	SOLICITATION/CONTRACT/ORDER FOR COMMERCIAL ITEMS OFFEROR TO COMPLETE BLOCKS 12, 17, 23, 24, & 30						1. REQUISITION NUMBER PAGE 1 OF					OF 71	
OFFEROR I	O COMPLETE	E BLOCKS 12, 17,	, 23, 2	24, & 30		1	100003	37842					
2. CONTRACT NO).	3. AWARD/EFFECTI	VE	4. ORDER NUME	BER			TATION I 1-15-R-0	_	ER		DATE	TATION ISSUE
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19. ITEM NO.		20. SCHEDULE OF SUP	PLIES/SERVICES			21. QUANTITY	22. UNIT	23. UNIT PRICE	24. AMOUNT
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PARTIAL	FINAL					COMPLETE	PAR	RTIAL FINAL	
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	TABLE OF CONTENTS FOR SOLICITATION NO: SPE3S1-15-R-0005	
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CAUTION NOTICE 5 **PRICING** 10 **CONTRACT CLAUSES** 11 ADDENDUM TO FAR 52/212-4 CONTRACT TERMS AND CONDITIONS - COMMERCIAL ITEMS 11 STATEMENT OF WORK AND TECHNICAL /QUALITY DATA 41 SOLICITATION PROVISIONS 41 • 52.212-1, Instructions to Offerors—Commercial Items, (by reference) 44 • Addendum to 52.212-1 47 52.212-2, Evaluation—Commercial Items 52.212-3, Offeror Representations and Certifications—Commercial Items 47 53 • 52.215-6, Place of Performance 59 • 52.215-9023, Reverse Auction 59 • 52.216-1, Type of Contract 61 • 52.252-1, Solicitation Provisions Incorporated by Reference 61

CAUTION NOTICE

This procurement is being solicited under the Federal Acquisition Regulations (FAR) part 12 as totally set-aside for Small Business. Solicitation SPE3S1-15-R-0005 is for Boil-In-Bag Dehydrated Egg Mix for the Unitized Group Ration Heat and Serve (UGR-H&S) and Unitized Group Ration M (UGR-M) Programs.

Trade Off Source Selection Procedures will be used for this acquisition. This Solicitation will result in a Fixed Price with Economic Price Adjustment, Indefinite Delivery/Quantity Type Contract. See FAR Provision 52.212-2 Evaluation - Commercial Items (Oct 2104) for evaluation criteria.

The resulting contract will be for a five (5) years Tiered Period. Acceptance of each of the Tiers is mandatory. Failure to indicate acceptance of each Tier by annotating the offeror's unit prices as described in the Schedule of Supplies Blocks 19-24, may be deemed as non-acceptance of the terms and conditions, and may result in rejection of the offeror's entire proposal.

Offerors are cautioned to take extreme care when preparing proposals for this solicitation. All terms and conditions should be reviewed carefully.

Alternate offers/pricing will NOT be accepted. One offer per contractor is permitted.

OFFEROR IS REQUIRED TO SUBMIT ONE ORIGINAL PROPOSAL PLUS TWO(2) COMPLETE COPIES.

THE GOVERNMENT INTENDS TO AWARD TO THE RESPONSIBLE OFFEROR THAT CONFORMS TO THE SOLICITATION REQUIREMENTS AND OFFERS THE BEST VALUE TO THE GOVERNMENT.

Offerors are cautioned to include a completed copy of the provision FAR 52.212-3 Offeror Representations and Certifications-Commercial Items, with their offer. The Offeror shall complete only paragraph(b) of this provision if the Offeror has completed the annual representations and certification electronically via the System for Award Management (SAM) website accessed through http://www.acquisition.gov_ If the Offeror has not completed the annual representations and certifications electronically, the Offeror shall complete only paragraphs (c) through (p) of this provision.

The Government may utilize a Reverse Auction contained at Provision DLAD 52.215-9023, under this solicitation.

Proposals submitted are considered proprietary and/or competition sensitive in nature. Use of the information provided in the proposals is for evaluation purposes only and will be limited to duly accredited officials of the Department of Defense who are subject to penalties for unlawful disclosure.

RapidGate

Many bases currently require enrollment in RapidGate and will not allow entry without RapidGate clearance. During the contract implementation period, the Contractor must contact all customer locations to determine whether enrollment in RapidGate or another security program is required for access to each location. If RapidGate or other security enrollment is required, the contractor must take all necessary steps to obtain this in time for the start of performance under this contract. Failure to have RapidGate clearance may result in a vendor being turned away from the base and being unable to complete delivery. The contractor is responsible for the additional cost for RapidGate enrollment and must ensure that a RapidGate enrolled driver is available for all deliveries. We currently estimate that RapidGate enrollment will cost about \$250 per company and \$200 per enrolled employee for 1 year of access to multiple locations, but the cost of RapidGate or other security enrollment may vary, so the contractor should contact RapidGate to determine its own costs. If more than one driver is required, RapidGate enrollment must be obtained for each driver. Note that enrollment can take several weeks, so an awardee that is not already enrolled must begin enrollment at the time of award notification at the latest. If difficulty or delay in enrollment in RapidGate is encountered during the implementation period, the contractor MUST contact RapidGate and/or the Security Officer at the applicable customer locations to resolve any issues with processing RapidGate enrollment instructions, please visit their website at www.rapidgate.com.

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

CONTRACTOR CODE OF BUSINESS ETHICS (FEB 2012)

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

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

IRAPT FORMERLY WIDE AREA WORKFLOW

ALL SUPPLIERS ARE REQUIRED TO PROCESS INVOICES ELECTRONICALLY THROUGH THE DLA INVOICING, RECEIPT, ACCEPTANCE, AND PROPERTY TRANSFER (iRAPT) SYSTEM formerly known as WIDE AREA WORKFLOW (WAWF). iRAPT is a secure web based system for electronic invoicing, receipt, acceptance, and property transfer. iRAPT allows government vendors to submit and track invoices and receipt/acceptance documents over the web and allows government personnel to process those invoices in a real-time, paperless environment. It is also the only application that will be used to capture the Unique Identification (UID) of Tangible Items information. iRapt is in accordance with the 2001 National Defense Authorization Act (DFARS 252.232-7003/252.232.7003 Electronic Submission of Payment Requests and Receiving Reports) which requires claims for payment under a Department of Defense Contract to be submitted in electronic form. As of March 03, 2008, DOD has issued a final rule amending the Defense Federal Acquisition Regulation supplement (DFARS) to require use of the iRAPT formerly Wide Area Workflow as the only acceptable electronic system for submitting requests for payment (invoices and receiving reports) under DOD contracts. For access to the iRAPT formerly WAWF system, please go to the following website: https://wawf.eb.mil/.

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NOTICE TO OUR VALUED SUPPLIERS

THE FOLLOWING ATTACHED FORMS REQUIRE INFORMATION TO BE FURNISHED BY EACH OFFEROR.

Any questions may be directed to the Contract Specialist, Jennifer Dam at telephone number 215-737-7898 or email jennifer.dam@dla.mil or Contracting Officer, Karen Howard at telephone number 215-737-3820 or email karen.howard@dla.mil.

Complete Standard Form 1449, Blocks 17a, 17b, 30a, b and c.

Complete all Supplies/Prices "Schedule" sheets (Offered Prices).

Complete the CAGE Code and DUNS number spaces on this page.

Complete all of the following and any additional Offeror Representations and Certifications:

AUTHORIZED NEGOTIATORS

FAR 52.212-3 OFFEROR REPRESENTATIONS AND CERTIFICATIONS—COMMERCIAL ITEMS

DFARS 252.212-7000 OFFEROR REPRESENTATIONS AND CERTIFICATIONS—COMMERCIAL ITEMS

PLACE OF PERFORMANCE

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

SYSTEM FOR AWARD MANAGEMENT (FORMERLY CENTRAL CONTRACTOR REGISTRATION)

The System for Award Management (SAM) is a Federal Government owned and operated free web site that consolidates the capabilities in SAM/FedReg, ORCA, and EPLS. Future phases of SAM will add the capabilities of other systems used in Federal procurement and awards processes. ALL VENDORS MUST REGISTER OR UPDATE THEIR PROFILE IN THE "SYSTERM FOR AWARD MANAGEMENT" (SAM) DATABASE TO BE ELIGIBLE FOR AWARD (SEE FAR CLAUSE 52.212-4(t)). Your CAGE code must be active and there must be at least one individual listed as the Electronic Business Point of Contact (EB POC) in SAM. To register or update profile please go to the SAM website at: http://www.sam.gov

CONTINUATION OF BLOCKS FROM SF 1449

Block 8

OFFER DUE DATE/LOCAL TIME: July 10, 2015 at 3:00PM (EST), PHILADELPHIA TIME

Block 9

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

Send MAILED OFFER to:

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

Deliver **HANDCARRIED OFFER**, including delivery by commercial carrier, to:

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

NOTES:

All hand carried offers are to be delivered to the Business Opportunities Office between 8:00 a.m. and 5:00 p.m., Monday through Friday, except for legal federal holidays as set forth in 5 USC 6103. Offerors using a commercial carrier service must ensure that the carrier service "hand carries" the package to the Business Opportunities Office specified above for hand carried offers prior to the scheduled opening/closing time. Package must be plainly marked ON THE OUTSIDE OF THE COMMERCIAL CARRIER'S

ENVELOPE with the solicitation number, date, and time set forth for receipt of offers as indicated in Block 8 of the Standard Form 1449

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

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

NOTE: Facsimile and e-mail offers are not acceptable forms of transmission for submission of initial proposals or revisions to initial proposals submitted in response to this solicitation. As directed by the Contracting Officer, facsimile and e-mail may be used during discussions/negotiations, if discussions/negotiations are held, for proposal revision(s), including Final Proposal revision(s).

OFFERORS SHOULD RETURN ALL PAGES OF THE SOLICITATION WITH THEIR OFFER ALONG WITH 2 COMPLETE COPIES.

Block 15

Delivery quantities shall be provided via delivery orders issued on an as needed basis. <u>Delivery shall be FOB Destination to the following ship to address:</u>

DODAAC: W62GT

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25600 S Wareho	A 95304-5000	
	e Contractor's Plant and Acceptance is at Destination. Required delivery dates to of each delivery order.	shall begin within 120
Block 17 a		
(If you do not have	Data Universal Numbering System (DUNS) Number: a DUNS number, contact the individual identified in Block 7a of the SF 1449 or see 52 cial Items (paragraph j) for information on contacting Dun and Bradstreet.)	2.212-1, Instructions to
Offeror's assigned	Contractor and Government Entity (CAGE) Code:	
Offeror's: Spec Ema	fy Fax Number(s): Address(s):	- -
Block 17b		
Remittance Addres	s: (if different from Contractor/Offeror address in block 17a of the SF 1449.)	
AUTHORIZED NEGO	ATORS:	
The offeror represents	nat the following persons are authorized to negotiate on its behalf with the Government mes, titles, telephone numbers, facsimile (FAX) numbers, and emails for each authorize	nt in connection with this request for zed negotiator.
	CONTINUED ON NE	KT PAGE

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BLOCKS 19-24 (continued)

ITEM DESCRIPTION:

CLIN 0001

NSN: 8910-01-537-7541 EGG MIX, UNCOOKED, DEHYDRATED, SHELF STABLE, butter flavored, pasteurized, 500 gm (17.6 oz.) net wt. packaged in a Boil-In-Bag (BIB), 3 BIB pgs per overwrapped barrier foil pouch, PCR-E-017A, dated 3 September 2010 (for Unitized Group Ration). Go to https://www.troopsupport.dla.mil/subs/support/specs/pcrs/ugr/ugrpt14.asp for PCR-E-017A and https://www.troopsupport.dla.mil/subs/support/specs/pcrs/misc/dehybib.asp for QAPKG Boil-In-Bag (BIB).

	Est. Annual Qty.	Unit of Issue	Firm Fixed Price	Portion Subject to EPA	Total Unit Price	
Tier 1 *	84,000	EA	\$	\$	\$	
Tier 2 *	84,000	EA	\$	\$	\$	
Tier 3 *	84,000	EA	\$	\$	\$	
Tier 4 *	84,000	EA	\$	\$	\$	
Tier 5 *	84,000	EA	\$	\$	\$	

Minimum for 5-year period is: 48,000 EA Maximum for 5-year period is: 840,000 EA

The unit of issue of "Each" is comprised of 3 BIB packages per overwrapped barrier foil pouch.

*Offer on each Tier is mandatory. See FAR 52.216-9062 on page 30 to fill out Portion subject to EPA.

The shelf life requirement of this item is 36 months. All pricing is FOB destination.

2. Effective Period of Contract

The resulting contract(s) will be a Fixed price with Economic Price Adjustment Indefinite Quantity Contract (IQC) that provides for an indefinite quantity, within stated limits, of specific supplies or services to be furnished during a fixed period, with deliveries to be scheduled by placing orders with the contractor (FAR 6.504(a)). The contract(s) will be for a five-year tiered period.

See FAR clause 52.216-22, Indefinite Quantity and DFAR clause 252.216-7006, Ordering (MAY 2011) for delivery periods and ordering on pages 28 and 29.

3. Complete delivery instructions will be provided with each delivery order.

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Contract Clauses

<u>Note:</u> 52.212-4, Contract Terms and Conditions—Commercial Items (May 2015) is incorporated in this solicitation by reference. Its full text may be accessed electronically at https://www.acquisition.gov/?q=browsefar Text is available for viewing in Subpart 52.2 Text of Provisions and Clauses, through either the HTML or PDF Format links.

ADDENDUM TO 52.212-4

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

- 1. Paragraph (a), Inspection/Acceptance, is revised to add FAR clause 52.246-2, Inspection of Supplies Fixed Price. FAR 52.246-2 expands the definition of "Supplies," to include, but not limit to, raw materials, components, intermediate assemblies, end products, and supply lots. FAR 52.246-2 provides a basis for the Government's right to perform Product Verification Testing (PVT), which is a requirement on any resulting contract(s). PVT is addressed in DLAD clause 52.246-9004. Each clause is contained in full text elsewhere in the solicitation.
- 2. Paragraph (a), Inspection/Acceptance, is revised to add the following:
- (a) Inspection at Contractor's Plant, and Acceptance at Destination by the authorized Government representative.
- (b) Resultant award(s) or contract(s) will contain the name and address of the office responsible for performance of inspection.
- (c) Offeror shall indicate below the location where supplies will be inspected:

Plant:	
Street:	
City/State/Zip:	

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

The Contracting Officer may at anytime, by unilateral written order, make changes within the general scope of this contract in any one or more of the following:

- (i) Method of shipment or packing;
- (ii) Place, manner, or time of delivery.
- (2) If such change causes an increase or decrease in the cost of, or time required for, performance for any part of the work under this contract, the Contracting Officer shall make equitable adjustment in the contract price, the delivery schedule, or both, and shall modify the contract.
- (3) The Contractor must assert its right to an adjustment under this clause within thirty (30) days from the date of receipt of the written order. However, if the Contracting Officer decides that the facts justify it, the Contracting Officer may receive and act upon a proposal submitted before final payment of the contract.
 - (4) Failure to agree to any adjustment shall be a dispute under the Disputes Clause. However, nothing in this clause shall excuse the Contractor from proceeding with the contract.
- 4. Paragraph (d), Disputes, is revised to add the following:

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

- (a) The parties agree to negotiate with each other to try to resolve any disputes that may arise. If unassisted negotiations are unsuccessful, the parties will use alternative dispute resolution (ADR) techniques to try to resolve the dispute. Litigation will only be considered as a last resort when ADR is unsuccessful or has been documented by the party rejecting ADR to be inappropriate for resolving the dispute.
- (b) Before either party determines ADR inappropriate, that party must discuss the use of ADR with the other party. The documentation rejecting ADR must be signed by an official authorized to bind the Contractor (see Federal Acquisition Regulation (FAR) clause 52.233-1), or, for the Agency, by the Contracting Officer, and approved at a level above the Contracting Officer after consultation with the ADR Specialist and with legal. Contractor personnel are also encouraged to include the ADR Specialist in their discussions with the Contracting Officer before determining ADR to be inappropriate.
- I The offeror should check here to opt out of this clause: [] Alternate wording may be negotiated with the Contracting Officer.

5. Paragraph (m), Termination for Cause is deleted and replaced with the following:

- (m) Termination for Cause. The Government may terminate this contract, or any part hereof, for cause in the event of any default by the Contractor, or if the Contractor fails to comply with any contract terms and conditions, or fails to provide the Government upon request, with adequate assurances of future performance. In the event of termination for cause, the Government shall not be liable to the Contractor for any amount for supplies or services not accepted, and the Contractor shall be liable to the Government for any and all rights and remedies provided by law. If this contract is terminated in whole or in part for cause, and the supplies or services covered by the contract so terminated are repurchased by the Government, the Government will incur administrative costs in such repurchases. The Contractor and the Government expressly agree that, in addition to any excess costs of repurchase, or any other damages resulting from such default, the Contractor shall pay, and the Government shall accept, the sum of \$1,350.00 as payment in full for the administrative costs of such repurchase. This assessment of damages for administrative costs shall apply for any termination for cause following which the Government repurchases the terminated supplies or services together with any incidental or consequential damages incurred because of the termination. If it is determined that the Government improperly terminated this contract for default, such termination shall be deemed a termination for convenience.
- 6. Paragraph (o) Warranty: The following clause will supersede FAR 52.212-4(o) referenced in this solicitation.

52.246-9060 WARRANTY OF SUPPLIES (COMMERCIAL ITEMS) (SEP 2008) - DLAD

(a) Definitions.

- "Acceptance," as used in this clause, means the act of an authorized representative of the Government by which the Government assumes for itself, or as an agent of another, ownership of existing supplies, or approves specific services as partial or complete performance of the contract.
- "Correction," as used in this clause, means the elimination of a defect.
- "Supplies," as used in this clause, means the end item furnished by the Contractor and related services required under the contract. The word does not include "data".
- (b) Contractor's obligations.
- (1) Notwithstanding inspection and acceptance by the Government of supplies furnished under this contract, or any condition of this contract concerning the conclusiveness thereof, the Contractor warrants that for 6 months after receipt of supplies at destination or, in the case of supplies required to bear an expiration date, for the expiration date indicated in the labeling thereof, all supplies furnished
- (i) Are of a quality to pass without objection in the trade under the contract description:
- (ii) Are fit for the ordinary purposes for which the supplies are used;
- (iii) Are within the variations permitted by the contract, and are of an even kind, quality and quantity within each unit and among all units;
- (iv) Are adequately contained, packaged, and marked as he contract may require; and
- (v) Conform to the promises or affirmations of fact made on the container.
- (2) When return of the supplies to the contractor and redelivery, if applicable, is required, transportation charges and responsibility for the supplies while in transit shall be borne by the contractor. Contractor shall also be liable for:
- (i) Handling costs and incidental charges incurred by the Government in the preparation of the above described supplies for return to the contractor and in return of said supplies to storage, after redelivery by the contractor; and
- (ii) For cost of Government examination of the corrected or replaced supplies computed and charged at the flat rate of \$49.28 per hour.

- (3) Any supplies or parts thereof, corrected or furnished in replacement under this clause, shall also be subject to the terms of this clause to the same extent as supplies initially delivered. The warranty, with respect to supplies or parts thereof, shall be equal in duration to that in paragraph (b)(1) of this clause and shall run from the date of receipt of the corrected or replaced supplies at destination.
- (c) Remedies available to the government.
- (1) <u>Notice Requirement:</u> The Contracting Officer shall give written notice to the contractor of any breach of warranties in paragraph (b)(1) of this clause within 7 days from receipt of supplies at destination or, in the case of supplies required to bear an expiration date, no later than one month following the expiration date indicated in the labeling.
- (2) Conformance of supplies or parts thereof subject to warranty action shall be determined in accordance with the inspection and acceptance procedures contained in the contract except as provided herein. If the contract provides for sampling, the Contracting Officer may group any supplies delivered under this contract. The size of the sample shall be that required by the sampling procedure specified in the contract for the quantity of supplies on which warranty action is proposed, except when projecting sampling results. Warranty sampling results may be projected over supplies in the same shipment or other supplies contained in other shipments even though all of such supplies are not present at the point of reinspection and regardless of whether such supplies have been issued or consumed, provided (1) the supplies from which the samples were drawn are reasonably representative of the quantity on which warranty action is proposed, and (2) the defects found in the sample size are sufficient to reject the quantity of supplies on which warranty action is proposed, even though the sample size may be less than that required for such quantity. The original inspection lots need not be reconstituted, nor shall the Contracting Officer be required to use the same lot size as on original inspection. Within a reasonable time after the notice, the Contracting Officer may exercise one or more of the following options; and also, following the exercise of any option, may unilaterally change it to one or more of the other options set forth below:
- (i) Require an equitable adjustment in the contract price for any supplies or group of supplies;
- (ii) Screen the supplies grouped under this clause at contractor's expense and return all nonconforming supplies to the contractor for correction or replacement;
- (iii) Require the contractor to screen the supplies at depots designated by the Government within the continental United States and to correct or replace all nonconforming supplies;
- (iv) Return any supplies or group of supplies under this clause to the contractor (irrespective of the f.o.b. point or the point of acceptance) for screening and correction or replacement;
- (v) Return or hold for contractor's account any supplies or group of supplies delivered hereunder, whereupon the contractor shall repay the contract price paid therefore. In such event, the Government may reprocure similar supplies upon such terms and in such manner as the Contracting Officer may deem appropriate, and charge to the contractor the additional cost occasioned the Government thereby.
- (3) When remedy (c) (2) (iii) or (c) (2) (iv) of this clause is exercised, the contractor is required to submit in writing and within 30 days after receipt of notice of such invocation a schedule for either:
- (i) Correction and/or replacement of all defective supplies and subsequent redelivery of the returned supplies; or.
- (ii) Screening defective supplies at each depot involved and subsequent redelivery of all corrected and/or replaced supplies.
- Such schedule will become a part of the contract delivery schedule upon agreement thereto by the Government. If the contractor fails to provide an agreeable schedule within the specified period, or any extension agreed to by the Government, the Government may correct the items and charge the contractor's account; or, issue a contract for correction of the items and charge the contractor's account; or, exercise one or more of the remedies specified in paragraph (4) below.
- (4) If the contractor fails to accept return of the nonconforming supplies; or, fails to make redelivery of the corrected or replaced supplies to the Government within the time established; or, fails to make progress after their return to correct or replace them so as to endanger performance within the time established for redelivery and does not cure such failure within a period of 10 days (or such longer period as the Contracting Officer may

authorize in writing) after receipt of notice from the Contracting Officer specifying such failure, the Contracting Officer may exercise one or more of the following remedies:

- (i) Retain or have the contractor return the nonconforming supplies and require an equitable adjustment in the contract price.
- (ii) Return or hold the nonconforming supplies for contractor's account, or require the return of the nonconforming supplies and then hold for contractor's account, whereupon the contractor shall repay the contract price therefore. In such event, the Government may reprocure similar supplies upon such terms and in such manner as the Contracting Officer may deem appropriate, and charge to the contractor the additional costs occasioned the Government thereby.
- (iii) If the contractor fails to furnish timely disposition instructions, dispose of the nonconforming supplies for the contractor's account in a reasonable manner, in which case the Government is entitled to reimbursement from the contractor or from the proceeds for the reasonable expenses of the care and disposition of the nonconforming supplies, as well as for any other costs incurred or to be incurred.
- (5) The rights and remedies of the Government provided in this clause are in addition to and do not limit any rights afforded to the Government by any other clause of this contract.
- (d) Failure to agree upon any determination to be made under this clause shall be a dispute concerning a question of fact within the meaning of the "Disputes" clause of this contract.
- (e) When the contract specifies ultimate delivery of supplies to a location outside the contiguous United States, such location shall be deemed the destination for purposes of this clause.

