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2. CONTRACT (<i>Proc. inst. Ident.</i>) NO. 3. EFFECTIVE DATE SPE3S1-17-D-Z112 2016 OC								4. REQUISITION/PURCHASE REQUEST/PROJECT NO.							
5. ISSUED BY CODE SPE300								MINIS	TERED BY (If of	her than Ite	<i>m 5</i>) COE	DE SPE	300		
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7. N/	ME A	ND ADD	RESS OF CONTRACTOR (N	lo., street, city,	county, State	and ZIP Co	ode)			8. DELIV	ERY				
SOPAKCO, INC. DBA SOPAKCO PACKAGING SOPAKCO, INC. 118 S CYPRESS ST MULLINS SC 29574-3004 USA								FOB ORIGIN X OTHER (See below) 9. DISCOUNT FOR PROMPT PAYMENT Net 30 (Do not Use)							
·							10. SUBMIT INVOICES (4 copies unless otherwise specified) TO THE								
CODI					CILITY CODE						S SHOWN IN				
11. 8	SHIP T	O/MAR	KFOR	CODE			1		NT WILL BE MAD ND ACCOUNTING		COL	DE SL470	1.		
SEE SCHEDULE, DO NOT SHIP TO ADDRESS ON THIS PAGE							BSM P O BOX 182317 COLUMBUS OH 43218-2317 USA								
13. AUTHORITY FOR USING OTHER THAN FULL AND OPEN COMPETITION:							14, ACCOUNTING AND APPROPRIATION DATA								
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15A.	ITEM	NO.	15B, SI	JPPLIES/SE	RVICES		1	5C. Q	UANTITY	15D. UN	IT 15E. UNIT PRI	CE 1	F. AM	OUNT	
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Х	Α	SOLICE	TATION/CONTRACT FORM			1	I CONTRACT CLAUSES								
х	В	SUPPLI	IES OR SERVICES AND PRICES/CO	OSTS		2	PART III - LIST OF DOCUMENTS, EXHIBITS AND OTHER ATTACH.								
	С		PTION/SPECS/WORK STATEME	NT			J LIST OF ATTACHMENTS								
	D		GING AND MARKING	·		<u> </u>	<u> </u>	,	PART I	V - REPRESE	NTATIONS AND INSTRU	CTIONS			
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TONTRACTING OFFICER WILL COM. 17. CONTRACTOR'S NEGOTIATED AGREEMENT (Contractor is required to sign this document and return 1 copies to issuing office.) Contractor agrees to furnish and deliver all Items or perform all the services set forth or otherwise identified above and on any continuation sheets for the consideration stated herein. The rights and obligations of the parties to this contract shall be subject to and governed by the following documents: (a) this award/contract, (b) the solicitation, if any, and (c) such provisions, representations, certifications, and specifications, as are attached or incorporated by reference herein. (Attachments are listed herein.)						18. SEALED-BID AWARD (Contractor is not required to stan this document.) Your bid on Solicitation Number including the additions or changes made by you which additions or changes are set forth in full above, is hereby accepted as to the terms listed above and on any continuation sheets. This award consummates the contract which consists of the following documents: (a) the Government's solicitation and your bid, and (b) this award/contract. No further contractual document is necessary. (Block 18 should be checked only when awarding a sealed-bid contract.)									
19A. NAME AND TITLE OF SIGNER (Type or Print)							20A. N	IAME	OF CONTRACTI	NG OFFIC	ER				
LONNIE THOMPSON PRESIDENT							TARES A. LECOLULER								
19B, NAME OF CONTRACTOR 19C. DATE SIGNED							20B, UNITED-STATES OF AMERICA 20C, DATE SIGNED								
BY (Signalule of Passon authorized to sign) 10/21/16						BY (Signature of Contracting Officer) 2016 OCT 21									

AUTHORIZED FOR LOCAL REPRODUCTION Previous edition is usable

STANDARD FORM 26 (REV. 5 /2011) Prescribed by GSA - FAR (48 CFR) 53.214(a) The following documents are hereby incorporated by reference into this contract: Solicitation SPE3S1-16-R-0008, all solicitation amendments 0001, 0002, and 0003 and your final offer, including final proposal revisions dated October 3, 2016, which is being accepted by the Government to form this contract.

