2014) (Pub. L. 111-117, section				
-	ting the Government's Interest When Subcontracting with Contractors Debarr	ed Suspended or			
Proposed for Debarment. (Oct 2015) (31 U.S.C. 6101 note).					
_X_ (9) <u>52.209-9</u> , Updates of Publicly Available Information Regarding Responsibility Matters (Jul 2013) (41 U.S.C. 2313).					
(10) [Reserved].					
(11)(i) <u>52.219-3</u> , Notice of HUBZone Set-Aside or Sole-Source Award (Nov 2011) ( <u>15 U.S.C. 657a</u> ).					
(ii) Alternate I (Nov 2011) of <u>52.219-3</u> .					
	ce of Price Evaluation Preference for HUBZone Small Business Concerns (Oc	ct 2014) (if the offeror			
(ii) Alternate I (JAN 20	it shall so indicate in its offer) ( <u>15 U.S.C. 657a</u> ).				
(13) [Reserved]	11) 01 <u>52.2 13-4</u> .				
	tice of Total Small Business Set-Aside (Nov2011) ( <u>15 U.S.C. 644</u> ).				
_X_ (ii) Alternate I (Nov 2					
(iii) Alternate II (Nov 2					
(ii) Alternate I (Oct 19	ce of Partial Small Business Set-Aside (June 2003) ( <u>15 U.S.C. 644</u> ).				
	(ii) Alternate II (Mar 2004) of $52.219-7$ .				
_X_ (16) <u>52.219-8</u> , Utilization of Small Business Concerns (Oct 2014) ( <u>15 U.S.C. 637(d)(2)</u> and (3)).					
	Il Business Subcontracting Plan (Oct 2015) ( <u>15 U.S.C. 637(d)(4)</u> ).				
(ii) Alternate I (Oct 20)					
(iii) Alternate II (Oct 20 (iv) Alternate III (Oct 2					
(18) <u>52.219-13</u> , Notice	e of Set-Aside of Orders (Nov 2011) ( <u>15 U.S.C. 644(r)</u> ).				
	itations on Subcontracting (Nov2011) ( <u>15 U.S.C. 637(a)(14)</u> ).				
	dated Damages—Subcon-tracting Plan (Jan 1999) ( <u>15 U.S.C. 637(d)(4)(F)(i)</u> ).				
	e of Service-Disabled Veteran-Owned Small Business Set-Aside (Nov2011) (				
	Award Small Business Program Rerepresentation (Jul 2013) ( <u>15 U.S.C. 632(a</u>				
Business Concerns (Dec 2015	e of Set-Aside for, or Sole Source Award to, Economically Disadvantaged Wo	imen-Owned Small			
-	e of Set-Aside for, or Sole Source Award to, Women-Owned Small Business (	Concerns Eligible Under the			
	ss Program (Dec 2015) ( <u>15 U.S.C. 637(m)</u> ).				
$X_{2}$ (25) <u>52.222-3</u> , Convict Labor (June 2003) (E.O. 11755).					
_X_ (26) 52.222-19, Child Labor—Cooperation with Authorities and Remedies (Feb 2016) (E.O. 13126).					
_X_ (27) <u>52.222-21</u> , Proł	_X_ (27) <u>52.222-21</u> , Prohibition of Segregated Facilities (Apr 2015).				
	al Opportunity (Apr 2015) (E.O. 11246).				
	al Opportunity for Veterans (Oct 2015)( <u>38 U.S.C. 4212</u> ).				
$X_{1}$ (30) <u>52.222-36</u> , Equal Opportunity for Workers with Disabilities (Jul 2014) ( <u>29 U.S.C. 793</u> ).					
_X_ (31) <u>52.222-37</u> , Employment Reports on Veterans (FEB 2016) (38 U.S.C. 4212).					
_X_ (32) <u>52.222-40</u> , Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496). _X_ (33)(i) <u>52.222-50</u> , Combating Trafficking in Persons (Mar 2015) ( <u>22 U.S.C. chapter 78</u> and E.O. 13627).					
	$(15) \text{ of } \frac{52.222-50}{22} (22 \text{ U.S.C. chapter 78} \text{ and E.O. 13627}).$	5027).			
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CONTINUATION SHEET

_X_ (34) 52.222-54, Employment Eligibility Verification (Oc⊤ 2015). (Executive Order 12989). (Not applicable to the acquisition of	of
commercially available off-the-shelf items or certain other types of commercial items as prescribed in 22.1803.)	
(35)(i) (35)(i) <u>52.223-9</u> , Estimate of Percentage of Recovered Material Content for EPA–Designated Items (May 2008) ( <u>42 U.S.C.</u>	
<u>6962(c)(3)(A)(ii)</u> ). (Not applicable to the acquisition of commercially available off-the-shelf items.)	
(ii) Alternate I (May 2008) of <u>52.223-9</u> ( <u>42 U.S.C. 6962(i)(2)(C)</u> ). (Not applicable to the acquisition of commercially available off-the-shelf items.)	
(36) <u>52.223-11</u> , Ozone-Depleting Substances and High Global Warming Potential Hydrofluorocarbons (JUN 2016) (E.O.	
13693).	
(37) <u>52.223-12</u> , Maintenance, Service, Repair, or Disposal of Refrigeration Equipment and Air Conditioners (JUN 2016) (E.O.	
13693).	
(38)(i) <u>52.223-13</u> , Acquisition of EPEAT®-Registered Imaging Equipment (JUN 2014) (E.O.s 13423 and 13514).	
(ii) Alternate I (Oct 2015) of <u>52.223-13</u> .	
(39)(i) <u>52.223-14</u> , Acquisition of EPEAT®-Registered Televisions (JUN 2014) (E.O.s 13423 and 13514).	
(ii) Alternate I (Jun 2014) of <u>52.223-14</u> .	
(40) <u>52.223-15</u> , Energy Efficiency in Energy-Consuming Products (DEc 2007) ( <u>42 U.S.C. 8259b</u> ).	
(41)(i) 52.223-16, Acquisition of EPEAT®-Registered Personal Computer Products (OcT2015) (E.O.s 13423 and 13514).	
(ii) Alternate I (Jun 2014) of <u>52.223-16</u> .	
X_(42) 52.223-18, Encouraging Contractor Policies to Ban Text Messaging While Driving (Aug 2011) (E.O. 13513).	
(43) <u>52.223-20</u> , Aerosols (Jun 2016) (E.O. 13693).	
(44) <u>52.223-21</u> , Foams (Jun 2016) (E.O. 13693).	
(45) <u>52.225-1</u> , Buy American—Supplies (May 2014) ( <u>41 U.S.C. chapter 83</u> ).	
(46)(i) <u>52.225-3</u> , Buy American—Free Trade Agreements—Israeli Trade Act (May 2014) ( <u>41 U.S.C. chapter 83, 19 U.S.C.</u>	
3301 note, 19 U.S.C. 2112 note, 19 U.S.C. 3805 note, 19 U.S.C. 4001 note, Pub. L. 103-182, 108-77, 108-78, 108-286, 108-302, 109-	
53, 109-169, 109-283, 110-138, 112-41, 112-42, and 112-43.	
(ii) Alternate I (May 2014) of <u>52.225-3</u> .	
(iii) Alternate II (May 2014) of <u>52.225-3</u> .	
(iv) Alternate III (May 2014) of <u>52.225-3</u> .	
(47) <u>52.225-5</u> , Trade Agreements (FEB 2016) ( <u>19 U.S.C. 2501</u> , et seq., <u>19 U.S.C. 3301</u> note).	
_X_ (48) 52.225-13, Restrictions on Certain Foreign Purchases (June 2008) (E.O.'s, proclamations, and statutes administered b	у
the Office of Foreign Assets Control of the Department of the Treasury).	
(49) <u>52.225-26</u> , Contractors Performing Private Security Functions Outside the United States (Jul 2013) (Section 862, as	
amended, of the National Defense Authorization Act for Fiscal Year 2008; <u>10 U.S.C. 2302 Note</u> ).	
(50) <u>52.226-4</u> , Notice of Disaster or Emergency Area Set-Aside (Nov 2007) ( <u>42 U.S.C. 5150</u> ).	
(51) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (Nov 2007) ( <u>42 U.S.C. 5150</u> ).	
(52) <u>52.232-29</u> , Terms for Financing of Purchases of Commercial Items (Feb 2002) ( <u>41 U.S.C. 4505</u> , <u>10 U.S.C. 2307(f)</u> ).	
(53) <u>52.232-30</u> , Installment Payments for Commercial Items (Oct 1995) ( <u>41 U.S.C. 4505</u> , <u>10 U.S.C. 2307(f)</u> ).	
$X_{54}$ (54) 52.232-33, Payment by Electronic Funds Transfer—System for Award Management (Jul 2013) (31 U.S.C. 3332).	
(55) <u>52.232-34</u> , Payment by Electronic Funds Transfer—Other than System for Award Management (Jul 2013) ( <u>31 U.S.C.</u>	
(56) <u>52.232-36</u> , Payment by Third Party (May 2014) ( <u>31 U.S.C. 3332</u> ).	
(57) <u>52.239-1</u> , Privacy or Security Safeguards (Aug 1996) ( <u>5 U.S.C. 552a</u> ).	_
(58)(i) <u>52.247-64</u> , Preference for Privately Owned U.SFlag Commercial Vessels (Feb 2006) ( <u>46 U.S.C. Appx. 1241(b)</u> and <u>1</u>	<u>0</u>
<u>U.S.C. 2631</u> ).	
(ii) Alternate I (Apr 2003) of <u>52.247-64</u> . (c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting	
Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable	
to acquisitions of commercial items:	
[Contracting Officer check as appropriate.]	
(1) <u>52.222-17</u> , Nondisplacement of Qualified Workers (May 2014)(E.O. 13495).	
(2) $52.222-41$ , Service Contract Labor Standards (May 2014) (41 U.S.C. chapter 67).	
(3) $52.222-42$ , Statement of Equivalent Rates for Federal Hires (May 2014) ( $29$ U.S.C. 206 and $41$ U.S.C. chapter 67).	
(4) <u>52.222-43</u> , Statement of Equivalent Rates for Federal Files (May 2014) ( <u>29.0.5.0. 206</u> and <u>41.0.5.0. Chapter or</u> ). (4) <u>52.222-43</u> , Fair Labor Standards Act and Service Contract Labor Standards-Price Adjustment (Multiple Year and Option	
Contracts) (May 2014) ( <u>29 U.S.C. 206</u> and <u>41 U.S.C. chapter 67</u> ).	
CONTRACTS / (Way 2014) (230.3.6.200 and 410.3.6. Chapter 07).	
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\_\_\_ (5) <u>52.222-44</u>, Fair Labor Standards Act and Service Contract Labor Standards—Price Adjustment (May 2014) (<u>29 U.S.C. 206</u> and <u>41 U.S.C. chapter 67</u>).

\_\_\_ (6) <u>52.222-51</u>, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment—Requirements (May 2014) (<u>41 U.S.C. chapter 67</u>).

\_\_\_ (7) <u>52.222-53</u>, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services— Requirements (May 2014) (<u>41 U.S.C. chapter 67</u>).

\_\_\_ (8) <u>52.222-55</u>, Minimum Wages Under Executive Order 13658 (Dec 2015).

\_\_\_(9) <u>52.226-6</u>, Promoting Excess Food Donation to Nonprofit Organizations (May 2014) (<u>42 U.S.C. 1792</u>).

\_\_ (10) <u>52.237-11</u>, Accepting and Dispensing of \$1 Coin (Sept 2008) (<u>31 U.S.C. 5112(p)(1)</u>).

(d) Comptroller General Examination of Record. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at <u>52.215-</u>2, Audit and Records—Negotiation.

(1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.

(2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR <u>Subpart 4.7</u>, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available for 3 years.

(3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.

(e)(1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e)(1) in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause—

(i) <u>52.203-13</u>, Contractor Code of Business Ethics and Conduct (Oct 2015) (<u>41 U.S.C. 3509</u>).

(ii) <u>52.219-8</u>, Utilization of Small Business Concerns (Oct 2014) (<u>15 U.S.C. 637(d)(2)</u> and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$700,000 (\$1.5 million for construction of any public facility), the subcontractor must include <u>52.219-8</u> in lower tier subcontracts that offer subcontracting opportunities.

(iii) <u>52.222-17</u>, Nondisplacement of Qualified Workers (May 2014) (E.O. 13495). Flow down required in accordance with paragraph (I) of FAR clause <u>52.222-17</u>.

(iv) <u>52.222-21</u>, Prohibition of Segregated Facilities (Apr 2015)

(v) <u>52.222-26</u>, Equal Opportunity (Apr 2015) (E.O. 11246).

(vi) <u>52.222-35</u>, Equal Opportunity for Veterans (Oct 2015) (<u>38 U.S.C. 4212</u>).

(vii) <u>52.222-36</u>, Equal Opportunity for Workers with Disabilities (Jul 2014) (<u>29 U.S.C. 793</u>).

(viii) <u>52.222-37</u>, Employment Reports on Veterans (Feb 2016) (<u>38 U.S.C. 4212</u>)

(ix) <u>52.222-40</u>, Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496). Flow down required in accordance with paragraph (f) of FAR clause <u>52.222-40</u>.

(x) <u>52.222-41</u>, Service Contract Labor Standards (May 2014) (<u>41 U.S.C. chapter 67</u>).

(xi)

52.222-50, Combating Trafficking in Persons (Mar 2015) (22 U.S.C. chapter 78 and E.O 13627). Alternate I (Mar 2015) of 52.222-50 (22 U.S.C. chapter 78 and E.O 13627).

