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2. CONTRACT NO		3. AWARD/EFFE		4. ORDER N	UMBER				NUMBER			CITATION ISSUE
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5	ee Schedule							l				
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6. ACCOUNTING ANI	DAPPROPRIATIO	ON DATA		····	**************************************				L AWARD AN	IOUNT (F	or Govt.	Use Only)
27a. SOLICITATION	INCORPORATES B	Y REFERENCE FAR	52.212-1.5	2.212-4. FAR \$2.2	12-3 ANO 52	212-5 ARE	ATTACHEO,		82,000.00	RE	ARENOT	ATTACHED
		ICORPORATES BY I										ATTACHED.
28. CONTRACTO COPIES TO ISSU	R IS REQUIRED	TO SIGN THIS DO	DCUMENT EES TO P	AND RETURN	I	{			CT: REF. 2003			OFFER
DELIVER ALL ITEM ADDITIONAL SHEE						DATED INCLUDII HEREIN I	IG ANY AD	DITIONS	OUR OFFER (OR CHANGE) ITEMS:	SWHICH	ARE SET	(BLOCK 5), FFORTH ,
Da, SIGNATURE OF C							OF AMER	ICA (SIGN	ATURE OF C	ONTRAC	TING OF	FICER)
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19. ITE <u>M NO.</u>		20. SCHEDULE OF SUPF	LIES/SERVICES			21. QUANTITY	22. UNIT	23. UNIT PRIC	<u>Е</u>	24. AMOUNT
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326. SIGNATUR REPRESEN	RE OF AUTH	ORIZED GOVERNMENT	32c. DATE		32d. PRI REI	NTED NAME A	ND TITL E	E OF AUTHORIZ	ZED GO	OVERNMENT
32e. MAILING A	DDRESS O	F AUTHORIZED GOVERNMEN	T REPRESENTATIVE		32f. TEL	EPHONE NUM	BER OF	AUTHORIZED G	SOVER	NMENT REPRESENTATIVE
					320. E-M		ORIZED	GOVERNMENT	REPRE	SENTATIVE
		34. VOUCHER NUMBER	35. AMOUNT VERIFIE		36. PAY					37. CHECK NUMBER
33. SHIP NUMB	er.	34. VOUCHER NOMBER	CORRECT FOR				<u> </u>			
PARTIAL	FINAL	39. S/R VOUCHER NUMBER	40. PAID BY			COMPLETE		RTIAL F	INAL	
		DUNT IS CORRECT AND PROP		47a	RECEIVE	D BY (Print)				
41a. I CERTIFY 41b. SIGNATU	RE AND TITI	LE OF CERTIFYING OFFICER	41c. DATE	1						
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STANDARD FORM 1449 (REV. 2/2012) BACK

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CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-15-D-3125	PAGE 3 OF 34 PAGES
BLOCK #6 SHOULD READ AS FO BLOCK #25 SHOULD READ AS FO	LLOWS: 06 MARCH 2014 DLLOWS: 97X49305CBX0012620S33189	
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Form

SECTION A - SOLICITATION/CONTRACT FORM

The following amendments issued under Solicitation SPM300-14-R-0001 are hereby incorporated as part of this contract:

Amendment 0001 through Amendment 0007.

The following documents from the vendor's offer, which took no exception to the terms and conditions of Solicitation SPM300-14-R-0001, are hereby incorporated into this contract:

The Non-Price Proposal and Price Proposal: All elements of the Non-Price and Price Proposals which exceeded the government's requirements;

Small, Small Disadvantaged, Small Disadvantaged Veteran-Owned, Veteran Owned, Service Disable Veteran Owned, Women Owned and HubZone Small Business Subcontracting Plan;

Proposal Revisions dated July 2014 - November 2014;

Final Proposal Revisions dated 3 November 2014.

SECTION B - SUPPLIES/SERVICE AND PRICE

ITEMS: This award is for total food and beverage support for garrison foodservice feeding. Items shall include, but are not limited to canned items, dry items, chill items, UHT dairy items, frozen bakery products, frozen meats, frozen seafood, frozen poultry, ice cream, eggs and other dairy products.

FOB TERMS: FOB Destination for all the items.

FILL RATE: The required overall contract purchase order fill rate is <u>98.5%</u> for non-catch-weight and catch-weight items.

CONTRACT TERM: Contract Term will be for up to 58 months and 60 days, consisting of an Implementation Period of up to 60 days, a 22-month Base Performance Period, a 12- month Option Period, and a 24-month Option Period.

The effective date of this award is 22 January 2015. The Performance period will begin 29 March 2015 with the first order being placed on 30 March 2015 and will continue for a period of 22 months until 28 January 2017.

In the event that the government invokes the options; Option Period One would begin on 29 January 2017 and conclude on 27 January 2018. Option Period Two would begin on 28 January 2018 and conclude on 25 January 2020.

CONTRACT TYPE: Indefinite Delivery, Indefinite Quantity Contract – Fixed Price with Economic Price Adjustment (EPA)

The total estimated dollar value for this acquisition is \$12,882,000.00.

The estimated dollar value of the Base Period of the contract is \$2,290,000.00. This contract contains a base period guaranteed minimum of 10% of the estimated base period dollar value or \$229,000.00. The maximum ceiling will be 225% of the estimated dollar value of the Contract Term including options or \$12,882,000.00.

		Guaranteed Minimum	Estimated Contract Value	Contract Maximum
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CONTINUATION SHEET

REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-15-D-3125

	Guaranteed Minimum	Estimated Contract Value	Contract Maximum
Base Period	\$229,000.00	\$2,290,000.00	
Option 1	\$114,500.00	\$1,145,000.00	
Option 2	\$229,000.00	\$2,290,000.00	
Total	\$572,500.00	\$5,725,000.00	\$12,882,000.00

PRICING: Fixed Price with Economic Price Adjustment (EPA)

Pricing is pursuant to the following:

52.216-9064 ECONOMIC PRICE ADJUSTMENT (EPA) – ACTUAL MATERIAL COSTS FOR SUBSISTENCE DELIVERED PRICE BUSINESS MODEL ECONOMIC PRICE ADJUSTMENT (EPA) - DLA TROOP SUPPORT SUBSISTENCE PRIME VENDOR (SPV) CONTINUOUS UNITED STATES (CONUS), ALASKA, AND HAWAII (APR 2014)

All Ordering Catalog prices shall be fixed and remain unchanged through the contract first order week, as offered in Final Proposal Revisions dated 3 November 2014. Price changes under the EPA clause shall be effective in accordance with the provisions of the EPA clause. All Ordering Catalog Contract Unit Prices in effect when an order is placed shall remain in effect for that order through delivery. DLA Troop Support will be charged the Contract Unit Price at time of each order regardless of any changes in the Contract Unit Price resulting from application of the EPA clause that occurs in any subsequent Ordering Week.

SECTION C - DESCRIPTIONS / SPECIFICATIONS

Under this contract, all customers are required to electronically submit every order through the Government's Subsistence Total Order and Receipt Electronic System (STORES).

Orders, other than Emergency Orders or orders for Special Order items, shall be delivered on a "skip day" basis (the 2nd day thereafter), at a minimum, e.g. Monday orders shall be delivered no later than Wednesday.

Orders shall be submitted by the customer by 2:00 p.m. for skip-day deliveries.

SECTION D - PACKAGING AND MARKING

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. The Contractor shall be responsible for abiding to any applicable packaging, packing, and marking regulations of the various countries in/through which product will be stored/transported.

SECTION E – INSPECTION AND ACCEPTANCE

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, Dining Facility Manager, Food Service Advisor/Officer, or the Contracting Officer.

SECTION F - PLACE OF PERFORMANCE

The following is designated as the plant location for the performance of this contract for all contract line items:

CONTINUATION	PAGE 6 OF 34 PAGE			
5700 W (55TH Stree ck, AR 722	209		
· · · · · · · · · · · · ·	. *	: ···· ··· ··· ··· ··· ···		 1
Ordering Point	Ship to	Facility Name	Address	Deliveries
	1		4850 Leigh Ave	
FT6032	FT6032	188th Fighter Wing	Ft Smith, AR 72093	Thurs/Fri 1-3
		2 -	864 Thomas Ave	
FT9149	FT9149	Hercules Dining Facility	Little Rock AFB, AR 72099	M, W, F 10-12
		:	1257 Lackmund Dr	1
FT9464	FT9613	Little Rock CDC Infant Center	Little Rock, AR 72099	Monday 10-11
			1990 Arnold Drive	
FT9464	FT9464	Little Rock CDC	Little Rock, AR 72099	Monday 10-11
			1992 Arnold Drive	
		· ·		

SECTION H - CONTRACT ADMINISTRATION DATA

Administration of the contract will be performed by the Defense Logistics Agency (DLA) Troop Support.

SECTION I - INVOICING

Although invoices must be submitted electronically, the following address must appear in the "Bill To" or "Payment Will Be Made By" block of the contractor's invoice:

Address shown in BLOCK 18a

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

Contract Number, Call or Delivery Order Number, and Purchase Order Number; DoDAAC; Contract line listed in numeric sequence (also referred to as CLIN order); Item nomenclature; LSN or NSN; Quantity purchased per item in DLA Troop Support's unit of issue; Total dollar value on each invoice (reflecting changes to the shipment, if applicable).