Addendum to 52.246-9060

Paragraph (c) (2) Base Period refers to Tier 1 and Option refers to Tier 2, Tier 3, Tier 4 and Tier 5.

7. Paragraph (r)), Compliance with laws unique to Government contracts, is revised to include the following:

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

8. Paragraph (t), System for Award Management.

Add the following paragraph:

(a) Definitions.

entity; or

"System for Award Management (SAM) database" means the primary Government repository for contractor information required for the conduct of business with the Government.

"Commercial and Government Entity (CAGE) Code" means-

- (1) A code assigned by the Defense Logistics Information Service (DLIS) to identify a commercial or Government
- (2) A code assigned by a member of the North Atlantic Treaty Organization that DLIS records and maintains in the CAGE master file. This type of code is known as an "NCAGE code".

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

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

"Registered in the System for Award Management database" means that—

- (1) The Contractor has entered all mandatory information, including the DUNS number or the DUNS+4 number, and Contractor and Government Entity (CAGE) code into the SAM database;
- (2) The contractor has completed the Core Data, Assertions, Representations and Certifications, and Points of Contact sections of the registration in the SAM database;
- (3) The Government has validated all mandatory data fields to include validation of the Taxpayer Identification Number (TIN) with the Internal Revenue Service. The Contractor will be required to provide consent for TIN validation to the Government as part of the SAM registration process; and
 - (4) The Government has marked the record "Active".

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Commercial Items (May		
	comply with the following Federal Acquisition Regulation (FAR) cact by reference, to implement provisions of law or Executive order items:	
(2) 52.233-3, Prot	phibition on Contracting with Inverted Domestic Corporations (Deest After Award (AUG 1996) (31 U.S.C. 3553). licable Law for Breach of Contract Claim (OCT 2004) (Public Law	,
(19 U.S.C. 3805 n (b) The Contractor shall of		acting officer has
applicable to acquisitions _X(1) 52.203-6	of commercial items: 5, Restrictions on Subcontractor Sales to the Government (Sept 2)	
X (2) 52.203-1 (3) 52.203-15 2009 (Jun 2010) (S.C. 4704 and 10 U.S.C. 2402). 3, Contractor Code of Business Ethics and Conduct (Apr 2010), Whistleblower Protections under the American Recovery and Foundary Section 1553 of Pub L. 111-5) (Applies to contracts funded by the Investment Act of 2009).	Reinvestment Act of
(4) 52.204-10	Reporting Executive compensation and First-Tier Subcontract (31 U.S.C. 6101 note).	Awards (Jul 2013)
(6) 52.204-14 of Div. C).	, Service Contract Reporting Requirements (Jan 2014) (Pub. L.	
2014) (Pub. L. 11	 Service Contract Reporting Requirements for Indefinite-Deliver 1-117, section 743 of Div. C). Protecting the Government's Interest When Subcontracting with 	·
Debarred, Susper	nded, or Proposed for Debarment (Aug 2013) (31 U.S.C. 6101 no 9, Updates of Publicly Available Information Regarding Responsi 2313).	ote).
(11) (i) 52.219 657a).	9-3, Notice of HUBZone Set-Aside or Sole-Source Award (Nov 2	(011) (15 U.S.C.
(12) (i) 52.219 (Oct 2011) (if the	(Nov 2011) of 52.219-3. 9-4, Notice of Price Evaluation Preference for HUBZone Small B offeror elects to waive the preference, it shall so indicate in its of (Jan 2011) of 52.219-4.	
	19-6, Notice of Total Small Business Aside (Nov 2011) (15 U.S.C (Nov 2011).	C. 644).
(15) (i) 52.219 (ii) Alternate I	9-7, Notice of Partial Small Business Set-Aside (June 2003) (15 (Oct 1995) of 52.219-7. II (Mar 2004) of 52.219-7.	U.S.C. 644).
(16) 52.219-8	th (Mar 2004) 61 32.2137. 5, Utilization of Small Business Concerns (Oct 2014) (15 U.S.C. 6 9-9, Small Business Subcontracting Plan (Oct 2014) (15 U.S.C. 6	

___ (ii) Alternate I (Oct 2001) of 52.219-9. ___ (iii) Alternate II (Oct 2001) of 52.219-9.

(iv) Alternate III (Oct 2014) of 52.219-9.
(18) 52.219-13, Notice of Set-Aside of Orders (Nov 2011) (15 U.S.C. 644(r)).

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	-14, Limitations on Subcontracting (Nov 2011) (15 U.S.C. 637(a	
<u>X</u> (20) 52.219- 637(d)(4)(F)(i)).	-16, Liquidated Damages—Subcontracting Plan (Jan 1999) (15	U.S.C.
(21) 52.219-2 (15 U.S.C. 657f).	7, Notice of Service-Disabled Veteran-Owned Small Business S	Set-Aside (Nov 2011)
<u>X</u> (22) 52.219	-28, Post Award Small Business Program Rerepresentation (Ju	l 2013) (15 U.S.C.
	9, Notice of Set-Aside for Economically Disadvantaged Womer	n-Owned Small
	SB) Concerns (Jul 2013) (15 U.S.C. 637(m)). 0, Notice of Set-Aside for Women-Owned Small Business (WO	SB) Concerns Eligible
	Program (Jul 2013) (15 U.S.C. 637(m))3, Convict Labor (June 2003) (E.O. 11755).	
	-19, Child Labor—Cooperation with Authorities and Remedies (Jan 2014) (E.O.
<u>X</u> (27) 52.222-	-21, Prohibition of Segregated Facilities (Apr 2015).	
<u>X</u> (29) 52.222-	-26, Equal Opportunity (Apr 2015) (E.O. 11246). -35, Equal Opportunity for Veterans (Jul 2014) (38 U.S.C. 4212)	
\underline{X} (31) 52.222-	-36, Equal Opportunity for Workers with Disabilities (Jul 2014) (2-37, Employment Reports on Veterans (Jul 2014) (38 U.S.C. 42	112).
<u>X</u> (32) 52.222- 2010) (E.O. 13496	-40, Notification of Employee Rights Under the National Labor F 5).	Relations Act (Dec
_ <u>X</u> (33) (i) 52.22 13627).	22-50, Combating Trafficking in Persons (Mar 2015) (22 U.S.C.	chapter 78 and E.O.
(ii) Alternate I	(Mar 2015) of 52.222-50, (22 U.S.C. chapter 78 and E.O. 1362 4, Employment Eligibility Verification (Aug 2013). (Executive Or	
applicable to the a	acquisition of commercially available off-the-shelf items or certain	
(35) (i) 52.223	as prescribed in 22.1803.) 3-9, Estimate of Percentage of Recovered Material Content for	
off-the-shelf items		•
	(May 2008) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applica vailable off-the-shelf items.)	ble to the acquisition
	3-13, Acquisition of EPEAT® -Registered Imaging Equipment (Iun 2014) (E.O.s
(ii) Alternate I	(Jun 2014) of 52.223-13. 3-14, Acquisition of EPEAT® -Registered Television (Jun 2014)	(F ∩ s 13423 and
13514).		(L.O.S 13423 and
(38) 52.223-1	(Jun 2014) of 52.223-14. 5, Energy Efficiency in Energy-Consuming Products (Dec 2007)	
(E.O.s 13423 and		Products (Jun 2014)
	(Jun 2014) of 52.223-16. 8, Encouraging Contractor Policies to Ban Text Messaging while	le Driving (Aug 2011)
(E.O. 13513).	, Buy AmericanSupplies (May 2014) (41 U.S.C. chapter 83).	
(42) (i) 52.225	5-3, Buy AmericanFree Trade AgreementsIsraeli Trade Act (S.C. 3301 note, 19 U.S.C. 2112 note, 19 U.S.C. 3805 note, 19 U	
L. 103-182, 108-7	7, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, 110-1	
and 112-43). (ii) Alternate I	(May 2014) of 52.225-3.	

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(iii) Alternate	II (May 2014) of 52.225-3.		
(iv) Alternate	III (May 2014) of 52.225-3.		
<u>X</u> (43) 52.225	·5, Trade Agreements (Nov 2013) (19 U.S.C. 2501, et seq., 19 L	J.S.C. 3301 note).	
<u>X</u> (44) 52.225	-13, Restrictions on Certain Foreign Purchases (Jun 2008) (E.O	.'s, proclamations,	
and statutes admi	nistered by the Office of Foreign Assets Control of the Departme	ent of the Treasury).	
(45) 52.225-2	6, Contractors Performing Private Security Functions Outside th	e United States (Jul	
2013) (Section 86	2, as amended, of the National Defense Authorization Act for Fi	scal Year 2008; 10	
U.S.C. 2302 Note).		
(46) 52.226-4	, Notice of Disaster or Emergency Area Set-Aside (Nov 2007) (4	12 U.S.C. 5150).	
(47) 52.226-5	, Restrictions on Subcontracting Outside Disaster or Emergency	/ Area (Nov 2007) (42	
U.S.C. 5150).		, , , ,	
	9, Terms for Financing of Purchases of Commercial Items (Feb	2002) (41 U.S.C.	
4505), 10 U.S.C.		, (
	0, Installment Payments for Commercial Items (Oct 1995) (41 U	S.C. 4505, 10 U.S.C.	
2307(f)).		,	
() /	-33, Payment by Electronic Funds Transfer— System for Award	Management (Jul	
2013) (31 U.S.C.		3 - 3 - 4 (- 1	
	4, Payment by Electronic Funds Transfer—Other Than System	for Award	
	2013) (31 U.S.C. 3332).		
	6, Payment by Third Party (May 2014) (31 U.S.C. 3332).		
	, Privacy or Security Safeguards (Aug 1996) (5 U.S.C. 552a).		
		ssels (Feb 2006) (46	
. , . ,	(54) (i) 52.247-64, Preference for Privately Owned U.SFlag Commercial Vessels (Feb 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631).		
• •	(Apr 2003) of 52.247-64.		
	comply with the FAR clauses in this paragraph (c), applicable to	commercial services	
that the Contracting Officer has indicated as being incorporated in this contract by reference to implement			
provisions of law or executive orders applicable to acquisitions of commercial items:			
provisions of law of execu	ative orders applicable to adquisitions of confinerati items.		
(1) 52 222-17	, Nondisplacement of Qualified Workers (May 2014) (E.O. 1349	5)	
(2) 52 222-41	, Service Contract Labor Standards (May 2014) (41 U.S.C. chap	oter 67)	
	, Statement of Equivalent Rates for Federal Hires (May 2014) (2		
U.S.C. chapter 67		.5 0.0.0. 200 and 41	
•	, Fair Labor Standards Act and Service Contract Labor Standar	ds Price Adjustment	
	Doption Contracts) (May 2014) (29 U.S.C.206 and 41 U.S.C. ch		
	, Fair Labor Standards Act and Service Contract Labor Standard		
	S.C. 206 and 41 U.S.C. chapter 67).	as I fice Adjustifierit	
` •	, Exemption from Application of the Service Contract Labor Star	ndards to Contracts	
	Calibration, or Repair of Certain EquipmentRequirements (May		
	Calibration, of Repair of Certain Equipment—Requirements (May	/ 2014) (41 U.S.C.	
chapter 67).	, Exemption from Application of the Service Contract Labor Star	adarda ta Cantraata	
` '	·	idalus to Contracts	
	esRequirements (May 2014) (41 U.S.C. chapter 67). Minimum Wagge Linder Executive Order 13658 (Dec 2014) (F	O 13659)	
、 ,	, Minimum Wages Under Executive Order 13658 (Dec 2014) (E	,	
	Promoting Excess Food Donation to Nonprofit Organizations. (N	nay 2014) (42 0.5.C.	
1792).	4. According and Dispension of \$4. Cain (Can 2000) (24.11.0.0	E440(=)(4))	
	1, Accepting and Dispensing of \$1 Coin (Sep 2008) (31 U.S.C.		
	Examination of Record The Contractor shall comply with the prov		
	act was awarded using other than sealed bid, is in excess of the		
urresnoia, and does not d	contain the clause at 52.215-2, Audit and Records Negotiation	•	

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- (1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.
- (2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.
- (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
- (1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c) and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e)(1) in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause—
 - (i) 52.203-13, Contractor Code of Business Ethics and Conduct (Apr 2010) (41 U.S.C. 3509).
 - (ii) 52.219-8, Utilization of Small Business Concerns (Oct 2014) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$650,000 (\$1.5 million for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
 - (iii) 52.222-17, Nondisplacement of Qualified Workers (May 2014) (E.O. 13495). Flow down required in accordance with paragraph (1) of FAR clause 52.222-17.
 - (iv) 52.222-21, Prohibition of Segregated Facilities (Apr 2015).
 - (v) 52.222-26, Equal Opportunity (Apr 2015) (E.O. 11246).
 - (vi) 52.222-35, Equal Opportunity for Veterans (Jul 2014) (38 U.S.C. 4212).
 - (vii) 52.222-36, Equal Opportunity for Workers with Disabilities (Jul 2014) (29 U.S.C. 793).
 - (viii) 52.222-37, Employment Reports on Veterans (Jul 2014) (38 U.S.C. 4212).
 - (ix) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496). Flow down required in accordance with paragraph (f) of FAR clause 52.222-40.
 - (x) 52.222-41, Service Contract Labor Standards (May 2014), (41 U.S.C. chapter 67).
 - (xi) ____ (A) 52.222-50, Combating Trafficking in Persons (Mar 2015) (22 U.S.C. chapter 78 and E.O. 13627).
 - (B) Alternate I (Mar 2015) of 52.222-50 (22 U.S.C. chapter 78 E.O. 13627).
 - (xii) 52.222-51, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment--Requirements (May 2014) (41 U.S.C. chapter 67.)
 - (xiii) 52.222-53, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services--Requirements (May 2014) (41 U.S.C. chapter 67) (xiv) 52.222-54, Employment Eligibility Verification (Aug 2013).
 - (xv) 52.222-55, Minimum Wages Under Executive Order 13658 (Dec 2014) (E.O. 13658).
 - (xvi) 52.225-26, Contractors Performing Private Security Functions Outside the United States (Jul 2013) (Section 862, as amended, of the National Defense Authorization Act for Fiscal Year 2008; 10 U.S.C. 2302 Note).

(e)

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE3S1-15-R-0005	PAGE 19 OF 71 PAGES
(xvii) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (May 2014) (42 U.S.C. 1792). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6. (xviii) 52.247-64, Preference for Privately-Owned U.S. Flag Commercial Vessels (Feb 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64. (2) While not required, the contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations. (End of Clause)		
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52.212-9002 Contract Terms and Conditions Required to Implement Statutes or Executive Orders Applicable to Defense Acquisitions of Commercial Items (Nov 2014)

The Contractor shall comply with any clause that is checked on the following list which, if checked, is included in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items or components.

1X_	FAR 52.203-3, Gratuities (APR 1984)
2X_	DFARS 252.203-7000, Requirements Relating to Compensation of Former DoD Officials (SEP 2011)
3X_	_DFARS 252.203-7003, Agency Office of the Inspector General (DEC 2012)
4	_ DFARS <u>252.203-7005</u> , Representation Relating to Compensation of Former DoD Officials (NOV 2011)
5	_ DFARS <u>252.204-7011</u> , Alternative Line Item Structure (SEP 2011)
6	_ DFARS <u>252.204-7012</u> , Safeguarding of Unclassified Controlled Technical Information (NOV 2013)
7 2014)	_ DFARS <u>252.204-7013</u> , Limitations on the Use or Disclosure of Information by Litigation Support Solicitation Offerors (FEB
8	DFARS <u>252.204-7014</u> , Limitations on the Use or Disclosure of Information by Litigation Support Contractors (FEB 2014)
9	_ DFARS <u>252.204-7015</u> , Disclosure of Information to Litigation Support Contractors (FEB 2014)
10	DFARS 252.205-7000, Provision of Information to Cooperative Agreement Holders (DEC 1991)
11	DFARS <u>252.209-7001</u> , Disclosure of Ownership or Control by the Government of a Terrorist Country (JAN 2009)
12	DFARS <u>252.211-7003</u> , Item Unique Identification and Valuation (DEC 2013)
13	DFARS <u>252.211-7006</u> , Passive Radio Frequency Identification (SEP 2011)
14	DFARS <u>252.211-7007</u> , Reporting of Government-Furnished Property (AUG 2012)
	DFARS <u>252.215-7003</u> , Requirements for Submission of Data Other Than Certified Cost or Pricing Data—Canadian rcial Corporation (JUL 2012)
	DFARS <u>252.215-7004</u> , Requirement for Submission of Data other Than Certified Cost or Pricing Data—Modifications— in Commercial Corporation (OCT 2013)
17	DFARS <u>252.215-7007</u> , Notice of Intent to Resolicit (JUN 2012)
18	DFARS <u>252.215-7008</u> , Only One Offer (OCT 2013)
19>	C DFARS 252.219-7003, Small Business Subcontracting Plan (DoD Contracts) (OCT 2014)
20	DFARS <u>252.219-7004</u> , Small Business Subcontracting Plan (Test Program) (OCT 2014)
21	DFARS <u>252.223-7008</u> , Prohibition of Hexavalent Chromium (JUN 2013)

