OOLIGITATION OF THE			1. REQUISITION NUMBER			PAGE 1	OF 25	
OFFEROR TO COMPL	ETE BLOCKS 12, 17	7, 23, 24, & 30		1000008	3289			
2. CONTRACT NO.	3. AWARD/EFFECT	3. AWARD/EFFECTIVE 4. ORDER NUMB		5. SOLICIT	5. SOLICITATION NUMBER		6. SOLICITA	ATION ISSUE
	·			SPE300	-13-R-1(	004	2013	MAR 21
	a. NAME				ONE NU	IMBER (No Collect	8. OFFER D	
7. FOR SOLICITATION				calls)				APR 23
INFORMATION CALL:	James Barr PSPT	PBQ		Phone: 2	216-737-	7975	03:	00 PM
9, (SSUED BY		ODE SPE300	10. THIS ACQUISMION	AIR X	UNR	ESTRICTED OR S	ET ASIDE:	% FOR:
0,10002551	ū	(	SMALL BUSINESS	-	_ ¬wom	EN-OWNED SMALL B	USINESS	
DLA TROOP SUPPORT	~		HUBZONE SMALL	<u>+</u>		B) ELIGIBLE UNDER ' L BUSINESS PROGR		OWNED
DIRECTORATE OF SUBSISTENCE 700 ROBBINS AVENUE PHILADELPHIA PA 19111-5096	=		BUSINESS		] EDW	OSB NAICS: 31	1812	
USA			SERVICE-DISA VETERAN-OW		∟   8(A)	10.000. 01		
AL DELBREDIEGO FOR DESTINA	- 12. DISCOUNT TER	NO.	SMALL BUSINE	ESS _		SIZE STAN 13b, RATING	DARO.	
11, DELIVERYFOR FOB DESTINA TION UNLESS BLOCK IS	. 12. DISCOUNT TER	WIS	13a, THIS CON			100, TOVING		
MARKED			RATED O DPAS (15	RDER UND CFR 700)	ER	14. METHOD OF SOL	ICITATION	
SEE SCHEDULE			,			RFQ	IFB [	X RFP
15. DELIVER TO	C	ODE [	16. ADMINISTERED	D BY			CODE	
OFF OOUFOUR								
SEE SCHEDULE								
17a. CONTRACTOR/ CODE		ILITY	18a. PAYMENT WIL	L BE MADE	BY		CODE	
OFFEROR	COL	)E	1					
TELEPHONE NO.								
17b. CHECK IF REMITTAN	ICE IS DIFFERENT AND I	PUT SUCH ADDRESS IN	18b. SUBMIT INVOI BELOW IS CH	ICES TO AD			Ba UNLESS É	BLOCK
OFFER			BELOW IS CA	ECKED	SEE	ADDENDUM		
19. ITEM NO.	SCHEDULE OF SU	20. PPLIES/SERVICES		21. QUANTITY	22. UNIT	23. UNIT PRICE		24. DUNT
					ļ			· · · · · · · · · · · · · · · · · · ·
	See Schedu	le						
	se Reverse and/or Attach A	Additional Sheets as Nece	essary)		26 TO	TAL AWARD AMOUN	T /For Gold 1	Iso Only)
25. ACCOUNTING AND APPRO	PRIATION DATA				20.10	TAL AWARD AMOON	i pror Gova. c	osa Omy)
27a. SOLICITATION INCORPO	RATES BY REFERENCE FAR	52 212-1 52 212-4 FAR 52	212-3 AND 52 212-5 ARE	ATTACHED.	ADDENI	DA X ARE	ARE NOT	ATTACHED
27b. CONTRACT/PURCHASE C						ARE	ARE NOT	ATTACHED
			10			RACT: REF	Laurel	OFFER
28. CONTRACTOR IS REC	ICE, CONTRACTOR AGR	EES TO FURNISH AND	`				ON SOLICIT	
DELIVER ALL ITEMS SET FO	ORTH OR OTHERWISE ID	ENTIFIED ABOVE AND	ON ANY (BL			YOUR OFFER ANY ADDITIONS OF	R CHANGES	
ADDITIONAL SHEETS SUBJ	ECT TO THE TERMS AND		ED SE		•	IS ACCEPTED AS TO		CICEP)
30a. SIGNATURE OF OFFEROR	CONTRACTOR		jana, UNITED STATE	ES OF AME	KICA (S	IGNATURE OF CONT	RAUTING UP	rivery
30b. NAME AND TITLE OF SIGN	ER (Type or Print)	30c. DATE SIGNED	31b. NAME OF CON	NTRACTING	OFFICE	R (Type or Print)	31c. D/	ATE SIGNED

19. ITEM NO.	SCHEUNI E OE SH	20. PPLIES/SERVICES		21. QUANTITY	22.	23. UNIT PRICE	24. AMOUNT
HEIMINO.	SCHEDULE OF SU	PFLIES/SERVICES		QUANTIT	UNIT	ONIT PRICE	AMOUNI
:							
32a OUANTITY IN	COLUMN 21 HAS BEEN						
RECEIVED		ED, AND CONFORMS	TO THE CONTRA	ACT, EXCEPT A	S NOTED	);	
32b. SIGNATURE	OF AUTHORIZED GOVERNMENT	32c. DATE	32d. PRIN	TED NAME AN	D TITLE (	OF AUTHORIZED GO	OVERNMENT
REPRESENT	ATIVE		REP	RESENTATIVE			
32e. MAILING ADI	DRESS OF AUTHORIZED GOVERNMEN	NT REPRESENTATIVE	32f. TELE	PHONE NUMB	ER OF AU	THORIZED GOVER	NMENT REPRESENTATIVE
			00. 514		11750 00	VEGULARIA GEORG	ACUTATO C
			[32g, E•M <i>F</i>	NL OF AUTHOR	RIZED GO	VERNMENT REPRE	SENTATIVE
33. SHIP NUMBER	34. VOUCHER NUMBER	35, AMOUNT VERIFIE CORRECT FOR	D 36. PAY	MENT			37. CHECK NUMBER
PARTIAL	FINAL			OMPLETE [	PARTI	AL FINAL	
38. S/R ACCOUNT	NO. 39. S/R VOUCHER NUMBER	40. PAID BY					
41a. I CERTIFY TH	HIS ACCOUNT IS CORRECT AND PROP	PER FOR PAYMENT	42a. RECEIVED	BY (Print)			
	AND TITLE OF CERTIFYING OFFICER	41c. DATE					
			42b. RECEIVED	AT (Location)			
			42c. DATE REC'	D (YY/MM/DD)	420	J. TOTAL CONTAINE	RS
					ĺ		

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-13-R-1004	PAGE 3 OF 25 PAGES
	CONTINUED ON NE	XT PAGE

#### Form

PID Data - Custom Clause

Insert (copy and paste) text for the PID information here

## Part 12 Clauses

## 52.212-04 CONTRACT TERMS AND CONDITIONS - COMMERCIAL ITEMS (FEB 2012) FAR

- (a) Inspection/Acceptance. The Contractor shall only tender 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 (31 U.S.C. 3727). 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 (41 U.S.C. 601-613). 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 52.233-1, 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 52.202-1, 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;
- (iii) Contract number, contract line item number and, if applicable, the order number;
- (iv) Description, quantity, unit of measure, unit price and extended price of the items delivered;
- (v) Shipping number and date of shipment, including the bill of lading number and weight of shipment if shipped on Government bill of lading;
- (vi) Terms of any discount for prompt payment offered;
- (vii) Name and address of official to whom payment is to be sent;
- (viii) Name, title, and phone number of person to notify in event of defective invoice; and
- (ix) Taxpayer Identification Number (TIN). The Contractor shall include its TIN on the invoice only if required elsewhere in this contract.
- (x) Electronic funds transfer (EFT) banking information.
- (A) The Contractor shall include EFT banking information on the invoice only if required elsewhere in this contract.
- (B) If EFT banking information is not required to be on the invoice, in order for the invoice to be a proper invoice, the Contractor shall have submitted correct EFT banking information in accordance with the applicable solicitation provision, contract clause (e.g., <u>52.232-</u>
- 33, Payment by Electronic Funds Transfer—Central Contractor Registration, or 52.232-34, Payment by Electronic Funds Transfer—Other Than Central Contractor Registration), or applicable agency procedures.

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED:	PAGE 5 OF 25 PAGES
	SPE300-13-R-1004	

(C) EFT banking information is not required if the Government waived the requirement to pay by EFT.

(2) Invoices will be handled in accordance with the Prompt Payment Act (31 U.S.C. 3903) and Office of Management and Budget

(OMB) prompt payment regulations at 5 CFR Part 1315.

(h) Patent indemnity. The Contractor shall indemnify the Government and its officers, employees and agents against liability, including costs, for actual or alleged direct or 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.

(i) Payment.-

- (1) Items accepted. Payment shall be made for items accepted by the Government that have been delivered to the delivery destinations set forth in this contract.
- (2) Prompt payment. The Government will make payment in accordance with the Prompt Payment Act (31 U.S.C. 3903) and prompt payment regulations at 5 CFR Part 1315.

(3) Electronic Funds Transfer (EFT). If the Government makes payment by EFT, see 52.212-5(b) for the appropriate EFT clause.

(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 date if an electronic funds transfer payment is made.

(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—

- (i) Remit the overpayment amount to the payment office cited in the contract along with a description of the overpayment including the—
- (A) Circumstances of the overpayment (e.g., duplicate payment, erroneous payment, liquidation errors, date(s) of overpayment);

(B) Affected contract number and delivery order number, if applicable;

(C) Affected contract line item or subline item, if applicable; and

(D) Contractor point of contact.

(ii) Provide a copy of the remittance and supporting documentation to the Contracting Officer.

(6) Interest.

(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.

(ii) The Government may issue a demand for payment to the Contractor upon finding a debt is due under the contract.

(iii) Final decisions. The Contracting Officer will issue a final decision as required by 33.211 if-

- (A) The Contracting Officer and the Contractor are unable to reach agreement on the existence or amount of a debt within 30 days;
- (B) 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

(C) The Contractor requests a deferment of collection on a debt previously demanded by the Contracting Officer (see 32.607-2).

- (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.
- (v) Amounts shall be due at the earliest of the following dates:

(A) The date fixed under this contract.

- (B) The date of the first written demand for payment, including any demand for payment resulting from a default termination.
- (vi) The interest charge shall be computed for the actual number of calendar days involved beginning on the due date and ending on—

(A) The date on which the designated office receives payment from the Contractor;

- (B) The date of issuance of a Government check to the Contractor from which an amount otherwise payable has been withheld as a credit against the contract debt; or
- (C) The date on which an amount withheld and applied to the contract debt would otherwise have become payable to the Contractor.

(vii) The interest charge made under this clause may be reduced under the procedures prescribed in 32.608-2 of the Federal Acquisition Regulation in effect on the date of this contract.

(j) 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.

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED:	PAGE 6 OF 25 PAGES
	SPE300-13-R-1004	

(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

(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 any license 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, "toing 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 <u>Subpart 42.12</u>, 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.gov or by calling 1-888-227-2423 or 269-961-5757.

# 52.212-05 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS - COMMERCIAL ITEMS (JAN 2013) FAR

(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) 52.222-50, Combating Trafficking in Persons (Feb 2009) (22 U.S.C. 7104(g)).

Alternate | (AUG 2007) of 52.222-50 (22 U.S.C. 7104(g)).

- 1 (ii) Alternate I (JUNE 2003) of 52.219-23. [ ] (20) 52.219-25, Small Disadvantaged Business Participation Program - Disadvantaged Status and Reporting (DEC 2010) (Pub. L.
- 103-355, section 7102, and 10 U.S.C. 2323).
- [ ] (21) 52.219-26, Small Disadvantaged Business Participation Program Incentive Subcontracting (OCT 2000) (Pub. L. 03-355, section 7102, and 10 U.S.C. 2323).
- [ ] (22) 52.219- 27, Notice of Total Service-Disabled Veteran-Owned Small Business Set -Aside (NOV 2011) (15 U.S.C. 657f).
- [X] (23) 52.219-28, Post Award Small Business Program Representation (APR 2009) (15 U.S.C. 632(a)(2)).
- [ ] (24) 52.219-29, Notice of Set-Aside for Economically Disadvantaged Women-Owned Small Business (EDWOSB) Concerns (APR 2012)
- [ ] (25) 52.219-30, Notice of Set-Aside for Women-Owned Small Business (WOSB) Concerns Eligible Under the WOSB Program (APR
- [X] (26) 52.222-3, Convict Labor (JUNE 2003) (E.O.11755).
- [X] (27) 52.222-19, Child Labor Cooperation with Authorities and Remedies (MAR 2012) (E.O. 13126).
- [X] (28) 52.222-21, Prohibition of Segregated Facilities (FEB 1999).
- X 1 (29) 52.222-26, Equal Opportunity (MAR 2007) (E.O.11246).
- [X] (30) 52.222-35, Equal Opportunity for Veterans (SEP 2010) (38 U.S.C. 4212).
- [X] (31) 52.222-36, Affirmative Action for Workers with Disabilities (OCT 2010 ) (29 U.S.C. 793).
- X ] (32) 52.222-37, Emptoyment Reports on Veterans (SEP 2010) (38 U.S.C. 4212).
- [X] (33) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (DEC 2010) (E.O. 13496) .

[ ] (4) 52.222-44, Fair Labor Standards Act and Service Contract Act—Price Adjustment (SEP 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.) [ ] (5) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance Calibration, or Repair of Certain

Equipment—Requirements (NOV 2007) (41 351, et s eq.). [] (6) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services—Requirements (FEB 2009)

(41 U.S.C. 351, et seq.).

] (7) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations (MAR 2009) (Pub. L.110-247).

[ ] (8) 52.237-11, Accepting and Dispensing of \$1 Coin (SEPT 2008) (31 U.S.C. 5112(p)(1 )).

(d) Comptroller General Examination of Record. The Contract or 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 52,215-2, 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 Contract or 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, 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 until such appeals, litigation, or claims are finally resolved.

(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.

(9) [X] 252.225-7012, Preference for Certain Domestic Commodities (JUN 2010) (10 U.S.C. 2533a).

(10) [ ] 252.225-7015, Restriction on Acquisition of Hand or Measuring Tools (JUN 2005) (10 U.S.C. 2533a ).

(11) [ ] 252.225-7016, Restriction on Acquisition of Ball and Roller Bearings (JUN 2011) (Section 8065 of Public Law 107-117 and the same restriction in subsequent DoD appropriations acts).

(12) [ ] 252.225-7017, Photovoltaic Devices (NOV 2012) (Section 846 of Pub. L. 111-383).

(13) [ ] 252.225-7021, Trade Agreements (NOV 2012) (19 U.S.C. 2501-2518 and 19 U.S.C. 3301 note). (ii) [ ] Alternate | (JUN 2012) of 252.225-7021.

(iii) [ ] Alternate II (OCT 2011) of 252.225-7021.

(14) [ ] 252.225-7027, Restriction on Contingent Fees for Foreign Military Sales (APR 2003) (22 U.S.C. 2779).

(15) [ ] 252.225-7028, Exclusionary Policies and Practices of Foreign Governments (APR 2003) (22 U.S.C. 2755).

(16)(i) [ ] 252.225-7036, Buy American Act--Free Trade Agreements--Balance of Payments Program (NOV 2012) (41 U.S.C. chapter 83 and 19 U.S.C. 3301 note).

(ii) [ ] Alternate | (JUN 2012) of 252.225-7036 (iii) [ ] Alternate II (NOV 2012) of 252.225-7036.

- (iv) [ ] Alternate III (JUN 2012) of 252.225-7036. (v) [ ] Alternate IV (NOV 2012) of 252,225-7036. (vi) [ ] Alternate V (NOV 2012) of 252.225-7036. (17) [ ] 252.225-7038, Restriction on Acquisition of Air Circuit Breakers (JUN 2005) (10 U.S.C. 2534(a)(3)). (18) [ ] 252.225-7039, Contractors Performing Private Security Functions (JUN 2012) (Section 862 of Pub. L. 110-181, as amended by section 853 of Pub. L. 110-417 and sections 831 and 832 of Pub. L. 111-383). (19) [ ] 252.226-7001, Utilization of Indian Organizations, Indian-Owned Economic Enterprises, and Native Hawaiian Small Business Concerns (SEP 2004) (Section 8021 of Public Law 107-248 and similar sections in subsequent DoD appropriations acts). (20) [ ] 252.227-7013 252.227-7013, Rights in Technical Data - Noncommercial Items (FEB 2012), if applicable (see 227.7103-6(a)). (21) [ ] 252.227-7015, Technical Data--Commercial Items (DEC 2011) (10 U.S.C. 2320) (22) [ ] 252.227-7037, Validation of Restrictive Markings on Technical Data (JUN 2012), if applicable (see 227.71023-4(c) (23) [ ] 252.232-7003, Electronic Submission of Payment Requests and Receiving Reports (JUN 2012) (10 U.S.C. 2227). (24) [ ] 252.237-7010, Prohibition on Interrogation of Detainees by Contractor Personnel (NOV 2010) (Section1083 of Pub. L. 111-84) (25) [ ] 252.237-7019, Training for Contractor Personnel Interacting with Detainees (SEP 2006) (Section 1092 of Public Law 108-375). (26) [ X ] 252.243-7002, Requests for Equitable Adjustment (MAR 1998) (10 U.S.C. 2410). (27) [ ] 252.246-7004, Safety of Facilities, Infrastructure, and Equipment For Military Operations (OCT 2010) (Section 807 of Public Law 111-84). (28) [ ] 252.247-7003, Pass-Through of Motor Carrier Fuel Surcharge Adjustment to the Cost Bearer (SEP 2010) (Section 884 of Public Law 110-417).
- (29)(i) [X] 252.247-7023, Transportation of Supplies by Sea (MAY 2002) (10 U.S.C. 2631).
- (ii) [ ] Alternate I (MAR 2000) of 252.247-7023.
- (iii) [ ] Alternate II (MAR 2000) of 252,247-7023.
- (iv) [ ] Alternate III (MAY 2002) of 252.247-7023.
- (30) [ ] 252.247-7024, Notification of Transportation of Supplies by Sea (MAR 2000) (10 U.S.C. 2631).
- (31) [ ] 252.247-7027, Riding Gang Member Requirements (OCT 2011) (Section 3504 of Pub. L. 110-417).
- (c) In addition to the clauses listed in paragraph (e) of the Contract Terms and Conditions Required to Implement Statutes or Executive Orders-- Commercial Items clause of this contract (FAR 52.212-5), the Contractor shall include the terms of the following clauses, if applicable, in subcontracts for commercial items or commercial components, awarded at any tier under this contract:
- (1) 252.225-7039, Contractors Performing Private Security Functions (JUN 2012) (Section 862 of Pub. L. 110-181, as amended by section 853 of Pub L. 110-417 and sections 831 and 832 of Pub. L. 111-383).
- (2) 252.227-7013, Rights in Technical Data Noncommercial Items (FEB 2012), if applicable (see 227.7103-6(a)).
- (3) 252.227-7015, Technical Data Commercial Items (DEC 2011), if applicable (see 227.7102-4(a)). (4) 252.227-7037, Validation of Restrictive Markings on Technical Data (JUN 2012), if applicable (see 227.7102-4(c)).
- (5) 252.237-7010, Prohibition on Interrogation of Detainees by Contractor Personnel (NOV 2010) (Section 1038 of Pub. L.111-84).
- (6) 252.237-7019, Training for Contractor Personnel Interacting with Detainees (SEP 2006) (Section 1092 of Public Law 108-375).
- (7) 252.247-7003, Pass-Through of Motor Carrier Fuel Surcharge Adjustment to the Cost Bearer (SEP 2010) (Section 884 of Public Law 110-417).
- (8) 252.247-7023, Transportation of Supplies by Sea (MAY 2002) (10 U.S.C. 2631).
- (9) 252.247-7024, Notification of Transportation of Supplies by Sea (MAR 2000) (10 U.S.C. 2631).

