	TATION/CONTRACT/ORDER FOR COMMERCIAL ITEMS OR TO COMPLETE BLOCKS 12, 17, 23, 24, & 30				1. REQUIS		IUM	Ber	PA	GE 1 OF 1	8
2. CONTRACT NO.	3. AWARD/EFFECTIVE	4. ORDER NUM	BER		5. SOLICIT	ATION	NUN	IBER		LICITATION	ISSUE
SPE300-18-D-P316	DATE 2017 OCT 19				SPE300	-17- <b>R-</b> 00	020			1017 MAR :	29
7. FOR SOLICITATION INFORMATION CALL:	a. NAME				b. TELEPH calls)	ONE NU	JMB	ER (No collect		FER DUE D/ DCAL TIME	
9. ISSUED BY	CODE	SPE300	10. THIS AC	QUISITION	I IIS [		EST	RICTED OR		IDE: 100	% FOR
DLA TROOP SUPPORT DIRECTORATE OF SUBSISTENCE 700 ROBBINS AVENUE PHILADELPHIA PA 19111-5096 USA Local Admin: Carrie L. McKendry PSPT/ Email: CARRIE.MCKENDRY@DLA.MIL	ADF Tel: 215-737-4669 Fax: 219 7	737-8064		VICE-DIS/		_ (wos	SB) I LL B VOSI		er the V Ogram Vaics: 31	OMEN-OWN	ED
11. DELIVERY FOR FOB DESTINA- TION UNLESS BLOCK IS	12. DISCOUNT TERMS			LL BUSIN		] - + -		. RATING			
	Net 10 d	iays	<u> </u>	RATED OI	ITRACT IS / RDER UND CFR 700)		14.	METHOD OF	SOLICITA		
15. DELIVER TO	CODE	1	16. ADMIN	IISTERED	BY			RFQ		E SPE30	
SEE SCHEDULE		L	SEE BLO						005		
17a. CONTRACTOR/ CODE 7UV OFFEROR	WN4 FACILITY CODE		18a. PAYN	IENT WILL	L BE MADE	BY		<u>_</u>	COD	E SL4701	
OAKES FARMS FOOD DISTRIE SERVICES, LLC DBA 4206 Mercantile Ave NAPLES FL 34104-3346 USA TELEPHONE NO, 2392632502	BUTION		BSM P O B COLU USA	OX 18231 IMBUS OF	H 43218-23	17					
17b. CHECK IF REMITTANCE OFFER	IS DIFFERENT AND PUT SU	JCH ADDRESS IN		AIT INVOID W IS CHE				own in bloc Dendum	K 18a UNL	ESS BLOCK	
19. ITEM NO.	20, SCHEDULE OF SUPPLIES	S/SERVICES	,		21. DUANTITY	22, UNIT		23, UNIT PRICE		24. Amount	
See Schedu	le										
25. ACCOUNTING AND APPROPRIA	TION DATA			L		26. TO	TAL.	AWARD AMO	UNT (For (	Govt. Use Onl	v)
								0,000.00			<u></u>
27a. SOLICITATION INCORPORATE 27b. CONTRACT/PURCHASE ORDE							A			E NOT ATTACH E NOT ATTACH	
28. CONTRACTOR IS REQUIR COPIES TO ISSUING OFFICE. DELIVER ALL ITEMS SET FORTH ADDITIONAL SHEETS SUBJECT	CONTRACTOR AGREES TO 1 OR OTHERWISE IDENTIFI	D FURNISH AND		DATED	2017-Aug		YO	T: REF. SPESSO UR OFFER ON IR CHANGES ITEMS: See Sc	SOLICITA	TION (BLOC	OFFER
30a. SIGNATURE OF OFFEROMCO								ATURE OF CO			1
306. NAME AND TITLE OF SIGNER	rsident 10 UCTION	ATE SIGNED	316, NAME	OF CON	TRACTING	ric	1	Type or Print)	/	10. DATE SIG	<u>71/</u> 7

PREVIOUS EDITION IS NOT USABLE

Prescribed by GSA - FAR (48 CFR) 53.212

19. ITEM NO.		SCHEDU	20. LE OF SUPI	PLIES/SERVICES			21. QUANTITY	22. UNIT	23. UNIT PRICE	24. AMOUNT
32a. QUANTITY II		-								
				ED, AND CONFORMS 1						
REPRESEN		ORIZED GOVERN		SZC. DATE			RESENTATIV		OF AUTHORIZED G	OVERNIVIEN I
32e. MAILING A	DDRESS OI	F AUTHORIZED GO	OVERNMEN	IT REPRESENTATIVE		32f. TELE	PHONE NUM	BER OF A	AUTHORIZED GOVER	RNMENT REPRESENTATIVE
					-	32g. E-MAIL OF AUTHORIZED GOVERNMENT REPRESENTATIVE				
33. SHIP NUMB	ER	34. VOUCHER NU	IMBER	35. AMOUNT VERIFIE	D 36. PAYMENT 37. CHECK NUMBER					
		-		CORRECT FOR			OMPLETE		RTIAL FINAL	
PARTIAL 38. S/R ACCOUI	FINAL	39. S/R VOUCHEF	R NUMBER	40. PAID BY			OWPLETE			
41a.   CERTIFY	THIS ACCO	UNT IS CORRECT	AND PROF	PER FOR PAYMENT	42a. R	RECEIVER	BY (Print)			
		E OF CERTIFYING								
							OAT (Location)			
					42c. D	ATE REC	"D (YY/MM/DE	0) 4	42d. TOTAL CONTAIN	NERS

STANDARD	FORM	1449 (REV.	2/2012) BACK
----------	------	------------	--------------

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED:	PAGE 3 OF 18 PAGES
	SPE300-18-D-P316	

Form

#### Award Document

## I. SOLICITATION/CONTRACT FORM

The terms and conditions set forth in solicitation SPE300-17-R-0020 are incorporated into subject contract.

The following documents are incorporated by reference into the subject contract: your final offer, which is being accepted by the Government to form this contract and Solicitation SPE300-17-R-0020 dated March 29, 2017.

## II. PERFORMANCE PERIOD:

#### A. Effective Period of the Contract:

1st tier: 10/19/2017 – 10/18/2019 2nd tier: 10/19/2019 – 4/18/2021 3rd tier: 4/19/2021 – 10/18/2022

Ordering commences on December 3, 2017 with first deliveries beginning December 5, 2017 for Troop and the week of December 10, 2017 for School customers.