SECTION J – DISTRIBUTION CATEGORIES AND PRICING

REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-15-D-3125

Cat, #	Category Description			Opt. 1	Opt. 2
1	Beef, Raw, Cooked, Frozen/Chilled	LB			
2	Poultry, Raw, Cooked, Frozen/Chilled	LB			
3	Pork, Raw, Cooked, Frozen/Chilled	LB			
4	Mixed meats, Luncheon Meats, Franks, Hot Dogs, Frozen/Chilled	LB			
5	Lamb, Veal and Game, Raw, cooked - Frozen/Chilled	LB	_		
6	Seafood, including Fish and Shellfish, Raw, cooked, Frozen/Chilled	LB	5.338	0.000	
	Grocery products canned, jar, pouch, sleeve (example: non-meat, meat, fish, soups,				
7	sauces, salsa, gravy, brown gravy, bouillon, stock, fruits, vegetables, dry milk - to include baby food)	CS			
8	Fruits and Vegetables, Frozen and Chilled – including further processed refrigerated	CS		300380 200380	
9	Frozen /Chilled Entrees (example: Cordon Bleu, Chicken Kiev, Stuffed Chicken Breasts, Stuffed Pork Chops, Appetizers, Pizza, Burritos, Corn Dogs, Pizza Toppings, Pancakes, French Toast, French Fries, Onion Rings, Hash Browns, Tater Tots, Vegetarian/Vegan - Veggie Burger, Breads, Doughnuts/Cookies/Baked Pretzels, Danish, Pastries, Muffins, Bagels, Loafs, Rolls, Biscuits, Cookie Dough, Pizza Crust, Tortillas, Pie Shells, Bread Dough, Turnovers, Cheesecakes, Cobblers, Specialty Cakes, Cakes, Pies and Other Related Products)	CS			
10	Snack Foods, Baked Goods, Chips/Pretzels (example: Cookies, Crackers, Granola Bars, Energy bars, Toaster Pastries, Snack Cakes, Potato Chips, Corn Chips, Pretzels, Wheat Chips, Popcom, and other related products)	CS			
11	Confectionary, (example: Candy, chocolate, chewing gum, Marshmallows)	CS		terreledingly	
12	Cereal, cold, hot - ready to eat (example: Corn Flakes, Oatmeal, Grits) - to include baby	CS			
13	Stuffing, Dry Soups, Croutons, Ice Cream Cones, Taco Shells, Imitation Bacon Bits, Sunflower Seeds, Dried Fruit, Nuts, Coconut ,Raisins, Sugars, Low Calorie Sweeteners, Gelatin/Pudding/Desert Mixes, Powdered Creamer, Shelf Stable Creamer, Flour, Com Starch, Baking Soda, Baking Powder, Yeast, Baking Mixes, Brownie Mix, Roll Mix, Bread Mix, Pancake Mix, Cake Mix, Powder Mixes, Soft Serve Ice Cream, Milk Shake, Frozen Yogurt Mix and other related products) CS Product only	cs			
14	Dry Goods, (example: Rice, Beans, Bread Crumbs/Mix , Com Meal, Baking Chips, Stuffing, Imitation Bacon Bits, Nuts, Sugars, Flour, Baking/Cake Mixes, and other related products) – Institutional/Bulk size only	LB			
15	Meal Kits, Heater Meals, Sandwich kits	CS			
16	Jams, Jellies, Peanut Butter, Preserves, Honey, Syrups, Icings, Pie Fillings Puddings, Gelatins, Cherries Maraschino, Fruit Toppings, Caranæl Topping, Fudge Topping, Sprinkles, Dressings, Processed Grated Parmesan, Olives, Pickles, Relish, Mayonnaise, Mustard, Ketchup, Hot Sauce and Other Condiment Related Products Shortenings, Food Oils, Cooking Spray, vinegar, Cooking Wine, Sherry (except Portion controlled)	cs			
17 17 i	Portion Controlled Items, Up to 500 Count Case, Refrigerated or Non-Refrigerated, (example: Jams, Jellies, Peanut Butter, Preserves, Honey, Syrups, Toppings, Dressings, Relish, Mayonnaise, Mustard, Ketchup, Sauces, Dessert Related Products, Hot Sauce, Gelatins, Puddings, Salt and Pepper Packets, Butter/ Margarine Spread, Sugars, Low Calorie Sweeteners, Powdered Creamer and Shelf Stable Creamer - individual packets/cup, Coffee, Tea, Cocoa, Hot Chocolate, and Beverage Base Powder – Beverage Powders, ndividual portion, {example: Sports Drinks, Pink Lemonade, Iced Tea Mix energy and Other beverage powder flavors}, and Other Condiment Related Products	cs			
18 (18 (18 (18 (19 (19 (19 (19 (19 (19 (19 (19	Portion Controlled Items, 501 to 999 Count Case, Refrigerated or Non-Refrigerated, example: Jams, Jellies, Peanut Butter, Preserves, Honey, Syrups, Toppings, Dressings, Relish, Mayonnaise, Mustard, Ketchup, Sauces, Dessert Related Products, Hot Sauce, Selatins, Puddings, Salt and Pepper Packets, Butter/ Margarine Spread, Sugars, Low Calorie Sweeteners, Powdered Creamer and Shelf Stable Creamer - individual packets/cup, Coffee, Tea, Cocoa, Hot Chocolate, and Beverage Base Powder – Beverage Powders, ndividual portion, {example: Sports Drinks, Pink Lemonade, Iced Tea Mix energy and Other beverage powder flavors}, and Other Condiment Related Products	cs			

REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-15-D-3125

(exam Relist Gelati 19 Calori Coffee indivio	on Controlled Items, 1000 to 3000 Count Case, Refrigerated or Non-Refrigerated, ple: Jams, Jellies, Peanut Butter, Preserves, Honey, Syrups, Toppings, Dressings, a, Mayonnaise, Mustard, Ketchup, Sauces, Dessert Related Products, Hot Sauce, ns, Puddings, Salt and Pepper Packets, Butter/ Margarine Spread, Sugars, Low e Sweeteners, Powdered Creamer and Shelf Stable Creamer - individual packets/cup e, Tea, Cocoa, Hot Chocolate, and Beverage Base Powder Beverage Powders, dual portion, {example: Sports Drinks, Pink Lemonade, Iced Tea Mix energy and beverage powder flavors}, and Other Condiment Related Products	CS			
20 Jans, Mayo Puddii Sweet Tea, C portiou	n Controlled Items, > 3000 Count Case, Refrigerated or Non-Refrigerated, (example: Jellies, Peanut Butter, Preserves, Honey, Syrups, Toppings, Dressings, Relish, nnaise, Mustard, Ketchup, Sauces, Dessert Related Products, Hot Sauce, Gelatins, ngs, Salt and Pepper Packets, Butter/ Margarine Spread, Sugars, Low Calorie eners, Powdered Creamer and Shelf Stable Creamer - individual packets/cup, Coffee Cocoa, Hot Chocolate, and Beverage Base Powder – Beverage Powders, individual n, {example: Sports Drinks, Pink Lemonade, Iced Tea Mix, energy and Other age powder flavors}, and Other Condiment Related Products	CS			
	, Prepared, Chilled/Fresh (example: Mixed Greens, Potato Salad, Egg Salad, Tuna Cole Slaw, Macaroni Salad)	CS			
22 Spices colorin	, Seasonings, Salt & Pepper, Spice Blends, Herbs, Flavorings, Extracts and Food Ig	CS			
23 vegeta	nges, Dispenser Required/Bag in Box (example: Soda, Sports Drinks, Juice, Nectar, ble, Coffee, Tea, Chocolate, Mixes, Liquid, Soft Serve Ice Crean/Yogurt, Milk and other related products) to include concentrates	CS]	
24 Coffee	rges, other than BIB (example: Soda, Sports Drinks, Juices, Nectar, vegetable, , Tea, Chocolate , baby formula, Flavored Water, Energy Drinks, shelf stable - UHT, Nutritional Supplements, Dietetic and Other Related Products) to include	CS			
23 1	ge, Chill/Frozen – (example: Dairy, UHT, ESL, Nutritional Supplements, Dietetic ts, Juices, Nectar, vegetable)	CS			
26 Juices,	ge Base, Powder, other than individual portion count (example: Sports Drinks, Coffee, tea, Chocolate, baby formula, Pink Lemonade, Iced Tea Mix,energy drinks her Drink Related Products)	CS			
27 Water-	- 12 Count Case and below, (example: Natural Spring, Purified, Distilled)	CS			
	- 13 to 24 Count Case, (example: Natural Spring, Purified, Distilled)	CS			
	- 25 to 34 Count Case, (example: Natural Spring, Purified, Distilled)	CS	notini (mp 2011-11-11-11-11-11-11-11-11-11-11-11-11-		
	- 35 Count Case and above, (example: Natural Spring, Purified, Distilled)	CS			
	shell, Fresh	CS			
	oduct, Liquid, Frozen or Chilled	CS			
Bars)	am and Ice cream Novelties (example: bulk, Cones, Sandwiches, Ice Pops, Fruit	CS			
³⁴ Creame	roducts: (example: Cheese, Butter, Margarine, Spreads, Yogurt, Sour Cream, Liquid rs, Milk and Other Fresh Dairy Related Products)	cs			
	Products, Fresh (example: Bread, Rolls)	LB			
	ruits and Vegetables (FF&V)	CS			
···	od products -Food Service Operating Supplies (FSOS)	CS			-
38 Ice (Cul	bed or cylindrical)	LB	ayar ta da ta		and a starting to

SECTION K – UPDATED CLAUSES/PROVISIONS (FULL TEXT)

52.212-3 -- Offeror Representations and Certifications -- Commercial Items (Dec 2014)

