### **DEFENSE SYSTEMS AND SOLUTIONS (DSS)**

# REPRESENTATIONS, CERTIFICATIONS AND OTHER STATEMENTS OF OFFERORS

Attached are certain representations and certifications which must be made by the offeror and must be filled in as appropriate. The signature of the offeror below constitutes the making of the applicable representations and certifications. Award of any subcontract to the offeror shall be considered to have incorporated the following applicable representations and certifications by reference in accordance with FAR 15.204-1 (b).

Note: The penalty for false statements of offerors is prescribed in 18 U.S.C. 1001.

### TO BE COMPLETED AS INDICATED BELOW

UDL	COMIT E	ETED TIS INDICITIED BI	ale II
	K-1	FAR 52.203-2	CERTIFICATE OF INDEPENDENT PRICE DETERMINATION (APR 1985)
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	K-3	FAR 52.203-11	CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS (SEP 2007)
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	K-10	FAR 52.209-5	CERTIFICATION REGARDING RESPONSIBILITY MATTERS (AUG 2020)
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	K-12	FAR 52.214-14	PLACE OF PERFORMANCE – SEALED BIDDING (APR 1985)
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K-15	FAR 52.219-2	EQUAL LOW BIDS (OCT 1995)	
K-16	FAR 52.222-18	CERTIFICATION REGARDING KNOWLEDGE OF CHILD LABOR FOR LISTED END PRODUCTS (FEB 2001)	
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K-21	FAR 52.222-48	EXEMPTION FROM APPLICATION OF THE SERVICE CONTRACT ACT TO CONTRACTS FOR MAINTENANCE, CALIBRATION, OR REPAIR OF CERTAIN EQUIPMENT CERTIFICATION (MAY 2014)	
K-22	FAR 52.222-52	EXEMPTION FROM APPLICATION OF THE SERVICE CONTRACT ACT TO CONTRACTS FOR CERTAIN SERVICES - CERTIFICATION. (MAY 2014)	_
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K-27	FAR 52.223-22	PUBLIC DISCLOSURE OF GREENHOUSE GAS EMISSIONS AN REDUCTION GOALS-REPRESENTATION (DEC 2016)	√D
K-28	FAR 52.225-2	BUY AMERICAN ACT CERTIFICATE (JAN 2021)	
K-29	FAR 52.225-4	BUY AMERICAN -FREE TRADE AGREEMENTS-ISRAELI TRADE ACT CERTIFICATE (JAN 2021)	
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K-34	FAR 52.226-2	HISTORICALLY BLACK COLLEGE OR UNIVERSITY AND MINORITY INSTITUTION REPRESENTATION (MAY 2001)	
K-35	FAR 52.227-6	ROYALTY INFORMATION (APR 1984)	
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K-36	FAR 52.227-15	REPRESENTATION OF LIMITED RIGHTS DATA AND RESTRICTED COMPUTER SOFTWARE (DEC 2007)			
K-37	FAR 52.230-1	COST ACCOUNTING STANDARDS NOTICES AND CERTIFICATION (JUN 2020)			
K-38	DFARS 252.209-7002	DISCLOSURE OF OWNERSHIP OR CONTROL BY A FOREIGN GOVERNMENT (JUN 2010)			
K-39	DFARS 252.225-7000	BUY AMERICAN ACTBALANCE OF PAYMENTS PROGRAM CERTIFICATE (NOV 2014)			
K-40		OTHER REPRESENTATIONS AND CERTIFICATIONS			
K-41	FAR 52.204-10	SUBCONTRACTOR EXECUTIVE COMPENSATION UNDER FIRST-TIER SUBCONTRACTS (JUN 2020)			
In the space below, the offeror shall provide the Data Universal Numbering System (DUNS) Number applicable to the company's name and address. If the offeror does not have a DUNS number, it may obtain one from any DUN and Bradstreet Branch Office. No offeror should delay the submission of its offer pending receipt of its DUNS number. Please initial each page in the blank provided in the lower right-hand corner of each page.  DUNS Number					
	Unique Entity ID (generated by SAM.gov)				
Company Name	· · · · · · · · · · · · · · · · · · ·	Date			
Signature of Au	thorized Representative	Title of Authorized Representative			
☐ Complies wi	☐ Complies with the Federal Acquisition Regulations and DSS mandatory guidelines.				

### REPRESENTATIONS, CERTIFICATIONS AND OTHER STATEMENTS OF OFFERORS

### K-1 FAR 52.203-2 CERTIFICATE OF INDEPENDENT PRICE DETERMINATION (APR 1985)

- (a) The offeror certifies that:
  - (1) The prices in this offer have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other offeror or competitor relating to:
    - (i) Those prices;
    - (ii) The intention to submit an offer; or
    - (iii) The methods or factors used to calculate the prices offered.
  - (2) The prices in this offer have not been and will not be knowingly disclosed by the offeror, directly or indirectly, to any other offeror or competitor before bid opening (in the case of a sealed bid solicitation) or contract award (in the case of a negotiated solicitation) unless otherwise required by law; and
  - (3) No attempt has been made or will be made by the offeror to induce any other concern to submit or not to submit an offer for the purpose of restricting competition.
- (b) Each signature on the offer is considered to be a certification by the signatory that the signatory:
  - (1) Is the person in the offeror's organization responsible for determining the prices being offered in this bid or proposal, and that the signatory has not participated and will not participate in any action contrary to subparagraphs (a)(1) through (a)(3) of this provision; or

(2)

- (ii) As an authorized agent, does certify that the principals named in subdivision (b)(2)(i) of this provision have not participated, and will not participate, in any action contrary to subparagraphs (a)(1) through (a)(3) of this provision; and
- (iii) As an agent, has not personally participated, and will not participate, in any action contrary to subparagraphs (a)(1) through (a)(3) of this provision.
- (c) If the offeror deletes or modifies subparagraph (a)(2) of this provision, the offeror must furnish with its offer a signed statement setting forth in detail the circumstances of the disclosure.
   (End of provision)

### K-2 READ ONLY

☐ I certify that I have read and understand the clause.

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

- (a) The Contractor warrants that no person or agency has been employed or retained to solicit or obtain this contract upon an agreement or understanding for a contingent fee, except a bona fide employee or agency. For breach or violation of this warranty, the Government shall have the right to annul this contract without liability or, to deduct from the contract price or consideration, or otherwise recover, the full amount of the contingent fee.
- (b) "Bona fide agency," as used in this clause, means an established commercial or selling agency, maintained by a contractor for the purpose of securing business, that neither exerts nor proposes to exert improper influence to solicit or obtain Government contracts nor holds itself out as being able to obtain any Government contract or contracts through improper influence.

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Bona fide employee, as used in this clause, means a person, employed by a contractor and subject to the contractor's supervision and control as to time, place, and manner of performance, who neither exerts nor proposes to exert improper influence to solicit or obtain Government contracts nor holds out as being able to obtain any Government contract or contracts through improper influence.

Contingent fee, as used in this clause, means any commission, percentage, brokerage, or other fee that is contingent upon the success that a person or concern has in securing a Government contract.

*Improper influence*, as used in this clause, means any influence that induces or tends to induce a Government employee or officer to give consideration or to act regarding a Government contract on any basis other than the merits of the matter.

(End of clause)

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	I certify	that I	have read	and 1	understand	the	provision
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# FAR 52.203-11 CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS (SEP 2007)

- (a) Definitions. As used in this provision—"Lobbying contact" has the meaning provided at 2 U.S.C. 1602(8). The terms "agency," "influencing or attempting to influence," "officer or employee of an agency," "person," "reasonable compensation," and "regularly employed" are defined in the FAR clause of this solicitation entitled "Limitation on Payments to Influence Certain Federal Transactions" (52.203-12).
- (b) Prohibition. The prohibition and exceptions contained in the FAR clause of this solicitation entitled "Limitation on Payments to Influence Certain Federal Transactions" (52.203-12) are hereby incorporated by reference it his provision.
- (c) Certification. The offeror, by signing its offer, hereby certifies to the best of its knowledge and belief that no Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress on its behalf in connection with the awarding of this contract.
- (d) Disclosure. If any registrants under the Lobbying Disclosure Act of 1995 have made a lobbying contact on behalf of the offeror with respect to this contract, the offeror shall complete and submit, with its offer, OMB Standard Form LLL, Disclosure of Lobbying Activities, to provide the name of the registrants. The offeror need not report regularly employed officers or employees of the offeror to whom payments of reasonable compensation were made.
- (e) Penalty. Submission of this certification and disclosure is a prerequisite for making or entering into this contract imposed by 31 U.S.C. 1352. Any person who makes an expenditure prohibited under this provision or who fails to file or amend the disclosure required to be filed or amended by this provision, shall be subject to a civil penalty of not less than \$10,000, for each such failure.

(End of Provision)

# K-4 FAR 52.203-18 PROHIBITION ON CONTRACTING WITH ENTITIES THAT REQUIRE CERTAIN INTERNAL CONFIDENTIALITY AGREEMENTS OR STATEMENTS-REPRESENTATION (JAN 2017)

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Internal confidentiality agreement or statement, subcontract, and subcontractor, are defined in the clause at 52.203-19, Prohibition on Requiring Certain Internal Confidentiality Agreements or Statements.

(b) In accordance with section 743 of Division E, Title VII, of the Consolidated and Further Continuing Appropriations Act, 2015 (Pub. L. 113-235) and its successor provisions in subsequent appropriations acts (and as extended in continuing resolutions), Government agencies are not permitted to use funds appropriated (or otherwise made available) for contracts with an entity that requires employees or subcontractors of such entity seeking to report waste, fraud, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise DSS Representations, Certifications and

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restricting such employees or subcontractors from lawfully reporting such waste, fraud, or abuse to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

- (c) The prohibition in paragraph (b) of this provision does not contravene requirements applicable to Standard Form 312, (Classified Information Nondisclosure Agreement), Form 4414 (Sensitive Compartmented Information Nondisclosure Agreement), or any other form issued by a Federal department or agency governing the nondisclosure of classified information.
- (d) Representation. By submission of its offer, the Offeror represents that it will not require its employees or subcontractors to sign or comply with internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or subcontractors from lawfully reporting waste, fraud, or abuse related to the performance of a Government contract to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information (e.g., agency Office of the Inspector General). (End of provision)

### K-5 FAR 52.204-3 TAXPAYER IDENTIFICATION (OCT 1998)

(a) Definitions.