(xii) <u>52.222-51</u>, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment-Requirements (May 2014) (<u>41 U.S.C. chapter 67</u>). (xiii) <u>52.222-53</u>, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services-

(xiii) <u>52.222-53</u>, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services-Requirements (May 2014) (<u>41 U.S.C. chapter 67</u>).

(xiv) <u>52.222-54</u>, Employment Eligibility Verification (Oct 2015) (E.O. 12989).

(xv) 52.222-55, Minimum Wages Under Executive Order 13658 (Dec 2015).

(xvi) <u>52.225-26</u>, Contractors Performing Private Security Functions Outside the United States (Jul 2013) (Section 862, as amended, of the National Defense Authorization Act for Fiscal Year 2008; <u>10 U.S.C. 2302 Note</u>).

(xvii) <u>52.226-6</u>, Promoting Excess Food Donation to Nonprofit Organizations (May 2014) (<u>42 U.S.C. 1792</u>). Flow down required in accordance with paragraph (e) of FAR clause <u>52.226-6</u>.

(xviii) <u>52.247-64</u>, Preference for Privately Owned U.S.-Flag Commercial Vessels (Feb 2006) (<u>46 U.S.C. Appx. 1241(b)</u> and <u>10</u> U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause <u>52.247-64</u>.

(2) While not required, the Contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

### CLAUSES ADDED TO PART 12 BY ADDENDUM

252.201-7000 CONTRACTING OFFICER'S REPRESENTATIVE (DEC 1991) DFARS

252.203-7000 REQUIREMENTS RELATING TO COMPENSATION OF FORMER DOD OFFICIALS (SEP 2011) DFARS

252.203-7002 REQUIREMENT TO INFORM EMPLOYEES OF WHISTLEBLOWER RIGHTS (SEP 2013) DFARS

252.203-7003 AGENCY OFFICE OF THE INSPECTOR GENERAL (DEC 2012) DFARS

# 252.203-7996 PROHIBITION ON CONTRACTING WITH ENTITIES THAT REQUIRE CERTAIN INTERNAL CONFIDENTIALITY AGREEMENTS-REPRESENTATION (OCT 2015) DFARS

(a) In accordance with section 101(a) of the Continuing Appropriations Act, 2016 (Pub. L. 114-53) and any subsequent FY 2016 appropriations act that extends to FY 2016 funds the same restrictions as are contained in section 743 of division E, title VII, of the Consolidated and Further Continuing Appropriations Act, 2015 (Pub. L. 113-235), none of the funds appropriated (or otherwise made available) by this or any other Act may be used for a contract with an entity that requires employees or subcontractors of such entity seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contactors from lawfully reporting such waste, fraud, or abuse to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

(b) The prohibition in paragraph (a) of this provision does not contravene requirements applicable to Standard Form 312, Form 4414, or any other form issued by a Federal department or agency governing the nondisclosure of classified information.

(c) Representation. By submission of its offer, the Offeror represents that it does not require employees or subcontractors of such entity seeking to report fraud, waste, or abuse to sign or comply with internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contactors from lawfully reporting such waste, fraud, or abuse to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

#### (End of provision)

# 252.203-7997 PROHIBITION ON CONTRACTING WITH ENTITIES THAT REQUIRE CERTAIN INTERNAL CONFIDENTIALITY AGREEMENTS (OCT 2015) DFARS

(a) The Contractor shall not require employees or subcontractors seeking to report fraud, waste, or abuse to sign or comply with internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contactors from lawfully reporting such waste, fraud, or abuse to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

(b) The Contractor shall notify employees that the prohibitions and restrictions of any internal confidentiality agreements covered by this clause are no longer in effect.

(c) The prohibition in paragraph (a) of this clause does not contravene requirements applicable to Standard Form 312, Form 4414, or any other form issued by a Federal department or agency governing the nondisclosure of classified information.

(d)(1) Use of funds appropriated (or otherwise made available) by the Continuing Appropriations Act, 2016 (Pub. L. 114-53) or any other FY 2016 appropriations act that extends to FY 2016 funds the same prohibitions as contained in sections 743 of division E, title VII, of the Consolidated and Further Continuing Appropriations Act, 2015 (Pub. L. 113-235) may be prohibited, if the Government determines that the Contractor is not in compliance with the provisions of this clause.

(2) The Government may seek any available remedies in the event the Contractor fails to perform in accordance with the terms and conditions of the contract as a result of Government action under this clause.

(End of clause)

#### 52.204-07 SYSTEM FOR AWARD MANAGEMENT (JUL 2013) FAR

52.204-13 SYSTEM FOR AWARD MANAGEMENT MAINTENANCE (JUL 2013) FAR

252.204-7003 CONTROL OF GOVERNMENT PERSONNEL WORK PRODUCT (APR 1992) DFARS

252.204-7004 ALTERNATE A, SYSTEM FOR AWRD MANAGEMENT (FEB 2014) DFARS

## 252.204-7009 LIMITATIONS ON THE USE OR DISCLOSURE OF THIRD-PARTY CONTRACTOR REPORTED CYBER INCIDENT INFORMATION (DEC 2015) DFARS

#### (a) Definitions. As used in this clause-

"Compromise" means disclosure of information to unauthorized persons, or a violation of the security policy of a system, in which unauthorized intentional or unintentional disclosure, modification, destruction, or loss of an object, or the copying of information to unauthorized media may have occurred.

"Controlled technical information" means technical information with military or space application that is subject to controls on the access, use, reproduction, modification, performance, display, release, disclosure, or dissemination. Controlled technical information would meet the criteria, if disseminated, for distribution statements B through F using the criteria set forth in DoD Instruction 5230.24, Distribution Statements on Technical Documents. The term does not include information that is lawfully publicly available without restrictions.

"Covered defense information" means unclassified information that-

(1) ls—

(i) Provided to the contractor by or on behalf of DoD in connection with the performance of the contract; or (ii) Collected, developed, received, transmitted, used, or stored by or on behalf of the contractor in support of the performance of the contract; and

(2) Falls in any of the following categories:

(i) Controlled technical information.

(ii) Critical information (operations security). Specific facts identified through the Operations Security process about friendly intentions, capabilities, and activities vitally needed by adversaries for them to plan and act effectively so as to guarantee failure or unacceptable consequences for friendly mission accomplishment (part of Operations Security process).

(iii) Export control. Unclassified information concerning certain items, commodities, technology, software, or other information whose export could reasonably be expected to adversely affect the United States national security and nonproliferation objectives. To include dual use items; items identified in export administration regulations, international traffic in arms regulations and munitions list; license applications; and sensitive nuclear technology information.

(iv) Any other information, marked or otherwise identified in the contract, that requires safeguarding or dissemination controls pursuant to and consistent with law, regulations, and Governmentwide policies (e.g., privacy, proprietary business information).

"Cyber incident" means actions taken through the use of computer networks that result in a compromise or an actual or potentially adverse effect on an information system and/or the information residing therein.

(b) *Restrictions.* The Contractor agrees that the following conditions apply to any information it receives or creates in the performance of this contract that is information obtained from a third-party's reporting of a cyber incident pursuant to DFARS clause 252.204-7012, Safeguarding Covered Defense Information and Cyber Incident Reporting (or derived from such information obtained under that clause):

(1) The Contractor shall access and use the information onlyfor the purpose of furnishing advice or technical assistance directly to the Government in support of the Government's activities related to clause 252.204-7012, and shall not be used for any other purpose.

(2) The Contractor shall protect the information against unauthorized release or disclosure.

(3) The Contractor shall ensure that its employees are subject to use and non-disclosure obligations consistent with this clause prior to the employees being provided access to or use of the information.
(4) The third-party contractor that reported the cyber incident is a third-party beneficiary of the non-disclosure agreement between the Government and Contractor, as required by paragraph (b)(3) of this clause.

(5) A breach of these obligations or restrictions may subject the Contractor to—

(i) Criminal, civil, administrative, and contractual actions in law and equity for penalties,

damages, and other appropriate remedies by the United States; and

(ii) Civil actions for damages and other appropriate remedies by the third party that reported the cyber incident, as a third party beneficiary of this clause.

(c) Subcontracts. The Contractor shall include this clause, including this paragraph (c), in subcontracts, or similar contractual instruments, for services that include support for the Government's activities related to safeguarding

covered defense information and cyber incident reporting, including subcontracts for commercial items, without alteration, except to identify the parties.

(End of clause)

# 252.204-7012 SAFEGUARDING COVERED DEFENSE INFORMATION AND CYBER INCIDENT REPORTING (DEC 2015) DFARS

(a) Definitions. As used in this clause—

"Adequate security" means protective measures that are commensurate with the consequences and probability of loss, misuse, or unauthorized access to, or modification of information.

"Compromise" means disclosure of information to unauthorized persons, or a violation of the security policy of a system, in which unauthorized intentional or unintentional disclosure, modification, destruction, or loss of an object, or the copying of information to unauthorized media may have occurred.

"Contractor attributional/proprietary information" means information that identifies the contractor(s), whether directly or indirectly, by the grouping of information that can be traced back to the contractor(s) (e.g., program description, facility locations), personally identifiable information, as well as trade secrets, commercial or financial information, or other commercially sensitive information that is not customarily shared outside of the company.

"Contractor information system" means an information system belonging to, or operated by or for, the Contractor.

"Controlled technical information" means technical information with military or space application that is subject to controls on the access, use, reproduction, modification, performance, display, release, disclosure, or dissemination. Controlled technical information would meet the criteria, if disseminated, for distribution statements B through F using the criteria set forth in DoD Instruction 5230.24, Distribution Statements on Technical Documents. The term does not include information that is lawfully publicly available without restrictions.

"Covered contractor information system" means an information system that is owned, or operated by or for, a contractor and that processes, stores, or transmits covered defense information.

"Covered defense information" means unclassified information that-

(i) Is—

(A) Provided to the contractor by or on behalf of DoD in connection with the performance of the contract; or (B) Collected, developed, received, transmitted, used, or stored by or on behalf of the contractor in support of the performance of the contract: and

(ii) Falls in any of the following categories:

(A) Controlled technical information.

(B) *Critical information (operations security)*. Specific facts identified through the Operations Security process about friendly intentions, capabilities, and activities vitally needed by adversaries for them to plan and act effectively so as to guarantee failure or unacceptable consequences for friendly mission accomplishment (part of Operations Security process).

(C) Export control. Unclassified information concerning certain items, commodities, technology, software, or other information whose export could reasonably be expected to adversely affect the United States national security and nonproliferation objectives. To include dual use items; items identified in export administration regulations, international traffic in arms regulations and munitions list; license applications; and sensitive nuclear technology information.

(D) Any other information, marked or otherwise identified in the contract, that requires safeguarding or dissemination controls pursuant to and consistent with law, regulations, and Governmentwide policies (e.g., privacy, proprietary business information).

"Cyber incident" means actions taken through the use of computer networks that result in a compromise or an actual or potentially adverse effect on an information system and/or the information residing therein.

"Forensic analysis" means the practice of gathering, retaining, and analyzing computer-related data for investigative purposes in a manner that maintains the integrity of the data.

"Malicious software" means computer software or firm ware intended to perform an unauthorized process that will have adverse impact on the confidentiality, integrity, or availability of an information system. This definition includes a virus, worm, Trojan horse, or other code-based entity that infects a host, as well as spyware and some forms of adware.

"Media" means physical devices or writing surfaces including, but is not limited to, magnetic tapes, optical disks, magnetic disks, large-scale integration memory chips, and printouts onto which information is recorded, stored, or printed within an information system.

"Operationally critical support" means supplies or services designated by the Government as critical for airlift, sealift, intermodal transportation services, or logistical support that is essential to the mobilization, deployment, or sustainment of the Armed Forces in a contingency operation.

"Rapid(ly) report(ing)" means within 72 hours of discovery of any cyber incident.

