SOLICITATION/CONTRACT/ORDER FOR COMMERCIAL ITEMS OFFEROR TO COMPLETE BLOCKS 12, 17, 23, 24, & 30			1. REQUISITION NUMBER			PAG	PAGE 1 OF 55		
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19. ITEM NO.	20 SCHEDULE OF SUPF			21. QUANTIT	Y 22. V UNIT	UNI	23. T PRICE	ΑI	24. MOUNT
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25. ACCOUNTING AND APPROP	RIATION DATA				26. TC	TAL AWA	RD AMOUN	IT (For Govi	f. Use Only)
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27b. CONTRACT/PURCHASE OF	RDER INCORPORATES BY REI	FERENCE FAR 52.212-4.	FAR 52.212-5 IS ATTAC	CHED. ADD	ENDA		ARE	ARE N	OT ATTACHED
28. CONTRACTOR IS REQU			•	. AWARD	OF CONT	RACT: R	EF		OFFER
DELIVER ALL ITEMS SET FORTH OR OTHERWISE IDENTIFIED ABOVE AND ON ANY ADDITIONAL SHEETS SUBJECT TO THE TERMS AND CONDITIONS SPECIFIED DATED YOUR OFFER OF (BLOCK 5), INCLUDING ANY ADDITIONS OR SET FORTH HEREIN, IS ACCEPTED AS TO IT.			R CHANGE	ITATION S WHICH ARE					
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SECTION A - SOLICITATION/CONTRACT FORM

TECHNICAL REQUIREMENTS

THIS DOCUMENT INCORPORATES TECHNICAL AND/OR QUALITY REQUIREMENTS (IDENTIFIED BY AN `R' OR AN `I' NUMBER IN SECTION B) SET FORTH IN FULL TEXT IN THE DLA MASTER LIST OF TECHNICAL AND QUALITY REQUIREMENTS FOUND ON THE WEB AT: http://www.dia.mii/HQ/Acquisition/Offers/eProcurement.aspx. FOR SIMPLIFIED ACQUISITIONS, THE REVISION OF THE MASTER IN EFFECT ON THE SOLICITATION ISSUE DATE OR THE AWARD DATE CONTROLS. FOR LARGE ACQUISITIONS, THE REVISION OF THE MASTER IN EFFECT ON THE RFP ISSUE DATE APPLIES UNLESS A SOLICITATION AMENDMENT INCORPORATES A FOLLOW-ON REVISION, IN WHICH CASE THE AMENDMENT DATE CONTROLS.

SOLICITATION BODY TECHNICAL/QUALITY DATA

I. SECTION RESERVED

II. INSPECTION AND ACCEPTANCE REQUIREMENTS

A. For the purposes of Inspection/Acceptance and Shipment/Delivery, a manufacturer's "lot" shall be considered no greater than a single shift's production.

Note: When product is being delivered to Tracy Depot in California, lot numbers will not be mixed on the same pallet.

B. OPTIONAL CONTRACTOR TESTING is provided by the alternate inspection requirements of DLAD 52.246-9024, Alternative Inspection Requirements for Selected Items.

III. ITEM DESCRIPTION

The below listed item descriptions include the required technical specification (i.e. Performance Contract Requirements (PCRs), Commercial Item Descriptions (CIDs), etc) for this acquisition.

NSN: 8105-01-521-6616

Item Description: Bag, Plastic, Linear Low Density Polyethylene, Heavy Duty, Quality 34 Gallon Bag with Good Puncture and Tear Resistance. Translucent natural color, 32" x 44" features closure ties, 1.25 mil gauge, 75 pound load capacity for dry and wet loads. Bags shall meet degradable requirements of ASTM D3826-98

Copies of the required technical specifications (i.e.: Performance Contract Requirements (PCRs), Commercial Item Descriptions (CIDs), etc) may be obtained upon request from:

Defense Logistics Agency
DLA Troop Support
Ms. Shannon Dempsey, Food Technologist
ATTN: FTSC
700 Robbins Avenue, Philadelphia, PA 19111-5092
Telephone: (215-737-7802)

e-mail: Shannon.Dempsey@dla.mil

Copies of the stated documents may also be obtained at the DLA Troop Support Subsistence Internet website located at http://www.dla.mil/TroopSupport/Subsistence/OperationalRations/cids/

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IV. 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 and a time stamp (hour and minute of filling/sealing) is preferred. For example (1296 12:15), 1296 = October 23, 2011 and 12:15 representing the time of filling/sealing. When not required by specification, the contractor's lot identification may be of their own coding, i.e. a closed code, but the contractor shall provide the coding information for the primary containers and the contract data markings upon delivery. Package codes (to include tim per case lot number shall be identified on the appropriate accompanying DD Form 250 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.

V. PRODUCT SANITARILY APPROVED SOURCE REQUIREMENTS

As required by 48 CFR 246.471 Authorizing Shipment of Supplies, AR 40-657, Veterinary/Medical Food Safety, Quality Assurance and Laboratory Service, DLAR 4155.3, Inspections of Subsistence Supplies and Services, DLAD 52.246-9044, "SANITARY CONDITIONS (APR 2014), 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 Institute of Public Health (USAIPH), or an establishment inspected and approved by the U.S. Department of Agriculture (USDA) or the U.S. Department of Commerce (USDC) 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 USAIPH will be routed through DLA Troop Support-FTSC 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-FTSC, in coordination with the Chief, Approved Sources Division, USAIPH.

SANITARY CONDITIONS

- (a) Food establishments.
- (1) All establishments and distributors furnishing subsistence items under DLA Troop Support contracts are subject to sanitation approval and surveillance as deemed appropriate by the Military Medical Service or by other Federal agencies recognized by the Military Medical Service. The Government does not intend to make any award for, nor accept, any subsistence products manufactured, processed, or stored in a facility which fails to maintain acceptable levels of food safety and food defense, is operating under such unsanitary conditions as may lead to product contamination or adulteration constituting a health hazard, or which has not been listed in an appropriate Government directory as a sanitarily approved establishment when required. Accordingly, the supplier agrees that, except as indicated in paragraphs (2) and (3) below, products furnished as a result of this contract will originate only in establishments listed in the U.S. Army Institute of Public Health (USAIPH) Circular 40-1, Worldwide Directory of Sanitarily Approved Food Establishments for Armed Forces Procurement, (Worldwide Directory) (available at: http://phc.amedd.army.mil/topics/foodwater/ca/Pages/DoDApprovedFoodSources.aspx). Compliance with the current edition of DoD Military Standard 3006A, Sanitation Requirements for Food Establishments, is mandatory for listing of establishments in the Worldwide Directory. Suppliers also agree to inform the Contracting Officer immediately upon notification that a facility is no longer sanitarily approved and/or

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removed from the Worldwide Directory and/or other Federal agency's listing, as indicated in paragraph (2) below. Suppliers also agree to inform the Contracting Officer when sanitary approval is regained and listing is reinstated.

- (2) Establishments furnishing the products listed below and appearing in the publications indicated need not be listed in the worldwide directory. Additional guidance on specific listing requirements for products/plants included in or exempt from listing is provided in Appendix A of the worldwide directory.
- (i) Meat and meat products and poultry and poultry products may be supplied from establishments which are currently listed in the "Meat, Poultry and Egg Inspection Directory,] published by the United States Department of Agriculture, Food Safety and Inspection Service (USDA, FSIS), at http://www/fsis/usda/gov/wps/portal/fsis/topics/inspection/mpi-directory. The item, to be acceptable, shall, on delivery, bear on the product, its wrappers or shipping container, as applicable, the USDA shield and applicable establishment number. USDA listed establishments processing products not subject to the Federal Meat and Poultry Products Inspection Acts must be listed in the Worldwide Directory for those items.
- (ii) Intrastate commerce of meat and meat products and poultry and poultry products for direct delivery to military installations within the same state (intrastate) may be supplied when the items are processed in establishments under state inspection programs certified by the USDA as being "at least equal to" the Federal Meat and Poultry Products Inspection Acts. The item, to be acceptable, shall, on delivery, bear on the product, its wrappers or shipping container, as applicable, the official inspection legend or label of the inspection agency and applicable establishment number.
- (iii) Shell eggs may be supplied from establishments listed in the "List of Plants Operating under USDA Poultry and Egg Grading Programs" published by the USDA, Agriculture Marketing Service (AMS) at http://www.ams.usda.gov/poultry/grading.htm.
- (iv) Egg products (liquid, dehydrated, frozen) may be supplied from establishments listed in the "Meat, Poultry and Egg Product Inspection Directory" published by the USDA FSIS at http://apps.ams.usda.gov/plantbook/Query_Pages/PlantBook_Query.asp . All products, to be acceptable, shall, on delivery, bear on the product, its wrappers or shipping container, as applicable, the official inspection legend or label of the inspection agency and applicable establishment number.
- (v) Fish, fishery products, seafood, and seafood products may be supplied from establishments listed under "U.S. Establishments Approved For Sanitation And For Producing USDC Inspected Fishery Products" in the "USDC Participants List for Firms, Facilities, and Products", published electronically by the U.S. Department of Commerce, National Oceanic and Atmospheric Administration Fisheries (USDC, NOAA) (available at: seafood.nmfs.noaa.gov). All products, to be acceptable, shall, on delivery, bear on the product, its wrappers or shipping container, as applicable, the full name and address of the producing facility.
- (vi) Pasteurized milk and milk products may be supplied from plants having a pasteurization plant compliance rating of 90 percent or higher, as certified by a state milk sanitation officer and listed in "Sanitation Compliance and Enforcement Ratings of Interstate Milk Shippers" (IMS), published by the U.S. Department of Health and Human Services, Food and Drug Administration (USDHHS, FDA) at http://www.fda.gov/Food/GuidanceRegulation/FederalStateFoodPrograms/ucm2007965. htm. These plants may serve as sources of pasteurized milk and milk products as defined in Section I of the "Grade `A' Pasteurized Milk Ordinance" (PMO) published by the USDHHS, FDA at http://www.fda.gov/Food/GuidanceRegulation/GuidanceDocumentsRegulatoryInformation/Milk/default.htm.
- (vii) Manufactured or processed dairy products only from plants listed in Section I of the "Dairy Plants Surveyed and Approved for USDA Grading Service", published electronically by Dairy Grading Branch, AMS, USDA (available at: http://www.ams.usda.gov/AMSv1.0/getfile?dDocName=STELPRD3651022) may serve as sources of manufactured or processed dairy products as listed by the specific USDA product/operation code. Plants producing products not specifically listed by USDA product/operation code must be Worldwide Directory listed (e.g., plant is coded to produce cubed cheddar but not shredded cheddar; or, plant is coded for cubed cheddar but not cubed mozzarella). Plants listed in Section II and denoted as

"P" codes (packaging and processing) must be Worldwide Directory listed.

- (viii) Oysters, clams and mussels from plants listed in the "Interstate Certified Shellfish Shippers Lists" (ICSSL), published by the USDHHS, FDA at http://www.fda.gov/food/guidanceregulation/federalstatefoodprograms/ucm2006753.htm.
- (3) Establishments exempt from Worldwide Directory listing. Refer to AR 40-657/NAVSUPINST 4355.4H/MCO P1010.31H, Veterinary/Medical Food Safety, Quality Assurance, and Laboratory Service, for a list of establishment types that may be exempt from Worldwide Directory listing. (AR 40-657 is available from National Technical Information Service, 5301 Shawnee Road, Alexandria, VA 22312; 1-888-584-8332; or download from web site: http://www.apd.army.mil/pdffiles/r40_657.pdf) For the most current listing of exempt plants/products, see the Worldwide Directory (available at: http://phc.amedd.army.mil/topics/foodwater/ca/Pages/DoDApprovedFoodSources.aspx).
- (4) Subsistence items other than those exempt from listing in the Worldwide Directory, bearing labels reading "Distributed By", "Manufactured For", etc., are not acceptable unless the source of manufacturing/processing is indicated on the label or on accompanying shipment documentation.
- (5) When the Military Medical Service or other Federal agency acceptable to the Military Medical Service determines the levels of food safety and food defense of the establishment or its products have or may lead to product contamination or adulteration, the Contracting Officer will suspend the work until such conditions are remedied to the satisfaction of the appropriate inspection agency. Suspension of the work shall not extend the life of the contract, nor shall it be considered sufficient cause for the Contractor to request an extension of any delivery date. In the event the Contractor fails to correct such objectionable conditions within the time specified by the Contracting Officer, the Government shall have the right to terminate the contract in accordance with the "Default" clause of the contract.
- (b) Delivery conveyances.

The supplies delivered under this contract shall be transported in delivery conveyances maintained to prevent tampering with and /or adulteration or contamination of the supplies, and if applicable, equipped to maintain a prescribed temperature. The delivery conveyances shall be subject to inspection by the government at all reasonable times and places. When the sanitary conditions of the delivery conveyance have led, or may lead to product contamination, adulteration, constitute a health hazard, or the delivery conveyance is not equipped to maintain prescribed temperatures, or the transport results in product `unfit for intended purpose', supplies tendered for acceptance may be rejected without further inspection.

VI. MARKING OF SHIPPING CONTAINERS AND MARKING OF UNIT LOADS

All Shipping Containers and Unit Loads shall be clearly 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 April 2014, 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

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Contractor's name and Address

Inspection Test Date (ITD)

Note: For 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).

VII. 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 April 2014 entitled "Loads, Unit: Preparation of Semi-perishable Subsistence Items."

NOTE: The unit load dimensions are 40 inches in length by 48 inches in width and 50 inches in height These dimensions are exact and can be no larger than what is specified. No overhang is permitted.

REQUIREMENTS FOR TREATMENT OF WOOD PACKAGING MATERIAL (WPM) WOOD PACKAGING MATERIAL (WPM) WILL BE USED TO MAKE SHIPMENTS UNDER THIS CONTRACT AND/OR WHEN WPM IS BEING ACQUIRED UNDER THIS CONTRACT.

Wood packaging material (WPM) means wood pallets, skids, load boards, pallet collars, wooden boxes, reels, dunnage, crates, frame and cleats. The definition excludes materials that have undergone a manufacturing process, such as corrugated fiberboard, plywood, particleboard, veneer, and oriented strand board (OSD).

All Wood Packaging Material (WPM) used to make shipments under DoD contracts and/or acquired by DoD must meet requirements of International Standards for Phytosanitary Measures (ISPM) 15, "Guidelines for Regulating Wood Packaging Materials in International Trade." DoD shipments inside and outside of the United States must meet ISPM 15 whenever WPM is used to ship DoD cargo.

All WPM shall comply with the official quality control program for heat treatment (HT) or kiln dried heat treatment (KD HT) in accordance with American Lumber Standard Committee, Incorporated (ALSC) Wood Packaging Material Program and WPM Enforcement Regulations (see http://www.alsc.org/).

All WPM shall include certification/quality markings in accordance with the ALSC standard. Markings shall be placed in an unobstructed area that will be readily visible to inspectors. Pallet markings shall be applied to the stringer or block on

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diagonally opposite sides of the pallet and be contrasting and clearly visible. All containers shall be marked on a side other than the top or bottom, contrasting and clearly visible. All dunnage used in configuring and/or securing the load shall also comply with ISPM 15 and be marked with an ASLC approved DUNNAGE stamp.

Failure to comply with the requirements of this restriction may result in refusal, destruction, or treatment of materials at the point of entry. The Agency reserves the right to recoup from the Contractor any remediation costs incurred by the Government.

VIII. QUALITY ASSURANCE PROVISIONS INSPECTION/ACCEPTANCE

The contractor must meet all characteristics specified herein. For product requiring contractor-paid USDA, only end-item inspection of the finished product for compliance with contract requirements shall be lot inspected by USDA, AMS, FV, PPB 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 an accurate DD-250, and all other pertinent invoices as required.
- 2. All unit loads must be marked in accordance with DLA Troop Support Form 3556.
- 3. All unit loads shall be stable and not exceed 50 inches in height including pallet material.
- 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.

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. DATE OF PACK

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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 90 days at delivery.

X. REWORK OF NONCONFORMING PRODUCT PRE OR POST ACCEPTANCE

Rework of Nonconforming Product: The Government QAR must be informed and provided documentation of all rework results when product is presented for Government verification inspection or prior to Government inspection as indicated below.

A. Corrective Action (Rework/Screen Inspections) Taken Prior To Government Verification Inspection (Receipt, In-Process And End-Item Inspections): Unless otherwise specified below, all reworks and screening inspections conducted prior to the Government verification inspection do not require approval from the Government. Although the GQAR must be informed of all reworks, the contractor is not required to obtain approval to take corrective and preventive action as deemed necessary to ensure compliance with contractual requirements. For reworks requiring the Government's approval (as specified below), the contractor may submit a Standard Rework Procedure (SRP), for certain defects, under the contractor's documented QSP section XII - Corrective and Preventive Action Program. The SRPs must be specific and these must be evaluated by DLA Troop Support-FTR, and DLA Troop Support-FTSC, and approved by the applicable Contracting Officer.