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22 DFARS <u>252.225-70</u>	00, Buy American—Balance of Payments Program Certificate (JAN 2014)	-1
aAlternate I (DEC 2010	o) of 52.225-7000	
23. <u>X</u> DFARS 252.225-7	001, Buy American and Balance of Payments Program (DEC 2012)	
aAlternate I (JAN 2014)	of 252.225-7001	
24 DFARS 252.225-700	08, Restriction on Acquisition of Specialty Metals (MAR 2013)	
25 DFARS 252.225-700	09, Restriction on Acquisition of Certain Articles Containing Specialty Metals ((OCT 2014)
26 DFARS <u>252.225-70</u>	10, Commercial Derivative Military Article—Specialty Metals Compliance Cert	tificate (JUL 2009)
27. <u>X</u> DFARS 252.225-7	012, Preference for Certain Domestic Commodities (FEB 2013)	
28 DFARS 252.225-70	15, Restriction on Acquisition of Hand or Measuring Tools (JUN 2005)	
29 DFARS 252.225-70	16, Restriction on Acquisition of Ball and Roller Bearings (JUN 2011)	
30 DFARS <u>252.225-70</u>	17, Photovoltaic Devices (JAN 2014)	
31 DFARS <u>252.225-70</u>	18, Photovoltaic Devices—Certificate (JAN 2014)	
32 DFARS <u>252.225-7020</u> , Trade Agreements Certificate (JAN 2005)		
aAlternate I (DEC 2010) of 252.225-7020		
33. <u>X</u> DFARS 252.225-7	021, Trade Agreements (OCT 2013)	
aAlternate II (OCT 2011) of 252.225-7021		
34 DFARS <u>252.225-70</u>	23, Preference for Products or Services from Afghanistan (SEP 2013)	
35 DFARS <u>252.225-70</u>	24, Requirement for Products or Services from Afghanistan (SEP 2013)	
36 DFARS <u>252.225-70</u> 2	26, Acquisition Restricted to Products or Services from Afghanistan (SEP 201	3)
37 DFARS 252.225-702	27, Restriction on Contingent Fees for Foreign Military Sales (APR 2003)	
38 DFARS 252.225-702	28, Exclusionary Policies and Practices of Foreign Governments (APR 2003)	
39 DFARS <u>252.225-70</u> 2	29, Acquisition of Uniform Components for Afghan Military or Afghan National	Police (SEP 2013)
40 DFARS <u>252.225-70</u>	31, Secondary Arab Boycott of Israel (JUN 2005)	
41 DFARS <u>252.225-70</u>	35, Buy American—Free Trade Agreements—Balance of Payments Program	Certificate (NOV 2012)
aAlternate I (OCT 2013	s) of 252.225-7035	
bAlternate II (NOV 2012	2) of 252.225-7035	
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cAlternate III (JUN 2012) of 252.225-7035			
dAlternate IV(NOV 201	dAlternate IV(NOV 2012) of 252.225-7035		
eAlternate V (NOV 201	(2) of 252.225-7035		
42. <u>X</u> DFARS 252.225-7	7036, Buy AmericanFree Trade AgreementsBalance of Payment Program	(DEC 2012)	
aAlternate I (JUN 2012	2) of 252.225-7036		
bAlternate II (NOV 201	2) of 252.225-7036		
cAlternate III (JUN 201	2) of 252.225-7036		
dAlternate IV (NOV 201	12) of 252.225-7036		
eAlternate V (NOV 201	2) of 252.225-7036		
43 DFARS <u>252.225-70</u>	037, Evaluation of Offers for Air Circuit Breakers (JUN 2005)		
44 DFARS <u>252.225-70</u>	38, Restriction on Acquisition of Air Circuit Breakers (JUN 2005)		
45 DFARS <u>252.225-7040</u> , Contractor Personnel Authorized to Accompany U.S. Armed Forces Deployed Outside the United States (MAY 2014)			
46 DFARS <u>252.225-7043</u> , Antiterrorism/Force Protection Policy for Defense Contractors Outside the United States (MAR 2006)			
47. X DFARS 252.226-7001, Utilization of Indian Organizations, Indian-Owned Economic Enterprises, and Native Hawaiian Small Business Concerns (SEP 2004)			
48 DFARS 252.227-7013, Rights in Technical Data – Noncommercial Items (FEB 2014)			
49 DFARS 252.227-7015, Technical Data Commercial Items (FEB 2014b)			
50 DFARS 252.227-7037, Validation of Restrictive Markings on Technical Data (JUN 2013),			
51. <u>X</u> DFARS 252.232-7	51. X DFARS 252.232-7003, Electronic Submission of Payment Requests and Receiving Reports (JUN 2012)		
52 DFARS <u>252.232-7009</u> , Mandatory Payment by Governmentwide Commercial Purchase Card (DEC 2006)			
53 DFARS <u>252.232-7010</u> , Levies on Contract Payments (DEC 2006)			
54 DFARS <u>252.232-7011</u> , Payments in Support of Emergencies and Contingency Operations (MAY 2013)			
55 DFARS 252.237-7010, Prohibition on Interrogation of Detainees by Contractor Personnel (JUN 2013)			
58 DFARS 252.237-7019, Training for Contractor Personnel Interacting with Detainees (JUN 2013)			
57 DFARS <u>252.239-7017</u> , Notice of Supply Chain Risk (NOV 2013)			
58 DFARS <u>252.239-7018</u> , Supply Chain Risk (NOV 2013)			
59. X DFARS 252.243-7002, Requests for Equitable Adjustment (DEC 2012)			
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60 DFARS <u>252.244-700</u>	00, Subcontracts for Commercial Items (JUN 2013)	
61 DFARS <u>252.246-700</u>	03, Notification of Potential Safety Issues (JUN 2013)	
62 DFARS 252.246-700	04, Safety of Facilities, Infrastructure, and Equipment for Military Operations (C	OCT 2010)
63 DFARS 252.247-700	03, Pass-Through of Motor Carrier Fuel Surcharge Adjustment to the Cost Bea	rer (JUN 2013)
64 DFARS <u>252.247-702</u>	22, Representation of Extent of Transportation by Sea (AUG 1992)	
65. <u>X</u> DFARS 252.247-70	023, Transportation of Supplies by Sea (APR 2014).	
aAlternate I (APR 2014)) of 252.247-7023.	
bAlternate II (APR 2014	1) of 252.247-7023	
66. <u>X</u> DFARS 252.247-70	024, Notification of Transportation of Supplies by Sea (MAR 2000)	
67 DFARS <u>252.247-702</u>	25, Reflagging or Repair Work (JUN 2005)	
68 DFARS <u>252.247-7026</u> , Evaluation Preference for Use of Domestic Shipyards – Applicable to Acquisition of Carriage by Vessel for DoD Cargo in the Coastwise or Noncontiguous Trade (NOV 2008)		
69 DFARS 252.247-702	27, Riding Gang Member Requirements (OCT 2011)	
70 DFARS <u>252.247-7028</u> , Application for U.S Government Shipping Documentation/Instructions (JUN 2012)		
In addition to the clauses listed in paragraph (e) of FAR 52.212-5, Contract Terms and Conditions Required to Implement Statutes or Executive Orders-Commercial Items, the Contractor shall include the terms of the following clauses, if applicable, in subcontracts for commercial items or commercial components, awarded at any tier under this contract:		
1. DFARS 252.227-7013, Rights in Technical Data – Noncommercial Items (FEB 2014)		
2. DFARS 252.227-7015, Technical Data – Commercial Items (FEB 2014)		
3. DFARS 252.227-7037, Validation of Restrictive Markings on Technical Data (JUN 2013)		
4. DFARS 252.237-7010, Prohibition on Interrogation of Detainees by Contractor Personnel (JUN 2013)		
5. DFARS 252.237-7019, Training for Contractor Personnel Interacting with Detainees (JUN 2013)		
6. DFARS 252.247-7003, Pass-Through of Motor Carrier Fuel Surcharge Adjustment to the Cost Bearer (JUN 2013)		
7. DFARS 252.247-7023, Transportation of Supplies by Sea (APR 2014)		
8. DFARS 252.247-7024, Notification of Transportation of Supplies by Sea (MAR 2000)		
(End of Clause)		
The fallenting states	4 fourth in full tours.	
The following clauses are set	t iortii iii Tuli text:	

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52.211-16 VARIATION IN QUANTITY (APR 1984) – FAR

A variation in the quantity of any item called for by this contract will not be accepted unless the variation has been caused by conditions of loading, shipping, or packing, or allowances in manufacturing processes, and then only to the extent, if any, specified in paragraph (b) of this clause.

The permissible variation shall be limited to:

- 2 Percent increase
- 2 Percent decrease

This increase or decrease shall apply to each line item

52.212-9000 CHANGES - MILITARY READINESS (NOV 2011) - DLAD

The commercial changes clause at Federal Acquisition Regulation (FAR) 52.212-4(c) is applicable to this contract in lieu of the changes clause at FAR 52.243-1. However, in the event of a contingency operation or a humanitarian or peace keeping operation, as defined below, the Contracting Officer may, by written order, change 1) the method of shipment or packing, and 2) the place of delivery. If any such change causes an increase in the cost of, or the time required for performance, the Contracting Officer shall make an equitable adjustment in the contract price, the delivery schedule, or both, and shall modify the contract. The Contractor must assert its right to an adjustment within 30 days from the date of receipt of the modification.

"Contingency operation" means a military operation that-is designated by the Secretary of Defense as an operation in which members of the armed forces are or may become involved in military actions, operations, or hostilities against an enemy of the United States or against an opposing military force; or results in the call or order to, or retention on, active duty of members of the uniformed services under 10 United States Code (U.S.C.) 688, 12301(a), 12302, 12304, 12305, or 12406, chapter 15 of U.S.C., or any other provision of law during a war or during an national emergency declared by the President or Congress (10 U.S.C. 101(a)(13)).

"Humanitarian or peacekeeping operation" means a military operation in support of the provision of humanitarian or foreign disaster assistance or in support of peacekeeping operation under Chapter VI or VII of the Charter of the United Nations. The term does not include routine training, force rotation, or stationing. (10 U.S.C. 2302 (8) and 41 U.S.C. 259(d)(2)(B)).

52.214-9008 ALTERNATE I ROUNDING OFF OF OFFER AND AWARD PRICES (AUG 2008) - DLAD

In lieu of five decimal places, unit prices shall be limited to a maximum of two decimal places. For evaluation and award purposes, offerors containing a unit price of more than two decimal places shall be rounded off to two decimal places, as follows:

\$0.01 to \$0.104 = \$0.10 \$0.105 to \$0.109 = \$0.11 \$0.111 to \$0.114 = \$0.11 \$0.115 to \$0.119 = \$0.12, etc

52.216-19 ORDER LIMITATIONS (OCT 1995) - FAR

- (a) Minimum order. When the Government requires supplies or services covered by this contract in an amount of less than **2,200 each** the Government is not obligated to purchase, nor is the Contractor obligated to furnish, those supplies or services under the contract.
- (b) Maximum order. The Contractor is not obligated to honor—
- (1) Any order for a single item in excess of **840,000 each**;
- (2) Any order for a combination of items in excess of ____N/A____; or
- (3) A series of orders from the same ordering office within **7 calendar days** that together call for quantities exceeding the limitation in paragraph (b)(1) or (2) of this section.

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Acquisition Regulation (FA Contractor if that requireme (d) Notwithstanding paragra order limitations in paragral issuance, with written notice	contract (i.e., includes the Requirements clause at subsection 52.216-2 (R)), the Government is not required to order a part of any one requirement exceeds the maximum-order limitations in paragraph (b) of this sectaphs (b) and (c) of this section, the Contractor shall honor any order exph (b), unless that order (or orders) is returned to the ordering office with estating the Contractor's intent not to ship the item (or items) called for overnment may acquire the supplies or services from another source.	nent from the tion. ceeding the maximum thin 7 days after
52.216-22 <u>INDEFINITE</u>	QUANTITY (OCT 1995) – FAR	
	quantity contract for the supplies or services specified and ending the quantities of supplies and services specified in the Scheduly this contract.	
clause. The Contractor sl in the Schedule up to	ce shall be made only as authorized by orders issued in accordance hall furnish to the Government, when and if ordered, the supplier and including the quantity designated in the Schedule as at least the quantity of supplies or services designated in	s or services specified the "maximum." The
	ions on quantities in the Order Limitations clause or in the Schothat may be issued. The Government may issue orders requiring at multiple locations.	
completed by the Contra and Government's rights completed during the co	ing the effective period of this contract and not completed with actor within the time specified in the order. The contract shall go and obligations with respect to that order to the same extending effective period; provided, that the Contractor shall not contract after 90 days after the effective period expires.	overn the Contractor's t as if the order were
52.216-9007 CONTRAC	T AND DELIVERY ORDER LIMITATIONS (NOV 2011) – DLAD	<u>)</u>
cancellations to delivery [remembering that days a		no less than <u>7</u> days equired delivery date.
(1) The Govern for any partial set	ment guarantees that it will order under this contract (and under aside) the following minimum, as applicable: riod of one year.	the contract awarded
(Pero [X] (ii) Base po	centage of the annual estimated quantity or dollar value) eriod of two or more years.	(Demonstrate)
i ne minimum d	quantity that may be ordered against this contract is: 48,000 EA	<u>A</u> (Percentage)

[] (iii) The following minimum quantities within the time periods prescribed (quarter (QTR) represents

multiplied by _1___.

a three-month period computed from date of award):

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Contract Line	e-Item (CLIN)	First Quarter Se	cond Quarter Third C	uarter Fourth	Quarter
[X 1 (iv) The	Contractor w	II not be obligate	ed to honor any order	with FOR D	estination terms that
			a quantity less than the		
· ·	CLIN		Minimum Quantity		
			2,200 EA		
(2) The Covernmen	t may fulfill th	o guarantos by		lor or by any	number of delivery orders
subject to the minir	mum per orde 16-19 (a). The	r specified in th	ne clause Order Lim	itations, Fede	ral Acquisition Regulation intil after the guaranteed
(3) In the event tha	t a single deli [,]	very order includ	des both items that a	are within the	guaranteed minimum and
items in excess of the	ne guaranteed	minimum, the m	naximum delivery ord	ler limitations i	n FAR 52.216-19 (b) shall
11 31		,	e notice requirement		` '
					o the minimum guarantee
					ntee will be satisfied when
applicable.	ivery orders e	equals of exceed	us the guaranteed t	quaritity or gu	aranteed dollar value, as
• •	itation for bids	s (IFB) and the	Government elects	to award a d	ifferent quantity than that
					change in quantity. If this
					destination (or combined
, .	arately in a	•	set-aside portion.	The destir	nation(s) appearing on
page(s)	is (are) t	he non-set-aside	e portion.		
	Add	endum to 52.216	<u>6-9007</u>		
Para	aranh (c) (ii) B	ase Period refer	s to Tipr 1		
ιαια	grapir (c) (ii) D	asc i choa icici.	3 to 1101 1.		
52.216-9062 ECONOM	IC PRICE ADJU	STMENT (EPA) - U	NITIZED GROUP RATIO	<u>N</u> (UGR) (AUG 20	014)
included in the Schedule	does not include	allowances for any		y covered by this	ants that the unit prices clause. Refer to Defense t - Separate Firm Fixed Price
			ontained elsewhere in this		
(h) Rase unit price: Th	ne hase unit price	s for the nurnose of	the adjustment calculation	ns under this clau	se shall be the arithmetic
average of the weekly or	r monthly prices o	f each applicable ec	conomic indicator only (e.g	g. an average of ϵ	egg indices for egg products,
					riod specified under the "BASE
			the closing date for propo iii) the opening date, (if se		ssions are held), (ii) the due
and it. mai proposal to		2.2 2 1.010/, 01 (1	, 55511119 dato, (11 50	and aroung to de	
ITEM EPA	Δ	ECONOMIC	PUBLISHER /	BASE UNIT	ADJ. UNIT
FAC	CTOR/	INDICATOR	PUBLICATION /		PRICE
CO	MPONENT		FREQUENCY		

ITEM	EPA FACTOR/ COMPONENT	ECONOMIC INDICATOR	PUBLISHER / PUBLICATION / FREQUENCY PUBLISHED	BASE UNIT PRICE	ADJ. UNIT PRICE
Boil-In-Bag Dehy Egg Mix	Egg	National Liquid Egg, Whole, Weighted Average	USDA / Egg Market News Report / Weekly	52 week period	52 week period

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- (c) Adjusting unit price: The adjusting unit prices shall be the arithmetic average of the weekly or monthly prices of each applicable economic indicator only for the period specified under the "Adjusting Unit Price" column shown in paragraph (b) immediately preceding the effective date the option term is exercised.
- (d) An established market price is a price that is established in the course of ordinary and usual trade between buyers and sellers free to bargain and that can be substantiated by data from sources independent of the offeror(s); and the net price after applying any standard trade discounts offered by the Contractor. The established market price under this clause may reflect industry-wide and/or geographically based market price fluctuations for commodity groups or specific supplies. The established market price that shall be used for the EPA factors subject to price adjustments under this clause, and the economic indicators and publications to be used are listed in paragraph (b) of this clause.
- (e) With respect to increases or decreases under this clause, no adjustment shall be made to the base term contract unit prices. One adjustment calculation shall be made annually to determine the unit prices applicable to the forthcoming option term (if exercised).
- (f) EPA allowance factor: For the purpose of price adjustment pursuant to this clause, it shall be conclusively presumed that the amount shown under "Portion Subject to EPA" represents the cost of each item that is subject to adjustment. The portion subject to EPA refers to the element of cost for each item that is outside the control of the vendor and in "Schedule B" the offerors will be required to fill in this amount. This is the only portion of the cost that will be subject to the EPA provision. The EPA provisions based on changes in market prices for product material costs such as egg, pork belly, skim milk, and buttermilk, are subject to the EPA, because there is serious doubt concerning the stability of market conditions. The balance of product costs for items such as labor, overhead, General and Administrative (G&A), transportation, and profit are those contingencies that can be included in the contract price and can be identified and covered separately through firm fixed prices. The EPA allowance factor remains fixed throughout the life of the contract unless a Government authorized change is made to the contract which affects this allowance.
- (g) Performance requirement: The United States Army Research, Development and Engineering Command (RDECOM) Natick Soldier Center (NSC) who prepares the specifications has moved from Military Specifications to Performance Requirements. The Government no longer states the specific amount of product (egg, pork belly, skim milk, buttermilk etc.) (a unitized group ration item) that goes into a Unitized Group Ration, only an overall amount with a protein and carbohydrate requirement. Meeting the protein and carbohydrate requirement indicates that the Contractor has put in sufficient quantities of required ingredients in the Unitized Group Ration to satisfy the requirement. (Different Contractors will put in differing quantities of egg, pork belly, skim milk, buttermilk etc. to meet the protein and carbohydrate performance requirements). This is why specific weights or quantities cannot be specified in advance in this EPA as would be used in a Military Specification and the cost for the items subject to adjustment will be entered by the Contractor in Section B. The Government performs oversight to ensure that the performance requirements are met or exceeded.
 - (h) Adjustments shall be calculated as follows: (Round to four decimal places)
 - (1) Compute the Adjusting Unit Price and the Base Unit Price.
 - (2) (Adjusting Unit Price Base Unit Price)/Base Unit Price = Market Price Change (+ or -).
 - (3) Market Price Change X Allowance Factor = Contract Unit Price Adjustment (+ or -) for each item subject to EPA adjustment.
- (4) The original option unit price(s) for each option will be the sum of the firm fixed price portion and the portion subject to the EPA (Allowance Factor). The adjusted unit price(s) for each option shall be determined by increasing or decreasing (as appropriate) the Allowance Factor by the Contract Unit Price Adjustment and adding that to the firm fixed price portion agreed to at the time of award for the option period being adjusted.
 - (5) Determine the Contract Price Adjustment by computing the sum total of the price Adjustment of all items subject to EPA.
- (i) Price adjustments pursuant to this clause shall be made by contract modification showing the calculations used to derive the adjusted contract unit price.
- (j) Payments: Payment for items pending adjustment under this clause shall be at the existing unadjusted current unit price until an adjustment modification has been issued. Following issuance of an adjusting contract modification, the Government shall pay the Contractor, upon submission of proper invoices or vouchers, the adjusted price stated in the contract modification for the applicable option period. The Contractor represents by submitting its final invoice that the total amount billed under this contract reflects all increases or decreases required or authorized by this clause.
- (k) Any pricing actions pursuant to the "Changes" clause or other provisions of the contract will be priced as though there were no provisions for economic price adjustment.
- (I) No adjustment will be made under this clause unless the total change in the contract amount is \$500.00 or more.

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	mic price adjustment: The total increase in any contract unit price shall not ex greed to at time of award. There is no percentage limit on downward adjustm	
is altered substantially or (ii) the longer reflects market condition	ndicator: In the event (i) any applicable market price indicator is discontinued by Contracting Officer determines that a particular market price indicator consists, the parties shall mutually agree upon an appropriate and comparable substitute effective on the date the indicator was discontinued, altered, or began tet conditions.	tently and substantially no titute and the contract shall
(o) Disputes: If the parties fai addressed by this EPA clause t	il to agree on an appropriate substitute market price indicator or implementation then the matter shall be resolved in accordance with the Disputes clause of the	on of other matters e contract.
ration. These components are solicitation/contract for listing of	l items to this clause: Paragraph (b) of this clause identifies 3 unique componselected based on historical data and may not be included in every ration. Refer the exact component makeup. Due to customer requirements, the Contractiation. The Contracting Officer will show within paragraph (b) the additional contracting Officer will show within paragraph.	efer elsewhere in the ng Officer may add
(q) Examination of records: T examine the Contractor's books adherence to the provisions of	The Contractor agrees that the Contracting Officer or designated representatives, records, documents, or other data the Contracting Officer deems necessary the clause.	re shall have the right to re to verify Contractor
base unit price or the adjusting the average of the 48 published	e market price indicator is not published for any week(s), that week will not be unit price as applicable. For instance, if within a 52 week period an indicator diprices only will be calculated. When a range of prices is provided, for the purish and low number will be calculated to determine the indicator for that period	is not published 4 times, rposes of the calculations
	(End of Clause) Addendum to 52.216-9062	
DLAD 52.217-	Option refers to Tier 2, Tier 3, Tier 4 or Tier 5. 9001 is not applicable and not included in this solicitation because there are r	no options.
52.246-15 CERTIFICATE	OF CONFORMANCE (APR 1984) – FAR	
with a Certificate of Conf source. In no case shall contract be prejudiced.	riting by the cognizant Contract Administration Office (CAO), the formance any supplies for which the contract would otherwise the Government's right to inspect supplies under the inspect Shipments of such supplies will not be made under this corce has been authorized in writing by the CAO, or inspection	e require inspection at tion provisions of this ntract until use of the
(b) The Contractor's sign receiving report distribute (Block 10 of the DD Form	ned certificate shall be attached to or included on the top coped to the payment office or attached to the CAO copy when on 250) is performed by the Defense Contract Administration State shall also be attached to or entered on copies of the inspectant.	contract administration Services. In addition, a
(c) The Government has t	the right to reject defective supplies or services within a reasona	able time after delivery

by written notification to the Contractor. The Contractor shall in such event promptly replace, correct, or repair

I certify that on _____ [insert date], the ____ [insert Contractor's name] furnished the supplies or services called for by Contract No.____ via ___ [Carrier] on _____ [identify the bill of lading or shipping document] in accordance with all applicable requirements. I further certify that the supplies or services are of the quality specified and conform in all respects with the contract requirements, including specifications, drawings, preservation, packaging, packing, marking

the rejected supplies or services at the Contractor's expense.

