




Note: The technical requirements may vary by solicitation for this item. Consult the solicitation's Item Description for clarification.

NSN: **6110-01-573-8906** Nomenclature: **CONTROLLER,MOTOR** AMSC: **D**

Approved Source Data

CAGE	Part Number	Company Name
4B8D1	CS3226-ASM	CONTROL SOLUTIONS LLC

Solicitations

Solicitation #	Technical Documents	PR #	QTY	Issue	Return By
 SPE7M024T8709	None	7008384854	10	07-18-2024	07-29-2024
 SPE7M824T6889	None	7004617138	10	07-22-2024	08-01-2024
 SPE7M824T6890	None	7004958445	20	07-22-2024	08-01-2024

ЗАПРОС Ц Е Н		ЭТОТ ЗАПРОС ПРЕДЛОЖЕН <input type="checkbox"/> ИЛИ <input checked="" type="checkbox"/> ЭТО НЕ ОТКЛОНЕНИЕ ДЛЯ МАЛОГО БИЗНЕСА		СТРАНИЦА СТРАНИЦ 1 22	
1. ЗАПРОС №: SPE7M8-24-T-6890		2. ДАТА ВЫДАЧИ 2024 22 ИЮЛЯ		3. ЗАЯВКА/ЗАЯВКА НА ЗАКУПКУ №: 7004658445	
4. СЕРТИФИКАТ ДЛЯ НАТ. ДЕФ. ПОДРЕГ. ВДСА. 2 ИЛИ РЕГ. Д. С. 1		РЕЙТИНГ		5 ДНЕЙ ДО	
5. ВЫ ДАНО DLA LAND AND MARITIME ELECTRICAL DEVICES DIV PO BOX 3990 COLUMBUS OH 43218-3990 США Имя : Кэтрин Мур Код покупателя : PCMMVBL Тел.: 614-692-8298 Факс : 614-692-6922 Электронная почта: kmoore@dla.mil		6. ДОСТАВКА (Дата)		7. ДОСТАВКА <input type="checkbox"/> НАЗНАЧЕНИЕ НА ФОБ <input checked="" type="checkbox"/> ДРУГОЙ (См. расписание)	
8. КОМУ:		НАЗНАЧЕНИЕ		НАЗВАНИЕ ГРУЗОПУЧАТЕЛЯ	
		Посмотреть расписание		АДРЕС УЛИЦЫ	
		в. ГОРОД		д. СОСТОЯНИЕ	
		е. ПОЧТОВЫЙ ИНДЕКС			
10. ПОЖАЛУЙСТА, ПРЕДОСТАВЛЯЙТЕ ЦЕННЫ ОФИС ВЫДАЧИ В БЛОКЕ 5 НА ИЛИ ДО ЗАКРЫТИЯ РАБОТЫ (Дата) 2024 1 АВГУСТА		ВАЖНО: Это запрос информации, предоставленные расценки не являются предложениями. Если вы не можете цитировать, пожалуйста, укажите это в этой форме и верните ее по адресу, указанному в блоке 5. Этот запрос не обязывает Правительство оплачивать какие-либо расходы, понесенные при подготовке поданных предложений или заключении контракта на поставку или услуги. Поставщик несет ответственность за производство. Если иное не указано итагой. Любые заявления и/или сертификаты, прилагаемые к настоящему Запросу котировок, должны быть заполнены заявителем.			
11. РАСПИСАНИЕ (с м. продолжение)					

ИНФОРМАЦИЯ ПОС

ЕСЛИ ТЕХНИЧЕСКИЕ ДАННЫЕ ПРЕДОСТАВЛЯЮТСЯ, ИХ НЕ ОБЯЗДИМО ПОЛУЧИТЬ ПО ССЫЛКЕ: <https://pcf1x.bsm.dla.mil/cfolders>. ПРИ ОБНАРУЖЕНИИ НЕОТНОСИТЕЛЬНЫХ В ТЕХНИЧЕСКИХ ДАННЫХ НЕ ОБЯЗДИМО ОТПРАВИТЬ ЗАПРОС НА ВЕБ-САЙТ ОБСЛУЖИВАНИЯ КЛИЕНТОВ DLA: <https://www.pdmd.dla.mil/cs/>

ПО ВСЕМ ДРУГИМ ВОПРОСАМ (ТРЕБОВАНИЯ К ПРЕДЛОЖЕНИЮ ОПИСАНИЕ ТОВАРА, ВЫБОР НАГ РАДЫ И Т. Д.), ПОЖАЛУЙСТА, СВЯЖИТЕСЬ С ПОКУПАТЕЛЕМ УКАЗАННЫМ ВЫШЕ.

ВОПРОСЫ, КАКАЯ РАБОТА ИНТЕРНЕТ-СИСТЕМЫ DLA-BSM, СЛЕДУЕТ НАПРАВЛЯТЬ ПО ЭЛЕКТРОННОЙ ПОЧТЕ: DibbsBSM@dlamail

ДЛЯ НЕМЕДЛЕННОЙ ПОМОЩИ, ПОЖАЛУЙСТА, ОБРАТИТЕСЬ К ЧАСТО ЗАДАВАЕМЫМ ВОПРОСАМ (FAQS) НА BSM DIBBS ГЛАВНОЙ ССЫЛКЕ: <https://www.dibbs.bsm.dla.mil/Refs/help/DIBBSHelp.htm> ИЛИ ПО ТЕЛЕФОНУ 1-844-347-2457 (Нажмите 5, затем г-ворите или введите DLA).

ЗАЯВКА НА ТЕРА

НАСТОЯЩЕЕ ЗАЯВЛЕНИЕ ВКЛЮЧАЕТ ПОЛОЖЕНИЯ И УСЛОВИЯ, ИЗЛОЖЕННЫЕ В ГЛАВНОМ ЗАЯВЛЕНИИ DLA ДЛЯ АВТОМАТИЗИРОВАННЫХ УПРОЩЕННЫХ ЗАЯВЛЕНИЙ, ВЕРСИЯ 97 (24 МАЯ 2024 Г. ОД), КОТОРЫЕ МОЖНО НАЙТИ В ИНТЕРНЕТЕ: https://www.dla.mil/Portals/104/Documents/17Acquisition/MasterSolicitation4ASAcqRev-97_May_24_2024.pdf

Это предложение включает в себя технические требования/требования к качеству (номер «Р» или «В» в разделе В). Полный текст находится в основном списке технических требований и требований по качеству DLA по адресу: <http://www.dla.mil/HQ/Acquisition/Offers/eprocurement.aspx>. Пересмотр Максимально допустимый ответ на дату заключения контракта.

12. СКИДКА ТРИБЮННОЙ ОПЛАТЕ		а. 10 КАЛЕНДАРНЫХ ДНЕЙ (%) б. 20 КАЛЕНДАРНЫХ ДНЕЙ (%) с. 30 КАЛЕНДАРНЫХ ДНЕЙ (%) д. КАЛЕНДАРНЫЕ ДНИ	
		ЧИСЛО В ПРОЦЕНТАХ	
ПРИМЕЧАНИЕ: Дополнительные положения и представления <input type="checkbox"/> не прикреплены. <input checked="" type="checkbox"/>			
13. НАЗВАНИЕ И АДРЕС ЦЕНАТЕЛЯ		14. ПОДПИСЬ ЛИЦА УПОЛНОМОЧЕННОГО ПОДПИСАТЬ ПРЕДЛОЖЕНИЕ	
а. НАЗВАНИЕ ЦИТАТОРА КЛЕТКА		15. Дата предложения	
б. АДРЕС УЛИЦЫ		16. ПОДПИСАНИЕ	
в. ОКРУГ		а. ИМЯ (печатайте или печатными буквами)	
д. ГОРОД		б. ТЕЛЕФОН	
е. ГОСУДАРСТВО, ПОЧТОВЫЙ ИНДЕКС		в. ИМЯ (печатайте или печатными буквами)	
		г. КОД РАЙОНА	
		д. ЧИСЛО	

ПРОДОЛЖЕНИЕ	ССЫЛКА №. ПРОДОЛЖЕНИЕ ДОКУМЕНТА: SPE7M8-24-T-6890	СТРАНИЦА 2 ИЗ 22 СТРАНИЦ
<p style="text-align: center;">РАЗДЕЛ А</p> <p>ЭТА ПОКУПКА МОЖЕТ БЫТЬ КАНДИДАТОМ НА АВТОМАТИЧЕСКУЮ НАГ РАДУ, ОДНАКО, АВТОМАТИЗИРОВАННЫЙ ПРОДОЛЖЕНИЯ, С ОДЕ РЖАЩИЕ ТРЕ БОВАНИЯ К ТЕ СТАМ ПЕРВОЙ СТАТЬИ НЕ ЯВЛЯЮТСЯ КАНДИДАТЫ НА АВТОМАТИЧЕСКУЮ ПРЕ МИЮ ВСЕ Ц ЕНЫ ДОЛЖНЫ ПРЕ ДСТАВЛЯТЬСЯ ЧЕРЕ З ИНТЕРНЕ Т-СИСТЕ МА ПРЕ ДЛОЖЕ НИЙ DLA (DIBBS) НА https://www.dibbs.bsm.dla.mil. Ц ЕНЫ НА МИКРО-ПОКУПКУ МОГУТ БЫТЬ ПРИСУЖДЕНЫ КАНДИДАТЫ ВОЗВРАТА.</p> <p>[==]</p> <p>СИСТЕ МА К ЛАС СИФИКАЦИИ ПРОМЫ ШЛЕННОСТИ СЕ ВЕРНОЙ АМЕРИКИ 335314 С м. с оответс твующий с тандарт размера малог о бизнеса http://www.sba.gov/content/table-small-business-size-standards Однако с тандарт размера малог о бизнеса для концерн, который предс тавляет предлаг ает, но предлаг ает предс тавить конечный продукт, которог о он сам не сделал производс тво, переработку или производс тво с о с тавля ет 500 с отрудников, ес ли приобретение 1) зона 8(a), HUBZone, принадле жащая ветеранам-инвалидам с лужбы, экономичес ки принадлежащие обездоленным женщинам или принадлежащие женщинам малые предприя тия , выделенные или единоличная наг рада или 2) ис пользуется на с тройку оц енки ц ен HUBZone для наг рада концерну HUBZone, ес ли только концерн не отказалс я от оц енки предпочтение.</p> <p>ЭТО ТРЕ БОВАНИЕ ФМС. ПРОИСХ ОЖДЕ НИЕ ОБЫ ЧНОГО О ФОВ ПРИМЕ НЯЕТСЯ ЧЕРЕ З ПУНКТ 52.247-29.</p> <p>ТРЕ БУЕТСЯ ПРОВЕ РКА ПРОИСХ ОЖДЕ НИЯ - ПРИМЕ НЯЕТСЯ FAR 52.246-2</p> <p>Fast Pay не рас прос траня етс я на это предложение.</p> <p>Из-за волатильности с прос а и час тог о изменения количества открытых запрос ы на закупку, оферентам настоя тельно рекомендуе тс я указывать количество диапазоны при ц итировании. Е с ли PR оц ениваетс я вручную, диапазоны копировок предс тавля ет покупателю возможность объединить требования или уменьшить количество по мере необх одимос ти без повторног о запрос а или добавления каких -либо дополнительных админис тративное бремя для лю бой из с торон, участвовавших в вынес ении решения .</p>		
ПРОДОЛЖЕНИЕ НА СЛЕДУЮЩЕЙ СТРАНИЦЕ		

ПРОДОЛЖЕНИЕ	ССЫЛКА №. ПРОДОЛЖЕНИЕ ДОКУМЕНТА: SPE7M8-24-T-6890	СТРАНИЦА 3 ИЗ 22 СТРАНИЦ
<p style="text-align: center;">РАЗДЕЛ А</p> <p>Это не относится к Auto IDC.</p> <p>Если вы ожидаете предложения по предложению после даты закрытия, пожалуйста, отправьте новое предложение DIBBS с типом ставки «Нет ставки» и разместите предполагаемая дата нового предложения или причина, по которой вы не желаете его предоставлять. Это не мешает вам отправить фактическое предложение на DIBBS позднее.</p> <p>Дата. Он будет перекрывать вашу предыдущую ставку без цитаты. Это информирует покупателей о вашем намерении цитировать и предотвращает многократные запросы обновлений и отмена требований, которые считались необеспечиваемыми в связи с отсутствием цитаты/источника. Предоставление предполагаемой даты котировки не помешать DLA присудить другое приемлемое с временное предложение.</p> <p>APEX Accelerators, официально известный как Технические отдел закупок.</p> <p>Программа помощи (PTAP) призвана увеличить количество предприятий США, способных участвовать в торговле и работать на местных, государственных, и контракты федерального правительства. Участники APEX обеспечивают критически важную помощь новым и существующим предприятиям, заинтересованным правительством контракт на бесплатное расширение оборонно-промышленной базы. Посетить https://www.apexaccelerators.us/#/ для получения дополнительной информации.</p> <p style="text-align: right;">6,</p> <p>ПРЕДСТАВИТЕЛЬ ПРЕДСТАВЛЯЕТ СВОЕ ОПРЕДЕЛЕНИЕ ЗАЯВЛЯЕТ, ЧТО НЕ БУДЕТ ПРЕДОСТАВЛЯТЬ ПОКРЫВАЕМОЕ ТЕЛЕКОММУНИКАЦИОННОЕ ОБОРУДОВАНИЕ ИЛИ УСЛУГИ ПРАВИТЕЛЬСТВУ ПРИ ПОЛНОЛИКВОЙ НАГРУДКИ, ВЫЛУЧЕННОЙ В РЕЗУЛЬТАТЕ ЭТОГО ПРЕДСТАВЛЕНИЕ В СООТВЕТСТВИИ С ПУНКТОМ (d) СТАТЬИ НАДАЛЕ 52.204-24, ПРЕДСТАВИТЕЛЬСТВО В ОТНОШЕНИИ ОПРЕДЕЛЕННЫХ ТЕЛЕКОММУНИКАЦИОННЫХ УСЛУГ ИЛИ ОБОРУДОВАНИЕ НАБЛЮДЕНИЯ, ИЛИ В СООТВЕТСТВИИ С ЕГО СУЩЕСТВУЮЩИМИ ПРЕДСТАВЛЕНИЕ В ПУНКТЕ (c) ПОЛОЖЕНИЯ DFARS 252.204-7016, ЗАКРЫВАЕМОЕ ОБОРОННОЕ ТЕЛЕКОММУНИКАЦИОННОЕ ОБОРУДОВАНИЕ ИЛИ УСЛУГИ ПРЕДСТАВЛЕНИЕ.</p> <p>Предупреждение: претенденты обязаны соблюдать ответственные материалы. ограничения. Поправка Берри, Закон «Полугай американское» и другие могут применяться внутренние материальные ограничения. Претендентам поручено более подробную информацию см. в положениях о привлечении предложений, касающихся иностранных поставщиков. информация о применимости. Поправки Берри был</p>		
<p style="text-align: right;">ПРОДОЛЖЕНИЕ НА СЛЕДУЮЩЕЙ СТРАНИЦЕ</p>		

ПРОДОЛЖЕНИЕ	ССЫЛКА №. ПРОДОЛЖЕНИЕ ДОКУМЕНТА: SPE7M8-24-T-6890	СТРАНИЦА 4 ИЗ 22 СТРАНИЦ
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РАЗДЕЛ А

с ниже до 150 000 долларов США, и поставщик должны тщательно изучить соответствующие положения

DFARS 252.225-7006, 252.225-7012 и 252.225-7015 для применимости.

требования. Если ваше предложение основано на иностранном материале, вы

обязаны предоставить информацию о раскрытии в вашем предложении и/или через

письменное уведомление контактного лицу, указанному в запросе.

Отклонение класса Министрства обороны 2023-0001: Предлагаю еще совместное предприятие для малого бизнеса

должен предоставлять вместе с вашим предложением представление, требуемое в пункте

(с) положения FAR о привлечении предложений 52.212-3, Заявления претендентов и

Сертификаты - коммерческие продукты и коммерческие услуги, и

параграф (с) положения 52.219-1 FAR о привлечении клиентов, Малый бизнес

Представления прог раммы в соответствии с статьями 52.204-8(d) и 52.212-3(b)

для следующих категорий:

(A) Малый бизнес;

(B) Малый бизнес, принадлежащий ветеранам-инвалидам с лужбы;

(C) Малый бизнес, принадлежащий женщинам (WOSB) в рамках прог раммы WOSB;

(D) Малый бизнес, принадлежащий женщинам, находящимся в экономически невыгодном положении, в рамках WOSB

Прог рамма; или

(E) Исторически малоиспользуемый малый бизнес в бизнес-зоне.

Поставщики не должны предоставлять детали и материалы, изготовленные с использованием присадок.

производство (AM), если AM специально не разрешено в

характеристиках/договор. См. запись о закупке L31.

История закупок для NSN/FSC:015738906/6110

Номер контракта CAGE	Стоимость единицы количества	Дополнительный материал для даты AWD
4B8D1 SPE7M119P2531	1.000 2128.91000 20170128 Н	
4B8D1 SPE7M017P3259	1.000 1482.97000 20170426 Н	
4B8D1 SPE7M017P3031	1.000 1482.97000 20170414 Н	

ПРОДОЛЖЕНИЕ	ССЫЛКА №. ПРОДОЛЖЕНИЕ ДОКУМЕНТА: SPR7M8-24-T-6890	СТРАНИЦА 5 ИЗ 22 СТРАНИЦ
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РАЗДЕЛ Б

ГР: 7004658445
НСНМАТЕРИАЛ:6110015738906

ОПИСАНИЕ ПРЕДМЕТА
КОНТРОЛЬЕР, МОТОР

КОНТРОЛЬЕР, МОТОР
RP001: ТРЕБОВАНИЯ К УПАКОВКЕ ДЛА ДЛЯ ЗАКУПОК

RD002, ПРИМЕНЯЕТСЯ ИНФОРМАЦИЯ ОБОРОННЫХ УСЛОВИЙ

RA001: НАСТОЯЩИЙ ДОКУМЕНТ ВКЛЮЧАЕТ ТЕХНИЧЕСКИЕ ТРЕБОВАНИЯ И/ИЛИ КАЧЕСТВЕННЫЕ ТРЕБОВАНИЯ (ОБОЗНАЧЕНЫ НОМЕРОМ «R» ИЛИ «I») ИЗЛОЖЕНО ПОСЛЕДНИМ КТОМВ ОСНОВНОЙ ПЕРЕЧЕНЬ ДЛА ТЕХНИЧЕСКИХ ТРЕБОВАНИЙ И КАЧЕСТВА НАЙДЕНЫХ В ИНТЕРНЕТЕ В:

<http://www.dla.mil/HQ/Acquisition/Offers/eProcurement.aspx>

ДЛЯ УПРОЩЕНИЯ ПРИОБРЕТЕНИЙ, ПЕРЕСМОТРИТЕ РАДЫСТВУЮЩИЙ НАДАТУ ВЫДАЧИ ЗАЯВЛЕНИЯ ИЛИ ДАТУ ВЫДАЧИ КОНТРОЛЯ, ДЛЯ БОЛЬШИХ

ПРИОБРЕТЕНИЯ, ПЕРЕСМОТРИТЕ ОСНОВНОЙ ИНФОРМАЦИИ, ДЕИСТВУЮЩИЙ НАДАТУ ВЫДАЧИ ЭЦП, ПРИМЕНЯЕТСЯ, ЕСЛИ ПОТРАБАТОВАТЬ ПРЕДЛОЖЕНИЕ ВКЛЮЧАЕТ ПОСЛЕДУЮЩЕ ПЕРЕСМОТР, В ЭТОМ СЛУЧАЕ, ДАТА ПОТРАВКИ УПРАВЛЯЕТ.

RQ011: УДАЛЕНИЕ ГОСУДАРСТВЕННОЙ ИДЕНТИФИКАЦИИ ИЗ НЕ ПРИНЯТЫХ ПОСТАВОК

ДАННЫХ НЕ Т. АЛТЕРНАТИВНЫЙ ПРЕДЛОЖИТЕЛЬ НЕ ОБЯДОМО ПРЕДОСТАВИТЬ ПОЛНЫЙ ПАКЕТ ДАННЫХ, ВКЛЮЧАЯ ДАННЫЕ ДЛЯ УТВЕРЖДЕННОЙ И АЛТЕРНАТИВНОЙ ЧАСТИ ДЛЯ ОЦЕНКИ.

OOO «CONTROL SOLUTIONS» 4B8D1 P/N CS3226-ASM

КЛИНГР 0001	ГРЛИ	КОЛИЧЕСТВО	ЦЕНА ЗА ЕДИНИЦУ ТОВАРА	ИТОГОВАЯ ЦЕНА
7004658445	0001	20.000		

НСНМАТЕРИАЛ:6110015738906

ДОСТАВКА (В ДНЯХ): 0005

ДОСТАВКА FOB: ORIGIN

ОТЛИЧИЕ КОЛ-ВА: ПЛЮС 0% МИНУС 0%

ТОЧКА ПРОВЕРКИ: ПРОИСХОЖДЕНИЕ

ТОЧКА ПРИЕМКИ: ПРОИСХОЖДЕНИЕ

ПОДГОТОВКА К ДОСТАВКЕ:

PKGING DATA - MIL-STD-2073-1E QUP:001 PRES MTHD:41

CLNG/DRY:1 PRESV MAT:00 WRAP MAT:00 CUSH/DUNN MAT:GA CUSH/DUNN THICKNESS:C UNIT
CONT:E5 OPI:O INTRMDTE CONT:E8 INTRMDTE CONT QTY:AAA KQDUKPAKOBKMOYOBENYUГПАКОВКИ:
В МАРКИРОВКА ДОЛЖНА

СООТВЕТСТВОВАТЬ СТАНДАРТУ MIL-STD-129.

ПРОДОЛЖЕНИЕ	ССЫЛКА №. ПРОДОЛЖЕНИЕ ДОКУМЕНТА: SPE7M8-24-T-6890	СТРАНИЦА 6 ИЗ 22 СТРАНИЦ
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РАЗДЕЛ Б

PR: 7004658445 PRL: 0001 ПРОДОЛЖЕНИЕ

КОДСПЕЦИАЛЬНОЙ МАРКИРОВКИ: 00-00 Специальной маркировки нет.

ПАЛЛЕТИЗАЦИЯ ДОЛЖНА СООТВЕТСТВОВАТЬ RP001: УПАКОВКА ДЛЯ
ТРЕБОВАНИЯ К ЗАКУПКАМ

АДРЕС ПОСЫЛКИ:

БНБ300

НБУКРАИНА КЕЙСИ USAI
МЕХАНИКСБУРГ, Пенсильвания 17055
МЕХАНИКСБУРГ
НАС

ИНФОРМАЦИЯ О ТРАНСПОРТИРОВКЕ СМ. DLAD DLAD PROC, ПРИМЕЧАНИЕ C19. ДЛЯ ТРАНСПОРТИРОВКИ В ПЕРВЫЙ НАЗНАЧЕНИЕ СМ. DLAD PROC, ПРИМЕЧАНИЕ C20 И КОНТРАКТ.

АДРЕС ДОСТАВКИ ГРУЗОВ:

БНБ300

НБУКРАИНА КЕЙСИ USAI
МЕХАНИКСБУРГ, Пенсильвания 17055
МЕХАНИКСБУРГ
НАС

МЖ: (ТСН) BNBZ733264C109

СДР: 777

ПРОЕКТ: ТП1

ДОПОЛНИТЕЛЬНОЕ ДОБАВЛЕНИЕ: BXXVLB SIG: L

ТОЛЬКО ДЛЯ ГОСУДАРСТВЕННОГО ИСПОЛЬЗОВАНИЯ: (IPD) 02

DIC: A01 DIST: B17 ADV: 2L FC: YY

Нужна дата отправки: 00/00/0000

Требуемая дата доставки и оригинала: 27.09.2023

РАЗДЕЛ F – ПОСТАВКИ ИЛИ ИСПОЛНЕНИЕ

52.242-17 ПРАВИТЕЛЬСТВЕННАЯ ЗАПРЕЖКА РАБОТЫ (АПРЕЛЬ 1992 Г.) (ДАЛЕКО)

РАЗДЕЛ H – СПЕЦИАЛЬНЫЕ ТРЕБОВАНИЯ К КОНТРАКТУ

252.223-7001 ЭТИКЕТКИ, ПРЕДУПРЕЖДАЮЩИЕ ОПАСНОСТЬ (ДЕКАБРЬ 1991 Г.) (DFARS) (a)

«Опасный материал», используемый в этом пункте, определяется в пункте «Идентификация опасных материалов и данные о безопасности материалов» настоящего контракта. (b) Подрядчик должен маркировать упаковку (единичный контейнер) любого опасного материала, который будет доставлен по настоящему контракту, в соответствии с Стандартом информирования об опасности (29 CFR 1910.1200 и последующие). Стандарт требует, чтобы этикетка с предупреждением об опасности соответствовала требованиям стандарта, если только материал не подпадает под требования к маркировке одного из следующих законодательных актов:

(1) Федеральный закон об инсектицидах, фунгицидах и родентицидах; (2)

Федеральный закон о пищевых продуктах, лекарственных

косметике; (3) Закон о безопасности

потребительских товаров; (4) Федеральный закон об

опасных веществах; или (5) Закон о Федеральном управлении по алкоголю.

(c) Претендент должен указать, какие опасные материалы, перечисленные в пункте «Идентификация опасных материалов и данные о безопасности материалов» настоящего контракта, будут маркироваться в соответствии с одним из законов, указанных в пунктах (b) (1) — (5) настоящего пункта, вместо того, что Стандарта информирования об опасности. Любой опасный материал, не указанный в списке, будет интерпретироваться как означающий, что требуется маркировка в соответствии с Стандартом информирования об опасности.

МАТЕРИАЛ	ДЕЯТЕЛЬНОСТЬ
(Если нет, вставьте «Нет».)	

(d) Победивший, по своей видимости, участник предложения соглашается предоставить до присуждения контракта копию этикетки с предупреждением об опасности для всех опасных материалов, не перечисленных в пункте (c) настоящего пункта. Претендент должен предоставить этикетку вместе с Паспортом безопасности материала, предоставляемым в соответствии с пунктом «Идентификация опасных материалов и данные о безопасности материала»

настоящего контракта. (e) Подрядчик также должен соблюдать MIL-STD-129 «Маркировка для транспортировки и хранения» (включая поправки, принятые в течение срока действия настоящего контракта).

(Конец пункта)

РАЗДЕЛ I – УСЛОВИЯ КОНТРАКТА

252.203-7000 ТРЕБОВАНИЯ, ОТНОСЯЩИЕСЯ К КОМПЬЮТЕРНЫМ ИЛИ ИНЫМ ДОЛЖНОСТНЫМ МЛН, АММО (СЕНТЯБРЬ 2011 Г ОДА) (DFARS)

252.203-7002 ТРЕБОВАНИЕ ИНФОРМИРОВАТЬ СОТРУДНИКОВ О ПРАВАХ ИНФОРМАТИКА (ДЕКАБРЬ 2022 Г ОДА) (DFARS)

252.204-7000 РАСКРЫТИЕ ИНФОРМАЦИИ (ОКТ 2016 Г ОДА) (DFARS)

252.204-7003 КОНТРОЛЬ ПРОДУКЦИИ РАБОТЫ ПРАВИТЕЛЬСТВЕННЫХ ОПЕРОСОНАЛА (АПРЕЛЬ 1992 Г.) (DFARS)

252.204-7009 ОГРАНИЧЕНИЯ НА ИСПОЛЬЗОВАНИЕ ИЛИ РАСКРЫТИЕ ИНФОРМАЦИИ КОМПАНИИ-ИНЦИДЕНТАХ, С ОБЩЕЙ ТРЕТЬИМ ПОДРЯДЧИКОМ (ЯНВАРЬ 2023 Г ОДА) (DFARS)

252.204-7012 ОБЕСПЕЧЕНИЕ ЗАЩИТЫ ОБОРОННОЙ ИНФОРМАЦИИ И СООБЩЕНИИ КОМПАНИИ-ИНЦИДЕНТАХ (ЯНВАРЬ 2023 Г ОДА) (DFARS)

252.204-7015 УВЕДОМЛЕНИЕ О РАЗРЕШЕНИИ РАСКРЫТИИ ИНФОРМАЦИИ ПОДРЯДЧИКАМ ПО ПОДДЕРЖКЕ СУДЕБНЫХ УСЛОВИЙ (ЯНВАРЬ 2023 Г ОДА) (ДФАРС)

252.204-7018 ЗАПРЕТ НА ПРИОБРЕТЕНИЕ ОБОРОННОГО ТЕЛЕКОММУНИКАЦИОННОГО ОБОРУДОВАНИЯ ИЛИ УСЛУГ (ЯНВАРЬ 2023 Г ОДА) (DFARS)

252.204-7020 NIST SP 800-171 ТРЕБОВАНИЯ К ОЦЕНКЕ DOD (НОЯБРЬ 2023 Г ОДА) (DFARS)

РАЗДЕЛ I – УСЛОВИЯ КОНТРАКТА (ПРОДОЛЖЕНИЕ)

Как предусмотрено в 204.7304(e), используйте следующий пункт: (а)

Определения .

Базовая оценка означает самооценку поднадзорным подразделением NIST SP 800-171, которая : (1) основана на проверке Поднадзорным подразделением с волего плана(ов) безопасности с темы, связанной с соответствующими информационными системами поднадзорного подразделения; (2) проводится в соответствии с методологией оценки Министерства обороны NIST SP 800-171; (3) приводит к уровню достоверности «Низкий» в итоговой оценке, поскольку это оценка, полученная самостоятельно.

Информационная система облучиваемого подразделения имеет значение, указанное в пункте 252.204-7012 «Защита защитной информации и отчетность киберинцидентах» настоящего щего контракта.

Высокая оценка означает оценку, проводимую государственным персоналом с использованием NIST SP 800-171. «Оценки требований безопасности для контролируемой не секретной информации», которая — (1) состоит из:

из — (i) проверки

базовой оценки поднадзорного подразделения; (ii) Тщательный анализ

документов; (iii) Проверка, изучение и

демонстрация плана безопасности с темы поднадзорного подразделения для подтверждения того, что требования безопасности NIST SP 800-171 были реализованы, как описано в плане

безопасности с темы поднадзорного подразделения; и (iv) Обсуждения с поднадзорным подразделением для

получения дополнительной информации или разъяснений, по мере необходимости; и (2) приводит к уровню

достоверности «Высокий» в итоговой оценке.

Средняя оценка означает оценку, проводимую правительством, которая : (1) состоит из: (i)

анализа базовой

оценки поднадзорного подразделения; (ii) Тщательный анализ документов;

и (iii) Обсуждения с поднадзорным подразделением для

получения дополнительной информации или разъяснений, по мере необходимости; и (2) приводит к уровню

достоверности «Средний» в итоговой оценке. (6) Применительно. Этот пункт

применяется к информационным системам поднадзорных подразделений, на которые распространяется действие соглашения, которые должны соответствовать Специальной публикации (SP)

800-171 Национального института стандартов и технологий (NIST) в соответствии с пунктом 252.204-7012 Федеральной системы регулирования закупок Министерства обороны

(DFARS). Защита конфиденциальной оборонной информации и отчетность киберинцидентах по настоящему контракту.

(в) Требования . Поднадзорное подразделение должно предоставлять доступ к своим объектам, системам и персоналу, необходимым Правительству для проведения средней или высокой оценки NIST SP

800-171 DoD, как описано в Методологии оценки NIST SP 800-171 DoD по адресу <https://www.acq.osd.mil/asda/dpc/cp/cyber/Guarding.html#nistSP800171>, если необходимо. (г)

Гарантии. Сводные оценки уровня для всех оценок будут опубликованы в Системе рисков производительности поставщиков (SPRS) (<https://www.sprs.csd.disa.mil/>), чтобы обеспечить

видимость компонентов Министерства обороны в сводных оценках стратегических оценок.

(1) Базовые оценки. Поднадзорное подразделение может отправить по зашифрованной электронной почте сводные оценки и базовые уровни, проведенные в соответствии с методологией оценки

Министерства обороны NIST SP 800-171, на адрес webpmts@navy.mil для публикации в SPRS. (i) Электронные

письма должны содержать следующую информацию : (A) Версия

NIST SP 800-171, на основе которой проводилась оценка.

(B) Организация , проводящая оценку (например, самооценка Поднадзорного подразделения).

(C) Для каждого плана обеспечения безопасности с темы (требование безопасности 3.12.4), поддерживающего выполнение контракта

Министерства обороны США - (1) Все коды отраслевых коммерческих и государственных организаций (CAGE), связанные с информационной системой(ами), к которой обращается план обеспечения

безопасности с темы; и (2) Краткое описание архитектуры плана безопасности с темы, если существует более одного плана.

(D) Дата завершения оценки.

(E) Общий балл за уровень (например, 95 из 110, НЕ индивидуальное значение для каждого требования).

(F) Дата, когда ожидается выполнение всех требований (т.е. ожидается достижение 110 баллов) на основе информации, собранной из соответствующего плана(ов) действий, разработанного

в соответствии с NIST SP 800-171. (ii) Если в электронном письме, описанном в

пункте (b)(1)(i) настоящего щего раздела, говорится о нескольких планах обеспечения безопасности с темы, Поднадзорное подразделение должно использовать следующий формат отчета:

План безопасности с темы	Коды CAGE, поддерживаемые этим планом	Краткое описание архитектуры плана	Дата оценки	Общий счет	Дата достижения 110 баллов

(2) Средняя и высокая оценки. Министерство обороны опубликует в SPRS следующие итоговые оценки среднего и/или высокого уровня оценки для каждого оцениваемого плана

обеспечения

безопасности с темы: (i) Оцениваемый стандарт (например, NIST SP

800-171 Rev 1). (ii) Организация , проводящая оценку, например, DCM или конкретная организация (обозначенная адресным кодом деятельности Министерства обороны

(DoDAAC)). (iii)

Все отраслевые коды CAGE, связанные с информационными системами, указанными в плане безопасности с темы. (iv) Краткое

описание архитектуры плана безопасности с темы, если существует более одного плана безопасности с темы. (v) Дата

уровня оценки, т.е. средний или высокий. (vi) Суммарная оценка

уровня (например, 105 из 110, а не индивидуальное значение, присвоенное каждому требованию). (vii) Дата, когда ожидается

выполнение всех требований (т.е. ожидается достижение 110 баллов) на основе информации, собранной из соответствующего плана(ов) действий, разработанного

в соответствии с NIST SP 800-171. (д) Провержения . (1) Министерство обороны предоставляет

Поднадзорному подразделению сводные оценки среднего и высокого уровня и предоставляет возможность опровержения и

ПРОДОЛЖЕНИЕ	ССЫЛКА №. ПРОДОЛЖЕНИЕ ДОКУМЕНТА: SPRTM8-24-T-6890	СТРАНИЦА 9 ИЗ 22 СТРАНИЦ
<p>РАЗДЕЛ I – УСЛОВИЯ КОНТРАКТА (ПРОДОЛЖЕНИЕ)</p> <p>вынесение решения об итоговых баллах за уровень оценки до публикации и итоговых баллов в SPRS (см. Руководство пользователя SPRS https://www.sprs.csd.disa.mil/pdf/SPRS_Awardee.pdf).</p> <p>(2) По завершении каждой оценки подрядчика есть 14 рабочих дней, чтобы предоставить дополнительную информацию, чтобы продемонстрировать, что они соответствуют требованиям безопасности, не сообщаемым группой по оценке, или опровергнуть выводы, которые могут вызывать сомнения. (е) Доступность. (1) Итоговые оценки уровня оценки, опубликованные в SPRS, доступны персоналу Министрства обороны и защищены в соответствии со стандартами, изложенными в Инструкции Министрства обороны 5000.79 «Обмен и использование информации о производительности поставщиков и подрядчиков (PI) в масштабах всей обороны».</p> <p>(2) Уполномоченные представители Подрядчика, для которых отводилась оценка, могут получить доступ к SPRS для просмотра своих собственных итоговых баллов в соответствии с Руководством пользователя прогамного обеспечения SPRS для победителей/подрядчиков, доступным по адресу https://www.sprs.csd.disa.mil/pdf/SPRS_Awardee.pdf.</p> <p>(3) Высшая оценка Министрства обороны NIST SP 800-171 может привести к получению информации в дополнение к той, которая указана в этом пункте. Министрство обороны будет хранить и защищать любую подробную документацию как «Контролируемую несекретную информацию (CUI)», предназначенную только для внутреннего использования Министрства обороны. Информация будет защищена от несанкционированного использования и разглашения, в том числе посредством применения применимых исключений в соответствии с Законом о свободе информации (например, исключение 4 распространяется на коммерческую тайну и коммерческую или финансовую информацию, полученную от подрядчика, которая является конфиденциальной или конфиденциальной). (ж) Субподрядчик. (1) Подрядчик должен включать содержание настоящего пункта, включая настоящий пункт (г), во все субподрядные и другие договорные документы, включая субподрядные на приобретение коммерческих, поставочных или коммерческих услуг (за исключением коммерческих доступных товаров). (2) Подрядчик не заключает субподрядные договорные документы, на которые распространяются требования безопасности NIST SP 800-171, в соответствии с пунктом 252.204-7012 DFARS настоящего контракта, если субподрядчик не завершил в течение последних 3 лет, по крайней мере, базовая оценка Министрства обороны NIST SP 800-171, как описано в https://www.acq.osd.mil/asda/dpc/number/safeguarding.html#nistSP800171, для всей покрываемой информации о подрядчике. Системы, имеющие отношение к ее предложению, которые не являются частью службы информации информационных технологий, действующей в интересах Правительства.</p> <p>(3) Если субподрядчик не соответствует водным требованиям NIST SP 800-171 DoD Assessment (т.е. не старше 3 лет, если в запросе не указано меньшее время), опубликованных в SPRS, субподрядчик может провести и отправить базовую оценку в соответствии с методологией оценки Министрства обороны NIST SP 800-171 по адресу webpmsmh@navy.mil для публикации в SPRS вместе с информацией, требуемой пунктом (д) настоящего пункта.</p> <p style="text-align: center;">(Конец пункта)</p> <p>252.204-7024 УВЕДОМЛЕНИЕ ОБ ИСПОЛЬЗОВАНИИ СИСТЕМЫ РИСКА ЭФФЕКТИВНОСТИ ПОСТАВЩИКА (МАРТ 2023 Г ОДА) (DFARS)</p> <p>252.223-7006 ЗАПРЕТ НАХ РАЧЕНИЕ, ОБРАБОТКУ И УТИЛИЗАЦИЯ ТОКСИЧНЫХ ИЛИ ОПАСНЫХ МАТЕРИАЛОВ – БАЗОВЫЙ (СЕНТЯБРЬ 2014 Г.) (DFARS)</p> <p>252.223-7008 ЗАПРЕТ ШЕСТИВАЛЕНТНОГО РОМА (ЯНВАРЬ 2023 Г ОДА) (DFARS)</p> <p>252.225-7007 ЗАПРЕТ НА ПРИОБРЕТЕНИЕ ПРЕДМЕТОВ СПИСКА БОЕПРИПАСОВ САЩА КОММУНИСТИЧЕСКИХ КИТАЙСКИХ ВОЕННЫХ КОМПАНИЙ (ДЕКАБРЬ 2018 Г ОДА) (DFARS)</p> <p>252.225-7048 ТОВАРЫ, ПОДТВЕРЖДЕНИЕ ЭКСПОРТОМ (ИЮНЬ 2013 Г.) (DFARS)</p> <p>252.232-7003 ЭЛЕКТРОННАЯ ПОДАЧА ПЛАТЕЖНЫХ ЗАЯВЛЕНИЙ И ПОЛУЧЕНИЕ ОТЧЕТОВ (ДЕКАБРЬ 2014 Г ОДА) (DFARS)</p> <p>252.232-7006 ИНСТРУКЦИИ ПО ОПЛАТЕ МЕЖДУНАРОДНЫХ РАБОТ (ЯНВАРЬ 2023 Г ОДА) (DFARS) (а) Определения. В данном разделе «Адресный код деятельности» Министрства обороны (DoDAAC) представляет собой шестизначный код, который однозначно идентифицирует подразделение, деятельность или организацию. «Тип документа» означает тип запроса платежа или отчета о получении, доступный для создания в Wide Area Workflow (WAWF). «Местный процессинговый офис (LPO)» — это офис, ответственный за сертификацию платежей, когда сертификация платежей осуществляется вне системы выплат. «Запрос платежа» и «отчет о получении» определены в пункте 252.232-7003, Электронная подача платежных запросов и получение отчетов. (б) Электронное выставление счетов. Система WAWF обеспечивает метод электронной обработки запросов на оплату поставщиков и получения отчетов, как это разрешено Дополнением к Правилам закупок Министрства обороны США (DFARS) 252.232-7003. Электронная подача платежных запросов и получение отчетов. (с) Доступ к WAWF. Для доступа к WAWF Подрядчик должен:</p> <p>(1) Иметь назначенного электронного делового контактного лица в Системе управления наградами по адресу https://www.sam.gov; и (2) быть зарегистрированным для использования WAWF на https://wawf.eb.mil/, следуя пошаговому процессу самостоятельной регистрации, доступной на этом веб-сайте. (д) Обучение WAWF. Подрядчик должен следовать инструкциям по обучению, содержащимся в веб-обучающем курсе WAWF, и использовать сайт практического обучения перед отправкой запросов на оплату через WAWF. Доступ к обзору можно получить, выбрав ссылку «Интернет-обучение» на домашней странице WAWF по адресу https://wawf.eb.mil/.</p> <p>(е) Методы подачи документов WAWF. Подача документов может осуществляться через веб-сайт, электронный обмен данными или протокол передачи файлов. (ф) Платежные инструкции WAWF. Подрядчик обязуется использовать следующую информацию при подаче запросов на оплату и получении отчетов в WAWF по данному контракту или заданию или заказу на поставку:</p> <p>(1) Тип документа. Подрядчик должен подавать запросы на оплату, используя следующие типы документов: (i) Для стандартного типа затрат, включая трудозатраты или время и материалы, необходимо предоставить aviso с той же.</p>		
ПРОДОЛЖЕНИЕ НА СЛЕДУЮЩЕЙ СТРАНИЦЕ		

РАЗДЕЛ I – УСЛОВИЯ КОНТРАКТА (ПРОДОЛЖЕНИЕ)

(ii) Для позиций с фиксированной ценой:

(A) Если требуется отгрузка результатов, представьте счет-фактуру и отчет о получении, указанный сотрудником по контракту.

При создании документов в WAWF требуются как счет-фактура, так и отчет о получении, за исключением случаев, указанных в DFARS 232.7002.

(a) Применяется. Счет-фактура и отчет о получении могут быть представлены отдельно или вместе как комбинированный документ. Подробные инструкции по подготовке отчета о получении WAWF см. в приложении F к DFARS. ***ПРИМЕЧАНИЕ. Для контрактов, оформленных в соответствии с процедурами быстрой оплаты, если у клиента нет зарегистрированного адреса в WAWF, отправьте только счет-фактуру.