"Common parent," as used in this provision, means that corporate entity that owns or controls an affiliated group of corporations that files its Federal income tax returns on a consolidated basis, and of which the offeror is a member.

"Taxpayer Identification Number (TIN)," as used in this provision, means the number required by the Internal Revenue Service (IRS) to be used by the offeror in reporting income tax and other returns. The TIN may be either a Social Security Number or an Employer Identification Number.

(b)All offerors must submit the information required in paragraphs (d) through (f) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the IRS. If the resulting contract is subject to the payment reporting requirements described in Federal Acquisition Regulation (FAR) 4.904, the failure or refusal by the offeror to furnish the information may result in a 31 percent reduction of payments otherwise due under the contract. (c)The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c) (3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

(d) Taxı	payer Ide	ntification Number (TIN).		
		TIN:		
		TIN has been applied for.		
		TIN is not required because		
		Offeror is a nonresident alien, foreign corpo	oration, or foreign partnership that does r	not have
		income effectively connected with the cond	luct of a trade or business in the United S	States and does
		not have an office or place of business or a	fiscal paying agent in the United States;	
		Offeror is an agency or instrumentality of a	foreign government;	
		Offeror is an agency or instrumentality of the	he Federal Government.	
(e) Type	e of Orga	nization.		
	Sole pro	prietorship;		
	Partners	hip;		
	Corpora	te entity (not tax-exempt);		
	Governi	nent entity (Federal, State, or local);		
	Foreign	government;		
	Internati	onal organization per 26 CFR 1.6049-4;		
	Other _			
(c)	Commo	n parent.		
	Offeror	is not owned or controlled by a common par	ent as defined in paragraph (a) of this pro	ovision.
	Name a	nd TIN of common parent		
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(End of provision)
<ul> <li>K-6 FAR 52.204-5 WOMEN-OWNED BUSINESS (OTHER THAN SMALL BUSINESS) (MAY 1999)</li> <li>(a) Definition. "Women-owned business concern," as used in this provision, means a concern 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 its stock is owned by one or more women; and whose management and daily business operations are controlled by one or more women.</li> <li>(b) Representation. [Complete only if the offeror is a women-owned business concern and has not represented itself as a small business concern in paragraph (c)(1) of FAR 52.219-1, Small Business Program Representations, of this solicitation.] The offeror represents that it ☐ is a women-owned business concern.</li> <li>(End of provision)</li> </ul>
K-7 FAR 52.204-24 REPRESENTATION REGARDING CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT (OCT 2020)  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 paragraph (c)(1) in the provision at 52.204-26, Covered Telecommunications Equipment or Services—  Representation, or in paragraph (v)(2)(i) of the provision at 52.212-3, Offeror Representations and Certifications-Commercial Items. The Offeror shall not complete the representation in paragraph (d)(2) of this provision if the Offeror has represented that it "does not use covered telecommunications equipment or services, or any equipment, system, or service that uses covered telecommunications equipment or services" in paragraph (c)(2) of the provision at 52.204-26, or in paragraph (v)(2)(ii) of the provision at 52.212-3.
(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

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the prohibition shall be construed to—

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(i) Prohibit the head of an executive agency from procuring with an entity to provide a service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or (ii) Cover telecommunications equipment that cannot route or redirect user data traffic or cannot permit visibility into any user data or packets that such equipment transmits or otherwise handles. (c) Procedures. The Offeror shall review the list of excluded parties in the System for Award Management (SAM) (https://www.sam.gov) for entities excluded from receiving federal awards for "covered telecommunications equipment or services". (d) Representation. The Offeror represents that— (1) It will, will not provide covered telecommunications equipment or services to the Government in the performance of any contract, subcontract or other contractual instrument resulting from this solicitation. The Offeror shall provide the additional disclosure information required at paragraph (e)(1) of this section if the Offeror responds "will" in paragraph (d)(1) of this section; and (2) After conducting a reasonable inquiry, for purposes of this representation, the Offeror represents that— It does, does not use covered telecommunications equipment or services, or use any equipment, system, or service that uses covered telecommunications equipment or services. The Offeror shall provide the additional disclosure information required at paragraph (e)(2) of this section if the Offeror responds "does" in paragraph (d)(2) of this section. (e) Disclosures. (1) Disclosure for the representation in paragraph (d)(1) of this provision. If the Offeror has responded "will" in the representation in paragraph (d)(1) of this provision, the Offeror shall provide the following information as part of the offer: (i) For covered equipment— (A) The entity that produced the covered telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the original equipment manufacturer (OEM) or a distributor, if known); (B) A description of all covered telecommunications equipment offered (include brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); and (C) Explanation of the proposed use of covered telecommunications equipment and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(1) of this provision. (ii) For covered services— (A) If the service is related to item maintenance: A description of all covered telecommunications services offered (include on the item being maintained: Brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); or (B) If not associated with maintenance, the Product Service Code (PSC) of the service being provided; and explanation of the proposed use of covered telecommunications services and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(1) of this provision. (2) Disclosure for the representation in paragraph (d)(2) of this provision. If the Offeror has responded "does" in the representation in paragraph (d)(2) of this provision, the Offeror shall provide the following information as part of the offer: (i) For covered equipment—

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- (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)

# K-8 FAR 52.204-26 COVERED TELECOMMUNICATIONS EQUIPMENT OR SERVICES-REPRESENTATION (OCT 2020)

(a) Definitions. As used in this provision, "covered telecommunications equipment or services" and "reasonable nquiry" have the meaning provided in the clause 52.204-25, Prohibition on Contracting for Certain
Γelecommunications 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) (1) Representation. The Offeror represents that it \( \square \) does, \( \square \) 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
ises covered telecommunications equipment or services.
End of provision)
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K-9 FAR 52.209-2 PROHIBITION ON CONTRACTING WITH INVERTED DOMESTIC CORPORATIONS—REPRESENTATION (NOV 2015)
(a) Definitions. "Inverted domestic corporation" and "subsidiary" have the meaning given in the clause of this
contract entitled Prohibition on Contracting with Inverted Domestic Corporations (52.209-10).

(b) Government agencies are not permitted to use appropriated (or otherwise made available) funds for contracts with either an inverted domestic corporation, or a subsidiary of an inverted domestic corporation, unless the exception at 9.108-2(b) applies or the requirement is waived in accordance with the procedures at 9.108-4.

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Other	Statements	of Of	ferors (	January	y 9	, 2023	)
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(c) Representation. The Offeror represents that-

(1) It is, is not an inverted domestic corporation; and

(2) It ☐ is, ☐ is not a subsidiary of an inverted domestic corporation.  (End of provision)
K-10 FAR 52.209-5 CERTIFICATION REGARDING RESPONSIBILITY MATTERS (AUG 2020) (a) (1) The Ofference of the Principals
<ul> <li>(i) The Offeror and/or any of its Principals—         (A) Are  are not  presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency;     </li> </ul>
(B) Have have not , within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) contract or subcontract; violation of Federal or State antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, violating Federal criminal tax laws, or receiving stolen property (if offeror checks "have", the offeror shall also see 52.209-7, if included in this solicitation);
(C) Are are not presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in paragraph (a)(1)(i)(B) of this
provision;
(D) Have $\square$ , have not $\square$ , within a three-year period preceding this offer, been notified of any delinquent Federal taxes in an amount that exceeds the threshold at 9.104-5(a)(2) for which the liability remains unsatisfied.
(1) Federal taxes are considered delinquent if both of the following criteria apply:  (i) The tax liability is finally determined. The liability is finally determined if it has been assessed. A liability is not finally determined if there is a pending administrative or judicial challenge. In the case of a judicial challenge to the liability, the liability is not finally determined until all judicial appeal rights have been exhausted.  (ii) The taxpayer is delinquent in making payment. A taxpayer is delinquent if the taxpayer has failed to pay the tax liability when full payment was due and required. A taxpayer is not delinquent in cases where enforced collection action is precluded.  (2) Examples.
(i) The taxpayer has received a statutory notice of deficiency, under I.R.C. § 6212, which entitles the taxpayer to seek Tax Court review of a proposed tax deficiency. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek Tax Court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.  (ii) The IRS has filed a notice of Federal tax lien with respect to an assessed tax liability, and the taxpayer has been issued a notice under I.R.C. § 6320 entitling the taxpayer to request a hearing with the IRS Office of Appeals contesting the lien filing, and to further appeal to the Tax Court if the IRS determines to sustain the lien filing. In the course of the hearing, the taxpayer is entitled to contest the underlying tax liability because the taxpayer has had no prior opportunity to contest the liability. This is not a
delinquent tax because it is not a final tax liability. Should the taxpayer seek tax court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.

- (iii) The taxpayer has entered into an installment agreement pursuant to I.R.C. § 6159. The taxpayer is making timely payments and is in full compliance with the agreement terms. The taxpayer is not delinquent because the taxpayer is not currently required to make full payment.
- (iv) The taxpayer has filed for bankruptcy protection. The taxpayer is not delinquent because enforced collection action is stayed under 11 U.S.C. 362 (the Bankruptcy Code).
- (ii) The Offeror has  $\square$  has not  $\square$ , within a three-year period preceding this offer, had one or more contracts terminated for default by any Federal agency.
- (2) "Principal," for the purposes of this certification, means an officer, director, owner, partner, or a person having primary management or supervisory responsibilities within a business entity (e.g., general manager; plant manager; head of a division or business segment; and similar positions).