NOTE: All requests for rework shall be accompanied with a COMPREHENSIVE rework plan. The rework plan will include rational information and data that supports the rework plan and ensures the elimination of nonconforming material from the lot. When a contractor determines as a result of his end item inspection(s) or QSP that supplies do not conform to contractual requirements and the supplies cannot be reworked (such as drained weight, viscosity, piece size, residual air, etc), he has the alternative to request the Contracting Officer for a waiver for the nonconforming requirement. If the Contracting Officer approves the waiver request for a specific requirement, the written waiver approval shall be provided to the GQAR when the supplies are presented for Government Verification Inspection (the skip-lot inspection does not apply in this case). The GQAR shall inspect the supplies for compliance with all requirements of the contract, except the waived requirement. The Contracting Officer, in special circumstances, may request the GQAR to inspect for the non-conforming characteristics also, after the waiver for the nonconforming requirement has been provisionally approved, to determine severity of nonconformance only. Due to the type of statistical sampling cited in the contract, under no circumstances shall a lot found nonconforming by the contractor be inspected by the GQAR to determine conformance to a requirement that has previously been established as nonconforming by the contractor's inspection. After any lot's failure or rework, if the lot is reinspected, it will be both Contractor and Government inspected at the next higher sample size; however, the accept/reject numbers used for the normal inspection will be used.

- B. The Following Reworks Must Be Coordinated With The Supervisory GQAR And Approved By The Applicable DLA Troop Support-FTR Office.
 - 1. Insect or Rodent Infestation/Contamination: Reworks must be approved by DLA Troop Support-FTSC.
- 2. Food Safety and Foreign Material: All corrective actions for product retained due to processed/ unprocessed container mix-ups must be approved by FTR. Thermal process deviations or deviations from the preparation, formulation or critical factors cited in the approved process schedule must be accompanied by a detailed letter from the plant's Processing Authority. The involved subcode(s), the deviation, and the disposition of the product shall be clearly identified when the complete lot is presented for Government end item verification inspection. If the producer fails to provide enough information/data in the case of a deviation, the GQAR shall contact FTR for approval to proceed with the

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Government end item verification inspection. These requirements are in addition to applicable Code of Federal Regulations or other regulatory requirements (USDA-FSIS, FDA).

Foreign material identified during normal in-process control actions does not require a waiver request from DLA Troop Support FTR, but does require USDA notification of the incident. However, foreign material discovered during the Contractor or GQAR/USDA end item inspection is cause for rejection of the lot. Rework requests that involve foreign material identified during end item inspections require approval from DLA Troop Support FTR before the rework activity can proceed.

Note: A notification of nonconformance containing ineffective corrective actions, as identified by USDA, require DLA-TS attention and action

"Retesting/re-inspection/rework of product that tested positive for food borne pathogens (salmonella, e. coli, etc.) is not authorized."

Note: Deviations (that occur during or prior to the production of a product) from specific preparation/ formulation/ ingredient requirements cited in the specifications shall be submitted as a request for product deviation and must be approved and coordinated with the Specification Preparing Activity (Natick) through the applicable Contracting Officer.

- 3. Container Integrity Defects: All reworks due to container integrity defects noted during the producer's end item inspection (for critical container defects only) or Government final lot end item verification inspection, must be approved by FTR unless 100% primary container rework of the entire lot is conducted at source (Note: All second time reworks must be approved by the applicable FTR office). All containers exhibiting same or other container integrity defects must be removed during the 100% primary container rework and noted on the rework paperwork. Reworked lots will be inspected or re-inspected, as applicable, by the contractor at the location of the rework using the next larger sample size (for example, from 200 samples to 315, or if a second rework, from 315 samples to 500 samples). Rework results must be included with other paperwork when the lot is presented for Government end item verification inspection.
 - **4. Second Time Reworks:** All second time reworks must be approved by the applicable FTR office.
 - 5. Nonconformances Noted During The Government End Item Verification Inspection:

All rework requests submitted for defects noted during Government end item verification inspections must be approved by the applicable Contracting Officer, unless exempted under paragraph 3 above.

C. Contractor's Quality History:

- 1. Effectiveness of corrective actions (rework/screen inspections) taken by the contractor prior to Government end item verification inspection (receipt, in-process and contractor's end-item inspections) will be determined by the results of the end item verification inspection performed by the GQAR. Corrective actions taken to ensure compliance with the contractual requirements prior to the Government end item verification inspection will not be counted against the contractor's quality history. If product is found conforming during the Government end item verification inspection, the corrective action will be determined to have been effective. However, all requests for waivers and product deviations will be counted.
- 2. If product is found nonconforming during the Government end item verification inspection following contractor corrective action for the same defect (or defect category in case of critical container defects) for which the contractor took a corrective action, the corrective action will be determined to have been ineffective. In addition to any

action taken, the contractor must reevaluate their documented QSP and/or the implemented corrective and preventive action program by an internal audit and results must be submitted to DLA Troop Support-FTSB (Quality Systems Auditors). All corrective actions (rework/screening inspections, etc.) taken by the contractor due to a Government end item verification inspection rejection will be documented in the contractor's quality history records.

NOTE: If the contractor elects to rework nonconforming product, it must be reworked and reoffered within 30 days from date of initial rejection.

All requests for rework shall be accompanied with a **comprehensive** rework plan. The rework plan will include rational information and data that supports the rework plan and ensures the elimination of nonconforming material from the lot. See "Request for Rework, Request for Waiver, Request for Deviation, or Re-inspection of Nonconforming Supplies".

D. Request for Rework, Request for Waiver, Request for Deviation, or Re-inspection of Nonconforming Supplies

1. When contractor inspection or QSP, or Government verification by the QAR, reveals a process deviation or nonconforming lot, the contractor's written request for deviation, waiver, rework or re-inspection of the nonconforming lot (s) must be furnished, as appropriate to the Contracting Officer and cognizant Government QAR and shall at a minimum contain the following:

NOTE: Subject line should include what is being asked for (i.e.: Request for Waiver for Drain Weight of Beef Stew or Request for Rework for Residual Air for Apple Dessert)

- a. Type of Request: Waiver, Notification, Re-inspection, Rework
- b. Approval Required from DLA: Yes or No
- c. Contractor Name/Address
- d Contract Number
- e. Product Name
- f. National Stock Number
- g. Batch Number(s) (If Applicable)
- h. Sublot(s) (If Applicable)
- i. Lot Number(s)
- j. Process Category (i.e. Work-progress/End Item)
- k. Quantity
- I. Specification Requirement Number (PCR, CID, etc)
- m. Sample Size; Defect; Accept/Reject
- n. Defect Classification: Critical, Major, Minor, NA
- o. Inspection Failure (Summary of non-conformances)
- p. Failure Identified: Processing, Packaging, End Item
- g. Inspector: In-plant/Contractor or USDA
- r. Date of Incident
- s. Attachments (Provide in-house, USDA worksheets, in-process data)
- t. Root Cause of nonconformance or deviation (Describe using a short detailed paragraph; Tell a story of the incident)
- u. Corrective Action (Describe using a short detailed paragraph)
- v. Preventive Action (Describe using a short detailed paragraph; if preventive action is not possible, state why)
- w. Occurrence (Has this occurred before/when; if yes, what was the date/contract/lot number of last occurrence)
- x. Estimated Cost
- y. Effect on Delivery

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z. Justification for request (What are you asking for?)

NOTE: All requests for rework shall be accompanied with a COMPREHENSIVE rework plan. The rework plan will include rational information and data that supports the rework plan and ensures the elimination of nonconforming material from the lot. After any lot's failure or rework, if the lot is re-inspected, it will be both Contractor and Government inspected at the next higher sample size; however, the accept/reject numbers used for the normal inspection will be used.

- 2. When a valid technical reason for re-inspection without rework is offered and permission is granted by the PCO, the contractor shall take corrective action to eliminate the cause of the inspection revealed failure; reinspect the non-reworked lot after taking the corrective action, and evaluate the results of the initial inspection and the re-inspection by means of recognized statistical methods.
- a. If the statistical tests reveal no significant difference between the results of the two inspections, acceptability will be based on re-inspection results. A significant difference is one that is real and not due to chance variation. Statistically, a difference which has a 0.05 probability of occurring by chance alone is usually considered a significant difference.
- b. If such statistical tests reveal no significant difference between the results of the two inspections, both results will be reported to the Contracting Officer.
- 1. The results of the two inspections will be averaged and acceptability will be based on whether the resulting average meets the requirement, when the requirement is an average (variable) requirement.
- 2. The results of the initial (original) inspection will be the basis for the acceptability decision when the requirement is a unit (attribute) requirement.

XI. INTEGRATED PEST MANAGEMENT (IPM) and FOOD DEFENSE/PROTECTION PLAN

A. INTEGRATED PEST MANAGEMENT

The procedures contained in the "Integrated Pest Management (IPM) Program Requirements for Operational Rations," of April 2011 are required and apply to all Operational Rations components. Each contractor is to have an IPM program in place prior to the initiation of production of Government product. The IPM plan and the associated pesticide labels and MSDS documents are not to be submitted to DLA Troop Support. The contractor shall have those documents available for on-site review during a Quality Systems Management Visit (QSMV) or Quality Systems Compliance Audit. In addition, evidence of an insect or rodent infestation, or contamination involving any end item will be cause for rejection of the involved lot. IPM program requirements can be found on the DLA Troop Support website at: https://www.dla.mil/Portals/104/Documents/TroopSupport/Subsistence/FoodSafety/FoodQuality/TS_ipm-cpaf_171120.pdf

B. FOOD DEFENSE PLAN

Currently, all DLA Troop Support Subsistence contracts have a requirement for submission and implementation of some type of Food Defense Plan at each contractor facility. 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 Plan 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. Areas of concern listed in this checklist must be addressed in the plan. The Food Defense Plan will be received, reviewed, rated, and kept on record in the Quality Audits & Product Protection Branch (DTA Troop Support-FTSB). Note: Points will be deducted for not responding

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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 http://www.troopsupport.dla.mil/subs/fs_check.pdf or contact the applicable DLA Troop Support Contracting Officer or the Quality Audits & Product Protection Branch (DLA Troop Support-FTSB).

C. CURRENT GOOD MANUFACTURING PRACTICES IN MANUFACTURING, PACKAGING OR HOLDING HUMAN FOOD

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. XII. 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.

XIII. PLACE OF PERFORMANCE

- A. The offeror must stipulate in its proposal to this solicitation information pertinent to the place of performance.
- B. 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.

XIV. PACKAGING:

If applicable, preservation, packaging, etc. furnished by suppliers shall meet or exceed the following requirements: Unit packages shall be designed and constructed so that the contents of each package shall be protected from damage during shipment and storage. Unit packages shall also be able to withstand subsequent handling. Unit packs susceptible to corrosion or deterioration shall be protected by preservative coatings. Items requiring protection from physical damage, or which are fragile in nature (i.e., glass) shall be protected by wrapping, cushioning, etc. or other means to mitigate damage during handling and shipment. If screw caps are used, they shall be secured to the bottles with a band of plastic shrink film or plastic tape. All bottles shall be hermetically sealed (inner seal) and secured to withstand any position in the shipping container without leaking.

XV. LABELING:

If applicable, labeling for unit and intermediate containers shall meet those used in the commercial distribution or over the counter retail sales. The labeling shall be sufficient to clearly and visibly identify the contents of the package. All markings must comply with the applicable laws as set forth by the Federal Food Drug and Cosmetic Act and regulations promulgated there under.

XVI. PACKING:

If applicable, the shipping container (including any necessary blocking, bracing cushioning or waterproofing) shall comply with the regulations of the carrier used and provide safe delivery to the destination point at the lowest possible tariff cost. It shall be capable of multiple handling and storage under favorable conditions for a minimum of one year.

CONTRACT CLAUSES & PROVISIONS

52.212-3 -- Offeror Representations and Certifications -- Commercial Items (MAR 2020)

The Offeror shall complete only paragraph (b) of this provision if the Offeror has completed the annual representations and certification electronically in the System for Award Management (SAM) accessed through https://www.sam.gov. If the Offeror has not completed the annual representations and certifications electronically, the Offeror shall complete only paragraphs (c) through

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

Covered telecommunications equipment or services has the meaning provided in the clause 52.204-25, Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment.

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.

Predecessor means an entity that is replaced by a successor and includes any predecessors of the predecessor.

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.

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

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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.

Successor means an entity that has replaced a predecessor by acquiring the assets and carrying out the affairs of the predecessor under a new name (often through acquisition or merger). The term "successor" does not include new offices/divisions of the same company or a company that only changes its name. The extent of the responsibility of the successor for the liabilities of the predecessor may vary, depending on State law and specific circumstances.

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

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

Women-owned business concern means a concern which is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of its stock is owned by one or more women; and whose management and daily business operations are controlled by one or more women.

Women-owned small business concern means a small business concern --

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

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

- (b)(1) Annual Representations and Certifications. Any changes provided by the Offeror in paragraph (b)(2) of this provision do not automatically change the representations and certifications in SAM.
- (2) The offeror has completed the annual representations and certifications electronically in SAM accessed through *http://www.sam.gov.* After reviewing SAM information, the Offeror verifies by submission of this offer that the representations and certifications currently posted electronically at FAR 52.212-3, Offeror Representations and Certifications --Commercial Items, have been entered or updated in the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard(s) applicable to the NAICS code(s) referenced for this solicitation), at the time this offer is submitted and are incorporated in this offer by reference (see FAR 4.1201), except for paragraphs _____.

[Offeror to identify the applicable paragraphs at (c) through (v) of this provision that the offeror has completed for the purposes of this solicitation only, if any.

These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of

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SECTION A - SOLICITATION	/CONTRACT FORM (CONTINUED)	
the date of this offer.		
Any changes provided by the off certifications posted electronica	feror are applicable to this solicitation only, and do not result in an update ally on SAM.]	e to the representations and
(c) Offerors must complete the outlying areas. Check all that a	following representations when the resulting contract will be perforn pply.	ned in the United States or its
(1) Small business concern. The	offeror represents as part of its offer that it \square is, \square is not a small busin	ess concern.
	ess concern. [Complete only if the offeror represented itself as a small busing presents as part of its offer that it \square is, \square is not a veteran-owned small	
	ned small business concern. [Complete only if the offeror represented itself(c)(2) of this provision.] The offeror represents as part of its offer that it [concern.	
	ss concern. [Complete only if the offeror represented itself as a small businessents that it \square is, \square is not a small disadvantaged business concern	
	ess concern. [Complete only if the offeror represented itself as a small busing presents that it \square is, \square is not a women-owned small business concern	
	er the WOSB Program. [Complete only if the offeror represented itself as his provision.] The offeror represents that	a women-owned small business
	ern eligible under the WOSB Program, has provided all the required d circumstances or adverse decisions have been issued that affects its eli	
(6)(i) of this provision is accura offeror shall enter the name or n participating in the joint venture	tre that complies with the requirements of 13 CFR part 127, and the reste for each WOSB concern eligible under the WOSB Program participal names of the WOSB concern eligible under the WOSB Program and other sets] Each WOSB concern eligible under the WOSB Program pages signed copy of the WOSB representation.	ting in the joint venture. [The small businesses that are
	d women-owned small business (EDWOSB) concern. [<i>Complete only if the WOSB Program in (c)(6) of this provision</i> .] The offeror represents that	
	concern, has provided all the required documents to the WOSB Repos sions have been issued that affects its eligibility; and	itory, and no change in
(7)(i) of this provision is accura names of the EDWOSB concern	ire that complies with the requirements of 13 CFR part 127, and the re te for each EDWOSB concern participating in the joint venture. [<i>The of</i> and other small businesses that are participating in the joint venture: int venture shall submit a separate signed copy of the EDWOSB repres	feror shall enter the name or] Each EDWOSB
Note to paragraphs (c)(8) and (acquisition threshold.	(9): Complete paragraphs (c)(8) and (9) only if this solicitation is expect	red to exceed the simplified
	ncern (other than small business concern). [Complete only if the offeror is a self as a small business concern in paragraph (c)(1) of this provision.] The cern.	
(9) Tie bid priority for labor surp	lus area concerns. If this is an invitation for bid, small business offerors	may identify the labor surplus

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SECTION A - SOLICITATION	/CONTRACT FORM (CONTINUED)	1
areas in which costs to be incu more than 50 percent of the co	rred on account of manufacturing or production (by offeror or first-tie ontract price:	er subcontractors) amount to
	ncern. [Complete only if the offeror represented itself as a small busin epresents, as part of its offer, that	less concern in paragraph (c)(1)
Small Business Concerns maint	mall business concern listed, on the date of this representation, on th tained by the Small Business Administration, and no material changes mployee percentage have occurred since it was certified in accordanc	s in ownership and control,
paragraph (c)(10)(i) of this prov venture. [The offeror shall enter	oint venture that complies with the requirements of 13 CFR Part 126, vision is accurate for each HUBZone small business concern participate the names of each of the HUBZone small business concerns participating siness concern participating in the HUBZone joint venture shall subm	ting in the HUBZone joint g in the HUBZone joint venture:
(d) Representations required to	o implement provisions of Executive Order 11246	
(1) Previous contracts and com	pliance. The offeror represents that	
(i) It \square has, \square has not participal and	ted in a previous contract or subcontract subject to the Equal Opport	unity clause of this solicitation;
(ii) It \square has, \square has not filed all re	equired compliance reports.	
(2) Affirmative Action Complian	nce. The offeror represents that	
•	on file, \square has not developed and does not have on file, at each estabd regulations of the Secretary of Labor (41 CFR parts 60-1 and 60-2), o	
(ii) It \square has not previously had regulations of the Secretary of	contracts subject to the written affirmative action programs requiren Labor.	nent of the rules and
exceed \$150,000.) By submission appropriated funds have been of any agency, a Member of Cobehalf in connection with the amade a lobbying contact on be OMB Standard Form LLL, Disclo	nents to Influence Federal Transactions (31 U.S.C. 1352). (Applies only if to on of its offer, the offeror certifies to the best of its knowledge and be paid or will be paid to any person for influencing or attempting to interpretate, an officer or employee of Congress or an employee of a Memaward of any resultant contract. If any registrants under the Lobbying ehalf of the offeror with respect to this contract, the offeror shall composure of Lobbying Activities, to provide the name of the registrants. The employees of the offeror to whom payments of reasonable compensations.	elief that no Federal fluence an officer or employee aber of Congress on his or her Disclosure Act of 1995 have plete and submit, with its offer, the offeror need not report
(f) Buy American Certificate. (Ap	plies only if the clause at Federal Acquisition Regulation (FAR) 52.225	-1, Buy AmericanSupplies, is

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

(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

included in this solicitation.)