(End of clause)

- 52.212-9000 CHANGES MILITARY READINESS (NOV 2011) DLAD
- **CLAUSES ADDED TO PART 12 BY ADDENDUM**
- 252.203-7002 REQUIREMENT TO INFORM EMPLOYEES OF WHISTLEBLOWER RIGHTS (JAN 2009) DFARS
- 52.204-07 CENTRAL CONTRACTOR REGISTRATION (AUG 2012) FAR
- 52,204-09 PERSONAL IDENTITY VERIFICATION OF CONTRACTOR PERSONNEL (JAN 2011) FAR
- 52.204-07 CENTRAL CONTRACTOR REGISTRATION MAINTENANCE (NOV 2012) FAR
- 52.204-99 SYSTEM FOR AWARD MANAGEMENT REGISTRATION (AUG 2012) (DEVIATION)
- (a) Definitions. As used in this clause-
- "Central Contractor Registration (CCR) database" means the retired primary Government repository for Contractor information required for the conduct of business with the Government.
- "Commercial and Government Entity (CAGE) code" means-

		THE ST OF DECIDE
CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED:	PAGE 11 OF 25 PAGES
CONTINUALION SHEET	REFERENCE NO. OF DOCOMENT DELINE CONTENTS	
	SPE300-13-R-1004	
	PER200-12-K-1004	

(1) A code assigned by the Defense Logistics Agency (DLA) Logistics Information Service to identify a commercial or Government entity; or

(2) A code assigned by a member of the North Atlantic Treaty Organization that DLA records and maintains in the CAGE master file. This type of code is known as an "NCAGE code."

"Data Universal Numbering System (DUNS) number" means the 9-digit number assigned by Dun and Bradstreet, Inc. (D&B) to identify unique business entities.

"Data Universal Numbering System+4 (DUNS+4) number" means the DUNS number means the number assigned by D&B plus a 4-character suffix that may be assigned by a business concern. (D&B has no affiliation with this 4-character suffix.) This 4-character suffix may be assigned at the discretion of the business concern to establish additional SAM records for identifying alternative Electronic Funds Transfer (EFT) accounts (see the FAR at Subpart 32.11) for the same concern.

"Registered in the SAM database" means that-

- (1) The Contractor has entered all mandatory information, including the DUNS number or the DUNS+4 number, into the SAM database;
- (2) The Contractor's CAGE code is in the SAM database; and
- (3) The Government has validated all mandatory data fields, to include validation of the Taxpayer Identification Number (TIN) with the Internal Revenue Service (IRS), and has marked the record "Active". The Contractor will be required to provide consent for TIN validation to the Government as a part of the SAM registration process.
- "System for Award Management (SAM)" means the primary Government repository for prospective federal awardee information and the centralized Government system for certain contracting, grants, and other assistance related processes. It includes-
- (1) Data collected from prospective federal awardees required for the conduct of business with the Government;
- (2) Prospective contractor submitted annual representations and certifications in accordance with FAR Subpart 4.12; and
- (3) The list of all parties suspended, proposed for debarment, debarred, declared ineligible, or excluded or disqualified under the nonprocurement common rule by agencies, Government corporations, or by the Government Accountability Office.
- (b)(1) The Contractor shall be registered in the SAM database prior to submitting an invoice and through final payment of any contract, basic agreement, basic ordering agreement, or blanket purchasing agreement resulting from this solicitation.
- (2) The SAM registration shall be for the same name and address identified on the contract, with its associated CAGE code and DUNS or DUNS+4.
- (3) If indicated by the Government during performance, registration in an alternate system may be required in lieu of SAM.
- (c) If the Contractor does not have a DUNS number, it should contact Dun and Bradstreet directly to obtain one.
- (1) A contractor may obtain a DUNS number-
- (i) Via the internet at http://fedgov.dnb.com/webform or if the contractor does not have internet access, it may call Dun and Bradstreet at 1-866-705-5711 if located within the United States; or
- (ii) If located outside the United States, by contacting the local Dun and Bradstreet office. The contractor should indicate that it is a contractor for a U.S. Government contract when contacting the local Dun and Bradstreet office.
- (2) The Contractor should be prepared to provide the following information:
- (i) Company legal business name.
- (ii) Tradestyle, doing business, or other name by which your entity is commonly recognized.
- (iii) Company physical street address, city, state and Zip Code.
- (iv) Company mailing address, city, state and Zip Code (if separate from physical).
- (v) Company telephone number.
- (vi) Date the company was started.
- (vii) Number of employees at your location.
- (viil) Chief executive officer/key manager.
- (ix) Line of business (industry).
- (x) Company Headquarters name and address (reporting relationship within your entity).
- (d) Reserved.
- (e) Processing time for registration in SAM, which normally takes five business days, should be taken into consideration when registering. Contractors who are not already registered should consider applying for registration at least two weeks prior to invoicing. (f) The Contractor is responsible for the accuracy and completeness of the data within the SAM database, and for any liability resulting from the Government's reliance on inaccurate or incomplete data. To remain registered in the SAM 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 SAM database to ensure it is current, accurate and complete. Updating information in the SAM does not
- alter the terms and conditions of this contract and is not a substitute for a properly executed contractual document.

  (g)(1)(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

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING SPE300-13-R-1004	CONTINUED:	PAGE 12 OF 25 PAGES
documentation to support the let (A) Change the name in the SA (B) Comply with the requirement (C) Agree in writing to the time! (ii) If the Contractor fails to comparagraph (g)(1)(i)(C) of this clinformation that shows the Coninformation within the meaning (2) The Contractor shall not chareflect an assignee for the purp separately registered in the SA those made by EFT, to an ultim of the "Suspension of payment" (h) Contractors may obtain info		ess day's written notification of the contracting Officer. This clause, or fails to perform the contract will be considered to fund the contract will be considered to be incorrect information of the contract will be considered to be incorrect information.	orm the agreement at the agreement, the SAM dered to be incorrect EFT) clause of this contract, priate, in the SAM record to a Assignees shall be steep ayments, including ormation within the meaning
252.204-7003 CONTROL OF	GOVERNMENT PERSONNEL WORK PRODUCT	(APR 1992) DFARS	
	A, CENTRAL CONTRACTOR REGISTRATION (S		
252,204-7008 EXPORT-CON	TROLLED ITEMS (APR 2010) DFARS		
52,204-9001 ELECTRONIC C	ORDER TRANSMISSION (NOV 2011) DLAD		
following alternatives for paper	ge (EDI) transmissions in accordance with ANSI ( (VAN). ard notifications containing Web links to electroni	X12 Standards through DI	LA Transaction Services
52.208-09 CONTRACTOR U	SE OF MANDATORY SOURCES OF SUPPLY OR	SERVICES (OCT 2008	) FAR
52.211-9000 GOVERNMENT	SURPLUS MATERIAL (NOV 2011) DLAD		
(1) The material is new, unused Yes [ ] No [ ] The material conforms to the teat part number, specification, etc. Yes [ ] No [ ] The material conforms to the reyes [ ] No [ ] Unknown [ ]	evision letter/number, if any is cited. not affect form, fit, function, or interface.		

(2) The Offeror currently possesses the material. Yes [ ] No [ ]

(Name)

(Address)

CONTINUATION SHEET	PREEDRICE NO	. OF DOCUMENT BEIN	G CONTINUED:	PAGE 13 OF 25 PAGES
CONTINUATION SHEET	KEI EKEKOS KO	SPE300-13-R-1004		
	L			
If no, the Offeror must attac the Offeror purchased the n below:	h or forward to the Contracti naterial from a Government	ng Officer an explanation selling agency or other s	n as to how the offered quource. Yes [ ] No [ ] If	antities will be secured. If yes, yes, provide the information
Government Selling Agency	Contract Number	Contract Date (Month, Year)		
			<b>,</b>	
Other Source	Address	Date Acquired (Month, Year)		
(3) The material has been a	altered or modified.		J	
Voc [ ] No [ ]	ich or forward to the Contrac	ting Officer a complete o	lescription of the alteration	ns or modifications.
(4) The material has been r	econditioned. Yes [ ] No [	1		
Man E T Ala E Trand (ii) tha	ncludes the cost of recondition Offeror must attach or forwa	ard to the Contracting Of	ficer a complete description	n of any work done or to be
done, including the compor	nents to be replaced and the	applicable rebuild stand	ard. The material contain	s cure-dated components.
Yes [] No []	placement of cure-dated cor	nponents. Yes [ ] No [	1	
(E) The meterial has date n	ON 1 2aV hadrette satel	ГЪ		data plate to the Contracting
If yes, the Offeror must stated Officer.	te below all information conta	ained thereon, or lorward	a copy of facilities of the	e data plate to the Contracting
(6) The offered material is i	n its original package. Yes ed below all original marking	[ ] No [ ]	package, or has attached i	or forwarded to the
(If yes, the Offeror has state Contracting Officer a copy	ed below all original marking or facsimile of original packa	ge markings.)	-	<b>51 10.000</b>
Contract Number	National Stock Number	Commercial and Government Entity		
	(NSN)	(Cage) Code	_	
			]	
Part Number	Other Marki	ngs/Data	]	
			-	
		-1.05 -1-Noveber 450	Covernment hefere	
Voc I 1 No I 1	d this same material (Nation			
If (i) the motorial bain	g offered is from the same o	riginal Government conti	ract number as that provid	led previously. rial was previously provided:
Yes [ ] No [ ]; and (ii) standard	Contract Numb	gency and contract nom er		na promotory pro-
			-	
			1	
	cturered in accordance with	a specification or drawir	ng.	
Yes [ ] No [ ] If yes, (i) the specification/s	drawing is in the possession	of the Offeror. Yes [ ]	No[];	
and (ii) the Offeror has stat	led the applicable informatio	n below, or forwarded a	copy or facsimile to the Co	ontracting Officer.
Yes [ ] No [ ] Specitication/Drawing			7	
Number	Revision (if any)	Date	_	

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-13-R-1004	PAGE 14 OF 25 PAGES
Yes[]No[]	ected for correct part number and for absence of corrosion or any obvious	s defects.
was prepared. Yes [ ] No [ ] (d) The Offeror agrees that in t surplus material will be perform (e) The Offeror has attached o was previously owned by the Offeror has attached o was previously owned by the Offeror property sused by the Offeror DLA Distribution Services/receipts used by the Offeror DLA Distribution for Bid and I when the above docume facsimile of all original packanumber, and original contract results.		er. Yes [ ] No [ ]  Inspection and acceptance of the or destination inspection.  In that the material being offered on/Invitation For Bid and document and occument and occument.  In the thing document.  In retail methods, a occupy or occupy or occupy occupy occupy of this clause. Yes [ ] No [ ])
20001100 unaror unaror		
- Annual		
****		
52.211-9046 FDA COMPLIA	NCE - DLA TROOP SUPPORT - MEDICAL AND SUBSISTENCE (NOV	'2011) DLAD
52.214-9008 ROUNDING OF	F OF OFFER AND AWARD PRICES (NOV 2011), ALT I (AUG 2008)	) DLAD
52.216-19 ORDER LIMITATION	ONS (OCT 1995) FAR	
Government is not obligated to (b) Maximum order. The Contra (1) Any order for a single item i (2) Any order for a combination	Government requires supplies or services covered by this contract in an a purchase, nor is the Contractor obligated to furnish, those supplies or seactor is not obligated to honor—in excess of 20% of the awarded estimated value; or of items in excess of 20% of the awarded estimated value; or same ordering office within 2 days that together call for quantities exceed	ervices under the contract.
<ul><li>(b)(1) or (2) of this section.</li><li>(c) If this is a requirements co Regulation (FAR)), the Govern- exceeds the maximum-order line</li></ul>	intract (i.e., includes the Requirements clause at subsection 52.216-21 of ment is not required to order a part of any one requirement from the Cont mitations in paragraph (b) of this section.	the Federal Acquisition ractor if that requirement
(d) Notwithstanding paragraph limitations in paragraph (b), unl notice stating the Contractor's i	is (b) and (c) of this section, the Contractor shall honor any order exceed less that order (or orders) is returned to the ordering office within 2 days a intent not to ship the Item (or Items) called for and the reasons. Upon receipplies or services from another source.	ifter issuance, with written
52.216-22 INDEFINITE QUAN	NTITY (OCT 1995) FAR	
quantities of supplies and servi	y contract for the supplies or services specified, and effective for the perion ces specified in the Schedule are estimates only and are not purchased be all be made only as authorized by orders issued in accordance with the Ot, when and if ordered, the supplies or services specified in the Schedule	by this contract. Indering clause. The Contractor

PAGE 15 OF 25 PAGES REFERENCE NO. OF DOCUMENT BEING CONTINUED: CONTINUATION SHEET SPE300-13-R-1004

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."

(e) 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 June 10,2016 (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 may be issued from June 09,2013 through June 04,2016 [insert dates].

## 52.216-9007 CONTRACT AND DELIVERY ORDER LIMITATIONS (NOV 2011) DLAD

- [X] (a) Delivery orders will specify delivery no less than 2 days from the date of order. Changes or cancellations to delivery orders may be made by giving the contractor notice no less than 1 days [remembering that days are always calendar days unless otherwise defined) before the required delivery date.
- (b) Maximum Contract Limitation. The maximum quantity or maximum dollar value that may be ordered against this contract is 200% of the awarded estimated dollar value..
- (c) Guaranteed Minimum.
- (1) The Government guarantees that it will order under this contract (and under the contract awarded for any partial set-aside) the following minimum, as applicable:
- [ ] (i) Base period of one year.

(Quantity)

(Percentage of the annual estimated quantity or dollar value)

[X] (ii) Base period of two or more years.

(Quantity) multiplied by .

25% of awarded estimated dollar value (Percentage) multiplied by 1.

[ ] (iii) The following minimum quantities within the time periods prescribed (quarter (QTR) represents a three-month period computed from date of award):

CLIN

FIRST QTR

SECOND QTR

THIRD QTR

**FOURTH QTR** 

[ ] (iv) The contractor will not be obligated to honor any order with F.O.B. Destination terms that requires delivery to a single destination of a quantity less than that shown below.

MINIMUM QUANTITY PER DESTINATION CLIN

\*\*\*\* (d) If this is an Invitation for Bids (IFB) and the Government elects to award a different quantity than that solicited or bid upon, the delivery schedule will be changed in direct proportion to the change in quantity. If this solicitation involves a partial set-aside, the Government will consider each destination (or combined destinations) separately in awarding the set-aside portion. The destination(s) appearing on page(s) is (are) the non set-side portion. (End of Clause)

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

- 52.232-9010 ACCELERATED PAYMENTS TO SMALL BUSINESS (JUN 2012) DLAD
- 52.246-9039 REMOVAL OF GOVERNMENT IDENTIFICATION FROM NON-ACCEPTED SUPPLIES (NOV 2011) DLAD
- 52.247-34 F.O.B. DESTINATION (NOV 1991) FAR
- 52.247-9012 REQUIREMENTS FOR TREATMENT OF WOOD PACKAGING MATERIAL (WPM) (FEB 2007) DLAD
- 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 may be 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

52.246-9044 SANITARY CONDITIONS (NOV 2011) DLAD

52.246-9045 FEDERAL FOOD, DRUG AND COSMETIC ACT-WHOLESALE MEAT ACT (AUG 2008) DLAD

#### **Attachments**

#### List of Attachments

Description	File Name
SPE30013R1004	SPE30013R1004 SC
SOLICITATION	SOLICITATION
ATTACHMENT	ATTACHMENT.pdf

#### Part 12 Provisions

52.212-01 INSTRUCTIONS TO OFFERORS - COMMERCIAL ITEMS (FEB 2012) FAR

## 52.212-03 OFFEROR REPRESENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS (DEC 2012) FAR

An offeror shall complete only paragraph (b) of this provision if the offeror has completed the annual representations and certifications electronically via <a href="https://www.acquistion.gov">https://www.acquistion.gov</a> If an offeror has not completed the annual representations and certifications electronically at the ORCA website, the offeror shall complete only paragraphs (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 daily business 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 qualified 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.