This Certification Concerns a Matter Within the Jurisdiction of an Agency of the United States and the Making of a False, Fictitious, or Fraudulent Certification May Render the Maker Subject to Prosecution Under Section 1001, Title 18, United States Code.

- (b) The Offeror shall provide immediate written notice to the Contracting Officer if, at any time prior to contract award, the Offeror learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- (c) A certification that any of the items in paragraph (a) of this provision exists will not necessarily result in withholding of an award under this solicitation. However, the certification will be considered in connection with a determination of the Offeror's responsibility. Failure of the Offeror to furnish a certification or provide such additional information as requested by the Contracting Officer may render the Offeror nonresponsible.
- (d) Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render, in good faith, the certification required by paragraph (a) of this provision. The knowledge and information of an Offeror is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- (e) The certification in paragraph (a) of this provision is a material representation of fact upon which reliance was placed when making award. If it is later determined that the Offeror knowingly rendered an erroneous certification, in addition to other remedies available to the Government, the Contracting Officer may terminate the contract resulting from this solicitation for default.

  (End of provision)

## K-11 FAR 52.209-11 REPRESENTATION BY CORPORATIONS REGARDING DELINQUENT TAX LIABILITY OR A FELONY CONVICTION UNDER ANY FEDERAL LAW (FEB 2016)

- (a) As required by sections 744 and 745 of Division E of the Consolidated and Further Continuing Appropriations Act, 2015 (Pub. L. 113-235), and similar provisions, if contained in subsequent appropriations acts, the Government will not enter into a contract with any corporation that—
  - (1) Has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability, where the awarding agency is aware of the unpaid tax liability, unless an agency has considered suspension or debarment of the corporation and made a determination that suspension or debarment is not necessary to protect the interests of the Government; or
  - (2) Was convicted of a felony criminal violation under any Federal law within the preceding 24 months, where the awarding agency is aware of the conviction, unless an agency has considered suspension or

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	debarment of the corporation and made a determination of the Consequent	mination that this action is not	necessary to protect the
(1. \ T	interests of the Government.		
(b) 1	Γhe Offeror represents that— (1) It is ☐ is not ☐ a corporation that has any all judicial and administrative remedies have be	een exhausted or have lapsed, a	and that is not being paid in a
	timely manner pursuant to an agreement with the	ne authority responsible for col	llecting the tax liability; and
	(2) It is is not a corporation that was con-	victed of a felony criminal viol	lation under a Federal law
	within the preceding 24 months.		
(End	d of provision)		
K-1	2 FAR 52.214-14 PLACE OF PERFORMANCE	SEALED BIDDING (API	R 1985)
(a) T	The bidder, in the performance of any contract result	ing from this solicitation, i	intends, does not intend to
bid.	one or more plants or facilities located at a different		
	f the bidder checks "intends" in paragraph (a) above rmation:	e, it shall insert in the spaces pr	rovided below the required
	Place of Performance (Street Address, City, County State, Zip Code)	Name and address of Ow Plant or Facility if	
(End	d of Provision)		
K-1	3 FAR 52.215-6 PLACE OF PERFORMANCE	(OCT 1997)	
(a)	The offeror or respondent, in the performance of an $block$ $\square$ intends, $\square$ does not intend to use one or the address of the offeror or respondent as indicate	more plants or facilities locate	ed at a different address from
(b)	If the offeror or respondent checks "intends" in par	agraph (a) of this provision, it	shall insert in the following
	spaces the required information:		
	Place of Performance (Street Address, City, State,	County, Zip Code:	
	Name and Address of Owner and Operator of the F	Plant or Facility if Other than C	Offeror or Respondent:
(Enc	d of provision)		
T7 1	A DAD ZA MA 1 GWALL DUGDJEGG DDAGDAJ	A DEDDEGENEA WIONG (N	(OT/ 2020)
	4 FAR 52.219-1 SMALL BUSINESS PROGRAM	W REPRESENTATIONS (N	OV 2020)
(a) I	Definitions. As used in this provision-	mall business (EDWOSD) aan	agam" magang a amall busingsa
	"Economically disadvantaged women-owned sparse that is at least 51 percent disagtly and year disagtly and		
	eern that is at least 51 percent directly and uncondition		
_	rations of which are controlled by, one or more wom		
	nomically disadvantaged in accordance with 13 CFR	•	liffes as a women-owned
sma	Il business concern eligible under the WOSB Progra		
	Service-disabled veteran-owned small business (1) Means a small business concern-	concern-	
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- (i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
- (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (2) "Service-disabled veteran" means a veteran, as defined in 38 U.S.C.101(2), with a disability that is service-connected, as defined in 38 U.S.C.101(16). Small business concern—
- (1) Means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR part 121 and the size standard in paragraph (b) of this provision.
- (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.

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

- (1) Is at least 51 percent unconditionally and directly owned (as defined at 13 CFR 124.105) by-
- (i) One or more socially disadvantaged (as defined at 13 CFR 124.103) and economically disadvantaged (as defined at 13 CFR 124.104) individuals who are citizens of the United States, and
- (ii) Each individual claiming economic disadvantage has a net worth not exceeding \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); and
- (2) The management and daily business operations of which are controlled (as defined at 13 CFR 124.106) by individuals who meet the criteria in paragraphs (1)(i) and (ii) of this definition.
- "Veteran-owned small business concern" means a small business concern-
- (1) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C.101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and
- (2) The management and daily business operations of which are controlled by one or more veterans.

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

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

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(2) The small business size standard	d is [insert size standard].	
[insert NAICS code].		
(1) The North American Industry C	Classification System (NAICS) code fo	r this acquisition is
(b)		

(3) The small business size standard for a concern which submits an offer in its own name, other than on a
construction or service contract, but which proposes to furnish a product which it did not itself manufacture (i.e.,
nonmanufacturer), is 500 employees.
(c) Representations.
(1) The offeror represents as part of its offer that it $\square$ is, $\square$ is not a small business concern.
(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) concern eligible under the WOSB Program. [Complete only if
the offeror represented itself as a women-owned small business concern in paragraph (c)(3) of this provision.] The
offeror represents as part of its offer that-
(i) It is, is not a WOSB concern eligible under the WOSB Program, has provided all the
required documents to the WOSB Repository, and no change in circumstances or adverse decisions have
been issued that affects its eligibility; and
(ii) It ☐ is, ☐ is not a joint venture that complies with the requirements of 13 CFR part 127, and
the representation in paragraph (c)(4)(i) of this provision is accurate for each WOSB concern eligible under
the WOSB Program participating in the joint venture. [The offeror shall enter the name or names of the
WOSB concern eligible under the WOSB Program and other small businesses that are participating in the
joint venture:] Each WOSB concern eligible under the WOSB Program participating in the joint
venture shall submit a separate signed copy of the WOSB representation.
(5) Economically disadvantaged women-owned small business (EDWOSB) concern. [Complete only if the
offeror represented itself as a women-owned small business concern eligible under the WOSB Program in (c)(4) of
this provision.] The offeror represents as part of its offer that-
(i) It is, is not an EDWOSB concern eligible under the WOSB Program, has provided all the
required documents to the WOSB Repository, and no change in circumstances or adverse decisions have
been issued that affects its eligibility; and
(ii) It is, is not a joint venture that complies with the requirements of 13 CFR part 127, and
the representation in paragraph (c)(5)(i) of this provision is accurate for each EDWOSB concern
participating in the joint venture. [The offeror shall enter the name or names of the EDWOSB concern and
other small businesses that are participating in the joint venture:] Each EDWOSB concern
participating in the joint venture shall submit a separate signed copy of the EDWOSB representation.
(6) [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 $\square$ is, $\square$ is not a veteran-owned small business concern.
(7) [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) [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 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 (c)(8)(i) of this provision is accurate for each HUBZone small
business concern participating in the HUBZone joint venture. [The offeror shall enter the names of each of DSS Representations, Certifications and Page 14 of 35 initial
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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.  (d) 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)
Alternate I (SEP 2015). As prescribed in 19.309(a)(2) add the following paragraph (c)(9) to the basic provision, ad the following paragraph (c)(9) to the basic provision:  (9) [Complete if offeror represented itself as disadvantaged in paragraph (c)(2) of this provision.] The offeror shall check the category in which its ownership falls:
<ul> <li>Hispanic American.</li> <li>Native American (American Indians, Eskimos, Aleuts, or Native Hawaiians).</li> <li>Asian-Pacific American (persons with origins from Burma, Thailand, Malaysia, Indonesia, Singapore,</li> <li>Brunei, Japan, China, Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, Republic of Palau</li> <li>Republic of the Marshall Islands, Federated States of Micronesia, the Commonwealth of the Northern Mariana</li> <li>Islands, Guam, Samoa, Macao, Hong Kong, Fiji, Tonga, Kiribati, Tuvalu, or Nauru).</li> <li>Subcontinent Asian (Asian-Indian) American (persons with origins from India, Pakistan, Bangladesh, Sri</li> </ul>
Lanka, Bhutan, the Maldives Islands, or Nepal).  (a) Individual/concern, other than one of the preceding.  (End of provision)
<ul> <li>K-15 FAR 52.219-2 EQUAL LOW BIDS (OCT 1995)</li> <li>(a) This provision applies to small business concerns only.</li> <li>(b) The bidder's status as a labor surplus area (LSA) concern may affect entitlement to award in case of tie bids. If the bidder wishes to be considered for this priority, the bidder must identify, in the following space, the LSA in which the costs to be incurred on account of manufacturing or production (by the bidder or the first-tier subcontractors) amount to more than 50 percent of the contract price.</li> </ul>
(c) Failure to identify the labor surplus areas as specified in paragraph (b) of this provision will preclude the bidder from receiving priority consideration. If the bidder is awarded a contract as a result of receiving priority consideration under this provision and would not have otherwise received award, the bidder shall perform the contract or cause the contract to be performed in accordance with the obligations of an LSA concern. (End of provision)