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

The following chart includes the 5 year estimated dollar value, along with the guaranteed 10% minimum and 250% maximum. The guaranteed minimum and maximum, although based on estimates, are a firm dollar amount calculated as a percentage of the estimated dollar value; that firm dollar amount constitutes the Government's legal ordering obligation under the contract.

South Florida Zone	5 Year Estimate (Total Including all Tiers)	10%Min	250% Max (5 Years)
Group 1 DOD Troops	\$1,400,000.00	\$60,000.00	\$3,500,000.00
Group 2 Non-DoD Schools	\$14,600,000.00	\$580,000.00	\$36,500,000.00
Total	\$16,000,000.00	\$640,000.00	\$40,000,000.00

The term "5 Year Estimate" refers to the Government's good faith estimate of the requirement for all three (3) Tier periods.

The total minimum contract dollar value is \$640,000.00. The maximum contract dollar value is \$40,000,000.00.

#### III. START-UP PERIOD

The Contractor's startup period will take place prior to the first order and is included in the 24-month base 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.

## IV. ORDERING CATALOGS

The following are part of Oakes Farms Distribution and Food Service, LLC's offer and are hereby incorporated as part of subject contract:

Offered delivered price to be utilized for first week of ordering. The Pricing Proposal spreadsheet submitted on August 1, 2017 is attached.

Distribution price for the Contract Period is as follows:

<b>Distribution Price</b>	Tier 1	Tier 2	Tier 3
Group 1 (Troop)			
Group 2 (Schools)			

SUPPLIES OF SERVICES AND PRICES

**ITEMS:** Full-Line Fresh Fruit and Vegetables

**CUSTOMERS**: DoD and Non-DoD USDA Customers in the South Florida Zone listed in Attachment 2 of this document.

**FOB TERMS**: FOB Destination for all items.

NOTE: Paragraph (d) of the Economic Price Adjustment provision contained in the Solicitation enforces an upward ceiling on any economic price adjustments applicable to the instant Contract. Specifically, the aggregate of contract Delivered Price increases for each line item on the catalog subject to this provision shall not exceed 90% for DoD Troops and USDA Schools above that line item's initial Delivered Price on the awarded catalog. The respective percent (%) ceiling for each line item is in effect throughout the entire length of the contract period. To further illustrate this point, Attachment 1 (Final Pricing) includes a separate column that identifies the percentage EPA ceiling for the individual Delivered Prices of each line item on the catalog. This price represents the maximum increase in Delivered Price allowable for the entire 5-year length of the Contract. For additional information, see the EPA provision as specified in the Solicitation. That said, please be aware that just because an awardee furnishes a price revision on a weekly basis that falls within the EPA clause's 90 percent (%) for DoD Troops and USDA Schools ceiling, does not automatically deem that price "fair and reasonable" and thus acceptable. The EPA provision is merely one separate factor that is considered by the Contracting Officer in arriving at his/her final "fair and reasonable" price determinations. Therefore, it is important to note that all other provisions of the Solicitation/Contract must be adhered to in conjunction with the aforementioned EPA provision.

**CATALOG #:** DoD Troop customers will order under SPE300-18-D-P316, Non-DoD USDA School customers in the South Florida Zone will order under SPE300-18-D-S316; Oakes Farms will invoice in accordance with the customer's orders.

All catalog pricing is valid from Sunday thru Saturday. Catalog updates must be received no later than 12:00 P.M. EST the preceding Wednesday.

The Troop Customers are required to place orders for "skip day" delivery. The School Customers are required to place orders no later than 96 hours before delivery date.

All pricing will be firm at time of order.

Oakes Farms will not invoke any additional charges for emergency orders (defined as an order that is placed for same day delivery).

## DELIVERIES AND PERFORMANCE

The following are the designated plant locations for the performance of this contract for all contract line items:

#### Place of Performance:

Oakes Farms Distribution and Food Services, LLC 4206 Mercantile Ave. Naples, FL 34104

Remove Section XXXII. SEASONAL ACQUISITION listed on page 23 of the solicitation and replace with the following:

## XXXIII. LOCAL PURCHASE (SCHOOLS/TRIBAL RESERVATIONS)

DLA Troop Support and the USDA support the use of local purchase to the maximum extent practicable. Therefore, Contractors are encouraged to source local produce taking into consideration price, availability, quality, and other factors.

For purposes of this Solicitation, "local purchase" is defined as product purchased from growers or manufacturers within the state the customer is located, within the contract zone, or from a state bordering the state in which the customer is located.

For contracts using FFAVORS catalogs, Contractors are required to include state of origin information for all products in the FFAVORS catalog. FFAVORS includes a data field for this purpose.

Within 45 days after contract award, the successful Contractor(s) for schools and/or tribal reservations will submit to the Contracting Officer a Local Purchase Procurement plan which will include the following elements:

A list of specific items that the contractor currently purchases locally;

A list of local growers from which the contractor sources product;

Plans to expand the purchase of local items; and

A list of resources that might assist in efforts to source more local products.

Contractors may be required to attend information sessions related to local sourcing and promotion of local products.

## CLAUSES

52.212-5 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS--COMMERCIAL ITEMS (DEVIATION 2013-00019) (JAN 2017)

(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) 52.203-19, Prohibition on Requiring Certain Internal Confidentiality Agreements or Statements (Jan 2017) (section 743 of Division E, Title VII, of the Consolidated and Further Continuing Appropriations Act 2015 (Pub. L. 113-235) and its successor provisions in subsequent appropriations acts (and as extended in continuing resolutions)).

(2) 52.209-10, Prohibition on Contracting with Inverted Domestic Corporations (Nov 2015)

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

(4) 52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004) (Public Laws 108-77, 108-78 (19 U.S.C. 3805 note)).