CONTINUATION SHEET		OCUMENT BEING CONTINUED: 0-13-R-1004	PAGE 18 OF 25 PAGES
https://www.acquistion.gov. Aft	er reviewing the ORCA database  ns currently posted electronically	ertifications electronically via the ORCA w information, the offeror verifies by submi at FAR 52.212-3, Offeror Representation	s and Certifications—
Commercial Items, have been solicitation (including the busin	entered or updated in the last 12 ess size standard applicable to the is offer by reference (see FAR 4	months, are current, accurate, complete, te NAICS code referenced for this solicita 1201), except for paragraphs	tion), as of the date of this
antinitation only if any		of this provision that the offerer has comp	
the date of this offer		o incorporated in this offer and are curren	
contitionations posted on ORCA	1	tation only, and do not result in an update	
outlying areas. Check all that a	apply.	he resulting contract will be performed in	
(2) Votoran-owned small husin	ess concern. (Complete only if th	s offer that it ( ) is, ( ) is not a small but e offeror represented itself as a small but	aness concern in
huginoes concern		part of its offer that It ( ) is, ( ) is not a	
business concern in paragraph	n (c)(2) of this provision.] <b>The off</b> e	omplete only if the offeror represented its eror represents as part of its offer that	it ( ) is, ( ) is not a service-
disabled veteran-owned sma (4) Small disadvantaged busin	ess concern. [Complete only if th	e offeror represented itself as a small bus	iness concern in
paragraph (c)(1) of this provisi The offeror represents, for g	on.] eneral statistical purposes, tha	it it()is,()is not a small disadvant	iged business concern as
defined in 13 CFR 124.1002.	con concorn (Complete only if th	e offeror represented itself as a small but	siness concern in
percesonh (a)(1) of this provisi	on I The offeror represents that	tit ( ) is, ( ) is not a women-owned so the only if the offeror represented itself as	nail business concern.
business concern in paragraph	n (c)(5) of this provision.j The one B. concern eligible under the W	ror represents triat— OSB Program, has provided all the requ	red documents to the WOSB
Repository, and no change in	circumstances or adverse decision	requirements of 13 CFR part 127, and	the representation in
paragraph (c)(6)(i) of this prov venture. [The offeror shall enter	ision is accurate for each WOSB or the name or names of the WOS	concern eligible under the WOSB Program SB concern eligible under the WOSB Program] Each WOSB concern elibible	gram and other small
/7\ Economically dicadvantage	e shall submit a separate signed	copy of the WOSB representation. (EDWOSB) concern. [Complete only if the	e offeror represented itself as a
WOSB concern eligible under	the WOSB Program in (c)(6) of ti VOSB concern, has provided all	the required documents to the WOSB Re	
circumstances or adverse dec	isions have been issued that alle venture that complies with the ision is accurate for each EDWO	cts its eligibility; and requirements of 13 CFR part 127, and SB concern participating in the joint venturesses that are participating in the joint venture shall submit	the representation in Ire. The offeror shall enter the
EDWICOS	Each EDWOSB concern part	icipating in the joint venture shall submit	a doparate digitor copy
NOTE: Complete paragraphs (8) Women-owned business c concern and did not represent	oncern (other than small busines itself as a small business conce	itation is expected to exceed the simplific s concern). [Complete only if the offeror i rn in paragraph (c)(1) of this provision.] T	ne offeror represents that it o is
(9) Tie bid priority for labor sur areas in which costs to be inc	rplus area concerns. If this is an i urred on account of manufacturin	nvitation for bid, small business offerors r g or production (by offeror or first-tier sub	nay identify the labor surplus contractors) amount to more
Disadvantaged Business Con and Reporting, and the offeror	citation contains the clause at FA cerns, or FAR 52.219-25, Small ( r desires a benefit based on its di	R 52.219-23, Notice of Price Evaluation A Disadvantaged Business Participation Pro sadvantaged status.]	djustment for Small gram—Disadvantaged Status
(i) General. The offeror repres	ents that either—		

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED:	PAGE 19 OF 25 PAGES			
	SPE300-13-R-1004				
on the date of this representati database maintained by the Sr occurred since its certification, worth of each individual upon vexclusions set forth at 13 CFR (B) It [] has, [] has not suit certified as a small disadvanta pending, and that no material c (ii) [] Joint Ventures under the part of its offer, that it is a joint part of its offer, that it is a joint part of the part of its offer.	ed by the Small Business Administration as a small disadvantaged business on, as a certified small disadvantaged business concern in the CCR Dynamic mall Business Administration, and that no material change in disadvantaged over and, where the concern is owned by one or more individuals claiming disadvantom the certification is based does not exceed \$750,000 after taking into accurated a completed application to the Small Business Administration or ged business concern in accordance with 13 CFR 124, Subpart B, and a decist change in disadvantaged ownership and control has occurred since its application Price Evaluation Adjustment for Small Disadvantaged Business Concerns. Venture that complies with the requirements in 13 CFR 124.1002(f) and that the vision is accurate for the small disadvantaged business concern that is participating in the join	whership and control has ntaged status, the net ount the applicable  a Private Certifier to be iton on that application is tion was submitted. The offeror represents, as a representation in that joint venture.			
(11) HUBZone small business of this provision.] The offeror re (i) It [ ] is, [ ] Is not a HUBZ Small Business Concerns main principal office, or HUBZone et (ii) It [ ] is, [ ] is not a HUBZ paragraph (c)(11)(i) of this provided by the paragraph officers shall enter the paragraph.	concern. [Complete only if the offeror represented itself as a small business of epresents, as part of its offer, that—  cone small business concern listed, on the date of this representation, on the latence of the Small Business Administration, and no material changes in own imployee percentage have occurred since it was certified in accordance with 13 cone joint venture that complies with the requirements of 13 CFR Part 126, and vision is accurate for each HUBZone small business concern participating in the HUBZone small business concerns participating in the HUBZone small business concerns participating in the HUBZone joint venture.	incern in paragraph (c)(1)  List of Qualified HUBZone ership and control, and CFR Part 126; and dithe representation in the HUBZone joint venture.  Zone Joint venture:			
(d) Representations required to	o implement provisions of Executive Order 11246—				
(1) Previous contracts and con	npliance. The offeror represents that—				
(i) It ( ) has, ( ) has not par	ticipated in a previous contract or subcontract subject to the Equal Opport	unity clause of this			
solicitation; and					
(ii) It ( ) has, ( ) has not file	d all required compliance reports.				
(2) Affirmative Action Complian	nce. The offeror represents that—				
(i) It ( ) has developed and i	nas on file,()has not developed and does not have on file, at each estat	olishment, affirmative action			
programs required by rules an	d regulations of the Secretary of Labor (41 CFR parts 60-1 and 60-2), or				
(ii) It ( ) has not previously I	had contracts subject to the written affirmative action programs requirem	ent of the rules and			
regulations of the Secretary of	Labor.				
(e) Certification Regarding Pay exceed \$150,000.) By submiss funds have been paid or will be Member of Congress, an office with the award of any resultant behalf of the offeror with respect Disclosure of Lobbying Activities employees of the offeror to what (f) Buy American Act Certificat Supplies is included in this so	yments to Influence Federal Transactions (31 U.S.C. 1352). (Applies only if the sion of its offer, the offeror certifies to the best of its knowledge and belief that e paid to any person for influencing or attempting to influence an officer or emper or employee of Congress or an employee of a Member of Congress on his of contract. If any registrants under the Lobbying Disclosure Act of 1995 have need to this contract, the offeror shall complete and submit, with its offer, OMB Sies, to provide the name of the registrants. The offeror need not report regularly from payments of reasonable compensation were made.  The contract of the clause at Federal Acquisition Regulation (FAR) 52.225-4 dicitation.)	no Federal appropriated bloyee of any agency, a bring her behalf in connection hade a lobbying contact on tandard Form LLL, y employed officers or			
(1) The offeror certifies that ea	ich end product, except those listed in paragraph (f)(2) of this provision, is a do	mestic end product and			
that for other than COTS items	s, the offeror has considered components of unknown origin to have been min	ed, produced, or			
manufactured outside the Unit	ed States. The offeror shall list as foreign end products those end products ma	anufactured in the United			
States that do not qualify as de	omestic end products, i.e., an end product that is not a COTS item and does n	of meet the component test			
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:					
	ountry of Origin				

				PAGE 20 OF 25 PAGES
CONTINUATION SHE	ET		OF DOCUMENT BEING CONTINUED:	FAGB 20 01 23 2114=
			SPE300-13-R-1004	1
(List as necessary)				0.5
(0) =1 0	vill evalua	ate offers in accordance wi	th the policies and procedures of FAR Part	25.
(a)(1) Buy American A	ct—Free	Trade Agreements—Israe	eli Trade Act Certificate. (Applies only il tite	clause at FAR 52,225-3, Buy
A LAST CASA T	Trada Aar	roomonte - Jeraali Trade Ar	ch is included in this solicitation.)	
00 m) 66	44-4	h and product aveant that	o listed in naragraph (0)(1)(II) Of (0)(1)(III) O	f this provision, is a domestic end
	that than	COTS items, the offeror h	as considered components of unknown one	Titl (O HOAG Deep Limited, broadcas)
product and that for of	ida tha I b	nited States. The terms "B	ahrainian, Moroccan, Omani, or Peruvian e	nd product," "commercially
	CONTON	um " "aamnanant " "dame	setic and product " "AND Droquet. Totalqui et	na product, Tree made
available on-the-shell	(COTS)	de Assomant country and	I product," "Israeli end product," and "United	States" are defined in the clause
Agreement country,	Free Ital	de Agreement Country one	o Agreements-Israeli Trade Act."	
of this solicitation entit	lled "Buy	American Act—Free Trac	e Agreements-Israeli Trade Act."  ee Trade Agreement country end products (	other than Bahrainian, Moroccan,
(ii) The offeror certifies	s that the	following supplies are rie	the standards as defined in the clause of the	nis solicitation entitled "Buy
Omani, Panamanian,	or Peruvi	ian end products) or Israel	i end products as defined in the clause of the	no concination extensive,
American Act—Free	Frade Ag	reements-Israeli Trade A	CC:	amanian or Peruvian End
Free Trade Agreeme	nt Coun	try End Products (Other	than Bahrainlan, Moroccan, Omani, Pan	amarian, or rollarian
Products) or Israeli l	End Prod	ducts:		
Line Item No.	Co	ountry of Origin		
(List as necessary)				
	ist those :	supplies that are foreign e	nd products (other than those listed in para-	graph (g)(1)(ii) of this provision) as
	-£ 41-10 00	liaitation antitlad "Reny Ame	orican Act—Free Trade Adreements—Islae	ill fraue Act. The chert chamber
and the second of	tarata tha	as and producte manufact	ured in the Linited States that up not quality	as dollicotto otta producto, mes,
other toteldu eur brod	ducis ino	Stom and does not meet	the component test in paragraph (2) of the	definition of "domestic end product."
Other Foreign End F		ountry of Origin	1	
Line Item No.		builting of Origin		
			•	
			]	
(List as necessary)				4.75
(iv) The Government	will evalu	ıate offers in accordance v	with the policies and procedures of FAR Par	t 20.
/2) Ruy American Act	L-Free T	rade Agreements—Israeli	Trade Act Certificate, Alternate I. II Alterna	le i lo me ciadac di i i i i ceremo o io
فأصفاهم سلطان سلطان المسادين والمسا	lation out	balituta tha fallowing parac	aranh (d)(1)(ii) for paraqrapii (y)( i)(ii) 🗥 🗥	Dadic provision
(a)(1)(ii) The offeror of	certifies th	nat the following supplies a	are Canadian end products as defined in the	e clause of this solicitation
entitled "Buy America	an Act—F	ree Trade Agreements—I	sraeli Trade Act":	
Canadian End Prod				
L	Line Item	No.		
			1	
			<b>.</b>	
			-	
			<b>.</b>	
(List as necessary)		Turde Arenamanta daraa	li Trade Act Certificate, Alternate II. If Altern	ate II to the clause at FAR 52.225-3
(3) Buy American Ac	ct—⊦ree	Trade Agreements—Israe	ragraph (g)(1)(ii) for paragraph (g)(1)(ii) of t	the basic provision:
is included in this sol	icitation,	substitute the following pa	Consider and products or Israeli end ni	roducts as defined in the clause of
(g)(1)(ii) The offeror	certifies t	hat the following supplies	are Canadian end products or Israeli end pr	The state of the s
this solicitation entitle	ed "Buy A	merican Act—Free Trade	Agreements—Israeli Trade Act":	
Canadian or Israeli			¬	
Line Item No.	C	country of Origin	_	
			<del>.</del>	

CONTINUATION SHEET	REFERENCE NO	OF DOCUMENT BEING CONTINUED: SPE300-13-R-1004	PAGE 21 OF 25 PAGES
(List as necessary)		ı	• 1
(4) Buy American Act –	Free Trade Agreements – Israel	i Trade Act Certificate, Alternate III. If Alternate	e III to the clause at 52.225-3 is
included in this solicitation	List as necessary) 4) Buy American Act — Free Trade Agreements — Israeli Trade Act Certificate, Alternate III. If Alternate III to the clause at 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(iii) of the basic provision: g)(1)(iii) The offeror certifies that the following supplies are Free Trade Agreement country end products (other than Bahrainian, Korean, Moroccan, Omani, Panamanian, or Peruvian end products) or Israeli end products ads defined in the clauses of this solicitationtitited "Buy American Act-Free Trade Agreements — Israeli Trade Act:: free Trade Agreement Country End Products (Other than Bahrainian, Korean, Moroccan, Omani, or Peruvian End Products) or Israeling Products:  Line Item No.		
(g)(1)(ii) The offeror cert	ifies that the following supplies a	are Free Trade Agreement country end products ads defined	in the clauses of this solicitation
Korean, Moroccan, Ome	ini, Panamanian, oi Peruvian en Act-Free Trade Agreements – Isi	raeli Trade Act::	
Free Trade Agreement	Country End Products (Other tha	n Bahrainian, Korean, Moroccan, Omani, or P	eruvian End Products) or Israeli
End Products:	,		
Line Item No.	Country of Origin		
			·
(List as necessary)			
(54) Trade Agreements	Certificate. (Applies only if the c	lause at FAR 52.225-5, Trade Agreements, is i	included in this solicitation.)
(i) The offeror certifies the	nat each end product, except the	ose listed in paragraph (g)(5)(ii) of this provision	1, is a U.Smade or designated
country end product, as	defined in the clause of this soli	citation entitled "Trade Agreements. I products that are not U.Smade or designate	d country end products.
	as other end products mose end	products that are not over many as a second	•
	Country of Origin	]	
		]	
(List as necessary)	Leveluete effere in accordance	with the policies and procedures of FAR Part 2	5. For line items covered by the
MATCH COA the Coverns	nont will evaluate offers of U.S	made or designated country end products with	fort tedata to rue tegnionous or
the Ruy American Act	The Government will consider to	r award only offers of U.Smade or designated	a conntry euro broducte milese me
Contracting Officer dete	rmines that there are no offers f	or such products or that the offers for such pro	ducts are insufficient to fulfill the
requirements of the soli	citation.		
(h) Certification Regard	ng Responsibility Matters (Exec	utive Order 12689). (Applies only if the contract	;; value is expected to exceed the force and/or any of its
1	eshold.) The offeror certifies, to	the best of its knowledge and belief, that the o	Helor and/or any or no
principals—	nrocently dehazzed suspendi	ed, proposed for debarment, or declared ineligi	ble for the award of contracts by
any Federal agency;	, presently departed, adaptitude	or proposed for consumers,	
(2) ( ) Have ( ) have	not, within a three-year period	preceding this offer, been convicted of or had	l a civil judgment rendered
against them for comm	ission of fraud or a criminal offer	ase in connection with obtaining, attempting to	obtain, or performing a rederar,
etate or local governme	nt contract or subcontract: violat	ion of Federal or state antitrust statutes relating	g to the submission of others, or
commission of embezzl	ement, theft, forgery, bribery, fal	sification or destruction of records, making fals	ie statements, tax evasion,
violating Federal crimin	al tax laws, or receiving stolen p	roperty; opuico criminally or civilly charged by a Govern	ment entity with, commission of

(3) ( ) Are, ( ) are not presently indicted for, or otherwise criminally or civilly charged by a Gover 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 until 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.

CONTINUATION SHEET	REFERENCE NO. OF DO	OCUMENT BEING CONTINUED:	PAGE 22 OF 25 PAGES
COMPTION SIZE	I	0-13-R-1004	
	-		
of a proposed tax deficiency. The review, this will not be a final tax (B) The IRS has filed a notice of under I.R.C. §6320 entitling the appeal to the Tax Court if the I the underlying tax liability becaute it is not a final tax liability. Should all judicial appeal rights.  (C) The taxpayer has entered in full compliance with the agree payment.  (D) The taxpayer has filed for 11 U.S.C. §362 (the Bankrupto Contification Regarding Knoth).	This is not a delinquent tax because ax liability until the taxpayer has exported for Federal tax lien with respect to a set taxpayer to request a hearing with RS determines to sustain the lient suse the taxpayer has had no prior uld the taxpayer seek tax court revients an installment agreement pursuement terms. The taxpayer is not bankruptcy protection. The taxpayer yellowedge of Child Labor for Listed Expayer for Listed Expayer is not bankruptcy.	an assessed tax liability, and the taxpayer of the IRS Office of Appeals contesting the filing. In the course of the hearing, the taxper opportunity to contest the liability. This is view, this will not be a final tax liability until suant to I.R.C. §6159. The taxpayer is maked delinquent because the taxpayer is not cure is not delinquent because enforced collected Products (Executive Order 13126). [The	has been issued a notice lien filing, and to further hayer is entitled to contest hot a delinquent tax because the taxpayer has exercised ling timely payments and is rrently required to make full ection action is stayed under
list in paragraph (i)(1) any end	products being acquired under thi	is solicitation that are included in the List o	Lindricis Vedriuna
Contractor Certification as to F	Forced or Indentured Child Labor,	unless excluded at 22.1503(b).]	
(1) Listed end products.		1	
Listed End Product	Listed Countries of Origin		
(O) On tignation lifthe Control	oting Officer has identified end pro	l ducts and countries of origin in paragraph	(i)(1) of this provision, then
the offerer must certify to either	er (i)(2)(i) or (i)(2)(ii) by checking the	ne appropriate block.]	
[ ] (i) The offeror will not su	pply any end product listed in pa	ragraph (i)(1) of this provision that was mir	ned, produced, or
manufactured in the correspon	nding country as listed for that proc	duct.	
[ ] (ii) The offeror may supp in the corresponding country a forced or indentured child labo basis of those efforts, the offer (j) Place of manufacture. (Doe statistical purposes only, the of	Ity an end product listed in paraging as listed for that product. The offeron was used to mine, produce, or not certifies that it is not aware of a serious apply untess the solicitation offeror shall indicate whether the position.	raph (i)(1) of this provision that was mined, or certifies that it has made a good faith efi nanufacture any such end product furnishe	d under this contract. On the
response to this solicitation is (1) ( ) In the United States (	Check this box if the total anticipal	ted price of offered end products manufact	ured in the United States
		ufactured outside the United States); or	
with respect to the contract all services.) [The contracting off [ ] (1) Maintenance, calibra	nptions from the application of the so constitutes its certification as to check a box to indicate if	Service Contract Act. (Certification by the compliance by its subcontractor if it subcoff paragraph (k)(1) or (k)(2) applies.] It as described in FAR 22.1003-4 (c)(1). The	officacis out the exempt
traded by the offeror (or subco	ontractor in the case of an exempt s	e used regularly for other than Government subcontract) in substantial quantities to th	e Gettetat bublic itt tile contac
(ii) The services will be furnish (c)(2)(ii)) for the maintenance (iii) The compensation (wage that used for these employees	hed at prices which are, or are bas , calibration, or repair of such equi and fringe benefits) plan for all set s and equivalent employees servic	sed on, established catalog or market price ipment; and rvice employees performing work under the cing the same equipment of commercial cu  ). The offeror ( ) does ( ) does not ce	e contract will be the same as stomers.
1 1/2/ 55/12/1/ 55/1/555 45 6			