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	5PE300-15-D-3125					
certification electronically via	y paragraphs (b) of this provision if the Offeror has completed the annual repr the System for Award Management (SAM) Web site accessed through <u>http://</u> the annual representations and certifications electronically, the Offeror shall c n.	www.acquisition.gov . If				
(a) Definitions. As used in this	provision					
percent directly and unconditio more women who are citizens of	women-owned small business (EDWOSB) concern" means a small business of nally owned by, and the management and daily business operations of which of the United States and who are economically disadvantaged in accordance w men-owned small business eligible under the WOSB Program.	are controlled by, one or				
"Forced or indentured child lab	or" means all work or service—					
(1) Exacted from any worker does not offer	person under the age of 18 under the menace of any penalty for its nonperforr himself voluntarily; or	nance and for which the				
(2) Performed by any process or penalties.	(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.					
	he entity that owns or controls an immediate owner of the offeror, or that own te owner of the offeror. No entity owns or exercises control of the highest lev					
"Immediate owner" means an entity, other than the offeror, that has direct control of the offeror. Indicators of control include, but are not limited to, one or more of the following: Ownership or interlocking management, identity of interests among family members, shared facilities and equipment, and the common use of employees.						
	" means a foreign incorporated entity that meets the definition of an inverted in accordance with the rules and definitions of 6 U.S.C. 395(c).	domestic corporation				
"Manufactured end product" me	eans any end product in Federal Supply Classes (FSC) 1000-9999, except-					
 (2) Federal Supply Gro (3) FSG 88, Live Anim (4) FSG 89, Food and I (5) FSC 9410, Crude C (6) FSC 9430, Miscella (7) FSC 9440, Miscella 						
(8) FSC 9610, Ores; (9) FSC 9620, Mineral (10) FSC 9630, Additiv	s, Natural and Synthetic; and ve Metal Materials.					
	he place where an end product is assembled out of components, or otherwise product that is to be provided to the Government. If a product is disassembled ace of manufacture.					
activities, oil-related activities, o Divestment Act of 2007 (Pub. L	' means business operations in Sudan that include power production activities or the production of military equipment, as those terms are defined in the Suda . 110-174). Restricted business operations do not include business operations ne Sudan Accountability and Divestment Act of 2007) conducting the busines	an Accountability and that the person (as that				

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-15-D-3125	PAGE 10 OF 34 PAGES			
(1) Are conducted un	der contract directly and exclusively with the regional government of south	hern Sudan;			
(2) Are conducted pu Treasury, or are expr	irsuant to specific authorization from the Office of Foreign Assets Control i ressly exempted under Federal law from the requirement to be conducted ur	in the Department of the ider such authorization;			
(3) Consist of provid	ing goods or services to marginalized populations of Sudan;				
(4) Consist of provid	ing goods or services to an internationally recognized peacekeeping force o	or humanitarian organization;			
(5) Consist of provid	ing goods or services that are used only to promote health or education; or				
(6) Have been volunt	arily suspended.				
Sensitive technology					
(1) Means hardware,	software, telecommunications equipment, or any other technology that is to	o be used specifically—			
(i) To restric	et the free flow of unbiased information in Iran; or				
(ii) To disrupt, monitor, or otherwise restrict speech of the people of Iran; and					
(2) Does not include regulate or prohibit p 1702(b)(3)).	information or informational materials the export of which the President do ursuant to section 203(b)(3) of the International Emergency Economic Pow	bes not have the authority to vers Act (50 U.S.C.			
"Service-disabled veteran-owr	ned small business concern"—				
(1) Means a small bus	siness concern				
(i) Not less t publicly own veterans; and	than 51 percent of which is owned by one or more service-disabled veterand ned business, not less than 51 percent of the stock of which is owned by on d	s or, in the case of any e or more service-disabled			
(ii) The man or, in the cas of such veter	agement and daily business operations of which are controlled by one or m se of a service-disabled veteran with permanent and severe disability, the sp ran.	ore service-disabled veterans bouse or permanent caregiver			
(2) Service-disabled v defined in 38 U.S.C.	veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability th 101(16).	nat is service-connected, as			
"Small business concern" mea of operation in which it is bidd and size standards in this solici	ns a concern, including its affiliates, that is independently owned and opera ling on Government contracts, and qualified as a small business under the c itation.	ated, not dominant in the field riteria in 13 CFR Part 121			
"Small disadvantaged business applicable to the acquisition, th	s concern, consistent with 13 CFR 124.1002," means a small business conc hat	ern under the size standard			
(1) Is at least 51 perce	ent unconditionally and directly owned (as defined at 13 CFR 124.105) by-	-			
	ore socially disadvantaged (as defined at 13 CFR 124.103) and economical 24.104) individuals who are citizens of the United States; and	ly disadvantaged (as defined			

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-15-D-3125	PAGE 11 OF 34 PAGES					
	(ii) Each individual claiming economic disadvantage has a net worth not exceeding \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); and						
	(2) The management and daily business operations of which are controlled (as defined at 13.CFR 124.106) by individuals, who meet the criteria in paragraphs (1)(i) and (ii) of this definition.						
"Subsidiary" means an entity i	in which more than 50 percent of the entity is owned—						
(1) Directly by a pare	ent corporation; or						
(2) Through another s	subsidiary of a parent corporation.						
"Veteran-owned small busines	ss concern" means a small business concern—						
(1) Not less than 51 p publicly owned busin	percent of which is owned by one or more veterans(as defined at 38 U.S.C. 10 bess, not less than 51 percent of the stock of which is owned by one or more v	1(2)) or, in the case of any veterans; and					
(2) The management	and daily business operations of which are controlled by one or more veteran	is.					
"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 the 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 busines	ss concern" means a small business concern						
(1) That is at least 51 percent of the stock o	percent owned by one or more women or, in the case of any publicly owned f which is owned by one or more women; and	business, at least 51					
(2) Whose manageme	ent and daily business operations are controlled by one or more women.						
small business concern that is a	is (WOSB) concern eligible under the WOSB Program (in accordance with 1 at least 51 percent directly and unconditionally owned by, and the management led by, one or more women who are citizens of the United States.	3 CFR part 127)," means a ent and daily business					
(b)							
(1) Annual Representation of automatically characteristics of the second	ations and Certifications. Any changes provided by the offeror in paragraphing the representations and certifications posted on the SAM website.	(b)(2) of this provision do					
through <u>https://www.a</u> this offer that the repr and Certifications—C and applicable to this solicitation), as of the paragraphs <u>has completed for the</u> also incorporated in t	ompleted the annual representations and certifications electronically via the S acquisition_gov. After reviewing the SAM database information, the offeror view resentation and certifications currently posted electronically at FAR 52.212-3 commercial Items, have been entered or updated in the last 12 months, are cur- solicitation (including the business size standard applicable to the NAICS co- date of this offer and are incorporated in this offer by reference (see FAR 4. . [Offeror to identify the applicable paragraphs at (c) through (p) of this purposes of this solicitation only, if any. These amended representation(s) at his offer and are current, accurate, and complete as of the date of this offer. able to this solicitation only, and do not result in an update to the representa- tion SAM.]	verifies by submission of , Offeror Representations rrent, accurate, complete, de referenced for this (201), except for s provision that the offeror ad/or certification(s) are Any changes provided by					

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(c) Offerors must complete the outlying areas. Check all that	e following representations when the resulting contract is to be performed apply.	in the United States or its
(1) Small business co	ncern. The offeror represents as part of its offer that it [_] is, [_] is not a s	small business concern.
(2) Veteran-owned si paragraph (c)(1) of th business concern.	mall business concern. [Complete only if the offeror represented itself as a nis provision.] The offeror represents as part of its offer that it [_] is, [_] is	a small business concern in s not a veteran-owned small
owned small busines	veteran-owned small business concern. [Complete only if the offeror repr s concern in paragraph (c)(2) of this provision.] The offeror represents as led veteran-owned small business concern.	esented itself as a veteran- part of its offer that it [_] is, [_]
(4) Small disadvanta paragraph (c)(1) of th defined in 13 CFR 12	ged business concern. [Complete only if the offeror represented itself as a nis provision.] The offeror represents that it [] is, [] is not, a small disad 24.1002.	small business concern in vantaged business concern as
(5) Women-owned si paragraph (c)(1) of th	mall business concern. [Complete only if the offeror represented itself as a nis provision.] The offeror represents that it [_] is, [_] is not a women-own	a small business concern in red small business concern.
Note: Complete para threshold.	graphs (c)(8) and (c)(9) only if this solicitation is expected to exceed the	simplified acquisition
(6) WOSB concern e small business conce	ligible under the WOSB Program. [Complete only if the offeror represent rn in paragraph (c)(5) of this provision.] The offeror represents that—	ed itself as a women-owned
(i) It [_] is, to the WOS eligibility; a	[] is not a WOSB concern eligible under the WOSB Program, has provid B Repository, and no change in circumstances or adverse decisions have nd	led all the required documents been issued that affects its
in paragraph participating the WOSB concern elig	[] is not a joint venture that complies with the requirements of 13 CFR [n (c)(6)(i) of this provision is accurate for each WOSB concern eligible un g in the joint venture. [The offeror shall enter the name or names of the W Program and other small businesses that are participating in the joint vent gible under the WOSB Program participating in the joint venture shall sub representation.	nder the WOSB Program 'OSB concern eligible under ure:] Each WOSB
(7) Economically dis represented itself as that—	advantaged women-owned small business (EDWOSB) concern. [Comple a WOSB concern eligible under the WOSB Program in (c)(6) of this prov	te only if the offeror ision.] The offeror represents
(i) It [_] is, no change i	[] is not an EDWOSB concern, has provided all the required documents n circumstances or adverse decisions have been issued that affects its elig	to the WOSB Repository, and ibility; and
in paragraph offeror shal the joint ver	[] is not a joint venture that complies with the requirements of 13 CFR [h (c)(7)(i) of this provision is accurate for each EDWOSB concern partici l enter the name or names of the EDWOSB concern and other small busin nture:] Each EDWOSB concern participating in the joint of the EDWOSB representation.	pating in the joint venture. [The lesses that are participating in