(Сотрудник по контрактам представит соответствующий счет-фактуру и типы документов отчета о получении для позиций с фиксированной ценой, которые требуют отгрузки результатов.)

(B) Для услуг, которые не требуют отгрузки результатов, отправьте либо счет-фактуру 2 в 1, который соответствует требованиям для счета-фактуры и отчета о получении, либо соответствующий счет-фактуру и отчет о получении, как указано сотрудником по контракту.

Не применимо для контрактов на поставку/отправьте счет-фактуру 2-в-1 для контрактов на

обслуживание (Сотрудник по контрактам представит либо «Счет-фактура 2-в-1», либо соответствующий счет-фактуру и тип(ы) отчета о получении для позиций с фиксированной ценой (услуги).)

(iii) Для обычных поэтапных платежей, основанных на понесенных расходах, отправьте запрос на поэтапный платеж. (iv)

Для выплат, основанных на результатах, отправьте запрос на выплату, основанную на результатах. (v)

Для финансирования коммерческого проекта подайте запрос на финансирование коммерческого проекта.

(2) Запросы быстрой оплаты разрешены только в том случае, если в контракт включено Постановление о федеральных закупках (FAR) 52.213-1.

[Примечание: Подрядчик может использовать «комбинированный» тип документа WAWF для создания некоторых комбинаций счета-фактуры и отчета о получении за один шаг.]

(3) Маршрутизация документов. Подрядчик должен использовать информацию из Таблицы данных маршрутизации ниже только для заполнения соответствующих полей в WAWF при создании запросов на оплату и получении отчетов в системе.

Таблица данных маршрутизации*

Имя поля в WAWF	Данные для ввода WAWF
Оплатить официальный DoDAAC	См. итоговую награду
Выпуск DoDAAC	См. итоговую награду
Администратор DoDAAC**	См. итоговую награду
Осмотр DoDAAC	См. итоговую награду, если применимо.
Доставка в код	См. итоговую награду, если применимо.
Отправка из кода	См. итоговую награду, если применимо.
Отметить для кода	См. итоговую награду, если применимо.
Утверждающий сервис (ДоДАК)	См. итоговую награду, если применимо.
Приемщик услуг (ДоДАК)	См. итоговую награду, если применимо.
Принять участие в другом DoDAAC.	См. результат вознаграждения, если применимо.
ЛПО ДоДАК	См. итоговую награду, если применимо.
Аудитор DCAA DoDAAC	См. итоговую награду, если применимо.
Другие DoDAAC	См. итоговую награду, если применимо.

(*Сотрудник по контракту: укажите соответствующую информацию DoDAAC. Если применимо несколько мест отгрузки/приемки, укажите «См. график» или «Не применимо».)

(**Сотрудник по контракту: если контракт предусматривает оплату за ресурсы или оплату по итогам работы, укажите DoDAAC для офиса по администрированию контракта, которому переданы функции в соответствии с FAR 42.302(a)(13).)

ПРОДОЛЖЕНИЕ	ССЫЛКА №. ПРОДОЛЖЕНИЕ ДОКУМЕНТА: SPE7M8-24-T-6890	СТРАНИЦА 11 ИЗ 22 СТРАНИЦ
<p>РАЗДЕЛ I – УСЛОВИЯ КОНТРАКТА (ПРОДОЛЖЕНИЕ)</p> <p>(4) Запрос платежа. Подрядчик должен обеспечить, чтобы запрос на оплату включал документацию, соответствующую типу запроса на оплату в соответствии с положением об оплате, положением о финансировании контракта или Положением о федеральных закупках 52.216-7 «Договорная стоимость и оплата», в зависимости от обстоятельств.</p> <p>(5) Отчет о получении. Подрядчик должен обеспечить, чтобы отчет о приеме требований и Приложения F DFARS.</p> <p>(g) Контактное лицо WAWF.</p> <p>(1) Подрядчик может получить разъяснения относительно выставления счетов в WAWF у контактного лица WAWF с помощью опция «Поддержка» предприятия. Обратитесь к местному администратору контракта, указанному в блоке 6 ДД 1155. (Сотрудник по контракту: укажите соответствующую информацию или «Не применимо».)</p> <p>(2) Если вам нужна помощь, обратитесь в службу поддержки WAWF по телефону 866-618-5988. (Конец пункта)</p> <p>252.232-7010 СБОРЫ С КОНТРАКТНЫХ ПЛАТЕЖЕЙ (ДЕКАБРЬ 2006 Г.) (DFARS)</p> <p>252.243-7001 ЦЕНЫ НА МОДИФИКАЦИИ КОНТРАКТА (ДЕКАБРЬ 1991 ГОДА) (DFARS)</p> <p>252.244-7000 СУБПОДРЯДЫ НА КОММЕРЧЕСКИЕ ПРОДУКТЫ ИЛИ КОММЕРЧЕСКИЕ УСЛУГИ (НОЯБРЬ 2023 ГОДА) (DFARS)</p> <p>252.246-7003 УВЕДОМЛЕНИЕ О ПОТЕНЦИАЛЬНЫХ ПРОБЛЕМАХ БЕЗОПАСНОСТИ (ЯНВАРЬ 2023 ГОДА) (DFARS)</p> <p>52.203-19 ЗАПРЕТ ТРЕБОВАНИЯ ОТРАЖЕННЫХ СОГЛАШЕНИЙ ИЛИ ЗАЯВЛЕНИЙ О ВНУТРЕННЕЙ КОНФИДЕНЦИАЛЬНОСТИ (ЯНВАРЬ 2017 ГОДА) (FAR)</p> <p>52.204-21 БАЗОВАЯ ЗАЩИТА ИНФОРМАЦИОННЫХ СИСТЕМ ПОДРЯДЧИКА (НОЯБРЬ 2021 ГОДА) (FAR)</p> <p>52.204-25 ЗАПРЕТ НА ЗАКЛЮЧЕНИЕ ДОГОВОРА НА ОПРЕДЕЛЕННЫЕ УСЛУГИ ИЛИ ОБОРУДОВАНИЕ ТЕЛЕКОММУНИКАЦИЙ И ВНЕШНЕЕ НАБЛЮДЕНИЕ (НОЯБРЬ 2021 ГОДА) (FAR)</p> <p>52.204-30 ФЕДЕРАЛЬНЫЕ ПРИКАЗАНИЯ ЗАКОНА О БЕЗОПАСНОСТИ ЦЕПОЧКИ ПОСТАВОК – ЗАПРЕТ (ДЕКАБРЬ 2023 ГОДА) (FAR)</p> <p>52.211-5 ТРЕБОВАНИЯ К МАТЕРИАЛАМ (АВГУСТ 2000 Г.) (FAR)</p> <p>52.213-4 УСЛОВИЯ И ПОЛОЖЕНИЯ – УПРОЩЕННОЕ ПРИОБРЕТЕНИЕ (КРОМЕ КОММЕРЧЕСКИХ ПРОДУКТОВ И КОММЕРЧЕСКИХ УСЛУГ) (ФЕВРАЛЬ 2024 Г.) (FAR)</p> <p>***</p> <p>(c) FAR 52.252-2, пункты, включенные посредством ссылки (февраль 1998 г.). Настоящий контракт включает в себя одно или несколько пунктов путем ссылки, имеющих ту же силу и действие, как если бы они были даны в полном тексте. По запросу сотрудник по контрактам предоставляет полный текст. Кроме того, полный текст статьи можно получить в электронном виде по этому/этим адресам: FAR: https://www.acquisition.gov/?q=browsefar DFARS: https://www.acq.osd.mil/dpap/dars/dfarspgi/current/index.html</p> <p>DLAD: http://www.dla.mil/HQ/Acquisition/Offers/DLAD.aspx</p> <p>***</p> <p>52.222-36 РАВНЫЕ ВОЗМОЖНОСТИ ДЛЯ РАБОТНИКОВ С ИНВАЛИДНОСТЬЮ– ВАРИАНТ (ИЮНЬ 2014 Г.) (FAR)</p> <p>Примечание. Следующие условия настоящего пункта применяются к настоящему договору: _____ (Перечислить термин(ы)).</p> <p>52.223-18 ПОСЩЕНИЕ ПОЛИТИКИ ПОДРЯДЧИКА ПО ЗАПРЕТУ ТЕКСТОВЫХ СООБЩЕНИЙ ВО ВРЕМЯ ВОЖДЕНИЯ (ИЮНЬ 2020 ГОДА) (FAR)</p> <p>52.223-3 ИДЕНТИФИКАЦИЯ ОПАСНЫХ МАТЕРИАЛОВ И ДАННЫЕ ОБЕЗОПАСНОСТИ МАТЕРИАЛОВ (февраль 2021 г.) (FAR) (a) «Опасный материал», используемый в этом разделе, включает любой материал, определенный как опасный в соответствии с последней версией Федерального стандарта № 313 (включая изменения), принятого в течение срока действия договора. (b) Поставщик должен перечислить любые опасные материалы, как определено в пункте (a) настоящего пункта, которые будут поставлены по настоящему контракту. Опасный материал должен быть правильно идентифицирован и включать любой применимый идентификационный номер, например, национальный складской номер или номер специализированного изделия. Эта информация также должна быть включена в паспорт безопасности материала, представленный в соответствии с настоящим контрактом.</p>		
ПРОДОЛЖЕНИЕ НА СЛЕДУЮЩЕЙ СТРАНИЦЕ		

ПРОДОЛЖЕНИЕ	ССЫЛКА №. ПРОДОЛЖЕНИЕ ДОКУМЕНТА: SPE7M8-24-T-6890	СТРАНИЦА 12 ИЗ 22 СТРАНИЦ
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РАЗДЕЛ I – УСЛОВИЯ КОНТРАКТА (ПРОДОЛЖЕНИЕ)

Материал (если нет, укажите "Ничто")	Идентификационный номер.

(с) Этот список должен обновляться в ходе исполнения контракта всякий раз, когда Подрядчик определит, что любой другой материал, который будет поставлен по этому контракту, является опасным.

(d) Предложивший, очевидно, успешный поставщик соглашается предоставлять для каждого предмета, как требуется, диспозиция контракта Газпорт безопасности материала, соответствующий требованиям м.29 CFR 1910.1200(g) и последней версии Федерального стандарта № 313 для всех опасных материалов. Материал, указанный в пункте (б) настоящего пункта, должен быть предоставлен в соответствии с Федеральным стандартом № 313 независимо от того, является ли вышеуказанный oferent фактическим производителем этих изделий. Непредоставление Газпорта безопасности материала до диспозиция контракта может привести к тому, что вышеуказанный oferent будет считаться безответственным и не имеющим права на получение контракта.

(d) Если после диспозиция контракта происходит изменение состава объекта(ов) или просмотр Федерального стандарта № 313, что делает неполными или неточными данные, предоставленные в соответствии с пунктом (г) настоящего пункта, Подрядчик незамедлительно уведомит об этом Ответственного за контракт и повторно предоставит данные. (f) Ни требования настоящего пункта,

ни какое-либо действие или бездействие Правительства не освобождают Подрядчика от какой-либо ответственности или ответственности за безопасность персонала или имущества Правительства, Подрядчика или субподрядчика. (g) Ничто, содержащееся в настоящем пункте, не освобождает Подрядчика от

соблюдения применимых федеральных, государственных и местных законов, кодексов, постановлений и правил (включая получение лицензий и разрешений) в отношении опасных материалов. (h) Права Правительства в отношении данных, предоставленных по настоящему контракту в отношении опасных материалов, заключаются

в следующем: (1) Использовать, дублировать и раскрывать любые данные, к которым применим настоящий пункт. Целью этого права являются:

(i) Информировать персонал опасных объектов, к которым они могут подвергнуться при использовании, обращении, упаковке, транспортировке или удалении опасных материалов; (ii) получить медицинскую помощь для лиц, пострадавших от материала; и (iii) позволить другим использовать, дублировать и раскрывать данные Правительства для этих целей.

(2) Использовать, дублировать и раскрывать данные, предоставленные в соответствии с настоящим пунктом, в соответствии с подпунктом (h)(1) настоящего пункта, имеющим приоритет над любым другим пунктом настоящего контракта, предусматривающим права на данные.

(3) Правительству не разрешается использовать аналогичные или идентичные данные, полученные из других источников.

(Конец статьи)

52.223-7 УВЕДОМЛЕНИЕ О РАДИОАКТИВНЫХ МАТЕРИАЛАХ (ЯНВАРЬ 1997 г.) (FAR) (a) Подрядчик должен

уведомить должностное лицо по контракту или назначенное ему лицо в письменной форме за _____ * дней до доставки или до завершения любого обслуживания, требуемого по настоящему контракту, предметов, содержащих либо

(1) радиоактивный материал, требующий специальной маркировки в соответствии с правилами, изданными в соответствии с Законом об атомной энергии 1954 года с поправками, как указано в Разделе 10 Кодекса федеральных правил, действующих на дату настоящего контракта, или (2) другие радиоактивные материалы, не требующие специальной маркировки, у которых удельная активность превышает 0,02 микроюри на грамм или активность на единицу равна или превышает 0,01 микроюри.

В таком уведомлении должны быть указаны часть или части предметов, которые содержат радиоактивные материалы, описание материалов, название и активность источника, производитель материалов, а также любая другая информация, известная Подрядчику, которая поставит пользователей предметов с уведомлением о возможных опасностях (OMB № 9000-0707).

* Сотрудник по контрактам должен указать количество дней, необходимое для доставки товара или завершения обслуживания, чтобы гарантировать получение необходимых лицензий и уведомление соответствующего персонала о необходимых мерах безопасности и охраны здоровья. См. FAR 23.601(d).

(b) Если не произошло никаких изменений, влияющих на объем активности или характеристики и состав радиоактивного материала в результате поставок по настоящему контракту или предыдущим контрактам, Подрядчик может потребовать, чтобы Должностное лицо по контракту или уполномоченное лицо отозвалось от требования об уведомлении, предусмотренном в пункте (а) настоящего пункта.

Любой такой запрос должен: (1)

Подаваться в письменной форме; (2)

констатировать, что количественная активность, характеристики и состав радиоактивного материала не изменились; и (3) Указать номер контракта, по которому было отправлено предварительное уведомление, и офис-заказчик, которому оно было отправлено.

(с) Все изделия, части или узлы, которые содержат радиоактивные материалы, удельная активность которых превышает 0,002 микроюри на грамм или активность на предмет равна или превышает 0,01 микроюри, а также все контейнеры, в которых такие изделия, части или узлы доставляются, в Правительство должно иметь четкую маркировку и маркировку в соответствии с требованиями последней редакции MIL-STD 129, действующей на дату заключения контракта. (d) Данный пункт, включая данное предложение, должен быть включен во все субподрядные

на поставку радиоактивных материалов, отвечающих критериям пункта (а) настоящего пункта.

(Конец статьи)

52.232-39 НЕИСПРАВНОСТЬ НЕАКТИВНО ИОНИРОВАННЫХ ОБЯЗАТЕЛЬСТВ (ИЮНЬ 2013 г.) (FAR)

52.232-40 ПРЕДОСТАВЛЕНИЕ УСКОРЕННЫХ ПЛАТЕЖЕЙ СУБПОДРЯДИКА МАЛОГО БИЗНЕСА (МАРТ 2023 г. ОД) (FAR)

РАЗДЕЛ I – УСЛОВИЯ КОНТРАКТА (ПРОДОЛЖЕНИЕ)

52.243-1 ИЗМЕНЕНИЯ – ФИКСИРОВАННАЯ ЦЕНА (АВГУСТ 1987 ГОДА) (ДАЛЕКО)

52.246-2 ПРОВЕРКА ПОСТАВОК – ФИКСИРОВАННАЯ ЦЕНА (АВГУСТ 1986 Г.) (FAR)

52.249-8 ПОУМОЛЧАНИЮ (ПОСТАВКИ И ОБСЛУЖИВАНИЕ ПО ФИКСИРОВАННОЙ ЦЕНЕ) (АПРЕЛЬ 1984 Г.) (FAR)

РАЗДЕЛ К – ЗАВЕЩЕНИЯ, СЕРТИФИКАЦИИ И ЗАЯВЛЕНИЯ

252.203-7005 ПРЕДСТАВИТЕЛЬСТВО В ОТНОШЕНИИ КОМПЕТЕНЦИИ БЫВШИМ ДОЛЖНОСТНЫМ ЛИЦАМ (СЕНТЯБРЬ 2022 ГОДА) (DFARS)

252.204-7007 ВАРИАНТ А, ЕЖЕГОДНЫЕ ЗАВЕЩЕНИЯ И СЕРТИФИКАЦИИ (НОЯБРЬ 2023 ГОДА) (DFARS)

Как предусмотрено в 204.1202, используйте следующие положения:

Замените следующие пункты (b), (d) и (e) на пункты (b) и (d) положения FAR 52.204-8: (b)(1) Если в настоящее предложение включено положение

FAR 52.204-7 «Система управления наградами», применяются пункт (e) этого положения.

(2) Если положение FAR 52.204-7 «Система управления наградами» не включено в настоящее предложение, и у заявителя есть активная регистрация в Системе управления наградами (SAM), он может выбрать использование пункта (e) настоящего положения вместо заполнения соответствующих индивидуальных заявлений и подтверждений в тендере. Участник предложения должен указать, какой вариант применяется, отметив один из следующих полей:

___ (i) Применяется пункт (e). (ii)

___ Параграф (e) не применяется, и претендент представил отдельные заявления и подтверждения в тендере.

(d)(1) Следующие заявления и сертификаты в базе данных SAM применимы к настоящему предложению, как указано: (i) 252.204-7016, Охватываемое оборонное телекоммуникационное оборудование или услуги — Представительство. Применяется ко всем обращениям. (ii) 252.216-7008, Корректировка экономических ставок заработной платы или цены на материалы, контролируемые иностранным правительством. Применяется к предложениям о заключении контрактов на поставку и обслуживание с фиксированной ценой, когда контракт должен быть выполнен полностью или частично в иностранном государстве, и иностранное правительство контролирует ставки заработной платы или цены на материалы и может во время исполнения контракта ввести обязательное изменение заработной платы или цен материалов. (iii) 252.225-7042, Разрешение на исполнение. Применяется ко всем предложениям, когда исполнение будет полностью или частично осуществляться в другой стране. (iv) 252.225-7049, Запрет на приобретение некоторых иностранных коммерческих спутниковых служб — Представительство. Применяется к предложениям о приобретении коммерческих спутниковых услуг. (v)

252.225-7050, Раскрытие информации о безопасности или контроле со стороны правительства страны, которая является государственным спонсором терроризма. Применяется ко всем предложениям, которые, как ожидается, приведут к заключению

контрактов на сумму 150 000 долларов США и более. (vi) 252.229-7012, Налоговые льготы (Италия) — Представительство. Применяется к предложениям, когда исполнение контракта будет осуществляться в Италии. (vii) 252.229-7013, Налоговые льготы (Испания) — Представительство. Применяется к предложениям, когда исполнение контракта будет осуществляться в Испании. (viii) 252.247-7022, Представление объема морской перевозки. Применяется ко всем предложениям, за исключением предложений о прямой покупке услуг морских перевозок или предложений, ожидаемая стоимость которых равна или ниже упрощенного порога приобретения.

(2) Следующие заявления и сертификаты в SAM применимы к этому предложению, как указано должностным лицом по контракту: [Сотрудник по контрактам отметьте, если необходимо.] ___(i)

252.209-7002, Раскрытие

информации о безопасности или контроле со стороны иностранного правительства. ___(ii) 252.205-7000

купите американский сертификат программы платежного баланса. ___(iii) 252.225-7020, Сертификат

торговых соглашений.

___Используйте с

альтернативным вариантом I. ___(iv) 252.225-7031, Вторичный арабский

бойкот Израиля. ___(v) 252.225-7035, Купите американское соглашение о свободной торговле — сертификат программы платежного баланса.

___Используйте с альтернативным вариантом I.

___Используйте с Альтернативой II.

___Используйте с Альтернативой III.

___Используйте с альтернативным IV.

___Использовать с альтернативным

___ номером V. (vi) 252.226-7002, Представление демонстрационного проекта для подрядчиков, нанимающих людей с ограниченными возможностями.

___ (vii) 252.232-7015, Платежи по результатам деятельности — Представительство. (e)

Претендент завершил ежегодные заявления и сертификаты в электронном виде через веб-сайт SAM по адресу <https://www.acquisition.gov>. После проверки информации базы данных SAM Претендент отправляя предложение, подтверждает, что заявления и сертификаты, которые в настоящее время публикуются в электронном виде и применимы к этому предложению, как указано в FAR 52.204-8(c) и пункте (d) настоящего положения, были введены или обновлены в течение последних 12 месяцев, являются актуальными, точными, полными и применимыми к настоящему предложению (включая стандарт размера бизнеса, применимый к коду NAICS, указанному в этом предложении), на дату настоящего предложения и включены в настоящее предложение. Если в FAR 4.1201; за исключением изменений, указанных ниже [Оферент вносит изменения, указывая изменение по номеру положения, названию и дате]. Эти измененные заявления и/или сертификаты также включены в настоящее предложение и являются актуальными, точными и полными на дату настоящего предложения.

Положение ФАР/ДФАРС №	Заголовок	Дата	Изменить

ПРОДОЛЖЕНИЕ	ССЫЛКА №. ПРОДОЛЖЕНИЕ ДОКУМЕНТА: SP7M8-24-T-6890	СТРАНИЦА 14 ИЗ 22 СТРАНИЦ
РАЗДЕЛ К – ЗАВЕЩЕНИЯ, СЕРТИФИКАЦИИ И ЗАЯВЛЕНИЯ (ПРОДОЛЖЕНИЕ)		
<p>Любые изменения, представленные оферентом, применимы только к настоящему предложению и не приводят к обновлению заявлений и сертификатов, находящихся в базе данных SAM.</p>		
(Конец положения)		
252.204-7008 С ОБЪЯВЛЕНИЕ УСЛОВИЙ КОНТРОЛЯ ЗАЩИТНОЙ ИНФОРМАЦИИ ОБОРОНЫ (ОКТ 2016 ГОДА) (DFARS)		
252.204-7017 ЗАПРЕТ НА ПРИОБРЕТЕНИЕ ОБОРОННОГО ТЕЛЕКОММУНИКАЦИОННОГО ОБОРУДОВАНИЯ ИЛИ УСЛУГ — ПРЕДСТАВИТЕЛЬСТВО (МАРТ 2021 ГОДА) (DFARS)		
<p>Как предписано в 204.2105(b), используйте следующее положение: От заявителя не требуется завершать представление в соответствии с положением, если заявитель ввел в положение 252.204-7016, Охватываемое оборонное телекоммуникационное оборудование или услуги — Представление, что оно предоставляет покрытие оборонное телекоммуникационное оборудование или услуги в составе своих продуктов или услуг Правительству при выполнении любого контракта, субподряда или другого оборонного инструмента. (а) Определения. Охватываемое оборонное телекоммуникационное оборудование или услуги, охватываемая миссия, критически важная технология и существенный или существенный компонент, используемые в настоящем положении, имеют значения, указанные в пункте 252.204-7018 «Запрет на приобретение охватываемого оборонного телекоммуникационного оборудования или услуги» настоящего документа с одатой. (б) Запрет. Раздел 1656 Закона о полномочиях национальной обороны на 2018 финансовый год (Pub. L. 115-91) запрещает агентам приобретать или получать, а также продлевать или продлевать контракт на закупку или получение любого оборудования, системы или услуги для выполнения охватываемых миссий, в которых используются оборонное телекоммуникационное оборудование или услуги в качестве существенного или важного компонента любой системы или в качестве критически важной технологии как части любой системы. (в) Процедура. Претендент должен просмотреть список исключенных сторон в Системе управления наградами (SAM) по адресу https://www.sam.gov для организаций, которые исключены при предоставлении любого оборудования, системы или услуги для выполнения покрываемых миссий, в которых используются покрываемые оборонное телекоммуникационное оборудование или услуги как существенный или существенный компонент любой системы или как критически важная технология как часть любой системы, если не представлено отказ. (г) Представительство. Если с ваших ежегодных заявлений и сертификатах в SAM Претендент представил в пункте (с) положения 252.204-7016 «Покрываемое оборонное телекоммуникационное оборудование или услуги» — Заявление, что оно «действительно» предоставляет покрываемое оборонное телекоммуникационное оборудование или услуги в качестве части своих продуктов или услуг, предлагаемых Правительству при выполнении любого контракта, субподряда или другого оборонного документа, тогда Участник предложения должен представить следующее дополнительное заявление: Участник предложения заявляет, что он [] не будет [] предоставлять охватываемые оборонные телекоммуникационные оборудование или услуги и как часть продуктов или услуг, предлагаемых Министерству обороны США, при выполнении любого контракта, полученного в результате этого запроса. (д) Раскрытие информации. Если участник тендера заявил в пункте (д) настоящего положения, что он «предоставляет охватываемое оборонное телекоммуникационное оборудование или услуги», участник тендера должен предоставить следующую информацию как часть предложения: (1) Описание всего охватываемого оборонного телекоммуникационного оборудования или услуги и предлагаемые услуги (укажите бренд или производителя; продукт, например номер модели, номер производителя оригинального оборудования (OEM), номер детали производителя или номер оптового отгрузочного описания товара, если применимо).</p> <p>(2) Объявление предполагаемого использования охватываемого оборонного телекоммуникационного оборудования и услуги, а также любых факторов, имеющих отношение к определению того, будет ли такое использование разрешено в соответствии с запретом, указанным в пункте (б) настоящего положения.</p> <p>(3) Для услуги — организация, предоставляющая покрываемые оборонные телекоммуникационные услуги (включая название организации, уникальный идентификатор организации и код коммерческой и государственной организации (CAGE), если он известен).</p> <p>(4) Для оборудования — организация, которая произвела или предоставила охватываемое оборонное телекоммуникационное оборудование (укажите название организации, уникальный идентификатор организации, код CAGE, а также то, была ли организация OEM-производителем или дистрибутором, если известно).</p> <p style="text-align: center;">(Конец положения)</p>		
252.204-7019 УВЕДОМЛЕНИЕ ОТРЕКОВАННЫХ ОЦЕНОК И DOD NIST SP 800-171 (НОЯБРЬ 2023 ГОДА) (DFARS) (а) Определения.		
«Базовая оценка», «Средняя оценка» и «Высокая оценка» имеют значения, указанные в пункте 252.204-7020, NIST SP 800-171 DoD Assessments.		
«Информационная система соответствующего подчиненка» имеет значение, приведенное в пункте 252.204-7012, Защита конфиденциальной оборонной информации и сообщений кибериндентах в рамках настоящего запроса. (б)		
<p>Требование. Чтобы быть рассмотренным для присуждения контракта, если заявитель требуется внедрить NIST SP 800-171, он должен иметь текущую оценку (т.е. не старше 3 лет, если в предложении не указан меньший срок) (с м. 252.204). -7020) для каждой информационной системы подчиненка, на которую распространяется действие соглашения, которая имеет отношение к предложению, контракту, заказу на выполнение работ или заказу на поставку. Базовые, средние и высокие оценки DoD NIST SP 800-171 описаны в Методологии оценок и DoD NIST SP 800-171, расположенной по адресу https://www.acq.osd.mil/dpaw/pdi/cyber/. стратегическая оценка подчиненка реализация_of_NIST_SP_800-171.html. (в) Процедура.</p>		
<p>(1) Претендент должен убедиться, что суммарные баллы текущего уровня NIST SP 800-171 DoD Assessment (т.е. не старше 3 лет, если в запросе не указано меньшее время) размещены в Системе рисков производительности поставщика (SPRS). (https://www.sprcsd.disa.mil/) для всех покрываемых информационных систем подчиненка, имеющих отношение к предложению.</p>		
<p>(2) Если у Претендента нет сводных оценок текущего уровня NIST SP 800-171 DoD Assessment (т.е. не старше 3 лет, если в запросе не указано меньшее время), опубликованных в SPRS, Претендент может провести и отправить базовую оценку по адресу weupsmh@navy.mil для публикации в SPRS в формате, указанном в пункте (д) настоящего положения.</p>		
<p>(д) Суммарные баллы за уровень. Сводные оценки уровня для всех оценок будут опубликованы через 30 дней после оценок в SPRS, чтобы обеспечить видимость компонентов Министерства обороны в сводных оценках стратегических оценок.</p>		
<p>(1) Базовые оценки. Претендент может следовать процедурам, указанным в пункте (с)(2) настоящего положения, для публикации Базовых оценок в SPRS.</p>		
ПРОДОЛЖЕНИЕ НА СЛЕДУЮЩЕЙ СТРАНИЦЕ		

ПРОДОЛЖЕНИЕ	ССЫЛКА №. ПРОДОЛЖЕНИЕ ДОКУМЕНТА: SP7M8-24-T-6890	СТРАНИЦА 15 ИЗ 22 СТРАНИЦ
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РАЗДЕЛ К – ЗАВЕЩЕНИЯ, СЕРТИФИКАЦИИ И ЗАЯВЛЕНИЯ (ПРОДОЛЖЕНИЕ)

- (i) Электронное письмо должно содержать следующую информацию: (A) Оценочный стандарт кибербезопасности (например, NIST SP 800-171 Rev 1). (B) Организация, проводящая оценку (например, агентство Подразделения). (C) Для каждого плана обеспечения безопасности системы требование безопасности 3.12.4, поддерживающее выполнение контракта Министрства обороны: (1) Все коды отраслевых коммерческих и государственных организаций (CAGE), связанные с информационными системами, указанными в плане обеспечения безопасности; и (2) Краткое описание архитектуры плана безопасности системы, если существует более одного плана. (D) Дата завершения оценки. (E) Общий балл за уровень (например, 95 из 110) НЕ индивидуальное значение для каждого требования. (F) Дата, когда ожидается выполнение всех требований (т.е. ожидается получение 110 баллов) на основе информации, собранной из соответствующего плана(ов) действий, разработанного в соответствии с NIST SP 800-171.
- (ii) Если в электронном письме, описанном в пункте (d)(1)(i) настоящего раздела, размещаются несколько планов обеспечения безопасности системы, претендент должен использовать следующий формат отчета:

План безопасности системы	Коды CAGE, поддерживаемые этим планом	Краткое описание архитектуры плана	Дата оценки	Общий счет	Дата достижения 110 баллов

(2) Средняя и высокая оценка Министрства обороны публикуется в SPRS с ведущими итоговые оценки среднего или высокого уровня для каждой оцениваемой системы:

- (i) Оцениваемый стандарт (например, NIST SP 800-171 Rev 1). (ii) Организация, проводящая оценку, например, DCMA или конкретная организация (обозначенная адресным кодом деятельности Министрства обороны (DoDAAC)). (iii) Все отраслевые коды CAGE, связанные с информационными системами, указанными в плане безопасности системы. (iv) Краткое описание архитектуры плана безопасности системы, если существует более одного плана безопасности системы. (v) Дата и уровень оценки, т.е. средний или высокий. (vi) Суммарная оценка уровня (например, 105 из 110, а не индивидуальное значение, присвоенное каждому требованию). (vii) Дата, когда ожидается выполнение всех требований (т.е. ожидается получение 110 баллов) на основе информации, полученной из соответствующего плана(ов) действий, разработанного в соответствии с NIST SP 800-171.

(3) Доступность. (i)

Итоговые оценки уровня оценки, опубликованные в SPRS, доступны персоналу Министрства обороны и защищены в соответствии с стандартами, изложенными в Инструкции Министрства обороны 5000.79 «Обмен и использование информации о производительности поставщиков и продуктов (PI) в масштабах всей обороны». (ii)

Уполномоченные представители претендента, для которого проводилась оценка, могут получить доступ к SPRS для просмотра своих собственных итоговых баллов в соответствии с Руководством пользователя программного обеспечения SPRS для победителей/подразделения, доступным по адресу https://www.sprs.csd.disa.mil/pdf/SPRS_Awardee.pdf. (iii) Высокая оценка Министрства обороны NIST SP 800-171 может привести к получению документации в дополнение к той, которая указана в этом разделе. Министрство обороны будет хранить и защищать любую подобную документацию как «Контролируемую не секретную информацию (CUI)», предназначенную только для внутреннего использования Министрства обороны. Информация будет защищена от несанкционированного использования и разглашения, в том числе посредством применения применимых ограничений в соответствии с Законом о свободе информации (например, включение 4 раз просмотра на коммерческую тайну и коммерческую или финансовую информацию, полученную от подразделения, которая является конфиденциальной или конфиденциальной).

(Конец положения)

252.239-7098 ЗАПРЕТ НА ЗАКЛЮЧЕНИЕ ДОГОВОРА НА ПОДДЕРЖАНИЕ ИЛИ СОЗДАНИЕ КОМПЬЮТЕРНОЙ СЕТИ, ЕСЛИ ТАКАЯ СЕТЬ ПРЕДНАЗНАЧЕНА ДЛЯ БЛОКИРОВКИ ДОСТУПА К ОПРЕДЕЛЕННЫМ ВЕБ-САЙТАМ – ПРЕДСТАВИТЕЛЬСТВО (ОТКЛОНЕНИЕ 2021-00003) (АПРЕЛЬ 2021 Г. ОД) (DFARS)

52.204-17 С ОБСЛУЖИВАНИЕ ИЛИ КОНТРОЛЬ ПРЕДЛОЖИТЕЛЯ (АВГУСТ 2020 Г. ОД) (FAR) (a)

Определения. В настоящем положении код

коммерческой и государственной организации (CAGE) означает:

- (1) Идентификатор, присвоенный организации, расположенной в Соединенных Штатах или их пригородах, отделении коммерческих и государственных организаций (CAGE) Агентства оборонной логистики (DLA) для идентификации коммерческих или государственных организаций по уникальному местоположению; или (2) Идентификатор, присвоенный членом Организации Североатлантического договора (НАТО) или Агентством НАТО по поддержке и закупкам (NSPA) организации, расположенной за пределами Соединенных Штатов, их удаленных районов, которые Коммерческая и государственная организация (DLA (CAGE)) Филиал записывает в основном файле CAGE. Этот тип кода известен как код НАТО CAGE (NCAGE).

Владелец высшего уровня означает организацию, которая владеет или контролирует непосредственно владельца офферента, или которая владеет или контролирует одну или несколько организаций, которые контролируют непосредственно владельца офферента. Ни одна организация не владеет и не осуществляет контроль над собственником высшего уровня.

Непосредственный владелец означает юридическое лицо, отличное от офферента, которое имеет прямой контроль над офферентом. Индикаторы контроля включают, помимо прочего, одно или несколько из следующего: владение или взаимозависимое управление, идентичность интересов членов семьи, общие помещения и оборудование, а также совместное использование с сотрудником.

ПРОДОЛЖЕНИЕ	ССЫЛКА №. ПРОДОЛЖЕНИЕ ДОКУМЕНТА: SPE7M8-24-T-6890	СТРАНИЦА 16 ИЗ 22 СТРАНИЦ
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РАЗДЕЛ К – ЗАВЕРЕНИЯ, СЕРТИФИКАЦИИ И ЗАЯВЛЕНИЯ (ПРОДОЛЖЕНИЕ)

(b) Участник предложения заявляет, что он [] имеет или [] не имеет непосредственного владельца. Если заявитель имеет более одного непосредственного владельца (например, совместное предприятие), то он должен ответить на пункт (c) и, если применимо, пункт (d) на тот же о положении, для каждого участника совместного предприятия. (c) Если Претендент указывает «имеет» в пункте (b) на тот же о положении, введите следующую информацию: Код CAGE непосредственного владельца а

Юридическое имя непосредственного _____
 владелец а (не используйте имя «ведение бизнеса как»)
 Является ли непосредственный владелец с собственностью или контролем других лиц а: [] Да или [] Нет. (d)
 Если Претендент указывает «да» в пункте (c) на тот же о положении, указывая, что непосредственный владелец находится в собственности или под контролем других лиц а, затем введите следующую информацию:
 Код CAGE владельца а с адресом _____
 уровня: Официальное имя владельца _____
 с адресом _____ (Не используйте имя «ведение бизнеса как»)

52.204-24 ПРЕДСТАВИТЕЛЬСТВО ОТНОСИТЕЛЬНО ОПРЕДЕЛЕННЫХ УСЛУГ ИЛИ ОБОРУДОВАНИЯ ТЕЛЕКОММУНИКАЦИЙ И ВИДЕОНАБЛЮДЕНИЯ (НОЯБРЬ 2021 Г ОДА) (FAR)

Участник тендера не должен завершать заявление в соответствии с пунктом (d)(1) на тот же о положении, если участник тендера заявляет, что он «не предоставляет о значенное телекоммуникационное оборудование или услуги как часть своих предлагаемых продуктов или услуг Правительство при исполнении служебных обязанностей». Любое о контракта, субподрядчика или другого о оворного о инструмента в положении 52.204-26 «Охватываемое телекоммуникационное оборудование или услуги — Представительство» или в пункте (v) положения 52.212-3 «Заверения и сертификаты претендента — коммерческие объекты». (a) Определения. При использовании в этом положении «Резервное соединение», охватываемое телекоммуникационное оборудование или услуги, критически важные технологии, механизмы межсетевого соединения, разумный запрос, роуминг и существенный или существенный компонент имеют значения, предусмотренные в пункте 52.204-25 «Запрет на заключение контрактов на определенные виды телекоммуникаций и видеонаблюдения». Услуги или оборудование.

(6) Запрет.

(1) Раздел 889(a)(1)(A) Закона Джона С. Маккейна о полномочиях национальной обороны на 2019 финансовый год (Pub. L. 115-232) запрещает главе исполнителю о ора а 13 августа или после этой даты: 2019, от закупки или получения, или продления или продления контракта на закупку или получение любого оборудования, системы или услуги, в которых используется о значенное телекоммуникационное оборудование или услуги в качестве существенного или важного компонента л о бой системы или в качестве критически важной технологии как части любой системы. Ничто в запрете не должно быть истолковано как: (i) Запрещать главе исполнителю о ора а заключать с организацией контракты на предоставление услуг, которые подключаются к объектам третьей стороны, таких как транзитная связь, роуминг или о о лашения о межсетевого соединения; или (ii) охватывать телекоммуникационное оборудование, которое не может маршрутизировать или перенаправлять трафик пользовательских данных или не может обеспечить видимость любых пользовательских данных или пакетов, которые такое оборудование передает или иным образом обрабатывает.

(2) Раздел 889(a)(1)(B) Закона Джона С. Маккейна о полномочиях национальной обороны на 2019 финансовый год (Pub. L. 115-232) запрещает главе исполнителю о ора а 13 августа или после этой даты: 2020, от заключения контракта или продления или возобновления контракта с организацией, которая использует бое оборудование, систему или услугу, которая использует о значенное телекоммуникационное оборудование или услуги в качестве существенного или важного компонента л о бой системы или в качестве критически важной технологии как части любой системы. Этот запрет распространяется на использование охватываемого телекоммуникационного оборудования или услуги, независимо от того, осуществляется ли такое использование при выполнении работ по федеральному контракту. Ничто в запрете не может быть истолковано как:

(i) Запретить главе исполнителю о ора а заключать с организацией контракт на предоставление услуг, которая подключается к объектам третьей стороны, например, договоренность о транзитной связи, роуминг или межсетевого соединения; или (ii) охватывать телекоммуникационное оборудование, которое не может маршрутизировать или перенаправлять трафик пользовательских данных или не может обеспечить видимость любых пользовательских данных или пакетов, которые такое оборудование передает или иным образом обрабатывает.

(в) Процедура. Претендент должен просмотреть список исключенных сторон в Системе управления наградами (SAM) (<https://www.sam.gov>) для организаций, исключенных из получения федеральных наград за «покрываемое телекоммуникационное оборудование или услуги». (d) Представительства. Претендент заявляет, что - (1) Он [] будет, [] не будет предоставлять покрываемое телекоммуникационное оборудование или услуги и Правительство при исполнении любого контракта, субподрядчика или другого о оворного о инструмента, возникшего в результате этого о предложения. Претендент должен предоставить дополнительную информацию о раскрытии, требуемую в пункте (e)(1) на тот же о разделе, если Претендент отвечает «будет» в пункте (d)(1) на тот же о разделе и (2) После проведения разумного о рас лзания для целей на тот же о раздела, Участник предложения заявляет, что - Он [] использует, [] не использует покрываемое телекоммуникационное оборудование или услуги, а также не использует какое-либо оборудование, систему или услугу, в которых используются покрываемые телекоммуникационное оборудование или услуги. Претендент должен предоставить дополнительную информацию о раскрытии, требуемую в пункте (e)(2) на тот же о разделе, если Претендент отвечает «да» в пункте (d)(2) на тот же о разделе.

(д) Раскрытие информации. (1) Раскрытие информации о представительствах, предусмотренном пунктом (d)(1) на тот же о положении. Если Претендент ответил «будет» в заявлении, указанном в пункте (d)(1) на тот же о положении, Претендент должен предоставить следующую информацию как часть предложения:

(i) Для раскрытия о оборудования:

(A) Организация, которая произвела охватываемое телекоммуникационное оборудование (укажите название организации, уникальный идентификатор организации, код CAGE, а также то, была ли организация производителем оригинального оборудования (ОЕМ) или дистрибутором, если известно).

(B) Описание всех предлагаемых телекоммуникационных о оборудования (укажите марку, номер модели, номер ОЕМ, детали производителя).