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SECTION A - SOLICITATION	/CONTRACT FORM (CONTINUED)	
clause of this solicitation entitle	ed "Buy AmericanSupplies."	
(2) Foreign End Products:		
Line Item No.:		
Country of Origin:		
(List as necessary)		
(3) The Government will evalua	ate offers in accordance with the policies and procedures of FAR Part 2	25.
	e AgreementsIsraeli Trade Act Certificate. (Applies only if the clause at i Trade Act, is included in this solicitation.)	FAR 52.225-3, Buy American
end product and that for other produced, or manufactured ou product," "commercially availa product," "Free Trade Agreeme	h end product, except those listed in paragraph (g)(1)(ii) or (g)(1)(iii) or than COTS items, the offeror has considered components of unknow itside the United States. The terms "Bahrainian, Moroccan, Omani, Parble off-the-shelf (COTS) item," "component," "domestic end product," ent country," "Free Trade Agreement country end product," "Israeli ende of this solicitation entitled "Buy AmericanFree Trade Agreements	n origin to have been mined, namanian, or Peruvian end "end product," "foreign end d product," and "United
Moroccan, Omani, Panamaniar	e following supplies are Free Trade Agreement country end products (n, or Peruvian end products) or Israeli end products as defined in the c Trade AgreementsIsraeli Trade Act"	
Free Trade Agreement Country Israeli End Products:	y End Products (Other than Bahrainian, Moroccan, Omani, Panamanian	າ, or Peruvian End Products) or
Line Item No. Country of Orig	gin	
[List as necessary]		
provision) as defined in the cla offeror shall list as other foreign	supplies that are foreign end products (other than those listed in paraguse of this solicitation entitled "Buy AmericanFree Trade Agreemen" n end products those end products manufactured in the United State end product that is not a COTS item and does not meet the compone oduct."	tsIsraeli Trade Act." The s that do not qualify as
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.

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SECTION A - SOLICITATION	/CONTRACT FORM (CONTINUED)	
	greementsIsraeli Trade Act Certificate, Alternate I. If Alternate I to the constitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the	
	at the following supplies are Canadian end products as defined in the Trade AgreementsIsraeli Trade Act":	e clause of this solicitation
Canadian End Products:		
Line Item No.		
(List as necessary)		
	greementsIsraeli Trade Act Certificate, Alternate II. If Alternate II to the bstitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the	
	at the following supplies are Canadian end products or Israeli end pro y AmericanFree Trade AgreementsIsraeli Trade Act":	oducts as defined in the clause
Canadian or Israeli End Produc	ts:	
Line Item No.		
Country of Origin		
(List as necessary)		
	e AgreementsIsraeli Trade Act Certificate, Alternate III. If Alternate III to bstitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the	
Korean, Moroccan, Omani, Pan	at the following supplies are Free Trade Agreement country end proc amanian, or Peruvian end products) or Israeli end products as defined icanFree Trade AgreementsIsraeli Trade Act":	
Free Trade Agreement Country Products) or Israeli End Produc	y End Products (Other than Bahrainian, Korean, Moroccan, Omani, Par ts:	namanian, or Peruvian End
Line Item No. Country of Orig	gin	
[] ist as necessary]		

(5) Trade Agreements Certificate. (Applies only if the clause at FAR 52.225-5, Trade Agreements, is included in this solicitation.)

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	th end product, except those listed in paragraph (g)(5)(ii) of this provisuct, as defined in the clause of this solicitation entitled "Trade Agreeme	
(ii) The offeror shall list as othe	r end products those end products that are not U.Smade or designal	ed country end products.
Other End Products:		
Line Item No. Country of Orig	gin	
[List as necessary]		
the WTO GPA, the Governmen restrictions of the Buy America end products unless the Contr	ate offers in accordance with the policies and procedures of FAR Part t will evaluate offers of U.Smade or designated country end products in statute. The Government will consider for award only offers of U.Slacting Officer determines that there are no offers for such products or fill the requirements of the solicitation.	s without regard to the made or designated country
	consibility Matters (Executive Order 12689). (Applies only if the contract shold.) The offeror certifies, to the best of its knowledge and belief, that	
(1) ☐ Are, ☐ are not presently of any Federal agency;	debarred, suspended, proposed for debarment, or declared ineligible	for the award of contracts by
them for: Commission of fraud state or local government conf offers; or Commission of embe	a three-year period preceding this offer, been convicted of or had a cill or a criminal offense in connection with obtaining, attempting to obtained or subcontract; violation of Federal or state antitrust statutes related exclement, theft, forgery, bribery, falsification or destruction of records inal tax laws, or receiving stolen property,	ain, or performing a Federal, ting to the submission of
	ndicted for, or otherwise criminally or civilly charged by a Governmen ated in paragraph (h)(2) of this clause; and	t entity with, commission of
	three-year period preceding this offer, been notified of any delinquer the liability remains unsatisfied.	it Federal taxes in an amount
(i) Taxes are considered delinq	uent if both of the following criteria apply:	
if there is a pending administra	ermined. The liability is finally determined if it has been assessed. A liabative or judicial challenge. In the case of a judicial challenge to the liabapeal rights have been exhausted.	
	n making payment. A taxpayer is delinquent if the taxpayer has failed to d. A taxpayer is not delinquent in cases where enforced collection acti	
Tax Court review of a proposed	has received a statutory notice of deficiency, under I.R.C. §6212, which d tax deficiency. This is not a delinquent tax because it is not a final tax not be a final tax liability until the taxpayer has exercised all judicial a	liability. Should the taxpayer

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under I.R.C. §6320 entitling the further appeal to the Tax Court to contest the underlying tax li	Federal tax lien with respect to an assessed tax liability, and the taxpase taxpayer to request a hearing with the IRS Office of Appeals contesting if the IRS determines to sustain the lien filing. In the course of the hear liability because the taxpayer has had no prior opportunity to contest it a final tax liability. Should the taxpayer seek tax court review, this will all judicial appeal rights.	ng the lien filing, and to aring, the taxpayer is entitled the liability. This is not a
	nto an installment agreement pursuant to I.R.C. §6159. The taxpayer is greement terms. The taxpayer is not delinquent because the taxpayer	3.3
(D) The taxpayer has filed for b under 11 U.S.C. 362 (the Bankro	ankruptcy protection. The taxpayer is not delinquent because enforce uptcy Code).	ed collection action is stayed
paragraph (i)(1) any end produc	vledge of Child Labor for Listed End Products (Executive Order 13126). [The cts being acquired under this solicitation that are included in the List of Pro entured Child Labor, unless excluded at 22.1503(b).]	
(1) Listed end products.		
Listed End Product		
Listed Countries of Origin		
	ing Officer has identified end products and countries of origin in paragra (i)(2)(i) or (i)(2)(ii) by checking the appropriate block.]	oh (i)(1) of this provision, then
	y any end product listed in paragraph (i)(1) of this provision that was r nding country as listed for that product.	nined, produced, or
manufactured in the correspor determine whether forced or ir	in end product listed in paragraph (i)(1) of this provision that was mind nding country as listed for that product. The offeror certifies that it has ndentured child labor was used to mine, produce, or manufacture any sis of those efforts, the offeror certifies that it is not aware of any such	s made a good faith effort to such end product furnished
•	not apply unless the solicitation is predominantly for the acquisition c ses only, the offeror shall indicate whether the place of manufacture c solicitation is predominantly	
	ck this box if the total anticipated price of offered end products manu price of offered end products manufactured outside the United States)	
(2) \square Outside the United States	S.	
compliance with respect to the	etions from the application of the Service Contract Labor Standards. (Cert e contract also constitutes its certification as to compliance by its subc tracting officer is to check a box to indicate if paragraph (k)(1) or (k)(2) ap	contractor if it subcontracts out
(1)□ Maintenance, calibration	n, or repair of certain equipment as described in FAR 22.1003-4(c)(1). T	he offeror □ does □ does not

CONTINUATION OFFEE	DEEEDENOE NO OF DOOLINENT DEINO CONTINUED		
CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE3S1-20-R-0008	PAGE 23 OF 55 PAGES	
SECTION A - SOLICITATION	/CONTRACT FORM (CONTINUED)		
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;			
	ed at prices which are, or are based on, established catalog or market pation, or repair of such equipment; and	prices (see FAR 22.1003-4(c)(2)	
	nd fringe benefits) plan for all service employees performing work un aployees and equivalent employees servicing the same equipment of		
(2)□ Certain services as descril	bed in FAR 22.1003-4(d)(1). The offeror \Box does \Box does not certify tha	t	
	ract are offered and sold regularly to non-Governmental customers, ar f an exempt subcontract) to the general public in substantial quantitie		
(ii) The contract services will be 22.1003-4(d)(2)(iii));	e furnished at prices that are, or are based on, established catalog or m	narket prices (see FAR	
(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) c	of this clause applies		
	y to the conditions in paragraph (k)(1) or (k)(2) and the Contracting Offe determination to the solicitation, the offeror shall notify the Contrac		
	y not make an award to the offeror if the offeror fails to execute the ce tact the Contracting Officer as required in paragraph (k)(3)(i) of this cla		
(I) <i>Taxpayer Identification Numb</i> information to SAM to be eligil	oer (TIN) (26 U.S.C. 6109, 31 U.S.C. 7701). (Not applicable if the offeror is a cole for award.)	required to provide this	
collection requirements of 31 l	e information required in paragraphs (I)(3) through (I)(5) of this provision J.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6 ed by the Internal Revenue Service (IRS).		
relationship with the Governm	e Government to collect and report on any delinquent amounts arising ent (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the pay I provided hereunder may be matched with IRS records to verify the a	ment reporting requirements	
(3) Taxpayer Identification Num	ber (TIN).		
□ TIN:			
☐ TIN has been applied for.			

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SECTION A - SOLICITATION	/CONTRACT FORM (CONTINUED)		
☐ TIN is not required because:			
☐ Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with he 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 he United States;			
☐ Offeror is an agency or instru	Offeror is an agency or instrumentality of a foreign government;		
☐ Offeror is an agency or instru	umentality of the Federal Government.		
(4) Type of organization.			
☐ Sole proprietorship;			
☐ Partnership;			
☐ Corporate entity (not tax-ex	empt);		
☐ Corporate entity (tax-exemp	ot);		
☐ Government entity (Federal	, State, or local);		
□ Foreign government;			
\sqsupset International organization p	per 26 CFR 1.6049-4;		
□ Other			
(5) Common parent.			
☐ Offeror is not owned or cont	trolled by a common parent;		
\square Name and TIN of common p	parent:		
Name			
TIN			
(m) Restricted business operations restricted business operations	ns in Sudan. By submission of its offer, the offeror certifies that the offein Sudan.	eror does not conduct any	
(or otherwise made available) f	with Inverted Domestic Corporations. (1) Government agencies are not produced for contracts with either an inverted domestic corporation, or a she exception at 9.108-2(b) applies or the requirement is waived in acc	subsidiary of an inverted	
(2) Representation. The Offeror	represents that		
(i) It \square is, \square is not an inverted d	omestic corporation; and		
(ii) It □ is, □ is not a subsidiary (of an inverted domestic corporation.		
	with entities engaging in certain activities or transactions relating to Iran. (e technology to the Department of State at CISADA106@state.gov.	1) The offeror shall email	

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(2) Representation and certificat provision, by submission of its	tions. Unless a waiver is granted or an exception applies as provided in offer, the offeror	n paragraph (o)(3) of this
	knowledge and belief, that the offeror does not export any sensitive ties or individuals owned or controlled by, or acting on behalf or at the	
	any person owned or controlled by the offeror, does not engage in ander section 5 of the Iran Sanctions Act; and	ny activities for which
that exceeds \$3,500 with Iran's property of which are blocked	nd any person owned or controlled by the offeror, does not knowingly Revolutionary Guard Corps or any of its officials, agents, or affiliates, t pursuant to the International Emergency Economic Powers Act (50 U.s and Blocked Persons List at https://www.treasury.gov/resource-center/	the property and interests in S.C. 1701 <i>et seq.</i>) (see OFAC's
(3) The representation and cert	tification requirements of paragraph (o)(2) of this provision do not app	oly if
(i) This solicitation includes a tr	ade agreements certification (e.g., 52.212-3(g) or a comparable agenc	y provision); and
(ii) The offeror has certified tha	t all the offered products to be supplied are designated country end p	products.
• •	<i>eror.</i> (Applies in all solicitations when there is a requirement to be regisentity identifer in the solicitation).	stered in SAM or a
	it \square has or \square does not have an immediate owner. If the Offeror has m , then the Offeror shall respond to paragraph (2) and if applicable, par nture.	
(2) If the Offeror indicates "has"	in paragraph (p)(1) of this provision, enter the following information:	
mmediate owner CAGE code:		
mmediate owner legal name: _		
(Do not use a "doing business as	" name)	
s the immediate owner owned	d or controlled by another entity: \square Yes or \square No.	
(3) If the Offeror indicates "yes" by another entity, then enter th	in paragraph (p)(2) of this provision, indicating that the immediate on the following information:	wner is owned or controlled
Highest-level owner CAGE code	e:	
Highest-level owner legal name	e:	
(Do not use a "doing business as	" name)	
sections 744 and 745 of Divisio	ons Regarding Delinquent Tax Liability or a Felony Conviction under any on E of the Consolidated and Further Continuing Appropriations Act, 2 in subsequent appropriations acts, The Government will not enter int	015 (Pub. L. 113-235), and
(i) Has any unpaid Federal tax l	iability that has been assessed, for which all judicial and administrativ	e remedies have been

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for collecting the tax liability, w	that is not being paid in a timely manner pursuant to an agreement where the awarding agency is aware of the unpaid tax liability, unless e corporation and made a determination that suspension or debarm it; or	an agency has considered
agency is aware of the conviction	iminal violation under any Federal law within the preceding 24 mont on, unless an agency has considered suspension or debarment of the s not necessary to protect the interests of the Government.	
(2) The Offeror represents that		
administrative remedies have b	on that has any unpaid Federal tax liability that has been assessed, for seen exhausted or have lapsed, and that is not being paid in a timely esponsible for collecting the tax liability; and	•
(ii) It is [] is not [] a corporation months.	on that was convicted of a felony criminal violation under a Federal la	aw within the preceding 24
(r) <i>Predecessor of Offeror.</i> (Applie Code Reporting.)	es in all solicitations that include the provision at 52.204-16, Commer	cial and Government Entity
(1) The Offeror represents that three years.	it \square is or \square is not a successor to a predecessor that held a Federal co	ntract or grant within the last
	is" in paragraph (r)(1) of this provision, enter the following information the last three years (if more than one predecessor, list in reve	
Predecessor CAGE code: (or mark "Unknown").	
Predecessor legal name:		
(Do not use a "doing business as	" name).	
(s) [Reserved]		
(t) Public Disclosure of Greenhou SAM (12.301(d)(1)).	se Gas Emissions and Reduction Goals. Applies in all solicitations that i	require offerors to register in

- (1) This representation shall be completed if the Offeror received \$7.5 million or more in contract awards in the prior Federal fiscal year. The representation is optional if the Offeror received less than \$7.5 million in Federal contract awards in the prior Federal fiscal year.
- (2) Representation. [Offeror to check applicable block(s) in paragraph (t)(2)(i) and (ii)]. (i) The Offeror (itself or through its immediate owner or highest-level owner) [] does, [] does not publicly disclose greenhouse gas emissions, i.e., makes available on a publicly accessible Web site the results of a greenhouse gas inventory, performed in accordance with an accounting standard with publicly available and consistently applied criteria, such as the Greenhouse Gas Protocol Corporate Standard.
- (ii) The Offeror (itself or through its immediate owner or highest-level owner) [] does, [] does not publicly disclose a quantitative greenhouse gas emissions reduction goal, *i.e.*, make available on a publicly accessible Web site a target to reduce absolute emissions or emissions intensity by a specific quantity or percentage.
- (iii) A publicly accessible Web site includes the Offeror's own Web site or a recognized, third-party greenhouse gas emissions reporting program.