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business concern and	usiness concern (other than small business concern). [Complete only if th t did not represent itself as a small business concern in paragraph (c)(1) of is, a women-owned business concern.	e offeror is a women-owned f this provision.] The offeror
labor surplus areas in	or labor surplus area concerns. If this is an invitation for bid, small busin a which costs to be incurred on account of manufacturing or production (b ant to more than 50 percent of the contract price:	ess offerors may identify the by offeror or first-tier
(10) HUBZone small paragraph (c)(1) of th	business concern. [Complete only if the offeror represented itself as a sn his provision.] The offeror represents, as part of its offer, that	nall business concern in
Qualified H changes in c	[] is not a HUBZone small business concern listed, on the date of this rep UBZone Small Business Concerns maintained by the Small Business Ad- ownership and control, principal office, or HUBZone employee percentag accordance with 13 CFR part 126; and	ministration, and no material
representation participating business con	[] is not a HUBZone joint venture that complies with the requirements of on in paragraph (c)(10)(i) of this provision is accurate for each HUBZone g in the HUBZone joint venture. [<i>The offeror shall enter the names of each</i> <i>incerns participating in the HUBZone joint venture</i> :] Each H ticipating in the HUBZone joint venture shall submit a separate signed co on.	e small business concern ch of the HUBZone small IUBZone small business
(11) (Complete if the	e offeror has represented itself as disadvantaged in paragraph (c)(4) of this	s provision.)
[The offeror shall che	eck the category in which its ownership falls];	
Black American	n.	
Hispanic Americ	an.	
Native American	n (American Indians, Eskimos, Aleuts, or Native Hawaiians).	
China, Taiwan, Laos, Marshall Islands, Fed	merican (persons with origins from Burma, Thailand, Malaysia, Indonesia , Cambodia (Kampuchea), Vietnam, Korea, The Philippines, Republic of derated States of Micronesia, the Commonwealth of the Northern Mariana Fiji, Tonga, Kiribati, Tuvalu, or Nauru).	Palau, Republic of the
Subcontinent Asi the Maldives Islands,	ian (Asian-Indian) American (persons with origins from India, Pakistan, J , or Nepal).	Bangladesh, Sri Lanka, Bhutan,
Individual/conce	em, other than one of the preceding.	
(d) Representations required to	o implement provisions of Executive Order 11246	
(1) Previous contracts	s and compliance. The offeror represents that	

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(i) It [_] has, this solicitat	, [_] has not, participated in a previous contract or subcontract subjection; and	ct to the Equal Opportunity clause of
(ii) It 📘 has	s, [] has not, filed all required compliance reports.	
(2) Affirmative Action	Compliance. The offeror represents that	
(i) It [_] has affirmative a 2), or	developed and has on file, [] has not developed and does not have action programs required by rules and regulations of the Secretary of	on file, at each establishment, Labor (41 CFR parts 60-1 and 60-
	s not previously had contracts subject to the written affirmative action ons of the Secretary of Labor.	n programs requirement of the rules
exceed \$150,000.) By submiss funds have been paid or will b Member of Congress, an office with the award of any resultan on behalf of the offeror with re Disclosure of Lobbying Activi	syments to Influence Federal Transactions (31 U.S.C. 1352). (Application of its offer, the offeror certifies to the best of its knowledge and e paid to any person for influencing or attempting to influence an offer or employee of Congress or an employee of a Member of Congress t contract. If any registrants under the Lobbying Disclosure Act of 19 espect to this contract, the offeror shall complete and submit, with its tites, to provide the name of the registrants. The offeror need not reprise may may any any angle compensation were made.	belief that no Federal appropriated ficer or employee of any agency, a ss on his or her behalf in connection 995 have made a lobbying contact s offer, OMB Standard Form LLL,
(f) Buy American Certificate. (Supplies, is included in this so	(Applies only if the clause at Federal Acquisition Regulation (FAR) licitation.)	52.225-1, Buy American –
product and that for o produced, or manufac manufactured in the U and does not meet the available off-the-shel	es that each end product, except those listed in paragraph (f)(2) of the other than COTS items, the offeror has considered components of un- ctured outside the United States. The offeror shall list as foreign end Jnited States that do not qualify as domestic end products, <i>i.e.</i> , an en e component test in paragraph (2) of the definition of "domestic end p f (COTS) item," "component," "domestic end product," "end product efined in the clause of this solicitation entitled "Buy American—Sup	known origin to have been mined, products those end products id product that is not a COTS item product." The terms "commercially ct," "foreign end product," and
(2) Foreign End Prod	ucts:	
LINE ITEM NO.	COUNTRY OF ORIGIN	
······		
[List as necessary]		
-	will evaluate offers in accordance with the policies and procedures o	f FAR Part 25.
	····· - ······· - ····· - ···· - ···· ··· - ···· ··· ··· ··· ··· ··· ··· ··· ··· ·	
(g)		

Buy American -- Free Trade Agreements -- Israeli Trade Act, is included in this solicitation.)

CONTINUED ON NEXT PAGE

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CONTINUATION SHE	T REFERENCE N	O. OF DOCUMENT BEING CONTINUED: SPE300-15-D-3125	PAGE 15 OF 34 PAGES
prov unkn Mord "com "Fre- this s (ii) T Babr	sion, is a domestic end product own origin to have been mined, occan, Omani, Panamanian, or P ponent," "domestic end product Trade Agreement country end olicitation entitled "Buy Americ he offeror certifies that the follo ainian, Moroccan, Omani, Pana	product, except those listed in paragraph (g)(1)(ii) or and that for other than COTS items, the offeror has c produced, or manufactured outside the United States eruvian end product," "commercially available off-th t," "end product," "foreign end product," "Free Trade product," "Israeli end product," and "United States" canFree Trade AgreementsIsraeli Trade Act." owing supplies are Free Trade Agreement country end manian, or Peruvian end products) or Israeli end product uy American—Free Trade Agreements—Israeli Trade	onsidered components of . The terms "Bahrainian, he-shelf (COTS) item," e Agreement country," are defined in the clause of d products (other than lucts as defined in the
Free Trade Agreement Israeli End Products:	Country End Products (Other th	aan Bahrainian, Moroccan, Omani, Panamanian, or Po	eruvian End Products) or
LINE ITEM NO.		COUNTRY OF ORIGIN	
a a construction and a second seco	, ny sama kama a dama da a sa a sa a sa a sa a sa a		
	I,		-
[List as necessary]			
or th Israe State	s provision) as defined in the cl li Trade Act." The offeror shall s that do not qualify as domestic omponent test in paragraph (2) o	ies that are foreign end products (other than those list ause of this solicitation entitled "Buy American—Fre list as other foreign end products those end products c end products, <i>i.e.</i> , an end product that is not a COTS of the definition of "domestic end product."	ee Trade Agreements— manufactured in the United
LINE ITEM NO.		COUNTRY OF ORIGIN	
LINE HEM NO.			
and a second			
[List as necessary]	The Government will evaluate o	ffers in accordance with the policies and procedures	of FAR Part 25.
(2) Buy Amer	can—Free Trade Agreements—	Israeli Trade Act Certificate, Alternate I. If Alternate itute the following paragraph (g)(1)(ii) for paragraph	e I to the clause at FAR
	(g)(1)(ii) The offeror certifi clause of this solicitation en	es that the following supplies are Canadian end produ atitled "Buy American—Free Trade Agreements—Isr	ucts as defined in the aeli Trade Act":
	Canadian End Products:		
		Line Item No.:	

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	[List as necessary]	
(3) <i>Buy American—Fi</i> 52.225-3 is included i provision:	ree Trade Agreements—Israeli Trade Act Certificate, Alternate II. If Altern n this solicitation, substitute the following paragraph (g)(1)(ii) for paragrap	ate II to the clause at FAR h (g)(1)(ii) of the basic
(g)(as d Act'	1)(ii) The offeror certifies that the following supplies are Canadian end pro- efined in the clause of this solicitation entitled "Buy AmericanFree Trade ":	ducts or Israeli end products AgreementsIsraeli Trade
Canadian or Israeli End Produc	sts:	
Line Item No.:	Country of Origin:	
[List as necessary]		
(4) <i>Buy American—Fr</i> 52.225-3 is included in provision:	ree Trade Agreements—Israeli Trade Act Certificate, Alternate III. If Altern a this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph	nate III to the clause at a (g)(1)(ii) of the basic
(othe prod	1)(ii) The offeror certifies that the following supplies are Free Trade Agreen er than Bahrainian, Korean, Moroccan, Omani, Panamanian, or Peruvian en ucts as defined in the clause of this solicitation entitled "Buy American—F eli Trade Act":	d products) or Israeli end
Free Trade Agreement Country Products) or Israeli End Product	End Products (Other than Bahrainian, Korean, Moroccan, Omani, Panamats:	nian, or Peruvian End
Line Item No.:	Country of Origin:	
[List as necessary]		
(S) Trade Agreements (solicitation.)	Certificate. (Applies only if the clause at FAR 52.225-5, Trade Agreements	, is included in this

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

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

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Other End Products		
Line Item No.:	Country of Origin:	
[List as necessary]	In the second	<u>I</u>

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

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

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

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

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

(4) [] Have, [A 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.