"Technical information" means technical data or computer software, as those terms are defined in the clause at DFARS 252.227-7013, Rights in Technical Data-Non Commercial Items, regardless of whether or not the clause is incorporated in this solicitation or contract. Examples of technical information include research and engineering data, engineering drawings, and associated lists, specifications, standards, process sheets, manuals, technical reports, technical orders, catalog-item

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-16-R-0045	PAGE 39 OF 63 PAGES
identifications, data s code.	ets, studies and analyses and related information, and computer software ex	ecutable code and source
(b) Adequat	e security. The Contractor shall provide adequate security for all covered defe tractor information systems that support the performance of work under this c	
(1)	ecurity, the Contractor shall— Implement information systems security protections on all covered contractor	r information systems
incl	luding, at a minimum— (i) For covered contractor information systems that are part of	
	(IT) service or system operated on behalf of the Government- (A) Cloud computing services shall be subject to the	securityrequirements
	specified in the clause 252.239-7010, Cloud Comput contract; and	
	(B) Any other such IT service or system (i.e., other th be subject to the security requirements specified else (ii) For covered contractor information systems that are not pa	ewhere in this contract; or
	operated on behalf of the Government and therefore are not s requirement specified at paragraph (b)(1)(i) of this clause—	
	(A) The security requirements in National Institute of (NIST) Special Publication (SP) 800-171, "Protecting	
	Information in Nonfederal Information Systems and C http://dx.doi.org/10.6028/NIST.SP.800-171 that is in a	Organizations,"
	solicitation is issued or as authorized by the Contract practical, but not later than December 31, 2017. The	Contractor shall notify the
	DoD CIO, via email at osd.dibcsia@mail.mil, within 3 any security requirements specified by NIST SP 800	
	time of contract award; or (B) Alternative but equally effective security measure the inspilitute section particular requirement and es-	
(2)	the inabilityto satisfya particular requirement and ac accepted in writing by an authorized representative of Apply other information systems security measures when the Contractor eas	of the DoD CIO; and
info	prmation systems security measures, in addition to those identified in paragra required to provide adequate security in a dynamic environment based on an	aph (b)(1) of this clause, may
vulr	nerability. cident reporting requirement.	
the	When the Contractor discovers a cyber incident that affects a covered contra covered defense information residing therein, or that affects the contractor's	ability to perform the
req	uirements of the contract that are designated as operationally critical suppor (i) Conduct a review for evidence of compromise of covered de	efense information,
	including, but not limited to, identifying compromised compute and user accounts. This review shall also include analyzing co	overed contractor information
	system(s) that were part of the cyber incident, as well as other Contractor's network(s), that may have been accessed as a re to identify compromised covered defense information, or that a	esult of the incident in order
	to provide operationally critical support; and (ii) Rapidly report cyber incidents to DoD at http://dibnet.dod.n	-
	<i>Cyber incident report.</i> The cyber incident report shall be treated as informational include, at a minimum, the required elements at http://dibnet.dod.mil.	
(3) Medium assuranc	e certificate requirement. In order to report cyber incidents in accordance wit Il have or acquire a DoD-approved medium assurance certificate to report cyb	
(d) Malicious	approved medium assurance certificate, see http://iase.disa.mil/pki/eca/Pages s <i>software.</i> The Contractor or subcontractors that discover and isolate malicion	ous software in connection
Contracting		
shallpreser	reservation and protection. When a Contractor discovers a cyber incident has ve and protect images of all known affected information systems identified in	paragraph (c)(1)(i) of this
	all relevant monitoring/packet capture data for at least 90 days from the subm ow DoD to request the media or decline interest.	ission of the cyber incident

(f) Access to additional information or equipment necessary for forensic analysis. Upon request by DoD, the Contractor shall provide DoD with access to additional information or equipment that is necessary to conduct a forensic analysis.

(g) Cyber incident damage assessment activities. If DoD elects to conduct a damage assessment, the Contracting Officer will request that the Contractor provide all of the damage assessment information gathered in accordance with paragraph (e) of this clause.

(h) DoD safeguarding and use of contractor attributional/proprietary information. The Government shall protect against the unauthorized use or release of information obtained from the contractor (or derived from information obtained from the contractor) under this clause that includes contractor attributional/proprietary information, including such information submitted in accordance with paragraph (c). To the maximum extent practicable, the Contractor shall identify and mark attributional/proprietary information. In making an authorized release of such information, the Government will implement appropriate procedures to minimize the contractor attributional/proprietary information that is included in such authorized release, seeking to include only that information that is necessary for the authorized purpose(s) for which the information is being released.

(i) Use and release of contractor attributional/proprietary information not created by or for DoD. Information that is obtained from the contractor (or derived from information obtained from the contractor) under this clause that is not created by or for DoD is authorized to be released outside of DoD—

(1) To entities with missions that may be affected by such information;

(2) To entities that may be called upon to assist in the diagnosis, detection, or mitigation of cyber incidents;

(3) To Government entities that conduct counterintelligence or law enforcement investigations;

(4) For national security purposes, including cyber situational awareness and defense purposes (including

with Defense Industrial Base (DIB) participants in the program at 32 CFR part 236); or

(5) To a support services contractor ("recipient") that is directly supporting Government activities under a contract that includes the clause at 252.204-7009, Limitations on the Use or Disclosure of Third-Party

Contractor Reported Cyber Incident Information.

(j) Use and release of contractor attributional/proprietary information created by or for DoD. Information that is obtained from the contractor (or derived from information obtained from the contractor) under this clause that is created by or for DoD (including the information submitted pursuant to paragraph (c) of this clause) is authorized to be used and released outside of DoD for purposes and activities authorized by paragraph (i) of this clause, and for any other lawful Government purpose or activity, subject to all applicable statutory, regulatory, and policy based restrictions on the Government's use and release of such information.

(k) The Contractor shall conduct activities under this clause in accordance with applicable laws and regulations on the interception, monitoring, access, use, and disclosure of electronic communications and data.

(I) Other safeguarding or reporting requirements. The safeguarding and cyber incident reporting required by this clause in no way abrogates the Contractor's responsibility for other safeguarding or cyber incident reporting pertaining to its unclassified information systems as required by other applicable clauses of this contract, or as a result of other applicable U.S. Government statutory or regulatory requirements.

(m) Subcontracts. The Contractor shall-

(1) Include this clause, including this paragraph (m), in subcontracts, or similar contractual instruments, for operationally critical support, or for which subcontract performance will involve a covered contractor information system, including subcontracts for commercial items, without alteration, except to identify the parties; and

(2) When this clause is included in a subcontract, require subcontractors to rapidly report cyber incidents directly to DoD at http://dibnet.dod.mil and the prime Contractor. This includes providing the incident report number, automatically assigned by DoD, to the prime Contractor (or next higher-tier subcontractor) as soon as practicable.

(End of clause)

252.204-7015 DISCLOSURE OF INFORMATION TO LITIGATION SUPPORT CONTRACTORS (FEB 2014) DFARS

#### 52.204-9001 ELECTRONIC ORDER TRANSMISSION (NOV 2011) DLAD

Supplies procured through the Defense Logistics Agency (DLA) may be ordered via electronic ordering. Offerors must check one of the following alternatives for paperless order transmission:

[] Electronic Data Interchange (EDI) transmissions in accordance with ANSI X12 Standards through DLA Transaction Services approved value added network (VAN).

[] Electronic Mail (email) award notifications containing Web links to electronic copies of the Department of Defense (DD) Form 1155, Order for Supplies or Services.

## 252.205-7000 PROVISION OF INFORMATION TO COOPERATIVE AGREEMENT HOLDERS (DEC 1991) DFARS

252.209-7004 SUBCONTRACTING WITH FIRMS THAT ARE OWNED OR CONTROLLED BY THE GOVERNMENT OF A TERRORIST COUNTRY (OCT 2015) DFARS

252.209-7991 REPRESENTATION BY CORPORATIONS REGARDING AN UNPAID DELINQUENT TAX LIABILITY OR A FELONY CONVICTION UNDER ANY FEDERAL LAW—FISCAL YEAR 2016 APPROPRIATIONS (OCT 2015) DFARS (a) In accordance with section 101(a) of the Continuing Appropriations Act, 2016 (Pub. L. 114-53) and any subsequent FY 2016 appropriations act that extends to FY 2016 funds the same restrictions as are contained in sections 744 and 745 of division E, title VII, of the Consolidated and Further Continuing Appropriations Act, 2015 (Pub. L. 113-235), none of the funds made available by this or any other Act may be used to enter into a contract with any corporation that— (1) Has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timelymanner pursuant to an agreement with the authority responsible for collecting the tax liability, where the awarding agency is aware of the unpaid tax liability, unless the agency has considered suspension or debarment of the corporation and made a determination that this further action is not necessary to protect the interests of the Government; or			
(2) Was convicted of a felony criminal violation under any Federal law within the preceding 24 months, where the awarding agency is aware of the conviction, unless the agency has considered suspension or debarment of the corporation and made a determination that this action is not necessary to protect the interests of the Government.			
(b) The Offeror represents that—			
(1) It is [] is not [] a corporation that has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability,			
(2) It is [] is not [] a corporation that was convicted of a felony criminal violation under a Federal law within the preceding 24 months.			
(End of provision)			
52.211-05 MATERIAL REQUIREMENTS (AUG 2000) FAR			
52.211-17 DELIVERY OF EXCESS QUANTITIES (SEP 1989) FAR			
52.215-06 PLACE OF PERFORMANCE (OCT 1997) FAR			
<ul> <li>(a) The offeror or respondent, in the performance of any contract resulting from this solicitation, [] intends, [] does not intend [check applicable block] to use one or more plants or facilities located at a different address from the address of the offeror or respondent as indicated in this proposal or response to request for information.</li> <li>(b) If the offeror or respondent checks "i ntends" in paragraph (a) of this provision, it shall insert in the following spaces the required information:</li> </ul>			

## Place of Performance

(Street Address, City, State, County, ZIP Code)

Name and Address of Owner and Operator of the Plant or Facility if Other than Offeror or Respondent

(End of Provision)

**REVERSE AUCTION (OCT 2013)** 

## 52.216-19 ORDER LIMITATIONS (OCT 1995) FAR

(a) Minimum order. When the Government requires supplies or services covered by this contract in an amount of less than \$150.00, the Government is not obligated to purchase, nor is the Contractor obligated to furnish, those supplies or services under the contract.
 (b) Maximum order. The Contractor is not obligated to honor—

(1) Any order for a single item in excess of \$25,000.00 ;

(2) Any order for a combination of items in excess of \$100,000.00; or

(3) A series of orders from the same ordering office within 7 days that together call for quantities exceeding the limitation in paragraph (b)(1) or (2) of this section.

(c) If this is a requirements contract (i.e., includes the Requirements clause at subsection 52.216-21 of the Federal Acquisition Regulation (FAR)), the Government is not required to order a part of any one requirement from the Contractor if that requirement exceeds the maximum-order limitations in paragraph (b) of this section.

(d) Notwithstanding paragraphs (b) and (c) of this section, the Contractor shall honor anyorder exceeding the maximum order limitations in paragraph (b), unless that order (or orders) is returned to the ordering office within 1 days after issuance, with written notice stating the Contractor's intent not to ship the item (or items) called for and the reasons. Upon receiving this notice, the Government may acquire the supplies or services from another source. (End of clause)

### 52.216-22 INDEFINITE QUANTITY (OCT 1995) FAR

(a) This is an indefinite-quantity contract for the supplies or services specified, and effective for the period stated, in the Schedule. The quantities of supplies and services specified in the Schedule are estimates only and are not purchased by this contract.
(b) Delivery or performance shall be made only as authorized by orders issued in accordance with the Ordering clause. The Contractor shall furnish to the Government, when and if ordered, the supplies or services specified in the Schedule up to and including the quantity designated in the Schedule as the "maximum." The Government shall order at least the quantity of supplies or services designated in the Schedule as the "minimum."

(c) Except for any limitations on quantities in the Order Limitations clause or in the Schedule, there is no limit on the number of orders that may be issued. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations. (d) Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; provided, that the Contractor shall not be required to make any deliveries under this contract after 90 days from contract completion (End of clause)

#### 252.216-7006 ORDERING (MAY 2011) DFARS

(a) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders or task orders by the individuals or activities designated in the contract schedule. Such orders maybe issued from begin daythrough 48 Months/4 Years [insert dates].

## 52.216-9064 ECONOMIC PRICE ADJUSTMENT (EPA)

#### ECONOMIC PRICE ADJUSTMENT (EPA) – ACTUAL MATERIAL COSTS FOR SUBSISTENCE DELIVERED PRICE BUSINESS MODEL – DLA TROOP SUPPORT SUBSISTENCE PRIME VENDOR (SPV) CONTIGUOUS UNITED STATES (CONUS), ALASKA, AND HAWAII

#### (APR 2014)

(a) Warranties. For the portion of the schedule that is covered by this EPA clause, the Contractor warrants that-

(1) Contract unit prices covered by this contract do not include allowances for any portion of the contingency covered by this clause; and

(2) Price adjustments invoiced under this contract shall be computed in accordance with the provisions of this clause.

(b) Definitions. As used throughout this clause, the term:

(1) "Private label holder" means:

(i) A manufacturer or grower with whom the contractor holds an ownership and/or financial interest, or ownership and/or financial interest in a specific item (s) produced by a manufacturer or grower; or

(ii) An entity holding an intellectual property interest, whether by ownership or license, in the label under which product is being sold in the commercial marketplace; or

(iii) An entity holding exclusive marketing and/or sales authority of a product, or one holding property rights in a proprietary product formula.

(2) "Redistributor" means an entity independent of the contractor from which the contractor purchases product for purposes of consolidating quantities and/or obtaining a competitive delivered price.

(3) "Standard Freight" means the published list price or prevailing market rate for transportation of subsistence and food service operating supplies, i.e. the transportation charge for delivery from the manufacturer/grower/private label holder or redistributor to the SPV Contractor. This may include inter-division transfers between the SPV Contractor's warehouses provided the delivered price (inclusive of standard freight) of a product at a given time is identical to the delivered price of the same product at the same time to other commercial customers in the SPV Contractor's electronic purchasing system.

(i) In the event the SPV Contractor picks up product free on board (f.o.b.) origin from a manufacturer/grower/private label holder, or arranges for delivery transportation from a third party source other than the manufacturer/grower/private label holder, the standard freight charge shall be based on market tariffs/conditions and shall not exceed the lesser of:

(A) The manufacturer/grower/private label holder's or manufacturer/grower/private label holder's carrier's freight price normally payable by the SPV Contractor for inbound shipments of such products and quantities to the Contractor's distribution point; or

(B) An average price based on market conditions for freight in the same market for the same type of freight service for like products, shipping methods and quantities.

(ii) In rare circumstances, and only with the Contracting Officer's written approval, the SPV Contractor may use drop shipments, i.e. the product is shipped directly from the manufacturer/grower/private label holder to the customer without the SPV Contractor taking possession. This may involve transportation charges using non-standard freight such as FedEx, United Parcel Service (UPS), or the United States (U.S.) Postal Service. In such instances the Contracting Officer will determine price reasonableness on the unit price inclusive of freight.