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	" in paragraphs (t)(2)(i) or (t)(2)(ii) of this provision, respectively, the where greenhouse gas emissions and/or reduction goals are report	
(Pub. L. 113-235) and its succes Government agencies are not prequires employees or subcont agreements or statements prol	on 743 of Division E, Title VII, of the Consolidated and Further Continuous provisions in subsequent appropriations acts (and as extended permitted to use appropriated (or otherwise made available) funds tractors of such entity seeking to report waste, fraud, or abuse to significant provides a restricting such employees or subcontractors of the strategy of the subsection of the subsectio	in continuing resolutions), for contracts with an entity that in internal confidentiality from lawfully reporting such
(Classified Information Nondisc	h (u)(1) of this provision does not contravene requirements applical closure Agreement), Form 4414 (Sensitive Compartmented Informa ederal department or agency governing the nondisclosure of classi	tion Nondisclosure Agreement),
or comply with internal confide subcontractors from lawfully re	on of its offer, the Offeror represents that it will not require its employentiality agreements or statements prohibiting or otherwise restrict eporting waste, fraud, or abuse related to the performance of a Government or agency authors of the Inspector General).	ing such employees or ernment contract to a
(v) Covered Telecommunication	s Equipment or ServicesRepresentation. Section 889(a)(1)(A) of Publ	ic Law 115-232.
	list of excluded parties in the System for Award Management (SAM g federal awards for "covered telecommunications equipment or se	
	it [] does, [] does not provide covered telecommunications equip the Government in the performance of any contract, subcontract, c	
(End of provision)		
Alternate I (OCT 2014). As	prescribed in 12.301(b)(2), add the following paragraph (c)(11) to the	ne basic provision:
(11) (Complete if the offer	ror has represented itself as disadvantaged in paragraph (c)(4) of th	is provision.)
Black American.		
Hispanic American.		
Native American (Ame	erican Indians, Eskimos, Aleuts, or Native Hawaiians).	
Taiwan, Laos, Cambodia (Kamp	persons with origins from Burma, Thailand, Malaysia, Indonesia, Singuchea), Vietnam, Korea, The Philippines, Republic of Palau, Republic, the Commonwealth of the Northern Mariana Islands, Guam, Samoru).	c of the Marshall Islands,
Subcontinent Asian (A	sian-Indian) American (persons with origins from India, Pakistan, Ba	ngladesh, Sri Lanka, Bhutan, the

(End of provision)

52.212-4 -- Contract Terms and Conditions -- Commercial Items (OCT 2018)

__ Individual/concern, other than one of the preceding.

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- (a) Inspection/Acceptance. The Contractor shall only tender for acceptance those items that conform to the requirements of this contract. The Government reserves the right to inspect or test any supplies or services that have been tendered for acceptance. The Government may require repair or replacement of nonconforming supplies or reperformance of nonconforming services at no increase in contract price. If repair/replacement or reperformance will not correct the defects or is not possible, the Government may seek an equitable price reduction or adequate consideration for acceptance of nonconforming supplies or services. The Government must exercise its postacceptance rights (1) within a reasonable time after the defect was discovered or should have been discovered; and (2) before any substantial change occurs in the condition of the item, unless the change is due to the defect in the item.
- (b) Assignment. The Contractor or its assignee may assign its rights to receive payment due as a result of performance of this contract to a bank, trust company, or other financing institution, including any Federal lending agency in accordance with the Assignment of Claims Act (31 U.S.C. 3727). However, when a third party makes payment (e.g., use of the Governmentwide commercial purchase card), the Contractor may not assign its rights to receive payment under this contract.
- (c) Changes. Changes in the terms and conditions of this contract may be made only by written agreement of the parties.
- (d) *Disputes.* This contract is subject to 41 U.S.C. chapter 71, Contract Disputes. Failure of the parties to this contract to reach agreement on any request for equitable adjustment, claim, appeal or action arising under or relating to this contract shall be a dispute to be resolved in accordance with the clause at FAR 52.233-1, Disputes, which is incorporated herein by reference. The Contractor shall proceed diligently with performance of this contract, pending final resolution of any dispute arising under the contract.
- (e) Definitions. The clause at FAR 52.202-1, Definitions, is incorporated herein by reference.
- (f) Excusable delays. The Contractor shall be liable for default unless nonperformance is caused by an occurrence beyond the reasonable control of the Contractor and without its fault or negligence such as, acts of God or the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, unusually severe weather, and delays of common carriers. The Contractor shall notify the Contracting Officer in writing as soon as it is reasonably possible after the commencement of any excusable delay, setting forth the full particulars in connection therewith, shall remedy such occurrence with all reasonable dispatch, and shall promptly give written notice to the Contracting Officer of the cessation of such occurrence.
- (g) *Invoice*. (1) The Contractor shall submit an original invoice and three copies (or electronic invoice, if authorized) to the address designated in the contract to receive invoices. An invoice must include --
- (i) Name and address of the Contractor;
- (ii) Invoice date and number;
- (iii) Contract number, line item number and, if applicable, the order number;
- (iv) Description, quantity, unit of measure, unit price and extended price of the items delivered;
- (v) Shipping number and date of shipment, including the bill of lading number and weight of shipment if shipped on Government bill of lading;
- (vi) Terms of any discount for prompt payment offered;
- (vii) Name and address of official to whom payment is to be sent;
- (viii) Name, title, and phone number of person to notify in event of defective invoice; and
- (ix) Taxpayer Identification Number (TIN). The Contractor shall include its TIN on the invoice only if required elsewhere in this contract.
- (x) Electronic funds transfer (EFT) banking information.
- (A) The Contractor shall include EFT banking information on the invoice only if required elsewhere in this contract.
- (B) If EFT banking information is not required to be on the invoice, in order for the invoice to be a proper invoice, the Contractor shall have submitted correct EFT banking information in accordance with the applicable solicitation provision, contract clause (*e. g.*, 52.232-33, Payment by Electronic Funds Transfer -- System for Award Management, or 52.232-34, Payment by Electronic Funds Transfer --Other Than System for Award Management), or applicable agency procedures.
- (C) EFT banking information is not required if the Government waived the requirement to pay by EFT.
- (2) Invoices will be handled in accordance with the Prompt Payment Act (31 U.S.C. 3903) and Office of Management and Budget (OMB) prompt payment regulations at 5 CFR part 1315.
- (h) Patent indemnity. The Contractor shall indemnify the Government and its officers, employees and agents against liability, including costs, for actual or alleged direct or contributory infringement of, or inducement to infringe, any United States or foreign patent, trademark or copyright, arising out of the performance of this contract, provided the Contractor is reasonably notified of

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such claims and proceedings.

- (i) Payment -- (1) Items accepted. Payment shall be made for items accepted by the Government that have been delivered to the delivery destinations set forth in this contract.
- (2) *Prompt payment.* The Government will make payment in accordance with the Prompt Payment Act (31 U.S.C. 3903) and prompt payment regulations at 5 CFR part 1315.
- (3) Electronic Funds Transfer (EFT). If the Government makes payment by EFT, see 52.212-5(b) for the appropriate EFT clause.
- (4) *Discount.* In connection with any discount offered for early payment, time shall be computed from the date of the invoice. For the purpose of computing the discount earned, payment shall be considered to have been made on the date which appears on the payment check or the specified payment date if an electronic funds transfer payment is made.
- (5) Overpayments. If the Contractor becomes aware of a duplicate contract financing or invoice payment or that the Government has otherwise overpaid on a contract financing or invoice payment, the Contractor shall --
- (i) Remit the overpayment amount to the payment office cited in the contract along with a description of the overpayment including the --
- (A) Circumstances of the overpayment (e.g., duplicate payment, erroneous payment, liquidation errors, date(s) of overpayment);
- (B) Affected contract number and delivery order number, if applicable;
- (C) Affected line item or subline item, if applicable; and
- (D) Contractor point of contact.
- (ii) Provide a copy of the remittance and supporting documentation to the Contracting Officer.
- (6) Interest. (i) All amounts that become payable by the Contractor to the Government under this contract shall bear simple interest from the date due until paid unless paid within 30 days of becoming due. The interest rate shall be the interest rate established by the Secretary of the Treasury as provided in 41 U.S.C. 7109, which is applicable to the period in which the amount becomes due, as provided in (i)(6)(v) of this clause, and then at the rate applicable for each six-month period as fixed by the Secretary until the amount is paid.
- (ii) The Government may issue a demand for payment to the Contractor upon finding a debt is due under the contract.
- (iii) Final decisions. The Contracting Officer will issue a final decision as required by 33.211 if --
- (A) The Contracting Officer and the Contractor are unable to reach agreement on the existence or amount of a debt within 30 days;
- (B) The Contractor fails to liquidate a debt previously demanded by the Contracting Officer within the timeline specified in the demand for payment unless the amounts were not repaid because the Contractor has requested an installment payment agreement; or
- (C) The Contractor requests a deferment of collection on a debt previously demanded by the Contracting Officer (see 32.607-2).
- (iv) If a demand for payment was previously issued for the debt, the demand for payment included in the final decision shall identify the same due date as the original demand for payment.
- (v) Amounts shall be due at the earliest of the following dates:
- (A) The date fixed under this contract.
- (B) The date of the first written demand for payment, including any demand for payment resulting from a default termination.
- (vi) The interest charge shall be computed for the actual number of calendar days involved beginning on the due date and ending on --
- (A) The date on which the designated office receives payment from the Contractor;
- (B) The date of issuance of a Government check to the Contractor from which an amount otherwise payable has been withheld as a credit against the contract debt; or
- (C) The date on which an amount withheld and applied to the contract debt would otherwise have become payable to the Contractor.
- (vii) The interest charge made under this clause may be reduced under the procedures prescribed in 32.608-2 of the Federal Acquisition Regulation in effect on the date of this contract.
- (j) Risk of loss. Unless the contract specifically provides otherwise, risk of loss or damage to the supplies provided under this contract shall remain with the Contractor until, and shall pass to the Government upon:
- (1) Delivery of the supplies to a carrier, if transportation is f.o.b. origin; or
- (2) Delivery of the supplies to the Government at the destination specified in the contract, if transportation is f.o.b. destination.
- (k) Taxes. The contract price includes all applicable Federal, State, and local taxes and duties.
- (I) Termination for the Government's convenience. The Government reserves the right to terminate this contract, or any part hereof,

for its sole convenience. In the event of such termination, the Contractor shall immediately stop all work hereunder and shall immediately cause any and all of its suppliers and subcontractors to cease work. Subject to the terms of this contract, the Contractor shall be paid a percentage of the contract price reflecting the percentage of the work performed prior to the notice of termination, plus reasonable charges the Contractor can demonstrate to the satisfaction of the Government using its standard record keeping system, have resulted from the termination. The Contractor shall not be required to comply with the cost accounting standards or contract cost principles for this purpose. This paragraph does not give the Government any right to audit the Contractor's records. The Contractor shall not be paid for any work performed or costs incurred which reasonably could have been avoided.

- (m) *Termination for cause*. The Government may terminate this contract, or any part hereof, for cause in the event of any default by the Contractor, or if the Contractor fails to comply with any contract terms and conditions, or fails to provide the Government, upon request, with adequate assurances of future performance. In the event of termination for cause, the Government shall not be liable to the Contractor for any amount for supplies or services not accepted, and the Contractor shall be liable to the Government for any and all rights and remedies provided by law. If it is determined that the Government improperly terminated this contract for default, such termination shall be deemed a termination for convenience.
- (n) *Title.* Unless specified elsewhere in this contract, title to items furnished under this contract shall pass to the Government upon acceptance, regardless of when or where the Government takes physical possession.
- (o) Warranty. The Contractor warrants and implies that the items delivered hereunder are merchantable and fit for use for the particular purpose described in this contract.
- (p) Limitation of liability. Except as otherwise provided by an express warranty, the Contractor will not be liable to the Government for consequential damages resulting from any defect or deficiencies in accepted items.
- (q) Other compliances. The Contractor shall comply with all applicable Federal, State and local laws, executive orders, rules and regulations applicable to its performance under this contract.
- (r) Compliance with laws unique to Government contracts. The Contractor agrees to comply with 31 U.S.C. 1352 relating to limitations on the use of appropriated funds to influence certain Federal contracts; 18 U.S.C. 431 relating to officials not to benefit; 40 U.S.C. chapter 37, Contract Work Hours and Safety Standards; 41 U.S.C. chapter 87, Kickbacks; 41 U.S.C. 4712 and 10 U.S.C. 2409 relating to whistleblower protections; 49 U.S.C. 40118, Fly American; and 41 U.S.C. chapter 21 relating to procurement integrity. (s) Order of precedence. Any inconsistencies in this solicitation or contract shall be resolved by giving precedence in the following order: (1) the schedule of supplies/services; (2) The Assignments, Disputes, Payments, Invoice, Other Compliances, Compliance with Laws Unique to Government Contracts, and Unauthorized Obligations paragraphs of this clause; (3) the clause at 52.212-5; (4) addenda to this solicitation or contract, including any license agreements for computer software; (5) solicitation provisions if this is a solicitation; (6) other paragraphs of this clause; (7) the Standard Form 1449; (8) other documents, exhibits, and attachments; and (9) the specification.
- (t) [Reserved]
- (u) Unauthorized Obligations. (1) Except as stated in paragraph (u)(2) of this clause, when any supply or service acquired under this contract is subject to any End User License Agreement (EULA), Terms of Service (TOS), or similar legal instrument or agreement, that includes any clause requiring the Government to indemnify the Contractor or any person or entity for damages, costs, fees, or any other loss or liability that would create an Anti-Deficiency Act violation (31 U.S.C. 1341), the following shall govern:
- (i) Any such clause is unenforceable against the Government.
- (ii) Neither the Government nor any Government authorized end user shall be deemed to have agreed to such clause by virtue of it appearing in the EULA, TOS, or similar legal instrument or agreement. If the EULA, TOS, or similar legal instrument or agreement is invoked through an "I agree" click box or other comparable mechanism (e.g., "click-wrap" or "browse-wrap" agreements), execution does not bind the Government or any Government authorized end user to such clause.
- (iii) Any such clause is deemed to be stricken from the EULA, TOS, or similar legal instrument or agreement.
- (2) Paragraph (u)(1) of this clause does not apply to indemnification by the Government that is expressly authorized by statute and specifically authorized under applicable agency regulations and procedures.
- (v) *Incorporation by reference*. The Contractor's representations and certifications, including those completed electronically via the System for Award Management (SAM), are incorporated by reference into the contract.

(End of clause)

Addendum to 52.212-4:

1. Paragraph (a), Inspection/Acceptance, is revised to add the following:

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(a) Inspection is at destination for identity, condition and quantity. Acceptance is at destination.

2. Paragraph (c), Changes.

- (1) In addition to bilateral changes, the Contracting Officer, at his/her discretion, may unilaterally invoke any of the contingency options set forth in this contract.
- (2) The Contracting Officer may at any time, 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.
- (3) 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.
- (4) 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.
- (5) 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.

3. Paragraph (d), Disputes, is revised to add the following:

52.233-9001 Disputes - Agreement to Use Alternative Dispute Resolution (ADR) (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.
- (c) The offeror should check here to opt out of this clause: []

4. Paragraph (m), Termination for Cause.

Delete paragraph (m) in its entirety and substitute 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.