Effective period of performance:

Tier 1: October 21, 2016 - October 20, 2017 Tier 2: October 21, 2017 - October 20, 2018 Tier 3: October 21, 2018 - October 20, 2019 Tier 4: October 21, 2019 - October 20, 2020 Tier 5: October 21, 2020 - October 20, 2021

Guaranteed Minimum quantity: 2,500,000 CS

Estimated quantity: 3,000,000 CS Maximum quantity: 37,500,000 CS

Section "B" Supplies and Prices

Delivery Year 1

The effective period of this contract is from date of award through November 20, 2021.

Line 0001 Item Description

CS Price

F.O.B. Origin

Meal, Ready-to-Eat, Individual

NSN 8970-00-149-1094

Minimum Quantity:

1,125,000 CS

\$71,99

Minimum Dollar Value:

\$80,988,750.00

37,500,000 CS * Maximum Ouantity:

* The Government Overall Minimum Requirement (GOMR) is the total guaranteed minimum under this solicitation and will be apportioned among the resulting IQCs. The GOMAX is the total maximum that can be ordered under this solicitation without using the surge option provisions. The GOMR and GOMAX quantities will apply to all resulting TQCs combined. The total of the orders placed under the initial award and all subsequently competed orders will not exceed the above quantity. In the event of a surge, the contract maximum will be increased by the maximum surge quantities identified by each offeror in their Capability Assessment Plan (CAP).

0002

Humanitarian Daily Ration

Origin

NSN 8970-01-375-0516

Minimum Quantity: Minimum Dollar Value: 12,000 CS

\$622,800.00

\$51.90

Maximum Quantity:

3,750,000 CS*

* * The Government Overall Minimum Requirement (GOMR) is the total guaranteed minimum under this solicitation and will be apportioned among the resulting IQCs. The GOMAX is the total maximum that can be ordered under this solicitation without using the surge option provisions. The GOMR and GOMAX quantities will apply to all resulting IQCs combined. The total of the orders placed under the initial award and all subsequently competed orders will not exceed the above quantity.

Inspection and Acceptance points for this contract shall be as follows:

Item Inspection Acceptance 0001 Origin Origin 0002 Origin Origin Schedule of Items: 0001 Meal, Ready-to-Eat, Individual (MRE), Menus No. 1-24; NSN: 8970-00-149-1094 Beef Patty, Grilled, Jalapeno Jack Lot: 6095 Beef Ravioli in Meat Sauce Lot: 6089 Beef, Shredded, in Barbeque Sauce Lot: 6083C Beef, Southwest Style and Black Beans, w/Sauce Lot: 6082C Beef Stew Lot: 6095 Beef Strips, Asian Style, w/Vegetables Lot: 6095 Beef Taco Filling Lot: 6089 Brisket Entrée Lot: 6091 Cheese Tortellini in Tomato Sauce Lot: 6088 Chicken Burrito Bowl Lot: 6225H Chicken Chunks, White Lot: 6071 L06 Chicken, Noodles and Vegetables, in Sauce Lot: 6081C Chicken Pesto Pasta Lot: 6225H Chili and Macaroni Lot: 6090 Chili w/ Beans Lot:6202H Creamy Spinach Fettuccini Lot:6082 Elbow Macaroni in Tomato Sauce Lot: 6095 Hash Brown Potatoes w/ Bacon, Peppers and Onions Lot: 6146A Meatballs in Marinara Sauce Lot: 6088 Mexican Style Chicken Stew Lot: 3 6078A Pork Sausage Patty, Maple Flavored Lot: 6096C Spaghetti w/Beef and Sauce Lot: 6091 Tuna, Chunk, Light, Water, Lemon Pepper Lot: 26 B 00397P18 Vegetable Crumbles w/ Pasta in Taco Style Sauce Lot: 6084 Black Beans, Seasoned Lot: 6096 Cornbread Lot: 6089 Granola, w/Milk and Blueberries Lot:6039 Italian Bread Sticks Lot: 6095 Multigrain Snack Bread Lot: 6116 Potatoes, Au Gratin Lot: 6201H Potatoes, Mashed, Garlic Lot: 6084C Rice and Beans, Santa Fe Style Lot: 6092A Cobbler, Cherry Blueberry Lot: 6053 Cranberries, Osmotically Lot:6062 Raisins, Osmotically Dried Lot: 6061 Almonds, Unblanched, Smoke Flavored Lot: 6089 Beef Snacks, Strips, Cured, Smoked Lot: 6089 Beef Snacks, Sticks, Cured, Fermented, Teriyaki Lot:6112 Cashews, Halves, Jalapeno Lot: 6088 Cinnamon Bun Lot:6123 Corn Kernels, Barbeque Lot: 6106 Corn Kernels, Plain Lot: 6099 Crackers, Fortified, Plain Lot: 6089 Crackers, Fortified, Veg Lot: 6061 Crackers, Cheese Filled, Cheddar Lot: 6089 Crackers, Cheese Filled, Pepperoni Pizza Lot: 6106