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED:	PAGE 7 OF 18 PAGES
	SPE300-18-D-P316	
(b) The Contractor shall comply	y with the FAR clauses in this paragraph (b) that the contracting officer has inc	licated as being
incorporated in this contract by	reference to implement provisions of law or Executive orders applicable to ac	quisitions of commercial
items:		
	[Contracting Officer check as appropriate.]	
	strictions on Subcontractor Sales to the Government (Sept 2006), with Alterna	ate I (Oct 1995) (41 U.S.C.
4704 and 10 U.S.C. 2		
	contractor Code of Business Ethics and Conduct (Oct 2015) (41 U.S.C. 3509).	
	histleblower Protections under the American Recovery and Reinvestment Act	
	L. 111-5) (Applies to contracts funded by the American Recovery and Reinves	
	eporting Executive compensation and First-Tier Subcontract Awards (Oct 201	6) (Pub. L. 109-282) (31
U.S.C. 6101 note).		
(5) [Reserved]		
	ervice Contract Reporting Requirements (Oct 2016) (Pub. L. 111-117, section 7	
	ervice Contract Reporting Requirements for Indefinite-Delivery Contracts (Oct 2	2016) (Pub. L. 111-117,
section 743 of Div. C)		
	otecting the Government's Interest When Subcontracting with Contractors Deb	parred, Suspended, or
	ent (Oct 2015) (31 U.S.C. 6101 note).	
	dates of Publicly Available Information Regarding Responsibility Matters (Jul 2	2013) (41 U.S.C. 2313).
(10) [Reserved]	Netice of LUUPZees Oct Aside on Osla Osuma August (New 2014) (45 U.O.O. 0	
	Notice of HUBZone Set-Aside or Sole-Source Award (Nov 2011) (15 U.S.C. 6	57a).
	ov 2011) of 52.219-3. Nation of Drive Evolution Defenses for UNDZene Small Duringes Concerns	(Oct 2014) (if the offerer
	Notice of Price Evaluation Preference for HUBZone Small Business Concerns	(Oct 2014) (If the offeror
	eference, it shall so indicate in its offer)(15 U.S.C. 657a).	
(ii) Alternate I (Ja	n 2011) or 52.219-4.	
(13) [Reserved]	, Notice of Total Small Business Aside (Nov 2011) (15 U.S.C. 644).	
<u>_x</u> (14) (1) 52.219-6 _ <u>x</u> (ii) Alternate I (N		
(ii) Alternate II (N		
	Notice of Partial Small Business Set-Aside (June 2003) (15 U.S.C. 644).	
(ii) Alternate I (Oc	10000 of F2 210-7	
	lar 2004) of 52.219-7.	
	ilization of Small Business Concerns (Nov 2016) (15 U.S.C. 637(d)(2) and (3))	
	Small Business Subcontracting Plan (Jan 2017) (15 U.S.C. 637 (d)(4)).	
	w 2016) of 52.219-9.	
	lov 2016) of 52.219-9.	
	Nov 2016) of 52.219-9.	
	Nov 2016) of 52.219-9.	
	lotice of Set-Aside of Orders (Nov 2011) (15 U.S.C. 644(r)).	
	Limitations on Subcontracting (Jan 2017) (15 U.S.C. 637(a)(14)).	
	iquidated Damages—Subcontracting Plan (Jan 1999) (15 U.S.C. 637(d)(4)(F)	(i)).
	lotice of Service-Disabled Veteran-Owned Small Business Set-Aside (Nov 201	
(22) 52.219-28, P	ost Award Small Business Program Rerepresentation (Jul 2013) (15 U.S.C. 6	32(a)(2)).
(23) 52.219-29, N	lotice of Set-Aside for, or Sole Source Award to, Economically Disadvantaged	Women-Owned Small
	Dec 2015) (15 U.S.C. 637(m)).	
	lotice of Set-Aside for, or Sole Source Award to, Women-Owned Small Busine	ss Concerns Eligible
	vned Small Business Program (Dec 2015) (15 U.S.C. 637(m)).	
	onvict Labor (June 2003) (E.O. 11755).	
	Child Labor—Cooperation with Authorities and Remedies (Oct 2016) (E.O. 13	126).
	Prohibition of Segregated Facilities (Apr 2015).	
	Equal Opportunity (Sep 2016) (E.O. 11246).	
	Equal Opportunity for Veterans (Oct 2015) (38 U.S.C. 4212).	
	Equal Opportunity for Workers with Disabilities (Jul 2014) (29 U.S.C. 793).	
	Employment Reports on Veterans (Feb 2016) (38 U.S.C. 4212).	
	Notification of Employee Rights Under the National Labor Relations Act (Dec 2	
	0, Combating Trafficking in Persons (Mar 2015) (22 U.S.C. chapter 78 and E.C.	J. 13627).
	ar 2015) of 52.222-50, (22 U.S.C. chapter 78 and E.O. 13627).	o the executorities of
	Employment Eligibility Verification (Oct 2015). (E. O. 12989). (Not applicable to	
	e off-the-shelf items or certain other types of commercial items as prescribed i	
	Compliance with Labor Laws (Executive Order 13673) (Oct 2016). (Applies at \$	
	s issued from October 25, 2016 through April 24, 2017; applies at \$500,000 fc	a solicitations and resultant
contracts issued after	April 24, 2017).	