ПРОДОЛЖЕНИЕ НА СЛЕДУЮЩЕЙ СТРАНИЦЕ

ПРОДОЛЖЕНИЕ	ССЫЛКА №. ПРОДОЛЖЕНИЕ ДОКУМЕНТА: SPE7M8-24-T-6890	СТРАНИЦА 17 ИЗ 22 СТРАНИЦ
<p>РАЗДЕЛ К – ЗАВЕЩЕНИЯ, СЕРТИФИКАЦИИ И ЗАЯВЛЕНИЯ (ПРОДОЛЖЕНИЕ)</p> <p>номер или номер отгрузки; и описание товара, если применимо); и (С) Объявление предполагается о использовании покрываемого телекоммуникационного оборудования и/или любых факторов, имеющих отношение к определению того, будет ли такое использование разрешено в соответствии с запретом в пункте (b)(1) настоящей части положения. (ii) Для покрываемых услуг:</p> <p>(А) Если услуга связана с обслуживанием изделия: описание всех предлагаемых покрываемых телекоммуникационных услуг (включите в обслуживаемое изделие: торговую марку; номер модели, например номер OEM, номер детали производителя или номер отгрузки от торговца; и описание изделия, применимо); или (В) если это не связано с техническим обслуживанием, код обслуживания продукта (PSC) предоставляемой услуги; а также объявление предполагается о использовании покрываемых телекоммуникационных услуг и/или любых факторов, имеющих отношение к определению того, будет ли такое использование разрешено в соответствии с запретом в пункте (b)(1) настоящей части положения.</p> <p>(2) Раскрытие информации о представителе, предусмотренном пунктом (d)(2) настоящей части положения. Если участник предложения ответил «да» в заявлении, указанном в пункте (d)(2) настоящей части положения, участник предложения должен предоставить следующую информацию как часть предложения:</p> <p>(i) Для обслуживаемого оборудования:</p> <p>(А) Организация, которая произвела обслуживаемое телекоммуникационное оборудование (укажите название организации, уникальный идентификатор организации, код CAGE, а также то, была ли организация OEM или дистрибутором, если известно);</p> <p>(В) Описание всего предлагаемого телекоммуникационного оборудования (включая марку; номер модели, например номер OEM, номер детали производителя или номер отгрузки от торговца; и описание товара, если применимо); и (С) Объявление предполагается о использовании покрываемого телекоммуникационного оборудования и/или любых факторов, имеющих отношение к определению того, будет ли такое использование разрешено в соответствии с запретом в пункте (b)(2) настоящей части положения. (ii) Для покрываемых услуг:</p> <p>(А) Если услуга связана с обслуживанием изделия: описание всех предлагаемых покрываемых телекоммуникационных услуг (включите в обслуживаемое изделие: торговую марку; номер модели, например номер OEM, номер детали производителя или номер отгрузки от торговца; и описание изделия, применимо); или (В) если это не связано с техническим обслуживанием, PSC предоставляемой услуги; и объявление предполагается о использовании покрываемых телекоммуникационных услуг и/или любых факторов, имеющих отношение к определению того, будет ли такое использование разрешено в соответствии с запретом в пункте (b)(2) настоящей части положения.</p> <p>(Конец положения)</p> <p>52.204-26 ПРЕДСТАВИТЕЛЬСТВО ТЕЛЕКОММУНИКАЦИОННОГО ОБОРУДОВАНИЯ ИЛИ УСЛУГ (ОКТ 2020 ГОДА) (FAR) (a) Определения. В настоящей части положения термин «покрываемое телекоммуникационное оборудование или услуга» имеет значение, указанное в пункте 52.204-25 «Запрет на заключение контрактов на определенные услуги и/или оборудование в области телекоммуникаций и видеонаблюдения». (б) Процедура. Претендент должен просмотреть список исключенных с стороны Системы управления наградами (SAM) (https://www.sam.gov) для организаций, исключенных из получения федеральных наград за «покрываемое телекоммуникационное оборудование или услуга». (в) Представительство. Участник тендера заявляет, что он <input type="checkbox"/> предоставляет, <input type="checkbox"/> не предоставляет покрываемое телекоммуникационное оборудование или услуга и как часть предлагаемых им продуктов или услуг. Правительству при выполнении любого контракта, субподряда или другого договора о инструментах.</p> <p>(2) После проведения разумного расследования для целей настоящей части заявления оферент заявляет, что он <input type="checkbox"/> использует, <input type="checkbox"/> не использует обслуживаемое телекоммуникационное оборудование или услуга, а также любое оборудование, систему или услугу, в которых используется обслуживаемое телекоммуникационное оборудование или услуга.</p> <p>(Конец положения)</p> <p>52.204-29 ПРИКАЗЫ ЗАКОНА О ФЕДЕРАЛЬНОЙ БЕЗОПАСНОСТИ ЦЕПОЧКИ ПОСТАВКИ – ПРЕДСТАВИТЕЛЬСТВО И РАСКРЫТИЕ ИНФОРМАЦИИ (ДЕКАБРЬ 2023 ГОДА) (ДАЛЕКО)</p> <p>52.204-8 ЕЖЕГОДНЫЕ ПРЕДСТАВЛЕНИЯ И СЕРТИФИКАЦИИ (МАРТ 2023 ГОДА) (FAR)</p> <p>Как предписано в 4.1202(a), включить следующее положение: (a)(1) Код Североамериканской отраслевой классификации (NAICS) для данного приобретения: <u>СМ. РАЗДЕЛ А ФОРМЫ SF18</u>.</p> <p>(2) (2) Стандарт размера малого бизнеса составляет <u>СМ. РАЗДЕЛ А ФОРМЫ SF18</u>.</p> <p>(3) Стандарт размера малого бизнеса для предприятия, которое предоставляет предложение, отличное от приобретения строительства или оказания услуг, но предлагает поставить конечную продукцию, которую оно само производит, не обрабатывает или не производит, составляет 500 или 150 сотрудников для реселлеров информационных технологий с добавленной стоимостью под кодом NAICS 541519, если приобретение - (i) выделено для малого бизнеса и имеет стоимость, превышающую упрощенный порог приобретения; (ii) использует предпочтение скидки цены HUBZone независимо от долларовой стоимости, если только предлагающий не отказывается от предпочтения скидки цены; или (iii) является ли наградой 8(a), HUBZone, принадлежащей ветеранам-инвалидам с службы, женщинам, находящимся в экономически неблагоприятном положении, или принадлежащим женщинам малому бизнесу, выделенному из резерва единственного источника, независимо от долларовой стоимости. (b)(1) Если положение 52.204-7 «Система управления наградами» включено в настоящую часть предложения, применяется параграф (d) этого положения.</p> <p>(2) Если положение 52.204-7 «Система управления наградами» не включено в настоящую часть предложения, и заявитель есть активный регистратор в Системе управления наградами (SAM), он может выбрать использование пункта (d) этого положения вместо заполнения соответствующих индивидуальных заявлений и подтверждений в тендере. Участник предложения должен указать, какой вариант применяется, отметив один из следующих пунктов: <input type="checkbox"/> (i) Применяется пункт (d).</p> <p><input type="checkbox"/> (ii) Пункт (d) не применяется, и оферент предоставил отдельные заявления и подтверждения в тендере.</p> <p>(c)(1) К настоящей части предложения применимы следующие заявления или сертификаты SAM, как указано:</p>		
ПРОДОЛЖЕНИЕ НА СЛЕДУЮЩЕЙ СТРАНИЦЕ		

РАЗДЕЛ К – ЗАВЕЩЕНИЯ, СЕРТИФИКАЦИИ И ЗАЯВЛЕНИЯ (ПРОДОЛЖЕНИЕ)

- (i) 52.203-2, Сертификат независимого определения цены. Это положение применяется к предложениям, когда предусматривается контракт с твердой фиксированной ценой или контракт с фиксированной ценой с экономической корректировкой цены, за исключением случаев, когда (A) Приобретение должно осуществляться в соответствии с упрощенными процедурами приобретения, указанными в Части 13; (B) Тендер представляет собой запрос технических предложений в рамках двухэтапных закрытых торгов; или (C) предложение касается коммунальных услуг, тарифы на которые установлены законом или постановлением. (ii) 52.203-11, Сертификация и раскрытие информации о платежах, влияющих на определенные федеральные транзакции. Это положение применяется к предложениям, стоимость которых, как ожидается, превысит 150 000 долларов США. (iii) 52.203-18, Запрет на заключение договоров с организациями, требующими определенных соглашений или заявлений о внутренней конфиденциальности – Представление. Это положение распространяется на все предложения. (iv) 52.204-3, Идентификация налогоплательщика. Это положение применяется к предложениям, которые не включают положение 52.204-7 «Система управления наградами». (v) 52.204-5, Бизнес, принадлежащий женщинам (кроме малого бизнеса). Это положение применяется к предложениям, которые: (A) не предназначены для предприятий малого бизнеса (B) Превысить упрощенный порог приобретения; и (C) предназначены для контрактов, которые будут выполняться в Соединенных Штатах или их отдельных регионах. (vi) 52.204-26, Покрываемое телекоммуникационное оборудование или услуги – Представительство. Это положение распространяется на все предложения. (vii) 52.209-2, Запрет на заключение договоров с инвертированными отечественными корпорациями – Представительство. (viii) 52.209-5, Сертификация по вопросам ответственности. Это положение применяется к предложениям, в которых ожидается, что стоимость контракта превысит упрощенный порог приобретения. (ix) 52.209-11, Представительство корпораций в отношении налоговой задолженности или осуждения за уголовное преступление в соответствии с любым федеральным законом. Это положение распространяется на все предложения. (x) 52.214-14, Место исполнения – Запечатанные торги. Данное положение распространяется на приглашения к участию в торгах, за исключением тех, в которых место проведения определяется Правительством. (xi) 52.215-6, Место исполнения. Это положение применяется к предложениям, если место исполнения не указано Правительством. (xii) 52.219-1, Представления программы малого бизнеса (базовый, альтернативный I и II). Это положение применяется к предложениям, когда контракт предусматривает поставку товаров или оказание услуг в Соединенных Штатах или их отдельных районах, или когда должностное лицо заказчика применило часть 19 в соответствии со статьей 19.000(b)(1)(ii).
- (A) Основное положение применяется, когда запрос исходит от Министерства обороны, НАСА и Береговой охраны.
 (B) Положение с ег Альтернативой I применяется к запросам, исходящим от Министерства обороны, НАСА или Береговой охраны.
 (C) Положение с ег Альтернативным вариантом II применяется к предложениям, результатом которых является заключение многократного контракта с присоединением более чем одного кода NAICS. (xiii) 52.219-2, Равные низкие ставки. Это положение применяется к предложениям при заключении контракта по результатам закрытых торгов и контракт предусматривает поставку товаров или оказание услуг в Соединенных Штатах или их отдельных районах, или когда должностное лицо заказчика применило часть 19 в соответствии со статьей 19.000(b)(1)(ii). (xiv) 52.222-22, Предыдущие контракты и отчеты о соответствии. Это положение применяется к предложениям, которые включают пункт 52.222-26 «Равные возможности».
- (xv) 52.222-25, Соблюдение позитивных действий. Это положение применяется к предложениям, кроме предложений по строительству, если предложение включает пункт 52.222-26 «Равные возможности». (xvi) 52.222-38, Соблюдение требований к отчетности ветеранов от трудоустройства. Это положение применяется к предложениям, когда ожидается, что присуждение контракта превысит порог упрощенного приобретения, и контракт не предназначен для приобретения коммерческих продуктов или коммерческих услуг. (xvii) 52.223-1, Сертификация продукции биологического происхождения. Это положение применяется к предложениям, которые требуют доставки или указывают на использование предметов, определенных Министерством сельского хозяйства США; или включить пункт 52.223-2 «Конституционные закупки продуктов биологического происхождения по контрактам на обслуживание и поставки». (xviii) 52.223-4, Сертификация восстановленного материала. Это положение применяется к запросам, которые касаются или указывают на использование предметов, определенных EPA. (xix) 52.223-22, Публичное раскрытие информации о выбросах парниковых газов и целях сокращения. Представительство. Это положение применяется к предложениям, которые включают пункт 52.204-7. (xx) 52.225-2, «Купить американский сертификат». Это положение применяется к предложениям, содержащим пункт 52.225-1. (xxi) 52.225-4, Купить сертификат Закона о торговле между США и Израилем. (Базовый, Альтернативные варианты II и III). Это положение применяется к предложениям, содержащим пункт 52.225-3.
- (A) Если стоимость приобретения составляет менее 50 000 долларов США, применяется базовое положение.
 (B) Если стоимость приобретения составляет 50 000 долларов США или более, но меньше 92 319 долларов США, применяется положение с Альтернативой III.
 (C) Если стоимость приобретения составляет 92 319 долларов США или более, но меньше 100 000 долларов США, применяется положение с альтернативным вариантом III. (xxii) 52.225-6, Сертификат торговых соглашений. Это положение применяется к предложениям, содержащим пункт 52.225-5. (xxiii) 52.225-20, Запрет на проведение ограниченных деловых операций в Судане – Сертификация. Это положение распространяется на все предложения. (xxiv) 52.225-25, Запрет на заключение договоров с организациями, участвующими в определенной деятельности или сделках, касающихся Ирана – Представительство и сертификация. Это положение распространяется на все предложения. (xxv) 52.226-2, Колледжи или университеты, исторически сложившиеся для чернокожих, и представительство учреждений меньшинств. Это положение применяется к запросам на проведение исследований, исследований, поставку или услуги, типичной для которых обычно приобретается в высших учебных заведениях.
- (2) Следующие заявления или сертификаты применимы, как указано Сотрудником по контрактам: [Сотрудник по контрактам отметьте, если не применимо.]

[X] (i) 52.204-17, Право собственности или контроль над участником предложения.

[X] (ii) 52.204-20, Предшественник Претендента.

РАЗДЕЛ К – ЗАВЕРЕНИЯ, СЕРТИФИКАЦИИ И ЗАЯВЛЕНИЯ (ПРОДОЛЖЕНИЕ)

[X] (iii) 52.222-18, Сертификация знаний одетс ком труде для перечисленных конечных продуктов. [] (iv) 52.222-48, Освобождение от применения трудовых стандартов контракта на оказание услуг к контрактам на техническое обслуживание, калибровку или ремонт определенного оборудования – сертификация. [] (v) 52.222-52, Освобождение от применения трудовых стандартов

контракта на оказание услуг к контрактам на сертификацию определенных услуг. [] (vi) 52.223-9 с его альтернативным вариантом I «Оценка процентного содержания восстановленного материала для продуктов, предназначенных EPA» (только альтернативный вариант I). [] (vii) 52.227-6, Информация о ролях.

[] (A) Базовый.

[] (B) Альтернативный вариант I.

[] (viii) 52.227-15, Представление данных с ограниченными правами, о мультитерном прог рамном обеспечении с ограниченными доступом.

(d) Претендент завершил ежегодные заявления и сертификации в электронном виде в SAM, доступ к которому осуществляется через <https://www.sam.gov>. После проверки информации SAM участник

предложения путем подачи предложения подтверждает, что заявления и сертификаты, размещенные в настоящее время в электронном виде и применимые к этому предложению, как указано в пункте

(c) настоящего положения, были введены или обновлены в течение последних 12 месяцев, являясь актуальными, точными, полными и применимыми к настоящему предложению (включая стандарт размера предприятия, применимый к коду NAICS, указанному в этом предложении), на дату настоящего предложения и включены в настоящее предложение посредством ссылки (с м. FAR 4.1201); за исключением изменений, указанных ниже [предлагатель вносит изменения, указывая изменение по номеру пункта заголовку, дате]. Эти измененные заявления и/или сертификаты также включены в настоящее предложение и являются актуальными, точными и полными на дату настоящего предложения.

(Конец положения)

52.219-1 ПРЕДСТАВИТЕЛЬСТВО ПРОГРАММЫ МАЛОГО БИЗНЕСА (ФЕ ВР 2024 г.) FAR (ФЕ ВР 2024 г.) (DFARS)

Включить следующее положение об отклонении вместе с Альтернативой I в предложениях, превышающих порог минимальных закупок, когда контракт предусматривает поставку товаров или оказание услуг в Соединенных Штатах или их отдаленных регионах, или когда должно быть лицо по контракту применило часть в соответствии с 19.000

(b)(1)(ii). (a)

Определения. В данном положении термин «Малый

бизнес, принадлежащий женщинам, находящимся в экономически неблагоприятном положении» (EDWOSB) означает предприятие малого бизнеса, не менее 51 процента которого прямо и безоговорочно принадлежит одному или нескольким лицам, управление и повседневная деловая деятельность которых контролируется одним или несколькими лицами, женщины, являющиеся гражданами Соединенных Штатов и находящиеся в экономически неблагоприятном положении в соответствии с частью 13 CFR, часть 127, а предприятие сертифицировано SBA или утвержденным сторонним органом по сертификации и в соответствии с частью 13 CFR 127.300. Оно автоматически квалифицируется как принадлежащее женщинам предприятию малого бизнеса, имеющему право участия в программе WOSB.

Предприятие малого бизнеса, принадлежащее ветеранам-инвалидам с лужбы (SDVOSB) - (1)

Означает предприятие малого бизнеса - (i) Не

менее 51 процента которого принадлежит одному и контролируется одним или несколькими ветеранами-

инвалидами с лужбы или, в случае любого государственного предприятия, не менее 51 процента акций которого принадлежит одному или нескольким ветеранам-инвалидам с лужбы; и (ii) управление и повседневная деловая деятельность

которого контролируются одним или несколькими ветеранами-инвалидами с лужбы или, в случае ветеранами-инвалидами с лужбы с постоянной и тяжелой инвалидностью, супругом или постоянным опекуном такого ветерана; или (iii)

Предприятия малого бизнеса, имеющего право участия в программе SDVOSB в соответствии с

частью 13 CFR, часть 128.

(2) Ветеран-инвалид с лужбы, как он используется в этом определении, означает ветерана, как это определено в 38 USC 101(2), с инвалидностью, связанной с службой, как это определено в 38 USC 101(16), и который зарегистрирован в Подсистеме идентификации и обслуживания и поиска записей или системе пенсий, которая поддерживается Управлением по делам ветеранов Департамента по делам ветеранов в качестве ветерана с ограниченными возможностями службы.

Предприятие малого бизнеса, принадлежащее ветеранам с ограниченными возможностями обслуживания (SDVOSB), имеющее право участия в программе SDVOSB, означает предприятие SDVOSB, которое либо - (1) Начиная с 1 января 2024 г., внесено в базу данных SBA Veteran Certification Small Business (VetCert) по адресу <https://veterans.certify.sba.gov>, сертифицированный SBA в соответствии с 13 CFR 128.300; или (2) заявил, что это является проблемой SDVOSB в

SAM, и подал полную заявку на сертификацию в SBA через базу данных VetCert SBA по адресу <https://veterans.certify.sba.gov> не позднее 31 декабря 2023 года.

Программа малого бизнеса, принадлежащая ветеранам-инвалидам с лужбы (SDVOSB) означает программу, которая разрешает сотрудникам-подчикам ограничивать конкуренцию, включая присуждение вознаграждений на основе единственного источника, предприятию м SDVOSB, имеющим право участия в программе SDVOSB.

Малое предприятие, находящееся в неблагоприятном положении, в соответствии с 13 CFR 124.1001 означает предприятие малого бизнеса в соответствии с стандартом размера, применимым к приобретению, которое

- (1) Находится в безусловной и прямой ответственности не менее чем на 51 процент (как это определено в 13 CFR 124.105) - - (i)

Одно или несколько осознанно обремененных (как определено в 13 CFR 124.103) и экономически неблагоприятных (как определено в 13 CFR 124.104) лиц, которые являются гражданами Соединенных Штатов, и (ii) Каждое лицо, заявляющее об

экономическом неблагоприятии, имеет собственный капитал не более 750 000 долларов США с учетом применимых исключений, изложенных в 13 CFR 124.104(c)(2); и (2) управление и повседневная деловая деятельность которой

контролируются (как это определено в 13 CFR 124.106) лицами, которые соответствуют критериям, указанным в пунктах (1)(i) и (ii) настоящего определения.

Предприятие малого бизнеса, принадлежащее ветеранам, означает предприятие малого бизнеса а

(1) Не менее 51 процента которого принадлежит и контролируется одним или несколькими ветеранами (с огласно

определению в 38 USC 101(2)) или, в случае любого предприятия, находящегося в государственной ответственности предприятия, не менее 51 процента акций которого принадлежит одному или нескольким

ветеранам; и (2) управление и повседневная деловая деятельность которых контролируются одним или несколькими ветеранами.

Предприятие малого бизнеса, принадлежащее женщинам, означает предприятие малого бизнеса (1) По крайней

мере 51 процент акций которого принадлежит одной или нескольким женщинам или, в случае любого предприятия, находящегося в государственной ответственности, по крайней мере 51 процент акций которого находится

РАЗДЕЛ К – ЗАВЕЩЕНИЯ, СЕРТИФИКАЦИИ И ЗАЯВЛЕНИЯ (ПРОДОЛЖЕНИЕ)

принадлежит одной или нескольким женщинам и

(2) чьи управление и повседневная деловая деятельность контролируются одной или несколькими женщинами.

Предприятия малого бизнеса, принадлежащие женщинам (WOSB), имеют право на участие в программах WOSB (в соответствии со статьей 13 CFR, часть 127), означает предприятия малого бизнеса, не менее 51 процента которого прямо и безоговорочно принадлежит, а управление и повседневная деловая деятельность которого контролируется одной или несколькими женщинами, которые являются гражданами Соединенных Штатов, и концернами сертифицированы SBA или утвержденным сторонним органом по сертификации в соответствии с 13 CFR 127.300. (b)(1) Код Североамериканской отраслевой классификации (NAICS) для данного приобретения: [вставьте код NAICS].

(2) Стандартом размера малого бизнеса является _____ [укажите стандарт размера].

(3) Стандарт размера малого бизнеса для концерна, который представляет предложение, отличное от строительства или приобретения услуг, но предлагает поставлять конечный продукт, который он сам не производит, не обрабатывает, или производит (т.е. производитель), составляет 500 сотрудников, если приобретение: (i) выделено для малого бизнеса и имеет стоимость, превышающую упрощенный порог приобретения или) Использует предпочтение оценки цены HUBZone независимо от долларовой стоимости, если только предлагающий не отклоняется от предпочтения оценки цены; или (iii) Является ли наградой 8(a), HUBZone, принадлежащей ветеранам-инвалидам

службы, женщинам, находящимся в экономически неблагоприятном положении, или принадлежащим женщинам малому бизнесу, выделенному из резерва или из единственного источника, независимо от долларовой стоимости. (в) Представления. (1) В своем предложении участник заявляет, что: (i) он [] не является предприятием малого бизнеса или

(ii) [] не является совместным предприятием малого бизнеса,

которое соответствует требованиям 13 CFR 121.103(h) и 13 CFR 125.8(a) и (b). [Оферент должен ввести название и уникальный идентификатор юридического лица каждой стороны совместного предприятия: _____.]

(2) [Заполняется только в том случае, если оферент представляет себя как предприятие малого бизнеса в пункте (c)(1) настоящих положений.] Оферент заявляет, что он [] является, [] не является малым предприятием, находящимся в неблагоприятном положении, как оно определено в 13 CFR 124.1002.

(3) [Заполняется только в том случае, если оферент представил себя в качестве предприятия малого бизнеса в пункте (c)(1) настоящих положений.] В рамках своего предложения оферент заявляет, что он [] является, [] не является женщиной-принадлежащий концерна малого бизнеса.

(4) Совместное предприятие малого бизнеса, принадлежащее женщинам (WOSB), имеют право на участие в программах WOSB. В своем предложении участник заявляет, что он [] является, [] не является совместным предприятием, соответствующим требованиям 13 CFR 127.506(a)-(c). [Оферент должен ввести название и уникальный идентификатор юридического лица каждой стороны совместного предприятия: _____.]

(5) Совместное предприятие малого бизнеса, принадлежащее женщинам из экономически неблагоприятных семей (EDWOSB). В своем предложении участник заявляет, что он [] является, [] не является совместным предприятием, соответствующим требованиям 13 CFR 127.506(a)-(c). [Оферент должен ввести название и уникальный идентификатор юридического лица каждой стороны совместного предприятия: _____.]

(6) Предприятие малого бизнеса, принадлежащее ветеранам. [Заполняется только в том случае, если оферент представил себя как предприятие малого бизнеса в пункте (c)(1) настоящих положений.] В рамках своего предложения оферент заявляет, что он [] является, [] не является малым бизнесом, принадлежащим ветеранам-беспкойств.

(7) Малый бизнес, принадлежащий ветеранам-инвалидам службы. [Заполняется только в том случае, если оферент представил себя как предприятие малого бизнеса, принадлежащее ветеранам, в пункте (c)(6) настоящих положений.] В рамках своего предложения оферент заявляет, что он [] является, [] не является услугой-концерном малого бизнеса, принадлежащий ветеранам-инвалидам.

(8) Совместное предприятие малого бизнеса, принадлежащее ветеранам-инвалидам службы (SDVOSB), имеют право на участие в программах SDVOSB. [Заполняется только в том случае, если оферент представил себя как предприятие малого бизнеса, принадлежащее ветеранам, в пункте (c)(6) настоящих положений.] Оно [] является совместным предприятием, принадлежащим ветеранам с ограниченными возможностями службы, которое соответствует требованиям 13 CFR 128.402. [Оферент должен ввести название и уникальный идентификатор юридического лица каждой стороны совместного предприятия: _____.]

(9) [Заполняется только в том случае, если оферент представил себя как предприятие малого бизнеса в пункте (c)(1) настоящих положений.] В рамках своего предложения оферент заявляет, что: (i) Это [] означает,

[] не является предприятием малого бизнеса HUBZone, включенным в список на дату настоящих положений, как сертифицированное SBA как предприятие малого бизнеса HUBZone в Dynamic Small Business Search и SAM, и будет пытаться поддерживать уровень занятости резидентов HUBZone 35 процентов, в течение срока действия контракта HUBZone с 13 CFR 126.200(e)(1)); и (ii) [] не является совместным предприятием HUBZone, которое соответствует требованиям 13 CFR 126.616(a)-(c). [Оферент должен

ввести имя и уникальный идентификатор каждой стороны совместного предприятия: _____.] Какое предприятие малого бизнеса HUBZone, участвующее в совместном предприятии HUBZone, должно предоставить информацию о своем статусе HUBZone. (г) Примечание. В соответствии со статьей 15 USC 645(d) любое лицо, которое ищет статус фирмы как малого предприятия HUBZone, малое предприятие с ограниченными возможностями малое предприятие, малое предприятие с ограниченными возможностями, владелец или ветеран, предприятие малого бизнеса, находящаяся в экономически неблагоприятном положении, принадлежащая женщинам, или предприятие малого бизнеса,

принадлежащая женщинам, подпадающая под действие статьи 15 USC 645(d), Программа WOSB для получения контракта, который будет присужден в рамках программы предпочтений, установленных в соответствии с разделами 8, 9, 15, 31 и 36 Закона о малом бизнесе или любым другим положением федерального закона, в котором конкретно упоминается раздел 8 (д) для определения права на участие в программах: (1) Накладывается

наложение штрафа, тюремным заключением или тем и другим; (2) подвергаться административным средствам правовой защиты, включая приостановление и отстранение; и (3) не иметь права на участие в программах,

проводимых в соответствии с Законом.

(Конец положения.)

52.219-28 ПОСЛЕ НАКЛАЖЕНИЯ ПРОГРАММЫ МАЛОГО БИЗНЕСА (ЯНВАРЬ 2024 Г. СД. (FAR))

Включить следующую оговорку об отклонении в предложениях и контрактах, превышающих порог микрозакупки, которые будут выделены или присуждены на основе единственного источника предприятием малого бизнеса, не имеющим возможности обслуживания, принадлежащим ветеранам, когда контракт предусматривает поставки или услуги, которые должны быть выполнены в Соединенных Штатах или их окрестностях, или когда должностное лицо подполковник применило часть 19.3 FAR в соответствии с FAR 9.001 (b)(1): (а) Определения. В настоящем

пункте долгосрочный контракт означает контракт сроком более пяти лет, включая опционы. Однако этот термин не включает контракты, продолжительность которых превышает пять лет, поскольку период исполнения был продлен на оговоренный период, не превышающий шесть месяцев, в соответствии с пунктом 52.217-8, Возможность продления услуг или другим соответствующим образом.

Концерн малого бизнеса -

ПРОДОЛЖЕНИЕ	ССЫЛКА №. ПРОДОЛЖЕНИЕ ДОКУМЕНТА: SPE7M8-24-T-6890	СТРАНИЦА 21 ИЗ 22 СТРАНИЦ
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РАЗДЕЛ К – ЗАВЕРЕНИЯ, СЕРТИФИКАЦИИ И ЗАЯВЛЕНИЯ (ПРОДОЛЖЕНИЕ)

- (1) Означает предприятие, включая его дочерние компании, которое находится в независимости и управлении, не являясь доминирующим в своей сфере деятельности и квалифицируется как малый бизнес в соответствии с критериями, изложенными в 13 CFR, часть 121 и стандартом размера, указанным в пункте (d) этого пункта.
- (2) Аффилированные лица в данном определении означают деловые предприятия, одно из которых прямо или косвенно контролирует или имеет право контролировать другое, либо третье лицо или стороны контролируют или имеют право контролировать другие. При определении наличия аффилированности учитываются все соответствующие факторы, включая совместное владение, общее управление и договорные отношения. SBA определяет принадлежность на основе факторов, изложенных в 13 CFR 121.103. (b) Если Подрядчик заявляет, что это было какое-либо из предприятий-малого бизнеса, указанных в пункте 19.000(a)(3) до заключения настоящего контракта, Подрядчик должен повторно представить его размер и социально-экономический статус в соответствии с пунктом (f) настоящего пункта или, если применимо, пункта (h) настоящего пункта, при наступлении любого из следующих обстоятельств: (1) В течение 30 дней после заключения соглашения о новации или в течение 30 дней после изменения договора для включения этого пункта, если новация Соглашение было заключено до включения данного пункта в договор.
- (2) В течение 30 дней после слияния или поглощения, требующего новации, или в течение 30 дней после изменения договора для включения этого пункта, если слияние или поглощение произошло до включения этого пункта в договор.
- (3) Для долгосрочных контрактов: (i) В течение 60-120 дней до окончания действия контракта; и (ii) В течение 60-120 дней до даты, указанной в контракте, для реализации любого опциона после этого. (c) Если Подрядчик заявляет, что это было какое-либо из предприятий-малого бизнеса, указанных в пункте 19.000(a)(3) до заключения настоящего контракта, Подрядчик должен повторно представить его размер и социально-экономический статус в соответствии с пунктом (f) настоящего пункта или, если применимо, параграф (h) настоящего пункта, когда сотрудник по контракту прямо требует этого для заказа, выданного в соответствии с многократным контрактом. (d) Подрядчик должен повторно указать свой статус размера в соответствии с стандартом размера, действующим на момент такого представления, который соответствует коду (ам) Североамериканской отраслевой классификации (NAICS), присвоенному настоящему контракту. Стандарт размера малого бизнеса соответствует этому коду (ам) NAICS, можно найти по адресу: <https://www.sba.gov/document/support-table-size-standards>. (e) Стандарт размера малого бизнеса для Подрядчика, предоставляющего окончательный продукт, который он не производит, не образует или не производит самостоятельно для контракта, отличного от контракта на строительство или оказание услуг, составляет 500 сотрудников или 150 сотрудников для стоимости информационных технологий – добавлены ресурсы – кодом NAICS 541519, если приобретение -- (1) было выделено для малого бизнеса и имеет стоимость выше упрощенного порога приобретения; (2) Исполнитель предпочтительнее оценки цены HUBZone независимо от долларовой стоимости, если только Подрядчик не отказался от предпочтения оценки цены; или (3) Была ли награда (а), HUBZone, принадлежащая ветеранам-инвалидам с лужбы, экономически незащищенным женщинам или принадлежащим женщинам малому бизнесу, выделенная из резерва или из единственного источника, независимо от долларовой стоимости. (f) За исключением случаев, предусмотренных в пункте (h) настоящего пункта, Подрядчик должен сделать заявление (я), требуемое пунктами (b) и
- (c) настоящего пункта, путем проверки или обновления всех своих заявлений в разделе «Заявления и сертификаты». Системы управления наградами (SAM) и других ее данных в SAM, по мере необходимости, чтобы они отражали текущий статус Подрядчика. Подрядчик уведомляет подрядную организацию в письменной форме в сроки, указанные в пункте (b) настоящего пункта, или в своем предложении о заказе (см. пункт (v) настоящего пункта), что данные проверены или обновлены, и укажите дату проверки или обновления. (g) Если Подрядчик до заключения настоящего пункта контракта заявляет, что он не являлся предприятием малого бизнеса, Подрядчик может, но не обязан, предприятие действующее, требуемые пунктами (f) или (h) настоящего пункта. (h) Если Подрядчик не имеет заверений и сертификатов в SAM или не имеет представительства в SAM для кода NAICS, применимого к настоящему контракту, Подрядчик обязан заполнить следующее повторное представление и представить его в офис-подрядчик вместе с номером контракта и датой завершения повторного представления: (1) Подрядчик заявляет, что он [] являлся, [] не являлся предприятием малого бизнеса в соответствии с Кодексом NAICS _____, присвоенным номеру контракта (2) [Заполняется только в том случае, если Подрядчик представил себя как предприятие-малого бизнеса в пункте (h)(1) настоящего пункта] Подрядчик заявляет, что он [] являлся, [] не являлся предприятием малого бизнеса, находящимся в неблагоприятном положении, как это определено в 13 CFR 124.1002. _____
- (3) [Заполняется только в том случае, если Подрядчик представил себя как предприятие-малого бизнеса в пункте (h)(1) настоящего пункта] Подрядчик заявляет, что он [] являлся, [] не являлся предприятием малого бизнеса, принадлежащим женщинам.
- (4) Совместное предприятие-малого бизнеса, принадлежащее женщинам (WOSB), имеющее право на участие в программе WOSB. Подрядчик заявляет, что [] являлся, [] не являлся совместным предприятием, соответствующим требованиям 13 CFR 127.506(a)-(c). [Подрядчик должен ввести название и уникальный идентификатор каждой стороны совместного предприятия: (5) Совместное предприятие _____.] малый бизнес, принадлежащий экономически неблагоприятным женщинам (EDWOSB). Подрядчик заявляет, что [] являлся, [] не являлся совместным предприятием, соответствующим требованиям 13 CFR 127.506(a)-(c). [Подрядчик должен ввести имя и уникальный идентификатор каждой стороны совместного предприятия: _____.]
- (6) [Заполняется только в том случае, если Подрядчик представил себя как предприятие-малого бизнеса в пункте (h)(1) настоящего пункта] Подрядчик заявляет, что он [] являлся, [] не являлся предприятием малого бизнеса, принадлежащим ветеранам.
- (7) [Заполняется только в том случае, если Подрядчик представил себя как предприятие-малого бизнеса, принадлежащее ветеранам, в пункте (h)(6) настоящего пункта] Подрядчик заявляет, что он [] являлся, [] не являлся ветераном-инвалидом с лужбы, принадлежащим малому бизнесу конечных.
- (8) [Заполняется только в том случае, если Подрядчик представил себя как предприятие-малого бизнеса, принадлежащее ветеранам, в пункте (h)(6) настоящего пункта] Совместное предприятие-малого бизнеса, принадлежащее ветеранам-инвалидам с лужбы (SDVOSB), имеющее право участия в программе SDVOSB. Подрядчик заявляет, что [] являлся, [] не являлся совместным предприятием SDVOSB, имеющим право участия в программе SDVOSB, которое соответствует требованиям 13 CFR 128.402. [Подрядчик должен ввести имя и уникальный идентификатор каждой стороны совместного предприятия: _____.]
- (9) [Заполняется только в том случае, если Подрядчик представил себя как предприятие-малого бизнеса в пункте (h)(1) настоящего пункта] Подрядчик заявляет, что: (i) Это [] являлся, [] не являлся небольшой HUBZone-предприятием, включенное на дату настоящего заявления в список квалифицированных предприятий-малого бизнеса HUBZone, который ведет Администрация малого бизнеса и имеет сертификат или в HUBZone не произошло никаких существенных изменений в собственности и контроле, главном офисе или проценте сотрудников HUBZone. в соответствии с 13 CFR, часть 126; и (ii) [] являлся, [] не являлся совместным предприятием HUBZone, которое соответствует требованиям 13 CFR, часть 126, и представительство, указанному в пункте (h)(8)(i) настоящего пункта

ПРОДОЛЖЕНИЕ	ССЫЛКА №. ПРОДОЛЖЕНИЕ ДОКУМЕНТА: SP7M8-24-T-6890	СТРАНИЦА 22 ИЗ 22 СТРАНИЦ
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РАЗДЕЛ К – ЗАВЕРЕНИЯ, СЕРТИФИКАЦИИ И ЗАЯВЛЕНИЯ (ПРОДОЛЖЕНИЕ)

Пункт действителен для каждого предприятия малого бизнеса a HUBZone, участвующего в совместном предприятии HUBZone. Подписчик должен ввести названия каждого из предприятий малого бизнеса a HUBZone, участвующих в совместном предприятии HUBZone: _____] Каждое предприятие малого бизнеса a HUBZone, участвующее в совместном предприятии HUBZone, должно предоставить отдельную подписанную копию представления HUBZone.

[Подписчик должен поставить подпись, дату и указать имя и должность исполняющего подписывающего лица]

(Конец пункта)

РАЗДЕЛ L – ИНСТРУКЦИИ, УСЛОВИЯ И УВЕДОМЛЕНИЯ ДЛЯ ПРЕДЛАГАТЕЛЕЙ

52.204-13 СИСТЕМА ОБСЛУЖИВАНИЯ УПРАВЛЕНИЯ НАГРАДАМИ (ОКТ 2018 Г ОДА) (FAR)

52.204-16 ОТЧЕТНОСТЬ КОММЕРЧЕСКИХ И ГОСУДАРСТВЕННЫХ ОРГАНИЗАЦИЙ (АВГУСТ 2020 Г.) (FAR)

52.204-18 ОБСЛУЖИВАНИЕ КОДА КОММЕРЧЕСКИХ И ГОСУДАРСТВЕННЫХ ОРГАНИЗАЦИЙ (АВГУСТ 2020 Г.) (FAR)

52.204-20 ПРЕДШЕСТВУЮЩИЙ ПРЕДЛОЖИТЕЛЬ (АВГУСТ 2020 Г.) (FAR) (a) Определения .

В настоящем положении код коммерческой и

государственной организации (CAGE) означает:

(1) Идентификатор, присвоенный организации, расположенной в Соединенных Штатах или их территориях, отделением коммерческих и государственных организаций (CAGE)

Агентства оборонной логистики (DLA) для идентификации коммерческих или государственных организаций по уникальному

местоположению; или (2) Идентификатор, присвоенный членом Организации Североатлантического договора (НАТО) или Агентством НАТО по поддержке и закупкам (NSPA) организации, расположенной за пределами Соединенных Штатов и их отдаленных районов, которые Коммерческий и правительственная организация DLA (CAGE) Филиал записывает и сохраняет в

главном файле CAGE. Этот тип код известен как код НАТО CAGE (NCAGE).

Предшественник означает объект, который заменяется преемником и включает в себя любых предшественников предшественника.

Преемник означает юридическое лицо, которое заменило предшественника путем приобретения активов и осуществления деятельности предшественника под новым именем (частично путем приобретения или слияния). Термин «правопреемник» не включает новые офисы/подразделения той же компании или компанию, которая только меняет свое название.

Степень ответственности преемника по обязательствам предшественника может варьироваться в зависимости от законодательства штата и конкретных обстоятельств.

Претендент заявляет, что он [] является или [] не является преемником предшественника, который имел федеральный контракт или грант в течение последних трех лет.

(c) Если Претендент указал «есть» в пункте (b) настоящего положения, введите следующую информацию обо всех предшественниках, которые имели федеральный контракт или грант в течение последних трех лет (если более одного предшественника, перечислите в обратном хронологическом порядке).

порядок): Код CAGE предшественника (или пометка «Неизвестно»).

Юридическое название _____

предшественника (Не используйте название «ведение бизнеса как»).

52.204-7 СИСТЕМА УПРАВЛЕНИЯ НАГРАДАМИ (ОКТ 2018 Г ОДА) (FAR)

52.211-14 УВЕДОМЛЕНИЕ ПРИОРИТЕТА НАЦИОНАЛЬНОЙ ОБОРОНЫ, ЧРЕЗВЫЧАЙНОЙ ГОТОВНОСТИ И ИСПОЛЬЗОВАНИЯ ЭНЕРГЕТИЧЕСКИХ ПРОГРАММ (апрель 2008 г.) (FAR)

Любой контракт, заключенный в результате этого запроса, будет иметь заказ с рейтингом [] DX; [] заказ с рейтингом DO с сертификатом для национальной обороны, готовности к чрезвычайным ситуациям и использования энергетических программ в соответствии с Системой оборонных приоритетов и распределения (DPAS) (15 CFR 700), и Подписчик будет обязан соблюдать все требования этого регламента.

СМОТРИ БЛОК 4 НА ФОРМЕ SF18

(Конец положения)

52.211-2 НАЛИЧИЕ СПЕЦИФИКАЦИЙ, СТАНДАРТОВ И ОПИСАНИЙ ЭЛЕМЕНТОВ ДАННЫХ, ПЕРЕСЧЕННЫХ В ИНФОРМАЦИОННОЙ СИСТЕМЕ ОПТИМИЗАЦИИ ПРИОБРЕТЕНИЙ И СТАНДАРТИЗАЦИИ (ASSIST) (СЕНТЯБРЬ 2023 Г.) (FAR)

52.252-1 ПОЛОЖЕНИЯ ПРЕДПРИЯТИЯХ, ВКЛЮЧЕННЫЕ ПУТЕМ ССЫЛКИ (ФЕВРАЛЬ 1998 Г ОДА) (FAR)

Настоящее предложение включает в себя одно или несколько положений о привлечении посредством ссылки, имеющих ту же силу и действие, как если бы они были даны в полном тексте.

По запросу отручник по контрактам предоставляет полный текст. Оферент предупреждается о том, что перечисленные положения могут включать блоки, которые оферент должен заполнить и

предоставить вместе с своим ценовым предложением или предложением. Вместо предоставления полного текста этих положений оферент может идентифицировать положение по идентификатору параграфа и предоставить соответствующую информацию вместе с своим предложением или предложением. Кроме того, полный текст положения о привлечении предложений можно

получить в электронном виде по этому/этим адресам:

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>

www.acq.osd.mil/dpap/dars/dfarspgi/current/index.html DLAD: <http://www.dla.mil/HQ/Acquisition/Offers/DLAD.aspx>

Acquisition/Offers/DLAD.aspx

(Конец положения)

REQUEST FOR QUOTATIONS		THIS RFQ <input type="checkbox"/> IS <input checked="" type="checkbox"/> IS NOT A SMALL BUSINESS SET-ASIDE		PAGE OF PAGES 1 22
1. REQUEST NO. SPE7M8-24-T-6890	2. DATE ISSUED 2024 JUL 22	3. REQUISITION/PURCHASE REQUEST NO. 7004658445	4. CERT. FOR NAT. DEF. UNDER BDSA REG. 2 AND/OR DMS REG. 1	RATING
5. ISSUED BY DLA LAND AND MARITIME ELECTRICAL DEVICES DIV PO BOX 3990 COLUMBUS OH 43218-3990 USA Name: Kathleen Moore Buyer Code:PMCMVBL Tel: 614-692-8298 Fax: 614-692-6922 Email: Kathleen.Moore@dla.mil			6. DELIVER BY (Date) 5 DAYS ADO	
			7. DELIVERY <input type="checkbox"/> FOB DESTINATION <input checked="" type="checkbox"/> OTHER (See Schedule)	
			8. DESTINATION	
8. TO:			a. NAME OF CONSIGNEE See Schedule	
			b. STREET ADDRESS	
			c. CITY	
			d. STATE	e. ZIP CODE
10. PLEASE FURNISH QUOTATIONS TO THE ISSUING OFFICE IN BLOCK 5 ON OR BEFORE CLOSE OF BUSINESS (Date) 2024 AUG 01				
IMPORTANT: This is a request for information, and quotations furnished are not offers. If you are unable to quote, please so indicate on this form and return it to the address in Block 5. This request does not commit the Government to pay any costs incurred in the preparation of the submission of this quotation or to contract for supplies or services. Supplies are of domestic origin unless otherwise indicated by quoter. Any representations and/or certifications attached to this Request for Quotations must be completed by the quoter.				
11. SCHEDULE (See Continuation Sheets)				

POC INFORMATION:

WHEN TECHNICAL DATA IS PROVIDED IT MUST BE OBTAINED AT:<https://pcf1x.bsm.dla.mil/cfolders>. DISCREPANCIES FOUND IN TECHNICAL DATA SHOULD SUBMIT REQUEST TO THE DLA CUSTOMER SERVICE WEBSITE:<https://www.pdmd.dla.mil/cs/>

ALL OTHER QUESTIONS (SOLICITATION REQUIREMENTS, ITEM DESCRIPTION, AWARD CHOICE, ETC.), PLEASE CONTACT THE BUYER SHOWN ABOVE.