Contract Terms and Conditions Required to Implement Statutes or Executive Orders --Commercial Items (MAR 2020)

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	with the following Federal Acquisition Regulation (FAR) clauses, wh	
	ment provisions of law or Executive orders applicable to acquisitions equiring Certain Internal Confidentiality Agreements or Statements (
• •	olidated and Further Continuing Appropriations Act, 2015 (Pub. L. 1	• • • • • • • • • • • • • • • • • • • •
	opriations acts (and as extended in continuing resolutions)).	To 200) and its success.
	Contracting for Hardware, Software, and Services Developed or Pro	ovided by Kaspersky Lab and
•	18) (Section 1634 of Pub. L. 115-91).	
	ontracting for Certain Telecommunications and Video Surveillance S	ervices or Equipment. (AUG
2019) (Section 889(a)(1)(A) of P	•	
(4) 52.209-10, Prohibition on Co (5) 52.233-3, Protest After Awar	ontracting with Inverted Domestic Corporations (NOV 2015).	
• •	a (AOG 1996) (31 0.3.C. 3333). r Breach of Contract Claim (OCT 2004) (Public Laws 108-77 and 108-7	78 (19 I I S C 3805 note))
• •	with the FAR clauses in this paragraph (b) that the Contracting Office	· · · · · · · · · · · · · · · · · · ·
	y reference to implement provisions of law or Executive orders appli	
commercial items: [Contracting		·
	n Subcontractor Sales to the Government (SEP 2006), with <i>Alternate</i>	I (OCT 1995) (41 U.S.C. 4704 and
10 U.S.C. 2402).		
	ode of Business Ethics and Conduct (OCT 2015) (41 U.S.C. 3509).	5 2000 (ILIN 2010) (C
	r Protections under the American Recovery and Reinvestment Act of	
	ntracts funded by the American Recovery and Reinvestment Act of 2 cutive Compensation and First-Tier Subcontract Awards (OCT 2018)	
6101 note).	cutive compensation and thist-fiel subcontract Awards (OCT 2010)	(1 db. L. 107-202) (31 d.3.6.
(5) [Reserved]		
	act Reporting Requirements (OCT 2016) (Pub. L. 111-117, section 743	3 of Div. C).
	act Reporting Requirements for Indefinite-Delivery Contracts (OCT 20	016) (Pub. L. 111-117, section
743 of Div. C).		
	Government's Interest When Subcontracting with Contractors Deba	rred, Suspended, or Proposed
for Debarment. (Oct 2015) (31 U	J.S.C. 6101 note). Ilicly Available Information Regarding Responsibility Matters (OCT 20)10) (41 H C C 2212)
(10) [Reserved]	liciy Available illioithation kegaruing kesponsibility Matters (OCT 20	716) (41 U.S.C. 2313).
	JBZone Set-Aside or Sole Source Award (MAR 2020) (15 U.S.C. 657a).	
(ii) Alternate I (MAR 2020) of		
	Price Evaluation Preference for HUBZone Small Business Concerns (M	IAR 2020) (if the offeror elects to
	indicate in its offer) (15 U.S.C. 657a).	
(ii) Alternate I (MAR 2020) of	52.219-4.	
(13) [Reserved]	tal Small Dusiness Set Aside (MAD 2020) (15 LLS C 444)	
(ii) Alternate I (MAR 2020).	tal Small Business Set-Aside (MAR 2020) (15 U.S.C. 644).	
	rtial Small Business Set-Aside (MAR 2020) (15 U.S.C. 644).	
(ii) Alternate I (MAR 2020) of		
	f Small Business Concerns (OCT 2018) (15 U.S.C. 637(d)(2) and (3)).	
	ness Subcontracting Plan (AUG 2018) (15 U.S.C. 637(d)(4)).	
(ii) Alternate I (NOV 2016) of	52.219-9.	
X (iii) Alternate II (NOV 2016)	Of 52.219-9.	
(iv) Alternate III (NOV 2016) ((v) Alternate IV (AUG 2018) (JI	
(18) 52 219-13 Notice of Set	-Aside of Orders (MAR 2020) (15 U.S.C. 644(r)).	
	on Subcontracting (MAR 2020) (15 U.S.C. 637(a)(14)).	

_ (20) 52.219-16, Liquidated Damages --Subcontracting Plan (JAN 1999) (15 U.S.C. 637(d)(4)(F)(i)).

(21) 52.219-27, Notice of Service-Disabled Veteran-Owned Small Business Set-Aside (MAR 2020) (15 U.S.C. 657f).

__ (22)(i) 52.219-28, Post-Award Small Business Program Rerepresentation (MAR 2020) (15 U.S.C. 632(a)(2)).

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(ii) Alternate I (MAR 2020) of	f 52 219-28	
	t-Aside for, or Sole Source Award to, Economically Disadvantaged Wol	men-Owned Small Business
(EDWOSB) Concerns (MAR 2020		2 2 2
	t-Aside for, or Sole Source Award to, Women-Owned Small Business Co	oncerns Eligible Under the
	s Program (MAR 2020) (15 U.S.C. 637(m)).	3
(25) 52.219-32, Orders Issue	d Directly Under Small Business Reserves (MAR 2020) (15 U.S.C. 644(r))).
	cturer Rule (MAR 2020) (15 U.S.C. 637(a)(17)).	
X (27) 52.222-3, Convict Laborated		
	rCooperation with Authorities and Remedies (JAN 2020) (E.O. 13126	n).
, ,	of Segregated Facilities (APR 2015).	
	portunity (SEPT 2016) (E.O. 11246).	
(ii) Alternate I (Feb 1999) of		
` ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	portunity for Veterans (OCT 2015)(38 U.S.C. 4212).	
(ii) Alternate I (July 2014) of		
_ A _ (32)(1) 52.222-36, Equal Op (ii) Alternate I (July 2014) of	portunity for Workers with Disabilities (JUL 2014) (29 U.S.C. 793). 52.222-36.	
	nt Reports on Veterans (FEB 2016) (38 U.S.C. 4212).	
	of Employee Rights Under the National Labor Relations Act (DEC 2010)) (E.O. 13496).
(35)(i) 52.222-50, Combating	g Trafficking in Persons (JAN 2019) (22 U.S.C. chapter 78 and E.O. 1362	7).
	52.222-50 (22 U.S.C. chapter 78 and E.O. 13627).	
	t Eligibility Verification (Oct 2015). (E. O. 12989). (Not applicable to the	acquisition of commercially
	certain other types of commercial items as prescribed in 22.1803.)	/
	Percentage of Recovered Material Content for EPA-Designated Items	(MAY 2008) (42 U.S.C. 6962(c)
	e acquisition of commercially available off-the-shelf items.)	f commorcially available off
the-shelf items.)	f 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applicable to the acquisition of	Confine Ciany available on-
	eting Substances and High Global Warming Potential Hydrofluorocark	ons (ILIN 2016) (F.O. 13693)
	e, Service, Repair, or Disposal of Refrigeration Equipment and Air Conc	
13693).		
(40)(i) 52.223-13, Acquisition	n of EPEAT®-Registered Imaging Equipment (JUN 2014) (E.O.s 13423 ar	nd 13514).
(ii) Alternate I (OCT 2015) of	52.223-13.	
	n of EPEAT®-Registered Televisions (Jun 2014) (E.O.s 13423 and 13514)	
(ii) Alternate I (Jun 2014) of 52.2		
	ency in Energy-Consuming Products (DEC 2007) (42 U.S.C. 8259b).	10100 110511
(43)(i) 52.223-16, Acquisition	n of EPEAT*-Registered Personal Computer Products (OCT 2015) (E.O.s	13423 and 13514).
(ii) Alternate I (Jun 2014) of !	52.223-10. Contractor Deliaise to Den Teyt Messaging While Driving (AUC 2011)	
(44) 52.223-18, Encouraging (45) 52.223-20, Aerosols (JUI	J Contractor Policies to Ban Text Messaging While Driving (AUG 2011)	
(46) 52.223-21, Foams (JUN		
(47)(i) 52.224-3, Privacy Train		
(ii) Alternate I (JAN 2017) of		
	ıSupplies (MAY 2014) (41 U.S.C. chapter 83).	
	anFree Trade AgreementsIsraeli Trade Act (MAY 2014) (41 U.S.C. cl	hapter 83, 19 U.S.C. 3301 note,
19 U.S.C. 2112 note, 19 U.S.C. 3	805 note, 19 U.S.C. 4001 note, Pub. L. 103-182, 108-77, 108-78, 108-28	6, 108-302, 109-53, 109-169,
109-283, 110-138, 112-41, 112-		
(ii) Alternate I (MAY 2014) of		
(iii) Alternate II (MAY 2014) (
(iv) Alternate III (MAY 2014)		
	nents (OCT 2019) (19 U.S.C. 2501, <i>et seq.,</i> 19 U.S.C. 3301 note). s on Certain Foreign Purchases (JUNE 2008) (E.O.'s, proclamations, and	1 statutes administered by the
	s on Certain Foreign Purchases (Joine 2006) (E.O. s, proclamations, and of the Department of the Treasury).	i statutes autilitiisteleu by tile
office of Foreign Assets Colling	or the Department of the Heasury).	

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SECTION A - SOLICITATION	/CONTRACT FORM (CONTINUED)	
(52) 52.225-26, Contractors	Performing Private Security Functions Outside the United States (OC	T 2016) (Section 862, as
	nse Authorization Act for Fiscal Year 2008; 10 U.S.C. 2302 Note).	•
	ster or Emergency Area Set-Aside (NOV 2007) (42 U.S.C. 5150).	
	n Subcontracting Outside Disaster or Emergency Area (NOV 2007) (4.	
	nancing of Purchases of Commercial Items (FEB 2002) (41 U.S.C.4505,	
	Payments for Commercial Items (JAN 2017) (41 U.S.C. 4505, 10 U.S.C. 2	
	y Electronic Funds TransferSystem for Award Management (OCT 20	
	Electronic Funds TransferOther than System for Award Manageme Third Party (MAY 2014) (31 U.S.C. 3332).	NI (JUL 2013) (31 U.S.C. 3332).
	urity Safeguards (AUG 1996) (5 U.S.C. 552a).	
	Small Business Subcontractors (JAN 2017)(15 U.S.C. 637(d)(13)).	
	e for Privately Owned U.SFlag Commercial Vessels (Feb 2006) (46 U.S	S.C. Appx. 1241(b) and 10 U.S.C.
2631).		лет фри 12 11(о) ана 10 оюю.
(ii) Alternate I (Apr 2003) of	52.247-64.	
(iii) Alternate II (Feb 2006) o		
(c) The Contractor shall comply	with the FAR clauses in this paragraph (c), applicable to commercial	I services, that the Contracting
9	ncorporated in this contract by reference to implement provisions of	f law or Executive orders
• •	ommercial items: [Contracting Officer check as appropriate.]	
	nent of Qualified Workers (May 2014) (E.O. 13495).	
	act Labor Standards (AUG 2018) (41 U.S.C. chapter 67).	
	Equivalent Rates for Federal Hires (MAY 2014) (29 U.S.C. 206 and 41 L	
	ndards Act and Service Contract Labor Standards-Price Adjustment (Multiple Year and Option
	C. 206 and 41 U.S.C. chapter 67).	(MAN 2014) (20115 C 20) and
	ndards Act and Service Contract Labor StandardsPrice Adjustment	(MAY 2014) (29 U.S.C 206 and
41 U.S.C. chapter 67).	om Application of the Service Contract Labor Standards to Contracts	for Maintenance Calibration or
	Requirements (MAY 2014) (41 U.S.C. chapter 67).	Tor Maintenance, Canbration, or
	om Application of the Service Contract Labor Standards to Contracts	for Certain Services
Requirements (MAY 2014) (41		Tor Cortain Corvices
	ges Under Executive Order 13658 (DEC 2015).	
	re Under Executive Order 13706 (JAN 2017) (E.O. 13706).	
(10) 52.226-6, Promoting Ex	cess Food Donation to Nonprofit Organizations (MAY 2014) (42 U.S.C	C. 1792).
	ation of Record. The Contractor shall comply with the provisions of th	
	sealed bid, is in excess of the simplified acquisition threshold, and do	oes not contain the clause at
52.215-2, Audit and Records I		
	the United States, or an authorized representative of the Comptrolle	
and right to examine any of the	e Contractor's directly pertinent records involving transactions relate	ed 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.
- (e)(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) of this paragraph 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 (Oct 2015) (41 U.S.C. 3509).
- (ii) 52.203-19, Prohibition on Requiring Certain Internal Confidentiality Agreements or Statements (JAN 2017) (section 743 of

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Division E, Title VII, of the Consolidated and Further Continuing Appropriations Act, 2015 (Pub. L. 113-235) and its successor provisions in subsequent appropriations acts (and as extended in continuing resolutions)).

- (iii) 52.204-23, Prohibition on Contracting for Hardware, Software, and Services Developed or Provided by Kaspersky Lab and Other Covered Entities (JUL 2018) (Section 1634 of Pub. L. 115-91).
- (iv) 52.204-25, Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment. (AUG 2019) (Section 889(a)(1)(A) of Pub. L. 115-232).
- (v) 52.219-8, Utilization of Small Business Concerns (OCT 2018) (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 \$700,000 (\$1.5 million for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
- (vi) 52.222-17, Nondisplacement of Qualified Workers (MAY 2014) (E.O. 13495). Flow down required in accordance with paragraph (I) of FAR clause 52.222-17.
- (vii) 52.222-21, Prohibition of Segregated Facilities (APR 2015).
- (viii) 52.222-26, Equal Opportunity (SEP 2016) (E.O. 11246).
- (ix) 52.222-35, Equal Opportunity for Veterans (Oct 2015) (38 U.S.C. 4212).
- (x) 52.222-36, Equal Opportunity for Workers with Disabilities (July 2014) (29 U.S.C. 793).
- (xi) 52.222-37, Employment Reports on Veterans (FEB 2016) (38 U.S.C. 4212).
- (xii) 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.
- (xiii) 52.222-41, Service Contract Labor Standards (AUG 2018)(41 U.S.C. chapter 67).
- (xiv) __ (A) 52.222-50, Combating Trafficking in Persons (JAN 2019) (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 and E.O. 13627).
- (xv) 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).
- (xvi) 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).
- (xvii) 52.222-54, Employment Eligibility Verification (Oct 2015) (E. O. 12989).
- (xviii) 52.222-55, Minimum Wages Under Executive Order 13658 (DEC 2015).
- (xix) 52.222-62 Paid Sick Leave Under Executive Order 13706 (JAN 2017) (E.O. 13706).
- (xx)(A) 52.224-3, Privacy Training (JAN 2017) (5 U.S.C. 552a).
- (B) Alternate I (JAN 2017) of 52.224-3.
- (xxi) 52.225-26, Contractors Performing Private Security Functions Outside the United States (OCT 2016) (Section 862, as amended, of the National Defense Authorization Act for Fiscal Year 2008; 10 U.S.C. 2302 Note).
- (xxii) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations (MAY 2014) (42 U.S.C. 1792). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.
- (xxiii) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx. 1241(b) and 10 U.S.C.
- 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.
- (2) While not required, the Contractor May include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

(End of clause)

52.211-16 Variation in Quantity (Apr 1984)

- (a) 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.
- (b) The permissible variation shall be limited to:
- 2% Percent increase
- 2% Percent decrease

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This increase or decrease shall apply to each line item.*		
(Fred of Clause)		
(End of Clause)		

52.215-6 -- Place of Performance (Oct 1997)

- (a) The offeror or respondent, in the performance of any contract resulting from this solicitation, intends, does not intend [check applicable block] to use one or more plants or facilities located at a different address from the address of the offeror or respondent as indicated in this proposal or response to request for information.
- (b) If the offeror or respondent checks "intends" in paragraph (a) of this provision, it shall insert in the following spaces the required information:

Place of Performance(Street Address, City, State, County, Zip Code) Name and Address of Owner and Operator of the Pla	an
or Facility if Other Than Offeror or Respondent	

(End of Provision)

52.215-20 -- Requirements for Certified Cost or Pricing Data and Data Other Than Certified Cost or Pricing Data (Oct 2010)

- (a) Exceptions from certified cost or pricing data.
- (1) In lieu of submitting certified cost or pricing data, offerors may submit a written request for exception by submitting the information described in the following subparagraphs. The Contracting Officer may require additional supporting information, but only to the extent necessary to determine whether an exception should be granted, and whether the price is fair and reasonable.
- (i) Identification of the law or regulation establishing the price offered. If the price is controlled under law by periodic rulings, reviews, or similar actions of a governmental body, attach a copy of the controlling document, unless it was previously submitted to the contracting office.
- (ii) Commercial item exception. For a commercial item exception, the offeror shall submit, at a minimum, information on prices at which the same item or similar items have previously been sold in the commercial market that is adequate for evaluating the reasonableness of the price for this acquisition. Such information may include --
- (A) For catalog items, a copy of or identification of the catalog and its date, or the appropriate pages for the offered items, or a statement that the catalog is on file in the buying office to which the proposal is being submitted. Provide a copy or describe current discount policies and price lists (published or unpublished), e.g., wholesale, original equipment manufacturer, or reseller. Also explain the basis of each offered price and its relationship to the established catalog price, including how the proposed price relates to the price of recent sales in quantities similar to the proposed quantities;

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- (B) For market-priced items, the source and date or period of the market quotation or other basis for market price, the base amount, and applicable discounts. In addition, describe the nature of the market;
- (C) For items included on an active Federal Supply Service Multiple Award Schedule contract, proof that an exception has been granted for the schedule item.
- (2) The offeror grants the Contracting Officer or an authorized representative the right to examine, at any time before award, books, records, documents, or other directly pertinent records to verify any request for an exception under this provision, and the reasonableness of price. For items priced using catalog or market prices, or law or regulation, access does not extend to cost or profit information or other data relevant solely to the offeror's determination of the prices to be offered in the catalog or marketplace.
- (b) Requirements for certified cost or pricing data. If the offeror is not granted an exception from the requirement to submit certified cost or pricing data, the following applies:
- (1) The offeror shall prepare and submit certified cost or pricing data, and data other than certified cost or pricing data, and supporting attachments in accordance with the instructions contained in Table 15-2 of FAR 15.408, which is incorporated by reference with the same force and effect as though it were inserted here in full text. The instructions in Table 15-2 are incorporated as a mandatory format to be used I this contract, unless the Contracting Officer and the Contractor agree to a different format and change this clause to use Alternate I.
- (2) As soon as practicable after agreement on price, but before contract award (except for unpriced actions such as letter contracts), the offeror shall submit a Certificate of Current Cost or Pricing Data, as prescribed by FAR 15.406-2.