	<b>b)(35):</b> By a court order issued on October 24, 2016, 52.222-59 is enjoined ind	
	ed paragraph will become effective immediately if the court terminates the injur	
	publish a document in the Federal Register advising the public of the terminatic	on of the injunction.
	Paycheck Transparency (Executive Order 13673) (Oct 2016). , Estimate of Percentage of Recovered Material Content for EPA-Designated Ite	amc (May 2008) (42
	(ii)). (Not applicable to the acquisition of commercially available off-the-shelf iter	
	ay 2008) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applicable to the acquisition	
available off-the-shell		on of commercially
	Dzone-Depleting Substances and High Global Warming Potential Hydrofluoroca	arbons ( lun 2016)
(E.O.13693).	Szene Depleting Gubstanees and righ Globar Warming Potentiar Hydrondorod	
	Maintenance, Service, Repair, or Disposal of Refrigeration Equipment and Air C	Conditioners (Jun 2016)
(E.O. 13693).		
(40) (i) 52.223-13	3, Acquisition of EPEAT® -Registered Imaging Equipment (Jun 2014) (E.O.s 13	3423 and 13514
	ct 2015) of 52.223-13.	
	4, Acquisition of EPEAT® -Registered Television (Jun 2014) (E.O.s 13423 and	13514).
	un 2014) of 52.223-14.	,
	Energy Éfficiency in Energy-Consuming Products (Dec 2007) (42 U.S.C. 8259b	p).
	6, Acquisition of EPEAT® -Registered Personal Computer Products (Oct 2015)	
	un 2014) of 52.223-16.	
<u>x</u> (44) 52.223-18,	Encouraging Contractor Policies to Ban Text Messaging while Driving (Aug 20	11) (E.O. 13513).
	Aerosols (Jun 2016) (E.O. 13693).	
	Foams (Jun 2016) (E.O. 13696).	
(47) (i) 52.224-3,	Privacy Training (Jan 2017) (5 U.S.C. 552a).	
(ii) Alternate I (Ja		
	uy AmericanSupplies (May 2014) (41 U.S.C. chapter 83).	
	Buy AmericanFree Trade AgreementsIsraeli Trade Act (May 2014) (41 U.S	
	2112 note, 19 U.S.C. 3805 note, 19 U.S.C. 4001 note, Pub. L. 103-182, 108-7	7, 108-78, 108-286, 108-
	), 109-283, 110-138, 112-41, 112-42, and 112-43).	
	ay 2014) of 52.225-3.	
	May 2014) of 52.225-3.	
	May 2014) of 52.225-3. rade Agreements (Oct 2016) (19 U.S.C. 2501, <i>et seq.</i> , 19 U.S.C. 3301 note).	
	Restrictions on Certain Foreign Purchases (Jun 2008) (E.O.'s, proclamations,	and statutes administered
,	gn Assets Control of the Department of the Treasury).	
	Contractors Performing Private Security Functions Outside the United States (C	)ct 2016) (Section 862, as
	onal Defense Authorization Act for Fiscal Year 2008; 10 U.S.C. 2302 Note).	
	otice of Disaster or Emergency Area Set-Aside (Nov 2007) (42 U.S.C. 5150).	
	estrictions on Subcontracting Outside Disaster or Emergency Area (Nov 2007)	(42 U.S.C. 5150).
	Terms for Financing of Purchases of Commercial Items (Feb 2002) (41 U.S.C.	
(56) 52.232-30, I	nstallment Payments for Commercial Items (Jan 2017) (41 U.S.C. 4505, 10 U.S.	S.C. 2307(f)).
	Payment by Electronic Funds Transfer— System for Award Management (Jul	
(58) 52.232-34, F	Payment by Electronic Funds Transfer—Other Than System for Award Manage	ment (Jul 2013) (31
U.S.C. 3332).		
	Payment by Third Party (May 2014) (31 U.S.C. 3332).	
	rivacy or Security Safeguards (Aug 1996) (5 U.S.C. 552a).	
	ayments to Small Business Subcontractors (Jan 2017) (15 U.S.C. 637(d)(12)).	
	4, Preference for Privately Owned U.SFlag Commercial Vessels (Feb 2006) (4	46 U.S.C. Appx 1241(b)
and 10 U.S.C. 2631).		
	pr 2003) of 52.247-64.	that the Contracting
	ly with the FAR clauses in this paragraph (c), applicable to commercial services incorporated in this contract by reference to implement provisions of law or exe	
acquisitions of commercial iter	· · · · ·	
	[Contracting Officer check as appropriate.]	
(1) 52 222-17 N	ondisplacement of Qualified Workers (May 2014) (E.O. 13495)	
	ervice Contract Labor Standards (May 2014) (41 U.S.C. chapter 67.).	
	tatement of Equivalent Rates for Federal Hires (May 2014) (29 U.S.C. 206 and	41 U.S.C. chapter 67).
	air Labor Standards Act and Service Contract Labor Standards Price Adjustm	
Option Contracts) (M	ay 2014) (29 U.S.C.206 and 41 U.S.C. chapter 67).	
	air Labor Standards Act and Service Contract Labor Standards Price Adjustm	nent (May 2014) (29 U.S.C.
206 and 41 U.S.C. ch		
	xemption from Application of the Service Contract Labor Standards to Contract	s for Maintenance,
Calibration, or Repair	r of Certain EquipmentRequirements (May 2014) (41 U.S.C. chapter 67).	

CONTINUATION SHEET

	SI E300-10-D-1 310	
Requirements (May 2 (8) 52.222-55, Mi (9) 52.222-62, Pa (10) 52.226-6, Pa (11) 52.237-11, A (d) Comptroller General Example awarded using other than sealed Audit and Records Negotiation (1) The Comptroller G access to and right to (2) The Contractor sh examination, audit, or FAR Subpart 4.7, Conterminated, the records settlement. Records r	temption from Application of the Service Contract Labor Standards to Contract 014) (41 U.S.C. chapter 67). nimum Wages Under Executive Order 13658 (Dec 2015) (E.O. 13658). aid Sick Leave Under Executive Order 13706 (JAN 2017) (E.O. 13706). Promoting Excess Food Donation to Nonprofit Organizations. (May 2014) (42 L Accepting and Dispensing of \$1 Coin (Sep 2008) (31 U.S.C. 5112(p)(1)). <i>Ination of Record</i> The Contractor shall comply with the provisions of this parag ed bid, is in excess of the simplified acquisition threshold, and does not contain on. Beneral of the United States, or an authorized representative of the Comptrolle examine any of the Contractor's directly pertinent records involving transactio all make available at its offices at all reasonable times the records, materials, a reproduction, until 3 years after final payment under this contract or for any sh tractor Records Retention, of the other clauses of this contract. If this contract ds relating to the work terminated shall be made available for 3 years after any elating to appeals under the disputes clause or to litigation or the settlement of ct shall be made available until such appeals, litigation, or claims are finally res	J.S.C. 1792). rraph (d) if this contract was n the clause at 52.215-2, r General, shall have ns related to this contract. and other evidence for norter period specified in t is completely or partially resulting final termination f claims arising under or
(3) As used in this cla	use, records include books, documents, accounting procedures and practices	, and other data,
	d regardless of form. This does not require the Contractor to create or maintain maintain in the ordinary course of business or pursuant to a provision of law.	any record that the
Contractor does not n (e) (1) Notwithstanding th required to flow down otherwise indicated bo (i) 52.203-13 (ii) 52.203-13 (ii) 52.203-13 743 of Divisi and its succe (iii) 52.219-8 that offer fun exceeds \$70 lower tier sul (iv) 52.222-1 with paragra (v) 52.222-2 (vi) 52.222-2 (vi) 52.222-3 (vii) 52.222-4 down require (xi) 52.222-4 (xii) 52.222-4 (xii) 52.222-4 (xii) 52.222-4 (xii) 52.222-4 (xii) 52.222-4 (xii) 52.222-4 (xii) 52.222-4 (xii) 52.222-4 (xii) 52.222-5 ServicesRe (xv) 52.222-5 (xvi) 52.222-5 (xvi) 52.222-6 (xvi)	<ul> <li>d regardiess of form. This does not require the Contractor to create of maintain naintain naintain in the ordinary course of business or pursuant to a provision of law.</li> <li>ane requirements of the clauses in paragraphs (a), (b), (c) and (d) of this clause any FAR clause, other than those in this paragraph (e)(1) in a subcontract for elow, the extent of the flow down shall be as required by the clause—</li> <li>a, Contractor Code of Business Ethics and Conduct (Oct 2015) (41 U.S.C. 350</li> <li>Prohibition on Requiring Certain Internal Confidentiality Agreements or State on E, Title VII, of the Consolidated and Further Continuing Appropriations Act, assor provisions in subsequent appropriations acts (and as extended in continu, Utilization of Small Business Concerns (Nov 2016) (15 U.S.C. 637(d)(2) and ther subcontracting opportunities. If the subcontract (except subcontracts to sr 00,000 (\$1.5 million for construction of any public facility), the subcontractor mubcontracts that offer subcontracting opportunities.</li> <li>7, Nondisplacement of Qualified Workers (May 2014) (E.O. 13495). Flow dow ph (1) of FAR clause 52.222-17.</li> <li>1, Prohibition of Segregated Facilities (Apr 2015).</li> <li>6, Equal Opportunity for Veterans (Oct 2015) (38 U.S.C. 4212).</li> <li>36, Equal Opportunity for Veterans (Ct 2015) (38 U.S.C. 4212).</li> <li>30, Notification of Employee Rights Under the National Labor Relations Act (De ad in accordance with paragraph (f) of FAR clause 52.222-40.</li> <li>1, Service Contract Labor Standards (May 2014), (41 U.S.C. chapter 67).</li> <li>22-50, Combating Trafficking in Persons (Mar 2015) (22 U.S.C. chapter 78 and Alternate I (Mar 2015) of 52.222-50 (22 U.S.C. chapter 78 E.O. 13627).</li> <li>51, Exemption from Application of the Service Contract Labor Standards to Cord race and requirements (May 2014) (41 U.S.C. chapter 53, Exemption from Application of the Service Contract Labor Standards to Cord race and requirement Eligibility Verification (Oct 2015) (E. 0. 12989).</li> &lt;</ul>	, the Contractor is not commercial items. Unless 9). ements (Jan 2017) (section 2015 (Pub. L. 113-235) uing resolutions)). (3)), in all subcontracts nall business concerns) ust include 52.219-8 in on required in accordance c 2010) (E.O. 13496). Flow d E.O. 13627). ontracts for Maintenance, 67.) ontracts for Certain
Note to para	and resultant contracts issued after April 24, 2017). agraph (e)(1)(xvii): By a court order issued on October 24, 2016, 52.222-59 is a order. The enjoined paragraph will become offective immediately if the court	
At that time, termination of	ne order. The enjoined paragraph will become effective immediately if the cour DoD, GSA, and NASA will publish a document in the Federal Register advisin of the injunction.	
(xix) 52.222-	2-60, Paycheck Transparency (Executive Order 13673) (Oct 2016). 62, Paid sick Leave Under Executive Order 13706 (JAN 2017) (E.O. 13706).	
	24-3, Privacy Training (Jan 2017) (5 U.S.C. 552a). Alternate I (Jan 2017) of 52.224-3.	