(A) The taxpayer has received a statutory notice of deficiency, under I.R.C. §6212, which entitles the taxpayer to seek Tax Court review of a proposed tax deficiency. This is not a delinquent tax because it is

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no the	not a final tax liability. Should the taxpayer seek Tax Court review, this will not be a final tax liability until the taxpayer has exercised all judicial appear rights.				
(B) The IRS has filed a notice of Federal tax lien with respect to an assessed tax liability, and the taxpayer has been issued a notice under I.R.C. §6320 entitling the taxpayer to request a hearing with the IRS Office of Appeals Contesting the lien filing, and to further appeal to the Tax Court if the IRS determines to sustain the lien filing. In the course of the hearing, the taxpayer is entitled to contest the underlying tax liability because the taxpayer has had no prior opportunity to contest the liability. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek tax court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.					
ma) The taxpayer has entered into an i aking timely payments and is in full cause the taxpayer is not currently i	installment agreement pursuant to I.R.C. §6 I compliance with the agreement terms. The required to make full payment.	159. The taxpayer is taxpayer is not delinquent		
(D co) The taxpayer has filed for bankru llection action is stayed under 11 U	ptcy protection. The taxpayer is not delinqu J.S.C. §362 (the Bankruptcy Code).	ient because enforced		
must list in paragraph (i)(1) a	nowledge of Child Labor for Listed ny end products being acquired und Forced or Indentured Child Labor,	l End Products (Executive Order 13126). [T der this solicitation that are included in the I unless excluded at 22.1503(b).]	he Contracting Officer List of Products Requiring		
(1) Listed End Produ	ict				
Listed End Product:	······································	Listed Countries of Origin:			
			<u> </u>		
2 1					
(2) Certification. [If provision, then the o	the Contracting Officer has identifi fferor must certify to either (i)(2)(i)	ed end products and countries of origin in p) or (i)(2)(ii) by checking the appropriate block	aragraph (i)(1) of this ock.]		
[_] (i) The oproduced, c	offeror will not supply any end proc or manufactured in the correspondir	duct listed in paragraph (i)(1) of this provising country as listed for that product.	on that was mined,		
[] (ii) The offeror may supply an end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product. The offeror certifies that is has made a good faith effort to determine whether forced or indentured child labor was used to mine, produce, or manufacture any such end product furnished under this contract. On the basis of those efforts, the offeror certifies that it is not aware of any such use of child labor.					
(j) Place of manufacture. (Does not apply unless the solicitation is predominantly for the acquisition of manufactured end products.) For statistical purposes only, the offeror shall indicate whether the place of manufacture of the end products it expects to provide in response to this solicitation is predominantly—					
(1) [] In the United States (Check this box if the total anticipated price of offered end products manufactured in the United States exceeds the total anticipated price of offered end products manufactured outside the United States); or					
(2) [] Outside the United States.					

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CONTROLION ONCE	SPE300-15-D-3125			
(k) Certificates regarding exemptions from the application of the Service Contract Labor Standards. (Certification by the offeror as to its compliance with respect to the contract also constitutes its certification as to compliance by its subcontractor if it subcontracts out the exempt services.) [The contracting officer is to check a box to indicate if paragraph (k)(1) or (k)(2) applies.]				
(1) [_] Maintenance, does not certify that–	calibration, or repair of certain equipment as described in FAR 22.1003-4(c -)(1). The offeror [_] does [_]		
purposes and	s of equipment to be serviced under this contract are used regularly for other that are sold or traded by the offeror (or subcontractor in the case of an exempt the general public in the course of normal business operations;	than Governmental subcontract) in substantial		
(ii) The serv 22.1003-4(c	ices will be furnished at prices which are, or are based on, established catalo)(2)(ii)) for the maintenance, calibration, or repair of such equipment; and	og or market prices (see FAR		
(iii) The con will be the s commercial	npensation (wage and fringe benefits) plan for all service employees perform ame as that used for these employees and equivalent employees servicing th customers.	ning work under the contract e same equipment of		
(2) [_] Certain servic	es as described in FAR 22.1003-4(d)(1). The offeror [_] does [_] does not co	ertify that—		
(i) The services under the contract are offered and sold regularly to non-Governmental customers, and are provided by the offeror (or subcontractor in the case of an exempt subcontract) to the general public in substantial quantities in the course of normal business operations;				
(ii) The con (see FAR 22	ract services will be furnished at prices that are, or are based on, established .1003-4(d)(2)(iii));	l catalog or market prices		
or her time (percent of a	rvice employee who will perform the services under the contract will spend a monthly average of less than 20 percent of the available hours on an annu vailable hours during the contract period if the contract period is less than a contract; and	alized basis, or less than 20		
(iv) The con is the same a	pensation (wage and fringe benefits) plan for all service employees perform that used for these employees and equivalent employees servicing common	ning work under the contract ercial customers.		
(3) If paragraph (k)(1) or (k)(2) of this clause applies—			
attach a Ser	eror does not certify to the conditions in paragraph (k)(1) or (k)(2) and the C vice Contract Labor Standards wage determination to the solicitation, the of Officer as soon as possible; and	Contracting Officer did not feror shall notify the		
(ii) The Con paragraph (I this clause.	tracting Officer may not make an award to the offeror if the offeror fails to ((1) or (k)(2) of this clause or to contact the Contracting Officer as required	execute the certification in I in paragraph (k)(3)(i) of		
(1) <i>Taxpayer identification mu</i> information to the SAM datab	nber (TIN) (26 U.S.C. 6109, 31 U.S.C. 7701). (Not applicable if the offeror ase to be eligible for award.)	is required to provide this		

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collection requiremen	submit the information required in paragraphs (1)(3) through (1)(5) of the ts of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S. what is sued by the Internal Revenue Service (IRS).	
relationship with the C	sed by the government to collect and report on any delinquent amounts Fovernment (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to d in FAR 4.904, the TIN provided hereunder may be matched with IRS	o the payment reporting
(3) Taxpayer Identific	ation Number (TIN).	
KITIN: 16	1783369	
[] TIN has b	een applied for.	
[] TIN is not	required because:	
[] Offeror is connected wit	a nonresident alien, foreign corporation, or foreign partnership that doe h the conduct of a trade or business in the United States and does not ha fiscal paying agent in the United States;	s not have income effectively ave an office or place of
[_] Offeror is	an agency or instrumentality of a foreign government;	
[_] Offeror is	an agency or instrumentality of the Federal Government;	
(4) Type of organizatio	n	
[] Sole propri	etorship;	
[] Partnership	;	
A Corporate	entity (not tax-exempt);	
[] Corporate e	entity (tax-exempt);	
[_] Governmer	t entity (Federal, State, or local);	
[_] Foreign gov	/ernment;	
[_] Internationa	l organization per 26 CFR 1.6049-4;	
[_] Olher		
(5) Common parent.	· · · · · · · · · · · · · · · · · · ·	
[] Offeror is n	ot owned or controlled by a common parent:	
[_] Name and T	IN of common parent:	
Name		

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AT T	TIN				
(m) Restricted business operations	(m) Restricted business operations in Sudan. By submission of its offer, the offeror certifies that the offeror does not conduct any restricted business operations in Sudan.				
(n) Prohibition on Contracting	with Inverted Domestic Corporations-				
an inverted domestic	cies are not permitted to use appropriated (or otherwise made available) fund corporation, or a subsidiary of an inverted domestic corporation, unless the e ment is waived in accordance with the procedures at 9.108-4.	ls for contracts with either xception at 9.108-2(b)			
(2) Representation. B	y submission of its offer, the offeror represents that				
(i) It is not a	n inverted domestic corporation; and				
(ii) It is not a	a subsidiary of an inverted domestic corporation.				
(o) Prohibition on contracting	with entities engaging in certain activities or transactions relating to Iran.				
(1) The offeror shall o	email questions concerning sensitive technology to the Department of State a	t CISADA106@state.gov.			
(2) Representation and Certification. Unless a waiver is granted or an exception applies as provided in paragraph (0)(3) of this provision, by submission of its offer, the offeror—					
(i) Represents, to the best of its knowledge and belief, that the offeror does not export any sensitive technology to the government of Iran or any entities or individuals owned or controlled by, or acting on behalf or at the direction of, the government of Iran;					
(ii) Certifies which sancti	that the offeror, or any person owned or controlled by the offeror, does not e ons may be imposed under section 5 of the Iran Sanctions Act; and	ngage in any activities for			
transaction t the property Powers Act	s that the offeror, and any person owned or controlled by the offeror, does no hat exceeds \$3,000 with Iran's Revolutionary Guard Corps or any of its offic and interests in property of which are blocked pursuant to the International I (50(U.S.C. 1701 et seq.) (see OFAC's Specially Designated Nationals and B treasury.gov/ofac/downloads/t11sdn.pdf).	ials, agents, or affiliates, Emergency Economic			
(3) The representation	n and certification requirements of paragraph (0)(2) of this provision do not a	pply if			
(i) This solid and	itation includes a trade agreements certification (e.g., 52.212-3(g) or a comp	arable agency provision);			
(ii) The offe	ror has certified that all the offered products to be supplied are designated co	untry end products.			
(p) Ownership or Control of C to have a DUNS Number in th	<i>Ifferor</i> . (Applies in all solicitations when there is a requirement to be registere e solicitation.	ed in SAM or a requirement			

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owner (such as a joint	ents that it [A has or [] does not have an immediate owner. If the Offeror have an immediate owner, it is the fourt of the second to paragraph (2) and if applicable, it is the joint venture.	as more than one immediate paragraph (3) of this
	eates "has" in paragraph (p)(1) of this provision, enter the following information $f(x) = f(x)$	ition:
Immediate owner CAGE code:	Sysco USAIL, LLC	
Immediate owner legal name:	Sysco USAIL, LLC	
(Do not use a "doing b	usiness as" name)	
Is the immediate owner owned	or controlled by another entity:	
M Yes or [] No.		
controlled by another c	ates "yes" in paragraph (p)(2) of this provision, indicating that the immediat intity, then enter the following information:	e owner is owned or
Highest level owner CAGE cod	: 3QJA4	
Highest level owner legal name:	: 3QJA4 Sysco Corporation	
(Do not use a "doing bu		
52.212-4 Contract Terms	and Conditions Commercial Items (Dec 2014)	
contract. The Government reserv Government may require repair (in contract price. If repair/replac	Contractor shall only tender for acceptance those items that conform to the r ves the right to inspect or test any supplies or services that have been tenders or replacement of nonconforming supplies or reperformance of nonconform ement or reperformance will not correct the defects or is not possible, the go uate consideration for acceptance of nonconforming supplies or services. T ts	ed for acceptance. The ing services at no increase overnment may seek an
(1) Within a reasonable	time after the defect was discovered or should have been discovered; and	
(2) Before any substant	al change occurs in the condition of the item, unless the change is due to the	e defect in the item.
to a bank, trust company, or othe Claims Act (31 U.S.C.3727), Ho	or its assignee may assign its rights to receive payment due as a result of per r financing institution, including any Federal lending agency in accordance wever, when a third party makes payment (<i>e.g.</i> , use of the Governmentwide ign its rights to receive payment under this contract.	with the Assignment of
(c) Changes. Changes in the term	s and conditions of this contract may be made only by written agreement of	the parties.
agreement on any request for equ to be resolved in accordance with	ject to 41 U.S.C. chapter 71, Contract Disputes. Fallure of the parties to this itable adjustment, claim, appeal or action arising under or relating to this conthe clause at FAR 52.233-1, Disputes, which is incorporated herein by reference of this contract, pending final resolution of any dispute arising und	rence. The Contractor
(c) Definitions. The clause at FAI	R 52.202-1, Definitions, is incorporated herein by reference.	