(End of Provision)

52.216-1 -- Type of Contract (Apr 1984)

The Government contemplates award of a Firm-Fixed Price, Indefinite Quantity Tiered Contract.

(End of Provision)

52.216-18 -Ordering (Oct 1995)

- (a) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders or task orders by the individuals or activities designated in the Schedule. Such orders may be issued from <u>Date of Award</u> through <u>1,825 days</u>.
- (b) All delivery orders or task orders are subject to the terms and conditions of this contract. In the event of conflict between a delivery order or task order and this contract, the contract shall control.
- (c) If mailed, a delivery order or task order is considered "issued" when the Government deposits the order in the mail. Orders may be issued orally, by facsimile, or by electronic commerce methods only if authorized in the Schedule.

(End of Clause)

52.216-19 Order Limitations (Oct 1995)

(a) Minimum order. When the Government requires supplies or services covered by this contract in an amount of less than <u>1 pallet</u>, the Government is not obligated to purchase, nor is the Contractor obligated to furnish, those supplies or services under the contract.

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SECTION A - SOLICITATION	/CONTRACT FORM (CONTINUED)	
(b) Maximum order. The Contra	actor is not obligated to honor	
(1) Any order for a single item i	n excess of <u>2,000,000 PG</u> of trash bags;	
(2) Any order for a combination	n of items in excess of <u>N/A</u> ; or	
(3) A series of orders from the subparagraph (b)(1) or (2) of the	same ordering office within $\underline{14}$ days that together call for quantitien is section.	es exceeding the limitation in
Regulation (FAR)), the Governr	tract (i.e., includes the Requirements clause at subsection 52.216-21 onent is not required to order a part of any one requirement from the Comitations in paragraph (b) of this section.	•
limitations in paragraph (b), ur written notice stating the Cont	ns (b) and (c) of this section, the Contractor shall honor any order excelless that order (or orders) is returned to the ordering office within <u>2</u> ractor's intent not to ship the item (or items) called for and the reasor the supplies or services from another source.	_ days after issuance, with
(End of Clause)		
52.216-22 Indefinite Quant	tity (Oct 1995)	
•	y contract for the supplies or services specified, and effective for the p services specified in the Schedule are estimates only and are not purc	
Contractor shall furnish to the	all be made only as authorized by orders issued in accordance with th Government, when and if ordered, the supplies or services specified in ted in the Schedule as the "maximum." The Government shall order a chedule as the "minimum."	n the Schedule up to and
	n quantities in the Order Limitations clause or in the Schedule, there is Government may issue orders requiring delivery to multiple destinat	
Contractor within the time spe obligations with respect to tha	e effective period of this contract and not completed within that periodified in the order. The contract shall govern the Contractor's and Govern to the same extent as if the order were completed during the shall not be required to make any deliveries under this contract after 1	vernment's rights and contract's effective period;
(End of Clause)		
252.232-7003 ELECTRONIC S	UBMISSION OF PAYMENT REQUESTS AND RECEIVING REPORTS (E	DEC 2018)
(a) Definitions. As used in this	clause	
"Contract financing payment" supplies or services by the Gov	means an authorized Government disbursement of monies to a contrernment.	actor prior to acceptance of
(1) Contract financing paymer	nts include	

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- (i) Advance payments;
- (ii) Performance-based payments;
- (iii) Commercial advance and interim payments;
- (iv) Progress payments based on cost under the clause at Federal Acquisition Regulation (FAR) 52.232-16, Progress Payments;
- (v) Progress payments based on a percentage or stage of completion (see FAR 32.102(e)), except those made under the clause at FAR 52.232-5, Payments Under Fixed-Price Construction Contracts, or the clause at FAR 52.232-10, Payments Under Fixed-Price Architect-Engineer Contracts; and
- (vi) Interim payments under a cost reimbursement contract, except for a cost reimbursement contract for services when Alternate I of the clause at FAR 52.232-25, Prompt Payment, is used.
- (2) Contract financing payments do not include --
- (i) Invoice payments;
- (ii) Payments for partial deliveries; or
- (iii) Lease and rental payments.
- "Electronic form" means any automated system that transmits information electronically from the initiating system to affected systems.
- "Invoice payment" means a Government disbursement of monies to a contractor under a contract or other authorization for supplies or services accepted by the Government.
- (1) Invoice payments include --
- (i) Payments for partial deliveries that have been accepted by the Government;
- (ii) Final cost or fee payments where amounts owed have been settled between the Government and the contractor;
- (iii) For purposes of subpart 32.9 only, all payments made under the clause at 52.232-5, Payments Under Fixed-Price Construction Contracts, and the clause at 52.232-10, Payments Under Fixed-Price Architect-Engineer Contracts; and
- (iv) Interim payments under a cost-reimbursement contract for services when Alternate I of the clause at 52.232-25, Prompt Payment, is used.
- (2) Invoice payments do not include contract financing payments.
- "Payment request" means any request for contract financing payment or invoice payment submitted by the Contractor under this contract or task or delivery order.
- "Receiving report" means the data prepared in the manner and to the extent required by Appendix F, Material Inspection and Receiving Report, of the Defense Federal Acquisition Regulation Supplement.
- (b) Except as provided in paragraph (d) of this clause, the Contractor shall submit payment requests and receiving reports in electronic form using Wide Area WorkFlow (WAWF). The Contractor shall prepare and furnish to the Government a receiving

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report at the time of each delivery of supplies or services under this contract or task or delivery order...

- (c) Submit payment requests and receiving reports to WAWF in one of the following electronic formats:
- (1) Electronic Data Interchange.
- (2) Secure File Transfer Protocol.
- (3) Direct input through the WAWF website.
- (d) The Contractor may submit a payment request and receiving report using methods other than WAWF only when --
- (1) The Contractor has requested permission in writing to do so, and the Contracting Officer has provided instructions for a temporary alternative method of submission of payment requests and receiving reports in the contract administration data section of this contract or task or delivery order;
- (2) DoD makes payment for commercial transportation services provided under a Government rate tender or a contract for transportation services using a DoD-approved electronic third party payment system or other exempted vendor payment/invoicing system (e.g., PowerTrack, Transportation Financial Management System, and Cargo and Billing System);
- (3) DoD makes payment on a contract or task or delivery order for rendered health care services using the TRICARE Encounter Data System; or
- (4) The Governmentwide commercial purchase card is used as the method of payment, in which case submission of only the receiving report in WAWF is required.
- (e) Information regarding WAWF is available at https://wawf.eb.mil/.
- (f) In addition to the requirements of this clause, the Contractor shall meet the requirements of the appropriate payment clauses in this contract when submitting payment requests.

(end of clause)

52.246-2 -- Inspection of Supplies -- Fixed-Price (Aug 1996)

- (a) Definition. "Supplies," as used in this clause, includes but is not limited to raw materials, components, intermediate assemblies, end products, and lots of supplies.
- (b) The Contractor shall provide and maintain an inspection system acceptable to the Government covering supplies under this contract and shall tender to the Government for acceptance only supplies that have been inspected in accordance with the inspection system and have been found by the Contractor to be in conformity with contract requirements. As part of the system, the Contractor shall prepare records evidencing all inspections made under the system and the outcome. These records shall be kept complete and made available to the Government during contract performance and for as long afterwards as the contract requires. The Government may perform reviews and evaluations as reasonably necessary to ascertain compliance with this paragraph. These reviews and evaluations shall be conducted in a manner that will not unduly delay the contract work. The right of review, whether exercised or not, does not relieve the Contractor of the obligations under the contract.
- (c) The Government has the right to inspect and test all supplies called for by the contract, to the extent practicable, at all places and times, including the period of manufacture, and in any event before acceptance. The Government shall perform inspections and tests in a manner that will not unduly delay the work. The Government assumes no contractual obligation to perform any inspection and test for the benefit of the Contractor unless specifically set forth elsewhere in this contract.

(d) If the Government performs inspection or test on the premises of the Contractor or a subcontractor, the Contractor shall furnish, and shall require subcontractors to furnish, at no increase in contract price, all reasonable facilities and assistance for the safe and convenient performance of these duties. Except as otherwise provided in the contract, the Government shall bear the expense of Government inspections or tests made at other than the Contractor's or subcontractor's premises; provided, that in case of rejection, the Government shall not be liable for any reduction in the value of inspection or test samples.

(e)

- (1) When supplies are not ready at the time specified by the Contractor for inspection or test, the Contracting Officer may charge to the Contractor the additional cost of inspection or test.
- (2) The Contracting Officer may also charge the Contractor for any additional cost of inspection or test when prior rejection makes reinspection or retest necessary.
- (f) The Government has the right either to reject or to require correction of nonconforming supplies. Supplies are nonconforming when they are defective in material or workmanship or are otherwise not in conformity with contract requirements. The Government may reject nonconforming supplies with or without disposition instructions.
- (g) The Contractor shall remove supplies rejected or required to be corrected. However, the Contracting Officer may require or permit correction in place, promptly after notice, by and at the expense of the Contractor. The Contractor shall not tender for acceptance corrected or rejected supplies without disclosing the former rejection or requirement for correction, and, when required, shall disclose the corrective action taken.
- (h) If the Contractor fails to promptly remove, replace, or correct rejected supplies that are required to be removed or to be replaced or corrected, the Government may either
- (1) by contract or otherwise, remove, replace, or correct the supplies and charge the cost to the Contractor or
- (2) terminate the contract for default.

Unless the Contractor corrects or replaces the supplies within the delivery schedule, the Contracting Officer may require their delivery and make an equitable price reduction. Failure to agree to a price reduction shall be a dispute.

(i)

- (1) If this contract provides for the performance of Government quality assurance at source, and if requested by the Government, the Contractor shall furnish advance notification of the time --
- (i) When Contractor inspection or tests will be performed in accordance with the terms and conditions of the contract; and
- (ii) When the supplies will be ready for Government inspection.
- (2) The Government's request shall specify the period and method of the advance notification and the Government representative to whom it shall be furnished. Requests shall not require more than 2 workdays of advance notification if the Government representative is in residence in the Contractor's plant, nor more than 7 workdays in other instances.
- (j) The Government shall accept or reject supplies as promptly as practicable after delivery, unless otherwise provided in the contract. Government failure to inspect and accept or reject the supplies shall not relieve the Contractor from responsibility, nor impose liability on the Government, for nonconforming supplies.

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SECTION A - SOLICITATION	CONTRACT FORM (CONTINUED)	
contract requirements discove	e Government do not relieve the Contractor of responsibility for defect red before acceptance. Acceptance shall be conclusive, except for late or as otherwise provided in the contract.	
	ve for any of the reasons in paragraph (k) hereof, the Government, in a or under other provisions of this contract, shall have the right to requ	
or at the Contractor's plant at t agreed upon between the Con	rice, to correct or replace the defective or nonconforming supplies at the Contracting Officer's election, and in accordance with a reasonable tractor and the Contracting Officer; provided, that the Contracting Officer fails to meet such delivery schedule, or	e delivery schedule as may be
contract as is equitable under to supplies are returned to the Co Contractor's plant and return to act as required in (1) or (2) abov Contracting Officer may author	ter receipt by the Contractor of notice of defects or nonconformance, the circumstances if the Contracting Officer elects not to require correspond to the Contractor shall bear the transportation cost from the or to the original point when that point is not the Contractor's plant. If the everand does not cure such failure within a period of 10 days (or such lorize in writing) after receipt of notice from the Contracting Officer specific by contract or otherwise to replace or correct such supplies and charactery.	ction or replacement. When riginal point of delivery to the e Contractor fails to perform or onger period as the cifying such failure, the
(End of Clause)		
52.246-15 Certificate of Co	nformance (Apr 1984)	
of Conformance any supplies for Government's right to inspect	by the cognizant Contract Administration Office (CAO), the Contractor which the contract would otherwise require inspection at source. In supplies under the inspection provisions of this contract be prejudiced ntract until use of the Certificate of Conformance has been authorized to occurred.	n no case shall the d. Shipments of such supplies
distributed to the payment offi performed by the Defense Con	tificate shall be attached to or included on the top copy of the inspect ice or attached to the CAO copy when contract administration (Block a tract Administration Services. In addition, a copy of the signed certific pection or receiving report accompanying the shipment.	10 of the DD Form 250) is
	tht to reject defective supplies or services within a reasonable time aft The Contractor shall in such event promptly replace, correct, or repair pense.	
(d) The certificate shall read as	follows:	
No via [Carrier] on requirements. I further certify t requirements, including specif	date], the [insert Contractor's name] furnished the supplies or set [identify the bill of lading or shipping document] in accordath hat the supplies or services are of the quality specified and conform in ications, drawings, preservation, packaging, packing, marking required are in the quantity shown on this or on the attached acceptance do	nce with all applicable n all respects with the contract ments, and physical item
Date of Execution:		
Signature:		

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SECTION A - SOLICITATION	/CONTRACT FORM (C	CONTINUED)	
Title:		_	
52.246-16 Responsibility fo	or Supplies (Apr 1984)		
		pass to the Government upon formal accepta ess the contract specifically provides for earlie	
(b) Unless the contract specific and shall pass to the Government		risk of loss of or damage to supplies shall rer	nain with the Contractor until,
(1) Delivery of the supplies to a	a carrier, if transportation	n is f.o.b. origin; or	
(2) Acceptance by the Government whichever is later, if transportation	9	upplies to the Government at the destination	ı specified in the contract,
	damage to such noncon	olies that so fail to conform to contract require offorming supplies remains with the Contractors shall apply.	
		shall not be liable for loss of or damage to su vernment acting within the scope of their em	
(End of Clause)			
52.247-34 F. O. B Destinati	on (Nov 1991)		
(a) The term "f.o.b. destination	ı," as used in this clause,	means	
		carrier's conveyance, at a specified delivery po o which shipment can be made) is located; ar	
warehouse unloading platform delivery, storage, demurrage, a defined in carrier tariffs) of the acting in its contractual capaci consignee. If motor carrier (inc the consignee, except when th for "heavy or bulky freight." Wh (including movement to the ta the contractor uses rail carrier	n, or receiving dock, at the accessorial, or other chain supplies to the destinative. If rail carrier is used, so luding "piggyback") is under supplies delivered mean supplies meeting the iligate) shall be performed freight forwarded for	gnee's wharf (if destination is a port city and she expense of the Contractor. The Governme rges involved before the actual delivery (or "or cition, unless such charges are caused by an act supplies shall be delivered to the specified unused, supplies shall be delivered to truck tailgate the requirements of Item 568 of the National requirements of the referenced Item 568 are do by the consignee, with assistance from the less than carload shipments, the contractor struck is required to complete delivery to considure.	nt shall not be liable for any constructive placement" as tor order of the Government aloading platform of the ate at the unloading platform of the nal Motor Freight Classification be delivered, unloading e truck driver, if requested. If shall ensure that the carrier will
(b) The Contractor shall			

(1)

(i) Pack and mark the shipment to comply with contract specifications; or

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- (ii) In the absence of specifications, prepare the shipment in conformance with carrier requirements;
- (2) Prepare and distribute commercial bills of lading;
- (3) Deliver the shipment in good order and condition to the point of delivery specified in the contract;
- (4) Be responsible for any loss of and/or damage to the goods occurring before receipt of the shipment by the consignee at the delivery point specified in the contract;
- (5) Furnish a delivery schedule and designate the mode of delivering carrier; and
- (6) Pay and bear all charges to the specified point of delivery.