(d) The certificate shall read as follows:

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this or on t Date of Ex	nts, and physical item identification (part number), and ar he attached acceptance document. ecution:	e in the quantity shown on

52.246-9004 PRODUCT VERIFICATION TESTING (NOV 2011) - DLAD

- (a) The requirements of Federal Acquisition Regulation (FAR) clause 52.246-2, "Inspection of Supplies-Fixed Price," American National Standards Institute (ANSI)/American Society for Quality (ASQ) Z1.4-1993, "Sampling Procedures and Tables for Inspection by Attributes," apply. These documents form the basis for the Government's right to perform product verification testing (PVT) of this product. FAR 52.246-2 is hereby incorporated by reference into the contract if not otherwise called out in the purchase document. The current version of ANSI/ASQC Z1.4 can be found at http://asq.org. The private sector and non-Department of Defense (DOD) agencies may purchase copies of ANSI/ASQC Z1.4 from the American Society for Quality at http://asq.org/index.aspx.
- (b) The Contractor is responsible for ensuring that supplies are manufactured, produced, and subjected to all tests required by applicable material specifications/drawings specified in the purchase description of the contract. Notwithstanding any other clause to the contrary, and/or in addition thereto, the Government reserves the right to conduct PVT to ascertain if any or all requirements of the purchase identification description contained elsewhere herein are met prior to final acceptance.
- (c) On any given contract, the Government may require PVT through a Government-designated testing laboratory on the contract or production lot at Government expense to verify conformance. When the contract is designated by the Procurement Contracting Officer (PCO)/Administrative Contracting Officer (ACO) for PVT, the Government Quality Assurance Representative (QAR) will select a random sample, from lots presented by the Contractor for Government acceptance, to verify that the entire lot tendered meets the requirements of the contract or during production to ensure critical manufacturing processes are in control and send the samples to a Government-designated laboratory for testing at the Government's expense. The PVT samples shall be shipped with a copy of the Department of Defense (DD) Form 250, a DD Form 1222 (as prepared in coordination with the QAR) and marked as follows: "Product Verification Test Samples, Contract number _______, lot/item number _______." Upon shipment of the PVT samples, the original unsigned DD Form 250, along with a copy of the DD Form 1222, shall be submitted to the PCO.

Upon notification to the Contractor that PVT is invoked, the Contractor shall not ship any material from the sampled lot until the Contractor receives notification of acceptable PVT results. Government reserves the right to reject the lot, or withhold payment if the Contractor ships prior to Government approval of the PVT. The Government will notify the Contractor of the results of the testing within 15 working days after receipt of the samples by the Government.

- (d) Samples subjected to PVT are deemed to be part of the contract quantity. Samples destroyed during testing will be paid for at the contract price, provided the samples pass PVT. Those samples not destroyed during PVT will be returned to the Contractor at the Government's expense and will be included as part of the total contract quantity within the limits of the quantity variation clause specified in the contract.
- (e) The Contractor will not be paid for those samples destroyed during testing which fail PVT. Such failure will result in rejection of the entire contract lot from which the samples were taken. Those samples from a rejected lot which were not destroyed during PVT may be returned to the Contractor at the Contractor's request and expense.
- (f) [This subparagraph pertains only to contracts and bilateral purchase orders.]
- (1) The QAR will evaluate the test results and accept or reject the rest of the production lot based on those results. At acceptance, the QAR is authorized to notify the Contractor and send copies of the report to the Product Verification Program (PVP) Office and the PCO. If the Government fails to act within the period set

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forth herein for notification, the Contracting Officer shall, upon timely written request, equitably adjust, under the Changes clause of this contract, the delivery or performance dates and/or the contract price and any other contractual terms affected by the delay. The Government is not required to accept/reject the supplies tendered until after receipt of the PVT results.

- (2) The Government shall have the option to require the Contractor to screen the entire lot tendered for any defects noted by the PVT. Any defects found shall be corrected before re-tendering the lot for acceptance by the Government. Furthermore, the Government may subject this lot to additional PVT. If the Government disapproves the lot tendered for acceptance because of a failure to pass PVT, the Contractor shall be deemed to have failed to make delivery within the meaning of the Default clause of this contract. In such case, the Government reserves all rights to remedies to which it is otherwise entitled by law, regulation, or this contract.
- (g) [This subparagraph pertains only to unilateral purchase orders.]
- (1) The QAR will evaluate the test results and accept or reject the rest of the production lot based on those results. At acceptance, the QAR is authorized to notify the Contractor and send copies of the report to the PVP Office and the PCO. The Government is not required to accept/reject the supplies tendered until after receipt of the PVT results.
- (2) The Government shall have the option to require the Contractor to screen the entire lot tendered for any defects noted by the PVT. Any defects so found shall be corrected before re-tendering the lot for acceptance by the Government. Furthermore, the Government may subject this lot to additional PVT. If the Government disapproves the lot tendered for acceptance because of a failure to pass the PVT, the Government has the right to reject the entire offer, thereby releasing the parties from further obligations under the purchase order. Alternate III When acquiring Instrument Bearings, use paragraphs (a) and (c) in addition to the basic clause and paragraph (b) in lieu of paragraph (c) in the basic clause.
- (a) When PVT is a requirement, the Contractor shall notify the PCO and the QAR in writing at least 30 calendar days before anticipated completion of manufacture of the contract quantity or first manufacturing lot. This is to allow for sufficient time for scheduling and PCO coordination with the Government test facility.
- (b) In the event that the Government test activity performs destructive testing on any of the PVT samples, the Contractor shall receive the full contract unit price for that sample or samples as long as the testing found that sample or samples to be in conformance with technical requirements. PVT samples determined to be conforming and not destroyed or degraded in testing shall be returned, by the Government test activity, to the Contractor at Government expense. The Contractor shall examine the returned PVT samples, refurbish as necessary, and may include them in the production quantity if found to be unharmed by the PVT.
- (c) The PCO may waive the requirement for PVT where supplies being offered are identical to supplies that were accepted by the Government within a period of two years prior to the date of current solicitation. Offerors offering such products, who wish to rely on such prior acceptance by the Government, must furnish evidence with the offer that prior Government acceptance is presently appropriate for the products to be furnished hereunder by indicating below the information for identical supplies accepted by the Government.

Government Agency		
Contract Number		
Date of Contract		
NSN	Specification/Part Number	
In all cases, the PCO reserves t	he right to make final waiver determination.	

The contract delivery schedule shall be reduced by 30 calendar days (time allotted for submission and approval of PVT sample(s)) if submission of PVT sample(s) is waived by the Government.

<u>52.246-9024 ALTERNATIVE INSPECTION REQUIREMENTS FOR SELECTED ITEMS - DLA TROOP SUPPORT - SUBSISTENCE (NOV 2011)</u>

(a) Optional Contractor Testing of Contractor-Furnished Materials.

To expedite shipment, the Contractor has the option to perform, or have performed by an independent laboratory, contractually-required tests of end items or component material not specified by the U.S. Standards of Grade. The inspector for the Government agency having jurisdiction over ascertaining compliance may permit shipment, provided all other requirements of the contract are met. The designated Government inspector will select random samples of each lot of end items or component material for verification testing until the Contractor's testing system is determined reliable in accordance with paragraph (c) of this clause. It is the intent of the Government to rely on Contractor test results to the maximum extent practicable and minimize Government verification testing.

(b) Compliance of Product.

Acceptance of material as complying with required characteristics shall be based on the Contractor's test results; provided that Government verification indicates the Contractor's testing system is reliable, in accordance with paragraph (c) of this clause, as to each of the required characteristics. If the Contractor's test system is determined to be unreliable, product compliance will be determined based solely on Government test results. In the event the Government detects any irregularities in the Contractor's testing system, the designated Government inspector may withhold approval until Government test results indicate products conform to contract requirements. (For Meal, Ready-to-Eat (MRE) items, if Government laboratory test results show that product is nonconforming, the product shall be withheld from final assembly and subject to return and replacement by the component Contractor, even if previously approved by the Government inspector.)

(c) Reliability Conditions.

- (1) To be considered reliable, the Contractor's testing system shall produce results comparable to the Government test results; unless the Government agency having jurisdiction has inspected the item produced at the Contractor's plant within the previous 120 days. Unless otherwise specified in this contract, the Government inspector will select samples randomly from the first three lots of end items presented for inspection and will conduct verification testing on a skip-lot basis. Skip-lot verification is done by random selection of samples from not less than one lot in six consecutive lots presented for inspection. The sampling procedure under skip-lot places the succeeding lots not chosen for inspection back into the universe available for subsequent inspection. (For instance, starting with a group of six lots (i.e., 1-6), one lot is randomly selected for inspection. If lot 4 is selected, the next samples will be selected from lots 5, 6, 7, 8, 9, or 10. If lot 8 is selected, the next samples will be selected from lots 9, 10, 11, 12, 13, or 14; and so on.)
- (2) Contractor's testing system shall be considered unreliable when (i) the Government verification results indicate product nonconformance to contract requirements; and (ii) a significant disparity exists between Government laboratory results and Contractor test results. When a Contractor's testing system is determined to be unreliable, compliance testing will revert to the Government, and all items shall be inspected by the Government prior to shipment.
- (3) Contractor's testing system will be considered doubtful when (i) a significant disparity exists between Government laboratory results and Contractor test results; (ii) the Government test results indicate significantly poorer quality than the Contractor's; and (iii) the Government laboratory test results do not indicate product nonconformance to a statistically significant degree. When the Contractor's testing system is considered doubtful, verification testing will be performed on each lot produced; however, the Government will continue to permit the Contractor to ship based on its own test results.
- (4) Contractor testing system reliability will be determined by applying recognized statistical tests to the Contractor's and Government's test results. These determinations shall be accomplished by the DLA Troop Support, Directorate of Subsistence, Product Services Office, 700 Robbins Avenue, Philadelphia, Pennsylvania 19111-5092.

- (5) The Contracting Officer will notify the Contractor of any change in reliability status. Notification will include details of the statistical determinations and test results used in reliability studies. Telephonic notification and copies of these determinations will be provided to the Government by DLA Troop Support FTRE.
- (d) Procedures. When the Contractor elects to perform testing, the following shall apply:
- (1) Reporting of Contractor's Results. Test reports for each lot of end item and components shall be submitted in the format contained in this clause by the Contractor in an original and one copy to the designated Government inspector. The inspector will forward one completed copy to DLA Troop Support FTRE.
- (2) Verification Actions. The Government will perform verification testing for food items and component material required by the contract to assure that the Contractor's testing results are reliable. Verification samples will be accompanied by a DD Form 1222, Request for and Results of Tests. The Government laboratory that performs the tests will provide copies of the test results to the Government inspector and to DLA Troop Support FTRE. The Government laboratory will telephone the results to DLA Troop Support HS (215-737-4259) when testing identifies nonconformance. The Government reserves the right to (i) increase the rate or amount of verification testing up to and including full lot-by-lot testing, in the event the Contractor does not furnish reliable test results or certificates; or (ii) obtain additional data when significant disparities exist between the Contractor's results and the results of the Government laboratory testing. When any element of the Contractor testing system is determined unreliable, the Government may consider the testing system as a whole unreliable and return to full lot-by-lot verification for every test. Testing by the Government will continue until such time as the Contractor's reliability is again established.
- (3) Standby Test Samples. The Government reserves the right to withdraw and hold standby test samples of component or finished product or both (the quantity of which shall be the next larger available sample size required for unit testing and the same sample size required for composite testing) for inspection purposes. Unused samples will be returned to the Contractor.
- (e) Charges Applicable to Unreliable Test Status. The prime Contractor shall be charged the costs of lot-by-lot inspection during the period that its testing system is considered unreliable. These charges will be processed and approved by the Contracting Officer.
- (f) Format for Contractor/subcontractor test report.

Name and Address of Contractor:

Name and Address of Subcontractor: (if applicable)

Received for Testing: (date)

Contract Number:

Sample Tested: (end item or component, indicate by name)

Quantity Tested:

Applicable Specification:

Identification of Lot: (end item or component lot number, as applicable)

Quantity in Lot: (units)
Testing Completed: (date)

Test Report

(Report test results for each sample unit tested and the sample average, if required by the specification, and identify results obtained from composite samples.)

(Typed name and title of laboratory official and signature)

The following certification shall be affixed to the test report when testing was performed on component items by supplier's laboratory or by subcontractor's laboratory.

Certification

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I contifue the at the colonia to a	at was ulta ways forwaich and to this firms to account the testing of accoun	laa uulaiah ara
•	st results were furnished to this firm to cover the testing of samp	
	and to the best of my knowledge and belief, have been found to	comply with the
•	f the specification, contract no	
Signature:		
	Contractor's representative who is authorized to sign the certifica	
The following certification	shall be affixed to the test report when testing was performed of	on component and/or
end item by Contractor's	laboratory or an independent laboratory.	
Certification	·	
I certify that the item pres	sented for acceptance under terms of above referenced contract	ct has been tested, as
	through the testing of samples that were representative of the	
	f, were found to comply with the analytical requirements of the	
contract.	, were round to comply with the analytical requirements of the	specification and the
Signature:		
(typed name and title of Contra	ctor's representative who is authorized to sign the certificate, and the date)	
(typed ridine and this of Contra	otor o representative wile to authorized to digit the continuate, and the date,	
Distribution:		
	y to Government inspector, who will forward one (1) copy to DLA	A Troop Support
	n each shipment, when DD Form 250 (MIRR) reports are not pro	
FIRE, and hard copy will	reach shipment, when DD Form 250 (wirkk) reports are not pro	Jvided.)
252 225-7012 DDEEEDENC	CE FOR CERTAIN DOMESTIC COMMODITIES (FEB 2013) DFARS	
(a) Definitions. As used in the		
	m supplied to the Government as part of an end product or of another	component
	es delivered under a line item of this contract.	component.
	a country with a reciprocal defense procurement	
	ding or international agreement with the United States in which both co	ountries agree to remove
	plies produced in the other country or services performed by sources	
	nent complies, where applicable, with the requirements of section 36 o	
	i) and with 10 U.S.C. 2457. Accordingly, the following are qualifying co	
	Canada, Czech Republic, Denmark, Egypt, Finland, France, Germany	
	Norway, Poland, Portugal, Spain, Sweden, Switzerland, Turkey, United	
Britain and Northern Ireland		I Kingdom of Great
"Structural component of a t		
	contributes to the form and stability of the tent (e.g., poles, frames, flo	oring any ropes
pegs);	contributes to the form and stability of the terit (e.g., poles, frames, no	oring, guy ropes,
	ent such as heating, cooling, or lighting.	
` '	50 States, the District of Columbia, and outlying areas.	
	vessel of the United States or belonging to the United States, including	any vessel registered
	der the laws of the United States.	, any voccontogiciona
	ver under this contract only such of the following items, either as end p	oroducts or components
	ocessed, reused, or produced in the United States:	stoddoto of components,
(1) Food.	roossa, rousea, or produced in the Orintal States.	
	als and components thereof, other than sensors, electronics, or other it	ems added to and not
	othing and the materials and components thereof. Clothing includes ite	
•	twear, footwear, hosiery, handwear, belts, badges, and insignia.	mo eden de edie medi,
(3)	ca., ca., ca., ca., botto, budgoo, and molymu.	
(i) Tents and structural comp	ponents of tents:	
(ii) Tarpaulins; or		
(iii) Covers.		
(A) Cotton and other natural	fiber products	

- (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).

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- (10) Any item of individual equipment (Federal Supply Class 8465) 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 production of propellants and explosives;
- (4) To foods, other than fish, shellfish, or seafood, that have been manufactured or processed in the United States, regardless of where the foods (and any component if applicable) were grown or produced. Fish, shellfish, or seafood manufactured 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 not a 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 within the United States; and
- (2) Any processing or manufacturing of the fish, shellfish, or seafood shall be performed on a U.S.-flag vessel or in the United States.

(End of clause)

252.225-7048 EXPORT CONTROLLED ITEMS (JUN 2013) DFARS

- (a) *Definition*. "Export-controlled items," as used in this clause, means items subject to the Export Administration Regulations (EAR) (15 CFR Parts 730-774) or the International Traffic in Arms Regulations (ITAR) (22 CFR Parts 120-130). The term includes:
- (1) "Defense items," defined in the Arms Export Control Act, 22 U.S.C. 2778(j)(4)(A), as defense articles, defense services, and related technical data, and further defined in the ITAR, 22 CFR Part 120.
- (2) "Items," defined in the EAR as "commodities", "software", and "technology," terms that are also defined in the EAR, 15 CFR 772.1.
- (b) The Contractor shall comply with all applicable laws and regulations regarding export-controlled items, including, but not limited to, the requirement for contractors to register with the Department of State in accordance with the ITAR. The Contractor shall consult with the Department of State regarding any questions relating to compliance with the ITAR and shall consult with the Department of Commerce regarding any questions relating to compliance with the EAR.
- (c) The Contractor's responsibility to comply with all applicable laws and regulations regarding export-controlled items exists independent of, and is not established or limited by, the information provided by this clause.
- (d) Nothing in the terms of this contract adds, changes, supersedes, or waives any of the requirements of applicable Federal laws, Executive orders, and regulations, including but not limited to—
- (1) The Export Administration Act of 1979, as amended (50 U.S.C. App. 2401, et seq.);
- (2) The Arms Export Control Act (22 U.S.C. 2751, et seq.);

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- (3) The International Emergency Economic Powers Act (50 U.S.C. 1701, et seq.);
- (4) The Export Administration Regulations (15 CFR Parts 730-774);
- (5) The International Traffic in Arms Regulations (22 CFR Parts 120-130); and
- (6) Executive Order 13222, as extended.
- (e) The Contractor shall include the substance of this clause, including this paragraph (e), in all subcontracts. (End of clause)

52.226-06 PROMOTING EXCESS FOOD DONATION TO NONPROFIT ORGANIZATIONS (MAR 2009) FAR

(a) Definitions. As used in this clause—

"Apparently wholesome food" means food that meets all quality and labeling standards imposed by Federal, State, and local laws and regulations even though the food may not be readily marketable due to appearance, age, freshness, grade, size, surplus, or other conditions.

"Excess food" means food that-

- (1) Is not required to meet the needs of the executive agencies; and
- (2) Would otherwise be discarded.
- "Food-insecure" means inconsistent access to sufficient, safe, and nutritious food.
- "Nonprofit organization" means any organization that is-
- (1) Described in section 501(c) of the Internal Revenue Code of 1986; and
- (2) Exempt from tax under section 501(a) of that Code.
- (b) In accordance with the Federal Food Donation Act of 2008 (Pub. L. 110-247), the Contractor is encouraged, to the maximum extent practicable and safe, to donate excess, apparently wholesome food to nonprofit organizations that provide assistance to food-insecure people in the United States.

(c) Costs.

- (1) The Contractor, including any subcontractors, shall assume the responsibility for all the costs and the logistical support to collect, transport, maintain the safety of, or distribute the excess, apparently wholesome food to the nonprofit organization(s) that provides assistance to food-insecure people.
- (2) The Contractor will not be reimbursed for any costs incurred or associated with the donation of excess foods. Any costs incurred for excess food donations are unallowable.
- (d) Liability. The Government and the Contractor, including any subcontractors, shall be exempt from civil and criminal liability to the extent provided under the Bill Emerson Good Samaritan Food Donation Act (42 U.S.C. 1791). Nothing in this clause shall be construed to supersede State or local health regulations (subsection (f) of 42 U.S.C. 1791).
- (e) Flowdown. The Contractor shall insert this clause in all contracts, task orders, delivery orders, purchase orders, and other similar instruments greater than \$25,000 with its subcontractors or suppliers, at any tier, who will perform, under this contract, the provision, service, or sale of food in the United States. (End of clause)

52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998) - FAR

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this address:

FAR: https://www.acquisition.gov/far/index.html;

DFARS: http://www.acq.osd.mil/dpap/dars/dfarspgi/current/index.html DLAD: http://www.dla.mil/Acquisition/Documents/DLAD%20Rev%205.htm

The following additional clauses are incorporated by reference:

CLAUSE NUMBER	TITLE/DATE
252.204-7003	Control of Government Personnel Work Product (APR 1992) DFARS
252.209-7004	Subcontracting with Firms that are Owned or Controlled by the Government of a Terrorist Country (DEC 2006) DFARS
52.209-9	Updates of Publicly Available Information Regarding Responsibility Matters (FEB 2012) ALTTERNATE I
52.211-17	Delivery of Excess Quantities (SEP 1989) FAR
52.211-9010 52.211-9014	Shipping Label Requirements—Military Standard (MIL-STD)-129P (MAR 2012) DLAD Contractor Retention of Traceability Documentation (OCT 2008) DLAD

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52.211-9046	FDA Compliance (NOV 2011) DLAD	
52.216-9006	Addition/Deletion of Items (AUG 2005) DLAD	
252.225-7002	Qualifying Country Sources as Subcontractors (APR 2003) DFARS	
52.232-17	Interest (OCT 2010)	
252.232-7010	Levies on Contract Payments (DEC 2006)DFARS	
52.242-13	Bankruptcy (JUL 1995)	
52.242-15	Stop Work Order (AUG 1989)	
52.247-34	F.O.B. Destination (NOV 1991)	
52.246-9001	Manufacturing Process Controls and In-Process Inspections	
	(NOV 2011) DLAD	
52.246-9003	Measuring and Test Equipment (NOV 2011) DLAD	
52.246-9013	Contractor and Government Samples at Origin (SEP 2007) DLAD	
52.246-9023	General Inspection Requirements (NOV 2011) DLAD	
52.246-9025	Re-inspection of Nonconforming Suppliers (NOV 2011) DLAD	
52.246-9039	Removal of Government Identification from Non-accepted Supplies (NOV 2011) DLAD Sanitary Conditions (NOV 2011) DLAD	
52.246-9044		
52.246-9045	Federal Food, Drug and Cosmetic Act (AUG 2008) DLAD	
52.247-9012	Requirements for Treatment of Wood Packaging Material (WPM) (FEB 2007) DLAD	

STATEMENT OF WORK

INTRODUCTION

DLA Troop Support intends to enter into one Indefinite Quantity Contract (IQC) to provide BIB Dehydrated Egg Mix to be used as critical component in the Unitized Group Ration - Heat and Serve (UGR-H&S) and Unitized Group Ration M Programs.

The resulting contract shall be a Fixed Price with Economic Price Adjustment Indefinite Delivery Indefinite Quantity Type Contract, in accordance with reference FAR 16.203-1. The resulting contract will be a five (5) year contract, consisting of five 12-Month Tier Periods.