QUESTIONS REGARDING OPERATION OF THE DLA-BSM INTERNET BID BOARD SYSTEM SHOULD BE E-MAILED TO: DibbsBSM@dla.mil

FOR IMMEDIATE ASSISTANCE, PLEASE REFER TO THE FREQUENTLY ASKED QUESTIONS (FAQS) ON BSM DIBBS AT: <https://www.dibbs.bsm.dla.mil/Refs/help/DIBBSHelp.htm> OR PHONE 1-844-347-2457 (Press 5 then speak or enter D-L-A).

MASTER SOLICITATION

THIS SOLICITATION INCORPORATES THE TERMS AND CONDITIONS SET FORTH IN THE DLA MASTER SOLICITATION FOR AUTOMATED SIMPLIFIED ACQUISITIONS REVISION 97 (MAY 24, 2024) WHICH CAN BE FOUND ON THE WEB AT: https://www.dla.mil/Portals/104/Documents/J7Acquisition/MasterSolicitation4ASAcqRev-97_May_24_2024.pdf

This solicitation incorporates technical/quality requirements ('R' or 'I' number in section B). The full text is in the DLA Technical and Quality Master List of Requirements at: <http://www.dla.mil/HQ/Acquisition/Offers/eprocurement.aspx> The revision of the Master in effect on the award date controls.

12. DISCOUNT FOR PROMPT PAYMENT	a. 10 CALENDAR DAYS (%)		b. 20 CALENDAR DAYS (%)		c. 30 CALENDAR DAYS (%)		d. CALENDAR DAYS	
							NUMBER	PERCENTAGE
NOTE: Additional provisions and representations <input type="checkbox"/> are <input checked="" type="checkbox"/> are not attached.								
13. NAME AND ADDRESS OF QUOTER					14. SIGNATURE OF PERSON AUTHORIZED TO SIGN QUOTATION		15. Date of Quotation	
a. NAME OF QUOTER CAGE								
b. STREET ADDRESS								
c. COUNTY					16. SIGNER		b. TELEPHONE	
d. CITY					a. NAME (Type or Print)		AREA CODE	
e. STATE					f. ZIP CODE		NUMBER	
					c. TITLE (Type or Print)			

SECTION A

THIS BUY MAY BE A CANDIDATE FOR AUTOMATED AWARD. HOWEVER, AUTOMATED SOLICITATIONS CONTAINING FIRST ARTICLE TEST REQUIREMENTS ARE NOT CANDIDATES FOR AN AUTOMATED AWARD. ALL QUOTES MUST BE SUBMITTED VIA THE DLA INTERNET BID BOARD SYSTEM (DIBBS) AT <https://www.dibbs.bsm.dla.mil>. MICRO-PURCHASE QUOTES MAY BE AWARDED PRIOR TO RETURN DATE.

[==]

NORTH AMERICAN INDUSTRY CLASSIFICATION SYSTEM 335314

Refer to the corresponding small business size standard

<http://www.sba.gov/content/table-small-business-size-standards>

However, the small business size standard for a concern that submits an offer but proposes to furnish an end item that it did not itself manufacture, process, or produce is 500 employees if the acquisition is 1) an 8(a), HUBZone service-disabled veteran-owned, economically disadvantaged women-owned, or women-owned small business set-aside or sole-source award; or 2) uses the HUBZone price evaluation preference to award to a HUBZone concern, unless the concern waived the evaluation preference.

THIS IS AN FMS REQUIREMENT. REGULAR FOB ORIGIN APPLIES VIA CLAUSE 52.247-29.

ORIGIN INSPECTION REQUIRED - FAR 52.246-2 APPLIES

Fast Pay does not apply to this solicitation.

Due to the volatility of demands, and frequent quantity changes on open purchase requests, offerors are highly encouraged to submit quantity ranges when quoting. If a PR is evaluated manually, quoting ranges provides the buyer the option to combine requirements or reduce the quantity as needed without resoliciting or adding any additional administrative burden for either party involved when making an award.

SECTION A

This does not apply to Auto IDC.

If you anticipate quoting on a solicitation after the closing date, please submit a DIBBS quote with a bid type of "No Bid" and place an anticipated quote date or the reason you are not willing to quote. This does not prevent you from submitting an actual quote on DIBBS at a later date. It will overlay your previous no quote. This informs buyers of your intention to quote and prevents multiple calls for updates and cancelling of requirements assumed to be non-procurable due to no quotes/sources. The submission of an anticipated quote date does not preclude DLA from making an award to another acceptable timely offer.

APEX Accelerators, formally known as the Procurement Technical Assistance Program (PTAP), is designed to increase the number of U.S. businesses capable of bidding and performing on local, state, and federal government contracts. APEX Accelerators provide critical assistance to new and existing businesses interested government contracting to enhance the defense industrial base at no cost. Visit <https://www.apexaccelerators.us/#/> for more information.

6,

THE OFFEROR, BY SUBMISSION OF ITS QUOTATION, REPRESENTS IT WILL NOT PROVIDE COVERED TELECOMMUNICATIONS EQUIPMENT OR SERVICES TO THE GOVERNMENT IN THE PERFORMANCE OF ANY AWARD RESULTING FROM THIS SOLICITATION, IN ACCORDANCE WITH PARAGRAPH (d) OF THE CLAUSE AT FAR 52.204-24, REPRESENTATION REGARDING CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT, OR IN ACCORDANCE WITH ITS EXISTING REPRESENTATION IN PARAGRAPH (c) OF THE PROVISION AT DFARS 252.204-7016, COVERED DEFENSE TELECOMMUNICATIONS EQUIPMENT OR SERVICES - REPRESENTATION.

Caution Notice: Offerors are required to comply with domestic material restrictions. The Berry Amendment, the Buy American Act, and other domestic material restrictions may apply. Offerors are instructed to refer to the solicitation clauses related to foreign sourcing for more information on applicability. The Berry Amendment threshold has been

SECTION A

reduced to \$150,000 and vendors must carefully review related clauses DFARS 252.225-7006, 252.225-7012, and 252.225-7015 for applicability requirements. If your offer is based on a non-domestic material, you are required to provide disclosure information in your quote and/or through written notification to the point of contact listed in the solicitation.

DoD Class Deviation 2023-00002: A small business joint venture offeror must submit, with its offer, the representation required in paragraph (c) of FAR solicitation provision 52.212-3, Offeror Representations and Certifications-Commercial Products and Commercial Services, and paragraph (c) of FAR solicitation provision 52.219-1, Small Business Program Representations, in accordance with 52.204-3(d) and 52.212-3(b) for the following categories:

- (A) Small business;
- (B) Service-disabled veteran-owned small business;
- (C) Women-owned small business (WOSB) under the WOSB Program;
- (D) Economically disadvantaged women-owned small business under the WOSB Program; or
- (E) Historically underutilized business zone small business.

Contractors shall not provide parts and supplies made using additive manufacturing (AM), unless AM is specifically authorized in the solicitation/contract. See procurement note L31.

Procurement History for NSN/FSC:015738906/6110

CAGE	Contract Number	Quantity	Unit Cost	AWD Date	Surplus Material
4B8D1	SPE7M119P2531	1.000	2128.91000	20190128	N
4B8D1	SPE7M017P3259	1.000	1482.97000	20170426	N
4B8D1	SPE7M017P3031	1.000	1482.97000	20170414	N

SECTION B

PR: 7004658445
NSN/MATERIAL:6110015738906

ITEM DESCRIPTION
CONTROLLER,MOTOR

CONTROLLER,MOTOR
RP001: DLA PACKAGING REQUIREMENTS FOR PROCUREMENT

RD002, COVERED DEFENSE INFORMATION APPLIES

RA001: THIS DOCUMENT INCORPORATES TECHNICAL AND/OR QUALITY REQUIREMENTS (IDENTIFIED BY AN 'R' OR AN 'I' NUMBER) SET FORTH IN FULL TEXT IN THE DLA MASTER LIST OF TECHNICAL AND QUALITY REQUIREMENTS FOUND ON THE WEB AT:

<http://www.dla.mil/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.

RQ011: REMOVAL OF GOVERNMENT IDENTIFICATION FROM NON-ACCEPTED SUPPLIES

NO DATA IS AVAILABLE. THE ALTERNATE OFFEROR IS REQUIRED TO PROVIDE A COMPLETE DATA PACKAGE INCLUDING DATA FOR THE APPROVED AND ALTERNATE PART FOR EVALUATION.

CONTROL SOLUTIONS LLC 4B8D1 P/N CS3226-ASM

CLIN	PR	PRLI	UI	QUANTITY	UNIT PRICE	TOTAL PRICE
0001	7004658445	0001	EA	20.000		

NSN/MATERIAL:6110015738906

DELIVERY (IN DAYS):0005

DELIVER FOB: ORIGIN

QTY VARIANCE: PLUS 0% MINUS 0%

INSPECTION POINT: ORIGIN

ACCEPTANCE POINT: ORIGIN

PREP FOR DELIVERY:

PKGING DATA - MIL-STD-2073-1E
QUP:001 PRES MTHD:41 CLNG/DRY:1 PRESV MAT:00
WRAP MAT:00 CUSH/DUNN MAT:GA CUSH/DUNN THKNSS:C
UNIT CONT:E5 OPI:0
INTRMDTE CONT:E8 INTRMDTE CONT QTY:AAA
PACK CODE:Q PACKING LEVEL: B
MARKING SHALL BE IN ACCORDANCE WITH MIL-STD-129.

CONTINUED ON NEXT PAGE

SECTION B

PR: 7004658445 PRLI: 0001 CONT'D

SPECIAL MARKING CODE:00 -00 No special marking

PALLETIZATION SHALL BE IN ACCORDANCE WITH RP001: DLA PACKAGING REQUIREMENTS FOR PROCUREMENT

PARCEL POST ADDRESS:

BNBZ00

NB UKRAINE USAI CASES
MECHANICSBURG, PA 17055
MECHANICSBURG
US

FOR TRANSPORTATION SEE DLAD DLAD PROC NOTE C19. FOR FIRST DESTINATION TRANSPORTATION SEE DLAD PROC NOTE C20 AND CONTRACT

FREIGHT SHIPPING ADDRESS:

BNBZ00

NB UKRAINE USAI CASES
MECHANICSBURG, PA 17055
MECHANICSBURG
US

M/F: (TCN) BNBZ733264C109
RDD: 777
PROJ: TP 1
SUPP ADD: BXXVLB SIG: L

FOR GOVERNMENT USE ONLY: (IPD) 02

DIC: A01 DIST: B17 ADV: 2L FC: YY

Need Ship Date:00/00/0000
Original Required Delivery Date:09/27/2023

SECTION F - DELIVERIES OR PERFORMANCE**52.242-17 GOVERNMENT DELAY OF WORK (APR 1984) (FAR)****SECTION H - SPECIAL CONTRACT REQUIREMENTS****252.223-7001 HAZARD WARNING LABELS (DEC 1991) (DFARS)**

- (a) "Hazardous material," as used in this clause, is defined in the Hazardous Material Identification and Material Safety Data clause of this contract.
- (b) The Contractor shall label the item package (unit container) of any hazardous material to be delivered under this contract in accordance with the Hazard Communication Standard (29 CFR 1910.1201 et seq). The Standard requires that the hazard warning label conform to the requirements of the standard unless the material is otherwise subject to the labelling requirements of one of the following statutes:
- (1) Federal Insecticide, Fungicide and Rodenticide Act;
 - (2) Federal Food, Drug and Cosmetics Act;
 - (3) Consumer Product Safety Act;
 - (4) Federal Hazardous Substances Act; or
 - (5) Federal Alcohol Administration Act.
- (c) The Offeror shall list which hazardous material listed in the Hazardous Material Identification and Material Safety Data clause of this contract will be labelled in accordance with one of the Acts in paragraphs (b)(1) through (5) of this clause instead of the Hazard Communication Standard. Any hazardous material not listed will be interpreted to mean that a label is required in accordance with the Hazard Communication Standard.

MATERIAL (If None, Insert "None")	ACT

- (d) The apparently successful Offeror agrees to submit, before award, a copy of the hazard warning label for all hazardous materials not listed in paragraph (c) of this clause. The Offeror shall submit the label with the Material Safety Data Sheet being furnished under the Hazardous Material Identification and Material Safety Data clause of this contract.
- (e) The Contractor shall also comply with MIL-STD-129, Marking for Shipment and Storage (including revisions adopted during the term of this contract).
(End of clause)

SECTION I - CONTRACT CLAUSES**252.203-7000 REQUIREMENTS RELATING TO COMPENSATION OF FORMER DoD OFFICIALS (SEPT 2011) (DFARS)****252.203-7002 REQUIREMENT TO INFORM EMPLOYEES OF WHISTLEBLOWER RIGHTS (DEC 2022) (DFARS)****252.204-7000 DISCLOSURE OF INFORMATION (OCT 2016) (DFARS)****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 (JAN 2023) (DFARS)****252.204-7012 SAFEGUARDING COVERED DEFENSE INFORMATION AND CYBER INCIDENT REPORTING (JAN 2023) (DFARS)****252.204-7015 NOTICE OF AUTHORIZED DISCLOSURE OF INFORMATION TO LITIGATION SUPPORT CONTRACTORS (JAN 2023) (DFARS)****252.204-7018 PROHIBITION ON THE ACQUISITION OF COVERED DEFENSE TELECOMMUNICATIONS EQUIPMENT OR SERVICES (JAN 2023) (DFARS)****252.204-7020 NIST SP 800-171 DOD ASSESSMENT REQUIREMENTS (NOV 2023) (DFARS)**

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SECTION I - CONTRACT CLAUSES (CONTINUED)

As prescribed in 204.7304(e), use the following clause:

(a) *Definitions.*

Basic Assessment means a contractor's self-assessment of the contractor's implementation of NIST SP 800 -171 that --

- (1) Is based on the Contractor's review of their system security plan(s) associated with covered contractor information system(s);
- (2) Is conducted in accordance with the NIST SP 800 -171 DoD Assessment Methodology; and
- (3) Results in a confidence level of "Low" in the resulting score, because it is a self-generated score.

Covered contractor information system has the meaning given in the clause 252.204 -7012, Safeguarding Covered Defense Information and Cyber Incident Reporting, of this contract.

High Assessment means an assessment that is conducted by Government personnel using NIST SP 800 -171A, Assessing Security Requirements for Controlled Unclassified Information that --

- (1) Consists of --
 - (i) A review of a contractor's Basic Assessment;
 - (ii) A thorough document review;
 - (iii) Verification, examination, and demonstration of a Contractor's system security plan to validate that NIST SP 800 -171 security requirements have been implemented as described in the contractor's system security plan; and
 - (iv) Discussions with the contractor to obtain additional information or clarification, as needed; and
- (2) Results in a confidence level of "High" in the resulting score.

Medium Assessment means an assessment conducted by the Government that --

- (1) Consists of --
 - (i) A review of a contractor's Basic Assessment;
 - (ii) A thorough document review; and
 - (iii) Discussions with the contractor to obtain additional information or clarification, as needed; and
- (2) Results in a confidence level of "Medium" in the resulting score.

(b) *Applicability.* This clause applies to covered contractor information systems that are required to comply with the National Institute of Standards and Technology (NIST) Special Publication (SP) 800 -171, in accordance with Defense Federal Acquisition Regulation System (DFARS) clause at 252.204 -7012, Safeguarding Covered Defense Information and Cyber Incident Reporting, of this contract.

(c) *Requirements.* The Contractor shall provide access to its facilities, systems, and personnel necessary for the Government to conduct a Medium or High NIST SP 800 -171 DoD Assessment, as described in NIST SP 800 -171 DoD Assessment Methodology at <https://www.acq.osd.mil/asda/dpc/cyber/safeguarding.html#nistSP800171>, if necessary.

(d) *Procedures.* Summary level scores for all assessments will be posted in the Supplier Performance Risk System (SPRS) (<https://www.sprs.csd.disa.mil/>) to provide DoD Components visibility into the summary level scores of strategic assessments.

(1) *Basic Assessments.* A contractor may submit, via encrypted email, summary level scores of Basic Assessments conducted in accordance with the NIST SP 800 -171 DoD Assessment Methodology to webpmsmh@navy.mil for posting to SPRS.

(i) The email shall include the following information:

- (A) Version of NIST SP 800 -171 against which the assessment was conducted.
- (B) Organization conducting the assessment (e.g., Contractor self-assessment).
- (C) For each system security plan (security requirement 3.12.4) supporting the performance of a DoD contract --
 - (1) All industry Commercial and Government Entity (CAGE) code(s) associated with the information system(s) addressed by the system security plan; and
 - (2) A brief description of the system security plan architecture, if more than one plan exists.
- (D) Date the assessment was completed.
- (E) Summary level score (e.g., 95 out of 110, NOT the individual value for each requirement).
- (F) Date that all requirements are expected to be implemented (i.e., a score of 110 is expected to be achieved) based on information gathered from associated plan(s) of action developed in accordance with NIST SP 800 -171.

(ii) If multiple system security plans are addressed in the email described at paragraph (b)(1)(i) of this section, the Contractor shall use the following format for the report:

System Security Plan	CAGE Codes supported by this plan	Brief description of the plan architecture	Date of assessment	Total Score	Date score of 110 will be achieved

(2) *Medium and High Assessments.* DoD will post the following Medium and/or High Assessment summary level scores to SPRS for each system security plan assessed:

- (i) The standard assessed (e.g., NIST SP 800 -171 Rev 1).
- (ii) Organization conducting the assessment, e.g., DCMA, or a specific organization (identified by Department of Defense Activity Address Code (DoDAAC)).
- (iii) All industry CAGE code(s) associated with the information system(s) addressed by the system security plan.
- (iv) A brief description of the system security plan architecture, if more than one system security plan exists.
- (v) Date and level of the assessment, i.e., medium or high.
- (vi) Summary level score (e.g., 105 out of 110, not the individual value assigned for each requirement).
- (vii) Date that all requirements are expected to be implemented (i.e., a score of 110 is expected to be achieved) based on information gathered from associated plan(s) of action developed in accordance with NIST SP 800 -171.

(e) *Rebuttals.* (1) DoD will provide Medium and High Assessment summary level scores to the Contractor and offer the opportunity for rebuttal and

SECTION I - CONTRACT CLAUSES (CONTINUED)

adjudication of assessment summary level scores prior to posting the summary level scores to SPRS (see SPRS User's Guide https://www.sprs.csd.disa.mil/pdf/SPRS_Awardee.pdf).

(2) Upon completion of each assessment, the contractor has 14 business days to provide additional information to demonstrate that they meet any security requirements not observed by the assessment team or to rebut the findings that may be of question.

(f) *Accessibility*. (1) Assessment summary level scores posted in SPRS are available to DoD personnel, and are protected, in accordance with the standards set forth in DoD Instruction 5000.79, Defense-wide Sharing and Use of Supplier and Product Performance Information (PI).

(2) Authorized representatives of the Contractor for which the assessment was conducted may access SPRS to view their own summary level scores, in accordance with the SPRS Software User's Guide for Awardees/Contractors available at https://www.sprs.csd.disa.mil/pdf/SPRS_Awardee.pdf.

(3) A High NIST SP 800 -171 DoD Assessment may result in documentation in addition to that listed in this clause. DoD will retain and protect any such documentation as "Controlled Unclassified Information (CUI)" and intended for internal DoD use only. The information will be protected against unauthorized use and release, including through the exercise of applicable exemptions under the Freedom of Information Act (e.g., Exemption 4 covers trade secrets and commercial or financial information obtained from a contractor that is privileged or confidential).

(g) *Subcontracts*. (1) The Contractor shall insert the substance of this clause, including this paragraph (g), in all subcontracts and other contractual instruments, including subcontracts for the acquisition of commercial products or commercial services (excluding commercially available off-the-shelf items).

(2) The Contractor shall not award a subcontract or other contractual instrument, that is subject to the implementation of NIST SP 800 -171 security requirements, in accordance with DFARS clause 252.204 -7012 of this contract, unless the subcontractor has completed, within the last 3 years, at least a Basic NIST SP 800 -171 DoD Assessment, as described in <https://www.acq.osd.mil/ada/dpc/cp/cyber/safeguarding.html#nistSP800171>, for all covered contractor information systems relevant to its offer that are not part of an information technology service or system operated on behalf of the Government.

(3) If a subcontractor does not have a summary level scores of a current NIST SP 800 -171 DoD Assessment (i.e., not more than 3 years old unless a lesser time is specified in the solicitation) posted in SPRS, the subcontractor may conduct and submit a Basic Assessment, in accordance with the NIST SP 800 -171 DoD Assessment Methodology, to webpmsmh@navy.mil for posting to SPRS along with the information required by paragraph (d) of this clause.

(End of clause)

252.204-7024 NOTICE ON THE USE OF THE SUPPLIER PERFORMANCE RISK SYSTEM (MAR 2023) (DFARS)**252.223-7006 PROHIBITION ON STORAGE, TREATMENT, AND DISPOSAL OF TOXIC OR HAZARDOUS MATERIALS - BASIC (SEPT 2014) (DFARS)****252.223-7008 PROHIBITION OF HEXAVALENT CHROMIUM (JAN 2023) (DFARS)****252.225-7007 PROHIBITION ON ACQUISITION OF UNITED STATES MUNITIONS LIST ITEMS FROM COMMUNIST CHINESE MILITARY COMPANIES (DEC 2018) (DFARS)****252.225-7048 EXPORT-CONTROLLED ITEMS (JUN 2013) (DFARS)****252.232-7003 ELECTRONIC SUBMISSION OF PAYMENT REQUESTS AND RECEIVING REPORTS (DEC 2018) (DFARS)****252.232-7006 WIDE AREA WORKFLOW PAYMENT INSTRUCTIONS (JAN 2023) (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.

"Payment request" and "receiving report" are defined in the clause at [252.232-7003](#), Electronic Submission of Payment Requests and Receiving Reports.

(b) *Electronic invoicing*. The WAWF system provides the method to electronically process vendor payment requests and receiving reports, as authorized by Defense Federal Acquisition Regulation Supplement (DFARS) [252.232-7003](#), 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.sam.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 shall use the following information when submitting payment requests and receiving reports in WAWF for this contract or task or delivery order:

(1) *Document type*. The Contractor shall submit payment requests using the following document type(s):

(i) For cost-type line items, including labor-hour or time-and-materials, submit a cost voucher.

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SECTION I - CONTRACT CLAUSES (CONTINUED)

(ii) For fixed price line items --

(A) That require shipment of a deliverable, submit the invoice and receiving report specified by the Contracting Officer.

When creating documents in WAWF, an invoice and receiving report are both required unless an exception at DFARS 232.7002 (a) applies. The invoice and receiving report may be submitted separately or together as a combo type document. See DFARS appendix F for detailed instructions on preparing the WAWF receiving report. *NOTE: For contracts in accordance with fast payment procedures, if the customer does not have a registered acceptor in WAWF, submit an invoice only.**

(Contracting Officer: Insert applicable invoice and receiving report document type(s) for fixed price line items that require shipment of a deliverable.)

(B) For services that do not require shipment of a deliverable, submit either the Invoice 2in1, which meets the requirements for the invoice and receiving report, or the applicable invoice and receiving report, as specified by the Contracting Officer.

NO for supply contracts/submit an invoice 2in1 for service contracts

(Contracting Officer: Insert either "Invoice 2in1" or the applicable invoice and receiving report document type(s) for fixed price line items for services.)

(iii) For customary progress payments based on costs incurred, submit a progress payment request.

(iv) For performance based payments, submit a performance based payment request.

(v) For commercial item financing, submit a commercial item financing request.

(2) Fast Pay requests are only permitted when Federal Acquisition Regulation (FAR) 52.213-1 is included in the contract.

[Note: The Contractor may use a WAWF "combo" document type to create some combinations of invoice and receiving report in one step.]

(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	See Resulting Award
Issue By DoDAAC	See Resulting Award
Admin DoDAAC**	See Resulting Award
Inspect By DoDAAC	See Resulting Award if applicable
Ship To Code	See Resulting Award if applicable
Ship From Code	See Resulting Award if applicable
Mark For Code	See Resulting Award if applicable
Service Approver (DoDAAC)	See Resulting Award if applicable
Service Acceptor (DoDAAC)	See Resulting Award if applicable
Accept at Other DoDAAC	See Resulting Award if applicable
LPO DoDAAC	See Resulting Award if applicable
DCAA Auditor DoDAAC	See Resulting Award if applicable
Other DoDAAC(s)	See Resulting Award if applicable

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

(**Contracting Officer: If the contract provides for progress payments or performance-based payments, insert the DoDAAC for the contract administration office assigned the functions under FAR 42.302(a)(13).)

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SECTION I - CONTRACT CLAUSES (CONTINUED)

(4) *Payment request.* The Contractor shall ensure a payment request includes documentation appropriate to the type of payment request in accordance with the payment clause, contract financing clause, or Federal Acquisition Regulation 52.216-7, Allowable Cost and Payment, as applicable.

(5) *Receiving report.* The Contractor shall ensure a receiving report meets the requirements of DFARS Appendix F.

(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.

Contact the local contract administrator found in block 5 of the DD 1155

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

(2) Contact the WAWF helpdesk at 866-618-9888, if assistance is needed.

(End of clause)

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

252.243-7001 PRICING OF CONTRACT MODIFICATIONS (DEC 1991) (DFARS)

252.244-7000 SUBCONTRACTS FOR COMMERCIAL PRODUCTS OR COMMERCIAL SERVICES (NOV 2023) (DFARS)

252.246-7003 NOTIFICATION OF POTENTIAL SAFETY ISSUES (JAN 2023) (DFARS)

52.203-19 PROHIBITION ON REQUIRING CERTAIN INTERNAL CONFIDENTIALITY AGREEMENTS OR STATEMENTS (JAN 2017) (FAR)

52.204-21 BASIC SAFEGUARDING OF COVERED CONTRACTOR INFORMATION SYSTEMS (NOV 2021) (FAR)

52.204-25 PROHIBITION ON CONTRACTING FOR CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT (NOV 2021) (FAR)

52.204-30 FEDERAL ACQUISITION SUPPLY CHAIN SECURITY ACT ORDERS -- PROHIBITION (DEC 2023) (FAR)

52.211-5 MATERIAL REQUIREMENTS (AUG 2000) (FAR)

52.213-4 TERMS AND CONDITIONS - SIMPLIFIED ACQUISITION (OTHER THAN COMMERCIAL PRODUCTS AND COMMERCIAL SERVICES (FEB 2024) (FAR)

(c) *FAR 52.252-2, Clauses Incorporated by Reference (FEB 1998).* 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>

52.222-36 EQUAL OPPORTUNITY FOR WORKERS WITH DISABILITIES - ALTERNATE I (JUN 2014) (FAR)

Notice: The following term(s) of this clause are waived for this contract: _____ [List term(s)].

52.223-18 ENCOURAGING CONTRACTOR POLICIES TO BAN TEXT MESSAGING WHILE DRIVING (JUN 2020) (FAR)

52.223-3 HAZARDOUS MATERIAL IDENTIFICATION AND MATERIAL SAFETY DATA (FEB 2021) (FAR)

(a) "*Hazardous material,*" as used in this clause, includes any material defined as hazardous under the latest version of Federal Standard No. 313 (including revisions adopted during the term of the contract).

(b) The offeror must list any hazardous material, as defined in paragraph (a) of this clause, to be delivered under this contract. The hazardous material shall be properly identified and include any applicable identification number, such as National Stock Number or Special Item Number. This information shall also be included on the Material Safety Data Sheet submitted under this contract.

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SECTION I - CONTRACT CLAUSES (CONTINUED)

Material (If none, insert "None")	Identification No.

(c) This list must be updated during performance of the contract whenever the Contractor determines that any other material to be delivered under this contract is hazardous.

(d) The apparently successful offeror agrees to submit, for each item as required prior to award, a Material Safety Data Sheet, meeting the requirements of 29 CFR 1910.1200(g) and the latest version of Federal Standard No. 313, for all hazardous material identified in paragraph (b) of this clause. Data shall be submitted in accordance with Federal Standard No. 313, whether or not the apparently successful offeror is the actual manufacturer of these items. Failure to submit the Material Safety Data Sheet prior to award may result in the apparently successful offeror being considered nonresponsible and ineligible for award.

(e) If, after award, there is a change in the composition of the item(s) or a revision to Federal Standard No. 313, which renders incomplete or inaccurate the data submitted under paragraph (d) of this clause, the Contractor shall promptly notify the Contracting Officer and resubmit the data.

(f) Neither the requirements of this clause nor any act or failure to act by the Government shall relieve the Contractor of any responsibility or liability for the safety of Government, Contractor, or subcontractor personnel or property.

(g) Nothing contained in this clause shall relieve the Contractor from complying with applicable Federal, State, and local laws, codes, ordinances, and regulations (including the obtaining of licenses and permits) in connection with hazardous material.

(h) The Government's rights in data furnished under this contract with respect to hazardous material are as follows:

(1) To use, duplicate and disclose any data to which this clause is applicable. The purposes of this right are to --

- (i) Apprise personnel of the hazards to which they may be exposed in using, handling, packaging, transporting, or disposing of hazardous materials;
- (ii) Obtain medical treatment for those affected by the material; and
- (iii) Have others use, duplicate, and disclose the data for the Government for these purposes.

(2) To use, duplicate, and disclose data furnished under this clause, in accordance with subparagraph (h)(1) of this clause, in precedence over any other clause of this contract providing for rights in data.

(3) The Government is not precluded from using similar or identical data acquired from other sources.

(End of Clause)

52.223-7 NOTICE OF RADIOACTIVE MATERIALS (JAN 1997) (FAR)

(a) The Contractor shall notify the Contracting Officer or designee, in writing, _____ * days prior to the delivery of, or prior to completion of any servicing required by this contract of, items containing either

- (1) radioactive material requiring specific licensing under the regulations issued pursuant to the Atomic Energy Act of 1954, as amended, as set forth in Title 10 of the Code of Federal Regulations, in effect on the date of this contract, or
- (2) other radioactive material not requiring specific licensing in which the specific activity is greater than 0.002 microcuries per gram or the activity per item equals or exceeds 0.01 microcuries.

Such notice shall specify the part or parts of the items which contain radioactive materials, a description of the materials, the name and activity of the isotope, the manufacturer of the materials, and any other information known to the Contractor which will put users of the items on notice as to the hazards involved (OMB No. 9000-0107).

* The Contracting Officer shall insert the number of days required in advance of delivery of the item or completion of the servicing to assure that required licenses are obtained and appropriate personnel are notified to institute any necessary safety and health precautions. See FAR 23.601(d).

(b) If there has been no change affecting the quantity of activity, or the characteristics and composition of the radioactive material from deliveries under this contract or prior contracts, the Contractor may request that the Contracting Officer or designee waive the notice requirement in paragraph (a) of this clause. Any such request shall --

- (1) Be submitted in writing;
- (2) State that the quantity of activity, characteristics, and composition of the radioactive material have not changed; and
- (3) Cite the contract number on which the prior notification was submitted and the contracting office to which it was submitted.

(c) All items, parts, or subassemblies which contain radioactive materials in which the specific activity is greater than 0.002 microcuries per gram or activity per item equals or exceeds 0.01 microcuries, and all containers in which such items, parts or subassemblies are delivered to the Government shall be clearly marked and labeled as required by the latest revision of MIL-STD 129 in effect on the date of the contract.

(d) This clause, including this paragraph (d), shall be inserted in all subcontracts for radioactive materials meeting the criteria in paragraph (a) of this clause.

(End of Clause)

52.232-39 UNENFORCEABILITY OF UNAUTHORIZED OBLIGATIONS (JUN 2013) (FAR)**52.232-40 PROVIDING ACCELERATED PAYMENTS TO SMALL BUSINESS SUBCONTRACTORS (MAR 2023) (FAR)**

SECTION I - CONTRACT CLAUSES (CONTINUED)

52.243-1 CHANGES - FIXED PRICE (AUG 1987) (FAR)

52.246-2 INSPECTION OF SUPPLIES- FIXED PRICE (AUG 1996) (FAR)

52.249-8 DEFAULT (FIXED-PRICE SUPPLY AND SERVICE) (APR 1984) (FAR)

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS

252.203-7005 REPRESENTATION RELATING TO COMPENSATION OF FORMER DOD OFFICIALS (SEPT 2022) (DFARS)

252.204-7007 ALTERNATE A, ANNUAL REPRESENTATIONS AND CERTIFICATIONS (NOV 2023) (DFARS)

As prescribed in 204.1202, use the following provision:

Substitute the following paragraphs (b), (d), and (e) for paragraphs (b) and (d) of the provision at FAR 52.204 -8:

- (b)(1) If the provision at FAR 52.204 -7, System for Award Management, is included in this solicitation, paragraph (e) of this provision applies.
- (2) If the provision at FAR 52.204 -7, System for Award Management, is not included in this solicitation, and the Offeror has an active registration in the System for Award Management (SAM), the Offeror may choose to use paragraph (e) of this provision instead of completing the corresponding individual representations and certification in the solicitation. The Offeror shall indicate which option applies by checking one of the following boxes:

- (i) Paragraph (e) applies.
 - (ii) Paragraph (e) does not apply and the Offeror has completed the individual representations and certifications in the solicitation.
- (d)(1) The following representations or certifications in the SAM database are applicable to this solicitation as indicated:
- (i) 252.204 -7016, Covered Defense Telecommunications Equipment or Services --Representation. Applies to all solicitations.
 - (ii) 252.216 -7008, Economic Price Adjustment --Wage Rates or Material Prices Controlled by a Foreign Government. Applies to solicitations for fixed-price supply and service contracts when the contract is to be performed wholly or in part in a foreign country, and a foreign government controls wage rates or material prices and may during contract performance impose a mandatory change in wages or prices of materials.
 - (iii) 252.225 -7042, Authorization to Perform. Applies to all solicitations when performance will be wholly or in part in a foreign country.
 - (iv) 252.225 -7049, Prohibition on Acquisition of Certain Foreign Commercial Satellite Services --Representations. Applies to solicitations for the acquisition of commercial satellite services.
 - (v) 252.225 -7050, Disclosure of Ownership or Control by the Government of a Country that is a State Sponsor of Terrorism. Applies to all solicitations expected to result in contracts of \$150,000 or more.
 - (vi) 252.229 -7012, Tax Exemptions (Italy) --Representation. Applies to solicitations when contract performance will be in Italy.
 - (vii) 252.229 -7013, Tax Exemptions (Spain) --Representation. Applies to solicitations when contract performance will be in Spain.
 - (viii) 252.247 -7022, Representation of Extent of Transportation by Sea. Applies to all solicitations except those for direct purchase of ocean transportation services or those with an anticipated value at or below the simplified acquisition threshold.

(2) The following representations or certifications in SAM are applicable to this solicitation as indicated by the Contracting Officer: [Contracting Officer check as appropriate.]

- (i) 252.209 -7002, Disclosure of Ownership or Control by a Foreign Government.
- (ii) 252.225 -7000, Buy American --Balance of Payments Program Certificate.
- (iii) 252.225 -7020, Trade Agreements Certificate.
- Use with Alternate I.
- (iv) 252.225 -7031, Secondary Arab Boycott of Israel.
- (v) 252.225 -7035, Buy American --Free Trade Agreements --Balance of Payments Program Certificate.
- Use with Alternate I.
- Use with Alternate II.
- Use with Alternate III.
- Use with Alternate IV.
- Use with Alternate V.
- (vi) 252.226 -7002, Representation for Demonstration Project for Contractors Employing Persons with Disabilities.
- (vii) 252.232 -7015, Performance-Based Payments --Representation.

(e) The Offeror has completed the annual representations and certifications electronically via the SAM website at <https://www.acquisition.gov/>. After reviewing the SAM database information, the Offeror verifies by submission of the offer that the representations and certifications currently posted electronically that apply to this solicitation as indicated in FAR 52.204 -8(c) and paragraph (d) of this provision have been entered or updated within the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer, and are incorporated in this offer by reference (see FAR 4.1201); except for the changes identified below [Offeror to insert changes, identifying change by provision number, title, date]. These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer.

FAR/DFARS Provision #	Title	Date	Change

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

Any changes provided by the offeror are applicable to this solicitation only, and do not result in an update to the representations and certifications located in the SAM database.

(End of provision)

252.204-7008 COMPLIANCE WITH SAFEGUARDING COVERED DEFENSE INFORMATION CONTROLS (OCT 2016) (DFARS)**252.204-7017 PROHIBITION ON THE ACQUISITION OF COVERED DEFENSE TELECOMMUNICATIONS EQUIPMENT OR SERVICES—REPRESENTATION (MAR 2021) (DFARS)**

As prescribed in 204.2105(b), use the following provision:

The Offeror is not required to complete the representation in this provision if the Offeror has represented in the provision at 252.204 -7016, Covered Defense Telecommunications Equipment or Services --Representation, that it “does not provide covered defense 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.”

(a) *Definitions.* Covered defense telecommunications equipment or services, covered mission, critical technology, and substantial or essential component, as used in this provision, have the meanings given in the 252.204 -7018 clause, Prohibition on the Acquisition of Covered Defense Telecommunications Equipment or Services, of this solicitation.

(b) *Prohibition.* Section 1656 of the National Defense Authorization Act for Fiscal Year 2018 (Pub. L. 115 -91) prohibits agencies from procuring or obtaining, or extending or renewing a contract to procure or obtain, any equipment, system, or service to carry out covered missions that uses covered defense telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system.

(c) *Procedures.* The Offeror shall review the list of excluded parties in the System for Award Management (SAM) at <https://www.sam.gov> for entities that are excluded when providing any equipment, system, or service to carry out covered missions that uses covered defense telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system, unless a waiver is granted.

(d) *Representation.* If in its annual representations and certifications in SAM the Offeror has represented in paragraph (c) of the provision at 252.204 -7016, Covered Defense Telecommunications Equipment or Services --Representation, that it “does” provide covered defense 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, then the Offeror shall complete the following additional representation:

The Offeror represents that it [] will [] will not provide covered defense telecommunications equipment or services as a part of its offered products or services to DoD in the performance of any award resulting from this solicitation.

(e) *Disclosures.* If the Offeror has represented in paragraph (d) of this provision that it “will provide covered defense telecommunications equipment or services,” the Offeror shall provide the following information as part of the offer:

(1) A description of all covered defense telecommunications equipment and services offered (include brand or manufacturer; product, such as model number, original equipment manufacturer (OEM) number, manufacturer part number, or wholesaler number; and item description, as applicable).

(2) An explanation of the proposed use of covered defense telecommunications equipment and services and any factors relevant to determining if such use would be permissible under the prohibition referenced in paragraph (b) of this provision.

(3) For services, the entity providing the covered defense telecommunications services (include entity name, unique entity identifier, and Commercial and Government Entity (CAGE) code, if known).

(4) For equipment, the entity that produced or provided the covered defense telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the OEM or a distributor, if known).

(End of provision)

252.204-7019 NOTICE OF NIST SP 800-171 DOD ASSESSMENT REQUIREMENTS (NOV 2023) (DFARS)

(a) *Definitions.*

“Basic Assessment”, “Medium Assessment”, and “High Assessment” have the meaning given in the clause 252.204-7020, NIST SP 800-171 DoD Assessments.

“Covered contractor information system” has the meaning given in the clause 252.204-7012, Safeguarding Covered Defense Information and Cyber Incident Reporting, of this solicitation.

(b) *Requirement.* In order to be considered for award, if the Offeror is required to implement NIST SP 800-171, the Offeror shall have a current assessment (i.e., not more than 3 years old unless a lesser time is specified in the solicitation) (see 252.204-7020) for each covered contractor information system that is relevant to the offer, contract, task order, or delivery order. The Basic, Medium, and High NIST SP 800-171 DoD Assessments are described in the NIST SP 800-171 DoD Assessment Methodology located at https://www.ecg.osd.mil/dpap/pdi/cyber/strategically_assessing_contractor_implementation_of_NIST_SP_800-171.html.

(c) *Procedures.*

(1) The Offeror shall verify that summary level scores of a current NIST SP 800-171 DoD Assessment (i.e., not more than 3 years old unless a lesser time is specified in the solicitation) are posted in the Supplier Performance Risk System (SPRS) (<https://www.sprs.csd.disa.mil/>) for all covered contractor information systems relevant to the offer.

(2) If the Offeror does not have summary level scores of a current NIST SP 800-171 DoD Assessment (i.e., not more than 3 years old unless a lesser time is specified in the solicitation) posted in SPRS, the Offeror may conduct and submit a Basic Assessment to webpmsmh@navy.mil for posting to SPRS in the format identified in paragraph (d) of this provision.

(d) *Summary level scores.* Summary level scores for all assessments will be posted 30 days post-assessment in SPRS to provide DoD Components visibility into the summary level scores of strategic assessments.

(1) *Basic Assessments.* An Offeror may follow the procedures in paragraph (c)(2) of this provision for posting Basic Assessments to SPRS.

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

- (i) The email shall include the following information:
 - (A) Cybersecurity standard assessed (e.g., NIST SP 800-171 Rev 1).
 - (B) Organization conducting the assessment (e.g., Contractor self-assessment).
 - (C) For each system security plan (security requirement 3.12.4) supporting the performance of a DoD contract --
 - (1) All industry Commercial and Government Entity (CAGE) code(s) associated with the information system(s) addressed by the system security plan; and
 - (2) A brief description of the system security plan architecture, if more than one plan exists.
 - (D) Date the assessment was completed.
 - (E) Summary level score (e.g., 95 out of 110, NOT the individual value for each requirement).
 - (F) Date that all requirements are expected to be implemented (i.e., a score of 110 is expected to be achieved) based on information gathered from associated plan(s) of action developed in accordance with NIST SP 800-171.
- (ii) If multiple system security plans are addressed in the email described at paragraph (d)(1)(i) of this section, the Offeror shall use the following format for the report:

System Security Plan	CAGE Codes supported by this plan	Brief description of the plan architecture	Date of assessment	Total Score	Date score of 110 will be achieved

(2) *Medium and High Assessments.* DoD will post the following Medium and/or High Assessment summary level scores to SPRS for each system assessed:

- (i) The standard assessed (e.g., NIST SP 800-171 Rev 1).
- (ii) Organization conducting the assessment, e.g., DCMA, or a specific organization (identified by Department of Defense Activity Address Code (DoDAAC)).
- (iii) All industry CAGE code(s) associated with the information system(s) addressed by the system security plan.
- (iv) A brief description of the system security plan architecture, if more than one system security plan exists.
- (v) Date and level of the assessment, i.e., medium or high.
- (vi) Summary level score (e.g., 105 out of 110, not the individual value assigned for each requirement).
- (vii) Date that all requirements are expected to be implemented (i.e., a score of 110 is expected to be achieved) based on information gathered from associated plan(s) of action developed in accordance with NIST SP 800-171.