### K-16 FAR 52,222-18 CERTIFICATION REGARDING KNOWLEDGE OF CHILD LABOR FOR LISTED END PRODUCTS (FEB 2001)

- (a) Definition. Forced of indentured child labor means all work or service--
- (1) Exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or
  - (2) Performed by any person under the age of 18 pursuant to a contract the enforcement of which can be accomplished by process or penalties.
- (b) Listed end products. The following end product(s) being acquired under this solicitation is (are) included in the List of Products Requiring Contractor Certification as to Forced or Indentured Child Labor, identified by their country of origin. There is a reasonable basis to believe that listed end products from the listed countries of origin

may have been mined, produced, or manufactured by force	ed or indentured child labor.
Listed End Product:	Listed Countries of Origin:
(c) Certification. The Government will not make award to	an offeror unless the offeror, by checking the appropriate
block, certifies to either paragraph (c)(1) or paragraph (c)(	2) of this provision.
(1) The offeror will not supply any end produc	ct listed in paragraph (b) of this provision that was mined,
produced, or manufactured in a corresponding country as I	listed for that end product.
	ted in paragraph (b) of this provision that was mined,
produced, or manufactured in the corresponding country a	
made a good faith effort to determine whether forced or in	
manufacture such end product. On the basis of those effort	
of child labor.	•
(End of provision)	
W 45 DEAD ONLY	
K-17 READ ONLY	
☐ I certify that I have read and understand the clause.	
FAR 52.222-21 PROHIBITION OF SEGREGATED F	FACILITIES (APR 2015)

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

Gender identity has the meaning given by the Department of Labor's Office of Federal Contract Compliance Programs, and is found at http://www.dol.gov/ofccp/LGBT/LGBT FAQs.html.

Segregated facilities, means any waiting rooms, work areas, rest rooms and wash rooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees, that are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, sex, sexual orientation, gender identity, or national origin because of written or oral policies or employee custom. The term does not include separate or singleuser rest rooms or necessary dressing or sleeping areas provided to assure privacy between the sexes.

Sexual orientation has the meaning given by the Department of Labor's Office of Federal Contract Compliance Programs, and is found at http://www.dol.gov/ofccp/LGBT/LGBT FAQs.html.

- (b) The Contractor agrees that it does not and will not maintain or provide for its employees any segregated facilities at any of its establishments, and that it does not and will not permit its employees to perform their services at any location under its control where segregated facilities are maintained. The Contractor agrees that a breach of this clause is a violation of the Equal Opportunity clause in this contract.
- (c) The Contractor shall include this clause in every subcontract and purchase order that is subject to the Equal Opportunity clause of this contract. (End of clause)

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K-18 FAR 52.222-22 PREVIOUS CONT	RACTS AND COMPLIANCE R	EPORTS (FEB 1999)
The offeror represents that: It has has not participated in a previou solicitation;	s contract or subcontract subject th	e Equal Opportunity clause of this
It has has not filed all required compli	ance reports: and	
Representations indicating submission of rec	_	y proposed subcontractors, will be
obtained before subcontract awards.	1	y FF
(End of provision)		
K-19 FAR 52.222-25 AFFIRMATIVE A	CTION COMPLIANCE (APR 19	984)
The offeror represents that:		
(a) It $\square$ has developed and has on file, $\square$ has	-	
affirmative action programs required by the or	rules and regulations of the Secreta	ary of Labor (41 CFR 60-1 and 60-2);
(b) It has not previously had contracts sub	oject to the written affirmative action	on programs requirement of the rules
and regulations of the Secretary of Labor.		
(End of provision)		
K-20 READ ONLY		
I certify that I have read and understan	nd the provision.	
FAR 52.222-38 COMPLIANCE WITH V (FEB 2016)	ETERANS' EMPLOYMENT R	EPORTING REQUIREMENTS
By submission of its offer, the offeror repres	ents that, if it is subject to the repo	rting requirements of 38
U.S.C.4212(d)(i.e., if it has any contract con	taining Federal Acquisition Regula	tion clause 52.222-37, Employment
Reports on Veterans), it has filed the most re	ecent VETS-4212 Report required l	by that clause.
(End of provision)		
K-21 FAR 52.222-48 EXEMPTION FRO CONTRACTS FOR MAINTENANCE, C CERTIFICATION (MAY 2014)	ALIBRATION, OR REPAIR OF	
(a) The offeror shall check the following cer	tification:	
Certification The offeror does does not certify that-		
		regularly for other than Government
purposes, and are sold or traded by the offere		
substantial quantities to the general public in (2) The services will be furnished a		rations; established catalog or market prices
for the maintenance, calibration, or repair of		established educing of market prices
		log, price list, schedule, or other form
that is regularly maintained by the r inspection by customers, and states		er published or otherwise available for
number of buyers constituting the g		were fast, made to a significant
(ii) An "established marke	t price" is a current price, establishe	
between buyers and sellers free to b	pargain, which can be substantiated	from sources independent of the
manufacturer or offeror; and (3) The compensation (wage and fr	inge benefits) plan for all service e	mployees performing work under the
contract are the same as that used for these e commercial customers.		
commercial customers.		
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- (b) Certification by the offeror as to its compliance with respect to the contract also constitutes its certification as to compliance by its subcontractor if it subcontracts out the exempt services. If the offeror certifies to the conditions in paragraph (a) of this provision, and the Contracting Officer determines in accordance with FAR 22.1003-4(c)(3) that the Service Contract Labor Standards statute-
- (1) Will not apply to this offeror, then the Service Contract Labor Standards clause in this solicitation will not be included in any resultant contract to this offeror; or
- (2) Will apply to this offeror, then the clause at 52.222-51, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment-Requirements, in this solicitation will not be included in any resultant contract awarded to this offeror, and the offeror may be provided an opportunity to submit a new offer on that basis.
- (c) If the offeror does not certify to the conditions in paragraph (a) of this provision-
- (1) The clause in this solicitation at 52.222-51, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment-Requirements, will not be included in any resultant contract awarded to this offeror; and
- (2) The offeror shall notify the Contracting Officer as soon as possible, if the Contracting Officer did not attach a Service Contract Labor Standards wage determination to the solicitation.
- (d) The Contracting Officer may not make an award to the offeror, if the offeror fails to execute the certification in paragraph (a) of this provision or to contact the Contracting Officer as required in paragraph (c) of this provision. (End of provision)

# K-22 FAR 52 222-52 EXEMPTION FROM APPLICATION OF THE SERVICE CONTRACT LABOR

THE SERVICE CONTRICT ENDOR
STANDARDS TO CONTRACTS FOR CERTAIN SERVICES-CERTIFICATION (MAY 2014)
(a) The offeror shall check the following certification:
Certification
The offeror does does not certify that-
(1) [7]

- (1) The services under the contract are offered and sold regularly to non-Governmental customers, and are provided by the offeror (or subcontractor in the case of an exempt subcontract) to the general public in substantial quantities in the course of normal business operations;
- (2) The contract services are furnished at prices that are, or are based on, established catalog or market prices. An "established catalog price" is a price included in a catalog, price list, schedule, or other form that is regularly maintained by the manufacturer or the offeror, is either published or otherwise available for inspection by customers, and states prices at which sales currently, or were last, made to a significant number of buyers constituting the general public. An "established market price" is a current price, established in the usual course of ordinary and usual trade between buyers and sellers free to bargain, which can be substantiated from sources independent of the manufacturer or offeror:
- (3) Each service employee who will perform the services under the contract will spend only a small portion of his or her time (a monthly average of less than 20 percent of the available hours on an annualized basis, or less than 20 percent of available hours during the contract period if the contract period is less than a month) servicing the Government contract: and
- (4) The offeror uses the same compensation (wage and fringe benefits) plan for all service employees performing work under the contract as the offeror uses for these employees and for equivalent employees servicing commercial customers.
- (b) Certification by the offeror as to its compliance with respect to the contract also constitutes its certification as to compliance by its subcontractor if it subcontracts out the exempt services. If the offeror certifies to the conditions in paragraph (a) of this provision, and the Contracting Officer determines in accordance with FAR 22.1003-4(d)(3) that the Service Contract Labor Standards statute-
- (1) Will not apply to this offeror, then the Service Contract Labor Standards clause in this solicitation will not be included in any resultant contract to this offeror; or
- (2) Will apply to this offeror, then the clause at FAR 52.222-53, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services-Requirements, in this solicitation will not be included in any resultant contract awarded to this offer, and the offeror may be provided an opportunity to submit a new offer on that basis.
- (c) If the offeror does not certify to the conditions in paragraph (a) of this provision-
- (1) The clause of this solicitation at 52.222-53, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services-Requirements, will not be included in any resultant contract to this offeror; and