(xxi) 52.225-26, Contractors Performing Private Security Functions Outside the United States (Oct 2016) (Section 862, as amended, of the National Defense Authorization Act for Fiscal Year 2008; 10 U.S.C. 2302 Note). (xxii) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (May 2014) (42 U.S.C. 1792). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.

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

(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.

(End of Clause)

## 252.204-7015 NOTICE OF AUTHORIZED DISCLOSURE OF INFORMATION FOR LITIGATION SUPPORT (MAY 2016) 252.209-7004 SUBCONTRACTING WITH FIRMS THAT ARE OWNED OR CONTROLLED BY THE GOVERNMENT OF A COUNTRY THAT IS A STATE SPONSOR OF TERRORISM (OCT 2015)

Part 12 Clauses

252.204-7009 LIMITATIONS ON THE USE OR DISCLOSURE OF THIRD-PARTY CONTRACTOR REPORTED CYBER INCIDENT INFORMATION (OCT 2016) 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) Is—

(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 only for 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.

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-18-D-P316	PAGE 11 OF 18 PAGES
(c) <i>Subcontr</i> contractual in covered defe	The third-party contractor that reported the cyber incident is a third-party ben closure agreement between the Government and Contractor, as required by p use. A breach of these obligations or restrictions may subject the Contractor to— (i) Criminal, civil, administrative, and contractual actions in law damages, and other appropriate remedies by the United State (ii) Civil actions for damages and other appropriate remedies by reported the cyber incident, as a third party beneficiary of this acts. The Contractor shall include this clause, including this paragraph (c), in nstruments, for services that include support for the Government's activities r ense information and cyber incident reporting, including subcontracts for com tecept to identify the parties. (End of clause)	paragraph (b)(3) of this and equity for penalties, s; and by the third party that clause. subcontracts, or similar elated to safeguarding
252.204-7012 SAFEGUARDI DFARS	NG COVERED DEFENSE INFORMATION AND CYBER INCIDENT REPOR	TING (OCT 2016)
"Adequate security" m misuse, or unauthoriz "Compromise" means which unauthorized in information to unauthor "Contractor attribution indirectly, by the grou locations), personally commercially sensitive "Contractor informatio "Controlled technical in the access, use, repro- information would me Instruction 5230.24, D publicly available with "Covered contractor in that processes, stores "Covered defense infor (i) Is— (A) (B) of tt (ii) Falls in an (A) (B) pro- and acc (C) (D) diss priv "Cyber incident" mear potentially adverse eff "Forensic analysis" m in a manner that main "Malicious software" r adverse impact on the	nformation system" means an information system that is owned, or operated s, or transmits covered defense information. ormation" means unclassified information that— Provided to the contractor by or on behalf of DoD in connection with the perfor Collected, developed, received, transmitted, used, or stored by or on behalf of the performance of the contract; and by of the following categories: <i>Controlled technical information.</i> <i>Critical information (operations security).</i> Specific facts identified through the cess about friendly intentions, capabilities, and activities vitally needed by ad act effectively so as to guarantee failure or unacceptable consequences for omplishment (part of Operations Security process). <i>Export control.</i> Unclassified information concerning certain items, commoditi- er information whose export could reasonably be expected to adversely affect urity and nonproliferation objectives. To include dual use items; items identifi- ulations, international traffic in arms regulations and munitions list; license ap lear technology information. Any other information, marked or otherwise identified in the contract, that rec- semination controls pursuant to and consistent with law, regulations, and Gov acy, proprietary business information). Is actions taken through the use of computer networks that result in a compre- fect on an information system and/or the information residing therein. eans the practice of gathering, retaining, and analyzing computer-related dat tains the integrity of the data. neans computer software or firmware intended to perform an unauthorized pu e confidentiality, integrity, or availability of an information system. This definiti code-based entity that infects a host, as well as spyware and some forms of	<ul> <li>ity policy of a system, in abject, or the copying of</li> <li>whether directly or a description, facility rmation, or other</li> <li>the Contractor.</li> <li>at is subject to controls on ation. Controlled technical he criteria set forth in DoD information that is lawfully</li> <li>by or for, a contractor and</li> <li>ormance of the contract; or of the contractor in support</li> <li>Operations Security versaries for them to plan friendly mission</li> <li>es, technology, software, or the United States national ed in export administration plications; and sensitive</li> <li>quires safeguarding or rernmentwide policies (e.g., omise or an actual or a for investigative purposes</li> <li>rocess that will have on includes a virus, worm, adware.</li> </ul>
	CONTINUED ON N	EXT PAGE

"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 identifications, data sets, studies and analyses and related information, and computer software executable code and source code.