Dessert, Pudding Chocolate Lot: 6110

Dessert, Pudding Vanilla Lot:6104 Filled French Toast Lot: 6132 First Strike Energy Bar, Apple Cinnamon Lot: 6109 First Strike Energy Bar, Chocolate Lot: 6102 First Strike Energy Bar, Cran-Raspberry Lot: 6111 Nuts and Raisins w/ Pan Coated Choc Disks Lot:6089 Peanuts, Dry Roasted, Salted Lot: 6103 Pretzel, Sticks Lot:6082 Pretzels, Cheddar, Cheese Filled Lot: 6092 Pretzels, Nuggets, Honey Mustard and Onion Lot: 6077 Snack Crackers, Baked, Cheddar Cheese Lot: 6067 Snack Crackers, Baked, Hot and Spicy Cheese Lot: 6106 Toaster Pastry, Chocolate Chip, Frosted Lot: 6210 Toaster Pastry, Brown Sugar Cinnamon, Frosted Lot: 6082 Trail Mix, Recovery Lot: 6110 Turnover, Apple Filled Lot: 6126 Candy, Licorice, Cherry, Bite Size Lot :XIX BB 04 2017 Candy, Mint Rings, Peppermint Lot: 6074 Candy, Pan-Coated, Fruit Flavored Disks, Berry Lot: JUL17 024 X36 Candy, Pan-Coated, Fruit Flavored Disks, Sour Lot: E16MAR17 024 Candy, Pan-Coated, Fruit Flavored Original Lot: E11JUL17 024 Candy, Pan-Coated, Choc Disks Lot: 610 ATCLV 20 Candy, Pan-Coated, Chocolate w/Peanut Butter Lot:R3 BB 07 2017 Candy, Pan-Coated, Choc Disks, Choc w/Peanuts Lot: 01 BB 03/2017 Candy, Toffee, Rolls, Chocolate Flavored Lot: 6067 Chocolate Protein Drink Powder Lot: 6092 Bag, Beverage, Hot, Zip-lock Polybag Lot:R023244 Hot Sauce, Extra Hot Lot: 6230 Hot Sauce, Buffalo Style Lot: 6099 Hot Sauce, Chili and Lime Lot: 6127 Ketchup, Tomato, Regular Lot: 6070 Mustard, Prepared, Yellow Lot: 6063 Pepper, Red, Crushed Lot:6109 Flameless Heater, for MRE, for ration assembly only Lot: 6069Z Chewing Gum, Tablet, Sugar-free, Peppermint Lot: 16042P Chewing Gum, Tablet, Sugar-free, Cinnamon Lot: 16049C Coffee, Spray Dried, Agglomerated or freeze Dried Lot:6258 Hand Cleaner Towelette, Unscented Lot:16042 Matches, Safety Lot: 01-1601348 Salt, Table Iodized, Fine Granulated or Evaporated Lot: G076G Sugar, Refined Granulated, Cane or Beet Lot: G046G Sugar Substitutes, Non-Carbohydrate, Sucralose Lot:0286R06

0002 Humanitarian Daily Ration (HDR) NSN:8970-01-375-0516

0003 Meal, Individual Pork Free Delivery Menus No 1-12 NSN: 8970-01-623-9560

Delivery terms: F.O.B. Origin

Place of Performance: SOPAKCO, Inc. 118 South Cypress Street P.O. Box 1047 Mullins, SC 29574-3001 Inspection Office:
USDA, AMS, FV PPB BRANCH
Anthony Georgiana, OIC
Phoenix Center Office Park
College Park, GA 30349-5552

Retort Items: Place of Performance SOPAKCO PACKAGING 320 S. Broad Street Bennettsville, SC 29512

Place of Performance TransPackers, Inc. 419 Vandervoort Ave. Brooklyn, NY 11222-5313

NJ 08902-3377

Place of Performance Sterling Foods Inc. 1075 Orion Parkway San Antonio, TX 78216