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(2) The offeror shall notify the Co attach a Service Contract Labor Standards (d) The Contracting Officer may not make paragraph (a) of this provision or to contact (End of provision)	an award to the offeror, if the offeror f	ails to execute the certification in
K-23 READ ONLY  I certify that I have read and understa	and the provision.	
FAR 52.223-1 BIOBASED PRODUCT (As required by the Farm Security and Rura 8102(c)(3)), the offeror certifies, by signing the United States Department of Agricultur performance of the contract, other than biod this contract, will comply with the applicable (End of provision)	Il Investment Act of 2002 and the Energy this offer, that biobased products (with the in 7 CFR part 3201, subpart B) to be based products that are not purchased by	thin categories of products listed by sused or delivered in the by the offeror as a direct result of
K-24 READ ONLY  I certify that I have read and understa	and the provision.	
FAR 52.223-4 RECOVERED MATERIA As required by the Resource Conservation certifies, by signing this offer, that the perc delivered or used in the performance of the specifications or other contractual requirem (End of provision)	and Recovery Act of 1976 (42 U.S.C.6 entage of recovered materials content to contract will be at least the amount recovered.	6962(c)(3)(A)(i)), the offeror for EPA-designated items to be
K-25 READ ONLY  I certify that I have read and understa	and the clause.	
FAR 52.223-6 DRUG-FREE WORKPL. (a) <i>Definitions</i> . As used in this clause:	ACE (MAY 2001)	
Controlled substance means a controlled substances Act (21 U.S.C. 812) and as furt	_	
Conviction means a finding of guilt (includ judicial body charged with the responsibilit Criminal drug statute means a Federal or n dispensing, possession, or use of any control	ling a plea of <i>nolo contendere</i> ) or importy to determine violations of the Federation-Federal criminal statute involving t	osition of sentence, or both, by any all or State criminal drug statutes.
Drug-free workplace means the site(s) for to specific contract where employees of the C	the performance of work done by the Contractor are prohibited from engaging	
distribution, dispensing, possession, or use <i>Employee</i> means an employee of a Contract contract. "Directly engaged" is defined to it has other than a minimal impact or involve.	tor directly engaged in the performanc nclude all direct cost employees and an	
<i>Individual</i> means an offeror/contractor that (b) The Contractor, if other than an individ in writing for contracts of 30 days or more	ual, shall—within 30 days after award	(unless a longer period is agreed to
days performance duration:	Page 10 of 35	initial

- (1) Publish a statement notifying its employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the Contractor's workplace and specifying the actions that will be taken against employees for violations of such prohibition;
  - (2) Establish an ongoing drug-free awareness program to inform such employees about:
    - (i) The dangers of drug abuse in the workplace;
    - (ii) The Contractor's policy of maintaining a drug-free workplace;
    - (iii) Any available drug counseling, rehabilitation, and employee assistance programs; and
  - (iv) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- (3) Provide all employees engaged in performance of the contract with a copy of the statement required by paragraph (b)(1) of this clause;
- (4) Notify such employees in writing in the statement required by paragraph (b)(1) of this clause that, as a condition of continued employment on this contract, the employee will:
  - (i) Abide by the terms of the statement; and
  - (ii) Notify the employer in writing of the employee's conviction under a criminal drug statute for a violation occurring in the workplace no later than 5 days after such conviction;
- (5) Notify the Contracting Officer in writing within 10 days after receiving notice under subdivision (b)(4)(ii) of this clause, from an employee or otherwise receiving actual notice of such conviction. The notice shall include the position title of the employee;
- (6) Within 30 days after receiving notice under subdivision (b)(4)(ii) of this clause of a conviction, take one of the following actions with respect to any employee who is convicted of a drug abuse violation occurring in the workplace:
  - (i) Taking appropriate personnel action against such employee, up to and including termination; or
  - (ii) Require such employee to satisfactorily participate in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency; and
- (7) Make a good faith effort to maintain a drug-free workplace through implementation of paragraphs (b)(1) through (b)(6) of this clause.
- (c) The Contractor, if an individual, agrees by award of the contract or acceptance of a purchase order, not to engage in the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance while performing this contract.
- (d) In addition to other remedies available to the Government, the Contractor's failure to comply with the requirements of paragraph (b) or (c) of this clause may, pursuant to FAR 23.506, render the Contractor subject to suspension of contract payments, termination of the contract or default, and suspension or debarment. (End of clause)

☐ I certify that I have read	and understand the	clause.
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### FAR 52.223-13 ACQUISITION OF EPEAT®-REGISTERED IMAGING EQUIPMENT (JUN 2014)

(a) Definitions. As used in this clause-

*Imaging equipment* means the following products:

(1) Copier-A commercially available imaging product with a sole function of the production of hard copy duplicates from graphic hard-copy originals. The unit is capable of being powered from a wall outlet or from a data or network connection. This definition is intended to cover products that are marketed as copiers or upgradeable digital copiers (UDCs).

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- (2) Digital duplicator-A commercially available imaging product that is sold in the market as a fully automated duplicator system through the method of stencil duplicating with digital reproduction functionality. The unit is capable of being powered from a wall outlet or from a data or network connection. This definition is intended to cover products that are marketed as digital duplicators.
- (3) Facsimile machine (fax machine)-A commercially available imaging product whose primary functions are scanning hard-copy originals for electronic transmission to remote units and receiving similar electronic transmissions to produce hard-copy output. Electronic transmission is primarily over a public telephone system but also may be via computer network or the Internet. The product also may be capable of producing hard copy duplicates. The unit is capable of being powered from a wall outlet or from a data or network connection. This definition is intended to cover products that are marketed as fax machines.
- (4) Mailing machine-A commercially available imaging product that serves to print postage onto mail pieces. The unit is capable of being powered from a wall outlet or from a data or network connection. This definition is intended to cover products that are marketed as mailing machines.
- (5) Multifunction device (MFD)-A commercially available imaging product, which is a physically integrated device or a combination of functionally integrated components, that performs two or more of the core functions of copying, printing, scanning, or faxing. The copy functionality as addressed in this definition is considered to be distinct from single-sheet convenience copying offered by fax machines. The unit is capable of being powered from a wall outlet or from a data or network connection. This definition is intended to cover products that are marketed as MFDs or multifunction products.
- (6) Printer-A commercially available imaging product that serves as a hard-copy output device and is capable of receiving information from single-user or networked computers, or other input devices (e.g., digital cameras). The unit is capable of being powered from a wall outlet or from a data or network connection. This definition is intended to cover products that are marketed as printers, including printers that can be upgraded into MFDs in the field.
- (7) Scanner-A commercially available imaging product that functions as an electro-optical device for converting information into electronic images that can be stored, edited, converted, or transmitted, primarily in a personal computing environment. The unit is capable of being powered from a wall outlet or from a data or network connection. This definition is intended to cover products that are marketed as scanners.
- (b) Under this contract, the Contractor shall deliver, furnish for Government use, or furnish for Contractor use at a Federally controlled facility, only imaging equipment that, at the time of submission of proposals and at the time of award, was EPEAT® bronze-registered or higher.
- (c) For information about EPEAT®, see www.epa.gov/epeat/. (End of clause)

Alternate I (OCT 2015). As prescribed in 23.705(c)(2), substitute the following paragraph (b) for paragraph (b) of the basic clause:

(b) Under this contract, the Contractor shall deliver, furnish for Government use, or furnish for contractor use at a Federally controlled facility, only imaging equipment that, at the time of submission of proposals and at the time of award, was EPEAT® silver-registered or gold-registered.

### K-27 FAR 52.223-22 PUBLIC DISCLOSURE OF GREENHOUSE GAS EMISSIONS AND REDUCTION GOALS-REPRESENTATION (DEC 2016)

(a) This representation shall be completed if the Offeror received \$7.5 million or more in Federal contract awards in the prior Federal fiscal year. The representation is optional if the Offeror received less than \$7.5 million in Federal contract awards in the prior Federal fiscal year.

DSS Representations, Certifications and	Page 21 of 35	initial
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(b) Representation. [Offeror is to check applicable blocks								
	wner or highest-level owner) \( \square\) does, \( \square\) does not make available on a publicly accessible website the results							
	ordance with an accounting standard with publicly							
* **	s the Greenhouse Gas Protocol Corporate Standard.							
	wner or highest-level owner) does, does not							
	reduction goal, i.e., make available on a publicly available							
website a target to reduce absolute emissions or emissions (3) A publicly accessible website includes the Of								
greenhouse gas emissions reporting program.	icioi s own website of a recognized, tilid-party							
	b)(1) or (b)(2) of this provision, respectively, the Offeror							
shall provide the publicly accessible website(s) where gree reported:								
(End of provision)								
K-28 FAR 52.225-2 BUY AMERICAN CERTIFICAT	SE (IAN 2021)							
	scept those listed in paragraph (b) of this provision, is a							
domestic end product.								
(2) The Offeror shall list as foreign end products do not qualify as domestic end products.	those end products manufactured in the United States that							
	uct," and "foreign end product" are defined in the clause of							
this solicitation entitled "Buy American-Supplies."								
(b) Foreign End Products:								
Line Item Number	Country of Origin							
[List as r.	ecessary]							
(a) The Covernment will evaluate offers in accordance wi	the the melicies and mused dunes of most 25 of the Federal							
(c) The Government will evaluate offers in accordance wi Acquisition Regulation.	in the poncies and procedures of part 23 of the rederal							
(End of provision)								
K-29 FAR 52.225-4 BUY AMERICAN-FREE TRAD	F ACDEEMENTS ISDAELL TO ADE ACT							
CERTIFICATE (JAN 2021)	E AGREEMENTS-ISRAELI TRADE ACT							
(a) (1) The Offeror certifies that each end product, each	scept those listed in paragraph (b) or (c) of this provision,							
is a domestic end product.  (2) The terms "Pahrainian Maragan Omani Pa	namanian or Damwign and product " "damastic and							
product," "end product," "foreign end product," "Free Trac	namanian, or Peruvian end product," "domestic end le Agreement country." "Free Trade Agreement country."							
end product," "Israeli end product," and "United States" ar								
American-Free Trade Agreements-Israeli Trade Act."								
(b) The Offeror certifies that the following supplies are Free Trade Agreement country end products (other than Bahrainian, Moroccan, Omani, Panamanian, or Peruvian end products) or Israeli end products as defined in the								
clause of this solicitation entitled "Buy American-Free Tra								
FREE TRADE AGREEMENT COUNTRY END PRODU OMANI, PANAMANIAN, OR PERUVIAN END PROD								
Line Item Number	Country of Origin							
	, <u>, , , , , , , , , , , , , , , , , , </u>							

### [List as necessary]

(c) The Offeror shall list those supplies that are foreign end products (other than those listed in paragraph (b) of this provision) as defined in the clause of this solicitation entitled "Buy American-Free Trade Agreements-Israeli Trade Act." The Offeror shall list as other foreign end products those end products manufactured in the United States that do not qualify as domestic end products.