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED:	PAGE 23 OF 25 PAGES
	SPE300-13-R-1004	
1		rouided by the offeror for
The services under the contract are offered and sold regularly to non-Governmental customers, and are provided by the offeror (or bibcontractor in the case of an exempt subcontract) to the general public in substantial quantities in the course of normal business parations;  The contract services will be furnished at prices that are, or are based on, established catalog or market prices (see FAR 22.1003-4) ((X)(8)).  The contract service employee who will perform the services under the contract will spend only a small portion of his or her time (a monthly exerge of less than 20 percent of the available hours on an annualized basis, or less than 20 percent of available hours during the ontract period if the confract period is tess than a month) servicing the Government contract and "or the contract is the same as that sed for these employees and equivalent employees servicing commercial customers.  If the service of the serv		
subcontractor in the case of an	exempt subcontract) to the general public in substantial quantities in the cou	100 OF HOIMAN DUGINOGO
oporatione:		
(ii) The contract services will be	e furnished at prices that are, or are based on, established catalog or market	PHICES (SEE I AIN 22, 1000-4
(4)/O)/:::\\·		
(iii) Each convice employee who	o will perform the services under the contract will spend only a small portion of	of the Of the time (a monally
average of less than 20 percent	it of the available hours on an annualized basis, or less than 20 percent of av	allable noors during me
contract period if the contract p	period is less than a month) servicing the Government contract; and	
(iv) The compensation (wage a	ind 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—	not attach a Carrier
(i) If the offerer does not certify	to the conditions in paragraph (k)(1) or (k)(2) and the Contracting Officer did	not attach a pervice
Contract Act wage determination	on to the solicitation, the offeror shall notify the Contracting Officer as soon as	s possible, and
(ii) The Contracting Officer may	y not make an award to the offeror if the offeror fails to execute the certificalit	nn in paragraph (k)( r) or
(k)(2) of this clause or to conta	of the Contracting Officer as required in paragraph (K)(3)(I) of this clause.	
(I) Taxpayer Identification Num	iber (TIN) (26 U.S.C 6109, 31 U.S.C. 7701). (Not applicable if the offeror is re	quirea to provide triis
information to a control control	otor registration database to be eligible for award.)	
(4) All offerers must submit the	information required in paragraphs (I)(3) through (I)(5) of this provision to co	mply with deat collection
requirements of 31 U.S.C. 770	1(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 605	um, and implementing
regulations issued by the Inter-	nat Revenue Service (IRS).	
(2) The TIN may be used by th	ie Government to collect and report on any delinquent amounts arising out of	tue offetor a relationable
with the Covernment (31 U.S.)	7. 7701(c) (3)). If the resulting contract is subject to the payment reporting red	foliatiliatus describes in Lynx
4.904, the TIN provided hereu	nder may be matched with IRS records to verify the accuracy of the offeror's	HN.
(3) Taxpayer Identification N	umber (TIN).	
( ) TIN:		
( ) TIN has been applied for.		
/ \ TIN is not required because	ee:	محالا مالائدية المساوية والمساورة والمساورة
( ) Offerer is a negregident a	lien, foreign corporation, or foreign partnership that does not have income eff	ectively 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 fis	cai paying agent in the
United States;		
( ) Offeror is an agency or in	strumentality of a foreign government;	
( ) Offeror is an agency or in	strumentality of the Federal Government.	
(4) Type of organization.		
( ) Sole proprietorship;		•
( ) Partnership;		
	exempt);	
( ) International organization	per 26 CFR 1.6049-4;	
(5) Common parent.		
( ) Offeror is not owned or co	ontrolled by a common parent;	
• •		
TIM		
(m) Restricted business opera	itions in Sudan. By submission of its offer, the offeror certifies that the offeror	does not conduct any
restricted business operations	in Sudan.	
(-) Deshibition on Contracting	with Inverted Domestic Cornorations.	
(1) Relation to Internal Reven	ue Code. An inverted domestic corporation as herein defined does not meet	the definition of an inverted
domestic corporation as define	ed by the Internal Revenue Code 25 U.S.C. 7874.	

			Terret of OF OF DAORG
CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT B SPE300-13-R-10		PAGE 24 OF 25 PAGES
(i) it is not an inverted domestic (ii) It is not a subsidiary of an in (o) Prohibition on contracting v (1) The offeror shall e-mail que (2) Representation and Certific provision, by submission of its (i) Represents, to the best of it Iran or any entities or individua (ii) Certifies that the offeror, or be imposed under section 5 of (iii) Certifies that the offeror, are exceeds \$3,000 with Iran's Re of which are blocked pursuant Designated Nationals and Bloc (3) The representation and certifie (i) This solicitation includes a t (ii) The offeror has certified that	verted domestic corporation.  ith entities engaging in certain activities or tra stions concerning sensitive technology to the ations. Unless a waiver is granted or an exce offer, the offeror— s knowledge and belief, that the offeror does it s owned or controlled by, or acting on behalf any person owned or controlled by the offeror	rption applies as provided in par not export any sensitive technol for at the direction of, the gover r, does not engage in any activi eror, does not knowingly engage agents, or affiliates, the proper wers Act (50 U.S.C. 1701 et secofac/downloads/t11sdn.pdf). this provision do not apply if— g) or a comparable agency prov	logy to the government of inment of Iran; ties for which sanctions may in any transaction that ity and interests in property q.) (see OFAC's Specially vision); and
(End of provision)  52.212-03 OFFEROR REPR FAR	ESENTATIONS AND CERTIFICATIONS - C	COMMERCIAL ITEMS (NOV 2	2012), ALT I (APR 2011)
As prescribed in 12.301(b)(2), (12) (Complete if the offeror has the offeror shall check the offeror s	n-Indian) American (persons with origins from	ians). alaysia, Indonesia, Singapore, l J.S. Trust Territory of the Pacific nonwealth of the Northern Mari	Brunei, Japan, China, c Islands (Republic of Palau), ana Islands, Guam, Samoa,
252.212-7000 OFFEROR RI	PRESENTATIONS AND CERTIFICATIONS	- COMMERCIAL ITEMS (JUI	N 2005) DFARS
ocean transportation services (1) The Offeror shall indicate by sea is anticipated under th solicitation. (2) Representation. The Offer [ ] Does anticipate that sup	oy checking the appropriate blank in paragrap e resultant contract. The term "supplies" is del	oh (c)(2) of this provision whether fined in the Transportation of So nance of any contract or subcon	er transportation of supplies upplies by Sea clause of this tract resulting from this
PROVISIONS ADDED TO PA	RT 12 BY ADDENDUM		
	ATION RELATING TO COMPENSATION OF		
OR STATE LAW (DEVIATIO			
(a) In accordance with section Act may be used to enter into	1514 of Division H of the Consolidated Appro a contract with any corporation that was cont	priations Act, 2012, none of the victed of a felony criminal violat	funds made available by that ion under any Federal or

CONTINUATION SHEET	REFERENCE NO. OF BOCOMMI BEING CONTENTS	PAGE	25	OF	25	PAGES
	SPE300-13-R-1004					

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 timely manner 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 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)

52.211-9011 BUSINESS SYSTEMS MODERNIZATION (BSM) DELIVERY TERMS AND EVALUATION (NOV 2011) DLAD

52,215-9023 REVERSE AUCTION (JUL 2012) DLAD

52.216-01 TYPE OF CONTRACT (APR 1984) FAR

The Government contemplates award of a Firm- Fixed Tiered Pricing Contract/Indefinite Delivery/Indefinite Quantity contract resulting from this solicitation. (End of provision)

52.233-9000 AGENCY PROTESTS (NOV 2011) DLAD

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

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

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

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

# Attachment to Solicitation SPE300-13-R-1004

For SRM/E-Procurement

Continuation of Blocks on the SF 1449 Block 8:

Offer Due Date/ Local Time Is: April 23, 2013 AT 3:00 P.M. EASTERN TIME ZONE. Block 9:

All offers/modifications/withdrawals must be plainly marked on the OUTERMOST ENVELOPE with the solicitation number, closing date, and time set for the receipt of offers.

Offerors should return ALL pages of the solicitation with their offer.

## Address and Submit "Mailed" offers to:

Defense Logistics Agency (DLA) Troop Support Post Office Box 56667 Philadelphia, PA 19111-6667

Solicitation No.:

SPE300-13-R-1004

Solicitation Issue and Closing Dates:

March 21, 2013-April 23, 2013 AT 3:00 P.M, EASTERN TIME ZONE.

> Address and Deliver "Hand Carried" offers, including delivery by commercial carrier, to:

Defense Logistics Agency (DLA) Troop Support Business Opportunity Office Building 36, Second Floor 700 Robbins Avenue Philadelphia, PA 19111-5092

Solicitation No.:

SPE300-13-R-1004

Solicitation Issue and Closing Dates:

March 21, 2013 – April 23, 2013 AT 3:00 P.M., EASTERN TIME ZONE.

All hand carried offers are to be delivered to the Business Opportunity Office between 8:00 AM and 5:00 PM Monday through Friday except for legal federal holidays as set forth in 5 USC 6103.

Offerors that respond to this solicitation using a commercial carrier service must ensure that the commercial carrier service "hand carries" the offer/modification/withdrawal to the Business Opportunity Office prior to the scheduled opening/closing time.

Commercial carrier delivered offers/modifications/withdrawals must be plainly marked <u>ON THE</u>
<u>OUTSIDE OF THE COMMERCIAL CARRIER'S ENVELOPE</u> with the solicitation number, date, and time set forth for receipt of offers.

Examples of "hand carried" offers include: In-person delivery by contractor, Fed EX, Airborne, UPS, DHL, Emery, other commercial carrier, USPS Express Mail, and USPS Certified Mail.

Contractors intending to deliver offers in-person should be advised that the Business Opportunities Office (Bid Room) is located within a secured military installation. In order to gain access to the facility, an escort may be required. The escort will be an employee of the Bid Room.

The following are telephone numbers for the Bid Room: (215)737-8511, (215)737-9044, (215)737-7354, (215)737-0317, or (215)737-8566. It is the offeror's responsibility to ensure that the offers are received at the correct location at the correct time. Please allow sufficient time to complete delivery of hand carried offers. Since the length of time necessary to gain access to the facility varies based on a number of circumstances, it is recommended that you arrive at the installation at least one hour prior to the time solicitation closes to allow for security processing and to secure an escort. NOTE: THIS IS A SUGGESTION AND NOT A GUARANTEES THAT YOU WILL GAIN ACCESS TO THE BASE IF YOU ARRIVE ONE HOUR BEFORE THE OFFER IS DUE.

Send Facsimile Offer To: (215) 737-9300, 9301, 9302 or 9303. Facsimile Offers are authorized. The numbers listed here are THE ONLY ACCEPTABLE fax numbers for this solicitation. If faxing an offer, ALL pages of the offer MUST be received by the closing date and time. No Exceptions.

E-mailed offers and proposals will not be accepted during the initial proposal receipt.

1.	Block 10:
	NAICS: 311511 Size Standard: 500 Employees
2.	Block 17A:
	> OFFERORS: SPECIFY FAX NUMBER(S):
	EMAIL ADDRESS:
3.	Block 17B:
	EMITTANCE WILL BE MADE TO THE ADDRESS THAT THE VENDOR HAS LISTED IN THE CENTRAL ONTRACT REGISTER (CCR).
Of	fferor's assigned DUNS number:
4.	Authorized Negotiators:
co	ne offeror represents that the following persons are authorized to negotiate on its behalf with the Government in innection with this request for proposal. Please list names, titles, telephone numbers, facsimile (FAX) numbers and nails for each authorized negotiator.

## 5. Blocks 19-24: SEE SCHEDULE OF ITEMS

NOTES:

AT THE END OF THE SCHEDULE OF ITEMS, GOVERNMENT QUALIFICATION IS STATED AS WELL AS A REQUEST FOR OFFEROR QUALIFICATION. QUALIFICATION PERTAINS TO ANY CONDITIONS, DEVIATIONS, OR CONTINGENCIES UPON WHICH OFFERED PRICES ARE BASED. THESE QUALIFICATIONS MAY BE TAKEN AS EXCEPTIONS TO THE TERMS/CONDITIONS OF THE SOLICITATION.

#### **CAUTION NOTICE**

This procurement is being solicited under the Federal Acquisition Regulations FAR subpart 13.5 - Test Program for Certain Commercial Items and the Federal Reform Act of 1996, as unrestricted. This procurement is being solicited on an unrestricted basis with Hubzone evaluation preference. Solicitation SPE300-13-R-1004 is designed to place market ready bread and bakery items, all fully competitive, on contract(s) for various customers in the South Carolina area. The resultant contract will be a fixed price Indefinite Quantity Contract (IQC) firm fixed price for all other items, 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 (FAR 16.504(2)). The duration of the contract is for a term of 36 months, with two separate pricing tiers. The first pricing tier shall begin on the award date and be for a 24 month period (June 09, 2013 through June 06, 2015). The second pricing tier shall be for the following 12 month performance period (June 07, 2015 through June 04 2016). For all other items, the pricing will remain firm fixed for each pricing tier. The effective period for any contract resulting from this solicitation shall be from June 09, 2013 through June 04, 2016.

## \*\*NOTE – THE GOVERNMENT INTENDS TO AWARD TO THE RESPONSIBLE OFFEROR THAT CONFORMS TO THE SOLICITATION REQUIREMENTS AND OFFERS THE LOWEST PRICE\*\*

Group 1 - SC-Fort Jackson

Group 2 - SC- Charleston

Group 3-SC- Shaw AFB

## This contract is for a three-year period

## CAUTION - 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.

## NOTICE TO OUR VALUED SUPPLIERS

The following attached forms require information to be furnished by each offeror. Any questions may be directed to the Contract Specialist at the telephone number shown or email listed on the cover sheet of this solicitation. Return one (1) completely filled out solicitation in its entirety.

- Complete Standard Form 1449, 17a, 30a, b and c 1.
- Complete all Supplies/Prices "Schedule" sheets (Offered Prices) and Qualifications 2.
- Sign and Return any/all amendments. 3.
- Complete the CAGE Code and DUNS number spaces on this page 4.
- Complete all of the following and any additional Offeror Representations and Certifications: 5.
  - AUTHORIZED NEGOTIATORS
  - FAR 52.212-3 OFFEROR REPRESENTATIONS AND CERTIFICATIONS—COMMERCIAL ITEMS
  - FAR 52.215-6 PLACE OF PERFORMANCE
  - DFARS 252,212-7000 OFFEROR REPRESENTATIONS AND CERTIFICATIONS— COMMERCIAL ITEMS
  - Review and sign Deviation 2012-O0004 and Deviation 2012-O0004
  - Submit AIB Certificate(s) as noted on page 54

The requirements for Clause 52.222-37 (see Addendum to FAR 52.212-5), Employment Reports on Special Disabled Veterans and Veterans of the Vietnam Era (38 U.S.C. 4212) mandate annual reporting of certain statistics on a form titled "Federal Contractor Veterans' Employment Report VETS-100." All offerors are required to submit a Wholesale Price List with their offer.

Please submit the following identification numbers:	
CAGE Code:	DUNS #:

## STORES (Subsistence Total Order and Receipt Electronic System)

The automated STORES (Subsistence Total Order and Receipt Electronic System) will be used to the maximum extent practical on the resultant contracts from this solicitation.

Orders will be sent via a computer-generated fax (STORES purchase order). In order to facilitate the receipt and payment process, there is specific information contained on the STORES purchase order that MUST be mirrored on the vendor's invoice. The information may have to be hand written on the invoice. Please ensure the information is correct and legible.

Invoices for those customers placing orders under STORES must be submitted for payment to the following address:

DFAS BVDP (SL4701) P.O. Box 369031 Columbus, Ohio 43236-9031

# Electronic Invoicing by Suppliers via Electronic Commerce/Electronic Data Interchange:

All suppliers are required to process invoices electronically. This is a condition for contract award. An electronic invoicing system expedites payments by providing a real time system for invoice processing. In an effort to ensure that your firm is paid promptly for products that you supply, we want to utilize the best business practices available. The business practices of today reflect increased utilization of Electronic Commerce/Electronic Data Interchange providing more timely and cost effective ways of information exchange. DLA Troop Support, Subsistence is migrating towards more and more use of the electronic mediums available to conduct business with you as our business partners. The Defense Logistics Agency has undergone an Enterprise Business Systems (EBS) initiative. This EBS initiative will change the way you currently invoice.

EBS conforms to a strict adherence of detailed line item payment in concert with the order. The manual paperwork will no longer be a viable way to invoice. Invoices need to be submitted for payment promptly after delivery.

Our intention is to provide you a quick and easy way to submit your invoices for payment and to help ensure prompt and accurate payments. Efforts have been underway for some time to bring a resolution for you to be able to accomplish Electronic Data Interchange with the invoices. Several alternatives are available:

- 1. If your company is able to exchange information electronically through ANSI X12 format, we could set your company up as an EDI vendor immediately, being able to receive orders and send invoices electronically.
- 2. There are companies available who for a fee will turn your flat files into EDI Invoices (810 transactions).
- 3. The Market Ready EDI Invoicing is another web application to submit your invoices electronically. This system can be found on the DLA TROOP SUPPORT web page for subsistence, http://www.DLA Troop Support.dla.mil/subs/index.asp. You will be issued a User ID and Password, after properly registering for this site. This application will allow you to see on the website receipts by the customers, for your contracts only. You can review the receipt and, if in agreement you will simply type in an invoice number to submit your invoice to DFAS. This receipt information is available at this website for 8 weeks. The user will have the ability to add lines or change existing lines to reflect what was delivered. The changes will be e-mailed to your DLA TROOP SUPPORT account manager, who will work at resolving the differences; however, the customer must make the corrections electronically. Vendors are encouraged to wait until the receipt is adjusted to submit their invoices. The system will be updated daily from the receipt files. Invoices submitted using this website will generate an EDI invoice to flow through the paying process at DFAS. If you need additional information on electronic or alternate electronic invoice processing contact your DLA TROOP SUPPORT Account Manager or Buyer.

One of the above methods must be used as paper invoices are no longer a viable option.

A sample STORES order is illustrated for informational purposes only. The information indicated in the five elements below is required to be identified on the vendor's invoice in order for the vendor to be promptly paid by DFAS. These elements are on the system generated STORES purchase order, and the information needs to be transferred to the invoice.