San Antonio, TX 78219

Place of Performance Interbake Food, Inc. 200 Bering Dr. Front Royal, VA 22630

Flameless Ration Heater: Place of Performance Luxfer Megatech, Inc. Cincinnati, OH Plant 2940 Highland Ave, Unit 210 Cincinnati, OR 45212

Place of Performance Thermo Pac LLC 1609 Stone Ridge Drive Stone Mountain, GA 30083

Blvd., Ste. 1

30349-5552

Place of Performance Oregon Freeze Dry 770 29th Avenue Albany, OR 97322

Place of Performance

Jianas Brothers Packaging 2533 S.W. Blvd. Kansas City, MO 64108 Inspection Office: Same office as for Mullins, SC

Inspection Office:
 USDA, AMS, FV, PPB
Thomasene Reed, OIC
Park Plaza Professional Bldg, Ste.304
 622 Georges Road
 North Brunswick,

Inspection Office:
USDA, AMS, FV, PPB
Dwain Parrish, OIC
3453 IH 35 North, SUITE 103

Army Veterinary Activity (AVI)

Inspection Office:
USDA, AMS, FV, PPB
Shari Harris, OIC
600 North 5th Street, Room 38
Richmond, VA 23219

Inspection Office: DCMC-Dayton

Inspection Office:
USDA, AMS, FV, PPB Branch
Anthony Georgiana
Phoenix Center Office Park
1651 Phoenix

College Park, GA

Inspection Office:
USDA, AMS, FV, PPB
Doug Augspurg, OIC
108 South 6th Avenue
Yakima, WA 98902

Inspection Office:

USDA, AMS, FV, PPB
Dwain Parrish OIC
3453 IH-35 North, Suite 103

CONTINUED ON NEXT PAGE

San Antonio, TX

78219

Place of Performance Starkist Samoa 368 Route 1 Pago Pago, Tutuila Island American Samoa, 96799

Ave, S.W.

Inspection Office: SCI Division, SCP, AMS, USDA Richard Boyd Chief, Contract Services Branch Stop 0247, Room 0728, So. Bldg. 1400 Independence

Washington, DC 20250

Pricing terms: Firm-Fixed-Price.

Inspection and acceptance point(s): Origin.

DLA Troop Support will establish Rations National Contracts (RNC) with component manufacturers, and will authorize the MRE assemblers to order directly from the national contracts in lieu of DLA providing the components as GFM. The Rations National Contracts will establish the component prices, but the assemblers, Wornick, SOPAKCO, and AmeriQual, will order and pay for the material directly. The assemblers will have full control over when to order, how much to order, and have full responsibility for the supply chain and inventory. See FAR 52.216-19 - Order limitations for more information.

Note: Terms and conditions of the individual component contract shall prevail in case of a conflict between the MRE assembly contract(s) and this individual component contract.

THE FOLLOWING CLAUSES ARE HEREBY INCORPORATED BY REFERENCE:

252.211-7006 Passive Radio Frequency Identification (JUN 2016) DFARS

52.222-26 -- Equal Opportunity (Sept 2016)

52.222-37 -- Employment Reports on Veterans (FEB 2016)

252.225-7002 Qualifying Country Sources as Subcontractors (Aug 2016) DFARS

52.244-6 -- Subcontracts for CommercialItems (Sept 2016)

THE FOLLOWING CLAUSES ARE HEREBY INCORPORATED BY FULL TEXT:

FAR 52.223-11 -- Ozone-Depleting Substances and HighGlobal Warming Potential Hydrofluorocarbons.

As prescribed in 23.804(a), insert the following clause:

Ozone-Depleting Substances and High Global Warming Potential Hydrofluorocarbons (Jun 2016)

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

"Global warming potential" means how much a given mass of a chemical contributes to global warming over a given time period compared to the same mass of carbon dioxide. Carbon Dioxide's global warming potential is defined as 1.0.

"High global warming potential hydrofluorocarbons" means any hydrofluorocarbons in a particular end use for which EPA's Significant New Alternatives Policy (SNAP) program has identified other acceptable alternatives that have lower global warming potential. The SNAP list of alternatives is found at 40 CFR part 82, subpart G, with supplemental tables of alternatives available at (http://www.epa.gov/snap/).