(4) "Contract unit price" means the total price per unit charged to DLA Troop Support for a product delivered to DLA Troop Support's customers. The Contract unit price consists of three components: delivered price plus distribution price less Government rebates and discounts. The unit price sum of the three component prices shall be rounded up or down as applicable, to the nearest cent to determine the final Contract unit price.

#### (5) Delivered price.

(i) Delivered price" means the most recent manufacturer, grower, or private label holder commercial price per unit to the Contractor, inclusive of all standard freight, that is input in the contractor's purchasing system as the starting basis for its pricing to customers prior to the application of any specific distribution fees, rebates, discounts, limited discounts, or other financial agreements with the Contractor's customers. The delivered price shall be based on f.o.b. destination delivered using standard freight. The delivered price shall exclude all costs that are to be covered in the distribution price. The SPV Contractor warrants that the delivered price to its delivering warehouse of a product sold at any given time by the SPV Contractor to DLA Troop Support customers is identical to the delivered price of such product sold at the same time to its other customers.

(A) Exception: For mandatory source items, the delivered price shall be limited to the nonprofit agency's price for product as set in accordance with applicable law, plus standard freight.

(B) Exception: A redistributor's price for a specific manufacturer/grower/private label holder's product (or stock keeping unit (SKU)) may be used as long as the redistributor's price for the quantity ordered is equal to or lower than the manufacturer's/grower's/private label holder's current price inclusive of Government rebates and discounts (as defined below). Supporting documentation (published price list, manufacturer letter/email, or similar proof of price comparison) maybe required. The determination that the supporting documentation is sufficient to establish the manufacturer's/grower's/private label holder's current price rests solely with the Contracting Officer.

(C) Exception: Standard freight may not apply to drop shipments and f.o.b. origin pickups.

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(ii) The Contractor shall utilize best commercial practices in purchasing its food items under this contract, to include seeking and using competition to the maximum extent practicable for all purchases and purchasing in the most economical order quantities and terms and conditions.

(6) "Distribution Price(s)" means the firm fixed price portion of the Contract Unit price, offered as a dollar amount per unit of issue, rounded up or down to the nearest cent. The distribution price is the only method for the Contractor to bill the Government for all aspects of contract performance other than delivered price; including but not limited to, the performance requirements of the statement of work (SOW) for the applicable SPV solicitation and resulting contract. As detailed above in paragraph (5), delivered price is distinct from and not to be included in the distribution price. For both drop shipments and Government pick-ups, the Contracting Officer may negotiate a reduced distribution price with the Contractor since the Contractor is not handling the product.

(7) "Government rebates and discounts" means all rebates, discounts, and limited discounts designated for the Government, including National Allowance Pricing Agreements (NAPA) discounts, food show discounts, early payment discounts (other than qualifying early payment discounts as defined in the Rebates, Discounts and Price Related Provisions section of the solicitation), and any other rebates, discounts, or similar arrangements designated by the manufacturer/grower/ private label holder or redistributor to be passed to the Government or passed to all customers without specific designation. In accordance with other provisions of the contract (and subject to any applicable exceptions in those provisions), all Government rebates and discounts shall be passed to the Government via a reduced catalog price (i.e. "off invoice"). Any Government rebates and discounts that must be passed to the Government and which cannot be applied as an up-front price reduction must be submitted via check payable to the U.S. Treasury, with an attached itemized listing of all customer purchases byline item to include contract number, call number, purchase order number and contract line item number (CLIN).

(8) "Ordering catalog" means the electronic listing of items and their corresponding Contract unit prices available for ordering under this contract.

(9) "Ordering Week" means from Sundayat 12:01 AM through the following Saturday until midnight (Eastern Time ET, standard or daylight as applicable).

(c) Price adjustments.

(1) General.

(i) All Contract unit prices shall be fixed and remain unchanged until changed pursuant to this clause or other applicable provision of the contract. Only the delivered price component of the Contract unit price is subject to adjustment under this clause. After the first ordering week, if the Contractor's delivered price changes for any or all Contract unit prices, the Contract unit price shall be changed in the next week's ordering catalog upon the Contractor's request, submitted in accordance with paragraph (iii) below, by the same dollar amount of the change in the delivered price, subject to the limitations in paragraph (d). The price change shall be effective at the beginning of the next ordering week. All ordering catalog unit prices computed in accordance with this clause and in effect when an order is placed shall remain in effect for that order through delivery. DLA Troop Support will be charged the Contract unit price in effect at the time of each order regardless of any changes in the unit price occurring in any subsequent ordering week.

(ii) Catalog delivered prices must be reflective of the prime vendor's last receipt price (the price of the stock most recently received into SPV contractor's inventory).

(iii) Updates to the delivered price: All notices and requests for new item delivered prices and price changes shall be submitted weekly, no later than 12:00PM Eastern Time on Wednesday to be effective in the following Ordering Week's Ordering Catalog prices. The delivered price shall have any and all Government rebates and discounts subtractions made prior to presenting the delivered price to DLA Troop Support. The Contractor shall notify the Contracting Officer of its notice/request in the form of an electronic data interchange (EDI) 832 transaction set. The change notice shall include the Contractor's adjustment in the delivered price component of the applicable Contract unit price. Upon the Contracting Officer's acceptance of such EDI 832 price changes in accordance with paragraph (v) below, the price change transaction sets will post in the next week's ordering catalog and each Contract unit price shall be changed by the same dollar amount of the change in the delivered price in the next week's ordering catalog.

(iv) All price changes, and catalog contract prices, are subject to review by the Government. The Contracting Officer may at any time require the submission of supporting data to substantiate any requested price change or the requested continuation of the pre-existing price for any item, including prices applicable to prior ordering weeks. Upon notice from the Contracting Officer that supporting data is required, the Contractor shall promptly furnish to the Government all supporting data, including but not limited to, invoices, quotes, price

lists, manufacturer/grower/private label holder documentation regarding Government rebates and discounts, and any other substantiating information requested by the Contracting Officer.

(v) Price change requests that the Contracting Officer questions or finds to be inconsistent with the requirements of this clause shall not be posted until the Contracting Officer specifically authorizes the posting. If the Contracting Officer does not notify the Contractor by close of business 3:00PMEastern Time each Friday that a price or a price change request is being questioned or has been found to be erroneous, the price change(s) will post to the ordering catalog effective the beginning of the following ordering week. The posting of updated prices in the ordering catalog, calculated in accordance with this clause, constitutes a modification to this contract. No further contract modification is required to effect this change. Any changes that post to the ordering catalog do not constitute a waiver of any of the rights delineated elsewhere in the contract.

(vi) Should the Contracting Officer determine that, or question whether a price change request contained an erroneous unit price or price change, or cannot otherwise determine the changed price(s) to be fair and reasonable, such as when the changed price(s) is(are) higher than lower delivered prices for items of comparable quality which are reasonably available to the Government or Contractor from other sources, the Contracting Officer will so advise the Contractor, prior to close of business 3:00PMEastern Time on Friday. If the Contracting Officer cannot determine a price fair and reasonable, and the Contracting Officer and the Contractor cannot negotiate a fair and reasonable price, the Contracting Officer may reject any price change and direct in writing that the item in question be removed from the Contractor's ordering catalog, without Government liability. The Contracting Officer may subsequently remove any such item from the ordering catalog if the Contractor fails to remove it. The Government has the right to procure such removed items from any alternate source of supply, and the failure of the Contractor to supply such item maybe considered negatively in any evaluation of performance.

(vii) In the event of a price change not posting or an ordering catalog contract unit price not computed in accordance with this clause, resulting in an incorrectly increased or decreased Contract unit price, upon discovery of such event the Contractor shall promptly notify the Contracting Officer in writing and promptly thereafter correct its ordering catalog and submit a refund including interest for any amounts paid to the Contractor resulting from the erroneous price. In the event of an erroneous price decrease in the ordering catalog, if the contractor can demonstrate to the satisfaction of the Contracting Officer that the error did not result from the fault or negligence of the Contractor, the Contractor may submit a request for equitable adjustment for consideration by the Contracting Officer.

(2) Limitations. All adjustments under this clause shall be limited to the effect on contract unit prices of actual increases or decreases in the delivered prices for material. There shall be no upward adjustment for—

(i) Supplies for which the delivered price is not affected by such changes;

(ii) Changes in the quantities of materials; and

(iii) Increases in unit prices that the Contracting Officer determines are computed incorrectly (i.e. not adhering to the Contract unit price definition in this clause) and/or increases in unit prices that the Contracting Officer determines are not fair and reasonable.

(3) If the Contracting Officer rejects a proposed adjustment for an item because the adjusted unit price cannot be determined fair and reasonable, the Contractor shall have no obligation to fill future orders for such item as of the effective date of the proposed adjustment unless such item is subsequently added to the contract at a Unit Price that is determined fair and reasonable. Alternately, the item may be retained on the catalog at the prior (unadjusted) price for as long as both parties agree to do so.

(d) Upward ceiling on economic price adjustment. The aggregate of contract delivered price increases for each item under this clause during the contract period inclusive of any option period(s) shall not exceed N/A percent (%) for all items except fresh fruits and vegetables (FF&V) and 90 percent (%) for fresh fruits and vegetables (FF&V) of the initial contract delivered price, except as provided below:

(1) If at any time the Contractor has reason to believe that within the near future a price adjustment under the provisions of this clause will be required that will exceed the current contract ceiling price for any item, the Contractor shall promptlynotify the Contracting Officer in writing of the expected increase. In the event the latest actual market price for an item would result in a contract unit price that will exceed the allowable ceiling price under the contract, then the Contractor shall immediately notify the Contracting Officer in writing or via its EDI 832 price change request and separate email no later than the time specified in paragraph (c)(1)(iii) above. With either such notification the Contractor shall include a revised ceiling the Contractor believes is sufficient to permit completion of remaining contract performance, along with appropriate explanation and documentation as required by the Contracting Officer.

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(2) If an actual increase in the delivered price would raise a contract unit price for an item above the current ceiling, the Contractor shall have no obligation under this contract to fill future orders for such items, as of the effective date of the increase, unless the Contracting Officer issues a contract modification to raise the ceiling. If the contract ceiling will not be raised, the Contracting Officer shall so promptly notify the Contractor in writing. After evaluation of a requested actual price increase, if the Contracting Officer authorizes the change in the Contract unit price, the Contractor shall submit an EDI 832 price change. The price change shall be posted for the following week's ordering catalog.

(e) Downward limitation on economic price adjustments. There is no downward limitation on the aggregated percentage of decreases that may be made under this clause.

(f) Examination of records. The Contracting Officer or designated representative shall have the right to examine the Contractor's books, records, documents and other data, to include commercial sales data, that the Contracting Officer deems necessary to verify Contractor adherence to the provisions of this clause. Such examination mayoccur up to twice a year (except as provided for below) until the end of 3 years after the date of final payment under this contract or the time periods specified in Subpart 4.7 of the Federal Acquisition Regulation (FAR), whichever is earlier. These will normally involve Government selection of a statistically significant sample size of invoices/records to examine based on the number of line items on the specific contract catalog. If an examination of records reveals irregularities, further examinations and/or a larger sample size may be required. In addition to normal examination, the Government may conduct additional examinations at the Contracting Officer's discretion.

(g) Final invoice. The Contractor shall include a statement on the final invoice that the amounts invoiced hereunder have applied all decreases required or authorized by this clause.

(h) Disputes. Any dispute arising under this clause shall be determined in accordance with the "Disputes" clause of the contract.

(End of Clause)

### 52.217-02 CANCELLATION UNDER MULTI-YEAR CONTRACTS (OCT 1997) FAR

252.226-7001 UTILIZATION OF INDIAN ORGANIZATIONS, INDIAN-OWNED ECONOMIC ENTERPRISES, AND NATIVE HAWAIIAN SMALL BUSINESS CONCERNS (SEP 2004) DFARS

52.227-01 AUTHORIZATION AND CONSENT (DEC 2007) FAR

52.227-02 NOTICE AND ASSISTANCE REGARDING PATENT AND COPYRIGHT INFRINGEMENT (DEC 2007) FAR

52.232-17 INTEREST (MAY 2014) FAR

252.232-7010 LEVIES ON CONTRACT PAYMENTS (DEC 2006) DFARS

52.242-13 BANKRUPTCY (JUL 1995) FAR

52.242-15 STOP-WORK ORDER (AUG 1989) FAR

52.242-17 GOVERNMENT DELAY OF WORK (APR 1984) FAR

252.243-7002 REQUESTS FOR EQUITABLE ADJUSTMENTS (DEC 2012) DFARS

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(b) In accordance with 10 U.S.C. 2410(a), any request for equitable adjustment to contract terms that exceeds the simplified acquisition threshold shall bear, at the time of submission, the following certificate executed by an individual authorized to cer tify the request on behalf of the Contractor:

I certify that the request is made in good faith, and that the supporting data are accurate and complete to the best of my knowledge and belief.

(Official's Name)

(Title)

52.246-9044 Sanitary Conditions.

SANITARY CONDITIONS (APR 2014)

(a) Food establishments.