- 1. Contract Number i.e. SPM300-09-D-V500 (on attached sample). This number will remain constant throughout the life of the contract.
- Call Number i.e. 408Y (This is the Julian date and the Lap ID number of the purchase order). This number will change with every order.
- Lead CLIN No. i.e. 55 (This is the item number on the purchase order). This number will change with every order.
- Purchase Order Number i.e. FT123490912211. This number will change with every order.
- 5. Required Delivery Date (RDD) i.e. 4/3/09. This date will change with each order. Each order will contain similar information. Contractor is responsible to extract the correct information from the STORES order for each invoice.

## SAMPLE OF SENT ORDER DETAILS

Purchase Order Number:	FT123490912211
Contract Number:	SPM30009DV500
Vendor:	VENDOR NAME
Call Number:	408Y
Ordering Point:	FT1234
Ship To DoDAAC:	FT1234
RDD:	4/3/2009
Receipt Date:	
Source of Receipt:	Manual

Include?	CLIN	Document Number	Stock Number	FIC	Description	U/M PR	U/M PRF	DLA TROOP SUPPORT		Order Qty	Receipt Qty	1 1001	Proj Code
-		11(1111001	Part Number					υл	Price				
	55	FT1234913203	891001E112644	t	MILK, CHOC, LOW FAT, CHL, 1% MILK	со	1	СО	\$10.51	1		\$10.51	
			28348		FAT, 5 GAL BIB						 	[	ļ
			891001E112161		MILK, LOW FAT, CHL,	со	1	СО	\$10.09	2		\$20.18	
	56	FT123490913 <b>20</b> 4	15056	1	1% MILK FAT, 5 GAL BIB		,		<b>\$10.0</b>		<u></u>		'
		and the second s	891001E113402	1	CHEESE, COTTAGE,								<u> </u>
	57	FT123490913205	25140		CHL, CREAMED, LARGE OR SMALL CURD, 5 LB CO	ARGE OR SMALL		1 CO \$8.58 8	\$68.64				
			1	<b>5</b>	A CONTRACTOR OF THE PROPERTY O						Total:	\$99.33	

## STATEMENT OF WORK

Supplies or Services and Prices

#### INTRODUCTION

The Defense Logistics Agency (DLA Troop Support) intends to support the needs of its customers by entering into one (1) Indefinite Quantity Contract (IQC) per group to supply fresh **Bread and Bakery Products** to the customers stated below. These requirements are for customers in the **South Carolina** area.

The solicitation contains three (3) groups:

Group 1 - SC- Fort Jackson

Group 2 - SC- Charleston

Group 3- SC- Shaw AFB

The resultant contract will be a fixed price Indefinite Quantity Contract (IQC) and firm fixed price for all other items, 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 (FAR 16.504(2)). The duration of the contract is for a term of 36 months, with two separate pricing tiers. The first pricing tier shall begin on the award date and be for a 24 month period (June 09, 2013 through June 06, 2015). The second pricing tier shall be for the following 12 month performance period (June 07, 2015 through June 04, 2016). For all other items, the pricing will remain firm fixed for each pricing tier. The effective period for any contract resulting from this solicitation shall be from Sunday, June 09, 2013 through Saturday, June 04, 2016.

- A. Delivery The current delivery schedule for each location is set forth in the statement of work. Offerors shall indicate their agreement to the current schedule or propose an alternate schedule. Delivery on all products is required, no less than on a weekly basis and should be in accordance with standard commercial practice.
- B. "For evaluation purposes, the Government reserves the right to remove any items, absent an amendment, from the Schedule of Items for a Group in the event that one or more offerors fail to bid on all of the items. The Contracting Officer will complete his/her price evaluation by reviewing and comparing only common items bid by all offerors in this situation. Additional items bid on by the apparent awardee but not evaluated as part of the common item evaluation, may still be added to the final contract absent a separate modification upon a finding that the prices of those additional items are fair and reasonable."
- C. The award will be made based on the lowest evaluated price of proposals meeting:
  - a. The ability to provide the product in accordance with the item description.
  - The ability to deliver product in accordance with delivery schedule.
  - c. The ability to meet all other terms and conditions of this solicitation.

D. All total prices for each group will be added together to get one aggregate number, which will be compared to each offer's aggregate number.

- The guaranteed minimum for all Groups is 25% of the awarded dollar value for each group.
- b. The maximum ceiling, on the resultant contracts, is 200% of the awarded dollar value per 36-month contract period per group.

## II. PRICING

- A. Offerors are required to submit a copy of their current Wholesale Price List, Catalog Price Schedule or other documents containing commercial pricing information.
- B. Prices shall be FOB Destination only.
- C. Offerors are required to cross-reference the prices on the Wholesale Price List, Catalog Price Schedule or other pricing documents to the item number on the solicitation. There are several ways of accomplishing this, including writing the item number, as specified in the solicitation, next to the price and item description on the price list. Please do not submit a separate list of information especially prepared for this solicitation; the pricing catalog, complete with cross-references, is requested.
- D. In order to accommodate the Government's ordering system, the Subsistence Total Order and Receipt Electronic System (STORES), unit prices are limited to a maximum of two (2) places after the decimal point (reference Clause DLAD 52.214-9008 "Rounding Off of Offer and Award Price Alternate 1". In addition, the system requires that prices be fixed for a certain period of time.
- E. The resultant contract will be a fixed price Indefinite Quantity Contract (IQC) and firm fixed price for all other items, 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 (FAR 16.504(2)). The duration of the contract is for a term of 36 months, with two separate pricing tiers. The first pricing tier shall begin on the award date and be for a 24 month period (June 9, 2013 through June 6, 2015). The second pricing tier shall be for the following 12 month performance period (June 07, 2015 through June 04, 2016). The effective period for any contract resulting from this solicitation shall be from June 09, 2013 through June 04, 2016.

## III. SCHEDULE OF ITEMS

- A. If a customer desires to order an item that is not listed on the resultant contract(s), a written request to the DLA Troop Support Market Ready Contract Specialist shall be submitted to have the item added. The Contract Specialist will contact the vendor and arrange to have the item added to the STORES catalog in coordination with the Contracting Officer.
- B. Prior to its inclusion in the STORES catalog, the pricing for each additional item must be negotiated and the Contracting Officer must determine that the price for the respective item is fair and reasonable.
- C. Additional items may be added or removed from the contract. However, any items that are added may not increase the value of the contract above the contract maximum.
- D. <u>IMPORTANT NOTE</u>; Items not on the STORES catalog CANNOT be ordered from the contractor under the resulting contract. Payments will not be made for items not appearing on the catalog at time of order.
- E. The Government reserves the right to remove any items from the Schedule of Items from the Group should an (all offeror(s) not bid on all the items in any Group.

## IV. ADDITIONAL CUSTOMERS

- A. The Government reserves the right to add or remove DoD and non-DoD customers from the same distribution area as the successful contractor, based on a mutually agreed upon implementation plan followed by formal modification to the contract(s).
- B. The increase in the new business will be reflected in the 200% maximum.
- C. Additional customers are limited to those that receive Federal funding.
- D. The Government reserves the right to unilaterally remove DoD and non-DoD customers from the resultant award(s) by way of formal modification.

## V. CUSTOMER SERVICE POLICY

The contractor(s) shall treat each of the customers covered under the contract(s) as one of its best customers. Therefore, any treatment and/or customer service policy given to other essential accounts shall also be given to the customers covered under the resulted contract(s).

#### VI. NEGOTIATIONS

For the subject acquisition, the Government intends to evaluate offers and award a contract without discussions with offerors. Therefore, the offeror's initial offer should contain the offeror's best terms from a price and technical standpoint. However, the Government reserves the right to conduct negotiations if later determined by the Contracting Officer to be necessary. The Government may reject any or all offers if such action is in the public interest; and waive informalities and minor irregularities in offers received. Initial responses to negotiations shall be in a form of communication customary in the industry for transmitting information to include phone, facsimile transmission, letter, in-person and e-mail. However, any information provided during negotiations, to include all changes to the initial offer, must be reduced to writing and transmitted to the DLA Troop Support Business Opportunities Office by the time and date specified at the time of Final Proposal Revisions. Information not submitted to the DLA Troop Support Business Opportunities Office by the Specified date and time will not be considered by the Government during final evaluations.

## VII. NON-MANUFACTURER / NON-DISTRIBUTER

All offerors are required to provide product originating from a sanitarily approved source and in delivery conveyances that are subject to the Sanitary Conditions clause in the solicitation. Offerors indicating a Place of Performance (manufacturing location) that is not under the day to day control and management of the offeror shall submit documentation that an agreement for production and distribution is in effect at the time of offer covering the period of the contract. The documentation must be signed by the offeror and the proposed subcontractor(s). This does not include similar entities & affiliates of the offeror but applies to non-manufacturers, partners, subcontractors and similar entities that would be performing on the proposed contract but are not the offeror itself. Offerors using a consortium, joint venture or other teaming approaches shall provide evidence of experience pertaining to the execution of the requirements of the solicitation. The freshness requirement of the product being delivered may not be compromised. The offeror's distance from the delivery location is very important. The offeror must be capable of delivering product to arrive at the delivery location the same day for emergency orders.

Offeror is <u>REQUIRED</u> to complete <u>ALL</u> information requested on the following schedule of items pages. Each group will be awarded separately and independently. If you are offering on a group, you <u>MUST</u> provide the following information for each and every item:

- Size of package your company is offering, if different from the specified package size stipulated in the Schedule of Items
- Product Code
- Unit Price (TWO decimal places only)
- · All offerors are required to submit their current Wholesale Price List with their offer

FAILURE TO <u>CORRECTLY</u> AND <u>COMPLETELY</u> PROVIDE THE INFORMATION ABOVE COULD LEAD TO YOUR COMPANY'S BID BEING CONSIDERED TECHNICALLY UNACCEPTABLE AND WILL NOT BE EVALUATED FOR AWARD. PROVIDING THIS INFORMATION IS <u>NOT OPTIONAL</u>, IT IS <u>REQUIRED</u>.

If you have any questions, please contact the Contracting Officer that is associated with this procurement. Contact information is provided below for your convenience.

Contracting Officer:

Margaret Whearty (215)737-3851

margaret.whearty@dla.mil

Contract Specialist:

James Barr (215) 737-7975

James.barr@dla.mil

YEAR 1 AND YEAR 2

FIRM FIXED PRICES

June 09, 2013

THROUGH

June 06, 2015

Descriptions/Specifications for G	roup 1-SC: Fort Jackson	<u>.</u>	
ITEM			. •
NO. Supplies/Services	Estimated Quantity Un	<u>nit Price To</u>	otal
1. BREAD, WHEAT, ROUNI	TOP, FRESH		
MIN 16 OZ LOAF SPECIFY SIZE OFFERED	700,618 LB	\$	
SPECIFY SIZE OFFERED	OZ		
SPECIFY PKG PRICE TO GOVT	-		
DECEMPT CODE			
PRODUCT CODE WHOLESALE PRICE			
WHOLESALE PRICE	<del></del>		
- PRESE DAN CLICED B	OUND TOD EDECH		
2. BREAD, RYE, SLICED, R	OUND IOF, FRESH	¢.	\$
MIN 16 OZ LOAF	742 LB	\$	Ψ <u></u>
SPECIFY SIZE OFFERED	_OZ		
SPECIFY PKG PRICE TO GOVT			
PRODUCT CODE			
WHOLESALE PRICE			
3. BREAD, WHOLE GRAIN,	WHITE, SLICED, FRE	SH	
MIN 16 OZ LOAF	789,395 LB	\$	\$
ODEOTEV SIZE OFFERID	07	,	
SPECIFY SIZE OFFERED	OZ		
SPECIFY PKG PRICE TO GOVT			
PRODUCT CODE			
PRODUCT CODE WHOLESALE PRICE			
4. BREAD, 100% WHOLE W	VHEAT, SLICED, FRES	H	
MIN 16 OZ LÓAF	74,165 LB	\$	<u> </u>
MIN 16 OZ LOAF SPECIFY SIZE OFFERED	OZ		
SPECIFY PKG PRICE TO GOVT	7		
PRODUCT CODE			
PRODUCT CODE			
WHOLESALE PRICE	<del>_</del>		
	VALVANTE DE CAMALA AND	CEDUE EDECH	
5. ROLLS, PARKERHOUSE,	WHITE, BROWN AND	SERVE, PRESII	\$
MIN 6 PER PKG	2,896 LB	\$	Φ
SPECIFY COUNT PER PKG			
SPECIFY NET WGT PER PKG			
SPECIFY PKG PRICE TO GOVT			
PRODUCT CODE WHOLESALE PRICE			
WHOLESALE PRICE	<del></del>		
TOTAL STOLENING	DINE WHOLE WUEA	T SI ICED ERESH	
6. ROLLS, HOAGIE/SUBMA	KINE, WHOLE WILL	1, SLICED, FRESH	\$
MIN 6 PER PKG	109,589 LB	<b>&gt;</b>	Φ
SPECIFY COUNT PER PKG			
SPECIFY NET WGT PER PKG	OZ		
SPECIFY PKG PRICE TO GOV	Γ		
PRODUCT CODE			
WHOLESALE PRICE			
"HOELD/HEFT MOD			
7 DOLLS DIMMED HASTI	OED EDESH		
7. ROLLS, DINNER, UNSLIG		\$	\$
MIN 6 PER PKG	2,766 LB	φ	Ψ
SPECIFY COUNT PER PKG			
SPECIFY NET WGT PER PKG_	OZ		
SPECIFY PKG PRICE TO GOV?	Γ		
PRODUCT CODE			
WHOLESALE PRICE			

*Unit price is the price per pound Descriptions/Specifications for G	t price is the price per pound riptions/Specifications for Group 1-SC: Fort Jackson		
ITEM		Unit Duica	Total
NO. Supplies/Services	Estimated Quantity	Unit Fifte	101111
8. ROLLS, HAMBURGER, W	HEAT, SLICED, FR	ESH \$	\$
MIN 6 PER PKG		Φ	
SPECIFY COUNT PER PKG			
SPECIFY NET WGT PER PKG SPECIFY PKG PRICE TO GOVT	OZ		
PRODUCT CODE			
WHOLESALE PRICE			
WHOLESALE I RICE			
	TOTAL GROUP 1	: \$	<u>.</u>

GOVERNMENT QUALIF "All items to be awarded will The government reserves the government's best interest.  OFFEROR QUALIFICAT	l be awarded to one offeror." right to award a contract of less than all items within a g	group if deletion v	vill be in the
	·		
IS YOUR COMPANY ED	I CAPABLE? (please circle a response)	YES	NO
EDI CODE	(Please complete if applicable)		
<ul> <li>provide the following inform</li> </ul>	ners are currently processing orders and receipts through nation for ordering, invoicing and payment purpose:		
Point(s) of Contact for Orde	ering:		
Fax Number:	W. L h audaring o	ativity with the co	ontractor's
Within 48 hours of receipt of coding system (Pull date, Co	of notice of award, contractor will supply each ordering a olor codes, etc.) This is a mandatory requirement.	chivity with the o	Sitti Weter 5
GOVERNMENT QUALIFI	ICATION:	v on oun "	
"ALL ITEMS TO BE AWA	ARDED WILL BE AWARDED TO ONE OFFEROR, B	Y GROUP,"	I ITEMS
WITHIN A GROUP IF DE	SERVES THE RIGHT TO AWARD A CONTRACT OF LETION WILL BE IN THE GOVERNMENT'S BEST I	IIVI DICEO	T HEMB
Important: The Governm	ent is indifferent between the below listed order lead-	times.	
PLEASE INDICATE YO	UR ORDER LEADTIME BY CHECKING ONE OF	THE FOLLOW	ING:
<ul> <li>24 HOURS</li> <li>48 HOURS</li> <li>72 HOURS</li> <li>96 HOURS</li> </ul>			
INDICATE YOUR REGU	LARLY SCHEDULED NON-BAKE DAYS:		
FOR PAYMENT QUEST	TIONS, PLEASE PROVIDE THE FOLLOWING INF	FORMATION:	

Phone Number:

Email & Fax Number:

Descriptions/Specifications for G	roup 2-SC: Charleston		
ITEM NO. Supplies/Services	Estimated Quantity U	nit Price Total	
1. BREAD, WHOLE WHEAT	ESTIMATED POLIND TO	P. FRESH	
I. BREAD, WHOLE WILLAS	33 408 LB	\$	\$
MIN 16 OZ LOAF SPECIFY SIZE OFFERED	07		
SPECIFY SIZE OFFERED	_02		
SPECIFY PKG PRICE TO GOVT			
PRODUCT CODE			
WHOLESALE PRICE	<del></del>		
2. BREAD, WHITE, ROUND	TOP SLICED, FRESH		
MIN 16 OZ LOAF	26,450 LB	\$	\$
MIN 16 OZ LOAF SPECIFY SIZE OFFERED	07		
SPECIFY SIZE OFFERED SPECIFY PKG PRICE TO GOVT	_02		
Shecit A byth byter 10 00 / 1			
PRODUCT CODE			
WHOLESALE PRICE			
3. BREAD, WHITE, "TEXAS	S TOAST". THICK, SLI	CED, FRESH	
3. BREAD, WHITE, IEAM	14,085 LB	\$	\$
MIN 16 OZ LOAF SPECIFY SIZE OFFERED			
SPECIFY SIZE OFFERED  SPECIFY PKG PRICE TO GOVT	02_ 02_		
PRODUCT CODE WHOLESALE PRICE			
WHOLESALE FRICE	<del></del>		
4. BREAD, RAISIN, SLICEI	), FRESH		
MIN 16 OZ I OAF	3,976 LB	\$	\$
MIN 16 OZ LOAF SPECIFY SIZE OFFERED	OZ		
SPECIFY PKG PRICE TO GOV	$\overline{\Gamma}$		
PRODUCT CODE WHOLESALE PRICE			
WITODDOFESTATE	<del></del>		
5. BREAD, RYE, SLICED, R	OUND TOP, FRESH		\$
MIN 16 OZ LOAF	2,324 LB	\$	Φ
SPECIFY SIZE OFFERED	OZ		
SPECIFY PKG PRICE TO GOV	Τ		
PRODUCT CODE			
WHOLESALE PRICE			
6. ROLLS, KAISER, WHIT	E, SLICED, FRESH		\$
MIN 6 PER PKG	1,956 LB	\$	Φ
SPECIFY COUNT PER PKG			
SPECIFY NET WGT PER PKG	OZ		
SPECIFY PKG PRICE TO GOV	T		
PRODUCT CODE			
WHOLESALE PRICE		(	
err to mile to the nuise new new	ınd		
*Unit price is the price per pou	HIV		