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reasonable control of the Control Government in either its sover- weather, and delays of commo possible after the commencem-	tractor shall be liable for default unless nonperformance is caused by an occur ractor and without its fault or negligence such as, acts of God or the public en eign or contractual capacity, fires, floods, epidemics, quarantine restrictions, s n carriers. The Contractor shall notify the Contracting Officer in writing as so ent of any excusable delay, setting forth the full particulars in connection ther dispatch, and shall promptly give written notice to the Contracting Officer of	emy, acts of the strikes, unusually severe on as it is reasonably ewith, shall remedy such
(g) Invoice.		
(1) The Contractor sh designated in the cont	all submit an original invoice and three copies (or electronic invoice, if author tract to receive invoices. An invoice must include	rized) to the address
(i) Name and	address of the Contractor;	
(ii) Invoice d	late and number;	
(iii) Contract	t number, contract line item number and, if applicable, the order number;	
(iv) Descript	ion, quantity, unit of measure, unit price and extended price of the items deliv	vered;
(v) Shipping Government	number and date of shipment, including the bill of lading number and weight bill of lading;	of shipment if shipped on
(vi) Terms of	f any discount for prompt payment offered;	
(vii) Name a	nd 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	
	r Identification Number (TIN). The Contractor shall include its TIN on the in this contract.	voice only if required
(x) Electroni	c funds transfer (EFT) banking information.	
	The Contractor shall include EFT banking information on the invoice only if tract.	required elsewhere in this
invo app Sysi	If EFT banking information is not required to be on the invoice, in order for to bice, the Contractor shall have submitted correct EFT banking information in licable solicitation provision, contract clause (<i>e.g.</i> , 52.232-33, Payment by Electronic Funds Tra- tem for Award Management, or 52.232-34, Payment by Electronic Funds Tra- Award Management), or applicable agency procedures.	accordance with the ectronic Funds Transfer—
(C)	EFT banking information is not required if the Government waived the required	rement to pay by EFT.
(2) Invoices will be ha Budget (OMB) promp	andled in accordance with the Prompt Payment Act (31 U.S.C. 3903) and Official payment regulations at 5 CFR part 1315.	ice of Management and
(h) Patent indemnity. The Cont including costs, for actual or al	tractor shall indemnify the Government and its officers, employees and agents leged direct or contributory infringement of, or inducement to infringe, any U	s against liability, Inited States or foreign

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patent, trademark or copyright claims and proceedings.	, arising out of the performance of this contract, provided the Contractor	is reasonably notified of such
(i) Payment.		
(1) Items accepted. P destinations set forth	ayment shall be made for items accepted by the Government that have be in this contract.	en delivered to the delivery
(2) Prompt Payment. prompt payment regu	The Government will make payment in accordance with the Prompt Payr lations at 5 CFR Part 1315.	nent Act (31 U.S.C. 3903) and
(3) Electronic Funds clause.	Transfer (EFT). If the Government makes payment by EFT, see 52.212-5	(b) for the appropriate EFT
For the nurpose of co	ection with any discount offered for early payment, time shall be compute omputing the discount earned, payment shall be considered to have been n < or the specified payment date if an electronic funds transfer payment is	nade on the date which appears
(5) Overpayments. If Government has othe	the Contractor becomes aware of a duplicate contract financing or invoic rwise overpaid on a contract financing or invoice payment, the Contracto	e payment or that the r shall—
	e overpayment amount to the payment office cited in the contract along w t including the—	ith a description of the
) Circumstances of the overpayment (<i>e.g.</i> , duplicate payment, erroneous p e(s) of overpayment);	ayment, liquidation errors,
(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) Proviđe	a copy of the remittance and supporting documentation to the Contracting	g Officer.
(6) Interest.		
interest from interest rate period in wh	ints that become payable by the Contractor to the Government under this in the date due until paid unless paid within 30 days of becoming due. The established by the Secretary of the Treasury as provided in 41 U.S.C. 710 nich the amount becomes due, as provided in (i)(6)(v) of this clause, and t with period at fixed by the Secretary until the amount is paid.	interest rate shall be the 19, which is applicable to the
(ii) The Gov contract.	vernment may issue a demand for payment to the Contractor upon finding	a debt is due under the
(iii) Final de	ecisions. The Contracting Officer will issue a final decision as required by	/ 33.211 if—
) The Contracting Officer and the Contractor are unable to reach agreeme a debt within 30 days;	nt on the existence or amount

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tim) The Contractor fails to liquidate a debt previously demanded by the Contra- neline specified in the demand for payment unless the amounts were not repars s requested an installment payment agreement; or	
) The Contractor requests a deferment of collection on a debt previously dem ficer (see 32.607-2).	anded by the Contracting
	nand for payment was previously issued for the debt, the demand for paymen Ill identify the same due date as the original demand for payment.	t included in the final
(v) Amount	s shall be due at the earliest of the following dates:	
(A)) The date fixed under this contract.	
	The date of the first written demand for payment, including any demand for a large termination.	payment resulting from a
(vi) The inte date and end	erest charge shall be computed for the actual number of calendar days involve ling on	ed beginning on the due
(A)) The date on which the designated office receives payment from the Contrac	tor;
	The date of issuance of a Government check to the Contractor from which a vable has been withheld as a credit against the contract debt; or	in amount otherwise
	The date on which an amount withheld and applied to the contract debt would able to the Contractor.	ld otherwise have become
	erest charge made under this clause may be reduced under the procedures prouisition Regulation in effect on the date of this contract.	escribed in 32.608-2 of the
	tract specifically provides otherwise, risk of loss or damage to the supplies p or until, and shall pass to the Government upon:	rovided under this contract
(1) Delivery of the su	pplies to a carrier, if transportation is f.o.b. origin; or	
(2) Delivery of the su destination.	pplies to the Government at the destination specified in the contract, if trans	portation is f.o.b.
(k) Taxes. The contract price in	ncludes all applicable Federal, State, and local taxes and duties.	
for its sole convenience. In the immediately cause any and all shall be paid a percentage of th reasonable charges the Contract have resulted from the termina principles for this purpose. This	<i>iment 's convenience.</i> The Government reserves the right to terminate this con- e event of such termination, the Contractor shall immediately stop all work he of its suppliers and subcontractors to cease work. Subject to the terms of this ne contract price reflecting the percentage of the work performed prior to the ctor can demonstrate to the satisfaction of the Government using its standard tion. The Contractor shall not be required to comply with the cost accounting is paragraph does not give the Government any right to audit the Contractor's performed or costs incurred which reasonably could have been avoided.	ereunder and shall s contract, the Contractor notice of termination, plus record keeping system, g standards or contract cost
(m) <i>Termination for cause</i> . Th the Contractor, or if the Contra	e Government may terminate this contract, or any part hereof, for cause in th actor fails to comply with any contract terms and conditions, or fails to provid	e event of any default by de the Government, upon

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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. chapter 37, Contract Work Hours and Safety Standards; 41 U.S.C. chapter 87, Kickbacks; 41 U.S.C. 4712 and 10 U.S.C. 2409 relating to whistleblower protections; 49 U.S.C. 40118, Fly American; and 41 U.S.C. chapter 21 relating to procurement integrity.

(s) Order of precedence. Any inconsistencies in this solicitation or contract shall be resolved by giving precedence in the following order:

(1) The schedule of supplies/services.

(2) The Assignments, Disputes, Payments, Invoice, Other Compliances, Compliance with Laws Unique to Government Contracts, and Unauthorized Obligations 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) System for Award Management (SAM).