(b) Adequate security. The Contractor shall provide adequate security for all covered defense information on all covered contractor information systems that support the performance of work under this contract. To provide adequate security, the Contractor shall—

(1) Implement information systems security protections on all covered contractor information systems including, at a minimum—

(i) For covered contractor information systems that are part of an Information Technology (IT) service or system operated on behalf of the Government—

(A) Cloud computing services shall be subject to the security requirements specified in the clause 252.239-7010, Cloud Computing Services, of this contract; and

(B) Any other such IT service or system (i.e., other than cloud computing) shall be subject to the security requirements specified elsewhere in this contract; or

(ii) For covered contractor information systems that are not part of an IT service or system operated on behalf of the Government and therefore are not subject to the security requirement specified at paragraph (b)(1)(i) of this clause—

(A) The security requirements in National Institute of Standards and Technology (NIST) Special Publication (SP) 800-171, "Protecting Controlled Unclassified Information in Nonfederal Information Systems and Organizations,"

http://dx.doi.org/10.6028/NIST.SP.800-171 that is in effect at the time the solicitation is issued or as authorized by the Contracting Officer, as soon as practical, but not later than December 31, 2017. The Contractor shall notify the DoD CIO, via email at osd.dibcsia@mail.mil, within 30 days of contract award, of any security requirements specified by NIST SP 800-171 not implemented at the time of contract award; or

(B) Alternative but equally effective security measures used to compensate for the inability to satisfy a particular requirement and achieve equivalent protection accepted in writing by an authorized representative of the DoD CIO; and

(2) Apply other information systems security measures when the Contractor easonably determines that information systems security measures, in addition to those identified in paragraph (b)(1) of this clause, may be required to provide adequate security in a dynamic environment based on an assessed risk or vulnerability.

(c) Cyber incident reporting requirement.

(1) When the Contractor discovers a cyber incident that affects a covered contractor information system or the covered defense information residing therein, or that affects the contractor's ability to perform the requirements of the contract that are designated as operationally critical support, the Contractor shall—

(i) Conduct a review for evidence of compromise of covered defense information, including, but not limited to, identifying compromised computers, servers, specific data, and user accounts. This review shall also include analyzing covered contractor information system(s) that were part of the cyber incident, as well as other information systems on the Contractor's network(s), that may have been accessed as a result of the incident in order to identify compromised covered defense information, or that affect the Contractor's ability to provide operationally critical support; and

(ii) Rapidly report cyber incidents to DoD at http://dibnet.dod.mil.

(2) Cyber incident report. The cyber incident report shall be treated as information created by or for DoD and shall include, at a minimum, the required elements at http://dibnet.dod.mil.

(3) *Medium assurance certificate requirement.* In order to report cyber incidents in accordance with this clause, the Contractor or subcontractor shall have or acquire a DoD-approved medium assurance certificate to report cyber incidents. For information on obtaining a DoD-approved medium assurance certificate, see http://iase.disa.mil/pki/eca/Pages/index.aspx.

ATION SHEET	SPE300-18-D-P316	PAGE 13 OF 18 PAGES
	software. The Contractor or subcontractors that discover and isolate maliciou ed cyber incident shall submit the malicious software in accordance with instru	
Contracting (		
	eservation and protection. When a Contractor discovers a cyber incident has o	
	e and protect images of all known affected information systems identified in pa	
	Il relevant monitoring/packet capture data for at least 90 days from the submis	sion of the cyber incident
	w DoD to request the media or decline interest.	
	additional information or equipment necessary for forensic analysis. Upon req	
	nall provide DoD with access to additional information or equipment that is nec	essary to conduct a
forensic anal	vis. <i>ident damage assessment activities</i> . If DoD elects to conduct a damage asses	semant, the Contracting
	quest that the Contractor provide all of the damage assessment information g	
	) of this clause.	amered in accordance with
	guarding and use of contractor attributional/proprietary information. The Gove	rnment shall protect
	nauthorized use or release of information obtained from the contractor (or der	
	n the contractor) under this clause that includes contractor attributional/proprie	
	tion submitted in accordance with paragraph (c). To the maximum extent prac	
	and mark attributional/proprietary information. In making an authorized releas	
	will implement appropriate procedures to minimize the contractor attributional	
	ed in such authorized release, seeking to include only that information that is r	necessary for the
	urpose(s) for which the information is being released.	
	elease of contractor attributional/proprietary information not created by or for L	
	n the contractor (or derived from information obtained from the contractor) unc	ler this clause that is not
	for DoD is authorized to be released outside of DoD—	
	To entities with missions that may be affected by such information;	
	To entities that may be called upon to assist in the diagnosis, detection, or mit	
	To Government entities that conduct counterintelligence or law enforcement in For national security purposes, including cyber situational awareness and defe	
	Defense Industrial Base (DIB) participants in the program at 32 CFR part 236	
	To a support services contractor ("recipient") that is directly supporting Govern	
	tract that includes the clause at 252.204-7009, Limitations on the Use or Discl	
	tractor Reported Cyber Incident Information.	
	elease of contractor attributional/proprietary information created by or for DoD	. Information that is
	n the contractor (or derived from information obtained from the contractor) unc	
created by or	for DoD (including the information submitted pursuant to paragraph (c) of this	clause) is authorized to
	released outside of DoD for purposes and activities authorized by paragraph (	
	ful Government purpose or activity, subject to all applicable statutory, regulate	ory, and policy based
	n the Government's use and release of such information.	
	ractor shall conduct activities under this clause in accordance with applicable I	_
	monitoring, access, use, and disclosure of electronic communications and dat	
	eguarding or reporting requirements. The safeguarding and cyber incident reporting requirements.	
	way abrogates the Contractor's responsibility for other safeguarding or cyber i	
	its unclassified information systems as required by other applicable clauses or applicable U.S. Government statutory or regulatory requirements.	This contract, or as a
	racts. The Contractor shall—	
	include this clause, including this paragraph (m), in subcontracts, or similar co	ntractual instruments for
	rationally critical support, or for which subcontract performance will involve a c	
	rmation system, including subcontracts for commercial items, without alteratio	
	ies; and	,
(0)	AN <sup>2</sup> APE 1 - PETER 1 - PETER 2 - PE	

(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)

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

### **Economic Price Adjustment** ECONOMIC PRICE ADJUSTMENT ("EPA") – ACTUAL MATERIAL COSTS FOR SUBSISTENCE FRESH FRUITS & VEGETABLES ("FF&V") AND SHELL EGGS MODEL

A. Warranties. For any items covered by this EPA language, the Contractor warrants that:

1. Contract Unit Price and the components of the Contract Unit Price, i.e. Delivered Price and Distribution Price, shall not include allowances for any portion of the contingency covered by this language; and

2. Price adjustments requested during the performance of the contract shall be computed in accordance with the provisions of this language.