## Descriptions/Specifications for Group 2-SC: Charleston

TEM	m .t . 1.0	. IInit Drice	Total	
TEM NO. Supplies/Services	Estimated Quantity	DECH	10441_	
7. ROLLS, HAMBURGER, V	WHITE, SLICED, FI	CE 2 H	\$	\$
MIN 6 PER PKG SPECIFY COUNT PER PKG	8,050 LB		Φ	
SPECIFY COUNT PER PKG				
SPECIEA MEL MOT VEK KKO =	OL			
SPECIFY PKG PRICE TO GOVT				
PRODUCT CODE				
WHOLESALE PRICE	···			
	. TOTAL MATERIAL C	ppnen ppre	211	
8. ROLLS, HAMBURGER, S	LICED, WHITE, S	еерер, гкез \$	)1£	\$
MIN 6 PER PKG	29,800 LB	Φ		<b>*</b>
MIN 6 PER PKG SPECIFY COUNT PER PKG				
SPECIFY NET WGT PER PKG _	02			
SPECIFY PKG PRICE TO GOVT				
PRODUCT CODE				
WHOLESALE PRICE	<del></del>			
		PRIMA		
9. ROLLS, FRANKFURTER	, WHITE, SLICED,	\$		\$
MIN 6 PER PKG	8,648 LB	ъ		Ψ
SPECIFY COUNT PER PKG				
SPECIFY NET WGT PER PKG	OZ			
SPECIFY PKG PRICE TO GOV	ſ <u></u>			
PRODUCT CODE				
WHOLESALE PRICE				
10. ROLLS, DINNER, UNSL	ICED, FRESH		c	
MIN 6 PER PKG			Ψ	<del></del>
SPECIFY COUNT PER PKG				
SPECIFY NET WGT PER PKG	OZ			
SPECIFY PKG PRICE TO GOV	Γ			
PRODUCT CODE WHOLESALE PRICE				
WHOLESALE PRICE				
	PARTE OLIOPP	EDECH		
11. ROLLS, HOAGIE/SUBM	ARINE, SLICED,	ғкезп \$		\$
MIN 6 PER PKG	30,667 LB	<u>ه</u>		Ψ
SPECIFY COUNT PER PKG				
SPECIFY NET WGT PER PKG	OZ			
SPECIFY PKG PRICE TO GOV	T			
PRODUCT CODE				
MILIOI ECALE DDICE				

## Descriptions/Specifications for Group 2-SC: Charleston

ITEM NO. Supplies/Services	Estimated Quan	tity Unit Price	Total	
A BOLLC DADIZEDHOUGH	: WHITE BRO	WIN AIND SERVE, I'M	6911	
MIN 6 PER PKG	594 LB	\$	\$	
SPECIFY COUNT PER PKG				
SPECIFY COUNT PER PKG SPECIFY NET WGT PER PKG _	OZ			
SPECIFY PKG PRICE TO GOVT				
PRODUCT CODE				
WHOLESALE PRICE				
DECH				
13. BAGELS, PLAIN, FRESH	1 507 l D	\$	\$	
MIN 6 PER PKG	1,367 LD	Ψ		<u>-</u>
SPECIFY COUNT PER PKG	07			
SPECIFY NET WGT PER PKG	02			
SPECIFY PKG PRICE TO GOVT				
PRODUCT CODE				
WHOLESALE PRICE				
14. BAGELS, CINNAMON R	AISIN, FRESH			
MIN 6 PER PKG	1 678 LB	\$	\$	,
SPECIFY COUNT PER PKG	1,010 22	• • • • • • • • • • • • • • • • • • •		
SPECIFY NET WGT PER PKG _				
SPECIFY PKG PRICE TO GOVT				
PRODUCT CODE				
WHOLESALE PRICE				

TOTAL GROUP 2: \$\_\_\_\_\_

GOVERNMENT QUALIFICATION	ON:			
"All items to be awarded will be awa	arded to one offeror."		if deletion t	will be in the
The government reserves the right to government's best interest.	award a contract of less than	all items within a grou	ip II detection	Will bo in the
OFFEROR QUALIFICATION:				
IS YOUR COMPANY EDI CAPA	BLE? (please circle a respo	ise)	YES	NO
EDI CODE(	Please complete if applicable	)		
Note: All troop issue customers are provide the following information f	or ordering, myorome was bay			
Point(s) of Contact for Ordering:				
Di Namban				
Fax Number:			it, with the	contractor's
Within 48 hours of receipt of notice coding system (Pull date, Color coding to the coding system)	s of oward contractor will sup	bly each ordering acti-	vay wan me c	Ontravior
COVERNMENT OHALIFICATIO	N:		on of the #	
" A TERM TO DE AWARDED	WILL BE AWARDED TO C	NE OFFEROR, BY	GROUP."	2 LITEMS
THE GOVERNMENT RESERVE	S THE RIGHT TO AWARD A N WILL BE IN THE GOVER	A CONTRACT OF LE NMENT'S BEST IN	ESS THAN A FEREST	LL HEMO
The Covernment is i	ndifferent between the below	listed order lead-tin	nes.	
PLEASE INDICATE YOUR OF	RDER LEADTIME BY CHE	CKING ONE OF TH	HE FOLLOV	VING:
☐ 24 HOURS ☐ 48 HOURS ☐ 72 HOURS ☐ 96 HOURS				
INDICATE YOUR REGULARLY	Y SCHEDULED NON-BAKE	DAYS:		
FOR PAYMENT QUESTIONS	, PLEASE PROVIDE THE 1	OLLOWING INFO	RMATION:	
Point(s) of Contact for Invoicing	And Payment:			
Phone Number:				
Email & Fax Number:				

Descriptions/Specifications for G	roup 3-SC; Shaw AFB		
· · · · · · · · ·		<u>Total</u>	
NO. Supplies/Services	Estimated Quantity Unit Price		
1. BREAD, WHITE, SANDW.	Cu oncon tree.	\$	\$
3 ONT 17 OZ LOAE	4,000 ኮው	Ψ	
SPECIFY SIZE OFFERED	_OZ		
SPECIFY PKG PRICE TO GOVT			
PRODUCT CODE			
PRODUCT CODE WHOLESALE PRICE	<del></del>		
2. BREAD, WHOLE WHEAT	r, SLICED, FRESH	\$	\$
MIN 16 OZ LOAF	3,520 LB	Ф	· <u>-</u>
MIN 16 OZ LOAF SPECIFY SIZE OFFERED GOVI	_OZ		
SPECIFY PKG PRICE TO GOVI			
PRODUCT CODE			
WHOLESALE PRICE			
		HOII	
3 BREAD, WHITE, "TEXAS	S TOAST" THICK, SLICED, FR	ESH	\$
ΜΙΝΙ 16 ΩΖ Ι ΩΑΕ	200 ED	\$	<u> </u>
SPECIFY SIZE OFFERED	_OZ		
SPECIFY PKG PRICE TO GOV	<u> </u>		
PRODUCT CODE			
PRODUCT CODEWHOLESALE PRICE			
4. BREAD, RAISIN, ROUNI	TOP, SLICED, FRESH	\$	\$
MIN 16 OZ LOAF	300 ED	2	¥
SPECIFY SIZE OFFERED	_OZ		
SPECIFY PKG PRICE TO GOV	T		
DD ODLICT CODE			
WHOLESALE PRICE			
WHODESTED	<del>-</del>		
5. ROLLS, FRANKFURTER	R, WHITE, SLICED, FRESH	\$	
MINI & DER PKG	428 LB \$	D	_ <del>_</del>
SPECIFY COUNT PER PKG SPECIFY NET WGT PER PKG			
SPECIFY NET WGT PER PKG	OZ		
SPECIFY PKG PRICE TO GOV	<u>T</u>		
PRODUCT CODE			
WHOLESALE PRICE			
6. ROLLS, HAMBURGER,	WHEAT, SLICED, FRESH	¢	
MIN 6 PER PKG  SPECIFY COUNT PER PKG	5,077 LB \$	<u> </u>	
SDECIEV COUNT PER PKG			
SPECIFY NET WGT PER PKG	OZ		
SPECIFY PKG PRICE TO GOV	/T		
PRODUCT CODE			
WHOLESALE PRICE			
WHITE CARLE INCL			

*Unit price is the price per pound Descriptions/Specifications for G	l roup 3-SC: Shaw AFI	<u>B</u>		
ITEM NO. Supplies/Services	Estimated Quantity		Total	
7. BAGELS, PLAIN, FRESH MIN 6 PER PKG SPECIFY COUNT PER PKG SPECIFY NET WGT PER PKG SPECIFY PKG PRICE TO GOVT PRODUCT CODE WHOLESALE PRICE	OZ	\$	\$	
8. BAGELS, CINNAMON RAIS MIN 6 PER PKG SPECIFY COUNT PER PKG SPECIFY NET WGT PER PKG _ SPECIFY PKG PRICE TO GOVT PRODUCT CODE WHOLESALE PRICE	OZ	\$	\$	

TOTAL GROUP 3: \$\_\_\_\_\_

GOVERNMENT QUALIFICATION:		
"All items to be awarded will be awarded to one offeror."		
The government reserves the right to award a contract of less than all items within a gregovernment's best interest.	oup if deletion v	vill be in the
OFFEROR QUALIFICATION:		
OTTENON QUILLE		
IS YOUR COMPANY EDI CAPABLE? (please circle a response)	YES	NO
EDI CODE(Please complete if applicable)		
Note: All troop issue customers are currently processing orders and receipts through E provide the following information for ordering, invoicing and payment purpose:		
Point(s) of Contact for Ordering:		
Phone Number:		
Fax Number:	· · · · · · · · · · · · · · · · · · ·	antroctor's
Within 48 hours of receipt of notice of award, contractor will supply each ordering ac coding system (Pull date, Color codes, etc.) This is a mandatory requirement.	uvny wun me o	omnacioi s
GOVERNMENT QUALIFICATION:	oven #	
"ALL ITEMS TO BE AWARDED WILL BE AWARDED TO ONE OFFEROR, BY	GROUP."	*
THE GOVERNMENT RESERVES THE RIGHT TO AWARD A CONTRACT OF I WITHIN A GROUP IF DELETION WILL BE IN THE GOVERNMENT'S BEST IN	LESS THAN A	LITEMS
Important: The Government is indifferent between the below listed order lead-ti	imes.	
PLEASE INDICATE YOUR ORDER LEADTIME BY CHECKING ONE OF T	HE FOLLOW	ING:
☐ 24 HOURS ☐ 48 HOURS ☐ 72 HOURS ☐ 96 HOURS		
INDICATE YOUR REGULARLY SCHEDULED NON-BAKE DAYS:		
FOR PAYMENT QUESTIONS, PLEASE PROVIDE THE FOLLOWING INFO	ORMATION:	
Point(s) of Contact for Invoicing And Payment:		

Phone Number:

Email & Fax Number:

YEAR 3

TIER PRICES

June 07, 2015

THROUGH

June 04, 2016

Descriptions/Specifications for G	roup 1-SC: Fort Jacks	<u>son</u>	
YOUNG E			
NO. Supplies/Services	Estimated Quantity	Unit Price Total	<del></del>
1. BREAD, WHEAT, ROUNI	TOP, FRESH	\$	\$
MIN 16 OZ LOAF SPECIFY SIZE OFFERED	350,309 LB	Φ	
SPECIFY SIZE OFFERED	_OZ		
SPECIFY PKG PRICE TO GOVT			
PRODUCT CODE			
WHOLESALE PRICE	· · ·		
2. BREAD, RYE, SLICED, R	OUND TOP, FRESH		
MIN 16 OZ LOAF	371 LB	\$	\$
SPECIFY SIZE OFFERED	OZ.	<del></del> -	
SPECIFY PKG PRICE TO GOV			
PRODUCT CODE			
WHOLESALE PRICE			
WHOLESALE I KIEL	<del></del>		
3. BREAD, WHOLE GRAIN	, WHITE, SLICED, F	RESH	Ф
MIN 16 OZ LOAF	394,698 LB	\$	\$
SPECIFY SIZE OFFERED	OZ		
SPECIFY PKG PRICE TO GOV	Γ		
PRODUCT CODE WHOLESALE PRICE			
			•
4. BREAD, 100% WHOLE V	VHEAT, SLICED, FR	ESH	è
MIN 16 OZ LOAF	37,083LB	\$	Φ
MIN 16 OZ LOAF SPECIFY SIZE OFFERED	_OZ		
SPECIFY PKG PRICE TO GOV	Γ		
PRODUCT CODE			
WHOLESALE PRICE			
		NE CERNE EDECH	
5. ROLLS, PARKERHOUSE	, WHITE, BROWN A	ND SERVE, FRESH	\$
MIN 6 PER PKG		\$	φ
SPECIFY COUNT PER PKG			
SPECIFY NET WGT PER PKG	OZ		
SPECIFY PKG PRICE TO GOV	Τ		
PRODUCT CODE			
WHOLESALE PRICE			
6. ROLLS, HOAGIE/SUBM.	ADINE WHOLF WH	EAT, SLICED, FRESH	
6. ROLLS, HOAGIE/SUBM	54,794 LB	\$	\$
MIN 6 PER PKG	34,774 LD		<del></del> "
SPECIFY COUNT PER PKG SPECIFY NET WGT PER PKG			
SPECIFY NET WILL TEXT TO	OZ		
SPECIFY PKG PRICE TO GOV	·		
PRODUCT CODE			
WHOLESALE PRICE			
7. ROLLS, DINNER, UNSL	ICED, FRESH	,	
MIN 6 PER PKG	63 LB \$_	<u> </u>	<u></u>
SPECIFY COUNT PER PKG			
SPECIFY NET WGT PER PKG	OZ		
SPECIFY PKG PRICE TO GOV	/T		
PRODUCT CODE			
VILLOLES ALE PRICE			

TEM (O. Supplies/Services	<b>Estimated Quantity</b>	<u>Unit Price</u>	<u>Total</u>
ROLLS, HAMBURGER, V	VHEAT, SLICED, FR	ESH	
AIN 6 PER PKG	50,880 LB	\$	\$
PECIFY COUNT PER PKG PECIFY NET WGT PER PKG			
SPECIFY NET WGT PER PKG	OZ		
SPECIFY PKG PRICE TO GOV	I		
PRODUCT CODE WHOLESALE PRICE			
VHOLESALE I RICE			
		•	
	TOTAL GROUP 1	: \$	
	•		
	VEAR 3 TOTAL FO	OR GROUP 1: \$	

Descriptions/Specifications for G	roup 2-SC: Charleston		
ITEM NO. Supplies/Services	Estimated Quantity Unit P	rice Total	
1. BREAD, WHOLE WHEAT MIN 16 OZ LOAF SPECIFY SIZE OFFERED SPECIFY PKG PRICE TO GOVT PRODUCT CODE	r, sliced, round top, F 16,704 LB OZ		\$
WHOLESALE PRICE  2. BREAD, WHITE, ROUNI MIN 16 OZ LOAF SPECIFY SIZE OFFERED SPECIFY PKG PRICE TO GOV' PRODUCT CODE WHOLESALE PRICE	O TOP, SLICED, FRESH 13,225 LB OZ	\$	\$
3. BREAD, WHITE, "TEXA MIN 16 OZ LOAF SPECIFY SIZE OFFERED SPECIFY PKG PRICE TO GOV PRODUCT CODE	S TOAST", THICK, SLICE 7,043 LB _OZ T	D, FRESH \$	\$
WHOLESALE PRICE  4. BREAD, RAISIN, SLICE MIN 16 OZ LOAF SPECIFY SIZE OFFERED SPECIFY PKG PRICE TO GOV PRODUCT CODE WHOLESALE PRICE	OZ	\$	\$
5. BREAD, RYE, SLICED, I MIN 16 OZ LOAF SPECIFY SIZE OFFERED SPECIFY PKG PRICE TO GOV PRODUCT CODE	ROUND TOP, FRESH 1,162 LB OZ VT	\$	\$
6. ROLLS, KAISER, WHI MIN 6 PER PKG SPECIFY COUNT PER PKG SPECIFY NET WGT PER PKG SPECIFY PKG PRICE TO GO PRODUCT CODE WHOLESALE PRICE	TE, SLICED, FRESH 978 LB  GOZ VT	\$	\$
*Unit price is the price per po	ound		

# Descriptions/Specifications for Group 2-SC: Charleston

ITEM			Total	
TEM NO. Supplies/Services	Estimated Quantit	y Unit Price	Total	
7 ROLLS, HAMBURGER, Y	уптав, оптевр, т	RESH		\$
MIN 6 PER PKG	4,025 LB	φ		
SPECIFY COUNT PER PKG				
SPECIFY NET WGT PER PKG _	OZ			
SPECIFY PKG PRICE TO GOVI	·			
PRODUCT CODE				•
PRODUCT CODE WHOLESALE PRICE				
		EEDED, FRESI	j	
8. ROLLS, HAMBURGER, S	14,900 LB	\$		\$
MIN 6 PER PKG	14,900 LD			
MIN 6 PER PKG SPECIFY COUNT PER PKG SPECIFY NET WGT PER PKG SPECIFY NET WGT TO GOV	— <sub>07</sub>			
SPECIFY NET WG1 PER PRO	OZ			
SPECIFY PKG PRICE TO GOV				
PRODUCT CODE				
WHOLESALE PRICE				
9. ROLLS, FRANKFURTER	. WHITE, SLICED	, FRESH		•
MIN 6 PER PKG	4.324 LB	´ \$		\$
SPECIFY COUNT PER PKG				
SPECIFY NET WGT PER PKG	OZ			
SPECIFY PKG PRICE TO GOV	<u> </u>			
PRODUCT CODE	<u> </u>			
WHOLESALE PRICE				
10. ROLLS, DINNER, UNSI	ICED, FRESH		6	
MIN 6 PER PKG	323 LB	\$	p	<del></del>
MIN 6 PER PKG SPECIFY COUNT PER PKG_				
SPECIFY NET WGT PER PKG	OZ			
SPECIFY PKG PRICE TO GOV	T			
DRODUCT CODE				
WHOLESALE PRICE				
		PRECII		
11. ROLLS, HOAGIE/SUB	MARINE, SLICED	, FRESH \$		\$
MIN 6 PER PKG	15,333 LD	ه	<u>-</u>	, <u> </u>
SPECIFY COUNT PER PKG _				
SPECIFY NET WGT PER PKG SPECIFY PKG PRICE TO GOV	OZ			
SPECIFY PKG PRICE TO GOV	/T			
PRODUCT CODE				
WHOLESALE PRICE	<del></del>			
12. ROLLS, FRANKFURT	ED WHITE SLIC	ED. FRESH		
12. ROLLS, FRANKFURT	4,324 LB	\$		\$
MIN 6 PER PKG		·		
SPECIFY COUNT PER PKG	07			
SPECIFY NET WGT PER PKC	VT			
SPECIFY PKG PRICE TO GO	v 1			
PRODUCT CODE				
WHOLESALE PRICE				