TIER 1: 9/14/2015 - 9/13/2016 TIER 2: 9/14/2016 - 9/13/2017 TIER 3: 9/14/2017 - 9/13/2018 TIER 4: 9/14/2018 - 9/13/2019 TIER 5: 9/14/2019 - 9/13/2020

NOTE: Deliveries might fall outside of effective period

NOTE: Offer on all tiers is mandatory. Failure to offer on all tiers may be deemed as non-acceptance of the tiers and could result in rejection of the offeror's entire proposal. Tier 2 will follow Tier 1 upon expiration of that period. Tier 3 will follow Tier 2 upon expiration of that period. Tier 4 will follow Tier 3 upon expiration of that period.

This solicitation is totally Set-Aside for Small Business. This solicitation is issued using Trade Off Source Selection procedures. Offerors must meet all terms, conditions, and requirements of this solicitation. This solicitation will result in a long term, Indefinite Quantity, Fixed Price with Economic Price Adjustment (EPA) Type Contract. See FAR Provision 52.212-2 Evaluation-Commercial Items for evaluation criteria.

PRE-AWARD PLANT SURVEY: To determine the responsibility of prospective contractors, the government reserves the right to conduct physical surveys of the plants which are to be used in the performance of a contract. In the event the government is prevented from making such survey by; the offeror or its proposed subcontractor, the offer may be rejected. As a part of the pre-award survey, the offeror may be required to obtain from its intended sources of supply, letters confirming availability of components, materials machinery and tooling.

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II. GUARANTEED MINIMUM/MAXIMUM

The quantities shown in the schedule represent the estimated Minimum and Maximum quantities that will/may be ordered over the ordering period.

The minimum quantity for the 5-year contract period is 48,000 EA. The maximum quantity for the 5-year contract period is 840,000 EA.

III. CONTRACTING AUTHORITY

A. DLA Troop Support Contracting Officer is the <u>ONLY</u> person authorized to approve changes to, or modify any requirement of the contract. Notwithstanding any provisions contained elsewhere in the contract, said authority remains solely with DLA Troop Support Contracting Officer.

B. In the event the vendor effects any change at the direction of any person other than the DLA Troop Support Contracting Officer, the change will be considered to have been made without authority and no adjustments will be made to cover any costs associated with such change.

IV. NEGOTIATIONS

For the subject acquisition, the Government intends to award on initial offers but reserves the right to conduct negotiations if determined by the Contracting Officer to be necessary. Initial responses to negotiations shall be in a form of communication customary in the industry for transmitting information to include phone, facsimile transmission, letter, in-person and e-mail. However, any information provided during negotiations, to include all changes to the initial offer, must be reduced to writing and transmitted to the DLA Troop Support Business Opportunities Office by the time and date specified at the time of Final Proposal Revisions. Information not submitted to the DLA Troop Support Business Opportunities Office by the specified date and time will not be considered by the Government during final evaluations.

TECHNICAL/QUALITY DATA

I. MARKING OF SHIPPING CONTAINERS AND MARKING OF UNIT LOADS

For shipments to Department of Defense Depots, all Shipping Containers and Unit Load shall be marked in accordance with DLA Troop Support Form 3556, entitled "Marking Instructions for Boxes, Sacks, and Unit Loads of Perishable and Semi-perishable Subsistence, dated October 2010."

All unit loads shall be clearly marked with the following information on two adjacent sides of the load with the largest characters possible as follows:

Unitized Ration Component
National Stock Number
Item Name
Date of Pack and Lot Number
Number of Shipping Containers per Pallet
Contract Number
Contractor's Name and Address
Inspection Test Date (ITD) *

*The Inspection Test Date, the expected shelf life is found in the applicable solicitation/contract. To calculate the ITD, add the shelf life value to the month/year date of pack. Example, if the Date of Pack is June 2007, and the shelf life is 36 months (3 years), then the ITD is computed as follows: 6/07 + 3 years = 6/10. If labels are used, they shall be permanently affixed with water-resistant adhesive tape.

Shipments without the appropriate Shipping Container and Unit Load Markings will be rejected and returned to origin, or at the Contracting Officers discretion, reworked at a labor rate determined by the destination activity (not DLA Troop Support).

II. UNITIZATION

Unit loads shall have the shipping containers arranged on a 40 inch by 48 inch commercial wood or plywood four-way entry pallet, or on a 48 inch by 40 inch Grocery Manufacturers of America wood four-way entry pallet. The load shall be bonded with non-metallic

strapping, shrink or stretch film, or others means that comply with carrier rules and regulations applicable to the mode of transportation (adhesive bonding is not acceptable).

Bonding material shall secure the load to the pallet to form a consolidated, stable cargo which can be handled as a unit. For example, when strapping is used to secure the load, the straps shall pass under the top deck boards of the pallet. When stretch or shrink film is used, it must be applied low enough on the pallet to secure the load to the pallet. The unit load height shall not exceed 50 inches.

Inspection of unit loads shall be in accordance with classification Type III, Class G of DLA Troop Support Form 3507 of October 2011 entitled "Loads, Unit; Preparation of Semi-perishable Subsistence Items."

The unit load dimensions are 40 inches in length by 48 inches in width and 50 inches in height (Please note: In the height dimension, this includes the 1-3/8" slave board that the pallet and material are placed on).

These dimensions are exact and can be no larger than what is specified. No overhang is permitted.

III. STORED PRODUCTS PEST MANAGEMENT PROGRAM

The contractor shall develop and maintain a stored products pest management program for food and other collocated non-food items. The procedures contained in the "Integrated Pest Management (IPM) Program Requirements for Operational Rations", April 2011 are required. This document can be found on DLA Troop Support Subsistence Website at: http://www.troopsupport.dla.mil/subs/support/quality/ipm-cpaf.pdf

IV. PRODUCT SANITARILY APPROVED SOURCE REQUIREMENTS

As required by 48 CFR 246.471-1 Subsistence, AR 40-657, Veterinary/Medical Food Inspection and Laboratory Service, DLAR 4155.3, inspections of Subsistence Supplies and Services, Clause DLAD 52.246-9044, "SANITARY CONDITIONS (Nov 2011) DLA Troop Support," and as clarified by the Armed Forces Food Risk Evaluation Committee, 31 JAN 1996, all Operational Ration Food Components will originate from sanitarily approved establishments. Acceptable sanitary approval is constituted by listing in the "Directory of Sanitarily Approved Food Establishments for Armed Forces Procurement," published by the U.S. Army Veterinary Command (VETCOM), or an establishment inspected and approved by the U.S. Department of Agriculture (USDA) or the U.S. Department of Commerce (USDA) and possessing a USDA/USDC establishment number. This requirement applies to all GFM and CFM Operational Ration Food Components and to all Operational Ration types. Requests for inspection and "Directory" listing by VETCOM will be routed through DLA Troop Support-FTRE for coordination and action. Situations involving sole sources of supply, proprietary supply sources, and commercial Brand Name items will be evaluated directly by the Chief, DLA Troop Support-FTRE, in coordination with the Chief, Approved Sources Division, VETCOM.

V. TRACEABILITY

In order to facilitate an effective traceability for the Unitized Group Ration Program, the contractor shall ensure that each primary container (unit pack) and intermediate container, if required, has a lot number and Date of Pack (DOP). These package codes shall be permanent and legible.

Use of the Julian Date for the lot number is preferred. For example, 9296 = October 23, 2009. If the contractor's lot identification is of their own coding, the contractor shall provide the coding information for the primary containers and the contract data markings upon delivery. Package codes per case lot number shall be identified on the appropriate accompanying Bill of Lading upon delivery.

Additionally, the contractor shall ensure that traceability records include identifying ALL ingredients and ALL sources for those ingredients. This shall be accomplished for the each item, brand and component that is shipped to the Defense Depot (Assembler) for the Unitized Group Ration Programs. This information shall be made available within 24 hours.

VI. DATE OF PACK

Acceptance will be limited to product processed and packed subsequent to date of award of delivery order. Additionally, all shipments of components/product from a producer to destination/assembly points shall not be older than 60 days at time of shipment.

VII. MISCELLANEOUS REQUIREMENTS

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Compliance with the provisions contained in Title 21, Code of Federal Regulations Part 110 "Current Good Manufacturing Practice in Manufacturing, Packaging or Holding Human Food," and all regulations referenced herein, is required. In addition, the contractor is required to comply with all with the provisions contained within specific parts of the Code of Federal Regulations. For example, low-acid canned food manufacturers, Part 110 and 113 are applicable.

VIII. INSPECTION/QUALITY ASSURANCE PROVISIONS

For finished products produced under the Regulations Governing the Inspection of Eggs and Egg Products (9 CFR Part 590) inspection for compliance with in-process contract requirements, as specified in Section C-2, J and Section C-2, K of PCR-E-017A dated 3 September 2010 (Egg Mix, Pasteurized, Uncooked, Dehydrated, Packaged in a Boil-in-Bag (BIB), shall be performed by the USDA Food Safety Inspection Service in accordance with the Regulations Governing the Voluntary Inspection for Egg Products (9 CFR Part 590). Inspection of the finished product for compliance with end-item contract requirements shall be contractor-paid lot inspection by USDA, AMS, FV, PPB.

For finished product production exempt under the Regulations Governing the Inspection of Eggs and Egg Products, in-process monitoring, inspection for compliance with in-process contract requirements, and end-item inspection of the finished product for compliance with contract requirements shall be contractor-paid in-plant inspection by USDA, AMS, FV, PPB. In-process in-plant monitoring shall be performed during processing, including, but not limited to, product formulation, handling, processing, and packaging. Review of records may be substituted for on-site presence when products are sealed in processing vessels.

In all cases, the contractor shall provide a certificate of conformance for each lot of finished production stating that the lot was produced using the same ingredient formulation as the approved production standard. The Government reserves the right to verify formulation through on-site monitoring.

CONTRACTOR PAID USDA is required for all characteristics specified herein. In addition, Government inspection shall also be at destination for identity, count and condition for all terms and conditions of the contract. This shall include but is not limited to the following:

- 1. All shipments must be accompanied by a Bill of Lading, and all other pertinent invoices as required.
- All unit loads must be marked in accordance with DLA Troop Support 3507.
- All unit loads shall be stable and not exceed 50 inches high.
 - 4. All delivered product shall be free of defects.
 - 5. All shipments must contain the correct quantity as specified by DLA Troop Support.
 - 6. Appointments must be scheduled with the receiving activity prior to delivery.
 - 7. All delivered product must meet or exceed the appropriate product requirements as described in this Solicitation.
 - 8. All delivered products must meet the required date of pack/shelf life requirements.
 - 9. To determine the date of pack, any closed date code must be accompanied with documentation deciphering the closed product code.
 - 10. All delivered products must be free of insect and rodent infestation.

Failure to comply with ANY of the above conditions may result in the shipment(s) being rejected and returned to origin, or at the Contracting Officer's discretion reworked at a labor rate determined by the destination activity (not DLA Troop Support).

QUALITY ASSURANCE PROVISIONS:

By submitting an offer, the contractor certifies that the product offered meets: the specified finished product salient characteristics and all requirements of this contract; conforms to the producer's own specifications and standards, including product characteristics, manufacturing procedures, quality control procedures, and storage and handling practices; has a national or regional distribution from storage facilities located within the United States, its territories, or possessions; and is sold on the commercial market.

The Government reserves the right to determine proof of such conformance prior to the first delivery from the point of origin and any time thereafter, as may be necessary, to include delivery at final destination, and for the time the product is covered under warranty, to determine conformance with the provisions of the contract.

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End item lots determined nonconforming may be reworked to correct or screen out the defective units. Rework shall only be considered acceptable to the Government when the rework procedure has a reasonable probability of correcting the deficiency.

An end item lot rejected by the contractor or Government must be reworked and re-offered within 30 days from the date of initial rejection.

The supplies or products furnished under the contract shall be produced in accordance with the provisions of 21 CFR, Part 110, "Current Good Manufacturing Practices in Manufacturing, Packing or Holding Human Food," and all regulations referenced therein.

IX. ENTRY INTO PLANT:

The Contracting Officer or any Government personnel designated by him shall be permitted entry into the Contractor's and Subcontractor's plants at any time during the effective period of the contract. Except for inspection services, the Contracting Officer shall give prior notice of the purpose of the meeting and shall furnish dates of the visit.

X. PLACE OF PERFORMANCE

The offeror must stipulate in its proposal to this solicitation information pertinent to the place of performance.
Any change in place(s) of performance cited in this offer and in any resulting contract is prohibited unless it is specifically approved in
advance by the Contracting Officer.

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SOLICITATION PROVISIONS

NOTE: 52.212-1, Instructions to Offerors—Commercial Items (APR 2014) is incorporated in this solicitation by reference. Its full text may be accessed electronically at https://www.acquisition.gov/far/index.html. Text is available for viewing in Subpart 52.2 Text of Provisions and Clauses, through either the HTML or PDF Format links.

Addendum to 52.212-1:

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

- 1. Paragraph (b), Submission of Offers.
- . See Standard Form 1449 (Continuation Sheet), on page 3, for any specific instructions on how to submit your offer if mailed, hand carried, or faxed (when authorized).
 - b. 🖾 Faxed offers are authorized for this solicitation.
 Facsimile offers that fail to furnish required representations, or information, or that reject any of the terms, conditions and provisions of the solicitations, may be excluded from consideration. Facsimile offers must contain the required signatures. The Government reserves the right to make award solely on the facsimile offer. However, if requested to do so by the Contracting Officer, the apparently successful offeror agrees to promptly submit the complete original signed proposal. The Government will not be responsible for any failure attributable to the transmission or receipt of the facsimile offer.
 - c. SUBMISSION REQUIREMENTS: Offerors are required to submit the completed solicitation, the pricing proposal, the past performance information and the completed Food Defense Checklist. A cover letter may accompany the proposal to set forth any information you wish to bring to the attention of the solicitation SPE3S1-15-R-0005 to the Government. Offeror is required to submit one original proposal plus (2) complete hard copies. The Non-Price Proposal must be prepared separately and shall not be combined with the Price Proposal.

1.0 Past Performance

Offerors shall provide a list of contracts, commercial or government, performed within the last two years. Offerors shall provide a point of contact address, telephone number, average dollar amount of the contract per annum, period of performance, and a description of the items provided. For government contracts, provide the government agency, point of contact, telephone number, contract number, dollar value, period of performance, and a sample listing of the items provided.

Offerors shall list and address how any "problems" or discrepancies (i.e. late deliveries, shortages, overages, damages, defects, mis-shipments, etc) experienced in the past two years for the customers reported in response to commercial accounts listed above and for prior Government contracts, were handled and remedied.

NOTE: The Government reserves the right to limit the number of accounts reviewed for verifying past contract performance. Furthermore, we reserve the right to contact other contractor accounts, both commercial and Governmental, that are not provided in the proposal for the purpose of reviewing past performance.

d. FOOD DEFENSE PLAN. Currently, all DLA Troop Support Subsistence contracts have a requirement for the submission and implementation of some type of Food Defense at each contractor facility. Areas of concern listed in this checklist must be addressed in the plan. As a result of increased risk for the potential of intentional food tampering the plan shall describe (in general terms) the type of preventive measures that are taken or will be taken to reduce Food Defense vulnerabilities and to protect the food intended for DLA Troop Support's customers at CONUS and OCONUS locations. The plan must include preventive steps taken to safeguard product from intentional tampering / contamination during all stages of receipt, production, storage, assembly, delivery, and shipment. The following information may be covered in the Food Defense Plan or under other pertinent areas of the QSP, if a QSP is required for the facility. If some of the Food Defense information is covered in the QSP (e.g., receipt inspection, storage, warehousing, training, traceability, mock recalls, etc.) cross-reference the applicable Section/Area of the QSP. If the plan is submitted with the QSP, a rating (separate from the QSP) of acceptable or unacceptable will be assigned to the Food Defense/Security/Force Protection Plan. Note: Points will be deducted for not responding to a question with a YES, No, N/A or for not providing the information requested (e.g., establishment registration information). To download a copy of the DLA Troop Support Food Defense Checklist go to

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https://www.troopsupport.dla.mil/subs/support/quality/index.asp or contact the applicable DLA Troop Support Contracting Officer or the Quality Audits & Food Defense Branch (DLA Troop Support-FTSB).

- e. Product Demonstration Models (PDM): The Government requires **Product Demonstration Models (PDM)** while the solicitation is opened. A total of <u>20 PDMs must be received no later than the time set for closing of offers</u>. Failure to furnish PDMs by the time specified in the solicitation may be cause for rejection of the proposal.
- 2. Paragraph (c), Period for Acceptance of Offers.

Period of acceptance is _180_ days.

3. Paragraph (d), Product Samples: Add the following:

Product Demonstration Models (PDM)

A total of 20 PDMs are required. PDMs submitted must meet the item description and requirements as stated in this solicitation. The PDMs are to be distributed as follows:

a. Six PDMs shall be sent to Natick:

Natick RDNS-SEC-F Bldg 36, Rm E107 ATTN: Jill M. Bates 15 Kansas St. Natick, MA 01760-5056

b. Two PDMs shall be sent to:

DLA Troop Support
Directorate of Subsistence, Building 6
ATTN: DSCP-FTRE, Ramona Hemphill, 6B113
700 Robbins Ave.
Philadelphia, PA 19111-5092

c. Twelve PDMs shall be sent to the Government inspector. Contracting Officer will advise of the responsible Government inspector upon offeror's request.

In this instance, the offeror shall advise the Government inspector prior to production of the PDMs and shall obtain a signed statement from the inspector confirming possession of the samples and identifying the samples as from the same production lot as those submitted to Natick and to DLA Troop Support. Approved PDM will be retained as production standards. All product delivered under contract must meet or exceed the approved production sample in all aspects of this purchase description and hedonic ratings as performed by the U.S.Army Research, Development, and Engineering Command Natick Soldier Center, MA and/or USMC HQ, Wash, DC. The approved production standards will be retained by the USDA Area Office responsible for inspection, and may be used as a quality basis for future production.

- d. Every 12 months the Government Quality Assurance Representative (GQAR) will randomly select 5 replenishment samples for Natick and 5 replenishment samples for the government's supply at origin from a lot accepted by the government for all contractual requirements. The contractor will be responsible for shipment to Natick. This replenishment may occur earlier if necessary to ensure an adequate supply of PDM samples. The contractor will also use samples from this same lot as the production standard.
- e. This requirement is waived for any offeror who has submitted to Natick, and or received a passing score on a PDM, in the last year. Documentation of the passing score provided by Natick must be submitted, along with your proposal.
- 4. Paragraph (e), Multiple Offers.

Alternative commercial items may not be considered for award on this instant acquisition, however, may be utilized for market research on future requirements.

5. Paragraph (h), Multiple Awards.

☐ The Government intends to make one award.

6. Paragraph (i), Availability of Requirements Documents Cited in the Solicitation.

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Contact: Ramona Hemphill, Food Technologist, Jennifer Dam, Contract Specialist for the applicable specifications described in the solicitation at:

e-mail: Ramona.Hemphill@dla.mil or telephone: 215-737-2986 e-mail: Jennifer.Dam@dla.mil or telephone: 215-737-7898

NOTE: The Offeror shall submit the pricing proposal as follows:

A. In calculating Total Unit Prices, the Portion Subject to EPA for Tier 1 will be added to the Fixed Price Portion for each Tier period to calculate the Total Unit Price of that Tier.

B. Unit price shall be limited to two decimal places. For evaluation and award purposes, offers containing a unit price of more than two decimal places shall be rounded off to two decimal places.

NOTE: Alternate offers/pricing will NOT be accepted.

52.212-2 EVALUATION-COMMERCIAL ITEMS (OCT 2014) - FAR

The Government will award a contract resulting from this solicitation to the responsible offeror(s) whose offer conforming to the solicitation will be most advantageous to the Government, technical factors and price considered. Factor 1 is more important than factor 2. Subfactors 1.1 and 1.2 are of equal importance. Technical merit will be determined by assessment of the following evaluation factors, listed in descending order of importance.

Past Performance

Delivery Quality history

Product Demonstration Models (PDM)

Technical factors, when combined, are significantly more important than cost or price. As technical and past performance factors become more equal, the evaluated cost or price becomes more important.

Food Defense Plan: The Government will evaluate the offeror's Food Defense Plan for acceptability. A rating of acceptable or unacceptable will be assigned.

Pricing: The Government will evaluate each offeror's unit prices. Pricing will be evaluated for the estimated quantity. The estimated quantities for this acquisition will be multiplied by the offered unit price for each tier. The total price of all tiers will be used to estimate the overall lowest price to the Government. The Government may determine that an offer is unacceptable if the Tier prices are significantly unbalanced.

All required submissions must be received from offerors before the time set for closing. Failure to furnish this information by the time specified may be cause for rejection if not otherwise acceptable under FAR provisions for considering late offers.

- (b) A written notice of award or acceptance of an offer, mailed or otherwise furnished to the successful offeror within the time for acceptance specified in the offer, shall result in a binding contract without further action by either party. Before the offer's specified expiration time, the Government may accept an offer (or part of an offer), whether or not there are negotiations after its receipt, unless a written notice of withdrawal is received before award.
 - (c) Evaluation Process:
- (1) Subsequent to the date specified in the solicitation for receipt of proposals, all timely proposals will undergo an <u>evaluation for the factors</u> above. Each evaluation factor will be evaluated separately and then an integrated assessment of the offeror will be made by the contracting officer. The contracting officer will make a competitive range determination (CRD) based on these evaluations and submit it to the Source Selection Authority (SSA) for approval. Offers so technically deficient as to make them technically unacceptable will be rejected as unacceptable and will not be included in the competitive range. If award is not made on the basis of initial proposals, written and/or oral discussions will be conducted with all offerors in the competitive range.

52.212-2 EVALUATION COMMERCIAL ITEMS (OCT 2014) (Continuation)

Final Revision Proposals and offers resulting from discussions will undergo further similar evaluations. Finally, a proposal will be selected for award by the Source Selection Authority (SSA), as described in paragraph (e) below. While the SSA's assessment will strive to determine the overall value of each offeror, subjective judgment on the part of the Government evaluators is implicit in the entire process. The Government reserves the right to select a successful offeror at other than the lowest price submitted and in accordance with the evaluation factors set forth.