"Hydrofluorocarbons" means compounds that only contain hydrogen, fluorine, and carbon.
"Ozone-depleting substance" means any substance the Environmental Protection Agency designates in 40 CFR Fart

- (1) Class I, including, but not limited to, chlorofluorocarbons, halons, carbon tetrachloride, and methyl chloroform; or
- (2) Class II , including, but not limited to hydrochlorofluorocarbons.
- (b) The Contractor shall label products which contain or are manufactured with ozone-depleting substances in the manner and to the extent required by 42 U.S.C. 7671j (b), (c), (d), and (e) and 40 CFR Part 82, Subpart

Warning

Contains (or manufactured with, if applicable) * , a substance(s) which harm(s) public health and environment by destroying ozone in the upper atmosphere.

* The Contractor shall insert the name of the substance(s).

- (c) Reporting. For equipment and appliances that normally each contain 50 or more pounds of hydrofluorocarbons or refrigerant blends containing hydrofluorocarbons, the Contractor shall-
- (1) Track on an annual basis, between October 1 and September 30, the amount in pounds of hydrofluorocarbons or refrigerant blends containing hydrofluorocarbons contained in the equipment andappliances delivered to the Government under this contract by-
- (i) Type of hydrofluorocarbon (e.g., HFC-134a, HFC-125, R-410A, R-404A, etc.);
- (ii) Contract number; and
- (iii) Equipment/appliance;
- (2) Report that information to the Contracting Officer for FY16 and to www.sam.gov, for FY17 and after00
- (i) Annually by November 30 of each year during contract performance; and
- (ii) At the end of contract performance.
- (d) The Contractor shall refer to EPA's SNAP program (available at http://www.epa.gov/snap) to identify alternatives. The SNAP list of alternatives is found at 40 CFR part 82, subpart G, with supplemental tables available at http://www.epa.gov/snap . (End of Clause)

DFARS 252,225-7012 Preference for Certain Domestic Commodities.

As prescribed in 225.7002-3(a), use thefollowing clause:

PREFERENCE FOR CERTAIN DOMESTIC COMMODITIES (AUG 2016)

- (a) Definitions. As used in this clause-
- "Component" meansanyitem supplied to the Government as part of an end product or of another component. "End product" means supplies delivered under a line item of this contract.
- "Qualifying country" means a country with a reciprocal defense procurement memorandum of understandingor international agreement with the United States in which both countries agree to remove barriers to purchases of supplies produced in the other country or services performed by sources of the other country, and the memorandum or agreement complies, where applicable, with the requirements of section 36 of the Arms Export Control Act (22 U.S.C. 2776) and with 10 U.S.C. 2457. Accordingly, the following are qualifying countries: Australia

Austria

Belgium

Canada

Czech Republic

Denmark

Egypt

Finland

France

Germany

Greece

Israel

Italy

Japan

Luxembourg Netherlands

Norway

Poland []

Portugal

Slovenia

Spain

Sweden Switzerland

Turkey

United Kingdom of Great Britain and Northern Ireland.