(1) All establishments and distributors furnishing subsistence items under DLA Troop Support contracts are subject to sanitation approval and surveillance as deemed appropriate by the Military Medical Service or by other Federal agencies recognized by the Military Medical Service. The Government does not intend to make any award for, nor accept, any subsistence products manufactured, processed, or stored in a facility which fails to maintain acceptable levels of food safety and food defense, is operating under such unsanitary conditions as maylead to product contamination or adulteration constituting a health hazard, or which has not been listed in an appropriate Government directory as a sanitarily approved establishment when required. Accordingly, the supplier agrees that, except as indicated in paragraphs (2) and (3) below, products furnished as a result of this contract will originate only in establishments listed in the U.S. Army Public Health Command (USAPHC) Circular 40-1, Worldwide Directory of Sanitarily Approved Food Establishments for Armed Forces Procurement, (Worldwide Directory) (available at:

http://phc.amedd.army.mil/topics/foodwater/ca/Pages/DoDApprovedFoodSources.aspx). Compliance with the current edition of DoD Military Standard 3006A, Sanitation Requirements for Food Establishments, is mandatoryfor listing of establishments in the Worldwide Directory. Suppliers also agree to inform the Contracting Officer immediately upon notification that a facility is no longer sanitarily approved and/or removed from the Worldwide Directory and/or other Federal agency's listing, as indicated in paragraph (2) below. Suppliers also agree to inform the Contracting Officer when sanitary approval is regained and listing is reinstated.

(2) Establishments furnishing the products listed below and appearing in the publications indicated need not be listed in the worldwide directory. Additional guidance on specific listing requirements for products/plants included in or exempt from listing is provided in Appendix A of the worldwide directory.

(i) Meat and meat products and poultry and poultry products may be supplied from establishments which are currently listed in the "Meat, Poultry and Egg Inspection Directory,] published by the United States Department of Agriculture, Food Safety and Inspection Service (USDA, FSIS), at http://www/fsis/usda/gov/wps/portal/fsis/topics/inspection/mpi-directory. The item, to be acceptable, shall, on delivery, bear on the product, its wrappers or shipping container, as applicable, the USDA shield and applicable establishment number. USDA listed establishments processing products not subject to the Federal Meat and Poultry Products Inspection Acts must be listed in the W]orldwide Directory for those items.

(ii) Intrastate commerce of meat and meat products and poultry and poultry products for direct delivery to military installations within the same state (intrastate) maybe supplied when the items are processed in establishments under state inspection programs certified by the USDA as being "at least equal to" the Federal Meat and Poultry Products Inspection Acts. The item, to be acceptable, shall, on delivery, bear on the product, its wrappers or shipping container, as applicable, the official inspection legend or label of the inspection agency and applicable establishment number.

(iii) Shell eggs may be supplied from establishments listed in the "List of Plants Operating under USDA Poultry and Egg Grading Programs" published by the USDA, Agriculture Marketing Service (AMS) at <a href="http://www.ams.usda.gov/poultry/grading.htm">http://www.ams.usda.gov/poultry/grading.htm</a>.

(iv) Egg products (liquid, dehydrated, frozen) may be supplied from establishments listed in the "Meat, Poultry and Egg Product Inspection Directory" published by the USDA FSIS at http://apps.ams.usda.gov/plantbook/Query\_Pages/PlantBook\_Query.asp . All products, to be acceptable, shall, on delivery, bear on the product, its wrappers or shipping container, as applicable, the official inspection legend or label of the inspection agency and applicable establishment number.

(v) Fish, fisheryproducts, seafood, and seafood products maybe supplied from establishments listed under "U.S. Establishments Approved For Sanitation And For Producing USDC Inspected Fishery Products" in the "USDC Participants List for Firms, Facilities, and Products", published electronicallyby the U.S. Department of Commerce, National Oceanic and Atmospheric Administration Fisheries (USDC, NOAA) (available at: seafood.nmfs.noaa.gov). All products, to be acceptable, shall, on delivery, bear on the product, its wrappers or shipping container, as applicable, the full name and address of the producing facility.

(vi) Pasteurized milk and milk products maybe supplied from plants having a pasteurization plant compliance rating of 90 percent or higher, as certified by a state milk sanitation officer and listed in "Sanitation Compliance and Enforcement Ratings of Interstate Milk Shippers" (IMS), published by the U.S. Department of Health and Human Services, Food and Drug Administration (USDHHS, FDA) at http://www.fda.gov/Food/GuidanceRegulation/FederalStateFoodPrograms/ucm2007965.htm. These plants mayserve as sources of

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pasteurized milk and milk products as defined in Section I of the "Grade 'A' Pasteurized Milk Ordinance" (PMO) published by the USDHHS. FDA at http://www.fda.gov/Food/GuidanceRegulation/GuidanceDocumentsRegulatoryInformation/Milk/default.htm.

(vii) Manufactured or processed dairy products only from plants listed in Section I of the "Dairy Plants Surveyed and Approved for USDA Grading Service", published electronically by Dairy Grading Branch, AMS, USDA (available at: http://www.ams.usda.gov/AMSv1.0/getfile?dDocName=STELPRD3651022) mayserve as sources of manufactured or processed dairy products as listed by the specific USDA product/operation code. Plants producing products not specifically listed by USDA product/operation code must be Worldwide Directorylisted (e.g., plant is coded to produce cubed cheddar but not shredded cheddar; or, plant is coded for cubed cheddar but not cubed mozzarella). Plants listed in Section II and denoted as "P" codes (packaging and processing) must be Worldwide Directory listed.

(viii) Oysters, clams and mussels from plants listed in the "Interstate Certified Shellfish Shippers Lists" (ICSSL), published by the USDHHS, FDA at http://www.fda.gov/food/guidanceregulation/federalstatefoodprograms/ucm2006753.htm.

(3) Establishments exempt from Worldwide Directorylisting, Refer to AR 40-657/NAVSUPINST 4355.4H/MCO P1010.31H. Veterinary/Medical Food Safety, Quality Assurance, and Laboratory Service, for a list of establishment types that may be exempt from Worldwide Directory listing. (AR 40-657 is available from National Technical Information Service, 5301 Shawnee Road, Alexandria, VA 22312; 1-888-584-8332; or download from web site: http://www.apd.army.mil/pdffiles/r40\_657.pdf) For the most current listing of exempt plants/products, see the Worldwide Directory (available at:

http://phc.amedd.army.mil/topics/foodwater/ca/Pages/DoDApprovedFoodSources.aspx).

(4) Subsistence items other than those exempt from listing in the Worldwide Directory, bearing labels reading "Distributed By", "Manufactured For", etc., are not acceptable unless the source of manufacturing/processing is indicated on the label or on accompanying shipment documentation.

(5) When the Military Medical Service or other Federal agency acceptable to the Military Medical Service determines the levels of food safety and food defense of the establishment or its products have or may lead to product contamination or adulteration, the Contracting Officer will suspend the work until such conditions are remedied to the satisfaction of the appropriate inspection agency. Suspension of the work shall not extend the life of the contract, nor shall it be considered sufficient cause for the Contractor to request an extension of any delivery date. In the event the Contractor fails to correct such objectionable conditions within the time specified by the Contracting Officer, the Government shall have the right to terminate the contract in accordance with the "Default" clause of the contract.

(b) Delivery conveyances.

The supplies delivered under this contract shall be transported in delivery conveyances maintained to prevent tampering with and /or adulteration or contamination of the supplies, and if applicable, equipped to maintain a prescribed temperature. The delivery conveyances shall be subject to inspection by the government at all reasonable times and places. When the sanitary conditions of the delivery conveyance have led, or may lead to product contamination, adulteration, constitute a health hazard, or the delivery conveyance is not equipped to maintain prescribed temperatures, or the transport results in product 'unfit for intended purpose', supplies tendered for acceptance maybe rejected without further inspection.

(End of Clause)

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

252.247-7023 TRANSPORATION OF SUPPLIES BY SEA (APR 2014) DFARS

52.252-02 CLAUSES INCORPORATED BY REFERENCE (FEB 1998) FAR

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 maybe accessed electronically at this/these address(es): http://www.dla.mil/Acquisition and http://farsite.hill.af.mil/. (End of Clause)

## 52.253-01 COMPUTER GENERATED FORMS (JAN 1991) FAR

## 252.225-7048 EXPORT CONTROLLED ITEMS (JUN 2013) DFARS

(a) *Definition.* "Export-controlled items," as used in this clause, means items subject to the Export Administration Regulations (EAR) (15 CFR Parts 730-774) or the International Traffic in Arms Regulations (ITAR) (22 CFR Parts 120-130). The term includes:

(1) "Defense items," defined in the Arms Export Control Act, 22 U.S.C. 2778(j)(4)(A), as defense articles, defense services, and related technical data, and further defined in the ITAR, 22 CFR Part 120.

(2) "Items," defined in the EAR as "commodities", "software", and "technology," terms that are also defined in the EAR, 15 CFR 772.1.

(b) The Contractor shall comply with all applicable laws and regulations regarding export-controlled items, including, but not limited to, the requirement for contractors to register with the Department of State in accordance with the ITAR. The Contractor shall consult with the Department of State regarding any questions relating to compliance with the ITAR and shall consult with the Department of Commerce regarding any questions relating to compliance with the EAR.

(c) The Contractor's responsibility to comply with all applicable laws and regulations regarding export-controlled items exists independent of, and is not established or limited by, the information provided by this clause.

(d) Nothing in the terms of this contract adds, changes, supersedes, or waives any of the requirements of applicable Federal laws, Executive orders, and regulations, including but not limited to—

- (1) The Export Administration Act of 1979, as amended (50 U.S.C. App. 2401, et seq.);
- (2) The Arms Export Control Act (22 U.S.C. 2751, et seq.);
- (3) The International Emergency Economic Powers Act (50 U.S.C. 1701, et seq.);
- (4) The Export Administration Regulations (15 CFR Parts 730-774);
- (5) The International Traffic in Arms Regulations (22 CFR Parts 120-130); and
- (6) Executive Order 13222, as extended.

(e) The Contractor shall include the substance of this clause, including this paragraph (e), in all subcontracts. (End of clause)

#### Attachments

#### **List of Attachments**

Description	File Name
ATTACH.Attachment 1 -	Attachment 1 Sc
Schedule of Items	
ATTACH.Attachment 2 -	Attachment 2 -
Request for New Items	
ATTACH.Attachment 3 -	Attachment 3 De
Delivery Schedule	
ATTACH.Attachment 4 -	Attachment 4 ST
STORES and EDI	
Requirements	
ATTACH.Attachment 5 -	Attachment 5 FF
FFAVORS Webmanual	
ATTACH.Attachment 6 -	Attachment 6 DI
DIBBS Proposal	
Uploaded Guide for	
Vendors	
ATTACH.Attachment 7 -	Attachment 7 QS
QSMV & Quality Audits	

#### Part 12 Provisions

## 52.212-01 INSTRUCTIONS TO OFFERORS - COMMERCIAL ITEMS (OCT 2015)

#### ADDENDUM 52.212-01

Note: 52.212-1, Instructions to Offerors – Commercial Items (OCT 2015) is incorporated in this solicitation by reference. Its full text may be accessed electronically at https://www.acquisition.gov/far/index.html. Text is available for viewing in Subpart 52.2 Text of Provisions and Clauses, through either the HTML or PDF Format links.

The following paragraphs of 52.212-1 are amended as indicated below:

1. Paragraph (b), Submission of Offers.

- a. See pages 3-4, for any specific instructions on how to submit your offer if mailed or hand carried and see pages 24-28 for proposal submission information.
- b. Facsimile and e-mail offers are NOT authorized forms of transmission for submission of initial proposals or revisions to initial proposals (if necessary) submitted in response to this solicitation. If deemed necessaryby the Contracting Officer, the Government reserves the right to conduct negotiations for the subject acquisition. All responses to discuss/negotiations, including Final Proposal revisions shall be in a form of communication customaryin the industry for transmitting information to include phone, facsimile transmission, letter, in-person and e-mail.
- 2. Paragraph (c), Period for Acceptance of Offers, is revised as follows:

Period of acceptance is 180 days.

- 3. Paragraph (f), Late <u>Submissions, Modifications, Revisions, and Withdrawals of Offers</u>, is deleted in its entirety and replaced with the following:
  - (f) Late Submissions, Modifications, Revision, and Withdrawals of Offers.
    - (1) Any proposal received at the office designated in the solicitation after the exact time specified for receipt of offers will not be considered unless it is received before award is made and:
      - (i) It was sent by mail or hand-carried (including deliveryby a commercial carrier) if it is determined by the Government that the late receipt was due primarily to Government mishandling after the receipt at the Government installation.
      - (ii) It was sent by U.S. Postal Service Express Mail Next Day Service-Post Office to Addressee, not later than 5:00 p.m. at the place of mailing two working days prior to the date specified for receipt of proposals.
      - (iii) There is acceptable evidence to establish that it was received at the activity designated for receipt of offers and was under the Government's control to the time set for receipt of offers, and the Contracting Officer determines that accepting the late offer would not unduly delay the procurement; or it is the only proposal received.
    - (2) Any modification or revision of a proposal or response to requested information, including any final proposal revision, is subject to the same conditions indicated above.
    - (3) Notwithstanding the above, a late modification or revision of any otherwise successful proposal that makes its terms more favorable to the Government will be considered at any time it is received and may be accepted.
    - (4) Proposals maybe withdrawn by written notice (including facsimile) received at any time before award.
- 4. Paragraph (h), Multiple Awards, is revised to add the following:

The Government intends to make one (1) award, for each Group based on the technically acceptable offer with the lowest aggregate evaluated price. In the event that one offeror is the awardee for more than one Group, the award for more than one Group may be issued under a single contract. Offerors shall submit their best proposal for each Group independently due to the Government's right to make separate awards for Groups 1 and 2. Offerors are required to offer on all items in the Schedule of Items for each Group; failure to do so may result in exclusion from award consideration.