(d) Selection. Final evaluation reports will be furnished to the contracting officer. The contracting officer will analyze the reports and prepare a written source evaluation report and present it to the SSA. Based on the reports and analysis, the SSA will make the decision as to which offeror(s) is (are) selected for award. The responsible offeror(s) whose proposal(s) is (are) most advantageous to the Government, as determined by the evaluation of proposal(s) according to the evaluation factors established above will be selected for award.

TECHNICAL PROPOSAL EVALUATION CRITERIA

1.0 Past Performance

The Government will assess the offeror's performance record for the past two years, regarding timely delivery, product quality history of the offered or similar items, and customer service, and based on that evaluation, will assign each offeror a rating that will reflect the government's degree of confidence that the offeror will perform satisfactorily.

The assessment will be based on the information provided by the offeror in its proposal, Government in house records including PPIRS if available, and information obtained from other sources.

Delivery

The government will evaluate the offeror's past performance for the past two years as it relates to delivery of each offeror's own corporate entity and any partners, joint ventures, subcontractors, etc., who will be performing on the proposed contract for the offered item or similar item. Based on that evaluation, each offeror will be assigned a rating that will reflect the government's degree of confidence that the offeror will perform satisfactorily. The government will evaluate the offeror's record of past performance as reflected in its performance of previous government and commercial contracts, and the contractor's reliability in providing delivery of product that conforms to the solicitation.

The government will consider all relevant facts and circumstances, and therefore, encourages offeror to divulge and explain in their proposal any unfavorable delivery instances that occurred for the past two years.

1.2 Quality History

The government will evaluate the offeror's record of past performance as reflected in its performance of previous government and commercial contracts, and the contractor's reliability in providing product that conforms to the solicitation requirements. Based on that evaluation, each offeror will be assigned a rating that will reflect the government's degree of confidence that the offeror has the ability to produce an acceptable quality product that meet the specification requirements.

This assessment will be based on information provided by the offeror in its proposal, information contained in records maintained by the government and possibly by investigation of the contractor's record of performing commercial contracts. The government will consider all relevant facts and circumstances, and therefore, encourages offerors to divulge and explain in their proposal any unfavorable quality instance that occurred for the past two years.

2.0 Product Demonstration Models (PDM)

PDM will be evaluated for compliance with the product specifications to include shelf life, package integrity, and the organoleptic qualities of the food product to include taste, texture, odor and appearance using the recognized Hedonic rating scale.

52.215-9003 Use of Past Performance Information Retrieval System – Statistical Reporting (PPIRS-SR) Information in Past Performance Evaluation (APR 2014)

- (a) General.
 - (1) Past performance is an indicator of a Contractor's ability to perform satisfactorily on future awards.
- (2) When used in best value source selections, past performance information will be evaluated based upon the currency and relevancy of past performance information in order to reach a confidence assessment for each offeror from which offers were received.
- (3) The Defense Logistics Agency (DLA) will evaluate offerors' past performance, which may include, but is not limited to, their record of conforming to specifications, conformance to the standards of good workmanship, adherence to contract schedules, and commitment to customer satisfaction.
- (b) Past Performance Information Retrieval System Statistical Reporting (PPIRS-SR), authorized by the Department of Defense for use by participating activities during the acquisition of supplies and services may, be used in evaluating contractor past performance.
- (c) PPIRS-SR classifications are established for each supplier and can be reviewed at http://www.ppirs.gov/. Contractors are granted access to PPIRS-SR for their own classifications. Offerors are encouraged to review their own classifications as well as the PPIRS-SR reporting procedures and rating methodology detailed in the PPIRS-SR procedures manual and the PPIRS-SR user guide available at http://www.ppirs.gov.
- (1) PPIRS-SR classifications. Specific information as to how PPIRS-SR determines delivery and quality classifications can be found in the PPIRS Reference Material, specifically the "PPIRS-SR Evaluation Criteria" document on the PPIRS-SR Website at http://www.ppirs.gov/ppirsfiles/reference.htm.
 - (2) Classifications are calculated based upon three years of data.
- (3) Data sources for PPIRS-SR information can be found in the PPIRS Reference Material, "PPIRS-SR Evaluation Criteria" document on the PPIRS-SR Website at http://www.ppirs.gov/ppirsfiles/reference.htm.
- (4) PPIRS-SR will make negative quality and delivery data reflected in the PPIRS-SR Classification available to contractors for review and challenge. This is accomplished within the PPIRS-SR system.
- (d) The following procedures will be followed when the Contracting Officer evaluates PPIRS-SR classifications:
- (1) The Contracting Officer may consider the volume of business on which the classification is based as a measure of confidence in the classification as an indication of performance risk.
- (2) Specifics as to how PPIRS-SR calculations are affected when there is no delivery or quality information provided by the source data bases can be found in the PPIRS Reference Material, specifically the "PPIRS-SR Evaluation Criteria" document on the PPIRS-SR Website at http://www.ppirs.gov/ppirsfiles/reference.htm.
- (3) In the case of a Contractor without a record of relevant past performance or for whom information on past performance is not available in the PPIRS-SR, the Contractor will be evaluated neither favorably nor unfavorably on past performance.
- (4) Contractor-caused discrepancies or delinquencies will be reflected in a contractor's past performance assessment. Repair, replacement or reimbursement of quality and packaging defects will not provide relief of negative DLA performance data. Contractor-caused delivery extensions, regardless of consideration paid, will be reflected in the delivery classification for contracts issued by DLA.
- (e) The Contracting Officer may collect and analyze other relevant information in addition to any past performance information derived from PPIRS-SR.

(End of Provision)

52.212-3 -- Offeror Representations and Certifications -- Commercial Items (Mar 2015)

The offeror shall complete only paragraphs (b) of this provision if the Offeror has completed the annual representations and certification electronically via the System for Award Management (SAM) Web site accessed through http://www.acquisition.gov. If the Offeror has not completed the annual representations and certifications electronically, the Offeror shall complete only paragraphs (c) through (p) of this provision.

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

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

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

- (1) Exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or
- (2) Performed by any person under the age of 18 pursuant to a contract the enforcement of which can be accomplished by process or penalties.

"Highest-level owner" means the entity that owns or controls an immediate owner of the offeror, or that owns or controls one or more entities that control an immediate owner of the offeror. No entity owns or exercises control of the highest level owner.

"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.

"Inverted domestic corporation," means a foreign incorporated entity that meets the definition of an inverted domestic corporation under 6 U.S.C. 395(b), applied in accordance with the rules and definitions of 6 U.S.C. 395(c).

"Manufactured end product" means any end product in product and service codes (PSCs) 1000-9999, except—

- (1) PSC 5510, Lumber and Related Basic Wood Materials;
- (2) Product or Service Group (PSG) 87, Agricultural Supplies:
- (3) PSG 88, Live Animals;
- (4) PSG 89, Subsistence;
- (5) PSC 9410, Crude Grades of Plant Materials;
- (6) PSC 9430, Miscellaneous Crude Animal Products, Inedible;
- (7) PSC 9440. Miscellaneous Crude Agricultural and Forestry Products:
- (8) PSC 9610, Ores:
- (9) PSC 9620, Minerals, Natural and Synthetic; and

(10) PSC 9630, Additive Metal Materials.

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

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

- (1) Are conducted under contract directly and exclusively with the regional government of southern Sudan;
- (2) Are conducted pursuant to specific authorization from the Office of Foreign Assets Control in the Department of the Treasury, or are expressly exempted under Federal law from the requirement to be conducted under such authorization;
- (3) Consist of providing goods or services to marginalized populations of Sudan;
- (4) Consist of providing goods or services to an internationally recognized peacekeeping force or humanitarian organization;
- (5) Consist of providing goods or services that are used only to promote health or education; or
- (6) Have been voluntarily suspended.

Sensitive technology—

- (1) Means hardware, software, telecommunications equipment, or any other technology that is to be used specifically—
 - (i) To restrict the free flow of unbiased information in Iran; or
 - (ii) To disrupt, monitor, or otherwise restrict speech of the people of Iran; and
- (2) Does not include information or informational materials the export of which the President does not have the authority to regulate or prohibit pursuant to section 203(b)(3) of the International Emergency Economic Powers Act (50 U.S.C. 1702(b)(3)).

"Service-disabled veteran-owned small business concern"—

- (1) Means a small business concern—
 - (i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
 - (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (2) Service-disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).

"Small business concern" means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and size standards in this solicitation.

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"Small disadvantaged business concern, consistent with 13 CFR 124.1002," means a small business concern under the size standard applicable to the acquisition, that--

- (1) Is at least 51 percent unconditionally and directly owned (as defined at 13 CFR 124.105) by--
 - (i) One or more socially disadvantaged (as defined at 13 CFR 124.103) and economically disadvantaged (as defined at 13 CFR 124.104) individuals who are citizens of the United States; and
 - (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 in which more than 50 percent of the entity is owned—

- (1) Directly by a parent corporation; or
- (2) Through another subsidiary of a parent corporation.

"Veteran-owned small business concern" means a small business concern—

- (1) Not less than 51 percent of which is owned by one or more veterans(as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and
- (2) The management and daily business operations of which are controlled by one or more veterans.

"Women-owned business concern" means a concern which is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of 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 business concern" means a small business concern --

- (1) That is at least 51 percent owned by one or more women or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and
- (2) Whose management and daily business operations are controlled by one or more women.

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

(b)

- (1) Annual Representations and Certifications. Any changes provided by the offeror in paragraph (b)(2) of this provision do not automatically change the representations and certifications posted on the SAMwebsite.

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	urrent, accurate, and complete as of the date of this offer. Any changes provid citation only, and do not result in an update to the representations and certifica			
(c) Offerors must complete the outlying areas. Check all that a	following representations when the resulting contract is to be performed in the apply.	e United States or its		
(1) Small business co	oncern. The offeror represents as part of its offer that it [_] is, [_] is not a small	business concern.		
	nall business concern. [Complete only if the offeror represented itself as a small business concern. [Complete only if the offeror represents as part of its offer that it [_] is, [_] is not a			
owned small business	veteran-owned small business concern. [Complete only if the offeror represents concern in paragraph (c)(2) of this provision.] The offeror represents as part d veteran-owned small business concern.			
	ged business concern. [Complete only if the offeror represented itself as a small is provision.] The offeror represents that it [_] is, [_] is not, a small disadvantage 4.1002.			
(5) Women-owned small business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents that it [_] is, [_] is not a women-owned small business concern.				
Note: Complete paragraphs (c)(8) and (c)(9) only if this solicitation is expected to exceed the simplified acquisition threshold				
	igible under the WOSB Program. [Complete only if the offeror represented itsern in paragraph (c)(5) of this provision.] The offeror represents that—	elf as a women-owned		
] is not a WOSB concern eligible under the WOSB Program, has provided all repository, and no change in circumstances or adverse decisions have been is d			
paragraph (c participating WOSB Prog] is not a joint venture that complies with the requirements of 13 CFR part 127 (c)(6)(i) of this provision is accurate for each WOSB concern eligible under the in the joint venture. [The offeror shall enter the name or names of the WOSB ram and other small businesses that are participating in the joint venture:ible under the WOSB Program participating in the joint venture shall submit a esentation.	WOSB Program concern eligible under the] Each WOSB		
	dvantaged women-owned small business (EDWOSB) concern. [Complete onloarn eligible under the WOSB Program in (c)(6) of this provision.] The offeror			
] is not an EDWOSB concern, has provided all the required documents to the roumstances or adverse decisions have been issued that affects its eligibility;			
paragraph (o offeror shall the joint vent] is not a joint venture that complies with the requirements of 13 CFR part 127c)(7)(i) of this provision is accurate for each EDWOSB concern participating in enter the name or names of the EDWOSB concern and other small businesse ture:] Each EDWOSB concern participating in the joint ventuof the EDWOSB representation.	the joint venture. [The es that are participating in		
business concern and	usiness concern (other than small business concern). [Complete only if the offer did not represent itself as a small business concern in paragraph (c)(1) of this, a women-owned business concern.			

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surplus areas in which	labor surplus area concerns. If this is an invitation for bid, small business offer no costs to be incurred on account of manufacturing or production (by offeror or 50 percent of the contract price:	
	business concern. [Complete only if the offeror represented itself as a small bus provision.] The offeror represents, as part of its offer, that	usiness concern in
Qualified HU changes in o	is not a HUBZone small business concern listed, on the date of this represer BZone Small Business Concerns maintained by the Small Business Administ wnership and control, principal office, or HUBZone employee percentage have cordance with 13 CFR part 126; and	ration, and no material
representation participating concerns par] is not a HUBZone joint venture that complies with the requirements of 13 CF on in paragraph (c)(10)(i) of this provision is accurate for each HUBZone small in the HUBZone joint venture. [The offeror shall enter the names of each of the tricipating in the HUBZone joint venture:] Each HUBZone small in the HUBZone joint venture shall submit a separate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit as exparate signed copy of the HUBZone joint venture shall submit shall shal	l business concern ne HUBZone small business business concern
d) Representations required to	implement provisions of Executive Order 11246	
(1) Previous contracts	and compliance. The offeror represents that	
(i) It [_] has, this solicitation	[_] has not, participated in a previous contract or subcontract subject to the Econ; and	qual Opportunity clause of
(ii) It [_] has,	[_] has not, filed all required compliance reports.	
(2) Affirmative Action	Compliance. The offeror represents that	
	developed and has on file, [_] has not developed and does not have on file, at ction programs required by rules and regulations of the Secretary of Labor (41	
	not previously had contracts subject to the written affirmative action programs ons of the Secretary of Labor.	requirement of the rules
exceed \$150,000.) By submiss unds have been paid or will be Member of Congress, an office with the award of any resultant behalf of the offeror with respectively.	rments to Influence Federal Transactions (31 U.S.C. 1352). (Applies only if the ion of its offer, the offeror certifies to the best of its knowledge and belief that a paid to any person for influencing or attempting to influence an officer or emper or employee of Congress or an employee of a Member of Congress on his contract. If any registrants under the Lobbying Disclosure Act of 1995 have most to this contract, the offeror shall complete and submit, with its offer, OMB Sizes, to provide the name of the registrants. The offeror need not report regularly or payments of reasonable compensation were made.	no Federal appropriated bloyee of any agency, a or her behalf in connection nade a lobbying contact on tandard Form LLL,
f) Buy American Certificate. (Ancluded in this solicitation.)	applies only if the clause at Federal Acquisition Regulation (FAR) 52.225-1, Bu	ıy American – Supplies, is
product and that for ot produced, or manufac manufactured in the U and does not meet the available off-the-shelf	s that each end product, except those listed in paragraph (f)(2) of this provision ther than COTS items, the offeror has considered components of unknown or stured outside the United States. The offeror shall list as foreign end products. Inited States that do not qualify as domestic end products, i.e., an end product component test in paragraph (2) of the definition of "domestic end product." (COTS) item," "component," "domestic end product," "end product," "foreign et the clause of this solicitation entitled "Buy American—Supplies."	igin to have been mined, those end products t that is not a COTS item The terms "commercially

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CONTINUATION SHEET

CONTINUATION SHEET REFER		REFERENC	E NO. OF DOCUMENT BEING CON SPE3S1-15-R-0005	NTINUED:	PAGE 52 OF 71 PAGES	
(2) Foreign End Products:						
LINE IT	EM NO.		COUNTRY OF ORIGIN			
[List as necessar		will avaluate offers in	accordance with the policies and pr	recodures of EAR Pari	+ 25	
	Government	viii evaluate olleis iii	accordance with the policies and pr	ocedules of PAN Pan	120.	
(1) <i>Buy</i> America	(1) Buy American Free Trade Agreements Israeli Trade Act Certificate. (Applies only if the clause at FAR 52.225-3, Buy American Free Trade Agreements Israeli Trade Act, is included in this solicitation.) (i) The offeror certifies that each end product, except those listed in paragraph (g)(1)(ii) or (g)(1)(iii) of this provision, is a domestic end product and that for other than COTS items, the offeror has considered components of unknown origin to have been mined, produced, or manufactured outside the United States. The terms "Bahrainian, Moroccan, Omani, Panamanian, or Peruvian end product," "commercially available off-the-shelf (COTS) item," "component," "domestic end product," "end product," "foreign end product," "free Trade Agreement country," "Free Trade Agreement country end product," "Israeli end product," and "United States" are defined in the clause of this solicitation entitled "Buy AmericanFree Trade AgreementsIsraeli Trade Act." (ii) The offeror certifies that the following supplies are Free Trade Agreement country end products (other than Bahrainian, Moroccan, Omani, Panamanian, or Peruvian end products) or Israeli end products as defined in the clause of this solicitation entitled "Buy American—Free Trade Agreements—Israeli Trade Act": Free Trade Agreement Country End Products (Other than Bahrainian, Moroccan, Omani, Panamanian, or Peruvian End Products) or Israeli End Products:					
LINE ITEM NO.		COUNT	RY OF ORIGIN			
[List as necessary] (iii) The offeror shall list those supplies that are foreign end products (other than those listed in paragraph (g)(1)(ii) or this provision) as defined in the clause of this solicitation entitled "Buy American—Free Trade Agreements—Israeli Trade Act." The offeror shall list as other foreign end products those end products manufactured in the United States that do not qualify as domestic end products, i.e., an end product that is not a COTS item and does not meet the component test in paragraph (2) of the definition of "domestic end product."						
Other Foreign Er	nd Products:					
LINE ITEM NO.		COUNT	RY OF ORIGIN			

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[List as necessary]			
(iv) The Gov	ernment will e	valuate offers in accordance with the policies and pro	ocedures of FAR Part 25.
		eements—Israeli Trade Act Certificate, Alternate I. If A on, substitute the following paragraph (g)(1)(ii) for par	
(g)(of t	1)(ii) The offe	ror certifies that the following supplies are Canadian entitled "Buy American—Free Trade Agreements—Is	and products as defined in the clause sraeli Trade Act":
Car	nadian End Pı	oducts:	
		Line Item No.:	
		[List as necessary]	
		eements—Israeli Trade Act Certificate, Alternate II. If ion, substitute the following paragraph (g)(1)(ii) for par	
	defined in the	ror certifies that the following supplies are Canadian eclause of this solicitation entitled "Buy AmericanFree	
Canadian or Israeli End Produc	cts:		
Line Item No.:		Country of Origin:	
[List as necessary]			
		eements—Israeli Trade Act Certificate, Alternate III. It itute the following paragraph (g)(1)(ii) for paragraph (g	
(oth pro	er than Bahra	ror certifies that the following supplies are Free Trade ainian, Korean, Moroccan, Omani, Panamanian, or Peed in the clause of this solicitation entitled "Buy Amer:	eruvian end products) or Israeli end
Free Trade Agreement Country Products) or Israeli End Products		s (Other than Bahrainian, Korean, Moroccan, Omani,	Panamanian, or Peruvian End
Line Item No.:		Country of Origin:	

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[List as necessary]				
(5) <i>Trade Agre</i> solicitation.)	eements	Certificate. (Applies only if the clause	e at FAR 52.225-5, Trade Agreements, is	included in this
			ept those listed in paragraph (g)(5)(ii) of t	
(ii) Th	ne offero		se end products that are not U.Smade o	-
products	ucts.			
Other End Products				
	Line Ite	m No.:	Country of Origin:	
[List as necessary]				
items production offers offers (h) Certification Regards simplified acquisition the contracts by a contracts by a contracts.	covered covere	d by the WTO GPA, the Government hout regard to the restrictions of the Bmade or designated country end protein products or that the offers for such sponsibility Matters (Executive Order 1.) The offeror certifies, to the best of its presently debarred, suspended, properal agency;	ance with the policies and procedures of will evaluate offers of U.Smade or designate and procedures of u.Smade or designate and products unless the Contracting Officer determined products are insufficient to fulfill the required (Applies only if the contract value as knowledge and belief, that the offeror are considered for debarment, or declared ineligible ling this offer, been convicted of or had a supplement of the contract of the contract value and the contract value are considered in the contract value and the contract value are considered in the contract value and the contract value are contract value are contract value and the contract value are contract value and the contract value are contract value and the contract value are contract value are contract value are contract value and the contract value are contract value are contract value and the contract value are contract value and the contract value are cont	gnated country end ill consider for award only ermines that there are no irements of the solicitation. It is expected to exceed the and/or any of its principalse for the award of 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, [_] are not presently indicted for, or otherwise criminally or civilly charged by a Government entity with, commission of any of these offenses enumerated in paragraph (h)(2) of this clause; and				
(4) [_] Have, [_] have not, within a three-year period preceding this offer, been notified of any delinquent Federal taxes in an amount that exceeds \$3,000 for which the liability remains unsatisfied.				
(i) Ta	xes are	considered delinquent if both of the f	ollowing criteria apply:	
	not cha	finally determined if there is a pending	The liability is finally determined if it has be g administrative or judicial challenge. In t t finally determined until all judicial appea	he case of a judicial
	the		payment. A taxpayer is delinquent if the e and required. A taxpayer is not delinqu	