"Structural component of a tent"-

- (i) Means a component that contributes to the form and stability of the tent (e.g., poles, frames, flooring, guy ropes, pegs);
- (ii) Does not include equipment such as heating, cooling, or lighting.
- "United States" means the 50 States, the District of Columbia, and outlying areas.
- "U.S.-flag vessel" means a vessel of the United States orbelonging to the United States, including any vessel registered or having national status under the laws of the United States.
- (b) The Contractor shall deliver under this contract only such of the following items, either as end products or components, that have beengrown, reprocessed, reused, or produced in the United States:
- (1) Food.
- (2) Clothing and the materials and components thereof, other than sensors, electronics, or other items added to, and not normally associated with, clothing and the materials and components thereof. Clothing includes items such as outerwear, headwear, underwear, nightwear, footwear, hosiery, handwear, belts, badges, and insignia.
- (3) (i) Tents and structural components of tents;
- (ii) Tarpaulins; or
- (iii) Covers.
- (4) Cotton and other natural fiber products.
- (5) Woven silk or woven silk blends.
- (6) Spun silk yarn for cartridge cloth.
- (7) Synthetic fabric, and coated synthetic fabric, including all textile fibers and yarns that are for use in such fabrics.
- (8) Canvas products.
- (9) Wool (whether in the form of fiber or yarn or contained in fabrics, materials, or manufactured articles). (10) Any item of individual equipment (Federal Supply Class8465) manufactured from or containing fibers, yarns, fabrics, or materials listed in this paragraph (b).
- (c) This clause does not apply-
- (1) To items listed in section 25.104(a) of the Federal Acquisition Regulation (FAR), or other items for which the Government has determined that a satisfactory quality and sufficient quantity cannot be acquired as and when needed at U.S. market prices;
- (2) To incidental amounts of cotton, other natural fibers, or wool incorporated in an end product, for which the estimated value of the cotton, other natural fibers, or wool—
- (i) Is not more than 10 percent of the total price of the end product; and
- (ii) Does not exceed the simplified acquisition threshold in FAR Part 2;
- (3) To waste and byproducts of cotton or wool fiber for use in the productionof propellants and explosives;
- (4) To foods, other than fish, shellfish, or seafood, that have been manufactured or processed in theUnited States, regardless of where the foods (and any component if applicable) were grown or produced. Fish, shellfish, or seafoodmanufactured or processed in the United States and fish, shellfish, or seafood contained in foods manufactured or processed in the United States shall be provided in accordance with paragraph (d) of this clause;
- (5) To chemical warfare protective clothing produced in a qualifying country; or
- (6) To fibers and yarns that are for use in synthetic fabric or coated synthetic fabric (but does apply to the synthetic or coated synthetic fabric itself), if—
- (i) The fabric is to be used as a component of an end product that is nota textile product. Examples of textile products, made in whole or in part of fabric, include#
- (A) Draperies, floor coverings, furnishings, and bedding (Federal Supply Group 72, Household and Commercial Furnishings and Appliances);
- (B) Items made in whole or in part of fabric in Federal Supply Group 83,
- Textile/leather/furs/apparel/findings/tents/flags, or Federal Supply Group 84, Clothing, Individual Equipment and Insignia;
- (C) Upholstered seats (whether for household, office, or other use); and
- (D) Parachutes (Federal Supply Class 1670); or
- (ii) The fibers and yarns are para-aramid fibers and continuous filament para-aramid yarns manufactured in a qualifying country.

- (d)(1) Fish, shellfish, and seafood delivered under this contract, or contained in foods delivered under this contract—
- (i) Shall be taken from the sea by U.S.-flag vessels; or
- (ii) If not taken from the sea, shall be obtained from fishing withintheUnited States; and
- (2) Any processing or manufacturing of the fish, shellfish, or seafood shall be performed on a U.S.-flag vesselor in the United States.

 (End of clause)
- 52.225-1 -- Buy American-Supplies (May 2014)
- (a) Definitions. As used in this clause--

"Commercially available off-the-shelf (COTS) item"-

- (1) Means any item of supply (including construction material) that is-
- (i) A commercial item (as defined in paragraph (1) of the definition at FAR 2.101);
- (ii) Sold in substantial quantities in the commercialmarketplace; and
- (iii) Offered to the Government, under a contract or subcontract at any tier, without modification, in the same form in which it is sold in the commercial marketplace; and
- (2) Does not include bulk cargo, as defined in 46 U.S.C. 40102(4), such as agricultural products and petroleum products.
- "Component" means an article, material, or supply incorporated directly into an end product.

"Cost of components" means--

- (1) For components purchased by the Contractor, the acquisition cost, including transportation costs to the place of incorporation into the end product (whether or not such costs are paid to a domestic firm), and any applicable duty (whether or not a duty-free entry certificate is issued); or
- (2) For components manufactured by the Contractor, all costs associated with the manufacture of the component, including transportation costs as described in paragraph (1) of this definition, plus allocable overhead costs, but excluding profit. Cost of components does not include any costs associated with the manufacture of the end product.

"Domestic end product" means-

- (1) An unmanufactured end product mined or produced in the United States;
- (2) An end product manufactured in the United States, if-
- (i) The cost of its components mined, produced, or manufactured in the United States exceeds 50 percent of the cost of all its components. Components of foreign origin of the same class or kind as those that the agency determines are not mined, produced, or manufactured in sufficient and reasonably available commercial quantities of a satisfactory quality are treated as domestic. Scrap generated, collected, and prepared for processing in the United States is considered domestic; or
- (ii) The end product is a COTS item.
- "End product" means those articles, materials, and supplies to be acquired underthe contract for public use.

CONTINUATION SHEET	REFERE

REFERENCE NO. OF DOCUMENT BEING CONTINUED: DOCUMENT

PAGE 10 OF 14 PAGES

"Foreign end product" means an end product other than a domestic end product.