(3) *Accessibility.*

- (i) Assessment summary level scores posted in SPRS are available to DoD personnel, and are protected, in accordance with the standards set forth in DoD Instruction 5000.79, Defense-wide Sharing and Use of Supplier and Product Performance Information (PI).
- (ii) Authorized representatives of the Offeror for which the assessment was conducted may access SPRS to view their own summary level scores, in accordance with the SPRS Software User's Guide for Awardees/Contractors available at https://www.sprs.csd.disa.mil/pdf/SPRS_Awardee.pdf.
- (iii) A High NIST SP 800-171 DoD Assessment may result in documentation in addition to that listed in this section. DoD will retain and protect any such documentation as "Controlled Unclassified Information (CUI)" and intended for internal DoD use only. The information will be protected against unauthorized use and release, including through the exercise of applicable exemptions under the Freedom of Information Act (e.g., Exemption 4 covers trade secrets and commercial or financial information obtained from a contractor that is privileged or confidential).

(End of provision)

252.239-7098 PROHIBITION ON CONTRACTING TO MAINTAIN OR ESTABLISH A COMPUTER NETWORK UNLESS SUCH NETWORK IS DESIGNED TO BLOCK ACCESS TO CERTAIN WEBSITES -- REPRESENTATION (DEVIATION 2021-O0003) (APR 2021) (DFARS)

52.204-17 OWNERSHIP OR CONTROL OF OFFEROR (AUG 2020) (FAR)

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

Commercial and Government Entity (CAGE) code means --

- (1) An identifier assigned to entities located in the United States or its outlying areas by the Defense Logistics Agency (DLA) Commercial and Government Entity (CAGE) Branch to identify a commercial or government entity by unique location; or
- (2) An identifier assigned by a member of the North Atlantic Treaty Organization (NATO) or by the NATO Support and Procurement Agency (NSPA) to entities located outside the United States and its outlying areas that the DLA Commercial and Government Entity (CAGE) Branch records and maintains in the CAGE master file. This type of code is known as a NATO CAGE (NCAGE) code.

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.

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

(b) The Offeror represents that it [] has or [] does not have an immediate owner. If the Offeror has more than one immediate owner (such as a joint venture), then the Offeror shall respond to paragraph (c) and, if applicable, paragraph (d) of this provision for each participant in the joint venture.

(c) If the Offeror indicates "has" in paragraph (b) of this provision, enter the following information:

Immediate owner CAGE code: _____

Immediate owner legal name: _____

(Do not use a "doing business as" name)

Is the immediate owner owned or controlled by another entity?: [] Yes or [] No.

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

Highest-level owner CAGE code: _____

Highest-level owner legal name: _____

(Do not use a "doing business as" name)

52.204-24 REPRESENTATION REGARDING CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT (NOV 2021) (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.

(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](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

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

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)

52.204-26 COVERED TELECOMMUNICATIONS EQUIPMENT OR SERVICES-REPRESENTATION (OCT 2020) (FAR)

(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.

(b) 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".

(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.

(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 any equipment, system, or service that uses covered telecommunications equipment or services.

(End of provision)

52.204-29 FEDERAL ACQUISITION SUPPLY CHAIN SECURITY ACT ORDERS -- REPRESENTATION AND DISCLOSURES (DEC 2023) (FAR)**52.204-8 ANNUAL REPRESENTATIONS AND CERTIFICATIONS (MAR 2023) (FAR)**

As prescribed in 4.1202(a), insert the following provision:

(a)(1) The North American Industry Classification System (NAICS) code for this acquisition is SEE SECTION A OF FORM SF18.

(2) The small business size standard is SEE SECTION A OF FORM SF18.

(3) The small business size standard for a concern that submits an offer, other than on a construction or service acquisition, but proposes to furnish an end item that it did not itself manufacture, process, or produce is 500 employees, or 150 employees for information technology value-added resellers under NAICS code 541519, if the acquisition --

(i) Is set aside for small business and has a value above the simplified acquisition threshold;

(ii) Uses the HUBZone price evaluation preference regardless of dollar value, unless the offeror waives the price evaluation preference; or

(iii) Is an 8(a), HUBZone, service-disabled veteran-owned, economically disadvantaged women-owned, or women-owned small business set-aside or sole-source award regardless of dollar value.

(b)(1) If the provision at 52.204 -7, System for Award Management, is included in this solicitation, paragraph (d) of this provision applies.

(2) If the provision at 52.204 -7, System for Award Management, is not included in this solicitation, and the Offeror has an active registration in the System for Award Management (SAM), the Offeror may choose to use paragraph (d) of this provision instead of completing the corresponding individual representations and certifications in the solicitation. The Offeror shall indicate which option applies by checking one of the following boxes:

(i) Paragraph (d) applies.

(ii) Paragraph (d) does not apply and the offeror has completed the individual representations and certifications in the solicitation.

(c)(1) The following representations or certifications in SAM are applicable to this solicitation as indicated:

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

- (i) 52.203 -2, Certificate of Independent Price Determination. This provision applies to solicitations when a firm-fixed-price contract or fixed-price contract with economic price adjustment is contemplated, unless --
- (A) The acquisition is to be made under the simplified acquisition procedures in Part 13;
- (B) The solicitation is a request for technical proposals under two-step sealed bidding procedures; or
- (C) The solicitation is for utility services for which rates are set by law or regulation.
- (ii) 52.203 -11, Certification and Disclosure Regarding Payments to Influence Certain Federal Transactions. This provision applies to solicitations expected to exceed \$150,000.
- (iii) 52.203 -18, Prohibition on Contracting with Entities that Require Certain Internal Confidentiality Agreements or Statements -- Representation. This provision applies to all solicitations.
- (iv) 52.204 -3, Taxpayer Identification. This provision applies to solicitations that do not include provision at 52.204 -7, System for Award Management.
- (v) 52.204 -5, Women-Owned Business (Other Than Small Business). This provision applies to solicitations that --
- (A) Are not set aside for small business concerns;
- (B) Exceed the simplified acquisition threshold; and
- (C) Are for contracts that will be performed in the United States or its outlying areas.
- (vi) 52.204 -26, Covered Telecommunications Equipment or Services --Representation. This provision applies to all solicitations.
- (vii) 52.209 -2, Prohibition on Contracting with Inverted Domestic Corporations --Representation.
- (viii) 52.209 -5, Certification Regarding Responsibility Matters. This provision applies to solicitations where the contract value is expected to exceed the simplified acquisition threshold.
- (ix) 52.209 -11, Representation by Corporations Regarding Delinquent Tax Liability or a Felony Conviction under any Federal Law. This provision applies to all solicitations.
- (x) 52.214 -14, Place of Performance --Sealed Bidding. This provision applies to invitations for bids except those in which the place of performance is specified by the Government.
- (xi) 52.215 -6, Place of Performance. This provision applies to solicitations unless the place of performance is specified by the Government.
- (xii) 52.219 -1, Small Business Program Representations (Basic, Alternates I, and II). This provision applies to solicitations when the contract is for supplies to be delivered or services to be performed in the United States or its outlying areas, or when the contracting officer has applied part 19 in accordance with 19.000(b)(1)(ii).
- (A) The basic provision applies when the solicitations are issued by other than DoD, NASA, and the Coast Guard.
- (B) The provision with its Alternate I applies to solicitations issued by DoD, NASA, or the Coast Guard.
- (C) The provision with its Alternate II applies to solicitations that will result in a multiple-award contract with more than one NAICS code assigned.
- (xiii) 52.219 -2, Equal Low Bids. This provision applies to solicitations when contracting by sealed bidding and the contract is for supplies to be delivered or services to be performed in the United States or its outlying areas, or when the contracting officer has applied part 19 in accordance with 19.000(b)(1)(ii).
- (xiv) 52.222 -22, Previous Contracts and Compliance Reports. This provision applies to solicitations that include the clause at 52.222 -26, Equal Opportunity.
- (xv) 52.222 -25, Affirmative Action Compliance. This provision applies to solicitations, other than those for construction, when the solicitation includes the clause at 52.222 -26, Equal Opportunity.
- (xvi) 52.222 -38, Compliance with Veterans' Employment Reporting Requirements. This provision applies to solicitations when it is anticipated the contract award will exceed the simplified acquisition threshold and the contract is not for acquisition of commercial products or commercial services.
- (xvii) 52.223 -1, Biobased Product Certification. This provision applies to solicitations that require the delivery or specify the use of USDA-designated items; or include the clause at 52.223 -2, Affirmative Procurement of Biobased Products Under Service and Construction Contracts.
- (xviii) 52.223 -4, Recovered Material Certification. This provision applies to solicitations that are for, or specify the use of, EPA-designated items.
- (xix) 52.223 -22, Public Disclosure of Greenhouse Gas Emissions and Reduction Goals --Representation. This provision applies to solicitations that include the clause at 52.204 -7.)
- (xx) 52.225 -2, Buy American Certificate. This provision applies to solicitations containing the clause at 52.225 -1.
- (xxi) 52.225 -4, Buy American-Free Trade Agreements-Israeli Trade Act Certificate. (Basic, Alternates II and III.) This provision applies to solicitations containing the clause at 52.225 -3.
- (A) If the acquisition value is less than \$50,000, the basic provision applies.
- (B) If the acquisition value is \$50,000 or more but is less than \$92,319, the provision with its Alternate II applies.
- (C) If the acquisition value is \$92,319 or more but is less than \$100,000, the provision with its Alternate III applies.
- (xxii) 52.225 -6, Trade Agreements Certificate. This provision applies to solicitations containing the clause at 52.225 -5.
- (xxiii) 52.225 -20, Prohibition on Conducting Restricted Business Operations in Sudan --Certification. This provision applies to all solicitations.
- (xxiv) 52.225 -25, Prohibition on Contracting with Entities Engaging in Certain Activities or Transactions Relating to Iran --Representation and Certifications. This provision applies to all solicitations.
- (xxv) 52.226 -2, Historically Black College or University and Minority Institution Representation. This provision applies to solicitations for research, studies, supplies, or services of the type normally acquired from higher educational institutions.
- (2) The following representations or certifications are applicable as indicated by the Contracting Officer:
- [Contracting Officer check as appropriate.]**
- (i) 52.204-17, Ownership or Control of Offeror.
- (ii) 52.204-20, Predecessor of Offeror.

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

- (iii) 52.222-18, Certification Regarding Knowledge of Child Labor for Listed End Products.
- (iv) 52.222-48, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment- Certification.
- (v) 52.222-52, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services-Certification.
- (vi) 52.223-9, with its Alternate I, Estimate of Percentage of Recovered Material Content for EPA -Designated Products (Alternate I only).
- (vii) 52.227-6, Royalty Information.
- (A) Basic.
- (B) Alternate I.
- (viii) 52.227-15, Representation of Limited Rights Data and Restricted Computer Software.

(d) The Offeror has completed the annual representations and certifications electronically in SAM accessed through <https://www.sam.gov>. After reviewing the SAM information, the Offeror verifies by submission of the offer that the representations and certifications currently posted electronically that apply to this solicitation, as indicated in paragraph (c) of this provision, have been entered or updated within the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201); except for the changes identified below [offeror to insert changes, identifying change by clause number, title, date]. These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer.

(End of provision)

52.219-1 SMALL BUSINESS PROGRAM REPRESENTATIONS (FEB 2024) FAR (FEB 2024) (DFARS)

Insert the following deviation provision with its Alternate I in solicitations exceeding the micro-purchase threshold when the contract is for supplies to be delivered or services to be performed in the United States or its outlying areas, or when the contracting officer has applied this part in accordance with 19.000 (b)(1)(ii).

(a) Definitions. As used in this provision-

Economically disadvantaged women-owned small business (EDWOSB) concern means a small business concern that is at least 51 percent directly and unconditionally owned by, and the management and daily business operations of which are controlled by, one or more women who are citizens of the United States and who are economically disadvantaged in accordance with 13 CFR part 127, and the concern is certified by SBA or an approved third-party certifier in accordance with 13 CFR 127.300. It automatically qualifies as a women-owned small business concern eligible under the WOSB Program.

Service-disabled veteran-owned small business (SDVOSB) concern-

(1) Means a small business concern-

(i) Not less than 51 percent of which is owned by one and controlled 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; or

(iii) A small business concern eligible under the SDVOSB Program in accordance with 13 CFR part 128.

(2) Service-disabled veteran, as used in this definition, 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), and who is registered in the Beneficiary Identification and Records Locator Subsystem, or successor system that is maintained by the Department of Veterans Affairs' Veterans Benefits Administration, as a service-disabled veteran.

Service-disabled veteran-owned small business (SDVOSB) concern eligible under the SDVOSB Program, means an SDVOSB concern that either --

(1) Effective January 1, 2024, is designated in the SBA Veteran Certification Small Business (VetCert) database at <https://veterans.certify.sba.gov> as certified by SBA in accordance with 13 CFR 128.300; or

(2) Has represented that it is an SDVOSB concern in SAM and submitted a complete application for certification to SBA via SBA's VetCert database at <https://veterans.certify.sba.gov> on or before December 31, 2023.

Service-Disabled Veteran-Owned Small Business (SDVOSB) Program means a program that authorizes contracting officers to limit competition, including award on a sole-source basis, to SDVOSB concerns eligible under the SDVOSB Program.

Small disadvantaged business concern, consistent with 13 CFR 124.1001, means a small business concern under the size standard applicable to the acquisition, that --

(1) Is at least 51 percent unconditionally and directly owned (as defined at 13 CFR 124.105) by --

(i) One or more socially disadvantaged (as defined at 13 CFR 124.103) and economically disadvantaged (as defined at 13 CFR 124.104) individuals who are citizens of the United States, and

(ii) Each individual claiming economic disadvantage has a net worth not exceeding \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); and

(2) The management and daily business operations of which are controlled (as defined at 13 CFR 124.106) by individuals who meet the criteria in paragraphs (1)(i) and (ii) of this definition.

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

(1) Not less than 51 percent of which is owned and controlled 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 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

CONTINUED ON NEXT PAGE

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

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, and the concern is certified by SBA or an approved third-party certifier in accordance with 13 CFR 127.300.

(b)(1) The North American Industry Classification System (NAICS) code for this acquisition is _____ [insert NAICS code].

(2) The small business size standard is _____ [insert size standard].

(3) The small business size standard for a concern that submits an offer, other than on a construction or service acquisition, but proposes to furnish an end item that it did not itself manufacture, process, or produce (i.e., nonmanufacturer), is 500 employees if the acquisition --

(i) Is set aside for small business and has a value above the simplified acquisition threshold;

(ii) Uses the HUBZone price evaluation preference regardless of dollar value, unless the offeror waives the price evaluation preference; or

(iii) Is an 8(a), HUBZone, service-disabled veteran-owned, economically disadvantaged women-owned, or women-owned small business set-aside or sole-source award regardless of dollar value.

(c) Representations. (1) The offeror represents as part of its offer that --

(i) It is, is not a small business concern; or

(ii) It is, is not a small business joint venture that complies with the requirements of 13 CFR 121.103(h) and 13 CFR 125.8(a) and (b). [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.]

(2) [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents that it is, is not, a small disadvantaged business concern as defined in 13 CFR 124.1002.

(3) [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents as part of its offer that it is, is not a women-owned small business concern.

(4) Women-owned small business (WOSB) joint venture eligible under the WOSB Program. The offeror represents as part of its offer that it is, is not a joint venture that complies with the requirements of 13 CFR 127.506(a) through (c). [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.]

(5) Economically disadvantaged women-owned small business (EDWOSB) joint venture. The offeror represents as part of its offer that it is, is not a joint venture that complies with the requirements of 13 CFR 127.506(a) through (c). [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.]

(6) Veteran-owned small business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents as part of its offer that it is, is not a veteran-owned small business concern.

(7) Service-disabled veteran-owned small business concern. [Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(6) of this provision.] The offeror represents as part of its offer that it is, is not a service-disabled veteran-owned small business concern.

(8) Service-disabled veteran-owned small business (SDVOSB) joint venture eligible under the SDVOSB Program. [Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(6) of this provision.] It is, is not a service-disabled veteran-owned joint venture that complies with the requirements of 13 CFR 128.402. [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.]

(9) [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents, as part of its offer, that

(i) It is, is not a HUBZone small business concern listed, on the date of this representation, as having been certified by SBA as a HUBZone small business concern in the Dynamic Small Business Search and SAM, and will not to maintain an employment rate of HUBZone residents of 35 percent of its employees during performance of a HUBZone contract (see 13 CFR 126.209(e)(1)); and

(ii) It is, is not a HUBZone joint venture that complies with the requirements of 13 CFR 126.616(a) through (c). [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.] Each HUBZone small business concern participating in the HUBZone joint venture shall provide representation of its HUBZone status.

(d) Notice. Under 15 U.S.C.645(d), any person who misrepresents a firm's status as a business concern that is small, HUBZone small, small disadvantaged, service-disabled veteran-owned small, economically disadvantaged women-owned small, or women-owned small eligible under the WOSB Program in order to obtain a contract to be awarded under the preference programs established pursuant to section 8, 9, 15, 31, and 36 of the Small Business Act or any other provision of Federal law that specifically references section 8(d) for a definition of program eligibility, shall--

(1) Be punished by imposition of fine, imprisonment, or both;

(2) Be subject to administrative remedies, including suspension and debarment; and

(3) Be ineligible for participation in programs conducted under the authority of the Act.

(End of provision)

52.219-28 POST-AWARD SMALL BUSINESS PROGRAM REREPRESENTATION (JAN 2024) (FAR)

Insert the following deviation clause in solicitations and contracts exceeding the micro-purchase threshold to be set aside for, or to be awarded on a sole source basis to, service-disabled veteran-owned small business concerns, when the contract is for supplies to be delivered or services to be performed in the United States or its outlying areas, or when the contracting officer has applied FAR part 19.3 in accordance with FAR 19.000(b)(1):

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

Long-term contract means a contract of more than five years in duration, including options. However, the term does not include contracts that exceed five years in duration because the period of performance has been extended for a cumulative period not to exceed six months under the clause at 52.217 -8, Option to Extend Services, or other appropriate authority.

Small business concern --

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

- (1) Means a concern, including its affiliates, that is independently owned and operated, not dominant in its field of operation, and qualified as a small business under the criteria in 13 CFR part 121 and the size standard in paragraph (d) of this clause.
- (2) Affiliates, as used in this definition, means business concerns, one of whom directly or indirectly controls or has the power to control the others, or a third party or parties control or have the power to control the others. In determining whether affiliation exists, consideration is given to all appropriate factors including common ownership, common management, and contractual relationships. SBA determines affiliation based on the factors set forth at 13 CFR 121.103.
- (b) If the Contractor represented that it was any of the small business concerns identified in 19.000(a)(3) prior to award of this contract, the Contractor shall rerepresent its size and socioeconomic status according to paragraph (f) of this clause or, if applicable, paragraph (h) of this clause, upon occurrence of any of the following:
- (1) Within 30 days after execution of a novation agreement or within 30 days after modification of the contract to include this clause, if the novation agreement was executed prior to inclusion of this clause in the contract.
 - (2) Within 30 days after a merger or acquisition that does not require a novation or within 30 days after modification of the contract to include this clause, if the merger or acquisition occurred prior to inclusion of this clause in the contract.
 - (3) For long-term contracts --
 - (i) Within 60 to 120 days prior to the end of the fifth year of the contract; and
 - (ii) Within 60 to 120 days prior to the date specified in the contract for exercising any option thereafter.
 - (c) If the Contractor represented that it was any of the small business concerns identified in 19.000(a)(3) prior to award of this contract, the Contractor shall rerepresent its size and socioeconomic status according to paragraph (f) of this clause or, if applicable, paragraph (h) of this clause, when the Contracting Officer explicitly requires it for an order issued under a multiple-award contract.
 - (d) The Contractor shall rerepresent its size status in accordance with the size standard in effect at the time of this rerepresentation that corresponds to the North American Industry Classification System (NAICS) code(s) assigned to this contract. The small business size standard corresponding to this NAICS code(s) can be found at <https://www.sba.gov/document/support-table-size-standards>.
 - (e) The small business size standard for a Contractor providing an end item that it does not manufacture, process, or produce itself, for a contract other than a construction or service contract, is 500 employees, or 150 employees for information technology value-added resellers under NAICS code 541519, if the acquisition --
 - (1) Was set aside for small business and has a value above the simplified acquisition threshold;
 - (2) Used the HUBZone price evaluation preference regardless of dollar value, unless the Contractor waived the price evaluation preference; or
 - (3) Was an 8(a), HUBZone, service-disabled veteran-owned, economically disadvantaged women-owned, or women-owned small business set-aside or sole-source award regardless of dollar value.
 - (f) Except as provided in paragraph (h) of this clause, the Contractor shall make the representation(s) required by paragraph (b) and (c) of this clause by validating or updating all its representations in the Representations and Certifications section of the System for Award Management (SAM) and its other data in SAM, as necessary, to ensure that they reflect the Contractor's current status. The Contractor shall notify the contracting office in writing within the timeframes specified in paragraph (b) of this clause, or with its offer for an order (see paragraph (c) of this clause), that the data have been validated or updated, and provide the date of the validation or update.
 - (g) If the Contractor represented that it was other than a small business concern prior to award of this contract, the Contractor may, but is not required to, take the actions required by paragraphs (f) or (h) of this clause.
 - (h) If the Contractor does not have representations and certifications in SAM, or does not have a representation in SAM for the NAICS code applicable to this contract, the Contractor is required to complete the following rerepresentation, and submit it to the contracting office, along with the contract number and the date on which the rerepresentation was completed:
 - (1) The Contractor represents that it is, is not a small business concern under NAICS Code _____ assigned to contract number _____.
 - (2) [Complete only if the Contractor represented itself as a small business concern in paragraph (h)(1) of this clause.] The Contractor represents that it is, is not, a small disadvantaged business concern as defined in 13 CFR 121.1002.
 - (3) [Complete only if the Contractor represented itself as a small business concern in paragraph (h)(1) of this clause.] The Contractor represents that it is, is not a women-owned small business concern.
 - (4) Women-owned small business (WOSB) joint venture eligible under the WOSB Program. The Contractor represents that it is, is not a joint venture that complies with the requirements of 13 CFR 127.506(a) through (c). [The Contractor shall enter the name and unique entity identifier of each party to the joint venture: _____.]
 - (5) Economically disadvantaged women-owned small business (EDWOSB) joint venture. The Contractor represents that it is, is not a joint venture that complies with the requirements of 13 CFR 127.506(a) through (c). [The Contractor shall enter the name and unique entity identifier of each party to the joint venture: _____.]
 - (6) [Complete only if the Contractor represented itself as a small business concern in paragraph (h)(1) of this clause.] The Contractor represents that it is, is not a veteran-owned small business concern.
 - (7) [Complete only if the Contractor represented itself as a veteran-owned small business concern in paragraph (h)(6) of this clause.] The Contractor represents that it is, is not a service-disabled veteran-owned small business concern.
 - (8) [Complete only if the Contractor represented itself as a veteran-owned small business concern in paragraph (h)(6) of this clause.] Service-disabled veteran-owned small business (SDVOSB) joint venture eligible under the SDVOSB Program. The Contractor represents that it is, is not an SDVOSB joint venture eligible under the SDVOSB Program that complies with the requirements of 13 CFR 128.402. [The Contractor shall enter the name and unique entity identifier of each party to the joint venture: _____.]
 - (9) [Complete only if the Contractor represented itself as a small business concern in paragraph (h)(1) of this clause.] The Contractor represents that --
 - (i) It is, is not a HUBZone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration, and no material changes in ownership and control, principal office, or HUBZone employee percentage have occurred since it was certified in accordance with 13 CFR part 126; and
 - (ii) It is, is not a HUBZone joint venture that complies with the requirements of 13 CFR part 126, and the representation in paragraph (h)(8)(i) of this

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

clause is accurate for each HUBZone small business concern participating in the HUBZone joint venture. [The Contractor shall enter the names of each of the HUBZone small business concerns participating in the HUBZone joint venture: _____.] Each HUBZone small business concern participating in the HUBZone joint venture shall submit a separate signed copy of the HUBZone representation.

[Contractor to sign and date and insert authorized signer's name and title.]

(End of clause)

SECTION L - INSTRUCTIONS, CONDITIONS AND NOTICES TO OFFERORS**52.204-13 SYSTEM FOR AWARD MANAGEMENT MAINTENANCE (OCT 2018) (FAR)****52.204-16 COMMERCIAL AND GOVERNMENT ENTITY CODE REPORTING (AUG 2020) (FAR)****52.204-18 COMMERCIAL AND GOVERNMENT ENTITY CODE MAINTENANCE (AUG 2020) (FAR)****52.204-20 PREDECESSOR OF OFFEROR (AUG 2020) (FAR)**

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

Commercial and Government Entity (CAGE) code means --

(1) An identifier assigned to entities located in the United States or its outlying areas by the Defense Logistics Agency (DLA) Commercial and Government Entity (CAGE) Branch to identify a commercial or government entity by unique location; or

(2) An identifier assigned by a member of the North Atlantic Treaty Organization (NATO) or by the NATO Support and Procurement Agency (NSPA) to entities located outside the United States and its outlying areas that the DLA Commercial and Government Entity (CAGE) Branch records and maintains in the CAGE master file. This type of code is known as a NATO CAGE (NCAGE) code.

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

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.

(b) The Offeror represents that it [] is or [] is not a successor to a predecessor that held a Federal contract or grant within the last three years.

(c) If the Offeror has indicated "is" in paragraph (b) of this provision, enter the following information for all predecessors that held a Federal contract or grant within the last three years (if more than one predecessor, list in reverse chronological order):

Predecessor CAGE code: _____ (or mark "Unknown").

Predecessor legal name: _____

(Do not use a "doing business as" name).

52.204-7 SYSTEM FOR AWARD MANAGEMENT (OCT 2018) (FAR)**52.211-14 NOTICE OF PRIORITY RATING FOR NATIONAL DEFENSE, EMERGENCY PREPAREDNESS, AND ENERGY PROGRAM USE (APR 2008) (FAR)**

Any contract awarded as a result of this solicitation will be [] DX rated order; [] DO rated order certified for national defense, emergency preparedness, and energy program use under the Defense Priorities and Allocations System (DPAS) (15 CFR 700), and the Contractor will be required to follow all of the requirements of this regulation.

SEE BLOCK 4 ON THE FORM SF18

(End of provision)

52.211-2 AVAILABILITY OF SPECIFICATIONS, STANDARDS, AND DATA ITEM DESCRIPTIONS LISTED IN THE ACQUISITION STREAMLINING AND STANDARDIZATION INFORMATION SYSTEM (ASSIST) (SEPT 2023) (FAR)**52.252-1 SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (FEB 1998) (FAR)**

This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text.

Upon request, the Contracting Officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer. Also, the full text of a solicitation provision may be accessed electronically at this/these address(es):

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

DFARS: <https://www.acq.osd.mil/dpap/dars/darspgi/current/index.html>

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

(End of provision)

REQUEST FOR QUOTATIONS		THIS RFQ <input type="checkbox"/> IS <input checked="" type="checkbox"/> IS NOT A SMALL BUSINESS SET-ASIDE		PAGE OF PAGES 1 22
1. REQUEST NO. SPE7M8-24-T-6889	2. DATE ISSUED 2024 JUL 22	3. REQUISITION/PURCHASE REQUEST NO. 7004617138	4. CERT. FOR NAT. DEF. UNDER BDSA REG. 2 AND/OR DMS REG. 1	RATING
5. ISSUED BY DLA LAND AND MARITIME ELECTRICAL DEVICES DIV PO BOX 3990 COLUMBUS OH 43218-3990 USA Name: Kathleen Moore Buyer Code:PMCMVBL Tel: 614-692-8298 Fax: 614-692-6922 Email: Kathleen.Moore@dla.mil			6. DELIVER BY (Date) 5 DAYS ADO	
			7. DELIVERY <input type="checkbox"/> FOB DESTINATION <input checked="" type="checkbox"/> OTHER (See Schedule)	
			8. DESTINATION	
8. TO:			See Schedule	
			9. STREET ADDRESS	
			c. CITY	
			d. STATE	e. ZIP CODE
10. PLEASE FURNISH QUOTATIONS TO THE ISSUING OFFICE IN BLOCK 5 ON OR BEFORE CLOSE OF BUSINESS (Date) 2024 AUG 01		IMPORTANT: This is a request for information, and quotations furnished are not offers. If you are unable to quote, please so indicate on this form and return it to the address in Block 5. This request does not commit the Government to pay any costs incurred in the preparation of the submission of this quotation or to contract for supplies or services. Supplies are of domestic origin unless otherwise indicated by quoter. Any representations and/or certifications attached to this Request for Quotations must be completed by the quoter.		
11. SCHEDULE (See Continuation Sheets)				

POC INFORMATION:

WHEN TECHNICAL DATA IS PROVIDED IT MUST BE OBTAINED AT:<https://pcf1x.bsm.dla.mil/cfolders>. DISCREPANCIES FOUND IN TECHNICAL DATA SHOULD SUBMIT REQUEST TO THE DLA CUSTOMER SERVICE WEBSITE:<https://www.pdmd.dla.mil/cs/>

ALL OTHER QUESTIONS (SOLICITATION REQUIREMENTS, ITEM DESCRIPTION, AWARD CHOICE, ETC.), PLEASE CONTACT THE BUYER SHOWN ABOVE.

QUESTIONS REGARDING OPERATION OF THE DLA-BSM INTERNET BID BOARD SYSTEM SHOULD BE E-MAILED TO: DibbsBSM@dla.mil

FOR IMMEDIATE ASSISTANCE, PLEASE REFER TO THE FREQUENTLY ASKED QUESTIONS (FAQS) ON BSM DIBBS AT: <https://www.dibbs.bsm.dla.mil/Refs/help/DIBBSHelp.htm> OR PHONE 1-844-347-2457 (Press 5 then speak or enter D-L-A).

MASTER SOLICITATION

THIS SOLICITATION INCORPORATES THE TERMS AND CONDITIONS SET FORTH IN THE DLA MASTER SOLICITATION FOR AUTOMATED SIMPLIFIED ACQUISITIONS REVISION 97 (MAY 24, 2024) WHICH CAN BE FOUND ON THE WEB AT: https://www.dla.mil/Portals/104/Documents/J7Acquisition/MasterSolicitation4ASAcqRev-97_May_24_2024.pdf

This solicitation incorporates technical/quality requirements ('R' or 'I' number in section B). The full text is in the DLA Technical and Quality Master List of Requirements at: <http://www.dla.mil/HQ/Acquisition/Offers/eprocurement.aspx> The revision of the Master in effect on the award date controls.

12. DISCOUNT FOR PROMPT PAYMENT	a. 10 CALENDAR DAYS (%)		b. 20 CALENDAR DAYS (%)	c. 30 CALENDAR DAYS (%)	d. CALENDAR DAYS	
					NUMBER	PERCENTAGE
NOTE: Additional provisions and representations <input type="checkbox"/> are <input checked="" type="checkbox"/> are not attached.						
13. NAME AND ADDRESS OF QUOTER				14. SIGNATURE OF PERSON AUTHORIZED TO SIGN QUOTATION		15. Date of Quotation
a. NAME OF QUOTER CAGE						
b. STREET ADDRESS						
c. COUNTY				16. SIGNER		
d. CITY				a. NAME (Type or Print)		b. TELEPHONE
				e. STATE		f. ZIP CODE
				c. TITLE (Type or Print)		NUMBER

SECTION A

THIS BUY MAY BE A CANDIDATE FOR AUTOMATED AWARD. HOWEVER, AUTOMATED SOLICITATIONS CONTAINING FIRST ARTICLE TEST REQUIREMENTS ARE NOT CANDIDATES FOR AN AUTOMATED AWARD. ALL QUOTES MUST BE SUBMITTED VIA THE DLA INTERNET BID BOARD SYSTEM (DIBBS) AT <https://www.dibbs.bsm.dla.mil>. MICRO-PURCHASE QUOTES MAY BE AWARDED PRIOR TO RETURN DATE.

[==]

NORTH AMERICAN INDUSTRY CLASSIFICATION SYSTEM 335314

Refer to the corresponding small business size standard
<http://www.sba.gov/content/table-small-business-size-standards>

However, the small business size standard for a concern that submits an offer but proposes to furnish an end item that it did not itself manufacture, process, or produce is 500 employees if the acquisition is 1) an 8(a), HUBZone service-disabled veteran-owned, economically disadvantaged women-owned, or women-owned small business set-aside or sole-source award; or 2) uses the HUBZone price evaluation preference to award to a HUBZone concern, unless the concern waived the evaluation preference.

THIS IS AN FMS REQUIREMENT. REGULAR FOB ORIGIN APPLIES VIA CLAUSE 52.247-29.

ORIGIN INSPECTION REQUIRED - FAR 52.246-2 APPLIES

Fast Pay does not apply to this solicitation.

Due to the volatility of demands, and frequent quantity changes on open purchase requests, offerors are highly encouraged to submit quantity ranges when quoting. If a PR is evaluated manually, quoting ranges provides the buyer the option to combine requirements or reduce the quantity as needed without resoliciting or adding any additional administrative burden for either party involved when making an award.

SECTION A

This does not apply to Auto IDC.

If you anticipate quoting on a solicitation after the closing date, please submit a DIBBS quote with a bid type of "No Bid" and place an anticipated quote date or the reason you are not willing to quote. This does not prevent you from submitting an actual quote on DIBBS at a later date. It will overlay your previous no quote. This informs buyers of your intention to quote and prevents multiple calls for updates and cancelling of requirements assumed to be non-procurable due to no quotes/sources. The submission of an anticipated quote date does not preclude DLA from making an award to another acceptable timely offer.

APEX Accelerators, formally known as the Procurement Technical Assistance Program (PTAP), is designed to increase the number of U.S. businesses capable of bidding and performing on local, state, and federal government contracts. APEX Accelerators provide critical assistance to new and existing businesses interested government contracting to enhance the defense industrial base at no cost. Visit <https://www.apexaccelerators.us/#/> for more information.

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THE OFFEROR, BY SUBMISSION OF ITS QUOTATION, REPRESENTS IT WILL NOT PROVIDE COVERED TELECOMMUNICATIONS EQUIPMENT OR SERVICES TO THE GOVERNMENT IN THE PERFORMANCE OF ANY AWARD RESULTING FROM THIS SOLICITATION, IN ACCORDANCE WITH PARAGRAPH (d) OF THE CLAUSE AT FAR 52.204-24, REPRESENTATION REGARDING CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT, OR IN ACCORDANCE WITH ITS EXISTING REPRESENTATION IN PARAGRAPH (c) OF THE PROVISION AT DFARS 252.204-7016, COVERED DEFENSE TELECOMMUNICATIONS EQUIPMENT OR SERVICES - REPRESENTATION.

Caution Notice: Offerors are required to comply with domestic material restrictions. The Berry Amendment, the Buy American Act, and other domestic material restrictions may apply. Offerors are instructed to refer to the solicitation clauses related to foreign sourcing for more information on applicability. The Berry Amendment threshold has been

SECTION A

reduced to \$150,000 and vendors must carefully review related clauses DFARS 252.225-7006, 252.225-7012, and 252.225-7015 for applicability requirements. If your offer is based on a non-domestic material, you are required to provide disclosure information in your quote and/or through written notification to the point of contact listed in the solicitation.

DoD Class Deviation 2023-00002: A small business joint venture offeror must submit, with its offer, the representation required in paragraph (c) of FAR solicitation provision 52.212-3, Offeror Representations and Certifications-Commercial Products and Commercial Services, and paragraph (c) of FAR solicitation provision 52.219-1, Small Business Program Representations, in accordance with 52.204-3(d) and 52.212-3(b) for the following categories:

- (A) Small business;
- (B) Service-disabled veteran-owned small business;
- (C) Women-owned small business (WOSB) under the WOSB Program;
- (D) Economically disadvantaged women-owned small business under the WOSB Program; or
- (E) Historically underutilized business zone small business.

Contractors shall not provide parts and supplies made using additive manufacturing (AM), unless AM is specifically authorized in the solicitation/contract. See procurement note L31.

Procurement History for NSN/FSC:015738906/6110

CAGE	Contract Number	Quantity	Unit Cost	AWD Date	Surplus Material
4B8D1	SPE7M119P2531	1.000	2128.31000	20190128	N
4B8D1	SPE7M017P3259	1.000	1482.97000	20170426	N
4B8D1	SPE7M017P3031	1.000	1482.97000	20170414	N

SECTION B

PR: 7004617138
NSN/MATERIAL:6110015738906

ITEM DESCRIPTION
CONTROLLER,MOTOR

CONTROLLER,MOTOR
RP001: DLA PACKAGING REQUIREMENTS FOR PROCUREMENT

RD002, COVERED DEFENSE INFORMATION APPLIES

RA001: THIS DOCUMENT INCORPORATES TECHNICAL AND/OR QUALITY REQUIREMENTS (IDENTIFIED BY AN 'R' OR AN 'I' NUMBER) SET FORTH IN FULL TEXT IN THE DLA MASTER LIST OF TECHNICAL AND QUALITY REQUIREMENTS FOUND ON THE WEB AT:

<http://www.dla.mil/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.

RQ011: REMOVAL OF GOVERNMENT IDENTIFICATION FROM NON-ACCEPTED SUPPLIES

NO DATA IS AVAILABLE. THE ALTERNATE OFFEROR IS REQUIRED TO PROVIDE A COMPLETE DATA PACKAGE INCLUDING DATA FOR THE APPROVED AND ALTERNATE PART FOR EVALUATION.

CONTROL SOLUTIONS LLC 4B8D1 P/N CS3226-ASM

CLIN	PR	PRLI	UI	QUANTITY	UNIT PRICE	TOTAL PRICE
0001	7004617138	0001	EA	10.000		

NSN/MATERIAL:6110015738906

DELIVERY (IN DAYS):0005

DELIVER FOB: ORIGIN

QTY VARIANCE: PLUS 0% MINUS 0%

INSPECTION POINT: ORIGIN

ACCEPTANCE POINT: ORIGIN

PREP FOR DELIVERY:

PKGING DATA - MIL-STD-2073-1E
QUP:001 PRES MTHD:41 CLNG/DRY:1 PRESV MAT:00
WRAP MAT:00 CUSH/DUNN MAT:GA CUSH/DUNN THKNESS:C
UNIT CONT:E5 OPI:0
INTRMDTE CONT:E8 INTRMDTE CONT QTY:AAA
PACK CODE:Q PACKING LEVEL: B
MARKING SHALL BE IN ACCORDANCE WITH MIL-STD-129.

CONTINUED ON NEXT PAGE

SECTION B

PR: 7004617138 PRLI: 0001 CONT'D

SPECIAL MARKING CODE:00 -00 No special marking

PALLETIZATION SHALL BE IN ACCORDANCE WITH RP001: DLA PACKAGING REQUIREMENTS FOR PROCUREMENT

PARCEL POST ADDRESS:

BNBZ00

NB UKRAINE USAI CASES
MECHANICSBURG, PA 17055
MECHANICSBURG
US

FOR TRANSPORTATION SEE DLAD DLAD PROC NOTE C19. FOR FIRST DESTINATION TRANSPORTATION SEE DLAD PROC NOTE C20 AND CONTRACT

FREIGHT SHIPPING ADDRESS:

BNBZ00

NB UKRAINE USAI CASES
MECHANICSBURG, PA 17055
MECHANICSBURG
US

M/F: (TCN) BNBZ733262C113
RDD: 777
PROJ: TP 1
SUPP ADD: BXXVBA SIG: L

FOR GOVERNMENT USE ONLY: (IPD) 02

DIC: A01 DIST: B13 ADV: 2L FC: YY

Need Ship Date:00/00/0000
Original Required Delivery Date:09/25/2023

SECTION F - DELIVERIES OR PERFORMANCE**52.242-17 GOVERNMENT DELAY OF WORK (APR 1984) (FAR)****SECTION H - SPECIAL CONTRACT REQUIREMENTS****252.223-7001 HAZARD WARNING LABELS (DEC 1991) (DFARS)**

- (a) "Hazardous material," as used in this clause, is defined in the Hazardous Material Identification and Material Safety Data clause of this contract.
- (b) The Contractor shall label the item package (unit container) of any hazardous material to be delivered under this contract in accordance with the Hazard Communication Standard (29 CFR 1910.1201 et seq). The Standard requires that the hazard warning label conform to the requirements of the standard unless the material is otherwise subject to the labelling requirements of one of the following statutes:
- (1) Federal Insecticide, Fungicide and Rodenticide Act;
 - (2) Federal Food, Drug and Cosmetics Act;
 - (3) Consumer Product Safety Act;
 - (4) Federal Hazardous Substances Act; or
 - (5) Federal Alcohol Administration Act.
- (c) The Offeror shall list which hazardous material listed in the Hazardous Material Identification and Material Safety Data clause of this contract will be labelled in accordance with one of the Acts in paragraphs (b)(1) through (5) of this clause instead of the Hazard Communication Standard. Any hazardous material not listed will be interpreted to mean that a label is required in accordance with the Hazard Communication Standard.

MATERIAL (If None, Insert "None")	ACT

- (d) The apparently successful Offeror agrees to submit, before award, a copy of the hazard warning label for all hazardous materials not listed in paragraph (c) of this clause. The Offeror shall submit the label with the Material Safety Data Sheet being furnished under the Hazardous Material Identification and Material Safety Data clause of this contract.
- (e) The Contractor shall also comply with MIL-STD-129, Marking for Shipment and Storage (including revisions adopted during the term of this contract).
(End of clause)

SECTION I - CONTRACT CLAUSES**252.203-7000 REQUIREMENTS RELATING TO COMPENSATION OF FORMER DoD OFFICIALS (SEPT 2011) (DFARS)****252.203-7002 REQUIREMENT TO INFORM EMPLOYEES OF WHISTLEBLOWER RIGHTS (DEC 2022) (DFARS)****252.204-7000 DISCLOSURE OF INFORMATION (OCT 2016) (DFARS)****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 (JAN 2023) (DFARS)****252.204-7012 SAFEGUARDING COVERED DEFENSE INFORMATION AND CYBER INCIDENT REPORTING (JAN 2023) (DFARS)****252.204-7015 NOTICE OF AUTHORIZED DISCLOSURE OF INFORMATION TO LITIGATION SUPPORT CONTRACTORS (JAN 2023) (DFARS)****252.204-7018 PROHIBITION ON THE ACQUISITION OF COVERED DEFENSE TELECOMMUNICATIONS EQUIPMENT OR SERVICES (JAN 2023) (DFARS)****252.204-7020 NIST SP 800-171 DOD ASSESSMENT REQUIREMENTS (NOV 2023) (DFARS)**

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SECTION I - CONTRACT CLAUSES (CONTINUED)

As prescribed in 204.7304(e), use the following clause:

(a) Definitions.