## Descriptions/Specifications for Group 2-SC: Charleston

ITEM			m 4-1
NO, Supplies/Services	Estimated Quan	titi Citit I I I I I	Total
13. ROLLS, PARKERHOUSE	E, WHITE, BROV	VN AND SERVE, FRESE	\$
MIN 6 PER PKG		\$	<b>a</b>
SPECIFY COUNT PER PKG			
SPECIFY NET WGT PER PKG _	OZ		
SPECIFY PKG PRICE TO GOVT			
PRODUCT CODE			
WHOLESALE PRICE			
14. BAGELS, PLAIN, FRESH			Ф
MIN 6 PER PKG	793 LB	\$	\$
SPECIFY COUNT PER PKG			
SPECIFY NET WGT PER PKG	OZ		
SPECIFY PKG PRICE TO GOVT			
PRODUCT CODE			
WHOLESALE PRICE			
15. BAGELS, CINNAMON R	AISIN, FRESH		ds.
MIN 6 PER PKG	839 LB	\$	\$
SPECIFY COUNT PER PKG SPECIFY NET WGT PER PKG _			
SPECIFY NET WGT PER PKG _	OZ		
SPECIFY PKG PRICE TO GOVT			
PRODUCT CODE			
WHOLESALE PRICE			
	YEAR 3 TOTA	L FOR GROUP 2: \$	
COMBINED T	OTAL FOR YEA	RS 1, 2, AND 3 FOR GR	OUP 2:_\$

<u>Descriptions/Specifications for C</u>	Group 3-SC: Shaw AFB		
ITEM	n a de la Conntitu Unit Pr	ice Total	
ITEM NO. Supplies/Services	Estimated Quantity Unit 1	100	
1. BREAD, WHITE, SANDW	VICH, SLICED, FRESH	\$	\$
MINI 14 OF LOAF	2,030 LD	Ψ	
SPECIFY SIZE OFFERED	_OZ		
SPECIFY PKG PRICE TO GOV	Γ		
PRODUCT CODE			
WHOLESALE PRICE			
2. BREAD, WHOLE WHEA	T, SLICED, FRESH	\$	\$
MINI 14 OZ LOAF	1,760 LB	\$	Ψ
SPECIFY SIZE OFFERED	_OZ		
SPECIFY PKG PRICE TO GOV	<u> </u>		
PRODUCT CODE			
WHOLESALE PRICE			
3. BREAD, WHITE, "TEXA	S TOAST" THICK, SLICED,	FRESH	\$
MIN 16 OZ LOAF	180 LB	\$	Φ
MIN 16 OZ LOAF SPECIFY SIZE OFFERED	OZ		
SPECIFY PKG PRICE TO GOV	T		
PRODUCT CODE	<u> </u>		
WHOLESALE PRICE			
WHOLESALE I RICL			
4. BREAD, RAISIN, ROUN	D TOP, SLICED, FRESH		rh.
MIN 16 OZ LOAF	190 LB	\$	\$
SPECIFY SIZE OFFERED	OZ		
SPECIFY PKG PRICE TO GOV			
PRODUCT CODE	·		
WHOLESALE PRICE			
WHOLESALE PRICE			
5. ROLLS, FRANKFURTE	R. WHITE, SLICED, FRESH		•
MIN 6 PER PKG	214 LB	\$	\$
SPECIFY COUNT PER PKG_			
SPECIFY NET WGT PER PKG	OZ.		
SPECIFY PKG PRICE TO GOV	VT		
SPECIFY FAUTRICE TO GO	· ·		
PRODUCT CODE WHOLESALE PRICE			
WHOLESALE PRICE			
7. ROLLS, HAMBURGER,	WHEAT, SLICED, FRESH		•
7. KOLES, HAMBORGER,	2,539 LB	\$	\$
MIN 6 PER PKG SPECIFY COUNT PER PKG _	-9		
SPECIFY COUNT PER PRO SPECIFY NET WGT PER PKO	OZ.		
SPECIFY NET WOT PER FAC SPECIFY PKG PRICE TO GO	VT		
	y 1		
PRODUCT CODE	•	•	
WHOLESALE PRICE			

ITEM NO. Supplies/Services	Estimated Quantity	Unit Price	Total
8. BAGELS, PLAIN, FRESH MIN 6 PER PKG SPECIFY COUNT PER PKG SPECIFY NET WGT PER PKG _ SPECIFY PKG PRICE TO GOVT PRODUCT CODE WHOLESALE PRICE	OZ	\$	\$
9. BAGELS, CINNAMON RAIL MIN 6 PER PKG SPECIFY COUNT PER PKG SPECIFY NET WGT PER PKG SPECIFY PKG PRICE TO GOV' PRODUCT CODE WHOLESALE PRICE	826 LB  OZ	\$	\$
	YEAR 3 TOTAL FO	OR GROUP 3: \$	

#### **Ordering System**

- 1. Subsistence Total Order and Receipt Electronic System (STORES)
  - A. STORES is the Government's ordering system which is capable of accepting orders from any of the Services', i.e. Army, Air Force, Navy or Marines, individual ordering systems and translating the orders into an EDI (Electronic Data Interchange) format. In addition, this information is transmitted to DLA TROOP SUPPORT for the purposes of contractor payment and customer billing.
  - B. Customers will be able to order all of their Bread and Bakery requirements through STORES.
  - C. It is preferred that the successful vendor has access to the Internet and is able to send and receive electronic mail (e-mail).
  - D. The EDI-capable vendor must be able to conform to the Government's format for Item Descriptions on both the catalog and the invoices. The Government's format begins with a broad category and then continues with a more general description. For example, a half pint of whole milk would be described as "Milk, Whole, Chl (Chilled), ½ PT CO.
  - E. EDI capability is not a requirement for award under this solicitation. However, offerors should consider moving towards a fully functional EDI environment. In order to interface with STORES electronically, the offeror must be able to support the following EDI transaction sets:
    - Catalog (Vendor to DLA TROOP SUPPORT)
    - Purchase Order
    - Functional Acknowledgment
    - Receipt
    - Invoice (optional at this time)
  - F. Initially, a copy of the STORES Orders will be transmitted via FAX from the customers listed in this solicitation to the successful awardee(s). While it is not a requirement of this solicitation, vendors are encouraged to have a separate FAX line in order to accommodate orders in a timely, efficient manner.
  - G. Unit prices and extended prices must be formatted not more than two (2) places to the right of the decimal point.

#### II. Order Placement

- A. Customers shall place orders via STORES to accommodate order lead time stated on contract. Orders shall generally be sent no later than 10:00 A.M. two (2) days prior to the desired delivery date (or specified lead-time on the contract) in order to ensure maximum availability of product. However, a customer may decide to place an order with a longer lead-time for delivery except as noted on Section VI-A. Holidays.
- B. The vendor should notify the customer, no later than 24 hours after order placement, of the non-availability of an item. If it appears that the vendor will not be able to fulfill the order in time to meet the required delivery date, the customer must zero-out the item in STORES and create a new purchase order for a replacement item.
- C. There shall be no line-item (LSN) additions to existing STORES orders. Requirements for additional LSN's to prior/existing orders shall be ordered by customers via STORES as a new and separate STORES order.
- D. All pricing is at the time the order is placed.

### **Purchase Orders**

There shall only be one invoice per purchase order and only one purchase order per day. This will reduce invoice and payment issues. At no time is a delivery driver permitted to deliver items that do not appear on the purchase order.

#### **Product Quality**

Acceptance of supplies awarded under this solicitation will be limited to fresh product. All products delivered under this contract must conform to freshness requirements.

Commercial standards should be used to maintain temperatures appropriate for the individual items.

## **Contractor Quality Program**

The contractor shall develop and maintain a quality program for product acquisition, warehousing and distribution to assure the following:

- Standardized product quality;
- The usage of First-In, First-Out (FIFO) principles;
- Product shelf life is monitored;
- Items are free of damage;
- Correct items and quantities are selected and delivered;
- Customer satisfaction is monitored;
- Product discrepancies and complaints are resolved and corrective action is initiated;
- Supplier, FDA, or DoD initiated food recalls are promptly reported to customers and DLA Troop Support;
- Compliance with EPA and OSHA requirements;
- Salvaged items or products shall not be used;

The vendor is responsible to contract for independent third party warehouse audits for each proposed place of performance as part of any resultant contact. At a minimum, the third party audits are to take place annually and submitted to the contracting officer within 30 days calendar days of completion of audit. The vendor must achieve a passing score without major deficiencies in order to continue performance under any resultant contract. The vendor is to submit a copy of each third party warehouse audit (i.e., American Institute of Baking (AIB) certification, other state or federal sanitation inspections) to the contracting officer prior to contract award. Failure to submit timely and complete audit reports may result in termination of the contract (Third party warehouse audits exclude Government agency audits).

The vendor shall have in place the proper temperature controls in their warehouse to ensure product is stored at commercially acceptable temperature settings.

## Contractor Quality Audits

The Government may conduct formalized audits to verify the vendor's adherence to the contract requirements and the quality of product being supplied under any resultant contract.

In the event that a product recall is initiated by the USDA, vendor, supplier or manufacturer, the vendor shall follow the procedures as outlined below:

(1) Immediately notify the following personnel:

- a. Customers that have received the recall 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 the following information to the DLA Troop Support Consumer Safety Officer:
  - a. Reason for recall
  - b. Level 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 vendor should provide a Final Status Report of Recall, when completed, to the DLA Troop Support Consumer Safety Officer.
- (4) At the discretion of the affected customers, the vendor shall either replace at no additional cost or adjust the invoice quantity for any recalled product. Delivery of replacement product shall occur at the discretion of the customer.

## Food Defense/Force Protection

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 may be 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 offeror must ensure that products and/or packaging have not been tampered with or contaminated throughout the growing, storage, and delivery process.

Contract awardee will ensure to complete security of all conveyances to any military installations. The offeror must immediately inform DLA Troop Support Subsistence of any attempt or suspected attempt by any party or parties, known or unknown, to tamper with or contaminate subsistence supplies.

As the holder of a contract with the Department of Defense, the awardees should be aware of the vital role they play in supporting our customers. It is incumbent upon the awardees to take all necessary actions to secure product delivered to all military customers, as well as any applicable commercial destinations.

## Packaging, Packing and Labeling

- A. All packaging and packing shall be in accordance with good commercial practice. Labeling shall be in accordance with commercial labeling complying with the Federal Food, Drug and Cosmetic Act and regulations promulgated there under. Shipping containers shall be in compliance with the National Motor Freight Classification and Uniform Freight Classification Code.
- B. All items must be identified with readable dates (open code dates), coded dates, or with color-coded twist ties. Contractors that do not use open dating will provide a product code number key/twist tie color listing. The product code number key/color coded twist tie listing shall explain the actual date of production or processing. After award of contract under this solicitation, the successful awardee shall provide a copy of key/color codes listing will be furnished to each destination's receiving officer and each destination's inspection agency with prior to the first delivery.
- C. All items must be adequately protected during inclement weather

## 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 necessary by either the military Veterinary Inspector, Medical Personnel, or Contracting Officer.
- B. All deliveries are subject to military veterinary inspection. In addition, the delivery vehicles may be inspected for cleanliness and condition.
- C. The Food Service Officer (and/or) Authorized Receiving Official (ARO) at each delivery point (are/is) responsible for inspecting and accepting products as they are delivered. The invoice/delivery ticket shall not be signed prior to inspection of the product. All overages, shortages, and/or returns are to be noted on the delivery ticket by the receiving official and the truck driver. A signature on the delivery ticket/invoice denotes acceptance of the product.
- D. Contractor's delivery vehicles will stop and report to the veterinary inspection points as designated for inspection of his products before proceeding to any other designated delivery point.

## Rapid Gate

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 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 may vary, 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 <a href="http://www.rapidgate.com">http://www.rapidgate.com</a>.

#### Warranties

The supplies furnished under the resultant contract(s) shall be covered by the most favorable commercial warranties the contractor gives to any customer for such supplies and the rights and remedies provided therein are in addition to and do not limit any rights afforded to the Government by Clause 52.212-4(o) "Warranty" contained in the solicitation.

## **Rejection Procedures**

- A. If product is determined to be defective, damaged, or compromised in any other manner, it may be rejected by the Authorized Receiving Official (ARO). All suspect items shall be segregated.
- B. When product is found to be nonconforming or damaged or otherwise suspect, the receiving personnel shall notify the Food Service Officer (FSO) (and/or) Authorized Receiving Official.
- C. 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.

- D. If an item is rejected at the time of delivery, the delivery ticket/invoice must be annotated to reflect what item(s) and quantity(ies) were affected. The line item dollar value, as well as the total invoice dollar value, must be adjusted to reflect the adjusted value of the shipment.
- E. If product is rejected after the delivery occurred, the vendor must pick up the rejected product at the time the next regular shipment is made.

#### Contract Closeout

Individual delivery orders shall be invoiced within five (5) days from the actual date of delivery. Cumulative delivery order closeout will result in total contract closeout. It is the Government's intent to closeout contracts within 60 days from the date of the final delivery.

## **Deliveries and Performance**

## 1. TERMS OF INDEFINITE QUANTITY CONTRACT

The resultant contract will be a fixed price Indefinite Quantity Contract (IQC) and firm fixed price for all other items, 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 (FAR 16.504(2)). The duration of the contract is for a term of 36 months, with two separate pricing tiers. The first pricing tier shall begin on the award date and be for a 24 month period (June 09, 2013 through June 06, 2015). The second pricing tier shall be for the following 12 month performance period (June 07, 2015 through June 04, 2016).

For all other items, the pricing will remain firm fixed for each pricing tier. The effective period for any contract resulting from this solicitation shall be from June 09, 2013 through June 04, 2016.

## II. ITEM AVAILABILITY

All items must be available in sufficient quantities to fill the customers' requirements. All deliveries must be made in accordance with the contractually established number of hours after order placement unless otherwise authorized by the customer.

## III. DELIVERY INSTRUCTIONS

- A. Deliveries shall be made FOB Destination to each ordering activity and shall be free of damage, with all packing and packaging intact.
- B. Deliveries shall be made when and as requested by the Ordering Officer(s) of the activity concerned, and shall be accompanied by the delivery ticket of the dealer in triplicate, showing the exact quantities delivered. Deliveries shall be made by the contractor any day except Holidays, between the hours and location specified by the ordering officer.

## IV. NO SUBSTITUTIONS

If an item is not available, vendor is NOT to substitute an item without having a separate purchase order for the additional item. Customer MUST zero-out unavailable item(s) in STORES. Customer will be directly responsible for payment of any items not appearing on a STORES purchase order.

### **SUBSTITUTIONS**

- A. The customer has to authorize any substitution to their order prior to delivery. Substitutions must be of the same or higher quality and at the same or lower price. Payment of items will be based on the price in the vendor's electronic catalog. Therefore, firms that submit an invoice reflecting a higher price for substituted items will not be paid the full amount and will only be reimbursed for the unit price shown in the catalog.
- B. If the price of the substituted item is lower than the price of the item originally ordered, then the vendor shall invoice at the lower price and not the catalog price.

#### V. 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 scheduled business day, unless otherwise agreed to by the customer.

New Year's Day Martin Luther King's Birthday President's Day Memorial Day Independence Day Labor Day Columbus Day Veteran's Day Thanksgiving Day Christmas Day

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

B. Holidays celebrated by your firm other than those specified above must be listed below. Also specify your policy for celebrating holidays that fall on the weekend.

### VI. EMERGENCY ORDERS

- A. In order to adequately support emergency order, the vendor must have the ability to provide "same day service" to a customer that is experiencing an emergency situation.
- B. The vendor shall provide, at maximum, two (2) emergency orders per month, per individual ordering activity or individual ship or vessel, at no additional cost to the Government.
- C. The vendor is responsible for furnishing the name of the designated point of contact responsible for handling emergency orders, and his/her phone number and/or pager number, to the customers.

## VII. AUTHORIZED RETURNS

- A. The contractor 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;
  - 7. Products delivered in unsanitary vehicles;

- 8. Quantity excess as a result of order input error and/or Purchase Ratio Factor error.
- B. Any other conditions not specified above that are deemed to be valid reasons for return by the customer.

#### VIII. SHORT SHIPMENTS/SHIPPING ERRORS

- A. All short shipments must be annotated by the receiving official on the delivery ticket/invoices accompanying the shipment.
- B. Any product delivered in error must be picked up by the vendor on the same day or by the next delivery day after notification by the ordering activity.

#### IX. DELIVERY

- A. A delivery ticket will accompany each delivery citing order number, unit price, itemized, extended and totaled.
- B. It is <u>mandatory</u> that the Delivery Ticket include the contract number, call number, lead CLIN number, purchase order number, government unit of issue. Total quantity shall be based on Government unit of issue.
- C. A copy of coding system and tare weight of the items to be delivered is requested by consignee.
- D. Prices cited on delivery tickets for STORES orders will be the prices at the time of order and not the prices at time of delivery.
- E. All deliveries exclude national legal holidays unless otherwise indicated by ordering activity.
- F. Bread and Bakery products will be truck tail-gate delivered. Items will be off-loaded from the contractor(s) vehicle(s) and contractor personnel will place items delivered inside the dining halls, warehouses, etc. Deliveries to ships shall be brought to the brow of the vessel, when applicable.