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	1				
(ii) Example:	S.				
(Δ)	The taypayer has rece	ived a statutory notice of deficiency, under I.R.C. §6212	2 which entitles the		
		t review of a proposed tax deficiency. This is not a deli			
		he taxpayer seek Tax Court review, this will not be a fi	nal tax liability until the		
tax	payer has exercised all	judicial appear rights.			
(B)	The IRS has filed a not	ice of Federal tax lien with respect to an assessed tax	liability, and the taxpayer		
		under I.R.C. §6320 entitling the taxpayer to request a h			
		lien filing, and to further appeal to the Tax Court if the le of the hearing, the taxpayer is entitled to contest the u			
bed	cause the taxpayer has	had no prior opportunity to contest the liability. This is i	not a delinquent tax		
		liability. Should the taxpayer seek tax court review, thi as exercised all judicial appeal rights.	s will not be a final tax		
liat	onity until the taxpayer in	as exercised an judicial appear rights.			
		red into an installment agreement pursuant to I.R.C. §6			
		nd is in full compliance with the agreement terms. The of currently required to make full payment.	taxpayer is not delinquent		
	oadoo ino taxpayon to m	to differently required to make rull paymont.			
		for bankruptcy protection. The taxpayer is not delinque	ent because enforced		
COI	lection action is stayed	under 11 U.S.C. §362 (the Bankruptcy Code).			
(i) Certification Regarding Kno	wledge of Child Labor f	or Listed End Products (Executive Order 13126). [The	Contracting Officer must		
		d under this solicitation that are included in the List of F	Products Requiring		
Contractor Certification as to F	-orcea or indentured Cr	ild Labor, unless excluded at 22.1503(b).]			
(1) Listed End Produc	ct				
Listed End Product:		Listed Countries of Origin:			
(2) Cortification [If th	a Cantracting Officer ha	is identified end products and countries of origin in para	agraph (i)(1) of this		
		er (i)(2)(i) or (i)(2)(ii) by checking the appropriate block			
		rend product listed in paragraph (i)(1) of this provisioning country as listed for that product.	that was mined, produced,		
or manuaci	area in the correspondi	ig country as listed for that product.			
		d product listed in paragraph (i)(1) of this provision tha			
		country as listed for that product. The offeror certifies the			
	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		,	•		
(i) Place of manufacture (Doe	se not apply uplace the s	colicitation is predominantly for the acquisition of manuf	actured and products \ For		
		ether the place of manufacture of the end products it ex			
response to this solicitation is	predominantly—				
(1) [1 In the United S	States (Check this box if	the total anticipated price of offered end products man	ufactured in the United		
		offered end products manufactured outside the United			
(2) [1 Quitaida tha Un	nited States				
(2) [_] Outside the Ur	meu States.				
		CONTINUED ON NE	EXT PAGE		

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(k) Certificates regarding exem	ptions from the application of the Service Contract Labor Standards. (Certifica	tion by the offeror as to its

- (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, calibration, or repair of certain equipment as described in FAR 22.1003-4(c)(1). The offeror [_] does [_] does not certify that—
 - (i) The items of equipment to be serviced under this contract are used regularly for other than Governmental purposes and are sold or traded by the offeror (or subcontractor in the case of an exempt subcontract) in substantial quantities to the general public in the course of normal business operations;
 - (ii) The services will be furnished at prices which are, or are based on, established catalog or market prices (see FAR 22.1003-4(c)(2)(ii)) for the maintenance, calibration, or repair of such equipment; and
 - (iii) The compensation (wage and fringe benefits) plan for all service employees performing work under the contract will be the same as that used for these employees and equivalent employees servicing the same equipment of commercial customers.
 - (2) [_] Certain services as described in FAR 22.1003-4(d)(1). The offeror [_] does [_] does not certify that—
 - (i) The services under the contract are offered and sold regularly to non-Governmental customers, and are provided by the offeror (or subcontractor in the case of an exempt subcontract) to the general public in substantial quantities in the course of normal business operations;
 - (ii) The contract services will be furnished at prices that are, or are based on, established catalog or market prices (see FAR 22.1003-4(d)(2)(iii));
 - (iii) Each service employee who will perform the services under the contract will spend only a small portion of his or her time (a monthly average of less than 20 percent of the available hours on an annualized basis, or less than 20 percent of available hours during the contract period if the contract period is less than a month) servicing the Government contract; and
 - (iv) The compensation (wage and fringe benefits) plan for all service employees performing work under the contract is the same as that used for these employees and equivalent employees servicing commercial customers.
 - (3) If paragraph (k)(1) or (k)(2) of this clause applies—
 - (i) If the offeror does not certify to the conditions in paragraph (k)(1) or (k)(2) and the Contracting Officer did not attach a Service Contract Labor Standards wage determination to the solicitation, the offeror shall notify the Contracting Officer as soon as possible; and
 - (ii) The Contracting Officer may not make an award to the offeror if the offeror fails to execute the certification in paragraph (k)(1) or (k)(2) of this clause or to contact the Contracting Officer as required in paragraph (k)(3)(i) of this clause.
- (I) Taxpayer identification number (TIN) (26 U.S.C. 6109, 31 U.S.C. 7701). (Not applicable if the offeror is required to provide this information to the SAM database to be eligible for award.)
 - (1) All offerors must submit the information required in paragraphs (I)(3) through (I)(5) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the Internal Revenue Service (IRS).
 - (2) The TIN may be used by the government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

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(3) Taxpayer Identifica	ation Number (TIN).	
[_] TIN:	·	
[_] TIN has b	een applied for.	
[_] TIN is not	required because:	
connected w	a nonresident alien, foreign corporation, or foreign partnership that does not he that the conduct of a trade or business in the United States and does not have a fiscal paying agent in the United States;	ave income effectively 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 organization	on.	
[_] Sole prop	rietorship;	
[_] Partnersh	ip;	
[_] Corporate	entity (not tax-exempt);	
[_] Corporate	entity (tax-exempt);	
[_] Governme	ent entity (Federal, State, or local);	
[_] Foreign g	overnment;	
[_] Internation	nal organization per 26 CFR 1.6049-4;	
[_] Other	·	
(5) Common parent.		
[_] Offeror is	not owned or controlled by a common parent:	
[_] Name and	d TIN of common parent:	
Nan	ne	
TIN		
(m) Restricted business operations in restricted business operations in the second sec	ions in Sudan. By submission of its offer, the offeror certifies that the offeror don Sudan.	oes not conduct any
(n) Prohibition on Contracting v	vith Inverted Domestic Corporations—	
an inverted domestic	cies are not permitted to use appropriated (or otherwise made available) funds corporation, or a subsidiary of an inverted domestic corporation, unless the exnent is waived in accordance with the procedures at 9.108-4.	
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(2) Representation	n. By submission of its offer, the offeror represents that—	
(i) It is no	ot an inverted domestic corporation; and	
(ii) It is no	ot a subsidiary of an inverted domestic corporation.	
(o) Prohibition on contracting	ng with entities engaging in certain activities or transactions relating to Ira	an.
(1) The offeror sha	all email questions concerning sensitive technology to the Department of	State at CISADA106@state.gov.
	n and Certification. Unless a waiver is granted or an exception applies as nission of its offer, the offeror—	provided in paragraph (o)(3) of this
governme	sents, to the best of its knowledge and belief, that the offeror does not exent of Iran or any entities or individuals owned or controlled by, or acting ent of Iran;	
	ies that the offeror, or any person owned or controlled by the offeror, doe nctions may be imposed under section 5 of the Iran Sanctions Act; and	s not engage in any activities for
transaction property Act (50(L	ries that the offeror, and any person owned or controlled by the offeror, don that exceeds \$3,000 with Iran's Revolutionary Guard Corps or any of and interests in property of which are blocked pursuant to the Internation J.S.C. 1701 et seq.) (see OFAC's Specially Designated Nationals and Blow.treasury.gov/ofac/downloads/t11sdn.pdf).	its officials, agents, or affiliates, the nal Emergency Economic Powers
(3) The representa	ation and certification requirements of paragraph (o)(2) of this provision of	do not apply if—
(i) This so and	olicitation includes a trade agreements certification (e.g., 52.212-3(g) or	a comparable agency provision);
(ii) The o	fferor has certified that all the offered products to be supplied are design	ated country end products.
(p) Ownership or Control of have a DUNS Number in the	f Offeror. (Applies in all solicitations when there is a requirement to be rene solicitation.	gistered in SAM or a requirement to
owner (such as a	presents that it [] has or [] does not have an immediate owner. If the Off joint venture), then the Offeror shall respond to paragraph (2) and if appl participant in the joint venture.	
(2) If the Offeror in	ndicates "has" in paragraph (p)(1) of this provision, enter the following inf	ormation:
Immediate owner CAGE co	ode:	
Immediate owner legal nam	ne:	
(Do not use a "doi	ng business as" name)	
Is the immediate owner ow	ned or controlled by another entity:	

(3) If the Offeror indicates "yes" in paragraph (p)(2) of this provision, indicating that the immediate owner is owned or controlled by another entity, then enter the following information:

[] Yes or [] No.

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Highest level owner CAGE cod	le:	
High act level assessed and access		
Highest level owner legal name	9:	
(Do not use a "doing b	pusiness as" name)	
	(End of Provision)	
Alternate I (Oct 2014). As prese	cribed in 12.301(b)(2), add the following paragraph (c)(11) to the basic provision	on:
(11) (Complete if the o	offeror has represented itself as disadvantaged in paragraph (c)(4) of this prov	ision.)
[The offeror shall ched	ck the category in which its ownership falls]:	
Black American.		
Hispanic America	n.	
Native American	(American Indians, Eskimos, Aleuts, or Native Hawaiians).	
China, Taiwan, Laos, Islands, Federated Sta	erican (persons with origins from Burma, Thailand, Malaysia, Indonesia, Singa Cambodia (Kampuchea), Vietnam, Korea, The Philippines, Republic of Palau, ates of Micronesia, the Commonwealth of the Northern Mariana Islands, Guan bati, Tuvalu, or Nauru).	, Republic of the Marshall
Subcontinent Asia the Maldives Islands,	an (Asian-Indian) American (persons with origins from India, Pakistan, Banglad or Nepal).	desh, Sri Lanka, Bhutan,
Individual/concer	n, other than one of the preceding.	
52.215-6 PLACE OF PERFOR	RMANCE (OCT 1997) – FAR	
[check applicable block] to us	ent, in the performance of any contract resulting from this solicitation, in see one or more plants or facilities located at a different address from the proposal or response to request for information.	itends, does not intend address of the offeror or
(b) If the offeror or responde information:	ent checks "intends" in paragraph (a) of this provision, it shall insert in the follow	wing spaces the required
(Street Address, Cit	ERFORMANCE NAME AND ADDRESS OF OWNER AND OPERATOR OF THE POTTY, STATE, COUNTY, ZIP OTHER THAN OFFEROR OR RESPONDENT ODE)	
52.215-9023 REVERSE AUCT	FION (OCT 2013) – DLAD	

The Contracting Officer may utilize on-line reverse auctioning as a means of conducting price discussions under this solicitation. If the Contracting Officer does not conduct a reverse auction, award may be made on the basis of initial offers or following discussions not using reverse auctioning as a pricing technique. If the

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Contracting Officer decides to use on-line reverse auctioning to conduct price negotiations, the Contracting Officer will notify Offerors of this decision and the following provisions will apply:

- (a) The award decision will be made in accordance with the evaluation factors as set forth in the solicitation. The reverse on-line auction will be used as a pricing technique during discussions to establish the final offered prices from each Offeror. These prices will be used in conjunction with the evaluation factors stated elsewhere in the solicitation in order to make the award decision in accordance with the basis for award stated in the solicitation.
- (b) Following the decision to conduct discussions using reverse auctioning as a pricing technique, the Contracting Officer or his/her representative will provide Offerors determined to be in the competitive range with information concerning the auction process.
- (c) Prior to conducting the reverse auction, the Contracting Officer may hold discussions with the Offerors concerning matters appropriate for discussion, such as issues involving technical proposals or unbalanced pricing.
- (d) Unless auction instructions indicate that only Offeror's rankings will be displayed, the lowest Offeror's price(s) for each round of the reverse auction will be disclosed to other Offerors and anyone else having authorized access to the auction. This disclosure is anonymous, meaning that each Offeror's identity will be concealed from other Offerors (although it will be known to the Government; only a generic identifier will be used for each Offeror's proposed pricing, such as "Offeror A" or "lowest-priced Offeror"). By submitting a proposal in response to the solicitation, Offerors agree to participate in the reverse auction and that their prices may be disclosed, including to other Offerors, during the reverse auction.
- (e) An Offeror's final auction price at the close of the reverse auction will be considered its final price proposal revision. No price revisions will be accepted after the close of the reverse auction, unless the Contracting Officer decides that further discussions are needed and final price proposal revisions are again requested in accordance with Federal Acquisition Regulation (FAR) 15.307, or the Contracting Officer determines that it would be in the best interest of the Government to re-open the auction.
- (f) The following requirements apply when the Government uses a commercial web-based product to conduct the reverse auction:
- (1) Each Offeror identified by the Contracting Officer as a participant in the reverse auction will be contacted by Defense Logistic Agency's commercial reverse auction service provider to advise the Offeror of the event and to provide an explanation of the process.
- (2) In order for an Offeror to participate in the reverse auction, such Offeror must agree with terms and conditions of the entire solicitation, including this provision, and agree to the commercial reverse auction service provider's terms and conditions for using its service. Information concerning the reverse auction process and the commercial service provider's terms and conditions is embedded within the email notification sent by the on-line reverse auction pricing tool system administrator.
- (3) Offerors shall secure the passwords and other confidential materials provided by the commercial reverse auction service provider or the Government and ensure they are used only for purposes of participation in the reverse auction. Offerors shall keep their own and other Offeror's pricing in confidence until after contract award.
- (4) The reverse auction system currently in use designates offers as "Lead," meaning the current low price in that auction, or "Not Lead," meaning not the current low price in that auction. In the event of a tie offer, the reverse auction provider's system designates the first offer of that price as "Lead" and the second or subsequent offer of that price as "Not Lead." Offerors shall not submit a tie offer, since this is inconsistent with the purpose of the reverse auction. If a tie offer is submitted and no evaluation factors other than price were identified in the solicitation, the "Not Lead" Offeror that submitted the tie offer must offer a changed price; otherwise its offer will be ineligible for award if their final price in the auction is the tie offer price. If evaluation factors in addition to price were listed in the solicitation, tie offers that are "Not Lead" will be considered and evaluated in accordance with those evaluation factors.
- (5) Any Offerors unable to enter pricing through the commercial reverse auction service provider's system during a reverse auction must notify the Contracting Officer or designated representative immediately. The

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Contracting Officer may, at his/her sole discretion, extend or re-open the reverse auction if the reason for the Offeror's inability to enter pricing is determined to be without fault on the part of the Offeror and outside the Offeror's control.

- (6) The reverse auction will be conducted using the commercial reverse auction service provider's website as embedded in the email notification. Offerors shall be responsible for providing their own computer and internet connection.
- (7) Training:
- (i) The commercial reverse auction service provider and/or a Government representative will provide familiarization training to Offerors' employees; this training may be provided through written material, the commercial reverse auction service provider's website, and/or other means.
- (ii) An employee of an Offeror who successfully completes the training shall be designated as a "Trained Offeror." Only Trained Offerors may participate in a reverse auction. The Contracting Officer reserves the right to request that Offerors provide an alternate Offeror employee to become a Trained Offeror. The Contracting Officer also reserves the right to take away the Trained Offeror's designation from any Trained Offeror who fails to abide by the solicitation's or commercial reverse auction service provider's terms and conditions.

52.216-1 TYPE OF CONTRACT (APR 1984) - FAR

The Government contemplates award of a <u>Fixed Price with Economic Price Adjustment Indefinite Delivery/Indefinite Quantity</u> Contract resulting from this solicitation.

52.252-1 SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (FEB 1998) - FAR

This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer. Also, the full text of a solicitation provision may be accessed electronically at this/these address(es): http://farsite.hill.af.mil/

252.209-7994 Representation by Corporations Regarding an Unpaid Delinquent Tax Liability or a Felony Conviction under any Federal Law—Fiscal Year 2014 Appropriations. (DEVIATION 2014-O0004) (OCTOBER 2013)

- (a) In accordance with section 101(a) of Division A of the Continuing Appropriations Act, 2014 (Pub. L. 113-46), none of the funds made available by that Act for DoD (including Military Construction funds) may be used to enter into a contract with any corporation that—
- (1) Has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability, where the awarding agency is aware of the unpaid tax liability, unless the agency has considered suspension or debarment of the corporation and made a determination that this further action is not necessary to protect the interests of the Government: or
- (2) Was convicted of a felony criminal violation under any Federal law within the preceding 24 months, where the awarding agency is aware of the conviction, unless the agency has considered suspension or debarment of the corporation and made a determination that this action is not necessary to protect the interests of the Government.
 - (b) The Offeror represents that—
- (1) It is [] is not [] a corporation that has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability,

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

CLAUSES ADDED TO PART 12 BY ADDENDUM

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

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

52.247-9012 REQUIREMENTS FOR TREATMENT OF WOOD PACKAGING MATERIAL (WPM) (FEB 2007) DLAD

252.225-7048 EXPORT CONTROLLED ITEMS (JUN 2013) DFARS

- (a) Definition. "Export-controlled items," as used in this clause, means items subject to the Export Administration Regulations (EAR) (15 CFR Parts 730-774) or the International Traffic in Arms Regulations (ITAR) (22 CFR Parts 120-130). The term includes:
 - (1) "Defense items," defined in the Arms Export Control Act, 22 U.S.C. 2778(j)(4)(A), as defense articles, defense services, and related technical data, and further defined in the ITAR, 22 CFR Part 120.
 - (2) "Items," defined in the EAR as "commodities", "software", and "technology," terms that are also defined in the EAR. 15 CFR 772.1.
- (b) The Contractor shall comply with all applicable laws and regulations regarding export-controlled items, including, but not limited to, the requirement for contractors to register with the Department of State in accordance with the ITAR. The Contractor shall consult with the Department of State regarding any questions relating to compliance with the ITAR and shall consult with the Department of Commerce regarding any questions relating to compliance with the EAR.
- (c) The Contractor's responsibility to comply with all applicable laws and regulations regarding export-controlled items exists independent of, and is not established or limited by, the information provided by this clause.
- (d) Nothing in the terms of this contract adds, changes, supersedes, or waives any of the requirements of applicable Federal laws, Executive orders, and regulations, including but not limited to—
 - (1) The Export Administration Act of 1979, as amended (50 U.S.C. App. 2401, et seq.);
 - (2) The Arms Export Control Act (22 U.S.C. 2751, et seq.);
 - (3) The International Emergency Economic Powers Act (50 U.S.C. 1701, et seq.);
 - (4) The Export Administration Regulations (15 CFR Parts 730-774);
 - (5) The International Traffic in Arms Regulations (22 CFR Parts 120-130); and
 - (6) Executive Order 13222, as extended.
- (e) The Contractor shall include the substance of this clause, including this paragraph (e), in all subcontracts. (End of clause)

Part 12 Provisions

52.212-03 OFFEROR REPRESENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS (OCT 2014) FAR

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

(a) Definitions. As used in this provision-

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

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

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

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

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

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

- (1) FSC 5510, Lumber and Related Basic Wood Materials;
- (2) Federal Supply Group (FSG) 87, Agricultural Supplies;
- (3) FSG 88, Live Animals;
- (4) FSG 89, Food and Related Consumables;
- (5) FSC 9410, Crude Grades of Plant Materials;
- (6) FSC 9430, Miscellaneous Crude Animal Products, Inedible;
- (7) FSC 9440, Miscellaneous Crude Agricultural and Forestry Products;
- (8) FSC 9610, Ores;
- (9) FSC 9620, Minerals, Natural and Synthetic; and
- (10) FSC 9630, Additive Metal Materials.

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

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

- (1) Are conducted under contract directly and exclusively with the regional government of southern Sudan;
- (2) Are conducted pursuant to specific authorization from the Office of Foreign Assets Control in the Department of the Treasury, or are expressly exempted under Federal law from the requirement to be conducted under such authorization;
- (3) Consist of providing goods or services to marginalized populations of Sudan;
- (4) consist of providing goods or services to an internationally recognized peacekeeping force or humanitarian organization;
- (5) Consist of providing goods or services that are used only to promote health or education; or
- (6) Have been voluntarily suspended.
- "Sensitive technology" -
- (1) Means hardware, software, telecommunications equipment, or any other technology that is to be used specifically -
- (i) To restrict the free flow of unbiased information in Iran; or
- (ii) To disrupt, monitor, or otherwise restrict speech of the people or Iran; and
- (2) Does not include information or informational materials the export of which the President does not have the authority to regulate or prohibit pursuant to section 203(b)(3) of the International Emergency Economic Powers Act (50 U.S.C. 1702(b)(3)).
- "Service-disabled veteran-owned small business concern"—
- (1) Means a small business concern-
- (i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
- (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (2) Service-disabled veteran means a veteran, as defined in 38 U.S.C 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).

"Small business concern" means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and size standards in this solicitation.

"Subsidiary" means an entity in which more than 50 percent of the entity is owned -

- (1) Directly by a parent corporation; or
- (2) Through another subsidiary of a parent corporation.