Basic Assessment means a contractor's self-assessment of the contractor's implementation of NIST SP 800 -171 that --

- (1) Is based on the Contractor's review of their system security plan(s) associated with covered contractor information system(s);
- (2) Is conducted in accordance with the NIST SP 800 -171 DoD Assessment Methodology; and
- (3) Results in a confidence level of "Low" in the resulting score, because it is a self-generated score.

Covered contractor information system has the meaning given in the clause 252.204 -7012, Safeguarding Covered Defense Information and Cyber Incident Reporting, of this contract.

High Assessment means an assessment that is conducted by Government personnel using NIST SP 800 -171A, Assessing Security Requirements for Controlled Unclassified Information that --

- (1) Consists of --
 - (i) A review of a contractor's Basic Assessment;
 - (ii) A thorough document review;
 - (iii) Verification, examination, and demonstration of a Contractor's system security plan to validate that NIST SP 800 -171 security requirements have been implemented as described in the contractor's system security plan; and
 - (iv) Discussions with the contractor to obtain additional information or clarification, as needed; and
- (2) Results in a confidence level of "High" in the resulting score.

Medium Assessment means an assessment conducted by the Government that --

- (1) Consists of --
 - (i) A review of a contractor's Basic Assessment;
 - (ii) A thorough document review; and
 - (iii) Discussions with the contractor to obtain additional information or clarification, as needed; and
- (2) Results in a confidence level of "Medium" in the resulting score.

(b) Applicability. This clause applies to covered contractor information systems that are required to comply with the National Institute of Standards and Technology (NIST) Special Publication (SP) 800 -171, in accordance with Defense Federal Acquisition Regulation System (DFARS) clause at 252.204 -7012, Safeguarding Covered Defense Information and Cyber Incident Reporting, of this contract.

(c) Requirements. The Contractor shall provide access to its facilities, systems, and personnel necessary for the Government to conduct a Medium or High NIST SP 800 -171 DoD Assessment, as described in NIST SP 800 -171 DoD Assessment Methodology at <https://www.acq.osd.mil/asda/dpc/cyber/safeguarding.html#nistSP800171>, if necessary.

(d) Procedures. Summary level scores for all assessments will be posted in the Supplier Performance Risk System (SPRS) (<https://www.sprs.csd.disa.mil/>) to provide DoD Components visibility into the summary level scores of strategic assessments.

(1) Basic Assessments. A contractor may submit, via encrypted email, summary level scores of Basic Assessments conducted in accordance with the NIST SP 800 -171 DoD Assessment Methodology to webpmsmh@navy.mil for posting to SPRS.

(i) The email shall include the following information:

- (A) Version of NIST SP 800 -171 against which the assessment was conducted.
- (B) Organization conducting the assessment (e.g., Contractor self-assessment).
- (C) For each system security plan (security requirement 3.12.4) supporting the performance of a DoD contract --
 - (1) All industry Commercial and Government Entity (CAGE) code(s) associated with the information system(s) addressed by the system security plan; and
 - (2) A brief description of the system security plan architecture, if more than one plan exists.
- (D) Date the assessment was completed.
- (E) Summary level score (e.g., 95 out of 110, NOT the individual value for each requirement).
- (F) Date that all requirements are expected to be implemented (i.e., a score of 110 is expected to be achieved) based on information gathered from associated plan(s) of action developed in accordance with NIST SP 800 -171.

(ii) If multiple system security plans are addressed in the email described in paragraph (b)(1)(i) of this section, the Contractor shall use the following format for the report:

System Security Plan	CAGE Codes supported by this plan	Brief description of the plan architecture	Date of assessment	Total Score	Date score of 110 will be achieved

(2) Medium and High Assessments. DoD will post the following Medium and/or High Assessment summary level scores to SPRS for each system security plan assessed:

- (i) The standard assessed (e.g., NIST SP 800 -171 Rev 1).
- (ii) Organization conducting the assessment, e.g., DCMA, or a specific organization (identified by Department of Defense Activity Address Code (DoDAAC)).
- (iii) All industry CAGE code(s) associated with the information system(s) addressed by the system security plan.
- (iv) A brief description of the system security plan architecture, if more than one system security plan exists.
- (v) Date and level of the assessment, i.e., medium or high.
- (vi) Summary level score (e.g., 105 out of 110, not the individual value assigned for each requirement).
- (vii) Date that all requirements are expected to be implemented (i.e., a score of 110 is expected to be achieved) based on information gathered from associated plan(s) of action developed in accordance with NIST SP 800 -171.

(e) Rebuttals. (1) DoD will provide Medium and High Assessment summary level scores to the Contractor and offer the opportunity for rebuttal and

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SECTION I - CONTRACT CLAUSES (CONTINUED)

adjudication of assessment summary level scores prior to posting the summary level scores to SPRS (see SPRS User's Guide https://www.sprs.csd.disa.mil/pdf/SPRS_Awardee.pdf).

(2) Upon completion of each assessment, the contractor has 14 business days to provide additional information to demonstrate that they meet any security requirements not observed by the assessment team or to rebut the findings that may be of question.

(f) *Accessibility*. (1) Assessment summary level scores posted in SPRS are available to DoD personnel, and are protected, in accordance with the standards set forth in DoD Instruction 5000.79, Defense-wide Sharing and Use of Supplier and Product Performance Information (PI).

(2) Authorized representatives of the Contractor for which the assessment was conducted may access SPRS to view their own summary level scores, in accordance with the SPRS Software User's Guide for Awardees/Contractors available at https://www.sprs.csd.disa.mil/pdf/SPRS_Awardee.pdf.

(3) A High NIST SP 800 -171 DoD Assessment may result in documentation in addition to that listed in this clause. DoD will retain and protect any such documentation as "Controlled Unclassified Information (CUI)" and intended for internal DoD use only. The information will be protected against unauthorized use and release, including through the exercise of applicable exemptions under the Freedom of Information Act (*e.g.*, Exemption 4 covers trade secrets and commercial or financial information obtained from a contractor that is privileged or confidential).

(g) *Subcontracts*. (1) The Contractor shall insert the substance of this clause, including this paragraph (g), in all subcontracts and other contractual instruments, including subcontracts for the acquisition of commercial products or commercial services (excluding commercially available off-the-shelf items).

(2) The Contractor shall not award a subcontract or other contractual instrument, that is subject to the implementation of NIST SP 800 -171 security requirements, in accordance with DFARS clause 252.204 -7012 of this contract, unless the subcontractor has completed, within the last 3 years, at least a Basic NIST SP 800 -171 DoD Assessment, as described in <https://www.acq.osd.mil/ada/dpc/cp/cyber/safeguarding.html#nistSP800171>, for all covered contractor information systems relevant to its offer that are not part of an information technology service or system operated on behalf of the Government.

(3) If a subcontractor does not have a summary level scores of a current NIST SP 800 -171 DoD Assessment (*i.e.*, not more than 3 years old unless a lesser time is specified in the solicitation) posted in SPRS, the subcontractor may conduct and submit a Basic Assessment, in accordance with the NIST SP 800 -171 DoD Assessment Methodology, to webpmsmh@navy.mil for posting to SPRS along with the information required by paragraph (d) of this clause.

(End of clause)

252.204-7024 NOTICE ON THE USE OF THE SUPPLIER PERFORMANCE RISK SYSTEM (MAR 2023) (DFARS)**252.223-7006 PROHIBITION ON STORAGE, TREATMENT, AND DISPOSAL OF TOXIC OR HAZARDOUS MATERIALS - BASIC (SEPT 2014) (DFARS)****252.223-7008 PROHIBITION OF HEXAVALENT CHROMIUM (JAN 2023) (DFARS)****252.225-7007 PROHIBITION ON ACQUISITION OF UNITED STATES MUNITIONS LIST ITEMS FROM COMMUNIST CHINESE MILITARY COMPANIES (DEC 2018) (DFARS)****252.225-7048 EXPORT-CONTROLLED ITEMS (JUN 2013) (DFARS)****252.232-7003 ELECTRONIC SUBMISSION OF PAYMENT REQUESTS AND RECEIVING REPORTS (DEC 2018) (DFARS)****252.232-7006 WIDE AREA WORKFLOW PAYMENT INSTRUCTIONS (JAN 2023) (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.

"Payment request" and "receiving report" are defined in the clause at [252.232-7003](#), Electronic Submission of Payment Requests and Receiving Reports.

(b) *Electronic invoicing*. The WAWF system provides the method to electronically process vendor payment requests and receiving reports, as authorized by Defense Federal Acquisition Regulation Supplement (DFARS) [252.232-7003](#), 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.sam.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 shall use the following information when submitting payment requests and receiving reports in WAWF for this contract or task or delivery order:

(1) *Document type*. The Contractor shall submit payment requests using the following document type(s):

(i) For cost-type line items, including labor-hour or time-and-materials, submit a cost voucher.

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SECTION I - CONTRACT CLAUSES (CONTINUED)

(ii) For fixed price line items --

(A) That require shipment of a deliverable, submit the invoice and receiving report specified by the Contracting Officer.

When creating documents in WAWF, an invoice and receiving report are both required unless an exception at DFARS 232.7002 (a) applies. The invoice and receiving report may be submitted separately or together as a combo type document. See DFARS appendix F for detailed instructions on preparing the WAWF receiving report. *NOTE: For contracts in accordance with fast payment procedures, if the customer does not have a registered acceptor in WAWF, submit an invoice only.**

(Contracting Officer: Insert applicable invoice and receiving report document type(s) for fixed price line items that require shipment of a deliverable.)

(B) For services that do not require shipment of a deliverable, submit either the Invoice 2in1, which meets the requirements for the invoice and receiving report, or the applicable invoice and receiving report, as specified by the Contracting Officer.

NO for supply contracts/submit an invoice 2in1 for service contracts

(Contracting Officer: Insert either "Invoice 2in1" or the applicable invoice and receiving report document type(s) for fixed price line items for services.)

(iii) For customary progress payments based on costs incurred, submit a progress payment request.

(iv) For performance based payments, submit a performance based payment request.

(v) For commercial item financing, submit a commercial item financing request.

(2) Fast Pay requests are only permitted when Federal Acquisition Regulation (FAR) 52.213-1 is included in the contract.

[Note: The Contractor may use a WAWF "combo" document type to create some combinations of invoice and receiving report in one step.]

(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	See Resulting Award
Issue By DoDAAC	See Resulting Award
Admin DoDAAC**	See Resulting Award
Inspect By DoDAAC	See Resulting Award if applicable
Ship To Code	See Resulting Award if applicable
Ship From Code	See Resulting Award if applicable
Mark For Code	See Resulting Award if applicable
Service Approver (DoDAAC)	See Resulting Award if applicable
Service Acceptor (DoDAAC)	See Resulting Award if applicable
Accept at Other DoDAAC	See Resulting Award if applicable
LPO DoDAAC	See Resulting Award if applicable
DCAA Auditor DoDAAC	See Resulting Award if applicable
Other DoDAAC(s)	See Resulting Award if applicable

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

(**Contracting Officer: If the contract provides for progress payments or performance-based payments, insert the DoDAAC for the contract administration office assigned the functions under FAR 42.302(a)(13).)

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SECTION I - CONTRACT CLAUSES (CONTINUED)

(4) *Payment request.* The Contractor shall ensure a payment request includes documentation appropriate to the type of payment request in accordance with the payment clause, contract financing clause, or Federal Acquisition Regulation 52.216-7, Allowable Cost and Payment, as applicable.

(5) *Receiving report.* The Contractor shall ensure a receiving report meets the requirements of DFARS Appendix F.

(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.

Contact the local contract administrator found in block 5 of the DD 1155

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

(2) Contact the WAWF helpdesk at 866-618-9888, if assistance is needed.

(End of clause)

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

252.243-7001 PRICING OF CONTRACT MODIFICATIONS (DEC 1991) (DFARS)

252.244-7000 SUBCONTRACTS FOR COMMERCIAL PRODUCTS OR COMMERCIAL SERVICES (NOV 2023) (DFARS)

252.246-7003 NOTIFICATION OF POTENTIAL SAFETY ISSUES (JAN 2023) (DFARS)

52.203-19 PROHIBITION ON REQUIRING CERTAIN INTERNAL CONFIDENTIALITY AGREEMENTS OR STATEMENTS (JAN 2017) (FAR)

52.204-21 BASIC SAFEGUARDING OF COVERED CONTRACTOR INFORMATION SYSTEMS (NOV 2021) (FAR)

52.204-25 PROHIBITION ON CONTRACTING FOR CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT (NOV 2021) (FAR)

52.204-30 FEDERAL ACQUISITION SUPPLY CHAIN SECURITY ACT ORDERS -- PROHIBITION (DEC 2023) (FAR)

52.211-5 MATERIAL REQUIREMENTS (AUG 2000) (FAR)

52.213-4 TERMS AND CONDITIONS - SIMPLIFIED ACQUISITION (OTHER THAN COMMERCIAL PRODUCTS AND COMMERCIAL SERVICES (FEB 2024) (FAR)

(c) *FAR 52.252-2, Clauses Incorporated by Reference (FEB 1998).* 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>

52.222-36 EQUAL OPPORTUNITY FOR WORKERS WITH DISABILITIES - ALTERNATE I (JUN 2014) (FAR)

Notice: The following term(s) of this clause are waived for this contract: _____ [List term(s)].

52.223-18 ENCOURAGING CONTRACTOR POLICIES TO BAN TEXT MESSAGING WHILE DRIVING (JUN 2020) (FAR)

52.223-3 HAZARDOUS MATERIAL IDENTIFICATION AND MATERIAL SAFETY DATA (FEB 2021) (FAR)

(a) "*Hazardous material,*" as used in this clause, includes any material defined as hazardous under the latest version of Federal Standard No. 313 (including revisions adopted during the term of the contract).

(b) The offeror must list any hazardous material, as defined in paragraph (a) of this clause, to be delivered under this contract. The hazardous material shall be properly identified and include any applicable identification number, such as National Stock Number or Special Item Number. This information shall also be included on the Material Safety Data Sheet submitted under this contract.

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SECTION I - CONTRACT CLAUSES (CONTINUED)

Material (If none, insert "None")	Identification No.

(c) This list must be updated during performance of the contract whenever the Contractor determines that any other material to be delivered under this contract is hazardous.

(d) The apparently successful offeror agrees to submit, for each item as required prior to award, a Material Safety Data Sheet, meeting the requirements of 29 CFR 1910.1200(g) and the latest version of Federal Standard No. 313, for all hazardous material identified in paragraph (b) of this clause. Data shall be submitted in accordance with Federal Standard No. 313, whether or not the apparently successful offeror is the actual manufacturer of these items. Failure to submit the Material Safety Data Sheet prior to award may result in the apparently successful offeror being considered nonresponsible and ineligible for award.

(e) If, after award, there is a change in the composition of the item(s) or a revision to Federal Standard No. 313, which renders incomplete or inaccurate the data submitted under paragraph (d) of this clause, the Contractor shall promptly notify the Contracting Officer and resubmit the data.

(f) Neither the requirements of this clause nor any act or failure to act by the Government shall relieve the Contractor of any responsibility or liability for the safety of Government, Contractor, or subcontractor personnel or property.

(g) Nothing contained in this clause shall relieve the Contractor from complying with applicable Federal, State, and local laws, codes, ordinances, and regulations (including the obtaining of licenses and permits) in connection with hazardous material.

(h) The Government's rights in data furnished under this contract with respect to hazardous material are as follows:

(1) To use, duplicate and disclose any data to which this clause is applicable. The purposes of this right are to --

- (i) Apprise personnel of the hazards to which they may be exposed in using, handling, packaging, transporting, or disposing of hazardous materials;
- (ii) Obtain medical treatment for those affected by the material; and
- (iii) Have others use, duplicate, and disclose the data for the Government for these purposes.

(2) To use, duplicate, and disclose data furnished under this clause, in accordance with subparagraph (h)(1) of this clause, in precedence over any other clause of this contract providing for rights in data.

(3) The Government is not precluded from using similar or identical data acquired from other sources.

(End of Clause)

52.223-7 NOTICE OF RADIOACTIVE MATERIALS (JAN 1997) (FAR)

(a) The Contractor shall notify the Contracting Officer or designee, in writing, _____ * days prior to the delivery of, or prior to completion of any servicing required by this contract of, items containing either

- (1) radioactive material requiring specific licensing under the regulations issued pursuant to the Atomic Energy Act of 1954, as amended, as set forth in Title 10 of the Code of Federal Regulations, in effect on the date of this contract, or
- (2) other radioactive material not requiring specific licensing in which the specific activity is greater than 0.002 microcuries per gram or the activity per item equals or exceeds 0.01 microcuries.

Such notice shall specify the part or parts of the items which contain radioactive materials, a description of the materials, the name and activity of the isotope, the manufacturer of the materials, and any other information known to the Contractor which will put users of the items on notice as to the hazards involved (OMB No. 9000-0107).

* The Contracting Officer shall insert the number of days required in advance of delivery of the item or completion of the servicing to assure that required licenses are obtained and appropriate personnel are notified to institute any necessary safety and health precautions. See FAR 23.601(d).

(b) If there has been no change affecting the quantity of activity, or the characteristics and composition of the radioactive material from deliveries under this contract or prior contracts, the Contractor may request that the Contracting Officer or designee waive the notice requirement in paragraph (a) of this clause. Any such request shall --

- (1) Be submitted in writing;
- (2) State that the quantity of activity, characteristics, and composition of the radioactive material have not changed; and
- (3) Cite the contract number on which the prior notification was submitted and the contracting office to which it was submitted.

(c) All items, parts, or subassemblies which contain radioactive materials in which the specific activity is greater than 0.002 microcuries per gram or activity per item equals or exceeds 0.01 microcuries, and all containers in which such items, parts or subassemblies are delivered to the Government shall be clearly marked and labeled as required by the latest revision of MIL-STD 129 in effect on the date of the contract.

(d) This clause, including this paragraph (d), shall be inserted in all subcontracts for radioactive materials meeting the criteria in paragraph (a) of this clause.

(End of Clause)

52.232-39 UNENFORCEABILITY OF UNAUTHORIZED OBLIGATIONS (JUN 2013) (FAR)**52.232-40 PROVIDING ACCELERATED PAYMENTS TO SMALL BUSINESS SUBCONTRACTORS (MAR 2023) (FAR)**

SECTION I - CONTRACT CLAUSES (CONTINUED)

52.243-1 CHANGES - FIXED PRICE (AUG 1987) (FAR)

52.246-2 INSPECTION OF SUPPLIES- FIXED PRICE (AUG 1996) (FAR)

52.249-8 DEFAULT (FIXED-PRICE SUPPLY AND SERVICE) (APR 1984) (FAR)

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS

252.203-7005 REPRESENTATION RELATING TO COMPENSATION OF FORMER DOD OFFICIALS (SEPT 2022) (DFARS)

252.204-7007 ALTERNATE A, ANNUAL REPRESENTATIONS AND CERTIFICATIONS (NOV 2023) (DFARS)

As prescribed in 204.1202, use the following provision:

Substitute the following paragraphs (b), (d), and (e) for paragraphs (b) and (d) of the provision at FAR 52.204 -8:

- (b)(1) If the provision at FAR 52.204 -7, System for Award Management, is included in this solicitation, paragraph (e) of this provision applies.
- (2) If the provision at FAR 52.204 -7, System for Award Management, is not included in this solicitation, and the Offeror has an active registration in the System for Award Management (SAM), the Offeror may choose to use paragraph (e) of this provision instead of completing the corresponding individual representations and certification in the solicitation. The Offeror shall indicate which option applies by checking one of the following boxes:

- (i) Paragraph (e) applies.
- (ii) Paragraph (e) does not apply and the Offeror has completed the individual representations and certifications in the solicitation.
- (d)(1) The following representations or certifications in the SAM database are applicable to this solicitation as indicated:
 - (i) 252.204 -7016, Covered Defense Telecommunications Equipment or Services --Representation. Applies to all solicitations.
 - (ii) 252.216 -7008, Economic Price Adjustment --Wage Rates or Material Prices Controlled by a Foreign Government. Applies to solicitations for fixed-price supply and service contracts when the contract is to be performed wholly or in part in a foreign country, and a foreign government controls wage rates or material prices and may during contract performance impose a mandatory change in wages or prices of materials.
 - (iii) 252.225 -7042, Authorization to Perform. Applies to all solicitations when performance will be wholly or in part in a foreign country.
 - (iv) 252.225 -7049, Prohibition on Acquisition of Certain Foreign Commercial Satellite Services --Representations. Applies to solicitations for the acquisition of commercial satellite services.
 - (v) 252.225 -7050, Disclosure of Ownership or Control by the Government of a Country that is a State Sponsor of Terrorism. Applies to all solicitations expected to result in contracts of \$150,000 or more.
 - (vi) 252.229 -7012, Tax Exemptions (Italy) --Representation. Applies to solicitations when contract performance will be in Italy.
 - (vii) 252.229 -7013, Tax Exemptions (Spain) --Representation. Applies to solicitations when contract performance will be in Spain.
 - (viii) 252.247 -7022, Representation of Extent of Transportation by Sea. Applies to all solicitations except those for direct purchase of ocean transportation services or those with an anticipated value at or below the simplified acquisition threshold.

(2) The following representations or certifications in SAM are applicable to this solicitation as indicated by the Contracting Officer: [Contracting Officer check as appropriate.]

- (i) 252.209 -7002, Disclosure of Ownership or Control by a Foreign Government.
- (ii) 252.225 -7000, Buy American --Balance of Payments Program Certificate.
- (iii) 252.225 -7020, Trade Agreements Certificate.
 - Use with Alternate I.
- (iv) 252.225 -7031, Secondary Arab Boycott of Israel.
- (v) 252.225 -7035, Buy American --Free Trade Agreements --Balance of Payments Program Certificate.
 - Use with Alternate I.
 - Use with Alternate II.
 - Use with Alternate III.
 - Use with Alternate IV.
 - Use with Alternate V.
- (vi) 252.226 -7002, Representation for Demonstration Project for Contractors Employing Persons with Disabilities.
- (vii) 252.232 -7015, Performance-Based Payments --Representation.

(e) The Offeror has completed the annual representations and certifications electronically via the SAM website at <https://www.acquisition.gov/>. After reviewing the SAM database information, the Offeror verifies by submission of the offer that the representations and certifications currently posted electronically that apply to this solicitation as indicated in FAR 52.204 -8(c) and paragraph (d) of this provision have been entered or updated within the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer, and are incorporated in this offer by reference (see FAR 4.1201); except for the changes identified below [Offeror to insert changes, identifying change by provision number, title, date]. These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer.

FAR/DFARS Provision #	Title	Date	Change

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

Any changes provided by the offeror are applicable to this solicitation only, and do not result in an update to the representations and certifications located in the SAM database.

(End of provision)

252.204-7008 COMPLIANCE WITH SAFEGUARDING COVERED DEFENSE INFORMATION CONTROLS (OCT 2016) (DFARS)**252.204-7017 PROHIBITION ON THE ACQUISITION OF COVERED DEFENSE TELECOMMUNICATIONS EQUIPMENT OR SERVICES—REPRESENTATION (MAR 2021) (DFARS)**

As prescribed in 204.2105(b), use the following provision:

The Offeror is not required to complete the representation in this provision if the Offeror has represented in the provision at 252.204 -7016, Covered Defense Telecommunications Equipment or Services --Representation, that it “does not provide covered defense 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.”

(a) *Definitions.* Covered defense telecommunications equipment or services, covered mission, critical technology, and substantial or essential component, as used in this provision, have the meanings given in the 252.204 -7018 clause, Prohibition on the Acquisition of Covered Defense Telecommunications Equipment or Services, of this solicitation.

(b) *Prohibition.* Section 1656 of the National Defense Authorization Act for Fiscal Year 2018 (Pub. L. 115 -91) prohibits agencies from procuring or obtaining, or extending or renewing a contract to procure or obtain, any equipment, system, or service to carry out covered missions that uses covered defense telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system.

(c) *Procedures.* The Offeror shall review the list of excluded parties in the System for Award Management (SAM) at <https://www.sam.gov> for entities that are excluded when providing any equipment, system, or service to carry out covered missions that uses covered defense telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system, unless a waiver is granted.

(d) *Representation.* If in its annual representations and certifications in SAM the Offeror has represented in paragraph (c) of the provision at 252.204 -7016, Covered Defense Telecommunications Equipment or Services --Representation, that it “does” provide covered defense 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, then the Offeror shall complete the following additional representation:

The Offeror represents that it [] will [] will not provide covered defense telecommunications equipment or services as a part of its offered products or services to DoD in the performance of any award resulting from this solicitation.

(e) *Disclosures.* If the Offeror has represented in paragraph (d) of this provision that it “will provide covered defense telecommunications equipment or services,” the Offeror shall provide the following information as part of the offer:

(1) A description of all covered defense telecommunications equipment and services offered (include brand or manufacturer; product, such as model number, original equipment manufacturer (OEM) number, manufacturer part number, or wholesaler number; and item description, as applicable).

(2) An explanation of the proposed use of covered defense telecommunications equipment and services and any factors relevant to determining if such use would be permissible under the prohibition referenced in paragraph (b) of this provision.

(3) For services, the entity providing the covered defense telecommunications services (include entity name, unique entity identifier, and Commercial and Government Entity (CAGE) code, if known).

(4) For equipment, the entity that produced or provided the covered defense telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the OEM or a distributor, if known).

(End of provision)

252.204-7019 NOTICE OF NIST SP 800-171 DOD ASSESSMENT REQUIREMENTS (NOV 2023) (DFARS)

(a) *Definitions.*

“Basic Assessment”, “Medium Assessment”, and “High Assessment” have the meaning given in the clause 252.204-7020, NIST SP 800-171 DoD Assessments.

“Covered contractor information system” has the meaning given in the clause 252.204-7012, Safeguarding Covered Defense Information and Cyber Incident Reporting, of this solicitation.

(b) *Requirement.* In order to be considered for award, if the Offeror is required to implement NIST SP 800-171, the Offeror shall have a current assessment (i.e., not more than 3 years old unless a lesser time is specified in the solicitation) (see 252.204-7020) for each covered contractor information system that is relevant to the offer, contract, task order, or delivery order. The Basic, Medium, and High NIST SP 800-171 DoD Assessments are described in the NIST SP 800-171 DoD Assessment Methodology located at https://www.ecg.osd.mil/dpap/pdi/cyber/strategically_assessing_contractor_implementation_of_NIST_SP_800-171.html.

(c) *Procedures.*

(1) The Offeror shall verify that summary level scores of a current NIST SP 800-171 DoD Assessment (i.e., not more than 3 years old unless a lesser time is specified in the solicitation) are posted in the Supplier Performance Risk System (SPRS) (<https://www.sprs.csd.disa.mil/>) for all covered contractor information systems relevant to the offer.

(2) If the Offeror does not have summary level scores of a current NIST SP 800-171 DoD Assessment (i.e., not more than 3 years old unless a lesser time is specified in the solicitation) posted in SPRS, the Offeror may conduct and submit a Basic Assessment to webpmsmh@navy.mil for posting to SPRS in the format identified in paragraph (d) of this provision.

(d) *Summary level scores.* Summary level scores for all assessments will be posted 30 days post-assessment in SPRS to provide DoD Components visibility into the summary level scores of strategic assessments.

(1) *Basic Assessments.* An Offeror may follow the procedures in paragraph (c)(2) of this provision for posting Basic Assessments to SPRS.

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

- (i) The email shall include the following information:
- (A) Cybersecurity standard assessed (e.g., NIST SP 800-171 Rev 1).
 - (B) Organization conducting the assessment (e.g., Contractor self-assessment).
 - (C) For each system security plan (security requirement 3.12.4) supporting the performance of a DoD contract --
 - (1) All industry Commercial and Government Entity (CAGE) code(s) associated with the information system(s) addressed by the system security plan; and
 - (2) A brief description of the system security plan architecture, if more than one plan exists.
 - (D) Date the assessment was completed.
 - (E) Summary level score (e.g., 95 out of 110, NOT the individual value for each requirement).
 - (F) Date that all requirements are expected to be implemented (i.e., a score of 110 is expected to be achieved) based on information gathered from associated plan(s) of action developed in accordance with NIST SP 800-171.
- (ii) If multiple system security plans are addressed in the email described at paragraph (d)(1)(i) of this section, the Offeror shall use the following format for the report:

System Security Plan	CAGE Codes supported by this plan	Brief description of the plan architecture	Date of assessment	Total Score	Date score of 110 will be achieved

(2) *Medium and High Assessments.* DoD will post the following Medium and/or High Assessment summary level scores to SPRS for each system assessed:

- (i) The standard assessed (e.g., NIST SP 800-171 Rev 1).
- (ii) Organization conducting the assessment, e.g., DCMA, or a specific organization (identified by Department of Defense Activity Address Code (DoDAAC)).
- (iii) All industry CAGE code(s) associated with the information system(s) addressed by the system security plan.
- (iv) A brief description of the system security plan architecture, if more than one system security plan exists.
- (v) Date and level of the assessment, i.e., medium or high.
- (vi) Summary level score (e.g., 105 out of 110, not the individual value assigned for each requirement).
- (vii) Date that all requirements are expected to be implemented (i.e., a score of 110 is expected to be achieved) based on information gathered from associated plan(s) of action developed in accordance with NIST SP 800-171.

(3) *Accessibility.*

- (i) Assessment summary level scores posted in SPRS are available to DoD personnel, and are protected, in accordance with the standards set forth in DoD Instruction 5000.79, Defense-wide Sharing and Use of Supplier and Product Performance Information (PI).
- (ii) Authorized representatives of the Offeror for which the assessment was conducted may access SPRS to view their own summary level scores, in accordance with the SPRS Software User's Guide for Awardees/Contractors available at https://www.sprs.csd.disa.mil/pdf/SPRS_Awardee.pdf.
- (iii) A High NIST SP 800-171 DoD Assessment may result in documentation in addition to that listed in this section. DoD will retain and protect any such documentation as "Controlled Unclassified Information (CUI)" and intended for internal DoD use only. The information will be protected against unauthorized use and release, including through the exercise of applicable exemptions under the Freedom of Information Act (e.g., Exemption 4 covers trade secrets and commercial or financial information obtained from a contractor that is privileged or confidential).

(End of provision)

252.239-7098 PROHIBITION ON CONTRACTING TO MAINTAIN OR ESTABLISH A COMPUTER NETWORK UNLESS SUCH NETWORK IS DESIGNED TO BLOCK ACCESS TO CERTAIN WEBSITES -- REPRESENTATION (DEVIATION 2021-O0003) (APR 2021) (DFARS)

52.204-17 OWNERSHIP OR CONTROL OF OFFEROR (APR 2020) (FAR)

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

Commercial and Government Entity (CAGE) code means --

- (1) An identifier assigned to entities located in the United States or its outlying areas by the Defense Logistics Agency (DLA) Commercial and Government Entity (CAGE) Branch to identify a commercial or government entity by unique location; or
- (2) An identifier assigned by a member of the North Atlantic Treaty Organization (NATO) or by the NATO Support and Procurement Agency (NSPA) to entities located outside the United States and its outlying areas that the DLA Commercial and Government Entity (CAGE) Branch records and maintains in the CAGE master file. This type of code is known as a NATO CAGE (NCAGE) code.

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.

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

(b) The Offeror represents that it [] has or [] does not have an immediate owner. If the Offeror has more than one immediate owner (such as a joint venture), then the Offeror shall respond to paragraph (c) and, if applicable, paragraph (d) of this provision for each participant in the joint venture.

(c) If the Offeror indicates "has" in paragraph (b) of this provision, enter the following information:

Immediate owner CAGE code: _____

Immediate owner legal name: _____

(Do not use a "doing business as" name)

Is the immediate owner owned or controlled by another entity?: [] Yes or [] No.

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

Highest-level owner CAGE code: _____

Highest-level owner legal name: _____

(Do not use a "doing business as" name)

52.204-24 REPRESENTATION REGARDING CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT (NOV 2021) (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.

(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](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 telecommunication 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

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

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)

52.204-26 COVERED TELECOMMUNICATIONS EQUIPMENT OR SERVICES-REPRESENTATION (OCT 2020) (FAR)

(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.

(b) 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".

(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.

(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 any equipment, system, or service that uses covered telecommunications equipment or services.

(End of provision)

52.204-29 FEDERAL ACQUISITION SUPPLY CHAIN SECURITY ACT ORDERS -- REPRESENTATION AND DISCLOSURES (DEC 2023) (FAR)**52.204-8 ANNUAL REPRESENTATIONS AND CERTIFICATIONS (MAR 2023) (FAR)**

As prescribed in 4.1202(a), insert the following provision:

(a)(1) The North American Industry Classification System (NAICS) code for this acquisition is SEE SECTION A OF FORM SF18.

(2) The small business size standard is SEE SECTION A OF FORM SF18.

(3) The small business size standard for a concern that submits an offer, other than on a construction or service acquisition, but proposes to furnish an end item that it did not itself manufacture, process, or produce is 500 employees, or 150 employees for information technology value-added resellers under NAICS code 541519, if the acquisition --

(i) Is set aside for small business and has a value above the simplified acquisition threshold;

(ii) Uses the HUBZone price evaluation preference regardless of dollar value, unless the offeror waives the price evaluation preference; or

(iii) Is an 8(a), HUBZone, service-disabled veteran-owned, economically disadvantaged women-owned, or women-owned small business set-aside or sole-source award regardless of dollar value.

(b)(1) If the provision at 52.204 -7, System for Award Management, is included in this solicitation, paragraph (d) of this provision applies.

(2) If the provision at 52.204 -7, System for Award Management, is not included in this solicitation, and the Offeror has an active registration in the System for Award Management (SAM), the Offeror may choose to use paragraph (d) of this provision instead of completing the corresponding individual representations and certifications in the solicitation. The Offeror shall indicate which option applies by checking one of the following boxes:

(i) Paragraph (d) applies.

(ii) Paragraph (d) does not apply and the offeror has completed the individual representations and certifications in the solicitation.

(c)(1) The following representations or certifications in SAM are applicable to this solicitation as indicated:

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

- (i) 52.203 -2, Certificate of Independent Price Determination. This provision applies to solicitations when a firm-fixed-price contract or fixed-price contract with economic price adjustment is contemplated, unless --
- (A) The acquisition is to be made under the simplified acquisition procedures in Part 13;
- (B) The solicitation is a request for technical proposals under two-step sealed bidding procedures; or
- (C) The solicitation is for utility services for which rates are set by law or regulation.
- (ii) 52.203 -11, Certification and Disclosure Regarding Payments to Influence Certain Federal Transactions. This provision applies to solicitations expected to exceed \$150,000.
- (iii) 52.203 -18, Prohibition on Contracting with Entities that Require Certain Internal Confidentiality Agreements or Statements -- Representation. This provision applies to all solicitations.
- (iv) 52.204 -3, Taxpayer Identification. This provision applies to solicitations that do not include provision at 52.204 -7, System for Award Management.
- (v) 52.204 -5, Women-Owned Business (Other Than Small Business). This provision applies to solicitations that --
- (A) Are not set aside for small business concerns;
- (B) Exceed the simplified acquisition threshold; and
- (C) Are for contracts that will be performed in the United States or its outlying areas.
- (vi) 52.204 -26, Covered Telecommunications Equipment or Services --Representation. This provision applies to all solicitations.
- (vii) 52.209 -2, Prohibition on Contracting with Inverted Domestic Corporations --Representation.
- (viii) 52.209 -5, Certification Regarding Responsibility Matters. This provision applies to solicitations where the contract value is expected to exceed the simplified acquisition threshold.
- (ix) 52.209 -11, Representation by Corporations Regarding Delinquent Tax Liability or a Felony Conviction under any Federal Law. This provision applies to all solicitations.
- (x) 52.214 -14, Place of Performance --Sealed Bidding. This provision applies to invitations for bids except those in which the place of performance is specified by the Government.
- (xi) 52.215 -6, Place of Performance. This provision applies to solicitations unless the place of performance is specified by the Government.
- (xii) 52.219 -1, Small Business Program Representations (Basic, Alternates I, and II). This provision applies to solicitations when the contract is for supplies to be delivered or services to be performed in the United States or its outlying areas, or when the contracting officer has applied part 19 in accordance with 19.000(b)(1)(ii).
- (A) The basic provision applies when the solicitations are issued by other than DoD, NASA, and the Coast Guard.
- (B) The provision with its Alternate I applies to solicitations issued by DoD, NASA, or the Coast Guard.
- (C) The provision with its Alternate II applies to solicitations that will result in a multiple-award contract with more than one NAICS code assigned.
- (xiii) 52.219 -2, Equal Low Bids. This provision applies to solicitations when contracting by sealed bidding and the contract is for supplies to be delivered or services to be performed in the United States or its outlying areas, or when the contracting officer has applied part 19 in accordance with 19.000(b)(1)(ii).
- (xiv) 52.222 -22, Previous Contracts and Compliance Reports. This provision applies to solicitations that include the clause at 52.222 -26, Equal Opportunity.
- (xv) 52.222 -25, Affirmative Action Compliance. This provision applies to solicitations, other than those for construction, when the solicitation includes the clause at 52.222 -26, Equal Opportunity.
- (xvi) 52.222 -38, Compliance with Veterans' Employment Reporting Requirements. This provision applies to solicitations when it is anticipated the contract award will exceed the simplified acquisition threshold and the contract is not for acquisition of commercial products or commercial services.
- (xvii) 52.223 -1, Biobased Product Certification. This provision applies to solicitations that require the delivery or specify the use of USDA-designated items; or include the clause at 52.223 -2, Affirmative Procurement of Biobased Products Under Service and Construction Contracts.
- (xviii) 52.223 -4, Recovered Material Certification. This provision applies to solicitations that are for, or specify the use of, EPA-designated items.
- (xix) 52.223 -22, Public Disclosure of Greenhouse Gas Emissions and Reduction Goals --Representation. This provision applies to solicitations that include the clause at 52.204 -7.)
- (xx) 52.225 -2, Buy American Certificate. This provision applies to solicitations containing the clause at 52.225 -1.
- (xxi) 52.225 -4, Buy American-Free Trade Agreements-Israeli Trade Act Certificate. (Basic, Alternates II and III.) This provision applies to solicitations containing the clause at 52.225 -3.
- (A) If the acquisition value is less than \$50,000, the basic provision applies.
- (B) If the acquisition value is \$50,000 or more but is less than \$92,319, the provision with its Alternate II applies.
- (C) If the acquisition value is \$92,319 or more but is less than \$100,000, the provision with its Alternate III applies.
- (xxii) 52.225 -6, Trade Agreements Certificate. This provision applies to solicitations containing the clause at 52.225 -5.
- (xxiii) 52.225 -20, Prohibition on Conducting Restricted Business Operations in Sudan --Certification. This provision applies to all solicitations.
- (xxiv) 52.225 -25, Prohibition on Contracting with Entities Engaging in Certain Activities or Transactions Relating to Iran --Representation and Certifications. This provision applies to all solicitations.
- (xxv) 52.226 -2, Historically Black College or University and Minority Institution Representation. This provision applies to solicitations for research, studies, supplies, or services of the type normally acquired from higher educational institutions.
- (2) The following representations or certifications are applicable as indicated by the Contracting Officer:
- [Contracting Officer check as appropriate.]**
- (i) 52.204-17, Ownership or Control of Offeror.
- (ii) 52.204-20, Predecessor of Offeror.

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

- (iii) 52.222-18, Certification Regarding Knowledge of Child Labor for Listed End Products.
- (iv) 52.222-48, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment- Certification.
- (v) 52.222-52, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services-Certification.
- (vi) 52.223-9, with its Alternate I, Estimate of Percentage of Recovered Material Content for EPA -Designated Products (Alternate I only).
- (vii) 52.227-6, Royalty Information.
- (A) Basic.
- (B) Alternate I.
- (viii) 52.227-15, Representation of Limited Rights Data and Restricted Computer Software.

(d) The Offeror has completed the annual representations and certifications electronically in SAM accessed through <https://www.sam.gov>. After reviewing the SAM information, the Offeror verifies by submission of the offer that the representations and certifications currently posted electronically that apply to this solicitation, as indicated in paragraph (c) of this provision, have been entered or updated within the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201); except for the changes identified below [offeror to insert changes, identifying change by clause number, title, date]. These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer.

(End of provision)

52.219-1 SMALL BUSINESS PROGRAM REPRESENTATIONS (FEB 2024) FAR (FEB 2024) (DFARS)

Insert the following deviation provision with its Alternate I in solicitations exceeding the micro-purchase threshold when the contract is for supplies to be delivered or services to be performed in the United States or its outlying areas, or when the contracting officer has applied this part in accordance with 19.000 (b)(1)(ii).

(a) Definitions. As used in this provision-

Economically disadvantaged women-owned small business (EDWOSB) concern means a small business concern that is at least 51 percent directly and unconditionally owned by, and the management and daily business operations of which are controlled by, one or more women who are citizens of the United States and who are economically disadvantaged in accordance with 13 CFR part 127, and the concern is certified by SBA or an approved third-party certifier in accordance with 13 CFR 127.300. It automatically qualifies as a women-owned small business concern eligible under the WOSB Program.

Service-disabled veteran-owned small business (SDVOSB) concern-

(1) Means a small business concern-

(i) Not less than 51 percent of which is owned by one and controlled 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; or

(iii) A small business concern eligible under the SDVOSB Program in accordance with 13 CFR part 128.

(2) Service-disabled veteran, as used in this definition, 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), and who is registered in the Beneficiary Identification and Records Locator Subsystem, or successor system that is maintained by the Department of Veterans Affairs' Veterans Benefits Administration, as a service-disabled veteran.

Service-disabled veteran-owned small business (SDVOSB) concern eligible under the SDVOSB Program, means an SDVOSB concern that either --

(1) Effective January 1, 2024, is designated in the SBA Veteran Certification Small Business (VetCert) database at <https://veterans.certify.sba.gov> as certified by SBA in accordance with 13 CFR 128.300; or

(2) Has represented that it is an SDVOSB concern in SAM and submitted a complete application for certification to SBA via SBA's VetCert database at <https://veterans.certify.sba.gov> on or before December 31, 2023.

Service-Disabled Veteran-Owned Small Business (SDVOSB) Program means a program that authorizes contracting officers to limit competition, including award on a sole-source basis, to SDVOSB concerns eligible under the SDVOSB Program.