#### ADDENDUM 52.212-02

Addendum to FAR 52.212-2

The following paragraphs of 52.212-2 are amended or added as indicated below:

(a) The Government will award a contract(s) resulting from this solicitation to the responsible offeror(s) whose offer(s) conforming to the solicitation will be most advantageous to the Government, price and other factors considered. Lowest Price Technically Acceptable (LPTA) source selection procedures will be used as the source selection method in this procurement. The following factors shall be used to evaluate offers:

1. Technical Acceptability - A technically acceptable offer is an offer that takes no exceptions to the terms and conditions in the solicitation and complies fully with all submission requirements, including submissions relating to the two subfactors listed

below. A proposal that takes exception to solicitation terms and conditions or that fails to comply with all submission requirements maybe deemed technically unacceptable and, thus, maybe found ineligible, and removed from further consideration, for the award. By submitting a proposal with no exceptions, an offeror is confirming it possesses the necessary facilities, equipment, technical skills and capacity to successfully provide all items required by this solicitation. The following sub-factors will be evaluated and must be found acceptable for a proposal to be eligible for award:

A. Perishable Agricultural Commodities Act (PACA) License – The offeror shall possess and submit proof of a valid current PACA license. The submitted PACA license must be effective for at least six (6) months after the solicitation closing date.

B. USDA Good Agricultural Practices (GAP) and Good Handling Practices (GHP) Audit – The offeror shall submit a GAP/GHP audit report for each place of performance identified in the offeror's proposal. The audit report(s) must demonstrate that a passing score(s) was/were received and the report(s) must be dated no more than six (6) months prior to the solicitation closing date.

2. Pricing - Pricing is required for all items found in the Schedule of Items (for each Group, if applicable) and for all tiers. Failure to offer pricing for all items and for all tiers may result in a proposal being removed from consideration for award as technically unacceptable. The Government will perform an aggregate price analysis on all items found in the Schedule of Items (for each Group, if applicable). To determine an offeror's Evaluated Aggregate Price, the Weighted Aggregate Distribution Price will be added to the Aggregate Delivered Price. Please refer to paragraph (d) of this provision for further details regarding these price components. The award(s) will be made on the basis of the lowest Evaluated Aggregate Price (for each Group, if applicable) of proposals meeting or exceeding the acceptability standards for non-price factors. The Government reserves the right to remove item(s) from the Schedule of Items or do a common item comparison if offerors do not submit pricing for all items. Prior to award, the offered prices of the presumptive awardee(s) will be evaluated on an individual lineitem basis to determine whether each price is fair and reasonable using analytical techniques deemed appropriate by the Contracting Officer in her/his complete discretion.

Technical and past performance, when combined, are not applicable.

(b) Options are not included in this solicitation.

(c) A written notice of award or acceptance of an offer, mailed or otherwise furnished to the successful offeror within the time for acceptance specified in the offer, shall result in a binding contract without further action by either party. Before the offer's specified expiration time, the Government may accept an offer (or part of an offer), whether or not there are negotiations after its receipt, unless a written notice of withdrawal is received before award.

(d) Price Components:

1. Weighted Aggregate Distribution Price:

Aggregate Distribution Price is obtained by first multiplying the proposed distribution price for each item in the Schedule of Items by the item's estimated quantity to calculate the total distribution price for each item. Then, the total distribution prices of all items will be added together to determine the total distribution price for tier 1. The total distribution price for each subsequent tier will also be calculated. The total distribution prices for all tiers will be added together to determine the Aggregate Distribution Price. The Aggregate Distribution Price is then multiplied by a weighting factor of 6 to arrive at the Weighted Aggregate Distribution Price. Note: the weighting factor is applied only to the overall Aggregate Distribution Price (not on a line item basis), and is to be used for evaluation purposes only. The Government's use of a weighting factor of 6 for distribution price is only and their respective impact on any subsequent contract(s) issued under this solicitation.

2. Aggregate Delivered Price:

The Aggregate Delivered Price is obtained by first multiplying the proposed delivered price of each item in the Schedule of Items by the item's estimated quantity to calculate the total delivered price for each item. Then, the total delivered prices of all items will be added together to determine the total delivered price for tier 1. The total delivered price for each subsequent tier will also be calculated. The total delivered prices for all tiers will be added together to determine the Aggregate Delivered Price.

3. For purposes of the Price Proposal Evaluation, Weighted Aggregate Distribution Price and Aggregate Delivered Price are considered equal. This equality is accounted for mathematically by applying a weighting factor of 6 (based on current Government data) to the Aggregate Distribution Price.

#### 52.212-03 OFFEROR REPRESENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS (NOV 2015) FAR

An offeror shall complete onlyparagraph (b) of this provision if the offeror has completed the annual representations and certifications electronically via https://www.acquistion.govlf an offeror has not completed the annual representations and certifications electronically at the ORCA website, the offeror shall complete onlyparagraphs (c) through (o) of this provision.

(a) Definitions. As used in this provision-

"Economically disadvantaged women-owned small business (EDWOSB) concern" means a small business concern that is at least 51 percent directly and unconditionally owned by, and the management and daily business operations of which are controlled by, one or more women who are citizens of the United States and who are economically disadvantaged in accordance with 13 CFR part 127. It automatically qualifies as a women-owned small business eligible under the WOSB Program.

"Forced or indentured child labor" means all work or service—

(1) Exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or

(2) Performed by any person under the age of 18 pursuant to a contract the enforcement of which can be accomplished by process or penalties.

"Inverted domestic corporation" as used in this section, but now is incorporated in a foreign country, or is a subsidiary whose parent corporation is incorporated in a foreign country, that meets the criteria specified in 6 U.S.C 395(b), applied in accordance with the rules and definitions of 6 U.S.C. 395(c). An inverted domestic corporation as herein defined does not meet the definition of an inverted domestic corporation as defined by the Internal Revenue code at 26 U.S.C. 7874.

"Manufactured end product" means any end product in Federal Supply Classes (FSC) 1000-9999, except—

(1) FSC 5510, Lumber and Related Basic Wood Materials;

(2) Federal Supply Group (FSG) 87, Agricultural Supplies;

(3) FSG 88, Live Animals;

(4) FSG 89, Food and Related Consumables;

(5) FSC 9410, Crude Grades of Plant Materials;

(6) FSC 9430, Miscellaneous Crude Animal Products, Inedible;

(7) FSC 9440, Miscellaneous Crude Agricultural and Forestry Products;

(8) FSC 9610, Ores;

(9) FSC 9620, Minerals, Natural and Synthetic; and

(10) FSC 9630, Additive Metal Materials.

"Place of manufacture" means the place where an end product is assembled out of components, or otherwise made or processed from raw materials into the finished product that is to be provided to the Government. If a product is disassembled and reassembled, the place of reassembly is not the place of manufacture.

"Restricted business operations" means business operations in Sudan that include power production activities, mineral extraction activities, oil-related activities, or the production of military equipment, as those terms are defined in the Sudan Accountability and Divestment Act of 2007 (Pub. L. 110-174). Restricted business operations do not include business operations that the person (as that term is defined in Section 2 of the Sudan Accountability and Divestment Act of 2007) conducting the business can demonstrate—

 $(1) Are \ conducted \ under \ contract \ directly \ and \ exclusively \ with \ the \ regional \ government \ of \ southern \ Sudan;$ 

(2) Are conducted pursuant to specific authorization from the Office of Foreign Assets Control in the Department of the Treasury, or are expressly exempted under Federal law from the requirement to be conducted under such authorization;

(3) Consist of providing goods or services to marginalized populations of Sudan;

(4) consist of providing goods or services to an internationally recognized peacekeeping force or humanitarian organization;

(5) Consist of providing goods or services that are used only to promote health or education; or

(6) Have been voluntarily suspended.

"Sensitive technology" -

(1) Means hardware, software, telecommunications equipment, or any other technology that is to be used specifically-

(i) To restrict the free flow of unbiased information in Iran; or (ii) To disrupt, monitor, or otherwise restrict speech of the people or Iran; and (2) Does not include information or informational materials the export of which the President does not have the authority to regulate or prohibit pursuant to section 203(b)(3) of the International Emergency Economic Powers Act (50 U.S.C. 1702(b)(3)). "Service-disabled veteran-owned small business concern"-(1) Means a small business concern-(i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and (ii) The management and dailybusiness operations of which are controlled by one or more service-disabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran. (2) Service-disabled veteran means a veteran, as defined in 38 U.S.C 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16). "Small business concern" means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and gualified as a small business under the criteria in 13 CFR Part 121 and size standards in this solicitation. "Subsidiary" means an entity in which more than 50 percent of the entity is owned -(1) Directly by a parent corporation; or (2) Through another subsidiary of a parent corporation. "Veteran-owned small business concern" means a small business concern-(1) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and (2) The management and daily business operations of which are controlled by one or more veterans. "Women-owned business concern" means a concern which is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of its stock is owned by one or more women; and whose management and daily business operations are controlled by one or more women. "Women-owned small business concern" means a small business concern-(1) That is at least 51 percent owned by one or more women; or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and (2) Whose management and daily business operations are controlled by one or more women. "Women-owned small business (WOSB) concern eligible under the WOSB Program" (in accordance with 13 CFR part 127), means a small business concern that is at least 51 percent directly and unconditionally owned by, and the management and daily business operations of which are controlled by, one or more women who are citizens of the United States. (b) (1) Annual Representations and Certifications. Any changes provided by the offeror in paragraph (b)(2) of this provision do not automatically change the representations and certifications posted on the Online Representations and Certifications Application (ORCA) website. (2) The offeror has completed the annual representations and certifications electronically via the ORCA website at https://www.acquistion.gov. After reviewing the ORCA database information, the offeror verifies by submission of this offer that the representations and certifications currently posted electronically at FAR 52.212-3, Offeror Representations and Certifications— Commercial Items, have been entered or updated in the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201), except for paragraphs

[Offeror to identify the applicable paragraphs at (c) through (o) of this provision that the offeror has completed for the purposes of this solicitation only, if any.

These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer.

Any changes provided by the offeror are applicable to this solicitation only, and do not result in an update to the representations and certifications posted on ORCA.]

(c) Offerors must complete the following representations when the resulting contract will be performed in the United States or its outlying areas. Check all that apply.

(1) Small business concern. The offeror represents as part of its offer that it ( ) is, ( ) is not a small business concern.

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	ness concern. [Complete only if the offeror represented itself as a small busine			
	on.]The offeror represents as part of its offer that it()is,()is not a ver	teran-owned small		
business concern.				
	wned small business concern. [Complete only if the offeror represented itself a			
	h(c)(2) of this provision.] The offeror represents as part of its offer that it (	) is, ( ) is not a service-		
disabled veteran-owned sma				
	ess concern. [Complete only if the offeror represented itself as a small busine	ss concern in		
paragraph (c)(1) of this provision				
	eneral statistical purposes, that it()is,()is not a small disadvantaged	I business concern as		
defined in 13 CFR 124.1002.				
	ess concern. [Complete only if the offeror represented itself as a small busine			
paragraph (c)(1) of this provision	on.]The offeror represents that it ( ) is, ( ) is not a women-owned small	business concern.		
	der the WOSB Program.[Complete only if the offeror represented itself as a wo h (c)(5) of this provision.] The offeror represents that—	omen-owned small		
(i) It [ ] is, [ ] is not a WOSE	B concern eligible under the WOSB Program, has provided all the required	documents to the WOSB		
	circumstances or adverse decisions have been issued that affects its eligibility			
	venture that complies with the requirements of 13 CFR part 127, and the			
	sion is accurate for each WOSB concern eligible under the WOSB Progrfam p er the name or names of the WOSB concern eligible under the WOSB Program			
	e venture:]Each WOSB concern eligible under the WOSB Frogram			
	e shall submit a separate signed copy of the WOSB representation.			
	ed women-owned small business (EDWOSB) concern. [Complete only if the of	feror represented itself as a		
WOSB concern eligible under	the WOSB Program in (c)(6) of this provision.] The offeror represents that—			
(i) It [ ] is, [ ] is not an EDWOSB concern, has provided all the required documents to the WOSB Repository, and no change in				
circumstances or adverse decisions have been issued that affects its eligibility; and				
(ii) It [] is, [] is not a joint venture that complies with the requirements of 13 CFR part 127, and the representation in paragraph (c)(7)(i) of this provision is accurate for each EDWOSB concern participating in the joint venture. The offeror shall enter the				
name or names of the EDWOSB concern and other small businesses that are <b>participating in the joint venture</b> :				
	Each EDWOSB concern participating in the joint venture shall submit a se			
EDWOSB representation.				
	(c)(8) and (c) (9) only if this solicitation is expected to exceed the simplified ac			
	oncern (other than small business concern). [Complete only if the offeror is a w			
a women-owned business con	itself as a small business concern in paragraph (c)(1) of this provision.] The of	teror represents that it o is		
	plus area concerns. If this is an invitation for bid, small business offerors mayi	identify the labor surplus		
	irred on account of manufacturing or production (byofferor or first-tier subcont			
than 50 percent of the contrac		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
	itation contains the clause at FAR 52.219-23, Notice of Price Evaluation Adjus			
	cerns, or FAR 52.219-25, Small Disadvantaged Business Participation Program	m—Disadvantaged Status		
	desires a benefit based on its disadvantaged status.]			
(i) General. The offeror represe	ed by the Small Business Administration as a small disadvantaged busines	es concern and identified		
	ion, as a certified small disadvantaged business concern in the CCR Dynamic			
	nall Business Administration, and that no material change in disadvantaged o			
occurred since its certification,	and, where the concern is owned by one or more individuals claiming disadva	antaged status, the net		
	vhom the certification is based does not exceed \$750,000 after taking into acc	ount the applicable		
exclusions set forth at 13 CFR		- Drivete Certifier to he		
	bmitted a completed application to the Small Business Administration or ged business concern in accordance with 13 CFR 124, Subpart B, and a decise			
	change in disadvantaged ownership and control has occurred since its applica			
(ii) [] Joint Ventures under the Price Evaluation Adjustment for Small Disadvantaged Business Concerns. The offeror represents, as				
part of its offer, that it is a joint	venture that complies with the requirements in 13 CFR 124.1002(f) and that the	ne representation in		
	vision is accurate for the small disadvantaged business concern that is particip			
[The offeror shall enter the nam	ne of the small disadvantaged business concern that is participating in the <b>joi</b> n	it venture:		
(11) HUBZone small business		oncern in paragraph (c)(1)		