- B. Definitions. As used throughout this language the term:
  - 1. "Contract Unit Price" means the total price per unit of a particular item charged to the Government for a product delivered to customers under this contract. The Contract Unit Price consists of two separate and distinct components: 1) Delivered Price, less Rebates/Discounts, and 2) Distribution Price. The unit price sum of these two components shall be rounded up or down to the nearest cent, to determine the Contract Unit Price.

## 2. "Delivered Price"

(i) "Delivered Price" means the commercial manufacturer, grower, or private label holder price per unit charged to the Contractor, inclusive of standard freight to the Contractor's facility/facilities, for the purchase of a representative quantity of the item as compared to orders under this contract. Delivered Price is the manufacturer, grower, or private label holder price that is input into the Contractor's purchasing system as the starting basis for its pricing to customers prior to applying or deducting any additional costs or expenses, such as distribution, overhead, profit, rebates/discounts, or other costs/expenses stemming from separate financial arrangements. Delivered Price shall be substantiated with an actual invoice paid by the Contractor. In limited circumstances, quotations may be used to substantiate a Delivered Price, but only with specific approval of the Contacting Officer. The Delivered Price shall not include costs to be included in the Distribution Price.

#### **Redistributor Exception:**

On a case by case basis, for a specific item or stock keeping unit ("SKU"), a contiguous United States (CONUS) redistributor's most recent commercial price per unit, inclusive of standard freight to the Contractor's facility/facilities to the Contractor of a representative quantity of product as compared to orders under the contract may be used to establish Delivered Price. A redistributor's commercial price may only be used to establish Delivered Price when the redistributor's price for the quantity ordered is equal to or lower than a manufacturer's, grower's, or private label holder's current market price for a representative quantity of product inclusive of rebates/discounts. The Contracting Officer must specifically approve the use this exception. When seeking approval for the use of this exception, at a minimum, the Contractor must supply invoices from the redistributor. Quotes from the redistributor are unacceptable. Additional supporting documentation (e.g., published price list, manufacturer letter, or similar proof of price comparison) may be required. The determination of whether the supporting documentation offered is sufficient to establish a manufacturer's, grower's, or private label holder's current market price, as well as the decision to permit the use of this exception, rests solely with the Contracting Officer.

- 3. "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 component includes all costs associated with the Contractor's performance that are not included in the Delivered Price, including, but not limited to: human resources, insurance, special packaging, overhead, profit, transportation from the Contractor's facility or other place of performance to the end customers, split-case fees, ancillary in-house processing fees, subcontractor costs, etc.
- 4. "Grower" means the business concern that raises produce for marketing.
- 5. "Manufacturer" mean the business concern that, with its own facilities, performs primary activities of processing or transforming agricultural products into the end item being acquired.
- 6. "Ordering Catalog" means the electronic listing of items and Contract unit prices available for ordering under this contract.
- 7. "Ordering Week" means from Sunday at 12:00 AM (Eastern Time (ET), standard or daylight as applicable) through 11:59 PM on the Saturday of the following week.

8. "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;
- (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.
- 9. "Rebates/Discounts" means all rebates, discounts, product allowances, food show discounts, early payment discounts (other than qualifying early payment discounts as may be defined elsewhere in this contract), and any other rebates, discounts, economic incentives, or similar financial arrangements available at the manufacturer, grower, private label holder, or redistributor level that ultimately reduces the Contractor's price paid for a product supplied under the contract. In accordance with this language as well as other provisions of this contract, and subject to any applicable exceptions, all rebates/discounts shall be passed on to the Government via a reduced catalog price for the item to which the rebates/discounts pertain (i.e. "off invoice"). Any rebates/discounts that cannot be applied as an up-front price reduction must be submitted to the Contracting Officer via check payable to the U.S. Treasury, with an attached itemized listing of all customer purchases by line item, including contract number, call number, purchase order number and contract line item number ("CLIN").
- 10. "**Redistributor**" means an entity independent of the contractor that operates in the existing commercial marketplace and from which the contractor purchases product for purposes of consolidating quantities and/or obtaining lower delivered prices. Examples may include: brokers, dealers, distributors, and buying groups.
- 11. "Standard Freight" means the published list price or prevailing market rate for transportation of items ordered under this contract from the manufacturer, grower, private label holder, or redistributor (when the Redistributor Exception applies) to the Contractor's facility/facilities. Standard Freight must be documented in an invoice; however, quotes may be an acceptable form of substantiation in limited circumstances and if authorized by the Contracting Officer. Standard freight may include certain ancillary costs associated with transportation which are consistent with commercial practice in the produce industry, including, but are not limited to, pallets, temperature recording devices, Tectrol, etc.
  - (i) In the event that the Contractor picks up its own product directly from a manufacturer, grower, private label holder, or redistributor (when the Redistributor Exception applies) on an F.O.B Origin basis, or arranges for delivery transportation from a third party source other than the manufacturer, grower, private label holder, or redistributor (when the Redistributor Exception applies), the standard freight cost shall be based on market tariffs/conditions and consistent with prevailing market rates. At no time shall that cost exceed the manufacturer's, grower's, private label holder's, or redistributor's, or such entity's carrier's freight price normally payable by the Contractor for inbound shipments of such products and quantities to the Contractor's facility(ies).

## C. Price adjustments.

1. General.

(i) All Contract Unit Prices shall be fixed and remain unchanged until changed pursuant to this language or other applicable provision of the contract. Only the Delivered Price component of the Contract Unit Price is subject to adjustment under this section. 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 Contracting Officer's approval of the Contractor's request, which must be submitted in accordance with paragraph (iii) below, by the same dollar amount of the change in the Delivered Price, subject to the limitations in paragraphs C.2 and D, below. Any price changes approved by the Contracting Officer shall become effective at the beginning of the next ordering week. All ordering catalog unit prices computed in accordance with this section 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 occurring before delivery or in any subsequent ordering week.