"United States" means the 50 States, the District of Columbia, and outlying areas.

- (b) 41 U.S.C. chapter 83, Buy American, provides a preference for domestic end products for supplies acquired for use in the United States. In accordance with 41 U.S.C. 1907, the component test of the Buy American statute iswaived for an end product that is a COTS item (See 12.505(a)(1)).
- (c) Offerors may obtain from the Contracting Officer a list of foreign articles that the Contracting Officer will treat as domestic for this contract.
- (d) The Contractorshall deliver only domesticend products except to the extent that it specified delivery of foreign end products in the provision of the solicitation entitled "Buy American Certificate."

SECTION I - CONTRACT CLAUSES

252.204-7008 COMPLIANCE WITH SAFEGUARDING COVERED DEFENSE INFORMATION CONTROLS (DEC 2015) DFARS

(a) Definitions. As used in this provision-

"Controlled technical information," "covered contractor information system," and "covered defense information" are defined in clause 252.204-7012, Safeguarding Covered Defense Information and Cyber Incident Reporting.

(b) The security requirements required by contract clause 252.204-7012, Covered Defense Information and Cyber Incident Reporting, shall be implemented for all covered defense information on all covered contractor information systems that support the performance of this contract.

(c) For covered contractor information systems that are not part of an information technology (IT) service or system operated on behalf of the Government (see 252.204-7012(b)(1)(li))-

(1) By submission of this offer, the Offeror represents that it will implement the security requirements specified by National Institute of Standards and Technology (NIST) Special Publication (SP) 800-171, "Protecting Controlled Unclassified Information in Nonfederal Information Systems and Organizations" (see http://dx.doi.org/10.6028/NIST.SP.800-171), not later than December 31, 2017.

(2)(i) If the Offeror proposes to vary from any of the security requirements specified by NIST SP 800-171 that is in effect at the time the solicitation is issued or as authorized by the Contracting Officer, the Offeror shall submit to the Contracting Officer, for consideration by the DoD Chief Information Officer (CIO), a written explanation of-

(A) Why a particular security requirement is not applicable; or

(B) How an alternative but equally effective, security measure is used to compensate for the inability to satisfy a particular requirement and achieve equivalent protection.

(ii) An authorized representative of the DoD CIO will adjudicate offeror requests to vary from NIST SP 800-171 requirements in writing prior to contract award. Any accepted variance from NIST SP 800-171 shall be incorporated into the resulting contract. (End of provision)

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

(a) Definitions. As used in this clause-

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

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

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

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

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

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

"Covered defense information" means unclassified information that—

- (A) Provided to the contractor by or on behalf of DoD in connection with the performance of the contract; or
- (B) Collected, developed, received, transmitted, used, or stored by or on behalf of the contractor in support of the performance of the contract; and
- (ii) Falls in any of the following categories:
 - (A) Controlled technical information.
 - (B) Critical information (operations security). Specific facts identified through the Operations Security process about friendly intentions, capabilities, and activities vitally needed by adversaries for them to plan

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and act effectively so as to guarantee failure or unacceptable consequences for friendly mission accomplishment (part of Operations Security process).

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

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

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

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

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

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

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

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

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

- (b) Adequate security. The Contractor shall provide adequate security for all covered defense information on all covered contractor information systems that support the performance of work under this contract. To provide adequate security, the Contractor shall-
 - (1) Implement information systems security protections on all covered contractor information systems including, at a minimum-
 - (i) For covered contractor information systems that are part of an Information Technology (IT) service or system operated on behalf of the Government—
 - (A) Cloud computing services shall be subject to the security requirements specified in the clause 252.239-7010, Cloud Computing Services, of this contract; and
 - (B) Any other such IT service or system (i.e., other than cloud computing) shall be subject to the security requirements specified elsewhere in this contract; or (ii) For covered contractor information systems that are not part of an IT service or system

operated on behalf of the Government and therefore are not subject to the security

requirement specified at paragraph (b)(1)(i) of this clause-

- (A) The security requirements in National Institute of Standards and Technology (NIST) Special Publication (SP) 800-171, "Protecting Controlled Unclassified Information in Nonfederal Information Systems and Organizations," http://dx.doi.org/10.6028/NIST.SP.800-171 that is in effect at the time the solicitation is issued or as authorized by the Contracting Officer, as soon as practical, but not later than December 31, 2017. The Contractor shall notify the DoD CIO, via email at osd.dibcsia@mail.mil, within 30 days of contract award, of any security requirements specified by NIST SP 800-171 not implemented at the time of contract award; or
- (B) Alternative but equally effective security measures used to compensate for the inability to satisfy a particular requirement and achieve equivalent protection accepted in writing by an authorized representative of the DoD CIO; and
- (2) Apply other information systems security measures when the Contractor easonably determines that information systems security measures, in addition to those identified in paragraph (b)(1) of this clause, may be required to provide adequate security in a dynamic environment based on an assessed risk or vulnerability.
- (c) Cyber incident reporting requirement.