Small disadvantaged business concern, consistent with 13 CFR 124.1001, means a small business concern under the size standard applicable to the acquisition, that --

(1) Is at least 51 percent unconditionally and directly owned (as defined at 13 CFR 124.105) by --

(i) One or more socially disadvantaged (as defined at 13 CFR 124.103) and economically disadvantaged (as defined at 13 CFR 124.104) individuals who are citizens of the United States, and

(ii) Each individual claiming economic disadvantage has a net worth not exceeding \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); and

(2) The management and daily business operations of which are controlled (as defined at 13 CFR 124.106) by individuals who meet the criteria in paragraphs (1)(i) and (ii) of this definition.

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

(1) Not less than 51 percent of which is owned and controlled 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 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

CONTINUED ON NEXT PAGE

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

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, and the concern is certified by SBA or an approved third-party certifier in accordance with 13 CFR 127.300.

(b)(1) The North American Industry Classification System (NAICS) code for this acquisition is _____ [insert NAICS code].

(2) The small business size standard is _____ [insert size standard].

(3) The small business size standard for a concern that submits an offer, other than on a construction or service acquisition, but proposes to furnish an end item that it did not itself manufacture, process, or produce (i.e., nonmanufacturer), is 500 employees if the acquisition --

(i) Is set aside for small business and has a value above the simplified acquisition threshold;

(ii) Uses the HUBZone price evaluation preference regardless of dollar value, unless the offeror waives the price evaluation preference; or

(iii) Is an 8(a), HUBZone, service-disabled veteran-owned, economically disadvantaged women-owned, or women-owned small business set-aside or sole-source award regardless of dollar value.

(c) Representations. (1) The offeror represents as part of its offer that --

(i) It is, is not a small business concern; or

(ii) It is, is not a small business joint venture that complies with the requirements of 13 CFR 121.103(h) and 13 CFR 125.8(a) and (b). [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.]

(2) [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents that it is, is not, a small disadvantaged business concern as defined in 13 CFR 124.1002.

(3) [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents as part of its offer that it is, is not a women-owned small business concern.

(4) Women-owned small business (WOSB) joint venture eligible under the WOSB Program. The offeror represents as part of its offer that it is, is not a joint venture that complies with the requirements of 13 CFR 127.506(a) through (c). [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.]

(5) Economically disadvantaged women-owned small business (EDWOSB) joint venture. The offeror represents as part of its offer that it is, is not a joint venture that complies with the requirements of 13 CFR 127.506(a) through (c). [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.]

(6) Veteran-owned small business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents as part of its offer that it is, is not a veteran-owned small business concern.

(7) Service-disabled veteran-owned small business concern. [Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(6) of this provision.] The offeror represents as part of its offer that it is, is not a service-disabled veteran-owned small business concern.

(8) Service-disabled veteran-owned small business (SDVOSB) joint venture eligible under the SDVOSB Program. [Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(6) of this provision.] It is, is not a service-disabled veteran-owned joint venture that complies with the requirements of 13 CFR 128.402. [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.]

(9) [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents, as part of its offer, that

(i) It is, is not a HUBZone small business concern listed, on the date of this representation, as having been certified by SBA as a HUBZone small business concern in the Dynamic Small Business Search and SAM, and will not to maintain an employment rate of HUBZone residents of 35 percent of its employees during performance of a HUBZone contract (see 13 CFR 126.209(e)(1)); and

(ii) It is, is not a HUBZone joint venture that complies with the requirements of 13 CFR 126.616(a) through (c). [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.] Each HUBZone small business concern participating in the HUBZone joint venture shall provide representation of its HUBZone status.

(d) Notice. Under 15 U.S.C.645(d), any person who misrepresents a firm's status as a business concern that is small, HUBZone small, small disadvantaged, service-disabled veteran-owned small, economically disadvantaged women-owned small, or women-owned small eligible under the WOSB Program in order to obtain a contract to be awarded under the preference programs established pursuant to section 8, 9, 15, 31, and 36 of the Small Business Act or any other provision of Federal law that specifically references section 8(d) for a definition of program eligibility, shall--

(1) Be punished by imposition of fine, imprisonment, or both;

(2) Be subject to administrative remedies, including suspension and debarment; and

(3) Be ineligible for participation in programs conducted under the authority of the Act.

(End of provision)

52.219-28 POST-AWARD SMALL BUSINESS PROGRAM REREPRESENTATION (JAN 2024) (FAR)

Insert the following deviation clause in solicitations and contracts exceeding the micro-purchase threshold to be set aside for, or to be awarded on a sole source basis to, service-disabled veteran-owned small business concerns, when the contract is for supplies to be delivered or services to be performed in the United States or its outlying areas, or when the contracting officer has applied FAR part 19.3 in accordance with FAR 19.000(b)(1):

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

Long-term contract means a contract of more than five years in duration, including options. However, the term does not include contracts that exceed five years in duration because the period of performance has been extended for a cumulative period not to exceed six months under the clause at 52.217 -8, Option to Extend Services, or other appropriate authority.

Small business concern --

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

- (1) Means a concern, including its affiliates, that is independently owned and operated, not dominant in its field of operation, and qualified as a small business under the criteria in 13 CFR part 121 and the size standard in paragraph (d) of this clause.
- (2) Affiliates, as used in this definition, means business concerns, one of whom directly or indirectly controls or has the power to control the others, or a third party or parties control or have the power to control the others. In determining whether affiliation exists, consideration is given to all appropriate factors including common ownership, common management, and contractual relationships. SBA determines affiliation based on the factors set forth at 13 CFR 121.103.
- (b) If the Contractor represented that it was any of the small business concerns identified in 19.000(a)(3) prior to award of this contract, the Contractor shall rerepresent its size and socioeconomic status according to paragraph (f) of this clause or, if applicable, paragraph (h) of this clause, upon occurrence of any of the following:
- (1) Within 30 days after execution of a novation agreement or within 30 days after modification of the contract to include this clause, if the novation agreement was executed prior to inclusion of this clause in the contract.
 - (2) Within 30 days after a merger or acquisition that does not require a novation or within 30 days after modification of the contract to include this clause, if the merger or acquisition occurred prior to inclusion of this clause in the contract.
 - (3) For long-term contracts --
 - (i) Within 60 to 120 days prior to the end of the fifth year of the contract; and
 - (ii) Within 60 to 120 days prior to the date specified in the contract for exercising any option thereafter.
 - (c) If the Contractor represented that it was any of the small business concerns identified in 19.000(a)(3) prior to award of this contract, the Contractor shall rerepresent its size and socioeconomic status according to paragraph (f) of this clause or, if applicable, paragraph (h) of this clause, when the Contracting Officer explicitly requires it for an order issued under a multiple-award contract.
 - (d) The Contractor shall rerepresent its size status in accordance with the size standard in effect at the time of this rerepresentation that corresponds to the North American Industry Classification System (NAICS) code(s) assigned to this contract. The small business size standard corresponding to this NAICS code(s) can be found at <https://www.sba.gov/document/support-table-size-standards>.
 - (e) The small business size standard for a Contractor providing an end item that it does not manufacture, process, or produce itself, for a contract other than a construction or service contract, is 500 employees, or 150 employees for information technology value-added resellers under NAICS code 541519, if the acquisition --
 - (1) Was set aside for small business and has a value above the simplified acquisition threshold;
 - (2) Used the HUBZone price evaluation preference regardless of dollar value, unless the Contractor waived the price evaluation preference; or
 - (3) Was an 8(a), HUBZone, service-disabled veteran-owned, economically disadvantaged women-owned, or women-owned small business set-aside or sole-source award regardless of dollar value.
 - (f) Except as provided in paragraph (h) of this clause, the Contractor shall make the representation(s) required by paragraph (b) and (c) of this clause by validating or updating all its representations in the Representations and Certifications section of the System for Award Management (SAM) and its other data in SAM, as necessary, to ensure that they reflect the Contractor's current status. The Contractor shall notify the contracting office in writing within the timeframes specified in paragraph (b) of this clause, or with its offer for an order (see paragraph (c) of this clause), that the data have been validated or updated, and provide the date of the validation or update.
 - (g) If the Contractor represented that it was other than a small business concern prior to award of this contract, the Contractor may, but is not required to, take the actions required by paragraphs (f) or (h) of this clause.
 - (h) If the Contractor does not have representations and certifications in SAM, or does not have a representation in SAM for the NAICS code applicable to this contract, the Contractor is required to complete the following rerepresentation, and submit it to the contracting office, along with the contract number and the date on which the rerepresentation was completed:
 - (1) The Contractor represents that it is, is not a small business concern under NAICS Code _____ assigned to contract number _____.
 - (2) [Complete only if the Contractor represented itself as a small business concern in paragraph (h)(1) of this clause.] The Contractor represents that it is, is not, a small disadvantaged business concern as defined in 13 CFR 121.1002.
 - (3) [Complete only if the Contractor represented itself as a small business concern in paragraph (h)(1) of this clause.] The Contractor represents that it is, is not a women-owned small business concern.
 - (4) Women-owned small business (WOSB) joint venture eligible under the WOSB Program. The Contractor represents that it is, is not a joint venture that complies with the requirements of 13 CFR 127.506(a) through (c). [The Contractor shall enter the name and unique entity identifier of each party to the joint venture: _____.]
 - (5) Economically disadvantaged women-owned small business (EDWOSB) joint venture. The Contractor represents that it is, is not a joint venture that complies with the requirements of 13 CFR 127.506(a) through (c). [The Contractor shall enter the name and unique entity identifier of each party to the joint venture: _____.]
 - (6) [Complete only if the Contractor represented itself as a small business concern in paragraph (h)(1) of this clause.] The Contractor represents that it is, is not a veteran-owned small business concern.
 - (7) [Complete only if the Contractor represented itself as a veteran-owned small business concern in paragraph (h)(6) of this clause.] The Contractor represents that it is, is not a service-disabled veteran-owned small business concern.
 - (8) [Complete only if the Contractor represented itself as a veteran-owned small business concern in paragraph (h)(6) of this clause.] Service-disabled veteran-owned small business (SDVOSB) joint venture eligible under the SDVOSB Program. The Contractor represents that it is, is not an SDVOSB joint venture eligible under the SDVOSB Program that complies with the requirements of 13 CFR 128.402. [The Contractor shall enter the name and unique entity identifier of each party to the joint venture: _____.]
 - (9) [Complete only if the Contractor represented itself as a small business concern in paragraph (h)(1) of this clause.] The Contractor represents that --
 - (i) It is, is not a HUBZone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration, and no material changes in ownership and control, principal office, or HUBZone employee percentage have occurred since it was certified in accordance with 13 CFR part 126; and
 - (ii) It is, is not a HUBZone joint venture that complies with the requirements of 13 CFR part 126, and the representation in paragraph (h)(8)(i) of this

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

clause is accurate for each HUBZone small business concern participating in the HUBZone joint venture. [The Contractor shall enter the names of each of the HUBZone small business concerns participating in the HUBZone joint venture: _____.] Each HUBZone small business concern participating in the HUBZone joint venture shall submit a separate signed copy of the HUBZone representation.
[Contractor to sign and date and insert authorized signer's name and title.]

(End of clause)

SECTION L - INSTRUCTIONS, CONDITIONS AND NOTICES TO OFFERORS**52.204-13 SYSTEM FOR AWARD MANAGEMENT MAINTENANCE (OCT 2018) (FAR)****52.204-16 COMMERCIAL AND GOVERNMENT ENTITY CODE REPORTING (AUG 2020) (FAR)****52.204-18 COMMERCIAL AND GOVERNMENT ENTITY CODE MAINTENANCE (AUG 2020) (FAR)****52.204-20 PREDECESSOR OF OFFEROR (AUG 2020) (FAR)**

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

Commercial and Government Entity (CAGE) code means --

(1) An identifier assigned to entities located in the United States or its outlying areas by the Defense Logistics Agency (DLA) Commercial and Government Entity (CAGE) Branch to identify a commercial or government entity by unique location; or

(2) An identifier assigned by a member of the North Atlantic Treaty Organization (NATO) or by the NATO Support and Procurement Agency (NSPA) to entities located outside the United States and its outlying areas that the DLA Commercial and Government Entity (CAGE) Branch records and maintains in the CAGE master file. This type of code is known as a NATO CAGE (NCAGE) code.

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

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.

(b) The Offeror represents that it [] is or [] is not a successor to a predecessor that held a Federal contract or grant within the last three years.

(c) If the Offeror has indicated "is" in paragraph (b) of this provision, enter the following information for all predecessors that held a Federal contract or grant within the last three years (if more than one predecessor, list in reverse chronological order):

Predecessor CAGE code: _____ (or mark "Unknown").

Predecessor legal name: _____

(Do not use a "doing business as" name).

52.204-7 SYSTEM FOR AWARD MANAGEMENT (OCT 2018) (FAR)**52.211-14 NOTICE OF PRIORITY RATING FOR NATIONAL DEFENSE, EMERGENCY PREPAREDNESS, AND ENERGY PROGRAM USE (APR 2008) (FAR)**

Any contract awarded as a result of this solicitation will be [] DX rated order; [] DO rated order certified for national defense, emergency preparedness, and energy program use under the Defense Priorities and Allocations System (DPAS) (15 CFR 700), and the Contractor will be required to follow all of the requirements of this regulation.

SEE BLOCK 4 ON THE FORM SF18

(End of provision)

52.211-2 AVAILABILITY OF SPECIFICATIONS, STANDARDS, AND DATA ITEM DESCRIPTIONS LISTED IN THE ACQUISITION STREAMLINING AND STANDARDIZATION INFORMATION SYSTEM (ASSIST) (SEPT 2023) (FAR)**52.252-1 SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (FEB 1998) (FAR)**

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

FAR: <https://www.acquisition.gov/?q=browsefar>DFARS: <https://www.acq.osd.mil/dpap/dars/darspgi/current/index.html>DLAD: <http://www.dla.mil/HQ/Acquisition/Offers/DLAD.aspx>

(End of provision)

REQUEST FOR QUOTATIONS		THIS RFQ <input type="checkbox"/> IS <input checked="" type="checkbox"/> IS NOT A SMALL BUSINESS SET-ASIDE		PAGE OF PAGES 1 22
1. REQUEST NO. SPE7M0-24-T-8709	2. DATE ISSUED 2024 JUL 18	3. REQUISITION/PURCHASE REQUEST NO. 7008384854	4. CERT. FOR NAT. DEF. UNDER BDSA REG. 2 AND/OR DMS REG. 1	RATING
5. ISSUED BY DLA LAND AND MARITIME MARITIME SUPPLY CHAIN ESOC BUYS PO BOX 3990 COLUMBUS OH 43218-3990 USA Name: Laurie Wassmuth Buyer Code:PMCMSC0 Tel: 614-692-3246 Fax: 614-693-1558 Email: LAURIE.WASSMUTH@DLA.MIL			6. DELIVER BY (Date) 5 DAYS ADO	
			7. DELIVERY <input type="checkbox"/> FOB DESTINATION <input checked="" type="checkbox"/> OTHER (See Schedule)	
			8. DESTINATION NAME OF CONSIGNEE See Schedule	
8. TO:			9. STREET ADDRESS	
			c. CITY	
			d. STATE	e. ZIP CODE
10. PLEASE FURNISH QUOTATIONS TO THE ISSUING OFFICE IN BLOCK 5 ON OR BEFORE CLOSE OF BUSINESS (Date) 2024 JUL 29				
IMPORTANT: This is a request for information, and quotations furnished are not offers. If you are unable to quote, please so indicate on this form and return it to the address in Block 5. This request does not commit the Government to pay any costs incurred in the preparation of the submission of this quotation or to contract for supplies or services. Supplies are of domestic origin unless otherwise indicated by quoter. Any representations and/or certifications attached to this Request for Quotations must be completed by the quoter.				
11. SCHEDULE (See Continuation Sheets)				

POC INFORMATION:

WHEN TECHNICAL DATA IS PROVIDED IT MUST BE OBTAINED AT:<https://pcf1x.bsm.dla.mil/cfolders>. DISCREPANCIES FOUND IN TECHNICAL DATA SHOULD SUBMIT REQUEST TO THE DLA CUSTOMER SERVICE WEBSITE:<https://www.pdmd.dla.mil/cs/>

ALL OTHER QUESTIONS (SOLICITATION REQUIREMENTS, ITEM DESCRIPTION, AWARD CHOICE, ETC.), PLEASE CONTACT THE BUYER SHOWN ABOVE.

QUESTIONS REGARDING OPERATION OF THE DLA-BSM INTERNET BID BOARD SYSTEM SHOULD BE E-MAILED TO: DibbsBSM@dla.mil

FOR IMMEDIATE ASSISTANCE, PLEASE REFER TO THE FREQUENTLY ASKED QUESTIONS (FAQS) ON BSM DIBBS AT: <https://www.dibbs.bsm.dla.mil/Refs/help/DIBBSHelp.htm> OR PHONE 1-844-347-2457 (Press 5 then speak or enter D-L-A).

MASTER SOLICITATION

THIS SOLICITATION INCORPORATES THE TERMS AND CONDITIONS SET FORTH IN THE DLA MASTER SOLICITATION FOR AUTOMATED SIMPLIFIED ACQUISITIONS REVISION 97 (MAY 24, 2024) WHICH CAN BE FOUND ON THE WEB AT: https://www.dla.mil/Portals/104/Documents/J7Acquisition/MasterSolicitation4ASAcqRev-97_May_24_2024.pdf

This solicitation incorporates technical/quality requirements ('R' or 'I' number in section B). The full text is in the DLA Technical and Quality Master List of Requirements at: <http://www.dla.mil/HQ/Acquisition/Offers/eprocurement.aspx> The revision of the Master in effect on the award date controls.

12. DISCOUNT FOR PROMPT PAYMENT	a. 10 CALENDAR DAYS (%)		b. 20 CALENDAR DAYS (%)		c. 30 CALENDAR DAYS (%)		d. CALENDAR DAYS	
							NUMBER	PERCENTAGE
NOTE: Additional provisions and representations <input type="checkbox"/> are <input checked="" type="checkbox"/> are not attached.								
13. NAME AND ADDRESS OF QUOTER					14. SIGNATURE OF PERSON AUTHORIZED TO SIGN QUOTATION		15. Date of Quotation	
a. NAME OF QUOTER CAGE								
b. STREET ADDRESS								
c. COUNTY					16. SIGNER		b. TELEPHONE	
					a. NAME (Type or Print)		AREA CODE	
d. CITY			e. STATE	f. ZIP CODE	c. TITLE (Type or Print)		NUMBER	

SECTION A

THIS BUY MAY BE A CANDIDATE FOR AUTOMATED AWARD. HOWEVER, AUTOMATED SOLICITATIONS CONTAINING FIRST ARTICLE TEST REQUIREMENTS ARE NOT CANDIDATES FOR AN AUTOMATED AWARD. ALL QUOTES MUST BE SUBMITTED VIA THE DLA INTERNET BID BOARD SYSTEM (DIBBS) AT <https://www.dibbs.bsm.dla.mil>. MICRO-PURCHASE QUOTES MAY BE AWARDED PRIOR TO RETURN DATE.

[==]

NORTH AMERICAN INDUSTRY CLASSIFICATION SYSTEM 335314

Refer to the corresponding small business size standard
<http://www.sba.gov/content/table-small-business-size-standards>

However, the small business size standard for a concern that submits an offer but proposes to furnish an end item that it did not itself manufacture, process, or produce is 500 employees if the acquisition is 1) an 8(a), HUBZone service-disabled veteran-owned, economically disadvantaged women-owned, or women-owned small business set-aside or sole-source award; or 2) uses the HUBZone price evaluation preference to award to a HUBZone concern, unless the concern waived the evaluation preference.

THIS IS AN FMS REQUIREMENT FOR KENYA. REGULAR FOB ORIGIN APPLIES VIA CLAUSE 52.247-29.

ORIGIN INSPECTION REQUIRED - FAR 52.246-2 APPLIES

Fast Pay does not apply to this solicitation.

Due to the volatility of demands, and frequent quantity changes on open purchase requests, offerors are highly encouraged to submit quantity ranges when quoting. If a PR is evaluated manually, quoting ranges provides the buyer the option to combine requirements or reduce the quantity as needed without resoliciting or adding any additional administrative burden for either party involved when making an award.

SECTION A

This does not apply to Auto IDC.

If you anticipate quoting on a solicitation after the closing date, please submit a DIBBS quote with a bid type of "No Bid" and place an anticipated quote date or the reason you are not willing to quote. This does not prevent you from submitting an actual quote on DIBBS at a later date. It will overlay your previous no quote. This informs buyers of your intention to quote and prevents multiple calls for updates and cancelling of requirements assumed to be non-procurable due to no quotes/sources. The submission of an anticipated quote date does not preclude DLA from making an award to another acceptable timely offer.

APEX Accelerators, formally known as the Procurement Technical Assistance Program (PTAP), is designed to increase the number of U.S. businesses capable of bidding and performing on local, state, and federal government contracts. APEX Accelerators provide critical assistance to new and existing businesses interested government contracting to enhance the defense industrial base at no cost. Visit <https://www.apexaccelerators.us/#/> for more information.

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THE OFFEROR, BY SUBMISSION OF ITS QUOTATION, REPRESENTS IT WILL NOT PROVIDE COVERED TELECOMMUNICATIONS EQUIPMENT OR SERVICES TO THE GOVERNMENT IN THE PERFORMANCE OF ANY AWARD RESULTING FROM THIS SOLICITATION, IN ACCORDANCE WITH PARAGRAPH (d) OF THE CLAUSE AT FAR 52.204-24, REPRESENTATION REGARDING CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT, OR IN ACCORDANCE WITH ITS EXISTING REPRESENTATION IN PARAGRAPH (c) OF THE PROVISION AT DFARS 252.204-7016, COVERED DEFENSE TELECOMMUNICATIONS EQUIPMENT OR SERVICES - REPRESENTATION.

Caution Notice: Offerors are required to comply with domestic material restrictions. The Berry Amendment, the Buy American Act, and other domestic material restrictions may apply. Offerors are instructed to refer to the solicitation clauses related to foreign sourcing for more information on applicability. The Berry Amendment threshold has been

SECTION A

reduced to \$150,000 and vendors must carefully review related clauses DFARS 252.225-7006, 252.225-7012, and 252.225-7015 for applicability requirements. If your offer is based on a non-domestic material, you are required to provide disclosure information in your quote and/or through written notification to the point of contact listed in the solicitation.

DoD Class Deviation 2023-00003: A small business joint venture offeror must submit, with its offer, the representation required in paragraph (c) of FAR solicitation provision 52.212-3, Offeror Representations and Certifications-Commercial Products and Commercial Services, and paragraph (c) of FAR solicitation provision 52.219-1, Small Business Program Representations, in accordance with 52.204-3(d) and 52.212-3(b) for the following categories:

- (A) Small business;
- (B) Service-disabled veteran-owned small business;
- (C) Women-owned small business (WOSB) under the WOSB Program;
- (D) Economically disadvantaged women-owned small business under the WOSB Program; or
- (E) Historically underutilized business zone small business.

Contractors shall not provide parts and supplies made using additive manufacturing (AM), unless AM is specifically authorized in the solicitation/contract. See procurement note L31.

Procurement History for NSN/FSC:015738906/6110

CAGE	Contract Number	Quantity	Unit Cost	AWD Date	Surplus Material
4B8D1	SPE7M119P2531	1.000	2128.31000	20190128	N
4B8D1	SPE7M017P3259	1.000	1482.97000	20170426	N
4B8D1	SPE7M017P3031	1.000	1482.97000	20170414	N

SECTION B

PR: 7008384854
NSN/MATERIAL:6110015738906

ITEM DESCRIPTION
CONTROLLER,MOTOR

CONTROLLER,MOTOR
RP001: DLA PACKAGING REQUIREMENTS FOR PROCUREMENT

RD002, COVERED DEFENSE INFORMATION APPLIES

RA001: THIS DOCUMENT INCORPORATES TECHNICAL AND/OR QUALITY REQUIREMENTS (IDENTIFIED BY AN 'R' OR AN 'I' NUMBER) SET FORTH IN FULL TEXT IN THE DLA MASTER LIST OF TECHNICAL AND QUALITY REQUIREMENTS FOUND ON THE WEB AT:

<http://www.dla.mil/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.

RQ011: REMOVAL OF GOVERNMENT IDENTIFICATION FROM NON-ACCEPTED SUPPLIES

NO DATA IS AVAILABLE. THE ALTERNATE OFFEROR IS REQUIRED TO PROVIDE A COMPLETE DATA PACKAGE INCLUDING DATA FOR THE APPROVED AND ALTERNATE PART FOR EVALUATION.

CONTROL SOLUTIONS LLC 4B8D1 P/N CS3226-ASM

CLIN	PR	PRLI	UI	QUANTITY	UNIT PRICE	TOTAL PRICE
0001	7008384854	0001	EA	10.000		

NSN/MATERIAL:6110015738906

DELIVERY (IN DAYS):0005

DELIVER FOB: ORIGIN

QTY VARIANCE: PLUS 0% MINUS 0%

INSPECTION POINT: ORIGIN

ACCEPTANCE POINT: ORIGIN

PREP FOR DELIVERY:

PKGING DATA - MIL-STD-2073-1E
QUP:001 PRES MTHD:41 CLNG/DRY:1 PRESV MAT:00
WRAP MAT:00 CUSH/DUNN MAT:GA CUSH/DUNN THKNSS:C
UNIT CONT:E5 OPI:0
INTRMDTE CONT:E8 INTRMDTE CONT QTY:AAA
PACK CODE:Q PACKING LEVEL: B
MARKING SHALL BE IN ACCORDANCE WITH MIL-STD-129.

CONTINUED ON NEXT PAGE

SECTION B

PR: 7008384854 PRLI: 0001 CONT'D

SPECIAL MARKING CODE:00 -00 No special marking

PALLETIZATION SHALL BE IN ACCORDANCE WITH RP001: DLA PACKAGING REQUIREMENTS FOR PROCUREMENT

PARCEL POST ADDRESS:

BKEZ00

CONSOLIDATION POINT FOR KENYA
MECHANICSBURG, PA 17050
MECHANICSBURG
US

FOR TRANSPORTATION SEE DLAD DLAD PROC NOTE C19. FOR FIRST DESTINATION TRANSPORTATION SEE DLAD PROC NOTE C20 AND CONTRACT

FREIGHT SHIPPING ADDRESS:

BKEZ00

CONSOLIDATION POINT FOR KENYA
MECHANICSBURG, PA 17050
MECHANICSBURG
US

M/F: (TCN) BKEZ7N4193E820

RDD:

PROJ: TP 1

SUPP ADD: BXXBAA SIG: L

FOR GOVERNMENT USE ONLY: (IPD) 03

DIC: A01 DIST: B03 ADV: FC: YY

Need Ship Date:00/00/0000

Original Required Delivery Date:07/22/2024

SECTION F - DELIVERIES OR PERFORMANCE**52.242-17 GOVERNMENT DELAY OF WORK (APR 1984) (FAR)****SECTION H - SPECIAL CONTRACT REQUIREMENTS****252.223-7001 HAZARD WARNING LABELS (DEC 1991) (DFARS)**

- (a) "Hazardous material," as used in this clause, is defined in the Hazardous Material Identification and Material Safety Data clause of this contract.
- (b) The Contractor shall label the item package (unit container) of any hazardous material to be delivered under this contract in accordance with the Hazard Communication Standard (29 CFR 1910.1201 et seq). The Standard requires that the hazard warning label conform to the requirements of the standard unless the material is otherwise subject to the labelling requirements of one of the following statutes:
- (1) Federal Insecticide, Fungicide and Rodenticide Act;
 - (2) Federal Food, Drug and Cosmetics Act;
 - (3) Consumer Product Safety Act;
 - (4) Federal Hazardous Substances Act; or
 - (5) Federal Alcohol Administration Act.
- (c) The Offeror shall list which hazardous material listed in the Hazardous Material Identification and Material Safety Data clause of this contract will be labelled in accordance with one of the Acts in paragraphs (b)(1) through (5) of this clause instead of the Hazard Communication Standard. Any hazardous material not listed will be interpreted to mean that a label is required in accordance with the Hazard Communication Standard.

MATERIAL (If None, Insert "None")	ACT

- (d) The apparently successful Offeror agrees to submit, before award, a copy of the hazard warning label for all hazardous materials not listed in paragraph (c) of this clause. The Offeror shall submit the label with the Material Safety Data Sheet being furnished under the Hazardous Material Identification and Material Safety Data clause of this contract.
- (e) The Contractor shall also comply with MIL-STD-129, Marking for Shipment and Storage (including revisions adopted during the term of this contract).
(End of clause)

SECTION I - CONTRACT CLAUSES**252.203-7000 REQUIREMENTS RELATING TO COMPENSATION OF FORMER DoD OFFICIALS (SEPT 2011) (DFARS)****252.203-7002 REQUIREMENT TO INFORM EMPLOYEES OF WHISTLEBLOWER RIGHTS (DEC 2022) (DFARS)****252.204-7000 DISCLOSURE OF INFORMATION (OCT 2016) (DFARS)****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 (JAN 2023) (DFARS)****252.204-7012 SAFEGUARDING COVERED DEFENSE INFORMATION AND CYBER INCIDENT REPORTING (JAN 2023) (DFARS)****252.204-7015 NOTICE OF AUTHORIZED DISCLOSURE OF INFORMATION TO LITIGATION SUPPORT CONTRACTORS (JAN 2023) (DFARS)****252.204-7018 PROHIBITION ON THE ACQUISITION OF COVERED DEFENSE TELECOMMUNICATIONS EQUIPMENT OR SERVICES (JAN 2023) (DFARS)****252.204-7020 NIST SP 800-171 DOD ASSESSMENT REQUIREMENTS (NOV 2023) (DFARS)**

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SECTION I - CONTRACT CLAUSES (CONTINUED)

As prescribed in 204.7304(e), use the following clause:

(a) *Definitions.*

Basic Assessment means a contractor's self-assessment of the contractor's implementation of NIST SP 800 -171 that --

- (1) Is based on the Contractor's review of their system security plan(s) associated with covered contractor information system(s);
- (2) Is conducted in accordance with the NIST SP 800 -171 DoD Assessment Methodology; and
- (3) Results in a confidence level of "Low" in the resulting score, because it is a self-generated score.

Covered contractor information system has the meaning given in the clause 252.204 -7012, Safeguarding Covered Defense Information and Cyber Incident Reporting, of this contract.

High Assessment means an assessment that is conducted by Government personnel using NIST SP 800 -171A, Assessing Security Requirements for Controlled Unclassified Information that --

- (1) Consists of --
 - (i) A review of a contractor's Basic Assessment;
 - (ii) A thorough document review;
 - (iii) Verification, examination, and demonstration of a Contractor's system security plan to validate that NIST SP 800 -171 security requirements have been implemented as described in the contractor's system security plan; and
 - (iv) Discussions with the contractor to obtain additional information or clarification, as needed; and
- (2) Results in a confidence level of "High" in the resulting score.

Medium Assessment means an assessment conducted by the Government that --

- (1) Consists of --
 - (i) A review of a contractor's Basic Assessment;
 - (ii) A thorough document review; and
 - (iii) Discussions with the contractor to obtain additional information or clarification, as needed; and
- (2) Results in a confidence level of "Medium" in the resulting score.

(b) *Applicability.* This clause applies to covered contractor information systems that are required to comply with the National Institute of Standards and Technology (NIST) Special Publication (SP) 800 -171, in accordance with Defense Federal Acquisition Regulation System (DFARS) clause at 252.204 -7012, Safeguarding Covered Defense Information and Cyber Incident Reporting, of this contract.

(c) *Requirements.* The Contractor shall provide access to its facilities, systems, and personnel necessary for the Government to conduct a Medium or High NIST SP 800 -171 DoD Assessment, as described in NIST SP 800 -171 DoD Assessment Methodology at <https://www.acq.osd.mil/asda/dpc/cp/cyber/safeguarding.html#nistSP800171>, if necessary.

(d) *Procedures.* Summary level scores for all assessments will be posted in the Supplier Performance Risk System (SPRS) (<https://www.sprs.csd.disa.mil/>) to provide DoD Components visibility into the summary level scores of strategic assessments.

(1) *Basic Assessments.* A contractor may submit, via encrypted email, summary level scores of Basic Assessments conducted in accordance with the NIST SP 800 -171 DoD Assessment Methodology to webpmsmh@navy.mil for posting to SPRS.

(i) The email shall include the following information:

- (A) Version of NIST SP 800 -171 against which the assessment was conducted.
- (B) Organization conducting the assessment (e.g., Contractor self-assessment).
- (C) For each system security plan (security requirement 3.12.4) supporting the performance of a DoD contract --
 - (1) All industry Commercial and Government Entity (CAGE) code(s) associated with the information system(s) addressed by the system security plan; and
 - (2) A brief description of the system security plan architecture, if more than one plan exists.
- (D) Date the assessment was completed.
- (E) Summary level score (e.g., 95 out of 110, NOT the individual value for each requirement).
- (F) Date that all requirements are expected to be implemented (i.e., a score of 110 is expected to be achieved) based on information gathered from associated plan(s) of action developed in accordance with NIST SP 800 -171.

(ii) If multiple system security plans are addressed in the email described at paragraph (b)(1)(i) of this section, the Contractor shall use the following format for the report:

System Security Plan	CAGE Codes supported by this plan	Brief description of the plan architecture	Date of assessment	Total Score	Date score of 110 will be achieved

(2) *Medium and High Assessments.* DoD will post the following Medium and/or High Assessment summary level scores to SPRS for each system security plan assessed:

- (i) The standard assessed (e.g., NIST SP 800 -171 Rev 1).
- (ii) Organization conducting the assessment, e.g., DCMA, or a specific organization (identified by Department of Defense Activity Address Code (DoDAAC)).
- (iii) All industry CAGE code(s) associated with the information system(s) addressed by the system security plan.
- (iv) A brief description of the system security plan architecture, if more than one system security plan exists.
- (v) Date and level of the assessment, i.e., medium or high.
- (vi) Summary level score (e.g., 105 out of 110, not the individual value assigned for each requirement).
- (vii) Date that all requirements are expected to be implemented (i.e., a score of 110 is expected to be achieved) based on information gathered from associated plan(s) of action developed in accordance with NIST SP 800 -171.

(e) *Rebuttals.* (1) DoD will provide Medium and High Assessment summary level scores to the Contractor and offer the opportunity for rebuttal and

SECTION I - CONTRACT CLAUSES (CONTINUED)

adjudication of assessment summary level scores prior to posting the summary level scores to SPRS (see SPRS User's Guide https://www.sprs.csd.disa.mil/pdf/SPRS_Awardee.pdf).

(2) Upon completion of each assessment, the contractor has 14 business days to provide additional information to demonstrate that they meet any security requirements not observed by the assessment team or to rebut the findings that may be of question.

(f) *Accessibility*. (1) Assessment summary level scores posted in SPRS are available to DoD personnel, and are protected, in accordance with the standards set forth in DoD Instruction 5000.79, Defense-wide Sharing and Use of Supplier and Product Performance Information (PI).

(2) Authorized representatives of the Contractor for which the assessment was conducted may access SPRS to view their own summary level scores, in accordance with the SPRS Software User's Guide for Awardees/Contractors available at https://www.sprs.csd.disa.mil/pdf/SPRS_Awardee.pdf.

(3) A High NIST SP 800 -171 DoD Assessment may result in documentation in addition to that listed in this clause. DoD will retain and protect any such documentation as "Controlled Unclassified Information (CUI)" and intended for internal DoD use only. The information will be protected against unauthorized use and release, including through the exercise of applicable exemptions under the Freedom of Information Act (*e.g.*, Exemption 4 covers trade secrets and commercial or financial information obtained from a contractor that is privileged or confidential).

(g) *Subcontracts*. (1) The Contractor shall insert the substance of this clause, including this paragraph (g), in all subcontracts and other contractual instruments, including subcontracts for the acquisition of commercial products or commercial services (excluding commercially available off-the-shelf items).

(2) The Contractor shall not award a subcontract or other contractual instrument, that is subject to the implementation of NIST SP 800 -171 security requirements, in accordance with DFARS clause 252.204 -7012 of this contract, unless the subcontractor has completed, within the last 3 years, at least a Basic NIST SP 800 -171 DoD Assessment, as described in <https://www.acq.osd.mil/ada/dpc/cp/cyber/safeguarding.html#nistSP800171>, for all covered contractor information systems relevant to its offer that are not part of an information technology service or system operated on behalf of the Government.

(3) If a subcontractor does not have summary level scores of a current NIST SP 800 -171 DoD Assessment (*i.e.*, not more than 3 years old unless a lesser time is specified in the solicitation) posted in SPRS, the subcontractor may conduct and submit a Basic Assessment, in accordance with the NIST SP 800 -171 DoD Assessment Methodology, to webpmsmh@navy.mil for posting to SPRS along with the information required by paragraph (d) of this clause.

(End of clause)

252.204-7024 NOTICE ON THE USE OF THE SUPPLIER PERFORMANCE RISK SYSTEM (MAR 2023) (DFARS)**252.223-7006 PROHIBITION ON STORAGE, TREATMENT, AND DISPOSAL OF TOXIC OR HAZARDOUS MATERIALS - BASIC (SEPT 2014) (DFARS)****252.223-7008 PROHIBITION OF HEXAVALENT CHROMIUM (JAN 2023) (DFARS)****252.225-7007 PROHIBITION ON ACQUISITION OF UNITED STATES MUNITIONS LIST ITEMS FROM COMMUNIST CHINESE MILITARY COMPANIES (DEC 2018) (DFARS)****252.225-7048 EXPORT-CONTROLLED ITEMS (JUN 2013) (DFARS)****252.232-7003 ELECTRONIC SUBMISSION OF PAYMENT REQUESTS AND RECEIVING REPORTS (DEC 2018) (DFARS)****252.232-7006 WIDE AREA WORKFLOW PAYMENT INSTRUCTIONS (JAN 2023) (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.

"Payment request" and "receiving report" are defined in the clause at [252.232-7003](#), Electronic Submission of Payment Requests and Receiving Reports.

(b) *Electronic invoicing*. The WAWF system provides the method to electronically process vendor payment requests and receiving reports, as authorized by Defense Federal Acquisition Regulation Supplement (DFARS) [252.232-7003](#), 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.sam.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 shall use the following information when submitting payment requests and receiving reports in WAWF for this contract or task or delivery order:

(1) *Document type*. The Contractor shall submit payment requests using the following document type(s):

(i) For cost-type line items, including labor-hour or time-and-materials, submit a cost voucher.

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SECTION I - CONTRACT CLAUSES (CONTINUED)

(ii) For fixed price line items --

(A) That require shipment of a deliverable, submit the invoice and receiving report specified by the Contracting Officer.

When creating documents in WAWF, an invoice and receiving report are both required unless an exception at DFARS 232.7002 (a) applies. The invoice and receiving report may be submitted separately or together as a combo type document. See DFARS appendix F for detailed instructions on preparing the WAWF receiving report. *NOTE: For contracts in accordance with fast payment procedures, if the customer does not have a registered acceptor in WAWF, submit an invoice only.**

(Contracting Officer: Insert applicable invoice and receiving report document type(s) for fixed price line items that require shipment of a deliverable.)

(B) For services that do not require shipment of a deliverable, submit either the Invoice 2in1, which meets the requirements for the invoice and receiving report, or the applicable invoice and receiving report, as specified by the Contracting Officer.

NO for supply contracts/submit an invoice 2in1 for service contracts

(Contracting Officer: Insert either "Invoice 2in1" or the applicable invoice and receiving report document type(s) for fixed price line items for services.)

(iii) For customary progress payments based on costs incurred, submit a progress payment request.

(iv) For performance based payments, submit a performance based payment request.

(v) For commercial item financing, submit a commercial item financing request.

(2) Fast Pay requests are only permitted when Federal Acquisition Regulation (FAR) 52.213-1 is included in the contract.

[Note: The Contractor may use a WAWF "combo" document type to create some combinations of invoice and receiving report in one step.]

(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	See Resulting Award
Issue By DoDAAC	See Resulting Award
Admin DoDAAC**	See Resulting Award
Inspect By DoDAAC	See Resulting Award if applicable
Ship To Code	See Resulting Award if applicable
Ship From Code	See Resulting Award if applicable
Mark For Code	See Resulting Award if applicable
Service Approver (DoDAAC)	See Resulting Award if applicable
Service Acceptor (DoDAAC)	See Resulting Award if applicable
Accept at Other DoDAAC	See Resulting Award if applicable
LPO DoDAAC	See Resulting Award if applicable
DCAA Auditor DoDAAC	See Resulting Award if applicable
Other DoDAAC(s)	See Resulting Award if applicable

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

(**Contracting Officer: If the contract provides for progress payments or performance-based payments, insert the DoDAAC for the contract administration office assigned the functions under FAR 42.302(a)(13).)

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SECTION I - CONTRACT CLAUSES (CONTINUED)

(4) *Payment request.* The Contractor shall ensure a payment request includes documentation appropriate to the type of payment request in accordance with the payment clause, contract financing clause, or Federal Acquisition Regulation 52.216-7, Allowable Cost and Payment, as applicable.

(5) *Receiving report.* The Contractor shall ensure a receiving report meets the requirements of DFARS Appendix F.

(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.

Contact the local contract administrator found in block 5 of the DD 1155

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

(2) Contact the WAWF helpdesk at 866-618-5988, if assistance is needed.

(End of clause)

252.232-7010 LEVIES ON CONTRACT PAYMENTS (DEC 2006) (DFARS)**252.243-7001 PRICING OF CONTRACT MODIFICATIONS (DEC 1991) (DFARS)****252.244-7000 SUBCONTRACTS FOR COMMERCIAL PRODUCTS OR COMMERCIAL SERVICES (NOV 2023) (DFARS)****252.246-7003 NOTIFICATION OF POTENTIAL SAFETY ISSUES (JAN 2023) (DFARS)****52.203-19 PROHIBITION ON REQUIRING CERTAIN INTERNAL CONFIDENTIALITY AGREEMENTS OR STATEMENTS (JAN 2017) (FAR)****52.204-21 BASIC SAFEGUARDING OF COVERED CONTRACTOR INFORMATION SYSTEMS (NOV 2021) (FAR)****52.204-25 PROHIBITION ON CONTRACTING FOR CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT (NOV 2021) (FAR)****52.204-30 FEDERAL ACQUISITION SUPPLY CHAIN SECURITY ACT ORDERS -- PROHIBITION (DEC 2023) (FAR)****52.211-5 MATERIAL REQUIREMENTS (AUG 2000) (FAR)****52.213-4 TERMS AND CONDITIONS - SIMPLIFIED ACQUISITION (OTHER THAN COMMERCIAL PRODUCTS AND COMMERCIAL SERVICES (FEB 2024) (FAR)**

(c) *FAR 52.252-2, Clauses Incorporated by Reference (FEB 1998).* 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>

52.222-36 EQUAL OPPORTUNITY FOR WORKERS WITH DISABILITIES - ALTERNATE I (JUN 2014) (FAR)

Notice: The following term(s) of this clause are waived for this contract: _____ [List term(s)].