#### **Delivery Schedule**

Group 1-SC: Fort Jackson

Ordering Point: W37N04/Ship to: 113INF

1/13TH Infantry Battalion Dining Facility

Bldg 11-500 Iverson Rd

Fort Jackson, SC 29207

POC: Vanessa Witherspoon phone (803)-751-4129

E-mail: Vanessa.l.witherspoon.civ@mail.mil

Up to (6) six deliveries per week

0730-1100

Ordering Point: W37N04/Ship to: 134INF

1/34th Infantry Battalion Dining Facility

Bldg 5500, Pickens Street

Fort Jackson, SC 29207

POC: Same as above

SAME AS ABOVE

Ordering Point: W37N04/Ship to: 161INF

1/61<sup>ST</sup> Infantry Battalion Dining Facility

Bldg 11-900 Golden Arrow Road

Fort Jackson, SC 29207

POC: Same as above

SAME AS ABOVE

Ordering Point W37N04/Ship to: RFCBN1

120<sup>TH</sup> Adjutant General Dining Facility

Bldg 1875, Ewell Street

Fort Jackson, SC 29207

POC: Same as above

SAME AS ABOVE

#### DELIVERY POINTS (CONTINUED)

Group 1: FORT JACKSON, SC (TISA)

DODAAC/ LOCATION-

Ordering Point W37N04/Ship to: 1870RD

187<sup>TH</sup> Ordnance Dining Facility

Bldg 2260, Sumter Street

Fort Jackson, SC 29207

POC: Vanessa Witherspoon phone (803)-751-4129

E-mail: Vanessa.l.witherspoon.civ@mail.mil

Ordering Point W37N04/Ship to: 213INF

2/13<sup>TH</sup> Infantry Battalion Dining Facility

Bldg 4270, Sumter Street

Fort Jackson, SC 29207

POC: Same as above

Ordering Point W37N04/Ship to: 239INF

2/39<sup>TH</sup> Infantry Battalion Dining Facility

Bldg 10-401, Hampton Parkway

Fort Jackson, SC 29207

POC: Same as above

Ordering Point W37N04/Ship to: 260INF

2/60<sup>TH</sup> Infantry Battalion Dining Facility

Bldg 11-128, Iverson Street

Fort Jackson, SC 29207

POC: Same as above

FREQUENCY:

Up to (6) six deliveries per week

0730-1100

Same AS ABOVE

SAME AS ABOVE

SAME AS ABOVE

#### **DELIVERY POINTS (CONTINUED)**

Group 1: FORT JACKSON, SC (TISA)

**DODAAC/** LOCATION-

Ordering Point W37N04/Ship to: 313INF

3/13<sup>TH</sup> Infantry Battalion Dining Facility

Bldg 5422, Manigault Street

Fort Jackson, SC 29207

POC: Vanessa Witherspoon phone (803)-751-4129

E-mail: Vanessa.l.witherspoon.civ@mail.mil

Ordering Point W37N04/Ship to: 334INF

3/34<sup>TH</sup> Infantry Battalion Dining Facility

Bldg 10-791, Winder Street

Fort Jackson, SC 29207

POC: Same as above

Ordering Point W37N04/Ship to: 360INF

3/60<sup>TH</sup> Infantry Battalion Dining Facility

Bldg 5482 Manigault Street

Fort Jackson, SC 29207

POC: Same as above

Ordering Point W37N04/Ship to: 369AGB

369TH Adjutant General Dining Facility

Bldg 4210, Sumter Street

Fort Jackson, SC 29207

POC: Same as above

Ordering Point W37N04/Ship to: USSDSS

US Army Drill Sergeant School DFAC

Bldg 9572, Marion Avenue

Fort Jackson, SC 29207

POC: Same as above

FREQUENCY:

Up to (6) six deliveries per week

0730-1100

SAME AS ABOVE

Up to (6) six deliveries per week

0730-1100

SAME AS ABOVE

SAME AS ABOVE

## **DELIVERY POINTS (CONTINUED)**

Group 1: FORT JACKSON, SC (TISA)

DODAAC/ LOCATION-

W37N04

TISA Warehouse

Bldg 2601, Washington Road

Fort Jackson, SC 29207

POC: Vanessa Witherspoon phone (803)-751-4129

E-mail: Vanessa.l.witherspoon.civ@mail.mil

Ordering Point W37N04/Ship to: W90JUK

Fort Jackson Food Service Warehouse

Bldg 2580 Warehouse Row

Fort Jackson, SC 29207

POC: Same as above

Ordering Point W37N04/Ship to: QUAD02

5454 Manigault St

Fort Jackson, SC 29207

POC: Same as above

Ordering Point W37N04/Ship to: RECBN1

Reception Battalion

Bldg 1875 Ewell Road

Fort Jackson, SC 29207

POC: Same as above

FREQUENCY:

Up to (6) six deliveries per week

0730-1100

Same as above

Same as above

Same as above

Ordering Point W37N04/Ship to: W37HFR

Moncrief Hospital

Bldg 4500 Stuart Ave

Ft Jackson, SC 29207

POC: Same as above

Same as above

<u>Group</u>	1-SC;	Fort	Jac	ksor

DODAAC/Location

Delivery Frequency

## FT6401

McEntire Air National Guard Suite 12, 1325 South Carolina Rd. Eastover SC 29044

POC's: Debrah Smith (803)-647-8686 e-mail: <u>debrah,smith@ang.af.mil</u> David Chavis (803)-647-8831 e-mail: david.chavis.ang.af.mil As needed

### Group 2: CHARLESTON, SC AREA CUSTOMERS

A. Charleston AFB, SC

DODAAC/ LOCATION-

FREQUENCY:

FT9000

Charleston AFB Gaylor Dining Facility

Up to (5) five deliveries per week

Bldg #250

0600-1100

Dining Hall 1

107 W. McCaw St.

Charleston, SC 29404

POC's: David Johnson phone (843)-963-3590, E-mail: david.johnson@charleston@charleston.af.mil

Sgt. Ernest Akvamoah (843)-963-3595

FT9000- Ship to: FT9001

Charleston AFB Flight Feeding

Up to (5) five deliveries per week

Bldg #166

0600-1100

IN FLIGHT KITCHEN

100 N. Davis Dr.

Charleston, SC 29404

POC: Ernest Akuamoah phone (843)-963-3106, E-mail:ernest.akuamoah@charleston.af.mil

FT9448

Charleston AFB CDC

SAME AS ABOVE

**Building 1950** 

2454 O'Neal Rd

Charleston AFB, SC 29404

POC: Hawanatu Ravenel phone (843)-963-4366, E-mail: <a href="https://hawanatu.ravenel@charleston.af.mil">hawanatu.ravenel@charleston.af.mil</a>

FT9448 Ship to: FT9595

Charleston AFB Youth Program

SAME AS ABOVE

**Building 1993** 

2451 North O'Neal Rd.

Charleston AFB, SC 29404

POC': Floyd Whitfield phone (843)-963-5684, E-mail Floyd.whitfield@charleston.af.mil

NOTES: PRIOR TO MAKING DELIVERIES, CONTRACTOR WILL REPORT TO THE MEDICAL INSPECTION OFFICE, BLDG #1995, FOR INSPECTION OF CONVEYANCE AND CONTENTS.

Group 2: CHARLESTON, SC AREA CUSTOMERS (CONTINUED)

DODAAC/ LOCATION-

FREQUENCY:

Ordering Point: FT9448/Ship to: FT9594

Up to 5 deliveries per week

JB Charleston CDC

0600-1100

Bldg 1693

201 Von Streuben St

Goose Creek, SC 29445

POC: Willie Jackson (843)-764-7408

e-mail: willie.jackson@charleston.af.mil

Same as above

Ordering Point: FT9448/Ship to: FT9593

JB Charleston Youth Center

**Bldg 788** 

2316 Redbank Road

Goose Creek, SC 29445

POC: Bobbie Pesterfield (843)-764-7809 e-mail: bobbie.pesterfield@us.af.mil

## Group 2; CHARLESTON, SC AREA CUSTOMERS

### B. MESSES AFLOAT IN CHARLESTON, SC AREA:

THERE ARE NO SHIPS CURRENTLY DOCKED IN THE CHARLESTON, SC AREA. PERIODICALLY DURING THE COURSE OF THE CONTRACT PERIOD, VESSELS (U.S. AND VISITING FOREIGN VESSELS) TEMPORARILY DOCKED IN THE CHARLESTON, SC AREA MAY REQUEST DELIVERY OF BREAD AND BAKERY PRODUCTS. SHOULD THIS OCCUR, DELIVERIES ARE TO BE MADE ANY DAY OF THE WEEK (MONDAY- SATURDAY) DURING THE HOURS OF 5:30 A.M. AND 5:00 P.M. NOT MORE THAN ONE DELIVERY WILL BE REQUIRED ON ANY ONE DAY TO A PARTICULAR VESSEL.

NOTE: BREAD AND BAKERY PRODUCTS DELIVERED TO SHIPS SHALL BE DELIVERED IN CARDBOARD CARTONS WITH SUFFICIENT STRENGTH FOR STACKING.

## C. NAVAL CONSOLIDATED BRIG, CHARLESTON, SC & NOAA SHIPS:

DODAAC/ LOCATION-

**FREQUENCY:** 

N45610

Naval Consolidated Brig Charleston

Up to (2) deliveries per week

**BLDG 3107** 

0500-1100

(C-8) ENTRANCE

1050 REMOUNT ROAD

CHARLESTON, SC 29406

POC: E5 Noah Reed phone (843)-741-0306 ext. 3032, E-mail: noah.reed@navy.mil

Ordering Point: NOAASC/Ship to: 1333AV

NOAA Ship Ronald H Brown

AS NEEDED

Pier Pappa

1050 Register St.

Charleston, SC 29405

POC: Moises Martinez phone (904)-222-5200, E-mail: moises.martinez@noaa.gov

Ordering Point: NOAASC/Ship to: 133327

NOAA Ship Nancy Foster

AS NEEDED

1050 Register St.

Charleston, SC 29405

POC: Lito Llena phone (757)-232-4538, E-mail: lito.llena@noaa.gov

Group 2: CHARLESTON, SC AREA CUSTOMERS

D. NAVAL WEAPONS STATION, CHARLESTON, SC

DODAAC/ LOCATION-

FREQUENCY:

N69214

Naval Weapons Station Galley

Up to (3) three deliveries per week

101 REFUELING ROAD

0600-1130

GOOSE CREEK, SC 29445

POC's: CS1 Jinnett Santos phone (843)-574-8215, E-mail: jinnett.santos@us.af.mil

Alicia Pitts (843)-574-8215 alicia.pitts@us.af.mil

## Group 2: CHARLESTON, SC AREA CUSTOMERS

DODAAC/ LOCATION-

FREQUENCY:

N39825

As needed

Fleet Logistics Ctr Charleston

2400 Red Bank Rd

Goose Creek, SC 29445

POC: Airmen Christopher Curry (843)-963-4832, e-mail: christopher.curry.13@us.af.mil

NOAASC

As needed

1050 Register St

Charleston, SC 29405

434443

As needed

Oregon II

1050 Register Street

North Charleston, SC 29405

E, US COAST GUARD

DODAAC/ LOCATION-

**FREQUENCY** 

CGS01

As needed

Pier Pappa

1050 Register St.

Charleston, SC 29405

434443

As needed

Oregon II

#### Group 3: SHAW AFB, SC

#### DODAAC/ LOCATION-

#### FREQUENCY

0500-0800

Up to (5) five deliveries per week

Ordering Point: FT9017/Ship to: FT9018

Inflight Kitchen

Afterburner Grill - Flight Feeding Facility

582 Killian Avenue Bldg 1518

Shaw AFB, SC 29152

POC: SSgt Ronald Cooper phone (803)-895-9795, e-mail: Ronald.cooper@shaw.af.mil

FT9416

Shaw AFB CDC

Bldg 2446

320 Laurel Street

Shaw AFB, SC 29152

POC: Connie Norris phone (803)-895-2348, E-mail: Norris.connie@shaw.af.mil

Ordering Point: FT9416/Ship to: FT9454

SAME AS ABOVE

SAME AS ABOVE

Shaw AFB Youth Center

322 Laurel Street

Shaw AFB, SC 29152

POC: Connie Norris phone (803)-895-2348, E-mail: Norris.connie@shaw.af.mil

FT9017

Shaw AFB Emerson Dining Facility

SAME AS ABOVE

417 Polifka St.

Shaw AFB, SC 29152

POC: SSgt Ronald Cooper phone (803)-895-9795, E-mail: Ronald.cooper@shaw.af.mil

INSPECTION REQUIREMENTS: CONTRACTOR DELIVERY VEHICLES WILL STOP AND REPORT TO THE TO VETERINARY INSPECTION POINT AS DESIGNATED FOR INSPECTION OF PRODUCTS BEFORE PROCEEDING TO ANY DELIVERY POINT.

NOTE: <u>FOR ALL GROUPS:</u> SHELF STOCKING IS REQUIRED IN ACCORDANCE WITH STANDARD COMMERCIAL PRACTICE WHEREVER PRACTICABLE UNLESS CUSTOMER REQUESTS TRUCK TAILGATE DELIVERY. DELIVERIES MADE TO VESSELS ARE THE EXCEPTION FOR SHELF STOCKING.

DELIVERIES ARE NOT REQUIRED TO BE MADE ON SUNDAYS OR NATIONAL LEGAL HOLIDAYS.

THE CONTRACTOR IS NOT REQUIRED TO DELIVER ANY PRODUCT WHEN AN WRITTEN ORDER WAS NOT GIVEN EITHER IN ADVANCE OR AT TIME OF DELIVERY.

#### **Contract Administration Data**

#### I. CONTRACTING AUTHORITY

- A. The DLA TROOP SUPPORT Contracting Officer is the only person authorized to approve changes to, or modify any requirement of, the contract. Notwithstanding any provisions contained elsewhere in the contract, said authority remains solely with the DLA TROOP SUPPORT Contracting Officer.
- B. In the event the vendor effects any change at the direction of any person other than the DLA TROOP SUPPORT Contracting Officer, the change will be considered to have been made without authority and no adjustment will be made to cover any costs associated with such change.
- C. Requests for information on matters related to this contract, such as an explanation of terms or contract interpretation, shall be submitted to the DLA Troop Support Contracting Officer.

#### II. INVOICING

- A. Each delivery will be accompanied by the contractor's delivery ticket/invoice. Three (3) copies (an original plus two) shall accompany the shipment. The customer shall sign all copies of the invoices/delivery ticket, keep one (1) copy and return the ORIGINAL copy to the vendor. Any changes must be made on the face of the invoice.
- B. All invoicing for payment is to be submitted electronically using the Market Ready EDI Invoicing website from the DLA Troop Support Subsistence Home Page (https://www.dscp.dla.mil/subs/index.asp).

## No paper invoices shall be submitted to DFAS for payment.

Each invoice shall contain sufficient data for billing purposes. This includes:

- 1. Contract Number;
- 2. Call Number or Delivery Order Number or Contract Order Number;
- Purchase Order Number;
- 4. Contract Line Items listed in numeric sequence (also referred to as CLIN order);
- 5. DODAAC
- 6. Item Nomenclature;
- 7. LSN or NSN;
- 8. Quantity purchased per item in DLA TROOP SUPPORT's unit of issue;
- 9. Clearly identified and annotated changes on all copies;
- 10. Total dollar value of each invoice (reflecting changes to the shipment, if applicable).
- C. All invoices must be "clean", i.e. all debits and/or credits must be reflected on the invoice prior to its submission
- D. Vendors shall submit one invoice per purchase order.
- E. Unit prices and extended prices must be formatted to only two (2) places beyond the decimal point. STORES will not accommodate positions of three (3) and above places beyond the decimal point. For example, an extended unit price of \$1.087 must be rounded up to \$1.09.
- F. Information on the Market Ready EDI invoicing website: The Market Ready EDI invoicing website will be prefilled with data from STORES. To register, go to the website <a href="http://www.dscp.dla.mil/subs/mredi.asp">http://www.dscp.dla.mil/subs/mredi.asp</a>. After registration, you will receive a User Name and Password to access data from your contract. You will then be asked to review data on the website and either post new lines or change existing lines on the site to reflect what was delivered. EDI invoices will be generated which will be sent to the paying office for payment.

- G. Vendor Reconciliation Tool The STORES/BSM Reconciliation tool is available from the DLA Troop Support Subsistence Website at <a href="https://www.stores.dla.mil/acct\_mgr\_tool/Login.asp">https://www.stores.dla.mil/acct\_mgr\_tool/Login.asp</a>. This tool is only for vendors that have a DLA TROOP SUPPORT contract and are invoicing using the 810 transaction set. Both invoice and receipt information will be available for review on the EBS website by the Market Ready Vendor. In order to view information on this website you must apply for a password. The reconciliation tool will match the customers' receipts to the vendors' electronically submitted EDI 810 invoice. The vendors will be able to see the lines that did not match for review and possible update. A training tool is available on our homepage under Reconciliation tool training.
- H. All vendors are required to obtain a Public Key Interface (PKI) certificate for each individual that will have access to the Market Ready EDI Invoicing website and/or the DLA Troop Support Reconciliation Tool.

#### III. PAYMENTS

A. DFAS Columbus is the payment office for this acquisition.

Customers are to place orders electronically that will flow through the DLA TROOP SUPPORT ordering system STORES. In the temporary event that order cannot be conducted electronically, customers are to process orders manually and a copy of the signed invoices must also be faxed to the Contract Specialist at 215-737-4246.

- B. Payment of delivery orders will be made in accordance with the terms and conditions of Paragraph (I) of Clause 52.212-4 "Contract Terms and Conditions Commercial Items", appearing in the section of this solicitation entitled "Contract Clauses".
- C. All offerors must have the ability to accept an 820 transaction set from its financial institution. DFAS Columbus will no longer forward a detailed summary of payment(s). This information will only be available from your bank.
- D. Payment is currently being made in approximately ten (10) days after the receipt of a proper invoice; however, payment is still subject to the terms and conditions of the Prompt Payment Act (31 U.S.C. 3903). All electronic invoices must be submitted with accurate, sufficient, clean data before any payment can be made.
- E. The Government intends to utilize Electronic Funds Transfer (EFT) to make payments under the resultant contract(s). However, the Government reserves the right to use a manual payment system, i.e. check, if the need arises. Refer to Clause 52.232-33 "Mandatory Information for Electronic Funds Transfer Payment".
- F. VENDOR PAYMENT INQUIRY SYSTEM ACCESS AT: https://myinvoice.csd.disa.mil/index.html

#### IV. ADMINISTRATION

- A. Administration of the contract will be performed by DLA TROOP SUPPORT in Philadelphia.
- B. Administration of the individual delivery order will be performed by a designated representative at the ordering activity. This includes approving product substitutions and delivery changes.
- C. The DLA TROOP SUPPORT Contracting Officer must approve any changes to the contract.

## DFARS 252.209-7998 REPRESENTATION REGARDING CONVICTION OF A FELONY CRIMINAL VIOLATION UNDER ANY FEDERAL OR STATE LAW (DEVIATION 2012-00007) (DATE 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 wih any corporation that was convicted of a felony criminal violation under any Federal or State law within the preceding 36 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 thi (b) The under a

	to protect the interests of the Government. [ ] a corporation that was convicted of a felony criminal violation ling 36 months.
Company Representative Name	<del></del>
Signature and Date	

#### DFARS 252.209-7999 REPRESENTATION BY CORPORATIONS REGARDING AN UNPAID DELINQUENT TAX LIABILITY OR A FELONY CONVICTION UNDER ANY FEDERAL LAW (DEVIATION 2012-O0004) (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 timely manner 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 36 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-
10	, ,,,,	OHIVIOI	TODECOUNTS	unu

- (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 unde within the preceding 36 months.	r a Federal law
Company Representative Name	
Signature and Date	