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Line Item Number	Country of Origin

[List as necessary]

(d) The Government will evaluate offers in accordance with the policies and procedures of part 25 of the Federal Acquisition Regulation.

(End of provision)

Alternate I (JAN 2021). As prescribed in 25.1101(b)(2)(ii), substitute the following paragraph (b) for paragraph (b) of the basic provision:

(b) The Offeror certifies that the following supplies are Canadian end products as defined in the clause of this solicitation entitled "Buy American-Free Trade Agreements-Israeli Trade Act":

### CANADIAN END PRODUCTS:

	Line Item 1	Number	
	Eme Rem	rumoci	

[List as necessary]

Alternate II (JAN 2021). As prescribed in 25.1101(b)(2)(iii), substitute the following paragraph (b) for paragraph (b) of the basic provision:

(b) The Offeror certifies that the following supplies are Canadian end products or Israeli end products as defined in the clause of this solicitation entitled "Buy American-Free Trade Agreements-Israeli Trade Act":

#### CANADIAN OR ISRAELI END PRODUCTS:

Line Item Number	Country of Origin

[List as necessary]

Alternate III (JAN 2021). As prescribed in 25.1101(b)(2)(iv), substitute the following paragraph (b) for paragraph (b) of the basic provision:

(b) The Offeror certifies that the following supplies are Free Trade Agreement country end products (other than Bahrainian, Korean, Moroccan, Omani, Panamanian, or Peruvian end products) or Israeli end products as defined in the clause of this solicitation entitled "Buy American-Free Trade Agreements-Israeli Trade Act":

## FREE TRADE AGREEMENT COUNTRY END PRODUCTS (OTHER THAN BAHRAINIAN, KOREAN, MOROCCAN, OMANI, PANAMANIAN, OR PERUVIAN END PRODUCTS) OR ISRAELI END PRODUCTS:

Line Item Number	Country of Origin

[List as necessary]

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K-30 FAR 52.225-6	TRADE A	GREEMENTS	CERTIFICATE (	(MAY 2014)
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- (a) The offeror certifies that each end product, except those listed in paragraph (b) of this provision, is a U.S.-made or designated country end product, as defined in the clause of this solicitation entitled "Trade Agreements."
- (b) The offeror shall list as other end products those supplies that are not U.S.-made or designated country end products.

OTHER END PRODUCTS:	
[List as n	pecessary]
(c) The Government will evaluate offers in accordance with Acquisition Regulation. For line items covered by the WT made or designated country end products without regard to Government will consider for award only offers of U.Sm Contracting Officer determines that there are no offers for insufficient to fulfill the requirements of this solicitation. (End of provision)	O GPA, the Government will evaluate offers of U.S to the restrictions of the Buy American statute. The hade or designated country end products unless the
K-31 FAR 52.225-18 PLACE OF MANUFACTURE (	AUG 2018)
(a) Definitions. As used in this provision—  Manufactured end product means any end product  (1) FPSC 5510, Lumber and Related Bas (2) Product or Service Group (PSG) 87, (3) PSG 88, Live Animals; (4) PSG 89, Subsistence; (5) PSC 9410, Crude Grades of Plant Mas (6) PSC 9430, Miscellaneous Crude Ani (7) PSC 9440, Miscellaneous Crude Agr (8) PSC 9610, Ores; (9) PSC 9620, Minerals, Natural and Systems (10) PSC 9630, Additive Metal Material	Agricultural Supplies; aterials; amal Products, Inedible; ricultural and Forestry Products; anthetic; and
Place of manufacture means the place where an emade or processed from raw materials into the finished proproduct is disassembled and reassembled, the place of reast (b) For statistical purposes only, the offeror shall indicate expects to provide in response to this solicitation is predor (1) \sum In the United States (Check this box if the manufactured in the United States exceeds the total anticipate United States); or  (2) \sum Outside the United States.  (End of provision)	ssembly is not the place of manufacture. whether the place of manufacture of the end products it minantly- total anticipated price of offered end products
K-32 READ ONLY  I certify that I have read and understand the provision	on.
FAR 52.225-20 PROHIBITION ON CONDUCTING R SUDAN—CERTIFICATION (AUG 2009)	ESTRICTED BUSINESS OPERATIONS IN

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initial \_\_\_\_

DSS Representations, Certifications and

(a) Definitions. As used in this provision—

Business operations means engaging in commerce in any form, including by acquiring, developing, maintaining, owning, selling, possessing, leasing, or operating equipment, facilities, personnel, products, services, personal property, real property, or any other apparatus of business or commerce.

Marginalized populations of Sudan means—

- (1) Adversely affected groups in regions authorized to receive assistance under section 8(c) of the Darfur Peace and Accountability Act (Pub. L. 109-344) (50 U.S.C. 1701 note); and
  - (2) Marginalized areas in Northern Sudan described in section 4(9) of such Act.

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

- (1) Are conducted under contract directly and exclusively with the regional government of southern Sudan;
- (2) Are conducted pursuant to specific authorization from the Office of Foreign Assets Control in the Department of the Treasury, or are expressly exempted under Federal law from the requirement to be conducted under such authorization;
- (3) Consist of providing goods or services to marginalized populations of Sudan;
- (4) Consist of providing goods or services to an internationally recognized peacekeeping force or humanitarian organization;
- (5) Consist of providing goods or services that are used only to promote health or education; or
- (6) Have been voluntarily suspended
- (b) Certification. By submission of its offer, the offeror certifies that the offeror does not conduct any restricted business operations in Sudan.

(End of Provision)

K-33	READ	ONI	$\cdot \mathbf{V}$

I certify that I have read and understand the	provision.
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### FAR 52.225-25 PROHIBITION ON CONTRACTING WITH ENTITIES ENGAGING IN CERTAIN ACTIVITIES OR TRANSACTIONS RELATING TO IRAN—REPRESENTATION AND **CERTIFICATIONS (JUN 2020)**

(a) Definitions. As used in this provision-

Person-

- (1) Means-
  - (i) A natural person;
- (ii) A corporation, business association, partnership, society, trust, financial institution, insurer, parantor, and any other business organization, any other

underwriter, guarantor, and any other bu	isiness organization, ai	ly other nongovernmental entity,
organization, or group, and any government	nental entity operating	as a business enterprise; and
(iii) Any successor to any entity	y described in paragraj	oh (1)(ii) of this definition; and
(2) Does not include a government or go	overnmental entity that	is not operating as a business enterprise.
Sensitive technology-		
(1) Means hardware, software, telecomm	nunications equipment	, or any other technology that is to be used
specifically-		
(i) To restrict the free flow of u	inbiased information in	Iran; or
(ii) To disrupt, monitor, or othe	erwise restrict speech of	f the people of Iran; and
DSS Representations, Certifications and	Page 25 of 35	initial
Other Statements of Offerors (January 9, 2023)		

- (2) Does not include information or informational materials the export of which the President does not have the authority to regulate or prohibit pursuant to section 203(b)(3) of the International Emergency Economic Powers Act (50 U.S.C. 1702(b)(3)).
- (b) The offeror shall e-mail questions concerning sensitive technology to the Department of State at CISADA106@state.gov.
- (c) Except as provided in paragraph (d) of this provision or if a waiver has been granted in accordance with Federal Acquisition Regulation (FAR) 25.703-4, by submission of its offer, the offeror—
- (1) Represents, to the best of its knowledge and belief, that the offeror does not export any sensitive technology to the government of Iran or any entities or individuals owned or controlled by, or acting on behalf or at the direction of, the government of Iran;
- (2) Certifies that the offeror, or any person owned or controlled by the offeror, does not engage in any activities for which sanctions may be imposed under section 5 of the Iran Sanctions Act. These sanctioned activities are in the areas of development of the petroleum resources of Iran, production of refined petroleum products in Iran, sale and provision of refined petroleum products to Iran, and contributing to Iran's ability to acquire or develop certain weapons or technologies; and
- (3) Certifies that the offeror, and any person owned or controlled by the offeror, does not knowingly engage in any transaction that exceeds the threshold at FAR 25.703-2(a)(2) with Iran's Revolutionary Guard Corps or any of its officials, agents, or affiliates, the property and interests in property of which are blocked pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (see OFAC's Specially Designated Nationals and Blocked Persons List at https://www.treasury.gov/resource-center/sanctions/SDN-List/Pages/default.aspx).
- (d) Exception for trade agreements. The representation requirement of paragraph (c)(1) and the certification requirements of paragraphs (c)(2) and (c)(3) of this provision do not apply if-
  - (1) This solicitation includes a trade agreements notice or certification (e.g., 52.225-4, 52.225-6, 52.225-12, 52.225-24, or comparable agency provision); and
  - (2) The offeror has certified that all the offered products to be supplied are designated country end products or designated country construction material.

(End of provision)

### K-34 FAR 52.226-2 HISTORICALLY BLACK COLLEGE OR UNIVERSITY AND MINORITY **INSTITUTION REPRESENTATION (OCT 2014)**

(a) Definitions. As used in this provision—

Historically black college or university means an institution determined by the Secretary of Education to meet the

requirements of 34 CFR 608.2.
Minority institution means an institution of higher education meeting the requirements of Section 365(3) of the
Higher Education Act of 1965 (20 U.S.C.1067k), including a Hispanic-serving institution of higher education, as
defined in Section502(a) of the Act (20 U.S.C.1101a).
(b) Representation. The offeror represents that it—
☐ is ☐ is not a historically black college or university;
is is not a minority institution.
(End of provision)

#### K-35 READ ONLY

☐ I certify that I have read and understand the provision.