(End of Clause)

52.252-1 -- Solicitation Provisions Incorporated by Reference (Feb 1998)

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):

- 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/Pages/DLAD.aspx

The following additional provisions are incorporated by reference:

Provision Number Title/Date

52.225-25 Prohibition on Contracting With Entities Engaging in Sanctioned Activities Relating to Iran -- Representation and Certification (DEC 2012)

52.227-1

Authorization and Consent (Dec 2007) FAR

52.227-2 Notice and Assistance Regarding Patent and Copyright Infringement (Dec. 2007) FAR

SECTION B - SUPPLIES OR SERVICES AND PRICES OR COSTS

PID Data - Custom Clause

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SECTION B - SUPPLIES OR SERVICES AND PRICES OR COSTS (CONTINUED)

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

SECTION F - DELIVERIES OR PERFORMANCE

52.247-34 F.O.B. DESTINATION (NOV 1991) FAR

SECTION I - CONTRACT CLAUSES

52.202-1 DEFINITIONS (JUN 2020) FAR

52.203-5 COVENANT AGAINST CONTINGENT FEES (MAY 2014) FAR

52.203-6 RESTRICTIONS ON SUBCONTRACTOR SALES TO THE GOVERNMENT (JUN 2020) FAR

52.203-7 ANTI-KICKBACK PROCEDURES (JUN 2020) FAR

52.203-8 CANCELLATION, RECISSION, AND RECOVERY OF FUNDS FOR ILLEGAL OR IMPROPER ACTIVITY (MAY 2014) FAR

52.203-10 PRICE OR FEE ADJUSTMENT FOR ILLEGAL OR IMPROPER ACTIVITY (MAY 2014) FAR

52.203-12 LIMITATION ON PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS (JUN 2020) FAR

52.203-17 CONTRACTOR EMPLOYEE WHISTLEBLOWER RIGHTS AND REQUIREMENT TO INFORM EMPLOYEES OF WHISTLEBLOWER RIGHTS (JUN 2020) FAR

252.203-7000 REQUIREMENTS RELATING TO COMPENSATION OF FORMER DOD OFFICIALS (SEP 2011) DFARS

252.203-7001 PROHIBITION ON PERSONS CONVICTED OF FRAUD OR OTHER DEFENSE-CONTRACT-RELATED FELONIES (DEC 2008) DFARS

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

252.203-7995 PROHIBITION ON CONTRACTING WITH ENTITIES THAT REQUIRE CERTAIN INTERNAL CONFIDENTIALITY AGREEMENTS (NOV 2016) DFARS

52.204-4 PRINTED OR COPIED DOUBLE-SIDED ON POSTCONSUMER FIBER CONTENT PAPER (MAY 2011) FAR

52.204-19 INCORPORATION BY REFERENCE OF REPRESENTATIONS AND CERTIFICATIONS (DEC 2014) FAR

52.204-23 PROHIBITION ON CONTRACTING FOR HARDWARE, SOFTWARE, AND SERVICES DEVELOPED OR PROVIDED BY KASPERSKY LAB AND OTHER COVERED ENTITIES (JUL 2018) FAR

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

Covered article means any hardware, software, or service that --

- (1) Is developed or provided by a covered entity;
- (2) Includes any hardware, software, or service developed or provided in whole or in part by a covered entity; or
- (3) Contains components using any hardware or software developed in whole or in part by a covered entity.

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Covered entity means --

- (1) Kaspersky Lab;
- (2) Any successor entity to Kaspersky Lab;
- (3) Any entity that controls, is controlled by, or is under common control with Kaspersky Lab; or
- (4) Any entity of which Kaspersky Lab has a majority ownership.
- (b) *Prohibition.* Section 1634 of Division A of the National Defense Authorization Act for Fiscal Year 2018 (Pub. L. 115-91) prohibits Government use of any covered article. The Contractor is prohibited from --
 - (1) Providing any covered article that the Government will use on or after October 1, 2018; and
 - (2) Using any covered article on or after October 1, 2018, in the development of data or deliverables first produced in the performance of the contract.
- (c) Reporting requirement. (1) In the event the Contractor identifies a covered article provided to the Government during contract performance, or the Contractor is notified of such by a subcontractor at any tier or any other source, the Contractor shall report, in writing, to the Contracting Officer or, in the case of the Department of Defense, to the website at https://dibnet.dod.mil. For indefinite delivery contracts, the Contractor shall report to the Contracting Officer for the indefinite delivery contract and the Contracting Officer(s) for any affected order or, in the case of the Department of Defense, identify both the indefinite delivery contract and any affected orders in the report provided at https://dibnet.dod.mil.
 - (2) The Contractor shall report the following information pursuant to paragraph (c)(1) of this clause:
 - (i) Within 1 business day from the date of such identification or notification: The contract number; the order number(s), if applicable; supplier name; brand; model number (Original Equipment Manufacturer (OEM) number, manufacturer part number, or wholesaler number); item description; and any readily available information about mitigation actions undertaken or recommended.
 - (ii) Within 10 business days of submitting the report pursuant to paragraph (c)(1) of this clause: Any further available information about mitigation actions undertaken or recommended. In addition, the Contractor shall describe the efforts it undertook to prevent use or submission of a covered article, any reasons that led to the use or submission of the covered article, and any additional efforts that will be incorporated to prevent future use or submission of covered articles.
- (d) Subcontracts. The Contractor shall insert the substance of this clause, including this paragraph (d), in all subcontracts, including subcontracts for the acquisition of commercial items.

(End of clause)

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

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

252.204-7012 SAFEGUARDING COVERED DEFENSE INFORMATION AND CYBER INCIDENT REPORTING (DEC 2019) DFARS

52.209-6 PROTECTING THE GOVERNMENT'S INTEREST WHEN SUBCONTRACTING WITH CONTRACTORS DEBARRED, SUSPENDED, OR PROPOSED FOR SUSPENSION (JUN 2020) FAR

252.209-7004 SUBCONTRACTING WITH FIRMS THAT ARE OWNED OR CONTROLLED BY THE GOVERNMENT OF A COUNTRY THAT IS A STATE SPONSOR OF TERRORISM (MAY 2019) DFARS

52.215-8 ORDER OF PRECEDENCE - UNIFORM CONTRACT FORMAT (OCT 1997) FAR

52.222-19 CHILD LABOR - COOPERATION WITH AUTHORITIES AND REMEDIES (DEVIATION 2020-00019) (JUL 2020) FAR

- (a) Applicability. This clause does not apply to the extent that the Contractor is supplying end products mined, produced, or manufactured in --
 - (1) Israel, and the anticipated value of the acquisition is \$50,000 or more;
 - (2) Mexico, and the anticipated value of the acquisition is \$83,099 or more; or
 - (3) Armenia, Aruba, Australia, Austria, Belgium, Bulgaria, Canada, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hong Kong, Hungary, Iceland, Ireland, Italy, Japan, Korea, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Moldova, Montenegro, Netherlands, New Zealand, Norway, Poland, Portugal, Romania, Singapore, Slovak Republic, Slovenia, Spain, Sweden, Switzerland, Taiwan, Ukraine, or the United Kingdom and the anticipated value of the acquisition is \$182,000 or more.
- (b) Cooperation with Authorities. To enforce the laws prohibiting the manufacture or importation of products mined, produced, or manufactured by forced or indentured child labor, authorized officials may need to conduct investigations to determine whether forced or indentured child labor was used to mine, produce, or manufacture any product furnished under this contract. If the solicitation includes the provision 52.222-18,

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Certification Regarding Knowledge of Child Labor for Listed End Products, or the equivalent at 52.212-3(i), the Contractor agrees to cooperate fully with authorized officials of the contracting agency, the Department of the Treasury, or the Department of Justice by providing reasonable access to records, documents, persons, or premises upon reasonable request by the authorized officials.

- (c) Violations. The Government may impose remedies set forth in paragraph (d) for the following violations:
 - (1) The Contractor has submitted a false certification regarding knowledge of the use of forced or indentured child labor for listed end products.
 - (2) The Contractor has failed to cooperate, if required, in accordance with paragraph (b) of this clause, with an investigation of the use of forced or indentured child labor by an Inspector General, Attorney General, or the Secretary of the Treasury.
 - (3) The Contractor uses forced or indentured child labor in its mining, production, or manufacturing processes.
 - (4) The Contractor has furnished under the contract end products or components that have been mined, produced, or manufactured wholly or in part by forced or indentured child labor. (The Government will not pursue remedies at paragraph (d)(2) or paragraph (d)(3) of this clause unless sufficient evidence indicates that the Contractor knew of the violation.)
- (d) Remedies.
 - (1) The Contracting Officer may terminate the contract.
 - (2) The suspending official may suspend the Contractor in accordance with procedures in FAR Subpart 9.4.
 - (3) The debarring official may debar the Contractor for a period not to exceed 3 years in accordance with the procedures in FAR Subpart 9.4.

(End of clause)

- 52.222-21 PROHIBITION OF SEGREGATED FACILITIES (APR 2015) FAR
- 52.222-26 EQUAL OPPORTUNITY (SEP 2016) FAR
- 52.222-40 NOTIFICATION OF EMPLOYEE RIGHTS UNDER THE NATIONAL LABOR RELATIONS ACT (DEC 2010) FAR
- 52.222-50 COMBATING TRAFFICKING IN PERSONS (JAN 2019) FAR
- 52.223-18 ENCOURAGING CONTRACTOR POLICIES TO BAN TEXT MESSAGING WHILE DRIVING (JUN 2020) FAR
- 52.223-20 AEROSOLS (JUN 2016) FAR
- 52.223-21 FOAMS (JUN 2016) FAR
- 252.225-7051 PROHIBITION ON ACQUISITION OF CERTAIN FOREIGN COMMERCIAL SATELLITE SERVICES (DEC 2018) DFARS

252.225-7052 RESTRICTION ON THE ACQUISITION OF CERTAIN MAGNETS, TANTALUM, AND TUNGSTEN (DEVIATION 2020-00006) (FEB 2020) DFARS

- (a) Definitions. As used in this clause --
- "Assembly" means an item forming a portion of a system or subsystem that --
 - (1) Can be provisioned and replaced as an entity; and
 - (2) Incorporates multiple, replaceable parts.
- "Commercially available off-the-shelf item" --
 - (1) Means any item of supply that is --
 - (i) A commercial item (as defined in paragraph (1) of the definition of "commercial item" in section 2.101 of the Federal Acquisition Regulation);
 - (ii) Sold in substantial quantities in the commercial marketplace; and
 - (iii) Offered to the Government, under this contract or a subcontract at any tier, without modification, in the same form in which it is sold in the commercial marketplace; and
 - (2) Does not include bulk cargo, as defined in 46 U.S.C. 40102(4), such as agricultural products and petroleum products.
- "Component" means any item supplied to the Government as part of an end item or of another component.

"Covered country" means --

- (1) The Democratic People's Republic of North Korea;
- (2) The People's Republic of China;
- (3) The Russian Federation; or
- (4) The Islamic Republic of Iran.

"Covered material" means --

- (1) Samarium-cobalt magnets;
- (2) Neodymium-iron-boron magnets;
- (3) Tantalum metal and alloy;
- (4) Tungsten metal powder; and
- (5) Tungsten heavy alloy or any finished or semi-finished component containing tungsten heavy alloy.

"Electronic device" means an item that operates by controlling the flow of electrons or other electrically charged particles in circuits, using interconnections such as resistors, inductors, capacitors, diodes, switches, transistors, or integrated circuits.

"End item" means the final production product when assembled or completed and ready for delivery under a line item of this contract.

"Subsystem" means a functional grouping of items that combine to perform a major function within an end item, such as electrical power, attitude control, and propulsion.

"Tungsten heavy alloy" means a tungsten base pseudo alloy that --

- (1) Meets the specifications of ASTM B777 or SAE-AMS-T-21014 for a particular class of tungsten heavy alloy; or
- (2) Contains at least 90 percent tungsten in a matrix of other metals (such as nickel-iron or nickel-copper) and has density of at least 16.5 g/cm3).
- (b) Restriction.
 - (1) Except as provided in paragraph (c) of this clause, the Contractor shall not deliver under this contract any covered material melted or produced in any covered country, or any end item, manufactured in any covered country, that contains a covered material (10 U.S.C. 2533c).
 - (2)(i) For samarium-cobalt magnets and neodymium iron-boron magnets, this restriction includes --
 - (A) Melting samarium with cobalt to produce the samarium-cobalt alloy or melting neodymium with iron and boron to produce the neodymium-iron-boron alloy; and
 - (B) All subsequent phases of production of the magnets, such as powder formation, pressing, sintering or bonding, and magnetization.
 - (ii) The restriction on melting and producing of samarium-cobalt magnets is in addition to any applicable restrictions on melting of specialty metals if the clause at 252.225-7009, Restriction on Acquisition of Certain Articles Containing Specialty Metals, is included in the contract.
 - (3) For production of tantalum metal and alloys, this restriction includes the reduction of tantalum chemicals such as oxides, chlorides, or potassium salts, to metal powder and all subsequent phases of production of tantalum metal and alloys, such as consolidation of metal powders and melting.
 - (4) For production of tungsten metal powder and tungsten heavy alloy, this restriction includes -
 - (i) Atomization;
 - (ii) Calcination and reduction into powder;
 - (iii) Final consolidation of non-melt derived metal powders; and
 - (iv) All subsequent phases of production of tungsten metal powder, tungsten heavy alloy, or any finished or semi-finished component containing tungsten heavy alloy.
- (c) Exceptions. This clause does not apply --
 - (1) To an end item that is --
 - (i) A commercially available off-the-shelf item, other than --
 - (A) A commercially available off-the-shelf item that is 50 percent or more tungsten by weight; or
 - (B) A tantalum metal, tantalum alloy, or tungsten heavy alloy mill product, such as bar, billet, slab, wire, cube, sphere, block, blank, plate, or sheet, that has not been incorporated into an end item, subsystem, assembly, or component;
 - (ii) An electronic device, unless otherwise specified in the contract; or
 - (iii) A neodymium-iron-boron magnet manufactured from recycled material if the milling of the recycled material and sintering of the final magnet takes place in the United States.

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- (2) If the authorized agency official concerned has made a nonavailability determination, in accordance with section 225.7018-4 of the Defense Federal Acquisition Regulation Supplement, that compliant covered materials of satisfactory quality and quantity, in the required form, cannot be procured as and when needed at a reasonable price.
 - (i) For tantalum metal, tantalum alloy, and tungsten heavy alloy, the term "required form" refers to the form of the mill product, such as bar, billet, wire, slab, plate, or sheet, in the grade appropriate for the production of a finished end item to be delivered to the Government under this contract; or a finished component assembled into an end item to be delivered to the Government under the contract.
 - (ii) For samarium-cobalt magnets or neodymium-iron-boron magnets, the term "required form" refers to the form and properties of the magnets.
- (d) The Contractor shall insert the substance of this clause, including this paragraph (d), in subcontracts and other contractual instruments that are for items containing a covered material, including subcontracts and other contractual instruments for commercial items, unless an exception in paragraph (c) of this clause applies. The Contractor shall not alter this clause other than to identify the appropriate parties.

(End of clause)

52.226-6 PROMOTING EXCESS FOOD DONATION TO NONPROFIT ORGANIZATIONS (JUN 2020) FAR

252.226-7001 UTILIZATION OF INDIAN ORGANIZATIONS, INDIAN-OWNED ECONOMIC ENTERPRISES, AND NATIVE HAWAIIAN SMALL BUSINESS CONCERNS (SEP 2004) DFARS

52.232-17 INTEREST (MAY 2014) FAR

52.232-25 PROMPT PAYMENT (JAN 2017) FAR

52.232-40 PROVIDING ACCELERATED PAYMENTS TO SMALL BUSINESS SUBCONTRACTORS (DEC 2013) FAR

252.232-7003 ELECTRONIC SUBMISSION OF PAYMENT REQUESTS AND RECEIVING REPORTS (DEC 2018) DFARS

252.232-7006 WIDE AREA WORKFLOW PAYMENT INSTRUCTIONS (DEC 2018) DFARS

- (a) Definitions. As used in this clause-
- "Department of Defense Activity Address Code (DoDAAC)" is a six position code that uniquely identifies a unit, activity, or organization.
- "Document type" means the type of payment request or receiving report available for creation in Wide Area WorkFlow (WAWF).
- "Local processing office (LPO)" is the office responsible for payment certification when payment certification is done external to the entitlement system.
- (b) *Electronic invoicing.* The WAWF system is the method to electronically process vendor payment requests and receiving reports, as authorized by DFARS <u>252.232-7003</u>, Electronic Submission of Payment Requests and Receiving Reports.
- (c) WAWF access. To access WAWF, the Contractor shall-
 - (1) Have a designated electronic business point of contact in the System for Award Management at https://www.acquisition.gov; and
 - (2) Be registered to use WAWF at https://wawf.eb.mil/ following the step-by-step procedures for self-registration available at this web site.
- (d) WAWF training. The Contractor should follow the training instructions of the WAWF Web-Based Training Course and use the Practice Training Site before submitting payment requests through WAWF. Both can be accessed by selecting the "Web Based Training" link on the WAWF home page at https://wawf.eb.mil/
- (e) WAWF methods of document submission. Document submissions may be via web entry, Electronic Data Interchange, or File Transfer Protocol.
- (f) WAWF payment instructions. The Contractor must use the following information when submitting payment requests and receiving reports in WAWF for this contract/order:
 - (1) Document type. The Contractor shall use the following document type(s).