(ii) Delivered Prices included in the catalog shall equal the Contractor's last receipt price for the item as reflected in an invoice (or quote in limited circumstances) for a representative quantity compared to typical Government purchases. For the purpose of the contract catalog, the "last receipt price" means the price of

the product charged on the most recent invoice at the time the price change is requested. For example, if by Wednesday (i.e. the day price change requests are due to the Contracting Officer) the Contractor had recently received two invoices for the product in question, one on Monday and one on Tuesday, then the most recent invoice is the one from Tuesday (assuming it contains a representative quantity as described above). It is important to note that a Delivered Price must in almost all cases be justified using an invoice as described in this paragraph. Use of a quote is only permitted in extremely limited circumstances, such as when an item has not been purchased before by the Contractor or the price of the item is stale due to seasonality and other similar issues. Outside of those limited circumstances, which will be reviewed and approved by the Contracting Officer on a case-by-case basis, a Delivered Price will not be substantiated by using the price of an item that is the latest to arrive at the Contractor's facility but does not yet have an invoice to support it. Ultimately, the invoice (or quote in limited circumstances) justifying the Delivered Price request is subject to review by the Contracting Officer at the time the request is made.

(iii) Updates to the Delivered Price: All notices and requests for new item Delivered Prices and price changes shall be submitted bi-weekly, no later than 12:00 p.m. (Noon) Eastern Time on Wednesday to be effective in the following week's ordering catalog. Invoices submitted to support price change requests shall also identify all rebates/discounts that will be subtracted from the requested delivered prices when calculating the revised contract unit prices that would go on the catalog. The Contractor shall notify the Contracting Officer of its notice/request in the form of an electronic data interchange ("EDI") 832 transaction set when using STORES or an update to FFAVORS web. 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/FFAVORS Web 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, documentation regarding rebates/discounts, and any other substantiating information from the Contractor and any and all of its suppliers in the supply chain, including the manufacturer, grower, private label holder, or redistributor.

(v) Price change requests that the Contracting Officer questions or finds to be inconsistent with the requirements of this provision shall not be posted until the Contracting Officer specifically authorizes the posting. If the Contracting Officer does not notify the Contractor by 9:00 a.m. Eastern 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 section, 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 Solicitation, any resulting contract(s), or otherwise by law or regulation.

(vi) Should the Contracting Officer determine that, or question whether, a price change request contained an erroneous Contract 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 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 9:00 a.m. Eastern Time on Friday. If the Contractor 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 retained on the catalog at the most recent previously-approved price consistent with current market conditions. In the alternative, the Contracting Officer may authorize the removal of an item.

(vii) In the event of a price change not posting or an ordering catalog Contract Unit Price not computed in accordance with this section, resulting in an incorrectly increased or decreased Contract Unit Price, upon discovery of such occurrence the Contractor shall immediately notify the Contracting Officer in writing and promptly thereafter correct its ordering catalog. In the event of an erroneous price increase in the ordering catalog, the Contractor shall submit a refund, including interest if applicable, for any amounts paid to the Contractor resulting from the erroneous price. In the event of an erroneous price decrease in the ordering

catalog, the Contractor may submit a request for an equitable adjustment in the amount of the undercharge for consideration by the Contracting Officer. The request may be entertained 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 will not be entitled to reimbursement if the undercharge was the fault or negligence of the Contractor.

2. Limitations. All adjustments under this section 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 Contract Unit Prices that the Contracting Officer determines are computed incorrectly (i.e. not adhering to the Contract Unit Price definition in this provision) and/or increases in Contract Unit Prices that the Contracting Officer determines are not fair and reasonable.

D. Upward ceiling on economic price adjustment. The aggregate of Delivered Price increases for each item under this section during the entire contract period shall not exceed 90% for Department of Defense (DoD) Troop and 90% for United States Department of Agriculture (USDA) School & Tribal Reservation customers, 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 language will be required that will exceed the Delivered Price ceiling for any item, the Contractor shall promptly notify the Contracting Officer in writing of the expected increase. In the event that the latest actual market price for an item does result in a Delivered Price that exceeds the allowable ceiling price under the contract, the Contractor shall immediately notify the Contracting Officer in writing of the expected in viting or via its EDI 832/FFAVORS Web price change request no later than the time specified in paragraph C.1.(iii), above. With either such notification, the Contractor shall include a revised ceiling that the Contractor believes is sufficient to permit completion of remaining contract performance, along with appropriate explanation and documentation as required by the Contracting Officer.

2. The price change shall be posted for the following week's ordering catalog. If an actual increase in the Delivered Price would raise the price for an item above its current ceiling, and the Contracting Officer and Contractor cannot negotiate a fair and reasonable price below the ceiling or if the Contracting Officer does not issue a contract modification to raise the ceiling, the Contracting Officer may reject the price change and direct that the item be retained on the contract at the last approved price. If the Contracting Officer decides to retain the item, the contractor shall continue to perform with the item at the last approved price. In the alternative, the Contracting Officer may authorize the removal of an item. The decision regarding whether to modify the contract, retain the item, or remove the item rests solely with the Contracting Officer.

E. Downward limitation on economic price adjustments. There is no downward limitation on the aggregated percentage of decreases that may be made under this section.

F. Price Audit. The Contracting Officer may require the Contractor to submit invoices and other documentation from all subcontractors at all tiers and/or all suppliers or persons in the Delivered Price supply chain, up to and including the grower, manufacturer, and/or redistributor, for the purpose of confirming Delivered Prices charged to the Government, as well as to substantiate all rebate/discounts applicable to orders under the contract. In performing the price audit, the Government shall have the right to examine 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 section and any other terms and conditions of the contract. Such price audits may occur 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. In addition to price audits, the Government may conduct additional examinations of records, as required by the Contracting Officer to ensure contract compliance.

G. Final invoice. The Contractor shall include a statement on the final invoice for each order that the amounts invoiced hereunder have applied all decreases required or authorized by this section.

H. Disputes. Any dispute arising under this section shall be determined in accordance with the "Disputes" clause of the contract.

Attachments

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED:	PAGE 18 OF 18 PAGES
	SPE300-18-D-P316	

# List of Attachments

Description	File Name
ATTACH.Attachment 1	Attachmen
ATTACH.Attachment 2	Attachmen
ATTACH.1449signed	Awardsigned.pdf