(11) HUBZone small business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents, as part of its offer, that—

<ul> <li>(i) It [] is,[] is not a HUBZone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration, and no material changes in ownership and control, principal office, or HUBZone employee percentage have occurred since it was certified in accordance with 13 CFR Part 126; and</li> <li>(ii) It [] is, [] is not a HUBZone joint venture that complies with the requirements of 13 CFR Part 126, and the representation in paragraph (c)(11)(i) of this provision is accurate for each HUBZone small business concerns participating in the HUBZone joint venture. The offeror shall enter the names of each of the HUBZone small business concerns participating in the HUBZone joint venture:</li> <li></li></ul>			
exceed \$150,000.) By submission of its offer, the offeror certifies to the best of its knowledge and belief that no Federal appropriated			
funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress on his or her behalf in connection			
with the award of any resultant contract. If any registrants under the Lobbying Disclosure Act of 1995 have made a lobbying contact on			
behalf of the offeror with respect to this contract, the offeror shall complete and submit, with its offer, OMB Standard Form LLL,			
Disclosure of Lobbying Activities, to provide the name of the registrants. The offeror need not report regularly employed officers or			
employees of the offeror to whom payments of reasonable compensation were made.			
(f) Buy American Act Certificate. (Applies only if the clause at Federal Acquisition Regulation (FAR) 52.225-1, Buy American Act—			
Supplies, is included in this solicitation.)			
(1) The offeror certifies that each end product, except those listed in paragraph (f)(2) of this provision, is a domestic end product and			
that for other than COTS items, the offeror has considered components of unknown origin to have been mined, produced, or			
manufactured outside the United States. The offeror shall list as foreign end products those end products manufactured in the United	- 1		
States that do not qualify as domestic end products, i.e., an end product that is not a COTS item and does not meet the component tes in paragraph (2) of the definition of "domestic end product." The terms "commercially available off-the-shelf (COTS) item" "component,"			
"domestic end product," "end product," "foreign end product," and "United States" are defined in the clause of this solicitation entitled			
"Buy American Act—Supplies."			
(2) Foreign End Products:			
Line Item No. Country of Origin			
(Listas necessary]			
(3) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25.			
(g)(1) Buy American Act—Free Trade Agreements—Israeli Trade Act Certificate. (Applies only if the clause at FAR 52.225-3, Buy			
American Act—Free Trade Agreements—Is raeli Trade Act, is included in this solicitation.)			
(i) The offeror certifies that each end product, except those listed in paragraph (g)(1)(ii) or (g)(1)(iii) of this provision, is a domestic end			
product and that for other than COTS items, the offeror has considered components of unknown origin to have been mined, produced,			
or manufactured outside the United States. The terms "Bahrainian, Moroccan, Omani, or Peruvian end product," "commercially			
available off-the-shelf (COTS) item," "component," "domestic end product," "end product," "foreign end product," "Free Trade			
Agreement country," "Free Trade Agreement country end product," "Israeli end product," and "United States" are defined in the clause of this solicitation entitled "Buy American Act. Free Trade Agreements Israeli Trade Act."			
of this solicitation entitled "Buy American Act—Free Trade Agreements–Israeli Trade Act."			

CONTINUATION SHEET REFERENCE N		REFERENCE N	D. OF DOCUMENT BEING CONTINUED: SPE300-16-R-0045	PAGE 56 OF 63 PAGES
Omani, Panamani American Act—Fre	an, or Peruvi e Trade Agr <b>ment Count</b>	an end products) or Isra eements—Israeli Trade <b>ry End Products (Othe</b>	ree Trade Agreement country end products (oth eli end products as defined in the clause of this Act": r than Bahrainian, Moroccan, Omani, Panam	solicitation entitled "Buy
Line Item No.		ountry of Origin	7	
Line item ito.			4	
			-	
			-	
(Listas necessary	1			
	-	supplies that are foreign	end products (other than those listed in paragra	ph (g)(1)(ii) of this provision) as
defined in the clau	se of this so	licitation entitled "Buy Am	erican Act—Free Trade Agreements—Israeli T	rade Act." The offeror shall list as
÷ .		-	ctured in the United States that do not qualify as	-
			t the component test in paragraph (2) of the defi	nition of "domestic end product."
Other Foreign En			_	
Line Item No.	Co	ountry of Origin	_	
			-	
			-	
(Listas necessary	A			
	-	ate offers in accordance	with the policies and procedures of FAR Part 25	5
			li Trade Act Certificate, Alternate I. If Alternate I	
		-	agraph (g)(1)(ii) for paragraph (g)(1)(ii) of the bas	
(g)(1)(ii) The offerd	or certifies th	at the following supplies	are Canadian end products as defined in the cla	ause of this solicitation
entitled "Buy Amer	ican Act—Fr	ee Trade Agreements-	-Israeli Trade Act":	
Canadian End Pro	oducts:		_	
	Line Item	No.		
			_	
(1):	A			
(Listas necessary	,	rado Agroomonto Isra	eli Trade Act Certificate, Alternate II. If Alternate	Il to the clause at EAP 52 225 2
		-	aragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the b	
			are Canadian end products or Israeli end produ	-
			Agreements—Israeli Trade Act":	
Canadian or Israe	eli End Prod	lucts:		
Line Item No.	Co	ountry of Origin		
(Listas necessary	-			
• •			eli Trade Act Certificate, Alternate III. If Alternate	
			agraph (g)(1)(ii) for paragraph (g)(1)(ii) of the bas are Free Trade Agreement country end product	
			nd products) or Is raeli end products ads defined	
		e Trade Agreements – Is		
			an Bahrainian, Korean, Moroccan, Omani, or Pe	eruvian End Products) or Israeli
End Products:			,,, <b>.</b> , <b>.</b> , <b>.</b> ,	·····/································
Line Item No.	Co	ountry of Origin	]	
			-	

#### (Listas necessary)

(54) Trade Agreements Certificate. (Applies only if the clause at FAR 52.225-5, Trade Agreements, is included in this solicitation.)
(i) The offeror certifies that each end product, except those listed in paragraph (g)(5)(ii) of this provision, is a U.S.-made or designated country end product, as defined in the clause of this solicitation entitled "Trade Agreements."

(ii) The offeror shall list as other end products those end products that are not U.S.-made or designated country end products.

#### Other End Products:

Line Item No.	Country of Origin

(Listas necessary)

(iii) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25. For line items covered by the WTO GPA, the Government will evaluate offers of U.S.-made or designated country end products without regard to the restrictions of the Buy American Act. The Government will consider for award only offers of U.S.-made or designated country end products unless the Contracting Officer determines that there are no offers for such products or that the offers for such products are insufficient to fulfill the requirements of the solicitation.

(h) Certification Regarding Responsibility Matters (Executive Order 12689). (Applies only if the contract value is expected to exceed the simplified acquisition threshold.) The offeror certifies, to the best of its knowledge and belief, that the offeror and/or any of its principals—

(1) ( ) Are, ( ) are not presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency;

(2) () Have, () have not, within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a Federal, state or local government contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, violating Federal criminal tax laws, or receiving stolen property;

(3) ( ) Are, ( ) are not presently indicted for, or otherwise criminally or civilly charged by a Government entity with, commission of any of these offenses enumerated in paragraph (h)(2) of this clause; and

(4) ( ) Have, ( ) have not, within a three-year period preceding this offer, been notified of any delinquent Federal taxes in an amount that exceeds \$3,000 for which the liability remains unsatisfied.

(i) Taxes are considered delinquent if both of the following criteria apply:

(A) The tax liability is finally determined. The liability is finally determined if it has been assessed. A liability is not finally determined if there is a pending administrative or judicial challenge. In the case of a judicial challenge to the liability, the liability is not finally determined util all judicial appeal rights have been exhausted.

(B) The taxpayer is delinquent in making payment. A taxpayer is delinquent if the taxpayer has failed to pay the tax liability when full payment was due and required. A taxpayer is not delinquent in cases where enforced collection action is precluded. (ii) Examples.

(A) The taxpayer has received a statutory notice of deficiency, under I.R.C. §6212, which entitles the taxpayer to seek Tax Court review of a proposed tax deficiency. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek Tax Court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.

(B) The IRS has filed a notice of Federal tax lien with respect to an assessed tax liability, and the taxpayer has been issued a notice under I.R.C. §6320 entitling the taxpayer to request a hearing with the IRS Office of Appeals contesting the lien filing, and to further appeal to the Tax Court if the IRS determines to sustain the lien filing. In the course of the hearing, the taxpayer is entitled to contest the underlying tax liability because the taxpayer has had no prior opportunity to contest the liability. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek tax court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.

(C) The taxpayer has entered into an installment agreement pursuant to I.R.C. §6159. The taxpayer is making timely payments and is in full compliance with the agreement terms. The taxpayer is not delinquent because the taxpayer is not currently required to make full payment.

(D) The taxpayer has filed for bankruptcy protection. The taxpayer is not delinquent because enforced collection action is stayed under 11 U.S.C. §362 (the Bankruptcy Code).

(i) Certification Regarding Knowledge of Child Labor for Listed End Products (Executive Order 13126). [The Contracting Officer must list in paragraph (i)(1) any end products being acquired under this solicitation that are included in the List of Products Requiring Contractor Certification as to Forced or Indentured Child Labor, unless excluded at 22.1503(b).]

#### (1) Listed end products.

Listed End Product	Listed Countries of Origin

(2) Certification. [If the Contracting Officer has identified end products and countries of origin in paragraph (i)(1) of this provision, then the offeror must certify to either (i)(2)(i) or (i)(2)(ii) by checking the appropriate block.]

[] (i) The offeror will not supply any end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product.

[] (ii) The offeror may supply an end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product. The offeror certifies that it has made a good faith effort to determine whether forced or indentured child labor was used to mine, produce, or manufacture any such end product furnished under this contract. On the basis of those efforts, the offeror certifies that it is not aware of any such use of child labor.

(j) Place of manufacture. (Does not apply unless the solicitation is predominantly for the acquisition of manufactured end products.) For statistical purposes only, the offeror shall indicate whether the place of manufacture of the end products it expects to provide in response to this solicitation is predominantly—

(1) () In the United States (Check this box if the total anticipated price of offered end products manufactured in the United States exceeds the total anticipated price of offered end products manufactured outside the United States); or

## (2) ( ) Outside the United States.

(k) Certificates regarding exemptions from the application of the Service Contract Act. (Certification by the offeror as to its compliance with respect to the contract also constitutes its certification as to compliance by its subcontractor if it subcontracts out the exempt services.) [The contracting officer is to check a box to indicate if paragraph (k)(1) or (k)(2) applies.]

[] (1) Maintenance, calibration, or repair of certain equipment as described in FAR 22.1003-4(c)(1). The offeror () does () does not certify that—

(i) The items of equipment to be serviced under this contract are used regularly for other than Governmental purposes and are sold or traded by the offeror (or subcontractor in the case of an exempt subcontract) in substantial quantities to the general public in the course of normal business operations;

(ii) The services will be furnished at prices which are, or are based on, established catalog or market prices (see FAR 22.1003-4 (c)(2)(ii)) for the maintenance, calibration, or repair of such equipment; and

(iii) The compensation (wage and fringe benefits) plan for all service employees performing work under the contract will be the same as that used for these employees and equivalent employees servicing the same equipment of commercial customers.

## [ ] (2) Certain services as described in FAR 22.1003-4 (d)(1). The offeror ( ) does ( ) does not certify that-

(i) The services under the contract are offered and sold regularly to non-Governmental customers, and are provided by the offeror (or subcontractor in the case of an exempt subcontract) to the general public in substantial quantities in the course of normal business operations;

(ii) The contract services will be furnished at prices that are, or are based on, established catalog or market prices (see FAR 22.1003-4 (d)(2)(iii));

(iii) Each service employee who will perform the services under the contract will spend only a small portion of his or her time (a monthly average of less than 20 percent of the available hours on an annualized basis, or less than 20 percent of available hours during the contract period if the contract period is less than a month) servicing the Government contract; and

(iv) The compensation (wage and fringe benefits) plan for all service employees performing work under the contract is the same as that used for these employees and equivalent employees servicing commercial customers.

(3) If paragraph (k)(1) or (k)(2) of this clause applies—

(i) If the offeror does not certify to the conditions in paragraph (k)(1) or (k)(2) and the Contracting Officer did not attach a Service Contract Act wage determination to the solicitation, the offeror shall notify the Contracting Officer as soon as possible; and

(ii) The Contracting Officer may not make an award to the offeror if the offeror fails to execute the certification in paragraph (k)(1) or (k)(2) of this clause or to contact the Contracting Officer as required in paragraph (k)(3)(i) of this clause.

(I) Taxpayer Identification Number (TIN) (26 U.S.C 6109, 31 U.S.C. 7701). (Not applicable if the offeror is required to provide this information to a central contractor registration database to be eligible for award.)