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

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

- (2) Cyber incident report. The cyber incident report shall be treated as information created by or for DoD and shall include, at a minimum, the required elements at http://dibnet.dod.mil.
- (3) Medium assurance certificate requirement. In order to report cyber incidents in accordance with this clause, the Contractor or subcontractor shall have or acquire a DoD-approved medium assurance certificate to report cyber incidents. For information on obtaining a DoD-approved medium assurance certificate, see http://iase.disa.mil/pki/eca/Pages/index.aspx.

(d) Malicious software. The Contractor or subcontractors that discover and isolate malicious software in connection with a reported cyber incident shall submit the malicious software in accordance with instructions provided by the Contracting Officer.

- (e) Media preservation and protection. When a Contractor discovers a cyber incident has occurred, the Contractor shall preserve and protect images of all known affected information systems identified in paragraph (c)(1)(i) of this clause and all relevant monitoring/packet capture data for at least 90 days from the submission of the cyber incident report to allow DoD to request the media or decline interest.
- (f) Access to additional information or equipment necessary for forensic analysis. Upon request by DoD, the Contractor shall provide DoD with access to additional information or equipment that is necessary to conduct a forensic analysis.
- (g) Cyber incident damage assessment activities. If DoD elects to conduct a damage assessment, the Contracting Officer will request that the Contractor provide all of the damage assessment information gathered in accordance with paragraph (e) of this clause.
- (h) DoD safeguarding and use of contractor attributional/proprietary information. The Government shall protect against the unauthorized use or release of information obtained from the contractor (or derived from information obtained from the contractor) under this clause that includes contractor attributional/proprietary information, including such information submitted in accordance with paragraph (c). To the maximum extent practicable, the Contractor shall identify and mark attributional/proprietary information. In making an authorized release of such information, the Government will implement appropriate procedures to minimize the contractor attributional/proprietary information that is included in such authorized release, seeking to include only that information that is necessary for the authorized purpose(s) for which the information is being released.
- (i) Use and release of contractor attributional/proprietary information not created by or for DoD. Information that is obtained from the contractor (or derived from information obtained from the contractor) under this clause that is not created by or for DoD is authorized to be released outside of DoD—
 - (1) To entities with missions that may be affected by such information;
 - (2) To entities that may be called upon to assist in the diagnosis, detection, or mitigation of cyber incidents;
 - (3) To Government entities that conduct counterintelligence or law enforcement investigations;
 - (4) For national security purposes, including cyber situational awareness and defense purposes (including with Defense Industrial Base (DIB) participants in the program at 32 CFR part 236); or
 - (5) To a support services contractor ("recipient") that is directly supporting Government activities under a contract that includes the clause at 252.204-7009, Limitations on the Use or Disclosure of Third-Party Contractor Reported Cyber Incident Information.
- (j) Use and release of contractor attributional/proprietary information created by or for DoD. Information that is obtained from the contractor (or derived from information obtained from the contractor) under this clause that is created by or for DoD (including the information submitted pursuant to paragraph (c) of this clause) is authorized to be used and released outside of DoD for purposes and activities authorized by paragraph (i) of this clause, and for any other lawful Government purpose or activity, subject to all applicable statutory, regulatory, and policy based restrictions on the Government's use and release of such information.
- (k) The Contractor shall conduct activities under this clause in accordance with applicable laws and regulations on the interception, monitoring, access, use, and disclosure of electronic communications and data.
- (I) Other safeguarding or reporting requirements. The safeguarding and cyber incident reporting required by this clause in no way abrogates the Contractor's responsibility for other safeguarding or cyber incident reporting pertaining to its unclassified information systems as required by other applicable clauses of this contract, or as a result of other applicable U.S. Government statutory or regulatory requirements.
- (m) Subcontracts. The Contractor shall-

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED:
	DOCUMENT

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

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

(End of clause)