(Contracting Officer: Insert applicable document type(s).

Note: If a "Combo" document type is identified but not supportable by the Contractor's business systems, an "Invoice" (stand-alone) and "Receiving Report" (stand-alone) document type may be used instead.)

(2) Inspection/acceptance location. The Contractor shall select the following inspection/acceptance location(s) in WAWF, as specified by the contracting officer.

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(Contracting Officer: Insert inspection and acceptance locations or "Not applicable.")

(3) Document routing. The Contractor shall use the information in the Routing Data Table below only to fill in applicable fields in WAWF when creating payment requests and receiving reports in the system.

Routing Data Table*

Field Name in WAWF	Data to be entered in WAWF
Pay Official DoDAAC	
Issue By DoDAAC	
Admin DoDAAC	
Inspect By DoDAAC	
Ship To Code	
Ship From Code	
Mark For Code	
Service Approver (DoDAAC)	
Service Acceptor (DoDAAC)	
Accept at Other DoDAAC	
LPO DoDAAC	
DCAA Auditor DoDAAC	
Other DoDAAC(s)	

(*Contracting Officer: Insert applicable DoDAAC information or "See schedule" if multiple ship to/acceptance locations apply, or "Not applicable.")

- (4) Payment request and supporting documentation. The Contractor shall ensure a payment request includes appropriate contract line item and subline item descriptions of the work performed or supplies delivered, unit price/cost per unit, fee (if applicable), and all relevant back-up documentation, as defined in DFARS Appendix F, (e.g. timesheets) in support of each payment request.
- (5) WAWF email notifications. The Contractor shall enter the e-mail address identified below in the "Send Additional Email Notifications" field of WAWF once a document is submitted in the system.

(Contracting Officer: Insert applicable email addresses or "Not applicable.")

- (g) WAWF point of contact.
 - (1) The Contractor may obtain clarification regarding invoicing in WAWF from the following contracting activity's WAWF point of contact.

(Contracting Officer: Insert applicable information or "Not applicable.")

(2) For technical WAWF help, contact the WAWF helpdesk at 866-618-5988.

(End of clause)

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

52.233-3 PROTEST AFTER AWARD (AUG 1996) FAR

52.233-4 APPLICABLE LAW FOR BREACH OF CONTRACT CLAIM (OCT 2004) FAR

52.242-13 BANKRUPTCY (JUL 1995) FAR

252.243-7002 REQUESTS FOR EQUITABLE ADJUSTMENTS (DEC 2012) DFARS

As prescribed in <u>243.205-71</u>, use the following clause:

(a) The amount of any request for equitable adjustment to contract terms shall accurately reflect the contract adjustment for which the Contractor believes the Government is liable. The request shall include only costs for performing the change, and shall not include any costs that already have been reimbursed or that have been separately claimed. All indirect costs included in the request shall be properly allocable

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to the change in accordance with applicable acquisition regulations.

(b) In accordance with 10 U.S.C. 2410(a), any request for equitable adjustment to contract terms that exceeds the simplified acquisition threshold shall bear, at the time of submission, the following certificate executed by an individual authorized to certify the request on behalf of the Contractor:

I certify that the request is made in good faith, and that the supporting data are accurate and complete to the best of my knowledge and belief.

(Official's Name)

(Title)

- (c) The certification in paragraph (b) of this clause requires full disclosure of all relevant facts, including
 - (1) Certified cost or pricing data, if required, in accordance with subsection 15.403-4 of the Federal Acquisition Regulation (FAR); and
 - (2) Data other than certified cost or pricing data, in accordance with subsection 15.403-3 of the FAR, including actual cost data and data to support any estimated costs, even if certified cost or pricing data are not required.
- (d) The certification requirement in paragraph (b) of this clause does not apply to
 - (1) Requests for routine contract payments; for example, requests for payment for accepted supplies and services, routine vouchers under a cost-reimbursement type contract, or progress payment invoices; or
 - (2) Final adjustments under an incentive provision of the contract.

(End of clause)

52.244-6 SUBCONTRACTS FOR COMMERCIAL ITEMS (AUG 2020) FAR

252.244-7000 SUBCONTRACTS FOR COMMERCIAL ITEMS (JUN 2013) DFARS

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/these address(es):

FAR: https://www.acquisition.gov/?q=browsefar

DFARS: https://www.acq.osd.mil/dpap/dars/dfarspgi/current/index.html

DLAD: http://www.dla.mil/HQ/Acquisition/Offers/DLAD.aspx

(End of clause)

52.253-1 COMPUTER GENERATED FORMS (JAN 1991) FAR

252.204-7018 PROHIBITION ON THE ACQUISITION OF COVERED DEFENSE TELECOMMUNICATIONS EQUIPMENT OR SERVICES (DEC 2019) DFARS

252.225-7048 EXPORT CONTROLLED ITEMS (JUN 2013) DFARS

52.204-25 PROHIBITION ON CONTRACTING FOR CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT (AUG 2020) FAR

52.204-26 COVERED TELECOMMUNICATIONS EQUIPMENT OR SERVICES-REPRESENTATION (DEC 2019) FAR

- (a) *Definitions*. As used in this provision, "covered telecommunications equipment or services" has the meaning provided in the clause <u>52.204-25</u>, Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment.
- (b) Procedures. The Offeror shall review the list of excluded parties in the System for Award Management (SAM) (https://www.sam.gov) for

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entities excluded from receiving federal awards for "covered telecommunications equipment or services".

(c) Representation. The Offeror represents that it [] does, [] does not provide covered telecommunications equipment or services as a part of its offered products or services to the Government in the performance of any contract, subcontract, or other contractual instrument.

(End of provision)

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS

252.203-7994 PROHIBITION ON CONTRACTING WITH ENTITIES THAT REQUIRE CERTAIN INTERNAL CONFIDENTIALITY AGREEMENTS—REPRESENTATION (NOV 2016) DFARS

52.209-7 INFORMATION REGARDING RESPONSIBILITY MATTERS (OCT 2018) FAR

(a) Definitions. As used in this provision -

"Administrative proceeding" means a non-judicial process that is adjudicatory in nature in order to make a determination of fault or liability (e.g., Securities and Exchange Commission Administrative Proceedings, Civilian Board of Contract Appeals Proceedings, and Armed Services Board of Contract Appeals Proceedings). This includes administrative proceedings at the Federal and State level but only in connection with performance of a Federal contract or grant. It does not include agency actions such as contract audits, site visits, corrective plans, or inspection of deliverables.

"Federal contracts and grants with total value greater than \$10,000,000" means -

- (1) The total value of all current, active contracts and grants, including all priced options; and
- (2) The total value of all current, active orders including all priced options under indefinite-delivery, indefinite-quantity, 8(a), or requirements contracts (including task and delivery and multiple-award Schedules).
- "Principal" means an officer, director, owner, partner, or a person having primary management or supervisory responsibilities within a business entity (e.g., general manager; plant manager; head of a division or business segment; and similar positions).
- (b) The offeror [] has [] does not have current active Federal contracts and grants with total value greater than \$10,000,000.
- (c) If the offeror checked "has" in paragraph (b) of this provision, the offeror represents, by submission of this offer, that the information it has entered in the Federal Awardee Performance and Integrity Information System (FAPIIS) is current, accurate, and complete as of the date of submission of this offer with regard to the following information:
- (1) Whether the offeror, and/or any of its principals, has or has not, within the last five years, in connection with the award to or performance by the offeror of a Federal contract or grant, been the subject of a proceeding, at the Federal or State level that resulted in any of the following dispositions:
- (i) In a criminal proceeding, a conviction.
- (ii) In a civil proceeding, a finding of fault and liability that results in the payment of a monetary fine, penalty, reimbursement, restitution, or damages of \$5,000 or more.
- (iii) In an administrative proceeding, a finding of fault and liability that results in -
- (A) The payment of a monetary fine or penalty of \$5,000 or more; or
- (B) The payment of a reimbursement, restitution, or damages in excess of \$100,000.
- (iv) In a criminal, civil, or administrative proceeding, a disposition of the matter by consent or compromise with an acknowledgment of fault by the Contractor if the proceeding could have led to any of the outcomes specified in paragraphs (c)(1)(i), (c)(1)(ii), or (c)(1)(iii) of this provision.
- (2) If the offeror has been involved in the last five years in any of the occurrences listed in (c)(1) of this provision, whether the offeror has provided the requested information with regard to each occurrence.
- (d) The offeror shall post the information in paragraphs (c)(1)(i) through (c)(1)(iv) of this provision in FAPIIS as required through maintaining an active registration in the Central Contractor Registration database via https://www.acquisition.gov (see 52.204-7). (End of provision)

252.209-7993 REPRESENTATION BY CORPORATIONS REGARDING AN UNPAID DELINQUENT TAX LIABILITY OR A FELONY CONVICTION UNDER ANY FEDERAL LAW – FISCAL YEAR 2014 APPROPRIATIONS (FEB 2014) DFARS

- (a) In accordance with sections 8113 and 8114 of the Department of Defense Appropriations Act, 2014, and sections 414 and 415 of the Military Construction and Veterans Affairs and Related Agencies Appropriations Act, 2014 (Public Law 113-76, Divisions C and J), none of the funds made available by those divisions (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.

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

- (b) The Offeror represents that --
 - (1) It is [] is not [] a corporation that has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability,
 - (2) It is [] is not [] a corporation that was convicted of a felony criminal violation under a Federal law within the preceding 24 months.

(End of provision)

252.209-7998 REPRESENTATION REGARDING CONVICTION OF A FELONY CRIMINAL VIOLATION UNDER ANY FEDERAL OR STATE LAW (DEVIATION 2012-00007) (MAR 2012)

- (a) In accordance with section 514 of Division H of the Consolidated Appropriations Act, 2012, none of the funds made available by that Act may be used to enter into a contract with any corporation that was convicted of a felony criminal violation under any Federal or State law within the preceding 24 months, where the awarding agency is aware of the conviction, unless the agency has considered suspension or debarment of the corporation and made a determination that this further action is not necessary to protect the interests of the Government.
- (b) The Offeror represents that it is [] is not [] a corporation that was convicted of a felony criminal violation under a Federal or State law within the preceding 24 months.

(End of provision)

252.209-7999 REPRESENTATION BY CORPORATIONS REGARDING AN UNPAID DELINQUENT TAX LIABILITY OR A FELONY CONVICTION UNDER ANY FEDERAL LAW (DEVIATION 2012-00004) (JAN 2012)

- (a) In accordance with sections 8124 and 8125 of Division A of the Consolidated Appropriations Act, 2012, (Pub. L. 112-74) none of the funds made available by that Act may be used to enter into a contract with any corporation that-
 - (1) Has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability, where the awarding agency is aware of the unpaid tax liability, unless the agency has considered suspension or debarment of the corporation and made a determination that this further action is not necessary to protect the interests of the Government.
 - (2) Was convicted of a felony criminal violation under any Federal law within the preceding 24 months, where the awarding agency is aware of the conviction, unless the agency has considered suspension or debarment of the corporation and made a determination that this action is not necessary to protect the interests of the Government.
- (b) The Offeror represents that-
 - (1) It is [] is not [] a corporation that has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability,
 - (2) It is [] is not [] a corporation that was convicted of a felony criminal violation under a Federal law within the preceding 24 months.

(End of provision)

52.204-24 REPRESENTATION REGARDING CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT (AUG 2020) FAR

The Offeror shall not complete the representation at paragraph (d)(1) of this provision if the Offeror has represented that it ``does not provide covered telecommunications equipment or services as a part of its offered products or services to the Government in the performance of any contract, subcontract, or other contractual instrument" in the provision at 52.204 -26, Covered Telecommunications Equipment or Services -- Representation, or in paragraph (v) of the provision at 52.212 -3, Offeror Representations and Certifications - Commercial Items.

(a) Definitions. As used in this provision-

Backhaul, covered telecommunications equipment or services, critical technology, interconnection arrangements, reasonable inquiry, roaming, and substantial or essential component have the meanings provided in the clause 52.204 -25, Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment.

- (b) Prohibition.
 - (1) Section 889(a)(1)(A) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115 -232) prohibits the head of an executive agency on or after August 13, 2019, from procuring or obtaining, or extending or renewing a contract to procure or obtain, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. Nothing in the prohibition shall be construed to --
 - (i) Prohibit the head of an executive agency from procuring with an entity to provide a service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or
 - (ii) Cover telecommunications equipment that cannot route or redirect user data traffic or cannot permit visibility into any user data or packets that such equipment transmits or otherwise handles.

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- (2) Section 889(a)(1)(B) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115 -232) prohibits the head of an executive agency on or after August 13, 2020, from entering into a contract or extending or renewing a contract with an entity that uses any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. This prohibition applies to the use of covered telecommunications equipment or services, regardless of whether that use is in performance of work under a Federal contract. Nothing in the prohibition shall be construed to --
 - (i) Prohibit the head of an executive agency from procuring with an entity to provide a service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or
 - (ii) Cover telecommunications equipment that cannot route or redirect user data traffic or cannot permit visibility into any user data or packets that such equipment transmits or otherwise handles.
- (c) Procedures. The Offeror shall review the list of excluded parties in the System for Award Management (SAM) (https://www.sam.gov) for entities excluded from receiving federal awards for ``covered telecommunications equipment or services."
- (d) Representations. The Offeror represents that --
 - (1) It [] will, [] will not provide covered telecommunications equipment or services to the Government in the performance of any contract, subcontract or other contractual instrument resulting from this solicitation. The Offeror shall provide the additional disclosure information required at paragraph (e)(1) of this section if the Offeror responds ``will" in paragraph (d)(1) of this section; and
 - (2) After conducting a reasonable inquiry, for purposes of this representation, the Offeror represents that --
 - It [] does, [] does not use covered telecommunications equipment or services, or use any equipment, system, or service that uses covered telecommunications equipment or services. The Offeror shall provide the additional disclosure information required at paragraph (e)(2) of this section if the Offeror responds ``does'' in paragraph (d)(2) of this section.
- (e) Disclosures. (
 - 1) Disclosure for the representation in paragraph (d)(1) of this provision. If the Offeror has responded ``will" in the representation in paragraph (d)(1) of this provision, the Offeror shall provide the following information as part of the offer:
 - (i) For covered equipment --
 - (A) The entity that produced the covered telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the original equipment manufacturer (OEM) or a distributor, if known);
 - (B) A description of all covered telecommunications equipment offered (include brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); and
 - (C) Explanation of the proposed use of covered telecommunications equipment and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(1) of this provision.
 - (ii) For covered services --
 - (A) If the service is related to item maintenance: A description of all covered telecommunications services offered (include on the item being maintained: Brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); or
 - (B) If not associated with maintenance, the Product Service Code (PSC) of the service being provided; and explanation of the proposed use of covered telecommunications services and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(1) of this provision.
 - (2) Disclosure for the representation in paragraph (d)(2) of this provision. If the Offeror has responded ``does" in the representation in paragraph (d)(2) of this provision, the Offeror shall provide the following information as part of the offer:
 - (i) For covered equipment --
 - (A) The entity that produced the covered telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the OEM or a distributor, if known);
 - (B) A description of all covered telecommunications equipment offered (include brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); and
 - (C) Explanation of the proposed use of covered telecommunications equipment and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(2) of this provision.
 - (ii) For covered services --
 - (A) If the service is related to item maintenance: A description of all covered telecommunications services offered (include on the item being maintained: Brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); or
 - (B) If not associated with maintenance, the PSC of the service being provided; and explanation of the proposed use of covered telecommunications services and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(2) of this provision.

(End of provision)

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SECTION L - INSTRUCTIONS	S, CONDITIONS AND NOTICES TO OFFERORS	
	ON RELATING TO COMPENSATION OF FORMER DOD OFFICIALS (N	OV 2011) DFARS
52.204-6 UNIQUE ENTITY IDE 252.204-7008 COMPLIANCE W L06 AGENCY PROTESTS (DE	ITH SAFEGUARDING COVERED DEFENSE INFORMATION CONTROLS	S (OCT 2016) DFARS
52.233-2 SERVICE OF PROTES	·	
protests that are filed with the Go	n 33.101 of the Federal Acquisition Regulation, that are filed directly with an vernment Accountability Office (GAO), shall be served on the Contracting Cowledgment of receipt from . [Contracting Officer designate the official or lo]	officer (addressed as follows) by
(b) The copy of any protest shall I	be received in the office designated above within one day of filing a protest	with the GAO.
	(End of Clause)	