(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 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

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information in the SA contractual documen	AM does not alter the terms and conditions of this contract and is not a subs at.	stitute for a properly executed
(2)		
shown on t	tractor has legally changed its business name, "doing business as" name, or he contract), or has transferred the assets used in performing the contract, b equirements regarding novation and change-of-name agreements in Subpar e responsible Contracting Officer a minimum of one business day's written to	t 42.12, the Contractor shall
(A	.) Change the name in the SAM database;	
(B	B) Comply with the requirements of Subpart 42.12 of the FAR;	
Co	C) Agree in writing to the timeline and procedures specified by the responsil ontractor must provide with the notification sufficient documentation to sup sme.	ble Contracting Officer. The oport the legally changed
agreement name agree contract wi	Contractor fails to comply with the requirements of paragraph $(t)(2)(i)$ of this at paragraph $(t)(2)(i)(C)$ of this clause, and, in the absence of a properly exernent, the SAM information that shows the Contractor to be other than the ill be considered to be incorrect information within the meaning of the "Sus of the electronic funds transfer (EFT) clause of this contract.	Contractor indicated in the
record to reflect an a Assignees shall be s	shall not change the name or address for EFT payments or manual payment assignee for the purpose of assignment of claims (see FAR Subpart 32.8, A separately registered in the SAM database. Information provided to the Con including those made by EFT, to an ultimate recipient other than that Cont on within the meaning of the "Suspension of payment" paragraph of the EFT	tractor's SAM record that ractor will be considered to be
(4) Offerors and Co through <u>https://www</u>	ntractors may obtain information on registration and annual confirmation re <u>v.acquisition.gov</u> .	equirements vía SAM accessed
(u) Unauthorized Obligation	S.	
any End Use Licens	in paragraph (u)(2) of this clause, when any supply or service acquired und se Agreement (EULA), Terms of Service (TOS), or similar legal instrument g the Government to indemnify the Contractor or any person or entity for da y that would create an Anti-Deficiency Act violation (31 U.S.C. 1341), the	amages, costs, fees, or any
(i) Any su	ch clause is unenforceable against the Government.	
by virtue c legal instru "click-wra	r the Government nor any Government authorized end user shall be deemed of it appearing in the EULA, TOS, or similar legal instrument or agreement, ument or agreement is invoked through an "I agree" click box or other com up" or "browse-wrap" agreements), execution does not bind the Governmen I end user to such clause.	parable mechanism (e.g.,
(iii) Any s	such clause is deemed to be stricken from the EULA, TOS, or similar legal i	instrument or agreement.
(2) Paragraph (u)(1 statute and specific) of this clause does not apply to indemnification by the Government that is ally authorized under applicable agency regulations and procedures.	s expressly authorized by
	CONTINUED OI	N NEXT PAGE

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(v) Incorporation by reference System for Award Managemen	. The Contractor's representations and certifications, including those complet at (SAM), are incorporated by reference into the contract.	ed electronically via the
2014)	nd Conditions Required to Implement Statutes or Executive Orders C	
(a) The Contractor shall comp contract by reference, to imple	ly with the following Federal Acquisition Regulation (FAR) clauses, which an ment provisions of law or Executive orders applicable to acquisitions of com	re incorporated in this mercial items:
(1) 52.209-10, Prokit	ition on Contracting with Inverted Domestic Corporations (Dec 2014)	
(2) 52.222-50, Comb	ating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).	
Alternate I (AU	G 2007) of 52.222-50 (22 U.S.C. 7104(g)).	
(3) 52.233-3, Protest	After Award (AUG 1996) (31 U.S.C. 3553).	
(4) 52.233-4, Applica note)).	ble Law for Breach of Contract Claim (OCT 2004) (Public Laws 108-77, 103	3-78 (19 U.S.C. 3805
(b) The Contractor shall comp incorporated in this contract b items:	ly with the FAR clauses in this paragraph (b) that the contracting officer has i y reference to implement provisions of law or Executive orders applicable to	indicated as being acquisitions of commercial
	[Contracting Officer check as appropriate.]	
_X (1) 52.203-6, F U.S.C. 4704 and 10	Restrictions on Subcontractor Sales to the Government (Sept 2006), with Alter J.S.C. 2402).	mate I (Oct 1995) (41
_X (2) 52.203-13,	Contractor Code of Business Ethics and Conduct (Apr 2010) (41 U.S.C. 350))).
(3) 52.203-15, W (Section 1553 of Put	/histleblower Protections under the American Recovery and Reinvestment Ac L. 111-5) (Applies to contracts funded by the American Recovery and Reinv	ct of 2009 (Jun 2010) restment Act of 2009).
_X (4) 52.204-10, U.S.C. 6101 note).	Reporting Executive compensation and First-Tier Subcontract Awards (Jul 2	013) (Pub. L. 109-282) (31
(5) [Reserved]		
(6) 52.204-14, S	ervice Contract Reporting Requirements (Jan 2014) (Pub. L. 111-117, sectior	1 743 of Div. C).
	and the second	m 2014) (Rub I 111-117

(7) 52.204-15, Service Contract Reporting Requirements for Indefinite-Delivery Contracts (Jan 2014) (Pub. L. 111-117, section 743 of Div. C).

X_(8) 52.209-6, Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment (Aug 2013) (31 U.S.C. 6101 note).

X_(9) 52.209-9, Updates of Publicly Available Information Regarding Responsibility Matters (Jul 2013) (41 U.S.C. 2313).

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C of Public Law 112	Prohibition on Contracting with Inverted Domestic Corporations (May 20 -74, section 740 of Division C of Pub. L. 111-117, section 743 of Division on D of Pub. L. 110-161).	12) (section 738 of Division D of Pub. L. 111-8, and
(11) (i) 52.219-3	, Notice of HUBZone Set-Aside or Sole-Source Award (Nov 2011) (15 U.S	S.C. 657a).
(ii) Alternate I (f	Nov 2011) of 52.219-3.	
X (12) (i) 52.219 offeror elects to waiv	-4, Notice of Price Evaluation Preference for HUBZone Small Business Co re the preference, it shall so indicate in its offer)(15 U.S.C. 657a).	ncems (Oct 2011) (if the
(ii) Alternate I (J	an 2011) of 52.219-4.	
(13) [Reserved]		
(14) (i) 52.219-6	, Notice of Total Small Business Aside (Nov 2011) (15 U.S.C. 644).	
(ii) Alternate I (i	Nov 2011).	
(iii) Alternate II	(Nov 2011).	
(15) (i) 52.219-7	, Notice of Partial Small Business Set-Aside (June 2003) (15 U.S.C. 644).	
(ii) Alternate I (0	Oct 1995) of 52.219-7.	
(iii) Alternate II	(Mar 2004) of 52.219-7.	
_X (16) 52.219-8,	Utilization of Small Business Concerns (Oct 2014) (15 U.S.C. 637(d)(2) and	nd (3)).
_X (17) (i) 52.219	-9, Small Business Subcontracting Plan (Oct 2014) (15 U.S.C. 637 (d)(4)).	
(ii) Alternate I (Oct 2001) of 52.219-9.	
_X (iii) Alternate	II (Oct 2001) of 52.219-9.	
(iv) Alternate II	I (Oct 2014) of 52.219-9.	
(18) 52.219-13,	Notice of Set-Aside of Orders (Nov 2011) (15 U.S.C. 644(r)).	
(19) 52.219-14,	Limitations on Subcontracting (Nov 2011) (15 U.S.C. 637(a)(14)).	
_X (20) 52.219-16	5, Liquidated Damages—Subcontracting Plan (Jan 1999) (15 U.S.C. 637(d)	(4)(F)(i)).
(21) 52.219-27,	Notice of Service-Disabled Veteran-Owned Small Business Set-Aside (No	v 2011) (15 U.S.C. 657f).
X (22) 52.219-28	8, Post Award Small Business Program Rerepresentation (Jul 2013) (15 U.S	S.C. 632(a)(2)).

(23) 52.219-29, Notice of Set-Aside for Economically Disadvantaged Women-Owned Small Business (EDWOSB) Concerns (Jul 2013) (15 U.S.C. 637(m)).

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(24) 52.219-30, 1 Program (Jul 2013) (1 Notice of Set-Aside for Women-Owned Small Business (WOSB) Concerns El 15 U.S.C. 637(m)).	igible Under the WOSB
_X (25) 52.222-3,	Convict Labor (June 2003) (E.O. 11755).	
X (26) 52.222-19	, Child Labor—Cooperation with Authorities and Remedies (Jan 2014) (E.O.	13126).
_X (27) 52.222-21	, Prohibition of Segregated Facilities (Feb 1999).	
X (28) 52.222-26	, Equal Opportunity (Mar 2007) (E.O. 11246).	
_X (29) 52.222-35	, Equal Opportunity for Veterans (Jul 2014) (38 U.S.C. 4212).	
_X (30) 52.222-36	5, Equal Opportunity for Workers with Disabilities (Jul 2014) (29 U.S.C. 793).	
_X(31) 52.222-37	, Employment Reports on Veterans (Jul 2014) (38 U.S.C. 4212).	
_X (32) 52.222-40), Notification of Employee Rights Under the National Labor Relations Act (D	dec 2010) (E.O. 13496).
(33) 52.222-54, 1 acquisition of commo 22.1803.)	Employment Eligibility Verification (Aug 2013). (Executive Order 12989). (Nerially available off-the-shelf items or certain other types of commercial item	Not applicable to the is as prescribed in
(34) (i) 52.223-9 U.S.C. 6962(c)(3)(A	9, Estimate of Percentage of Recovered Material Content for EPA-Designated)(ii)). (Not applicable to the acquisition of commercially available off-the-she	Items (May 2008) (42 If items.)
(ii) Altemate I (l available off-the-she	May 2008) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applicable to the acqu If items.)	isition of commercially
(35) (i) 52.223-1	3, Acquisition of EPEAT® -Registered Imaging Equipment (Jun 2014) (E.O.	s 13423 and 13514
(ii) Alternate I (J	Jun 2014) of 52.223-13.	
(36) (i) 52.223-1	14, Acquisition of EPEAT® -Registered Television (Jun 2014) (E.O.s 13423 a	and 13514).
(ii) Alternate I (.	Jun 2014) of 52.223-14.	
(37) 52.223-15,	Energy Efficiency in Energy-Consuming Products (Dec 2007) (42 U.S.C. 825	59b).
(38) (i) 52.223-1 (13514).	16, Acquisition of EPEAT® -Registered Personal Computer Products (Jun 20)	14) (E.O.s 13423 and
	Jun 2014) of 52.223-16.	<i></i>
X (39) 52.223-18	8, Encouraging Contractor Policies to Ban Text Messaging while Driving (Au	g 2011) (E.O. 13513).
(40) 52.225-1, E	Buy AmericanSupplies (May 2014) (41 U.S.C. chapter 83).	