### FAR 52.227-6 ROYALTY INFORMATION (APR 1984)

- (a) Cost or charges for royalties. When the response to this solicitation contains costs or charges for royalties totaling more than \$250, the following information shall be included in the response relating to each separate item of royalty or license fee:
- (1) Name and address of licensor.
- (2) Date of license agreement.
- (3) Patent numbers, patent application, serial numbers, or other basis on which the royalty is payable.
  - (4) Brief description, including any part or model numbers of each contract item or component on which the royalty is payable.
  - (5) Percentage of dollar rate of royalty per unit.
  - (6) Unit price of contract item.
  - (7) Number of units.
  - (8) Total dollar amount of royalties.
- (b) Copies of current licenses. In addition, if specifically requested by the Contracting Officer before execution of the contract, the offeror shall furnish a copy of the current license agreement and an identification of applicable claims of specific patents.

(End of provision)

Alternate I (APR 1984). Substitute the following for the introductory portion of paragraph (a) of the basic clause: When the response to this solicitation covers charges for special construction or special assembly that contain costs or charges for royalties totaling more than \$250, the following information shall be included in the response relating to each separate item of royalty or license fee:

# K-36 FAR 52.227-15 REPRESENTATION OF LIMITED RIGHTS DATA AND RESTRICTED COMPUTER SOFTWARE (DEC 2017)

(a) This solicitation sets forth the Government's known delivery requirements for data (as defined in the clause at 52.227-14, Rights in Data-General). Any resulting contract may also provide the Government the option to order additional data under the Additional Data Requirements clause at 52.227-16, if included in the contract. Any data delivered under the resulting contract will be subject to the Rights in Data-General clause at 52.227-14 included in this contract. Under the latter clause, a Contractor may withhold from delivery data that qualify as limited rights data or restricted computer software, and deliver form, fit, and function data instead. The latter clause also may be used with its Alternates II and/or III to obtain delivery of limited rights data or restricted computer software, marked with limited rights or restricted rights notices, as appropriate. In addition, use of Alternate V with this latter clause provides the Government the right to inspect such data at the Contractor's facility.

(b) By completing the remainder of this paragraph, the offeror represents that it has reviewed the requirements for the delivery of technical data or computer software and states [offeror check appropriate block]
None of the data proposed for fulfilling the data delivery requirements qualifies as limited rights data or restricted computer software; or

Data proposed for fulfilling the data delivery requirements qualify as limited rights data or restricted computer software and are identified as follows:

(c) Any identification of limited rights data or restricted computer software in the offeror's response is not determinative of the status of the data should a contract be awarded to the offeror. (End of provision)

### K-37 FAR 52,230-1 COST ACCOUNTING STANDARDS NOTICES AND CERTIFICATION (JUN 2020)

Note: This notice does not apply to small businesses or foreign governments. This notice is in three parts, identified by Roman numerals I through III.

Offerors shall examine each part and provide the requested information in order to determine Cost Accounting Standards (CAS) requirements applicable to any resultant contract.

If the offeror is an educational institution, Part II does not apply unless the contemplated contract will be subject to full or modified CAS coverage pursuant to 48 CFR 9903.201-2(c)(5) or 9903.201-2(c)(6), respectively.

- I. Disclosure Statement-Cost Accounting Practices and Certification (a) Any contract in excess of the lower CAS threshold specified in Federal Acquisition Regulation (FAR) 30.201-4(b) resulting from this solicitation will be subject to the requirements of the Cost Accounting Standards Board (48 CFR chapter 99), except for those contracts which are exempt as specified in 48 CFR 9903.201-1. (b) Any offeror submitting a proposal which, if accepted, will result in a contract subject to the requirements of 48 CFR chapter 99must, as a condition of contracting, submit a Disclosure Statement as required by 48 CFR 9903.202. When required, the Disclosure Statement must be submitted as a part of the offeror's proposal under this solicitation unless the offeror has already submitted a Disclosure Statement disclosing the practices used in connection with the pricing of this proposal. If an applicable Disclosure Statement has already been submitted, the offeror may satisfy the requirement for submission by providing the information requested in paragraph (c) of Part I of this provision. Caution: In the absence of specific regulations or agreement, a practice disclosed in a Disclosure Statement shall not, by virtue of such disclosure, be deemed to be a proper, approved, or agreed-to practice for pricing proposals or a
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accumulating and reporting contract performance cost data.
(c) Check the appropriate box below:
(1) Certificate of Concurrent Submission of Disclosure Statement. The offeror hereby certifies that, as a
part of the offer, copies of the Disclosure Statement have been submitted as follows:
(i) Original and one copy to the cognizant Administrative Contracting Officer (ACO) or cognizant
Federal agency official authorized to act in that capacity (Federal official), as applicable; and
(ii) One copy to the cognizant Federal auditor.
(Disclosure must be on Form No. CASB DS-1 or CASB DS-2, as applicable. Forms may be obtained from the
cognizant ACO or Federal official.)
Date of Disclosure Statement:
Name and Address of Cognizant ACO or Federal Official Where Filed:
The offeror further certifies that the practices used in estimating costs in pricing this proposal are consistent with the
cost accounting practices disclosed in the Disclosure Statement.
(2) Certificate of Previously Submitted Disclosure Statement. The offeror hereby certifies that the
required Disclosure Statement was filed as follows:
Date of Disclosure Statement:
Name and Address of Cognizant ACO or Federal Official Where Filed:
The offeror further certifies that the practices used in estimating costs in pricing this proposal are consistent with the
cost accounting practices disclosed in the applicable Disclosure Statement.
(3) Certificate of Monetary Exemption. The offeror hereby certifies that the offeror, together with all
divisions, subsidiaries, and affiliates under common control, did not receive net awards of negotiated prime
contracts and subcontracts subject to CAS totaling \$50 million or more in the cost accounting period immediately
preceding the period in which this proposal was submitted. The offeror further certifies that if such status changes
before an award resulting from this proposal, the offeror will advise the Contracting Officer immediately.

(4) Certificate of Interim Exemption. The offeror hereby certifies that (i) the offeror first exceeded the monetary exemption for disclosure, as defined in (3) of this subsection, in the cost accounting period immediately preceding the period in which this offer was submitted and (ii) in accordance with 48 CFR 9903.202-1, the offeror is not yet required to submit a Disclosure Statement. The offeror further certifies that if an award resulting from this proposal has not been made within 90 days after the end of that period, the offeror will immediately submit a revised certificate to the Contracting Officer, in the form specified under paragraph (c)(1) or (c)(2) of Part I of this provision, as appropriate, to verify submission of a completed Disclosure Statement.
Caution: Offerors currently required to disclose because they were awarded a CAS-covered prime contract or subcontract of \$50 million or more in the current cost accounting period may not claim this exemption (4). Further, the exemption applies only in connection with proposals submitted before expiration of the 90-day period following the cost accounting period in which the monetary exemption was exceeded.
II. Cost Accounting Standards-Eligibility for Modified Contract Coverage  If the offeror is eligible to use the modified provisions of 48 CFR 9903.201-2(b) and elects to do so, the offeror shall indicate by checking the box below. Checking the box below shall mean that the resultant contract is subject to the Disclosure and Consistency of Cost Accounting Practices clause in lieu of the Cost Accounting Standards clause.
The offeror hereby claims an exemption from the Cost Accounting Standards clause under the provisions of 48 CFR 9903.201-2(b) and certifies that the offeror is eligible for use of the Disclosure and Consistency of Cost Accounting Practices clause because during the cost accounting period immediately preceding the period in which this proposal was submitted, the offeror received less than \$50 million in awards of CAS-covered prime contracts and subcontracts. The offeror further certifies that if such status changes before an award resulting from this proposal, the offeror will advise the Contracting Officer immediately.
<i>Caution</i> : An offeror may not claim the above eligibility for modified contract coverage if this proposal is expected to result in the award of a CAS-covered contract of \$50 million or more or if, during its current cost accounting period, the offeror has been awarded a single CAS-covered prime contract or subcontract of \$50 million or more.
III. Additional Cost Accounting Standards Applicable to Existing Contracts  The offeror shall indicate below whether award of the contemplated contract would, in accordance with paragraph (a)(3) of the Cost Accounting Standards clause, require a change in established cost accounting practices affecting existing contracts and subcontracts.  Yes No (End of provision)
<i>Alternate I</i> (APR1996). As prescribed in 30.201-3(b), add the following paragraph (c)(5) to Part I of the basic provision:
<ul> <li>☐ (5) Certificate of Disclosure Statement Due Date by Educational Institution. If the offeror is an educational institution that, under the transition provisions of 48 CFR 9903.202-1(f), is or will be required to submit a Disclosure Statement after receipt of this award, the offeror hereby certifies that (check one and complete): <ul> <li>☐ (i) A Disclosure Statement Filing Due Date of</li></ul></li></ul>
Name and Address of Cognizant ACO or Federal Official Where Disclosure Statement is to be Filed:
K-38 DFARS 252.209-7002 DISCLOSURE OF OWNERSHIP OR CONTROL BY A FOREIGN GOVERNMENT (JUN 2010)  (a) Definitions. As used in this provision—
DSS Representations Certifications and Page 29 of 35 initial