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"Votoran owned small business	s concern" means a small business concern—	
		in the case of any nublish.
	which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or,	in the case of any publicly
	51 percent of the stock of which is owned by one or more veterans; and	
- · ·	business operations of which are controlled by one or more veterans.	
"Women-owned business cond	ern" means a concern which is at least 51 percent owned by one or more wo	men; or in the case of any
publicly owned business, at lea operations are controlled by on	ast 51 percent of its stock is owned by one or more women; and whose manage or more women.	gement and daily business
	s concern" means a small business concern—	
	owned by one or more women; or, in the case of any publicly owned business	at least 51 percent of the
		, at least 31 percent of the
stock of which is owned by one		
- · ·	aily business operations are controlled by one or more women.	
small business concern that is operations of which are control	s (WOSB) concern eligible under the WOSB Program" (in accordance with 13 at least 51 percent directly and unconditionally owned by, and the manageme led by, one or more women who are citizens of the United States. and Certifications. Any changes provided by the offeror in paragraph (b)(2) or	ent and daily business
automatically change the repre	sentations and certifications posted on the Online Representations and Certif	ications Application
(ORCA) website.	·	
,	the annual representations and certifications electronically via the ORCA web	site at
	er reviewing the ORCA database information, the offeror verifies by submission	
	ins currently posted electronically at FAR 52.212-3, Offeror Representations a	
•	entered or updated in the last 12 months, are current, accurate, complete, and	
	ess size standard applicable to the NAICS code referenced for this solicitation	i), as of the date of this
	his offer by reference (see FAR 4.1201), except for paragraphs	•
	ole paragraphs at (c) through (o) of this provision that the offeror has complete	a for the purposes of this
solicitation only, if any.		
·	n(s) and/or certification(s) are also incorporated in this offer and are current, a	ccurate, and complete as of
the date of this offer.		
	offeror are applicable to this solicitation only, and do not result in an update to	the representations and
certifications posted on ORCA.	•	
(c) Offerors must complete the	following representations when the resulting contract will be performed in the	United States or its
outlying areas. Check all that a	pply.	
(1) Small business concern. Th	ne offeror represents as part of its offer that it () is, () is not a small busin	ness concern.
(2) Veteran-owned small busin	ess concern. [Complete only if the offeror represented itself as a small busine	ss concern in
paragraph (c)(1) of this provision	on.] The offeror represents as part of its offer that it () is, () is not a ve	eteran-owned small
business concern.	, , , , , , , , , , , , , , , , , , , ,	
(3) Service-disabled veteran-ov	wned small business concern. [Complete only if the offeror represented itself	as a veteran-owned small
	(c)(2) of this provision.] The offeror represents as part of its offer that it (
disabled veteran-owned sma		,, (,
	ess concern. [Complete only if the offeror represented itself as a small busine	ss concern in
paragraph (c)(1) of this provision	· · · · · · · · · · · · · · · · · · ·	
	eneral statistical purposes, that it()is,()is not a small disadvantage	d husiness concern as
defined in 13 CFR 124.1002.	sherai statistical purposes, that it () is, () is not a shiali disauvantage	u business concern as
	ess concern. [Complete only if the offeror represented itself as a small busine	
	on.] The offeror represents that it () is, () is not a women-owned small	
business concern in paragraph (i) It [] is, [] is not a WOSE	der the WOSB Program. [Complete only if the offeror represented itself as a war (c)(5) of this provision.] The offeror represents that— 3 concern eligible under the WOSB Program, has provided all the required	documents to the WOSB
	circumstances or adverse decisions have been issued that affects its eligibility venture that complies with the requirements of 13 CFR part 127, and the	
paragraph (c)(6)(i) of this provise venture. [The offeror shall enter	sion is accurate for each WOSB concern eligible under the WOSB Progrfam per the name or names of the WOSB concern eligible under the WOSB Program to the wosh program to the wosh concern elibible under the wosh concern eligible under the wosh concern elibible under the wosh concern eligible under the wosh concern elig	participating in the joint mand other small
	e shall submit a separate signed copy of the WOSB representation.	

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	-	
	d women-owned small business (EDWOSB) concern. [Complete only if the off	eror represented itself as a
	the WOSB Program in (c)(6) of this provision.] The offeror represents that—	
	/OSB concern , has provided all the required documents to the WOSB Reposit	ory, and no change in
	sions have been issued that affects its eligibility; and venture that complies with the requirements of 13 CFR part 127, and the re	anragantation in
	sion is accurate for each EDWOSB concern participating in the joint venture. T	
	BB concern and other small businesses that are participating in the joint venture .	
name of hamos of the EBWOO	Each EDWOSB concern participating in the joint venture shall submit a sep	
EDWOSB representation.		0 17
	(c)(8) and (c) (9) only if this solicitation is expected to exceed the simplified acc	
	oncern (other than small business concern). [Complete only if the offeror is a w	
	itself as a small business concern in paragraph (c)(1) of this provision.] The off	eror represents that it o is
a women-owned business cond		
	olus area concerns. If this is an invitation for bid, small business offerors may id	
than 50 percent of the contrac	rred on account of manufacturing or production (by offeror or first-tier subcontr	actors) amount to more
	itation contains the clause at FAR 52.219-23, Notice of Price Evaluation Adjust	ment for Small
	erns, or FAR 52.219-25, Small Disadvantaged Business Participation Program	
	desires a benefit based on its disadvantaged status.]	
(i) General. The offeror represe		
	ed by the Small Business Administration as a small disadvantaged business	
	on, as a certified small disadvantaged business concern in the CCR Dynamic S	
	nall Business Administration, and that no material change in disadvantaged ow	
	and, where the concern is owned by one or more individuals claiming disadvar	
	whom the certification is based does not exceed \$750,000 after taking into account 124 104(a)(2); or	ount the applicable
exclusions set forth at 13 CFR	bmitted a completed application to the Small Business Administration or	a Private Certifier to be
	ged business concern in accordance with 13 CFR 124, Subpart B, and a decisi	
	change in disadvantaged ownership and control has occurred since its applicat	
	he Price Evaluation Adjustment for Small Disadvantaged Business Concerns.	
	venture that complies with the requirements in 13 CFR 124.1002(f) and that th	
	vision is accurate for the small disadvantaged business concern that is participa	
[The offeror shall enter the nan	ne of the small disadvantaged business concern that is participating in the join	t venture:
(11) LI IDZana amali husinasa		nearn in neregraph (a)(1)
	concern. [Complete only if the offeror represented itself as a small business co epresents, as part of its offer, that—	ncern in paragraph (c)(1)
	one small business concern listed, on the date of this representation, on the L	ist of Qualified HLIBZone
	ntained by the Small Business Administration, and no material changes in owner	
	mployee percentage have occurred since it was certified in accordance with 13	
	Zone joint venture that complies with the requirements of 13 CFR Part 126, and	
paragraph (c)(11)(i) of this prov	vision is accurate for each HUBZone small business concern participating in the	e HUBZone joint venture.
	nes of each of the HUBZone small business concerns participating in the HUB2	
	Each HUBZone small business concern participating in the HUBZone joint ver	iture shall submit a
separate signed copy of the HU		
	o implement provisions of Executive Order 11246—	
	ppliance. The offeror represents that—	
(i) It () has, () has not part	icipated in a previous contract or subcontract subject to the Equal Opportu	ınity clause of this
solicitation; and		
	d all required compliance reports.	
(2) Affirmative Action Complian	nce. The offeror represents that—	
(i) It () has developed and h	has on file, () has not developed and does not have on file, at each estab	lishment, affirmative action
programs required by rules and	d regulations of the Secretary of Labor (41 CFR parts 60-1 and 60-2), or	
(ii) It () has not previously h	ad contracts subject to the written affirmative action programs requireme	ent of the rules and
regulations of the Secretary of	Labor.	
•	ments to Influence Federal Transactions (31 U.S.C. 1352). (Applies only if the	contract is expected to
	ion of its offer, the offeror certifies to the best of its knowledge and belief that n	
	e paid to any person for influencing or attempting to influence an officer or emp	
-	er or employee of Congress or an employee of a Member of Congress on his or	
_		
with the award of any resultant	contract. If any registrants under the Lobbying Disclosure Act of 1995 have ma	aut a lubbying contact on

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behalf of the offeror with respect to this contract, the offeror shall complete and submit, with its offer, OMB Standard Form LLL, Disclosure of Lobbying Activities, to provide the name of the registrants. The offeror need not report regularly employed officers or employees of the offeror to whom payments of reasonable compensation were made.

- (f) Buy American Act Certificate. (Applies only if the clause at Federal Acquisition Regulation (FAR) 52.225-1, Buy American Act—Supplies, is included in this solicitation.)
- (1) The offeror certifies that each end product, except those listed in paragraph (f)(2) of this provision, is a domestic end product and that for other than COTS items, the offeror has considered components of unknown origin to have been mined, produced, or manufactured outside the United States. The offeror shall list as foreign end products those end products manufactured in the United States that do not qualify as domestic end products, i.e., an end product that is not a COTS item and does not meet the component test in paragraph (2) of the definition of "domestic end product." The terms "commercially available off-the-shelf (COTS) item" "component," "domestic end product," "end product," "foreign end product," and "United States" are defined in the clause of this solicitation entitled "Buy American Act—Supplies."

(2) Foreign End Products:

Line Item No.	Country of Origin

(List as necessary)

- (3) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25.
- (g)(1) Buy American Act—Free Trade Agreements—Israeli Trade Act Certificate. (Applies only if the clause at FAR 52.225-3, Buy American Act—Free Trade Agreements—Israeli Trade Act, is included in this solicitation.)
- (i) The offeror certifies that each end product, except those listed in paragraph (g)(1)(ii) or (g)(1)(iii) of this provision, is a domestic end product and that for other than COTS items, the offeror has considered components of unknown origin to have been mined, produced, or manufactured outside the United States. The terms "Bahrainian, Moroccan, Omani, or Peruvian end product," "commercially available off-the-shelf (COTS) item," "component," "domestic end product," "end product," "foreign end product," "Free Trade Agreement country," "Free Trade Agreement country," "Free Trade Agreement country end product," "Israeli end product," and "United States" are defined in the clause of this solicitation entitled "Buy American Act—Free Trade Agreements—Israeli Trade Act."
- (ii) The offeror certifies that the following supplies are Free Trade Agreement country end products (other than Bahrainian, Moroccan, Omani, Panamanian, or Peruvian end products) or Israeli end products as defined in the clause of this solicitation entitled "Buy American Act—Free Trade Agreements—Israeli Trade Act":

Free Trade Agreement Country End Products (Other than Bahrainian, Moroccan, Omani, Panamanian, or Peruvian End Products) or Israeli End Products:

Line Item No.	Country of Origin	

(List as necessary)

(iii) The offeror shall list those supplies that are foreign end products (other than those listed in paragraph (g)(1)(ii) of this provision) as defined in the clause of this solicitation entitled "Buy American Act—Free Trade Agreements—Israeli Trade Act." The offeror shall list as other foreign end products those end products manufactured in the United States that do not qualify as domestic end products, i.e., an end product that is not a COTS item and does not meet the component test in paragraph (2) of the definition of "domestic end product."

Other Foreign End Products:

Line Item No.	Country of Origin	

(List as necessary)

- (iv) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25.
- (2) Buy American Act—Free Trade Agreements—Israeli Trade Act Certificate, Alternate I. If Alternate I to the clause at FAR 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision:

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	ican Act—Fr	ee Trade Agreements—I	are Canadian end products as defined in the clause o sraeli Trade Act":	f this solicitation
(List as necessary) (3) Buy American Act—Free Trade Agreements—Israeli Trade Act Certificate, Alternate II. If Alternate II to the clause at FAR 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision: (g)(1)(ii) The offeror certifies that the following supplies are Canadian end products or Israeli end products as defined in the clause of this solicitation entitled "Buy American Act—Free Trade Agreements—Israeli Trade Act": Canadian or Israeli End Products:				
Line Item No.		untry of Origin		
(List as necessary) (4) Buy American Act – Free Trade Agreements – Israeli Trade Act Certificate, Alternate III. If Alternate III to the clause at 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision: (g)(1)(ii) The offeror certifies that the following supplies are Free Trade Agreement country end products (other than Bahrainian, Korean, Moroccan, Omani, Panamanian, or Peruvian end products) or Israeli end products ads defined in the clauses of this solicitation entitled "Buy American Act-Free Trade Agreements – Israeli Trade Act:: Free Trade Agreement Country End Products (Other than Bahrainian, Korean, Moroccan, Omani, or Peruvian End Products) or Israeli End Products:				
Line Item No.	Co	untry of Origin		

(List as necessary)

- (54) Trade Agreements Certificate. (Applies only if the clause at FAR 52.225-5, Trade Agreements, is included in this solicitation.)
- (i) The offeror certifies that each end product, except those listed in paragraph (g)(5)(ii) of this provision, is a U.S.-made or designated country end product, as defined in the clause of this solicitation entitled "Trade Agreements."
- (ii) The offeror shall list as other end products those end products that are not U.S.-made or designated country end products.

Other End Products:

Line Item No.	Country of Origin

(List as necessary)

- (iii) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25. For line items covered by the WTO GPA, the Government will evaluate offers of U.S.-made or designated country end products without regard to the restrictions of the Buy American Act. The Government will consider for award only offers of U.S.-made or designated country end products unless the Contracting Officer determines that there are no offers for such products or that the offers for such products are insufficient to fulfill the requirements of the solicitation.
- (h) Certification Regarding Responsibility Matters (Executive Order 12689). (Applies only if the contract value is expected to exceed the simplified acquisition threshold.) The offeror certifies, to the best of its knowledge and belief, that the offeror and/or any of its principals—
- (1) () Are, () are not presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency;

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- (2) () Have, () have not, within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a Federal, state or local government contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, violating Federal criminal tax laws, or receiving stolen property;
- (3) () Are, () are not presently indicted for, or otherwise criminally or civilly charged by a Government entity with, commission of any of these offenses enumerated in paragraph (h)(2) of this clause; and
- (4) () Have, () have not, within a three-year period preceding this offer, been notified of any delinquent Federal taxes in an amount that exceeds \$3,000 for which the liability remains unsatisfied.
- (i) Taxes are considered delinquent if both of the following criteria apply:
- (A) The tax liability is finally determined. The liability is finally determined if it has been assessed. A liability is not finally determined if there is a pending administrative or judicial challenge. In the case of a judicial challenge to the liability, the liability is not finally determined 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 not a final tax liability. Should the taxpayer seek Tax Court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.
- (B) The IRS has filed a notice of Federal tax lien with respect to an assessed tax liability, and the taxpayer has been issued a notice under I.R.C. §6320 entitling the taxpayer to request a hearing with the IRS Office of Appeals contesting the lien filing, and to further appeal to the Tax Court if the IRS determines to sustain the lien filing. In the course of the hearing, the taxpayer is entitled to contest the underlying tax liability because the taxpayer has had no prior opportunity to contest the liability. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek tax court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.
- (C) The taxpayer has entered into an installment agreement pursuant to I.R.C. §6159. The taxpayer is making timely payments and is in full compliance with the agreement terms. The taxpayer is not delinquent because the taxpayer is not currently required to make full payment.
- (D) The taxpayer has filed for bankruptcy protection. The taxpayer is not delinquent because enforced collection action is stayed under 11 U.S.C. §362 (the Bankruptcy Code).
- (i) Certification Regarding Knowledge of Child Labor for Listed End Products (Executive Order 13126). [The Contracting Officer must list in paragraph (i)(1) any end products being acquired under this solicitation that are included in the List of Products Requiring Contractor Certification as to Forced or Indentured Child Labor, unless excluded at 22.1503(b).]
- (1) Listed end products.

Listed End Product	Listed Countries of Origin	

- (2) Certification. [If the Contracting Officer has identified end products and countries of origin in paragraph (i)(1) of this provision, then the offeror must certify to either (i)(2)(i) or (i)(2)(ii) by checking the appropriate block.]
- [] (i) The offeror will not supply any end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product.
- [] (ii) The offeror may supply an end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product. The offeror certifies that it has made a good faith effort to determine whether forced or indentured child labor was used to mine, produce, or manufacture any such end product furnished under this contract. On the basis of those efforts, the offeror certifies that it is not aware of any such use of child labor.
- (j) Place of manufacture. (Does not apply unless the solicitation is predominantly for the acquisition of manufactured end products.) For statistical purposes only, the offeror shall indicate whether the place of manufacture of the end products it expects to provide in response to this solicitation is predominantly—
- (1) () In the United States (Check this box if the total anticipated price of offered end products manufactured in the United States exceeds the total anticipated price of offered end products manufactured outside the United States); or

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(2) () Outside the United Sta	ates.				
	ptions from the application of the Service Contract Act. (Certification by the of	feror as to its compliance			
. ,	o constitutes its certification as to compliance by its subcontractor if it subcont	•			
	cer is to check a box to indicate if paragraph (k)(1) or (k)(2) applies.]	·			
	ion, or repair of certain equipment as described in FAR 22.1003-4 (c)(1). The	offeror () does () does			
not certify that—					
(i) The items of equipment to b	e serviced under this contract are used regularly for other than Governmental	purposes and are sold or			
traded by the offeror (or subcor	ntractor in the case of an exempt subcontract) in substantial quantities to the g	general public in the course			
of normal business operations;					
(ii) The services will be furnished	ed at prices which are, or are based on, established catalog or market prices (see FAR 22.1003-4			
(c)(2)(ii)) for the maintenance,	calibration, or repair of such equipment; and	ļ			
	and fringe benefits) plan for all service employees performing work under the c				
	and equivalent employees servicing the same equipment of commercial custo				
	escribed in FAR 22.1003-4 $(d)(1)$. The offeror () does () does not certif				
	ract are offered and sold regularly to non-Governmental customers, and are p	-			
	exempt subcontract) to the general public in substantial quantities in the cour	se of normal business			
operations;		. / 545.00.4000.4			
	e furnished at prices that are, or are based on, established catalog or market p	rices (see FAR 22.1003-4			
(d)(2)(iii));		f bio on bontino o (o monthly			
	o will perform the services under the contract will spend only a small portion of at of the available hours on an annualized basis, or less than 20 percent of ava	-			
_	period is less than a month) servicing the Government contract; and	liable flours during the			
	and fringe benefits) plan for all service employees performing work under the c	ontract is the same as that			
	equivalent employees servicing commercial customers.	ontract is the same as that			
(3) If paragraph (k)(1) or (k)(2)					
	to the conditions in paragraph (k)(1) or (k)(2) and the Contracting Officer did	not attach a Service			
	on to the solicitation, the offeror shall notify the Contracting Officer as soon as				
	y not make an award to the offeror if the offeror fails to execute the certification	-			
` '	ct the Contracting Officer as required in paragraph (k)(3)(i) of this clause.				
(I) Taxpayer Identification Num	ber (TIN) (26 U.S.C 6109, 31 U.S.C. 7701). (Not applicable if the offeror is rec	uired to provide this			
information to a central contrac	ctor registration database to be eligible for award.)				
(1) All offerors must submit the	information required in paragraphs (I)(3) through (I)(5) of this provision to com-	ply with debt collection			
requirements of 31 U.S.C. 770	1(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050	M, and implementing			
-	regulations issued by the Internal Revenue Service (IRS).				
	e Government to collect and report on any delinquent amounts arising out of the	-			
with the Government (31 U.S.C. 7701(c) (3)). If the resulting contract is subject to the payment reporting requirements described in FAR					
4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.					
(3) Taxpayer Identification No	umper (TIN).				
() TIN:	·				
() TIN has been applied for.					
() TIN is not required because:() Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with the					
conduct of a trade or business in the United States and does not have an office or place of business or a fiscal paying agent in the					
United States;					
	strumentality of a foreign government;				
() Offeror is an agency or instrumentality of the Federal Government.					
(4) Type of organization.					
() Sole proprietorship;					
() Partnership;	() Partnership;				
() Corporate entity (not tax-e	() Corporate entity (not tax-exempt);				
() Corporate entity (tax-exem	npt);				

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restricted business operations (n) Prohibition on Contracting v (1) Relation to Internal Revenu domestic corporation as define (2) Representation. By submiss (i) it is not an inverted domestic (ii) It is not a subsidiary of an in	per 26 CFR 1.6049-4; Introlled by a common parent; In parent: In		
(1) The offeror shall e-mail questions concerning sensitive technology to the Department of State at CISADA106@state.gov. (2) Representation and Certifications. Unless a waiver is granted or an exception applies as provided in paragraph (o)(3) of this provision, by submission of its offer, the offeror— (i) Represents, to the best of its knowledge and belief, that the offeror does not export any sensitive technology to the government of Iran or any entities or individuals owned or controlled by, or acting on behalf or at the direction of, the government of Iran; (ii) Certifies that the offeror, or any person owned or controlled by the offeror, does not engage in any activities for which sanctions may be imposed under section 5 of the Iran Sanctions Act; and (iii) Certifies that the offeror, and any person owned or controlled by the offeror, does not knowingly engage in any transaction that exceeds \$3,000 with Iran's Revolutionary Guard Corps or any of its officials, agents, or affiliates, the property and interests in property of which are blocked pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (see OFAC's Specially Designated Nationals and Blocked Persons List at http://www.treasury.gov/ofac/downloads/t11sdn.pdf). (3) The representation and certification requirements of paragraph (o)(2) of this provision do not apply if— (i) This solicitation includes a trade agreements certification (e.g., 52.212-3(g) or a comparable agency provision); and (ii) The offeror has certified that all the offered products to be supplied are designated country end products. (End of provision)			
52.212-03 OFFEROR REPRE FAR	ESENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS (MAR 20	15), ALT I (OCT 2014)	
As prescribed in 12.301(b)(2), add the following paragraph (c)(12) to the basic provision: (12) (Complete if the offeror has represented itself as disadvantaged in paragraph (c)(4) or (c)(8) of this provision.) The offeror shall check the category in which its ownership falls: [] Black American. [] Hispanic American. [] Native American (American Indians, Eskimos, Aleuts, or Native Hawaiians). [] Asian-Pacific American (persons with origins from Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Japan, China, Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, U.S. Trust Territory of the Pacific Islands (Republic of Palau), Republic of the Marshall Islands, Federated States of Micronesia, the Commonwealth of the Northern Mariana Islands, Guam, Samoa, Macao, Hong Kong, Fiji, Tonga, Kiribati, Tuvalu, or Nauru).			
[] Subcontinent Asian (Asian Maldives Islands, or Nepal).[] Individual/concern, other t	n-Indian) American (persons with origins from India, Pakistan, Bangladesh, Sri han one of the preceding.	Lanka, Bhutan, the	
PROVISIONS ADDED TO PAR	RT 12 BY ADDENDUM		
252.203-7005 REPRESENTATION RELATING TO COMPENSATION OF FORMER DOD OFFICIALS (NOV 2011) DFARS			
52.211-9011 BUSINESS SYSTEMS MODERNIZATION (BSM) DELIVERY TERMS AND EVALUATION (MAY 2006) DLAD			
52.233-9000 AGENCY PROT	ESTS (NOV 2011) DLAD		

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