(41) (i) 52.225-3, Buy American--Free Trade Agreements--Israeli Trade Act (May 2014) (41 U.S.C. chapter 83, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note, 19 U.S.C. 3805 note, 19 U.S.C. 4001 note, Pub. L. 103-182, 108-77, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, 110-138, 112-41, 112-42, and 112-43).

(ii) Alternate I (Ma	ay 2014) of 52.225-3.	
(iii) Alternate II (N	May 2014) of 52.225-3.	
(iv) Alternate III (l	May 2014) of 52.225-3.	
(42) 52.225-5, Tra	de Agreements (Nov 2013) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).	
X (43) 52.225-13, J by the Office of Foreig	Restrictions on Certain Foreign Purchases (Jun 2008) (E.O.'s, proclamations, in Assets Control of the Department of the Treasury).	, and statutes administered
(44) 52.225-26, Co amended, of the Nation	ontractors Performing Private Security Functions Outside the United States (J nal Defense Authorization Act for Fiscal Year 2008; 10 U.S.C. 2302 Note).	Jul 2013) (Section 862, as
(45) 52.226-4, No	tice of Disaster or Emergency Area Set-Aside (Nov 2007) (42 U.S.C. 5150).	
(46) 52.226-5, Res	strictions on Subcontracting Outside Disaster or Emergency Area (Nov 2007)) (42 U.S.C. 5150).
(47) 52.232-29, To 2307(f)).	erms for Financing of Purchases of Commercial Items (Feb 2002) (41 U.S.C.	. 4505), 10 U.S.C.
(48) 52.232-30, In	stallment Payments for Commercial Items (Oct 1995) (41 U.S.C. 4505, 10 U	J.S.C. 2307(f)).
_X (49) 52.232-33,	Payment by Electronic Funds Transfer— System for Award Management (Ju	ul 2013) (31 U.S.C. 3332).
(50) 52.232-34, Pa U.S.C. 3332).	ayment by Electronic Funds Transfer—Other Than System for Award Manag	zement (Jul 2013) (31
(51) 52.232-36, Pa	ayment by Third Party (May 2014) (31 U.S.C. 3332).	
(52) 52.239-1, Pri	vacy or Security Safeguards (Aug 1996) (5 U.S.C. 552a).	
(53) (i) 52.247-64 and 10 U.S.C. 2631).	, Preference for Privately Owned U.SFlag Commercial Vessels (Feb 2006)	(46 U.S.C. Appx 1241(b)
(ii) Alternate I (A	pr 2003) of 52.247-64.	
(c) The Contractor shall comply Officer has indicated as being i to acquisitions of commercial in	y with the FAR clauses in this paragraph (c), applicable to commercial servic ncorporated in this contract by reference to implement provisions of law or e tems:	es, that the Contracting xecutive orders applicable
	[Contracting Officer check as appropriate.]	
(1) 52.222-41, Se	rvice Contract Labor Standards (May 2014) (41 U.S.C. chapter 67.).	
(2) 52.222-42, Sta	atement of Equivalent Rates for Federal Hires (May 2014) (29 U.S.C. 206 an	d 41 U.S.C. chapter 67).
(3) 52.222-43, Fa Option Contracts) (Ma	ir Labor Standards Act and Service Contract Labor Standards Price Adjust ay 2014) (29 U.S.C.206 and 41 U.S.C. chapter 67).	ment (Multiple Year and

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(4) 52.222-44, Fa U.S.C. 206 and 41 U	air Labor Standards Act and Service Contract Labor Standards Price Adju .S.C. chapter 67).	istment (May 2014) (29
(5) 52.222-51, E Calibration, or Repai	xemption from Application of the Service Contract Labor Standards to Con r of Certain EquipmentRequirements (May 2014) (41 U.S.C. chapter 67).	tracts for Maintenance,
(6) 52.222-53, E Requirements (May 2	xemption from Application of the Service Contract Labor Standards to Con 2014) (41 U.S.C. chapter 67).	tracts for Certain Services
(7) 52.222-17, N	ondisplacement of Qualified Workers (May 2014) (E.O. 13495).	
(8) 52.226-6, Pro	omoting Excess Food Donation to Nonprofit Organizations. (May 2014) (42	2 U.S.C. 1792).
(9) 52.237-11, A	ccepting and Dispensing of \$1 Coin (Sep 2008) (31 U.S.C. 5112(p)(1)).	
(10) 52.222-55,	Minimum Wages Under Executive Order 13658 Dec 2014)(Executive Orde	r 13658).
	nination of Record The Contractor shall comply with the provisions of this sealed bid, is in excess of the simplified acquisition threshold, and does not	paragraph (d) if this contract
(1) The Comptroller access to and right to contract.	General of the United States, or an authorized representative of the Comptro examine any of the Contractor's directly pertinent records involving transa	oller General, shall have actions related to this
examination, audit, c FAR Subpart 4.7, Co terminated, the recor	hall make available at its offices at all reasonable times the records, materia or reproduction, until 3 years after final payment under this contract or for a ontractor Records Retention, of the other clauses of this contract. If this cont rds relating to the work terminated shall be made available for 3 years after at. Records relating to appeals under the disputes clause or to litigation or the ting to this contract shall be made available until such appeals, litigation, or	tract is completely or partially any resulting final ne settlement of claims
of type and regardles	lause, records include books, documents, accounting procedures and practic ss of form. This does not require the Contractor to create or maintain any re- ordinary course of business or pursuant to a provision of law.	es, and other data, regardless cord that the Contractor does
(e)		
required to flow dow	the requirements of the clauses in paragraphs (a), (b), (c) and (d) of this cla vn any FAR clause, other than those in this paragraph (e)(1) in a subcontrac dicated below, the extent of the flow down shall be as required by the clause	1 101 Commercial Remai
(i) 52.203-	13, Contractor Code of Business Ethics and Conduct (Apr 2010) (41 U.S.C.	3509).
that offer fi exceeds \$6	8, Utilization of Small Business Concerns (Oct 2014) (15 U.S.C. 637(d)(2) urther subcontracting opportunities. If the subcontract (except subcontracts to 50,000 (\$1.5 million for construction of any public facility), the subcontract subcontracts that offer subcontracting opportunities.	to small ousiness concerns)
(iii) 52.222 accordance	2-17, Nondisplacement of Qualified Workers (May 2014) (E.O. 13495). Flow with paragraph (1) of FAR clause 52.222-17.	w down required in

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(iv) 52.222-2	26, Equal Opportunity (Mar 2007) (E.O. 11246).	
(v) 52.222-3	5, Equal Opportunity for Veterans (Jul 2014) (38 U.S.C. 4212).	
(vi) 52.222-3	36, Equal Opportunity for Workers with Disabilities (Jul 2014) (29 U.S.C. 792	3).
(vii) 52.222-	37, Employment Reports on Veterans (Jul 2014) (38 U.S.C. 4212).	
(viii) 52.222 Flow down i	-40, Notification of Employee Rights Under the National Labor Relations Act required in accordance with paragraph (f) of FAR clause 52.222-40.	t (Dec 2010) (E.O. 13496).
(ix) 52.222-4	11, Service Contract Labor Standards (May 2014), (41 U.S.C. chapter 67).	
(x) 52.222-5	0, Combating Trafficking in Persons (Feb 2009) (22 U.S.C. 7104(g)).	
	Alternate I (Aug 2007) of 52.222-50 (22 U.S.C. 7104(g)).	
(xi) 52.222- Calibration,	51, Exemption from Application of the Service Contract Labor Standards to C or Repair of Certain EquipmentRequirements (May 2014) (41 U.S.C. chapte	Contracts for Maintenance, er 67.)
(xii) 52.222- ServicesRe	53, Exemption from Application of the Service Contract Labor Standards to (equirements (May 2014) (41 U.S.C. chapter 67)	Contracts for Certain
(xiii) 52.222	-54, Employment Eligibility Verification (Aug 2013).	
(xiv) 52.225 862, as ame	-26, Contractors Performing Private Security Functions Outside the United St nded, of the National Defense Authorization Act for Fiscal Year 2008; 10 U.S	ates (Jul 2013) (Section .C. 2302 Note).
(xv) 52.226- down requir	6, Promoting Excess Food Donation to Nonprofit Organizations. (May 2014) ed in accordance with paragraph (e) of FAR clause 52.226-6.	(42 U.S.C. 1792). Flow
(xvi) 52.247 1241(b) and	-64, Preference for Privately-Owned U.S. Flag Commercial Vessels (Feb 200 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FA	6) (46 U.S.C. Appx AR clause 52.247-64.
(xvii) 52.22	2-55, Minimum Wages Under Executive Order 13658 (Dec 2014)(Executive (Order 13658).
(2) While not require clauses necessary to s	d, the contractor may include in its subcontracts for commercial items a minir satisfy its contractual obligations.	nal number of additional
OR A FELONY CONVICT 2015-000005) (DEC 2014)	ATION BY CORPORATIONS REGARDING AN UNPAID DELINQUE ON UNDER ANY FEDERAL LAW-FISCAL YEAR 2015 APPROPRIA	HONS (DEVIATION
In accordance with sections 7 2015 (Pub. L. 113-235), none corporation that-	44 and 7 45 of Division E, Title VII, of the Consolidated and Further Continu of the funds made available by this or any other Act may be used to enter into	ing Appropriations Act, a contract with any

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; or

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aware of the conviction, unless	ninal violation under any Federal law within the preceding 24 more the agency has considered suspension or debannent of the corpor protect the interests of the Government.	
The Offeror represents that-		
	hat has any unpaid Federal tax liability that has been assessed, for or have lapsed, and that is not being paid in a timely manner pursu ting the tax liability,	
It is [] is not sta corporation the	nat was convicted of a felony criminal violation under a Federal la	aw within the preceding 24 months.
Part 12 Clauses		
52.247-9034 POINT OF CONT	ACT FOR TRANSPORTATION INSTRUCTIONS (JUN 2013) D	ILAD

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