(1) All offerors must submit the information required in paragraphs (I)(3) through (I)(5) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the Internal Revenue Service (IRS).

(2) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c) (3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder maybe matched with IRS records to verify the accuracy of the offeror's TIN.

## (3) Taxpayer Identification Number (TIN).

( ) TIN: \_

() TIN has been applied for.

() TIN is not required because:

() Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with the conduct of a trade or business in the United States and does not have an office or place of business or a fiscal paying agent in the United States;

- () Offeror is an agency or instrumentality of a foreign government;
- () Offeror is an agency or instrumentality of the Federal Government.

#### (4) Type of organization.

- () Sole proprietorship;
- () Partnership;
- () Corporate entity (not tax-exempt);
- () Corporate entity (tax-exempt);
- () Government entity (Federal, State, or local);
- () Foreign government;
- () International organization per 26 CFR 1.6049-4;
- () Other\_

(5) Common parent.

() Offeror is not owned or controlled by a common parent;

- () Name and TIN of common parent:
- Name

TIN

(m) Restricted business operations in Sudan. By submission of its offer, the offeror certifies that the offeror does not conduct any restricted business operations in Sudan.

(n) Prohibition on Contracting with Inverted Domestic Corporations.

(1) Relation to Internal Revenue Code. An inverted domestic corporation as herein defined does not meet the definition of an inverted domestic corporation as defined by the Internal Revenue Code 25 U.S.C. 7874.

(2) Representation. By submission of its offer, the offeror represents that –

(i) it is not an inverted domestic corporation: and

(ii) It is not a subsidiary of an inverted domestic corporation.

(o) Prohibition on contracting with entities engaging in certain activities or transactions relating to Iran.

(1) The offeror shall e-mail questions concerning sensitive technology to the Department of State at CISADA106@state.gov.

(2) Representation and Certifications. Unless a waiver is granted or an exception applies as provided in paragraph (o)(3) of this provision, by submission of its offer, the offeror—

 (i) Represents, to the best of its knowledge and belief, that the offeror does not export any sensitive technology to the government of Iran or any entities or individuals owned or controlled by, or acting on behalf or at the direction of, the government of Iran;
 (ii) Certifies that the offeror, or any person owned or controlled by the offeror, does not engage in any activities for which sanctions may be imposed under section 5 of the Iran Sanctions Act; and

(iii) Certifies that the offeror, and any person owned or controlled by the offeror, does not knowingly engage in any transaction that exceeds \$3,000 with Iran's Revolutionary Guard Corps or any of its officials, agents, or affiliates, the property and interests in property

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of which are blocked pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (see OFAC's Specially Designated Nationals and Blocked Persons List at http://www.treasury.gov/ofac/downloads/t11sdn.pdf). (3) The representation and certification requirements of paragraph (o)(2) of this provision do not apply if— (i) This solicitation includes a trade agreements certification (e.g., 52.212-3(g) or a comparable agency provision); and (ii) The offeror has certified that all the offered products to be supplied are designated countryend products. (End of provision)				
52.212-03 OFFEROR REPRE FAR	SENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS (MAR 20	015), ALT I (OCT 2014)		
<ul> <li>As prescribed in 12.301(b)(2), add the following paragraph (c)(12) to the basic provision:</li> <li>(12) (Complete if the offeror has represented itself as disadvantaged in paragraph (c)(4) or (c)(8) of this provision.)</li> <li>The offeror shall check the category in which its ownership falls: <ul> <li>Black American.</li> <li>Hispanic American (American Indians, Eskimos, Aleuts, or Native Hawaiians).</li> <li>Asian-Pacific American (persons with origins from Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Japan, China, Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, U.S. Trust Territory of the Pacific Islands (Republic of Palau), Republic of the Marshall Islands, Federated States of Micronesia, the Commonwealth of the Northern Mariana Islands, Guam, Samoa, Macao, Hong Kong, Fiji, Tonga, Kiribati, Tuvalu, or Nauru).</li> <li>Subcontinent Asian (Asian-Indian) American (persons with origins from India, Pakistan, Bangladesh, Sri Lanka, Bhutan, the Maldives Islands, or Nepal).</li> <li>Individual/concern, other than one of the preceding.</li> </ul> </li> </ul>				
PROVISIONS ADDED TO PART 12 BY ADDENDUM				
52.203-03 GRATUITIES (APR 1984) FAR				
252.203-7005 REPRESENTATION RELATING TO COMPENSATION OF FORMER DOD OFFICIALS (NOV 2011) DFARS				
252.204-7008 COMPLIANCE WITH SAFEGUARDING COVERED DEFENSE INFORMATION CONTROLS (DEC 2015) DFARS				
<ul> <li>(a) Definitions. As used in this provision—</li> <li>"Controlled technical information," "covered contractor information system," and "covered defense information" are defined in clause 252.204-7012, Safeguarding Covered Defense Information and Cyber Incident Reporting.</li> <li>(b) The security requirements required by contract clause 252.204-7012, Covered Defense Information and Cyber Incident Reporting, shall be implemented for all covered defense information on all covered contractor information systems that support the performance of this contract.</li> <li>(c) For covered contractor information systems that are not part of an information technology (IT) service or system operated on behalf of the Government (see 252.204-7012(b)(1)(ii))— <ul> <li>(1) By submission of this offer, the Offeror represents that it will implement the security requirements specified by National Institute of Standards and Technology (NIST) Special Publication (SP) 800-171, "Protecting Controlled Unclassified Information in Nonfederal Information Systems and Organizations" (see http://dx.doi.org/10.6028/NIST.SP.800-171), not later than December 31, 2017.</li> <li>(2)(i) If the Offeror proposes to vary from any of the security requirements specified by NIST SP 800-171 that is in effect at the time the solicitation is issued or as authorized by the Contracting Officer, the Offeror shall submit to the Contracting Officer, for consideration by the DoD Chief Information Officer (CIO), a written explanation of—</li> <li>(A) Why a particular security requirement is not applicable; or</li> <li>(B) How an alternative but equally effective, security measure is used to compensate for the inability to satisfy a particular enquirement and achieve equivalent protection.</li> <li>(i) An authorized representative of the DoD CIO will adjudicate offeror requests to vary from NIST SP 800-171 shall be incorporated into the resulting contract.</li> </ul> </li> </ul>				
(End of provision)				
52.207-04 ECONOMIC PURCHASE QUANTITY - SUPPLIES (AUG 1987) FAR				
(a) Offerors are invited to state an opinion on whether the quantity(ies) of supplies on which bids, proposals or quotes are requested in this solicitation is (are) economically advantageous to the Government.				

(b) Each offeror who believes that acquisitions in different quantities would be more advantageous is invited to recommend an economic purchase quantity. If different quantities are recommended, a total and a unit price must be quoted for applicable items. An economic purchase quantity is that quantity at which a significant price break occurs. If there are significant price breaks at different quantity points, this information is desired as well.

## OFFEROR RECOMMENDATIONS

QUANTITY

## PRICE QUOTATION

TOTAL

(c) The information requested in this provision is being solicited to avoid acquisitions in disadvantageous quantities and to assist the Government in developing a data base for future acquisitions of these items. However, the Government reserves the right to amend or cancel the solicitation and resolicit with respect to any individual item in the event quotations received and the Government's requirements indicate that different quantities should be acquired.

(End of provision)

252.209-7003 RESERVE OFFICER TRAINING CORPS AND MILITARY RECRUITING ON CAMPUS—REPRESENTATION (MAR 2012) DFARS

## 252.209-7998 REPRESENTATION REGARDING CONVICTION OF A FELONY CRIMINAL VIOLATION UNDER ANY FEDERAL OR STATE LAW (DEVIATION 2012-00007) (MAR 2012)

(a) In accordance with section 514 of Division H of the Consolidated Appropriations Act, 2012, none of the funds made available by that Act may be used to enter into a contract with any corporation that was convicted of a felony criminal violation under any Federal or State law within the preceding 24 months, where the awarding agency is aware of the conviction, unless the agency has considered suspension or debarment of the corporation and made a determination that this further action is not necessary to protect the interests of the Government.

(b) The Offeror represents that it **is** [] **is not** [] **a corporation** that was convicted of a felony criminal violation under a Federal or State law within the preceding 24 months.

(End of provision)

## 252.209-7999 REPRESENTATION BY CORPORATIONS REGARDING AN UNPAID DELINQUENT TAX LIABILITY OR A FELONY CONVICTION UNDER ANY FEDERAL LAW (DEVIATION 2012-00004) (JAN 2012)

(a) In accordance with sections 8124 and 8125 of Division A of the Consolidated Appropriations Act, 2012, (Pub. L. 112-74) none of the funds made available by that Act may be used to enter into a contract with any corporation that-

(1) Has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timelymanner pursuant to an agreement with the authority responsible for collecting the tax liability, where the awarding agency is aware of the unpaid tax liability, unless the agency has considered suspension or debarment of the corporation and made a determination that this further action is not necessary to protect the interests of the Government.
 (2) Was convicted of a felony criminal violation under any Federal law within the preceding 24 months, where the awarding agency is aware of the conviction, unless the agency has considered suspension or debarment of the corporation and made a determination that this further action is not necessary to protect the interests of the Government.

(b) The Offeror represents that-

(1) It **is [**] **is not [**] **a corporation** that has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability,

(2) It **is [] is not [] a corporation** that was convicted of a felony criminal violation under a Federal law within the preceding 24 months.

(End of provision)

52.211-9003 CONDITIONS FOR EVALUATION OF OFFERS OF GOVERNMENT SURPLUS MATERIAL (AUG 2014) DLAD

52.211-9011 DELIVERY TERMS AND EVALUATION (APR 2014) DLAD

52.215-20 REQUIREMENTS FOR CERTIFIED COST OR PRICING DATA AND DATA OTHER THAN CERTIFIED COST AND PRICING DATA (OCT 2010) FAR

(a) Exceptions from cost or pricing data.

(1) In lieu of submitting cost or pricing data, offerors may submit a written request for exception by submitting the information described in the following paragraphs. The Contracting Officer may require additional supporting information, but only to the extent necessary to determine whether an exception should be granted, and whether the price is fair and reasonable.

(i) Identification of the law or regulation establishing the price offered. If the price is controlled under law by periodic rulings, reviews, or similar actions of a governmental body, attach a copy of the controlling document, unless it was previously submitted to the contracting office.

(ii) Commercial item exception. For a commercial item exception, the offeror shall submit, at a minimum, information on prices at which the same item or similar items have previously been sold in the commercial market that is adequate for evaluating the reasonableness of the price for this acquisition. Such information may include—

(A) For catalog items, a copy of or identification of the catalog and its date, or the appropriate pages for the offered items, or a statement that the catalog is on file in the buying office to which the proposal is being submitted. Provide a copy or describe current discount policies and price lists (published or unpublished), e.g., wholesale, original equipment manufacturer, or reseller. Also explain the basis of each offered price and its relationship to the established catalog price, including how the proposed price relates to the price of recent sales in quantities similar to the proposed quantities;

(B) For market-priced items, the source and date or period of the market quotation or other basis for market price, the base amount, and applicable discounts. In addition, describe the nature of the market;

(C) For items included on an active Federal Supply Service Multiple Award Schedule contract, proof that an exception has been granted for the schedule item.

(2) The offeror grants the Contracting Officer or an authorized representative the right to examine, at any time before award, books, records, documents, or other directly pertinent records to verify any request for an exception under this provision, and the reasonableness of price. For items priced using catalog or market prices, or law or regulation, access does not extend to cost or profit information or other data relevant solely to the offeror's determination of the prices to be offered in the catalog or marketplace.

(b) Requirements for cost or pricing data. If the offeror is not granted an exception from the requirement to submit cost or pricing data, the following applies:

(1) The offeror shall prepare and submit cost or pricing data and supporting attachments in accordance with Table 15-2 of FAR 15.408.
(2) As soon as practicable after agreement on price, but before contract award (except for unpriced actions such as letter contracts), the offeror shall submit a Certificate of Current Cost or Pricing Data, as prescribed by FAR 15.406-2.
(End of provision)

#### 52.216-01 TYPE OF CONTRACT (APR 1984) FAR

The Government contemplates award of a Fixed Price, with EPA, Indefinite Quantity Contract (IQC) contract resulting from this solicitation.

(End of provision)

52.225-25 PROHIBITION ON CONTRACTING WITH ENTITIES ENGAGING IN SANCTIONED ACTIVITIES RELATING TO IRAN - REPRESENTATION AND CERTIFICATION (OCT 2015) FAR

252.225-7001 BUY AMERICAN ACT AND BALANCE OF PAYMENTS PROGRAM (AUG 2016) DFARS

252.225-7002 QUALIFYING COUNTRY SOURCES AS SUBCONTRACTORS (AUG 2016) DFARS

52.233-9000 AGENCY PROTESTS (NOV 2011) DLAD

52.233-9001 DISPUTES - AGREEMENT TO USE ALTERNATIVE DISPUTE RESOLUTION (NOV 2011) DLAD

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(c) The offeror should check here to opt out of this clause:

[]. Alternate wording may be negotiated with the contracting officer.

#### 52.251-01 GOVERNMENT SUPPLY SOURCES (APR 2012) FAR

#### 52.252-01 SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (FEB 1998) - FAR

This solicitation incorporates one or more solicitation provisions 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. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or

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offer. Also, the full text of a solicitation provision maybe accessed electron icallyat this/these address(es): http://www.dla.mil/Acquisition and http://farsite.hil.af.mil/ . (End of Provision)			
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