- (1) "Effectively owned or controlled" means that a foreign government or any entity controlled by a foreign government has the power, either directly or indirectly, whether exercised or exercisable, to control the election, appointment, or tenure of the Offeror's officers or a majority of the Offeror's board of directors by any means, e.g., ownership, contract, or operation of law (or equivalent power for unincorporated organizations).
  - (2) "Entity controlled by a foreign government"—
    - (i) Means—
    - (A) Any domestic or foreign organization or corporation that is effectively owned or controlled by a foreign government; or
      - (B) Any individual acting on behalf of a foreign government.
  - (ii) Does not include an organization or corporation that is owned, but is not controlled, either directly or indirectly, by a foreign government if the ownership of that organization or corporation by that foreign government was effective before October 23, 1992.
- (3) "Foreign government" includes the state and the government of any country (other than the United States and its outlying areas) as well as any political subdivision, agency, or instrumentality thereof.
  - (4) "Proscribed information" means—
    - (i) Top Secret information;
  - (ii) Communications security (COMSEC) material, excluding controlled cryptographic items when unkeyed or utilized with unclassified keys;
    - (iii) Restricted Data as defined in the U.S. Atomic Energy Act of 1954, as amended;
    - (iv) Special Access Program (SAP) information; or
    - (v) Sensitive Compartmented Information (SCI).
- (b) *Prohibition on award*. No contract under a national security program may be awarded to an entity controlled by a foreign government if that entity requires access to proscribed information to perform the contract, unless the Secretary of Defense or a designee has waived application of 10 U.S.C. 2536(a).
- (c) *Disclosure*. The Offeror shall disclose any interest a foreign government has in the Offeror when that interest constitutes control by a foreign government as defined in this provision. If the Offeror is a subsidiary, it shall also disclose any reportable interest a foreign government has in any entity that owns or controls the subsidiary, including reportable interest concerning the Offeror's immediate parent, intermediate parents, and the ultimate parent. Use separate paper as needed, and provide the information in the following format:

Offeror's Point of Contact for Questions about Disclosure		
(Name and Phone Number with Country Code, City Code and Area Code, as applicable)		
Name and Address of Offeror		
Name and Address of Entity Controlled by a Foreign Government	Description of Interest, Ownership Percentage, and Identification of Foreign Government	

(End of provision)

## K-39 DFARS 252.225-7000 BUY AMERICAN—BALANCE OF PAYMENTS PROGRAM CERTIFICATE—BASIC (NOV 2014)

(a) Definitions. "Commercially available off-the-shelf (COTS) item," "component," "domestic end product,"
"foreign end product," "qualifying country," "qualifying country end product," and "United States," as used in this
provision, have the meanings given in the Buy American and Balance of Payments Program—Basic clause of this
solicitation.

(h)	Evaluation	. The Government—
w	Evaluation.	. THE CHARLING

(1) Will evaluate offers in accordance with the policies and procedures of Part 225 of the Defense Feder	ral
Acquisition Regulation Supplement; and	

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- (2) Will evaluate offers of qualifying country end products without regard to the restrictions of the Buy American statute or the Balance of Payments Program.
- (c) Certifications and identification of country of origin.
- (1) For all line items subject to the Buy American and Balance of Payments Program—Basic clause of this solicitation, the offeror certifies that-
  - (i) Each end product, except those listed in paragraphs (c)(2) or (3) of this provision, is a domestic end product; and
  - (ii) For end products other than COTS items, components of unknown origin are considered to have been mined, produced, or manufactured outside the United States or a qualifying country.
  - (2) The offeror certifies that the following end products are qualifying country end products:

Line Item Number	Country of Origin

(3) The following end products are other foreign end products, including end products manufactured in the United States that do not qualify as domestic end products, i.e., an end product that is not a COTS item and does not meet the component test in paragraph (ii) of the definition of "domestic end product":

Line Item Number	Country of Origin

(End of provision)

Alternate I. As prescribed in 225.1101 (1) and (1)(ii), use the following provision, which adds "South Caucasus/Central and South Asian (SC/CASA) state" and "South Caucasus/Central and South Asian (SC/CASA) state end product" in paragraph (a), and replaces "qualifying country end products" in paragraphs (b)(2) and (c)(2) with "qualifying country end products or SC/CASA state end products":

### BUY AMERICAN—BALANCE OF PAYMENTS PROGRAM CERTIFICATE—ALTERNATE I (NOV 2014)

- (a) Definitions. "Commercially available off-the-shelf (COTS) item," "component," "domestic end product," "foreign end product," "qualifying country," "qualifying country end product," "South Caucasus/Central and South Asian (SC/CASA) state," "South Caucasus/Central and South Asian (SC/CASA) state end product," and "United States," as used in this provision, have the meanings given in the Buy American and Balance of Payments Program—Alternate I clause of this solicitation.
- (b) Evaluation. The Government—

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- (1) Will evaluate offers in accordance with the policies and procedures of part 225 of the Defense Federal Acquisition Regulation Supplement; and
- (2) Will evaluate offers of qualifying country end products or SC/CASA state end products without regard to the restrictions of the Buy American statute or the Balance of Payments Program.
- (c) Certifications and identification of country of origin.
- (1) For all line items subject to the Buy American and Balance of Payments Program—Alternate I clause of this solicitation, the offeror certifies that-
  - (i) Each end product, except those listed in paragraphs (c)(2) or (3) of this provision, is a domestic end product; and
  - (ii) For end products other than COTS items, components of unknown origin are considered to have been mined, produced, or manufactured outside the United States or a qualifying country.
- (2) The offeror certifies that the following end products are qualifying country end products or SC/CASA

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state end products:		

Line Item Number	Country of Origin
	n end products, including end products manufactured in the ts, i.e., an end product that is not a COTS item and does not n of "domestic end product":
Line Item Number	Country of Origin
(End of provision)	<u> </u>
K-40 OTHER REPRESENTATIONS AND CERT	IFICATIONS
Does the Offeror have the following:	
(a) Small Business Subcontracting Plan? (Large Busines	s Only) 🗆 NO, 🗀 YES, DATE
(b) HUBZone Plan? (Large Business Only) ☐ NO, ☐ Y	YES, DATE
(c) An Accounting System reviewed and deemed adequa	te by a government agency?
$\square$ NO, $\square$ YES, DATE	
(d) A Billing System reviewed and deemed adequate by	a government agency?
$\square$ NO, $\square$ YES, DATE	
(e) A Government Approved Purchasing System? $\square$ N	O, 🗆 YES, DATE
(f) A Government Approved Property Control System? I	□ NO, □ YES, DATE
determined adequate, please list the audit number, date, a attach certification or documentation verifying certification. Purchasing, and/or Property Systems have been determine DSS will not be able to issue any type of Cost Reimburse	on. If Offeror has not certified that its Accounting, Billing, ned adequate; then pursuant to FAR 16.301-3, <i>Limitations</i> , ement contract to Offeror. If status of determination of g, and/or Property Systems changes within twelve months of
<del></del>	<del></del>
	<del>-</del>

□ NO, □ YES, DATE  If required, please provide a copy of the submission letter as evidence of compliance.  If not required, provide reason:  [Space intentionally left blank]
If not required, provide reason:
[Space intentionally left blank]

Other Statements of Offerors (January 9, 2023)

# K-41 FAR 52.204-10 REPORTING EXECUTIVE COMPENSATION AND FIRST-TIER SUBCONTRACT AWARDS (JUN 2020)

UPON AWARD OF ANY FIRST-TIER SUBCONTRACT FOR \$30,000 OR MORE BUYER SHALL BE OBLIGATED TO REPORT THE BELOW INFORMATION, AND OTHER INFORMATION AS REQUIRED BY FAR 52.204-10, IN THE FEDERAL FUNDING ACCOUNTABILITY & TRANSPARENCY ACT (FFATA) SUBAWARD REPORTING SYSTEM (FSRS) AT <a href="http://www.fsrs.gov/">http://www.fsrs.gov/</a>. THIS INFORMATION REQUIRED BY FAR 52.204-10 WILL BE MADE AVAILABLE TO THE PUBLIC

	` /	BE MADE AVAILABLE	THIS INFORMATION RI TO THE PUBLIC.	EQUIRED BY FAR	
1.	In the previous tax year did Seller have gross income, from all sources of \$300,000 or more? ☐ Yes ☐ No				
2.	In Seller's preceding fiscal year, did Seller receive \$25M or more in annual gross revenues from Federal contracts (and subcontracts), loans, grants (and subgrants), cooperative agreements, and other forms of Federal financial assistance? $\square$ Yes $\square$ No				
3.	contracts (an	teller's preceding fiscal year, did Seller receive 80% or more in annual gross revenues from Federal tracts (and subcontracts), loans, grants (and subgrants), cooperative agreements, and other forms of eral financial assistance?   Yes			
4.	Does the public have access to compensation information of the executives of Seller at:				
	FISCAL R	EPORTING YEAR:			
		Name of Executive <sup>1</sup>	Title	Total Reportable Compensation <sup>2</sup>	
	1.				
	2.				
	3.				
	4.				
	5.				
purpos contrac term as which costs.	Executive ins.  First-tier so acquiring the contract of acquiring the contract of a co	ubcontract means a subcong supplies or services (incomplete include the Contractor's for materials or supplies to a Contractor's applied to a Contractor's tward means the month in	partners, or any other emplornment awarded directly by cluding construction) for possible supplier agreements with that benefit multiple contract general and administrative which a contract is signed contract is signed by the C	the Contractor for the erformance of a prime vendors, such as long-cts and/or the costs of e expenses or indirect by the Contracting	

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initial \_\_\_\_\_

Total compensation means the cash and noncash dollar value earned by the executive during the Contractor's preceding fiscal year and includes the following (for more information see 17 CFR 229.402(c)(2)):

- (1) Salary and bonus.
- (2) Awards of stock, stock options, and stock appreciation rights. Use the dollar amount recognized for financial statement reporting purposes with respect to the fiscal year in accordance with the Financial Accounting Standards Board's Accounting Standards Codification (FASB ASC) 718, Compensation-Stock Compensation.
- (3) Earnings for services under non-equity incentive plans. This does not include group life, health, hospitalization or medical reimbursement plans that do not discriminate in favor of executives, and are available generally to all salaried employees.
- (4) *Change in pension value*. This is the change in present value of defined benefit and actuarial pension plans.
- (5) Above-market earnings on deferred compensation which is not tax-qualified.
- (6) Other compensation, if the aggregate value of all such other compensation (*e.g.*, severance, termination payments, value of life insurance paid on behalf of the employee, perquisites or property) for the executive exceeds \$10,000.

TYPED NAME OF CERTIFYING OFFICIAL: _	
TITLE:	
TELEPHONE NUMBER:	
DATE:	