52.223-18 ENCOURAGING CONTRACTOR POLICIES TO BAN TEXT MESSAGING WHILE DRIVING (JUN 2020) (FAR)**52.223-3 HAZARDOUS MATERIAL IDENTIFICATION AND MATERIAL SAFETY DATA (FEB 2021) (FAR)**

(a) "*Hazardous material,*" as used in this clause, includes any material defined as hazardous under the latest version of Federal Standard No. 313 (including revisions adopted during the term of the contract).

(b) The offeror must list any hazardous material, as defined in paragraph (a) of this clause, to be delivered under this contract. The hazardous material shall be properly identified and include any applicable identification number, such as National Stock Number or Special Item Number. This information shall also be included on the Material Safety Data Sheet submitted under this contract.

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SECTION I - CONTRACT CLAUSES (CONTINUED)

Material (If none, insert "None")	Identification No.

(c) This list must be updated during performance of the contract whenever the Contractor determines that any other material to be delivered under this contract is hazardous.

(d) The apparently successful offeror agrees to submit, for each item as required prior to award, a Material Safety Data Sheet, meeting the requirements of 29 CFR 1910.1200(g) and the latest version of Federal Standard No. 313, for all hazardous material identified in paragraph (b) of this clause. Data shall be submitted in accordance with Federal Standard No. 313, whether or not the apparently successful offeror is the actual manufacturer of these items. Failure to submit the Material Safety Data Sheet prior to award may result in the apparently successful offeror being considered nonresponsible and ineligible for award.

(e) If, after award, there is a change in the composition of the item(s) or a revision to Federal Standard No. 313, which renders incomplete or inaccurate the data submitted under paragraph (d) of this clause, the Contractor shall promptly notify the Contracting Officer and resubmit the data.

(f) Neither the requirements of this clause nor any act or failure to act by the Government shall relieve the Contractor of any responsibility or liability for the safety of Government, Contractor, or subcontractor personnel or property.

(g) Nothing contained in this clause shall relieve the Contractor from complying with applicable Federal, State, and local laws, codes, ordinances, and regulations (including the obtaining of licenses and permits) in connection with hazardous material.

(h) The Government's rights in data furnished under this contract with respect to hazardous material are as follows:

(1) To use, duplicate and disclose any data to which this clause is applicable. The purposes of this right are to --

- (i) Apprise personnel of the hazards to which they may be exposed in using, handling, packaging, transporting, or disposing of hazardous materials;
- (ii) Obtain medical treatment for those affected by the material; and
- (iii) Have others use, duplicate, and disclose the data for the Government for these purposes.

(2) To use, duplicate, and disclose data furnished under this clause, in accordance with subparagraph (h)(1) of this clause, in precedence over any other clause of this contract providing for rights in data.

(3) The Government is not precluded from using similar or identical data acquired from other sources.

(End of Clause)

52.223-7 NOTICE OF RADIOACTIVE MATERIALS (JAN 1997) (FAR)

(a) The Contractor shall notify the Contracting Officer or designee, in writing, _____ * days prior to the delivery of, or prior to completion of any servicing required by this contract of, items containing either

- (1) radioactive material requiring specific licensing under the regulations issued pursuant to the Atomic Energy Act of 1954, as amended, as set forth in Title 10 of the Code of Federal Regulations, in effect on the date of this contract, or
- (2) other radioactive material not requiring specific licensing in which the specific activity is greater than 0.002 microcuries per gram or the activity per item equals or exceeds 0.01 microcuries.

Such notice shall specify the part or parts of the items which contain radioactive materials, a description of the materials, the name and activity of the isotope, the manufacturer of the materials, and any other information known to the Contractor which will put users of the items on notice as to the hazards involved (OMB No. 9000-0107).

* The Contracting Officer shall insert the number of days required in advance of delivery of the item or completion of the servicing to assure that required licenses are obtained and appropriate personnel are notified to institute any necessary safety and health precautions. See FAR 23.601(d).

(b) If there has been no change affecting the quantity of activity, or the characteristics and composition of the radioactive material from deliveries under this contract or prior contracts, the Contractor may request that the Contracting Officer or designee waive the notice requirement in paragraph (a) of this clause. Any such request shall --

- (1) Be submitted in writing;
- (2) State that the quantity of activity, characteristics, and composition of the radioactive material have not changed; and
- (3) Cite the contract number on which the prior notification was submitted and the contracting office to which it was submitted.

(c) All items, parts, or subassemblies which contain radioactive materials in which the specific activity is greater than 0.002 microcuries per gram or activity per item equals or exceeds 0.01 microcuries, and all containers in which such items, parts or subassemblies are delivered to the Government shall be clearly marked and labeled as required by the latest revision of MIL-STD 129 in effect on the date of the contract.

(d) This clause, including this paragraph (d), shall be inserted in all subcontracts for radioactive materials meeting the criteria in paragraph (a) of this clause.

(End of Clause)

52.232-39 UNENFORCEABILITY OF UNAUTHORIZED OBLIGATIONS (JUN 2013) (FAR)**52.232-40 PROVIDING ACCELERATED PAYMENTS TO SMALL BUSINESS SUBCONTRACTORS (MAR 2023) (FAR)**

SECTION I - CONTRACT CLAUSES (CONTINUED)

52.243-1 CHANGES - FIXED PRICE (AUG 1987) (FAR)

52.246-2 INSPECTION OF SUPPLIES- FIXED PRICE (AUG 1996) (FAR)

52.249-8 DEFAULT (FIXED-PRICE SUPPLY AND SERVICE) (APR 1984) (FAR)

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS

252.203-7005 REPRESENTATION RELATING TO COMPENSATION OF FORMER DOD OFFICIALS (SEPT 2022) (DFARS)

252.204-7007 ALTERNATE A, ANNUAL REPRESENTATIONS AND CERTIFICATIONS (NOV 2023) (DFARS)

As prescribed in 204.1202, use the following provision:

Substitute the following paragraphs (b), (d), and (e) for paragraphs (b) and (d) of the provision at FAR 52.204 -8:

- (b)(1) If the provision at FAR 52.204 -7, System for Award Management, is included in this solicitation, paragraph (e) of this provision applies.
- (2) If the provision at FAR 52.204 -7, System for Award Management, is not included in this solicitation, and the Offeror has an active registration in the System for Award Management (SAM), the Offeror may choose to use paragraph (e) of this provision instead of completing the corresponding individual representations and certification in the solicitation. The Offeror shall indicate which option applies by checking one of the following boxes:

- (i) Paragraph (e) applies.
 - (ii) Paragraph (e) does not apply and the Offeror has completed the individual representations and certifications in the solicitation.
- (d)(1) The following representations or certifications in the SAM database are applicable to this solicitation as indicated:
- (i) 252.204 -7016, Covered Defense Telecommunications Equipment or Services --Representation. Applies to all solicitations.
 - (ii) 252.216 -7008, Economic Price Adjustment --Wage Rates or Material Prices Controlled by a Foreign Government. Applies to solicitations for fixed-price supply and service contracts when the contract is to be performed wholly or in part in a foreign country, and a foreign government controls wage rates or material prices and may during contract performance impose a mandatory change in wages or prices of materials.
 - (iii) 252.225 -7042, Authorization to Perform. Applies to all solicitations when performance will be wholly or in part in a foreign country.
 - (iv) 252.225 -7049, Prohibition on Acquisition of Certain Foreign Commercial Satellite Services --Representations. Applies to solicitations for the acquisition of commercial satellite services.
 - (v) 252.225 -7050, Disclosure of Ownership or Control by the Government of a Country that is a State Sponsor of Terrorism. Applies to all solicitations expected to result in contracts of \$150,000 or more.
 - (vi) 252.229 -7012, Tax Exemptions (Italy) --Representation. Applies to solicitations when contract performance will be in Italy.
 - (vii) 252.229 -7013, Tax Exemptions (Spain) --Representation. Applies to solicitations when contract performance will be in Spain.
 - (viii) 252.247 -7022, Representation of Extent of Transportation by Sea. Applies to all solicitations except those for direct purchase of ocean transportation services or those with an anticipated value at or below the simplified acquisition threshold.

(2) The following representations or certifications in SAM are applicable to this solicitation as indicated by the Contracting Officer: [Contracting Officer check as appropriate.]

- (i) 252.209 -7002, Disclosure of Ownership or Control by a Foreign Government.
- (ii) 252.225 -7000, Buy American --Balance of Payments Program Certificate.
- (iii) 252.225 -7020, Trade Agreements Certificate.
- Use with Alternate I.
- (iv) 252.225 -7031, Secondary Arab Boycott of Israel.
- (v) 252.225 -7035, Buy American --Free Trade Agreements --Balance of Payments Program Certificate.
- Use with Alternate I.
- Use with Alternate II.
- Use with Alternate III.
- Use with Alternate IV.
- Use with Alternate V.
- (vi) 252.226 -7002, Representation for Demonstration Project for Contractors Employing Persons with Disabilities.
- (vii) 252.232 -7015, Performance-Based Payments --Representation.

(e) The Offeror has completed the annual representations and certifications electronically via the SAM website at <https://www.acquisition.gov/>. After reviewing the SAM database information, the Offeror verifies by submission of the offer that the representations and certifications currently posted electronically that apply to this solicitation as indicated in FAR 52.204 -8(c) and paragraph (d) of this provision have been entered or updated within the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer, and are incorporated in this offer by reference (see FAR 4.1201); except for the changes identified below [Offeror to insert changes, identifying change by provision number, title, date]. These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer.

FAR/DFARS Provision #	Title	Date	Change

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

Any changes provided by the offeror are applicable to this solicitation only, and do not result in an update to the representations and certifications located in the SAM database.

(End of provision)

252.204-7008 COMPLIANCE WITH SAFEGUARDING COVERED DEFENSE INFORMATION CONTROLS (OCT 2016) (DFARS)**252.204-7017 PROHIBITION ON THE ACQUISITION OF COVERED DEFENSE TELECOMMUNICATIONS EQUIPMENT OR SERVICES—REPRESENTATION (MAR 2021) (DFARS)**

As prescribed in 204.2105(b), use the following provision:

The Offeror is not required to complete the representation in this provision if the Offeror has represented in the provision at 252.204 -7016, Covered Defense Telecommunications Equipment or Services --Representation, that it “does not provide covered defense 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.”

(a) *Definitions.* Covered defense telecommunications equipment or services, covered mission, critical technology, and substantial or essential component, as used in this provision, have the meanings given in the 252.204 -7018 clause, Prohibition on the Acquisition of Covered Defense Telecommunications Equipment or Services, of this solicitation.

(b) *Prohibition.* Section 1656 of the National Defense Authorization Act for Fiscal Year 2018 (Pub. L. 115 -91) prohibits agencies from procuring or obtaining, or extending or renewing a contract to procure or obtain, any equipment, system, or service to carry out covered missions that uses covered defense telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system.

(c) *Procedures.* The Offeror shall review the list of excluded parties in the System for Award Management (SAM) at <https://www.sam.gov> for entities that are excluded when providing any equipment, system, or service to carry out covered missions that uses covered defense telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system, unless a waiver is granted.

(d) *Representation.* If in its annual representations and certifications in SAM the Offeror has represented in paragraph (c) of the provision at 252.204 -7016, Covered Defense Telecommunications Equipment or Services --Representation, that it “does” provide covered defense 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, then the Offeror shall complete the following additional representation:

The Offeror represents that it [] will [] will not provide covered defense telecommunications equipment or services as a part of its offered products or services to DoD in the performance of any award resulting from this solicitation.

(e) *Disclosures.* If the Offeror has represented in paragraph (d) of this provision that it “will provide covered defense telecommunications equipment or services,” the Offeror shall provide the following information as part of the offer:

(1) A description of all covered defense telecommunications equipment and services offered (include brand or manufacturer; product, such as model number, original equipment manufacturer (OEM) number, manufacturer part number, or wholesaler number; and item description, as applicable).

(2) An explanation of the proposed use of covered defense telecommunications equipment and services and any factors relevant to determining if such use would be permissible under the prohibition referenced in paragraph (b) of this provision.

(3) For services, the entity providing the covered defense telecommunications services (include entity name, unique entity identifier, and Commercial and Government Entity (CAGE) code, if known).

(4) For equipment, the entity that produced or provided the covered defense telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the OEM or a distributor, if known).

(End of provision)

252.204-7019 NOTICE OF NIST SP 800-171 DOD ASSESSMENT REQUIREMENTS (NOV 2023) (DFARS)

(a) *Definitions.*

“Basic Assessment”, “Medium Assessment”, and “High Assessment” have the meaning given in the clause 252.204-7020, NIST SP 800-171 DoD Assessments.

“Covered contractor information system” has the meaning given in the clause 252.204-7012, Safeguarding Covered Defense Information and Cyber Incident Reporting, of this solicitation.

(b) *Requirement.* In order to be considered for award, if the Offeror is required to implement NIST SP 800-171, the Offeror shall have a current assessment (i.e., not more than 3 years old unless a lesser time is specified in the solicitation) (see 252.204-7020) for each covered contractor information system that is relevant to the offer, contract, task order, or delivery order. The Basic, Medium, and High NIST SP 800-171 DoD Assessments are described in the NIST SP 800-171 DoD Assessment Methodology located at https://www.ecg.osd.mil/dpap/pdi/cyber/strategically_assessing_contractor_implementation_of_NIST_SP_800-171.html.

(c) *Procedures.*

(1) The Offeror shall verify that summary level scores of a current NIST SP 800-171 DoD Assessment (i.e., not more than 3 years old unless a lesser time is specified in the solicitation) are posted in the Supplier Performance Risk System (SPRS) (<https://www.sprs.csd.disa.mil/>) for all covered contractor information systems relevant to the offer.

(2) If the Offeror does not have summary level scores of a current NIST SP 800-171 DoD Assessment (i.e., not more than 3 years old unless a lesser time is specified in the solicitation) posted in SPRS, the Offeror may conduct and submit a Basic Assessment to webpmsmh@navy.mil for posting to SPRS in the format identified in paragraph (d) of this provision.

(d) *Summary level scores.* Summary level scores for all assessments will be posted 30 days post-assessment in SPRS to provide DoD Components visibility into the summary level scores of strategic assessments.

(1) *Basic Assessments.* An Offeror may follow the procedures in paragraph (c)(2) of this provision for posting Basic Assessments to SPRS.

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

- (i) The email shall include the following information:
- (A) Cybersecurity standard assessed (e.g., NIST SP 800-171 Rev 1).
 - (B) Organization conducting the assessment (e.g., Contractor self-assessment).
 - (C) For each system security plan (security requirement 3.12.4) supporting the performance of a DoD contract --
 - (1) All industry Commercial and Government Entity (CAGE) code(s) associated with the information system(s) addressed by the system security plan; and
 - (2) A brief description of the system security plan architecture, if more than one plan exists.
 - (D) Date the assessment was completed.
 - (E) Summary level score (e.g., 95 out of 110, NOT the individual value for each requirement).
 - (F) Date that all requirements are expected to be implemented (i.e., a score of 110 is expected to be achieved) based on information gathered from associated plan(s) of action developed in accordance with NIST SP 800-171.
- (ii) If multiple system security plans are addressed in the email described at paragraph (d)(1)(i) of this section, the Offeror shall use the following format for the report:

System Security Plan	CAGE Codes supported by this plan	Brief description of the plan architecture	Date of assessment	Total Score	Date score of 110 will be achieved

(2) *Medium and High Assessments*. DoD will post the following Medium and/or High Assessment summary level scores to SPRS for each system assessed:

- (i) The standard assessed (e.g., NIST SP 800-171 Rev 1).
- (ii) Organization conducting the assessment, e.g., DCMA, or a specific organization (identified by Department of Defense Activity Address Code (DoDAAC)).
- (iii) All industry CAGE code(s) associated with the information system(s) addressed by the system security plan.
- (iv) A brief description of the system security plan architecture, if more than one system security plan exists.
- (v) Date and level of the assessment, i.e., medium or high.
- (vi) Summary level score (e.g., 105 out of 110, not the individual value assigned for each requirement).
- (vii) Date that all requirements are expected to be implemented (i.e., a score of 110 is expected to be achieved) based on information gathered from associated plan(s) of action developed in accordance with NIST SP 800-171.

(3) *Accessibility*.

- (i) Assessment summary level scores posted in SPRS are available to DoD personnel, and are protected, in accordance with the standards set forth in DoD Instruction 5000.79, Defense-wide Sharing and Use of Supplier and Product Performance Information (PI).
- (ii) Authorized representatives of the Offeror for which the assessment was conducted may access SPRS to view their own summary level scores, in accordance with the SPRS Software User's Guide for Awardees/Contractors available at https://www.sprs.csd.disa.mil/pdf/SPRS_Awardee.pdf.
- (iii) A High NIST SP 800-171 DoD Assessment may result in documentation in addition to that listed in this section. DoD will retain and protect any such documentation as "Controlled Unclassified Information (CUI)" and intended for internal DoD use only. The information will be protected against unauthorized use and release, including through the exercise of applicable exemptions under the Freedom of Information Act (e.g., Exemption 4 covers trade secrets and commercial or financial information obtained from a contractor that is privileged or confidential).

(End of provision)

252.239-7098 PROHIBITION ON CONTRACTING TO MAINTAIN OR ESTABLISH A COMPUTER NETWORK UNLESS SUCH NETWORK IS DESIGNED TO BLOCK ACCESS TO CERTAIN WEBSITES -- REPRESENTATION (DEVIATION 2021-O0003) (APR 2021) (DFARS)

52.204-17 OWNERSHIP OR CONTROL OF OFFEROR (APR 2020) (FAR)

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

Commercial and Government Entity (CAGE) code means --

- (1) An identifier assigned to entities located in the United States or its outlying areas by the Defense Logistics Agency (DLA) Commercial and Government Entity (CAGE) Branch to identify a commercial or government entity by unique location; or
- (2) An identifier assigned by a member of the North Atlantic Treaty Organization (NATO) or by the NATO Support and Procurement Agency (NSPA) to entities located outside the United States and its outlying areas that the DLA Commercial and Government Entity (CAGE) Branch records and maintains in the CAGE master file. This type of code is known as a NATO CAGE (NCAGE) code.

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.

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

(b) The Offeror represents that it [] has or [] does not have an immediate owner. If the Offeror has more than one immediate owner (such as a joint venture), then the Offeror shall respond to paragraph (c) and, if applicable, paragraph (d) of this provision for each participant in the joint venture.

(c) If the Offeror indicates "has" in paragraph (b) of this provision, enter the following information:

Immediate owner CAGE code: _____

Immediate owner legal name: _____

(Do not use a "doing business as" name)

Is the immediate owner owned or controlled by another entity?: [] Yes or [] No.

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

Highest-level owner CAGE code: _____

Highest-level owner legal name: _____

(Do not use a "doing business as" name)

52.204-24 REPRESENTATION REGARDING CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT (NOV 2021) (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.

(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](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 telecommunication 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

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

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)

52.204-26 COVERED TELECOMMUNICATIONS EQUIPMENT OR SERVICES-REPRESENTATION (OCT 2020) (FAR)

(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.

(b) 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".

(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.

(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 any equipment, system, or service that uses covered telecommunications equipment or services.

(End of provision)

52.204-29 FEDERAL ACQUISITION SUPPLY CHAIN SECURITY ACT ORDERS -- REPRESENTATION AND DISCLOSURES (DEC 2023) (FAR)**52.204-8 ANNUAL REPRESENTATIONS AND CERTIFICATIONS (MAR 2023) (FAR)**

As prescribed in 4.1202(a), insert the following provision:

(a)(1) The North American Industry Classification System (NAICS) code for this acquisition is SEE SECTION A OF FORM SF18.

(2) The small business size standard is SEE SECTION A OF FORM SF18.

(3) The small business size standard for a concern that submits an offer, other than on a construction or service acquisition, but proposes to furnish an end item that it did not itself manufacture, process, or produce is 500 employees, or 150 employees for information technology value-added resellers under NAICS code 541519, if the acquisition --

(i) Is set aside for small business and has a value above the simplified acquisition threshold;

(ii) Uses the HUBZone price evaluation preference regardless of dollar value, unless the offeror waives the price evaluation preference; or

(iii) Is an 8(a), HUBZone, service-disabled veteran-owned, economically disadvantaged women-owned, or women-owned small business set-aside or sole-source award regardless of dollar value.

(b)(1) If the provision at 52.204 -7, System for Award Management, is included in this solicitation, paragraph (d) of this provision applies.

(2) If the provision at 52.204 -7, System for Award Management, is not included in this solicitation, and the Offeror has an active registration in the System for Award Management (SAM), the Offeror may choose to use paragraph (d) of this provision instead of completing the corresponding individual representations and certifications in the solicitation. The Offeror shall indicate which option applies by checking one of the following boxes:

(i) Paragraph (d) applies.

(ii) Paragraph (d) does not apply and the offeror has completed the individual representations and certifications in the solicitation.

(c)(1) The following representations or certifications in SAM are applicable to this solicitation as indicated:

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

- (i) 52.203 -2, Certificate of Independent Price Determination. This provision applies to solicitations when a firm-fixed-price contract or fixed-price contract with economic price adjustment is contemplated, unless --
- (A) The acquisition is to be made under the simplified acquisition procedures in Part 13;
- (B) The solicitation is a request for technical proposals under two-step sealed bidding procedures; or
- (C) The solicitation is for utility services for which rates are set by law or regulation.
- (ii) 52.203 -11, Certification and Disclosure Regarding Payments to Influence Certain Federal Transactions. This provision applies to solicitations expected to exceed \$150,000.
- (iii) 52.203 -18, Prohibition on Contracting with Entities that Require Certain Internal Confidentiality Agreements or Statements -- Representation. This provision applies to all solicitations.
- (iv) 52.204 -3, Taxpayer Identification. This provision applies to solicitations that do not include provision at 52.204 -7, System for Award Management.
- (v) 52.204 -5, Women-Owned Business (Other Than Small Business). This provision applies to solicitations that --
- (A) Are not set aside for small business concerns;
- (B) Exceed the simplified acquisition threshold; and
- (C) Are for contracts that will be performed in the United States or its outlying areas.
- (vi) 52.204 -26, Covered Telecommunications Equipment or Services --Representation. This provision applies to all solicitations.
- (vii) 52.209 -2, Prohibition on Contracting with Inverted Domestic Corporations --Representation.
- (viii) 52.209 -5, Certification Regarding Responsibility Matters. This provision applies to solicitations where the contract value is expected to exceed the simplified acquisition threshold.
- (ix) 52.209 -11, Representation by Corporations Regarding Delinquent Tax Liability or a Felony Conviction under any Federal Law. This provision applies to all solicitations.
- (x) 52.214 -14, Place of Performance --Sealed Bidding. This provision applies to invitations for bids except those in which the place of performance is specified by the Government.
- (xi) 52.215 -6, Place of Performance. This provision applies to solicitations unless the place of performance is specified by the Government.
- (xii) 52.219 -1, Small Business Program Representations (Basic, Alternates I, and II). This provision applies to solicitations when the contract is for supplies to be delivered or services to be performed in the United States or its outlying areas, or when the contracting officer has applied part 19 in accordance with 19.000(b)(1)(ii).
- (A) The basic provision applies when the solicitations are issued by other than DoD, NASA, and the Coast Guard.
- (B) The provision with its Alternate I applies to solicitations issued by DoD, NASA, or the Coast Guard.
- (C) The provision with its Alternate II applies to solicitations that will result in a multiple-award contract with more than one NAICS code assigned.
- (xiii) 52.219 -2, Equal Low Bids. This provision applies to solicitations when contracting by sealed bidding and the contract is for supplies to be delivered or services to be performed in the United States or its outlying areas, or when the contracting officer has applied part 19 in accordance with 19.000(b)(1)(ii).
- (xiv) 52.222 -22, Previous Contracts and Compliance Reports. This provision applies to solicitations that include the clause at 52.222 -26, Equal Opportunity.
- (xv) 52.222 -25, Affirmative Action Compliance. This provision applies to solicitations, other than those for construction, when the solicitation includes the clause at 52.222 -26, Equal Opportunity.
- (xvi) 52.222 -38, Compliance with Veterans' Employment Reporting Requirements. This provision applies to solicitations when it is anticipated the contract award will exceed the simplified acquisition threshold and the contract is not for acquisition of commercial products or commercial services.
- (xvii) 52.223 -1, Biobased Product Certification. This provision applies to solicitations that require the delivery or specify the use of USDA-designated items; or include the clause at 52.223 -2, Affirmative Procurement of Biobased Products Under Service and Construction Contracts.
- (xviii) 52.223 -4, Recovered Material Certification. This provision applies to solicitations that are for, or specify the use of, EPA-designated items.
- (xix) 52.223 -22, Public Disclosure of Greenhouse Gas Emissions and Reduction Goals --Representation. This provision applies to solicitations that include the clause at 52.204 -7.)
- (xx) 52.225 -2, Buy American Certificate. This provision applies to solicitations containing the clause at 52.225 -1.
- (xxi) 52.225 -4, Buy American-Free Trade Agreements-Israeli Trade Act Certificate. (Basic, Alternates II and III.) This provision applies to solicitations containing the clause at 52.225 -3.
- (A) If the acquisition value is less than \$50,000, the basic provision applies.
- (B) If the acquisition value is \$50,000 or more but is less than \$92,319, the provision with its Alternate II applies.
- (C) If the acquisition value is \$92,319 or more but is less than \$100,000, the provision with its Alternate III applies.
- (xxii) 52.225 -6, Trade Agreements Certificate. This provision applies to solicitations containing the clause at 52.225 -5.
- (xxiii) 52.225 -20, Prohibition on Conducting Restricted Business Operations in Sudan --Certification. This provision applies to all solicitations.
- (xxiv) 52.225 -25, Prohibition on Contracting with Entities Engaging in Certain Activities or Transactions Relating to Iran --Representation and Certifications. This provision applies to all solicitations.
- (xxv) 52.226 -2, Historically Black College or University and Minority Institution Representation. This provision applies to solicitations for research, studies, supplies, or services of the type normally acquired from higher educational institutions.
- (2) The following representations or certifications are applicable as indicated by the Contracting Officer:
- [Contracting Officer check as appropriate.]**
- (i) 52.204-17, Ownership or Control of Offeror.
- (ii) 52.204-20, Predecessor of Offeror.

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

- (iii) 52.222-18, Certification Regarding Knowledge of Child Labor for Listed End Products.
- (iv) 52.222-48, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment- Certification.
- (v) 52.222-52, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services-Certification.
- (vi) 52.223-9, with its Alternate I, Estimate of Percentage of Recovered Material Content for EPA -Designated Products (Alternate I only).
- (vii) 52.227-6, Royalty Information.
- (A) Basic.
- (B) Alternate I.
- (viii) 52.227-15, Representation of Limited Rights Data and Restricted Computer Software.

(d) The Offeror has completed the annual representations and certifications electronically in SAM accessed through <https://www.sam.gov>. After reviewing the SAM information, the Offeror verifies by submission of the offer that the representations and certifications currently posted electronically that apply to this solicitation, as indicated in paragraph (c) of this provision, have been entered or updated within the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201); except for the changes identified below [offeror to insert changes, identifying change by clause number, title, date]. These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer.

(End of provision)

52.219-1 SMALL BUSINESS PROGRAM REPRESENTATIONS (FEB 2024) FAR (FEB 2024) (DFARS)

Insert the following deviation provision with its Alternate I in solicitations exceeding the micro-purchase threshold when the contract is for supplies to be delivered or services to be performed in the United States or its outlying areas, or when the contracting officer has applied this part in accordance with 19.000 (b)(1)(ii).

(a) Definitions. As used in this provision-

Economically disadvantaged women-owned small business (EDWOSB) concern means a small business concern that is at least 51 percent directly and unconditionally owned by, and the management and daily business operations of which are controlled by, one or more women who are citizens of the United States and who are economically disadvantaged in accordance with 13 CFR part 127, and the concern is certified by SBA or an approved third-party certifier in accordance with 13 CFR 127.300. It automatically qualifies as a women-owned small business concern eligible under the WOSB Program.

Service-disabled veteran-owned small business (SDVOSB) concern-

(1) Means a small business concern-

(i) Not less than 51 percent of which is owned by one and controlled 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; or

(iii) A small business concern eligible under the SDVOSB Program in accordance with 13 CFR part 128.

(2) Service-disabled veteran, as used in this definition, 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), and who is registered in the Beneficiary Identification and Records Locator Subsystem, or successor system that is maintained by the Department of Veterans Affairs' Veterans Benefits Administration, as a service-disabled veteran.

Service-disabled veteran-owned small business (SDVOSB) concern eligible under the SDVOSB Program, means an SDVOSB concern that either --

(1) Effective January 1, 2024, is designated in the SBA Veteran Certification Small Business (VetCert) database at <https://veterans.certify.sba.gov> as certified by SBA in accordance with 13 CFR 128.300; or

(2) Has represented that it is an SDVOSB concern in SAM and submitted a complete application for certification to SBA via SBA's VetCert database at <https://veterans.certify.sba.gov> on or before December 31, 2023.

Service-Disabled Veteran-Owned Small Business (SDVOSB) Program means a program that authorizes contracting officers to limit competition, including award on a sole-source basis, to SDVOSB concerns eligible under the SDVOSB Program.

Small disadvantaged business concern, consistent with 13 CFR 124.1001, means a small business concern under the size standard applicable to the acquisition, that --

(1) Is at least 51 percent unconditionally and directly owned (as defined at 13 CFR 124.105) by --

(i) One or more socially disadvantaged (as defined at 13 CFR 124.103) and economically disadvantaged (as defined at 13 CFR 124.104) individuals who are citizens of the United States, and

(ii) Each individual claiming economic disadvantage has a net worth not exceeding \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); and

(2) The management and daily business operations of which are controlled (as defined at 13 CFR 124.106) by individuals who meet the criteria in paragraphs (1)(i) and (ii) of this definition.

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

(1) Not less than 51 percent of which is owned and controlled 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 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

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

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, and the concern is certified by SBA or an approved third-party certifier in accordance with 13 CFR 127.300.

(b)(1) The North American Industry Classification System (NAICS) code for this acquisition is _____ [insert NAICS code].

(2) The small business size standard is _____ [insert size standard].

(3) The small business size standard for a concern that submits an offer, other than on a construction or service acquisition, but proposes to furnish an end item that it did not itself manufacture, process, or produce (i.e., nonmanufacturer), is 500 employees if the acquisition --

(i) Is set aside for small business and has a value above the simplified acquisition threshold;

(ii) Uses the HUBZone price evaluation preference regardless of dollar value, unless the offeror waives the price evaluation preference; or

(iii) Is an 8(a), HUBZone, service-disabled veteran-owned, economically disadvantaged women-owned, or women-owned small business set-aside or sole-source award regardless of dollar value.

(c) Representations. (1) The offeror represents as part of its offer that --

(i) It is, is not a small business concern; or

(ii) It is, is not a small business joint venture that complies with the requirements of 13 CFR 121.103(h) and 13 CFR 125.8(a) and (b). [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.]

(2) [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents that it is, is not, a small disadvantaged business concern as defined in 13 CFR 124.1002.

(3) [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents as part of its offer that it is, is not a women-owned small business concern.

(4) Women-owned small business (WOSB) joint venture eligible under the WOSB Program. The offeror represents as part of its offer that it is, is not a joint venture that complies with the requirements of 13 CFR 127.506(a) through (c). [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.]

(5) Economically disadvantaged women-owned small business (EDWOSB) joint venture. The offeror represents as part of its offer that it is, is not a joint venture that complies with the requirements of 13 CFR 127.506(a) through (c). [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.]

(6) Veteran-owned small business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents as part of its offer that it is, is not a veteran-owned small business concern.

(7) Service-disabled veteran-owned small business concern. [Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(6) of this provision.] The offeror represents as part of its offer that it is, is not a service-disabled veteran-owned small business concern.

(8) Service-disabled veteran-owned small business (SDVOSB) joint venture eligible under the SDVOSB Program. [Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(6) of this provision.] It is, is not a service-disabled veteran-owned joint venture that complies with the requirements of 13 CFR 128.402. [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.]

(9) [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents, as part of its offer, that

(i) It is, is not a HUBZone small business concern listed, on the date of this representation, as having been certified by SBA as a HUBZone small business concern in the Dynamic Small Business Search and SAM, and will not to maintain an employment rate of HUBZone residents of 35 percent of its employees during performance of a HUBZone contract (see 13 CFR 126.209(e)(1)); and

(ii) It is, is not a HUBZone joint venture that complies with the requirements of 13 CFR 126.616(a) through (c). [The offeror shall enter the name and unique entity identifier of each party to the joint venture: _____.] Each HUBZone small business concern participating in the HUBZone joint venture shall provide representation of its HUBZone status.

(d) Notice. Under 15 U.S.C.645(d), any person who misrepresents a firm's status as a business concern that is small, HUBZone small, small disadvantaged, service-disabled veteran-owned small, economically disadvantaged women-owned small, or women-owned small eligible under the WOSB Program in order to obtain a contract to be awarded under the preference programs established pursuant to section 8, 9, 15, 31, and 36 of the Small Business Act or any other provision of Federal law that specifically references section 8(d) for a definition of program eligibility, shall--

(1) Be punished by imposition of fine, imprisonment, or both;

(2) Be subject to administrative remedies, including suspension and debarment; and

(3) Be ineligible for participation in programs conducted under the authority of the Act.

(End of provision)

52.219-28 POST-AWARD SMALL BUSINESS PROGRAM REREPRESENTATION (JAN 2024) (FAR)

Insert the following deviation clause in solicitations and contracts exceeding the micro-purchase threshold to be set aside for, or to be awarded on a sole source basis to, service-disabled veteran-owned small business concerns, when the contract is for supplies to be delivered or services to be performed in the United States or its outlying areas, or when the contracting officer has applied FAR part 19.3 in accordance with FAR 19.000(b)(1):

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

Long-term contract means a contract of more than five years in duration, including options. However, the term does not include contracts that exceed five years in duration because the period of performance has been extended for a cumulative period not to exceed six months under the clause at 52.217 -8,

Option to Extend Services, or other appropriate authority.

Small business concern --

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

- (1) Means a concern, including its affiliates, that is independently owned and operated, not dominant in its field of operation, and qualified as a small business under the criteria in 13 CFR part 121 and the size standard in paragraph (d) of this clause.
- (2) Affiliates, as used in this definition, means business concerns, one of whom directly or indirectly controls or has the power to control the others, or a third party or parties control or have the power to control the others. In determining whether affiliation exists, consideration is given to all appropriate factors including common ownership, common management, and contractual relationships. SBA determines affiliation based on the factors set forth at 13 CFR 121.103.
- (b) If the Contractor represented that it was any of the small business concerns identified in 19.000(a)(3) prior to award of this contract, the Contractor shall rerepresent its size and socioeconomic status according to paragraph (f) of this clause or, if applicable, paragraph (h) of this clause, upon occurrence of any of the following:
- (1) Within 30 days after execution of a novation agreement or within 30 days after modification of the contract to include this clause, if the novation agreement was executed prior to inclusion of this clause in the contract.
 - (2) Within 30 days after a merger or acquisition that does not require a novation or within 30 days after modification of the contract to include this clause, if the merger or acquisition occurred prior to inclusion of this clause in the contract.
 - (3) For long-term contracts --
 - (i) Within 60 to 120 days prior to the end of the fifth year of the contract; and
 - (ii) Within 60 to 120 days prior to the date specified in the contract for exercising any option thereafter.
 - (c) If the Contractor represented that it was any of the small business concerns identified in 19.000(a)(3) prior to award of this contract, the Contractor shall rerepresent its size and socioeconomic status according to paragraph (f) of this clause or, if applicable, paragraph (h) of this clause, when the Contracting Officer explicitly requires it for an order issued under a multiple-award contract.
 - (d) The Contractor shall rerepresent its size status in accordance with the size standard in effect at the time of this rerepresentation that corresponds to the North American Industry Classification System (NAICS) code(s) assigned to this contract. The small business size standard corresponding to this NAICS code(s) can be found at <https://www.sba.gov/document/support-table-size-standards>.
 - (e) The small business size standard for a Contractor providing an end item that it does not manufacture, process, or produce itself, for a contract other than a construction or service contract, is 500 employees, or 150 employees for information technology value-added resellers under NAICS code 541519, if the acquisition --
 - (1) Was set aside for small business and has a value above the simplified acquisition threshold;
 - (2) Used the HUBZone price evaluation preference regardless of dollar value, unless the Contractor waived the price evaluation preference; or
 - (3) Was an 8(a), HUBZone, service-disabled veteran-owned, economically disadvantaged women-owned, or women-owned small business set-aside or sole-source award regardless of dollar value.
 - (f) Except as provided in paragraph (h) of this clause, the Contractor shall make the representation(s) required by paragraph (b) and (c) of this clause by validating or updating all its representations in the Representations and Certifications section of the System for Award Management (SAM) and its other data in SAM, as necessary, to ensure that they reflect the Contractor's current status. The Contractor shall notify the contracting office in writing within the timeframes specified in paragraph (b) of this clause, or with its offer for an order (see paragraph (c) of this clause), that the data have been validated or updated, and provide the date of the validation or update.
 - (g) If the Contractor represented that it was other than a small business concern prior to award of this contract, the Contractor may, but is not required to, take the actions required by paragraphs (f) or (h) of this clause.
 - (h) If the Contractor does not have representations and certifications in SAM, or does not have a representation in SAM for the NAICS code applicable to this contract, the Contractor is required to complete the following rerepresentation, and submit it to the contracting office, along with the contract number and the date on which the rerepresentation was completed:
 - (1) The Contractor represents that it is, is not a small business concern under NAICS Code _____ assigned to contract number _____.
 - (2) [Complete only if the Contractor represented itself as a small business concern in paragraph (h)(1) of this clause.] The Contractor represents that it is, is not, a small disadvantaged business concern as defined in 13 CFR 121.1002.
 - (3) [Complete only if the Contractor represented itself as a small business concern in paragraph (h)(1) of this clause.] The Contractor represents that it is, is not a women-owned small business concern.
 - (4) Women-owned small business (WOSB) joint venture eligible under the WOSB Program. The Contractor represents that it is, is not a joint venture that complies with the requirements of 13 CFR 127.506(a) through (c). [The Contractor shall enter the name and unique entity identifier of each party to the joint venture: _____.]
 - (5) Economically disadvantaged women-owned small business (EDWOSB) joint venture. The Contractor represents that it is, is not a joint venture that complies with the requirements of 13 CFR 127.506(a) through (c). [The Contractor shall enter the name and unique entity identifier of each party to the joint venture: _____.]
 - (6) [Complete only if the Contractor represented itself as a small business concern in paragraph (h)(1) of this clause.] The Contractor represents that it is, is not a veteran-owned small business concern.
 - (7) [Complete only if the Contractor represented itself as a veteran-owned small business concern in paragraph (h)(6) of this clause.] The Contractor represents that it is, is not a service-disabled veteran-owned small business concern.
 - (8) [Complete only if the Contractor represented itself as a veteran-owned small business concern in paragraph (h)(6) of this clause.] Service-disabled veteran-owned small business (SDVOSB) joint venture eligible under the SDVOSB Program. The Contractor represents that it is, is not an SDVOSB joint venture eligible under the SDVOSB Program that complies with the requirements of 13 CFR 128.402. [The Contractor shall enter the name and unique entity identifier of each party to the joint venture: _____.]
 - (9) [Complete only if the Contractor represented itself as a small business concern in paragraph (h)(1) of this clause.] The Contractor represents that --
 - (i) It is, is not a HUBZone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration, and no material changes in ownership and control, principal office, or HUBZone employee percentage have occurred since it was certified in accordance with 13 CFR part 126; and
 - (ii) It is, is not a HUBZone joint venture that complies with the requirements of 13 CFR part 126, and the representation in paragraph (h)(8)(i) of this

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SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS (CONTINUED)

clause is accurate for each HUBZone small business concern participating in the HUBZone joint venture. [The Contractor shall enter the names of each of the HUBZone small business concerns participating in the HUBZone joint venture: _____.] Each HUBZone small business concern participating in the HUBZone joint venture shall submit a separate signed copy of the HUBZone representation.

[Contractor to sign and date and insert authorized signer's name and title.]

(End of clause)

SECTION L - INSTRUCTIONS, CONDITIONS AND NOTICES TO OFFERORS**52.204-13 SYSTEM FOR AWARD MANAGEMENT MAINTENANCE (OCT 2018) (FAR)****52.204-16 COMMERCIAL AND GOVERNMENT ENTITY CODE REPORTING (AUG 2020) (FAR)****52.204-18 COMMERCIAL AND GOVERNMENT ENTITY CODE MAINTENANCE (AUG 2020) (FAR)****52.204-20 PREDECESSOR OF OFFEROR (AUG 2020) (FAR)**

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

Commercial and Government Entity (CAGE) code means --

(1) An identifier assigned to entities located in the United States or its outlying areas by the Defense Logistics Agency (DLA) Commercial and Government Entity (CAGE) Branch to identify a commercial or government entity by unique location; or

(2) An identifier assigned by a member of the North Atlantic Treaty Organization (NATO) or by the NATO Support and Procurement Agency (NSPA) to entities located outside the United States and its outlying areas that the DLA Commercial and Government Entity (CAGE) Branch records and maintains in the CAGE master file. This type of code is known as a NATO CAGE (NCAGE) code.

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

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.

(b) The Offeror represents that it [] is or [] is not a successor to a predecessor that held a Federal contract or grant within the last three years.

(c) If the Offeror has indicated "is" in paragraph (b) of this provision, enter the following information for all predecessors that held a Federal contract or grant within the last three years (if more than one predecessor, list in reverse chronological order):

Predecessor CAGE code: _____ (or mark "Unknown").

Predecessor legal name: _____

(Do not use a "doing business as" name).

52.204-7 SYSTEM FOR AWARD MANAGEMENT (OCT 2018) (FAR)**52.211-14 NOTICE OF PRIORITY RATING FOR NATIONAL DEFENSE, EMERGENCY PREPAREDNESS, AND ENERGY PROGRAM USE (APR 2008) (FAR)**

Any contract awarded as a result of this solicitation will be [] DX rated order; [] DO rated order certified for national defense, emergency preparedness, and energy program use under the Defense Priorities and Allocations System (DPAS) (15 CFR 700), and the Contractor will be required to follow all of the requirements of this regulation.

SEE BLOCK 4 ON THE FORM SF18

(End of provision)

52.211-2 AVAILABILITY OF SPECIFICATIONS, STANDARDS, AND DATA ITEM DESCRIPTIONS LISTED IN THE ACQUISITION STREAMLINING AND STANDARDIZATION INFORMATION SYSTEM (ASSIST) (SEPT 2023) (FAR)**52.252-1 SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (FEB 1998) (FAR)**

This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text.

Upon request, the Contracting Officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer. Also, the full text of a solicitation provision may be accessed electronically at this/these address(es):

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

DFARS: <https://www.acq.osd.mil/dpap/dars/darspgi/current/index.html>

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

(End of provision)