REQUEST FOR QUO	OTATIONS	THIS RFQ	ls >	IS NOT A SMALL B	USINESS SE	ET-ASIDE	PAGE OF	1
1. REQUEST NO. SPE4A6-15-Q-0806	2. DATE ISSUED	<u> </u>	ION/PUR	CHASE REQUEST NO.	4. CERT.FO	OR NAT. DEF. BDSA REG. 2	RATING	32 D-C9
5. ISSUED BY DLA AVIATION		000000220				DMS REG. 1  R BY (Date)  SEE SCHE	<u> </u>	
ASC COMMODITIES DIVISION 8000 JEFFERSON DAVIS HIGHW. RICHMOND VA 23297	AY				7. DELIVE	RY DB DESTINATION	OTHER (See So	
USA Buyer: Cassandra Julien PARFM62 Email: Cassandra Julien @dla.mil	2 Tel: 804-279-3323 Fa	ax: 804-279-540	)1			TINATION OF CONSIGNEE		
8. TO:					See So	chedule		
					b. STREET	ADDRESS		
					c. CITY			
					d. STATE	e. ZIP CODE		
					u. STATE	e. Zii COBL		
10. PLEASE FURNISH QUOTATIONS T ISSUING OFFICE IN BLOCK 5 ON C BEFORE CLOSE OF BUSINESS (Date of the control of	indicate on t incurred in origin unless	his form and retu the preparation	urn it to the of the	rmation, and quotations from address in Block 5. The mission of this quotation coter. Any representations a	nis request of or to contract	loes not commit the Go for supplies or services	vernment to pa s. Supplies are	y any costs of domestic
	I	11. SCHED	DULE (Se	e Continuation Sheets)				
See attached schedule to complete que  Quoter must also complete the followir  a. Quotation is valid for 90 days from of b. Prices quoted are:  Contained in Commercial Cat page Contained in Internal Price Lis our facility.  Commercial sales of compara Customer Other (provide basis)  c. FOB Point: Destination Origin Shippin d. If delivery period shown in Block 6 is e. Remittance Address (Name, Street,	alate specified in Block alog or Published Price t No able quantities: Quanti g Point (City, State) _ s unacceptable, provid City, State, ZIP): Sam	e List Nodated ty e best possible e as Block 13 u	; Price	dated, which may be e				
12. DISCOUNT FOR PROMPT PAYMENT  NOTE: Additional provisions and recommendations are recommended.	(%	× are		b. 20 CALENDAR DAY: t attached.	(%)	CALENDAR DAYS	NUMBER PE	NDAR DAYS ERCENTAGE  QUOTATION
	AGE QUOTER			14. SIGNATURE OF PERS QUOTATION	ON AUTHORI	ZED IO SIGN	I.O. DATE OF	QUOTATION
	L			-				
b. STREET ADDRESS						16. SIGNER	1	
				a. NAME (Type or Print)			b. TEL	EPHONE
c. COUNTY							AREA CODE	
d. CITY	e. STATE f. ZIP 0	CODE		C. TITLE (Type or Print)			NUMBER	

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For Government FATs:

FIRST ARTICLE APPROVAL

First Article 1 EA \$11,400.00 Estimate
(1 EA = 1 First Article Test)

Number of samples to be tested = 1

Deliver FOB: Destination

Inspection: Origin

Acceptance: Destination (By the PCO)

Ship To:

DELIVER GOVERNMENT FIRST ARTICLE EXHIBITS TO:

DDOO-SOP (FIRST ARTICLES)

BLDG 18 DOOR 16 (EXT 739-7667)

8080 PERIMETER RD

TINKER AFB, OK 73145-8000

DODAAC:FY2303

DELIVERY SCHEDULE

090 Days ARO: Delivery of Government First Article

210 Days: Government Testing, Evaluation , and Notification to Contractor

072 DAFAA: Delivery of Production Units

372 DARO (Days after Receipt of Order)

"If the requested/required delivery for the FAT Report/FA ship time cannot be met, offeror(s) shall provide a proposed delivery schedule with details explaining why the requested/required delivery cannot be met."

"The supplier shall notify in writing the testing lab, the Engineering Support Activity, and the contract administrator when testing reports and/or shipments are submitted IAW contract requirements to include tracking information."

This solicitation is being issued under the First Destination Transportation (FDT) program. " For FDT program transportation requirements, see DLAD clause 52.247-9059 F.o.b. Origin, Government Arranged Transportation and 52.247-9058, First Destination Transportation (FDT) Program- Shipments Originating Outside the contiguous United States (OCONUS). Additional information about FDT can be found on the FDT website(http://www.dla.mil/FDTPI/)." <a href="http://www.dla.mil/FDTPI/">http://www.dla.mil/FDTPI/</a>)>

DLA AVIATION NOTE TO 52.211-9000 GOVERNMENT SURPLUS MATERIAL (JUL 2002)

For electronic quotes, if the information requested by Clause 52.211-9000 (Section I) cannot be submitted with your offer, it must be submitted off-line to the contracting officer prior to the solicitation closing date.

Awards citing origin inspection that authorize the furnishing of surplus material will contain a Quality Assurance Provision (QAP) S01 in lieu of the QAP (if any) specified in this solicitation. If destination inspection will apply to the award, the QAP cited in the purchase order text will apply.

A copy of surplus QAP S01 is available on the DLA Aviation Acquisition

CONTINUATION SHEET

# REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE4A6-15-Q-0806

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Reference List, Section 2 http://www.aviation.dla.mil/userweb/dscrbat/qaps.htm

11-20A-9G DLA AVIATION NOTE TO 52.211-9000 GOVERNMENT SURPLUS MATERIAL (JUL 2002)

SURPLUS MATERIAL IS ACCEPTABLE. Clause 52.211-9000 (Section I) restates information provided by the successful offeror in its offer.

If origin inspection is cited for this award, Quality Assurance Provision (QAP) S01 and any supplemental requirements as specified in the award apply.

If destination inspection is cited for this award, QAP S01 does not apply. Applicable QAP, if any, will be as cited in the PID.

A copy of surplus QAP S01 is available on the DLA Aviation Acquisition Reference List, Section 2 http://www.aviation.dla.mil/userweb/dscrbat/qaps.htm

13-1A-9G NOTIFICATION OF REJECTION OF UNILATERAL AWARD (MAR 2001)

Unless this is a bilateral award, notice of rejection as described herein is required. The Government's offer to purchase, as evidenced by this order, is made on the basis of your quotation. Although you are not legally obligated

to perform on a unilateral purchase order, you should promptly notify the DLA Aviation contract administrator in writing if you do not intend to perform this order by the specified delivery date. Prompt notification means as soon after receiving notice of award as practicable given the circumstances.

FAILURE TO PROVIDE PROMPT NOTICE WILL ADVERSELY AFFECT YOUR PAST PERFORMANCE AUTOMATED BEST VALUE SYSTEM SCORE IF THIS ORDER IS LATER CANCELLED AT OTHER THAN THE GOVERNMENT'S REQUEST.

52.211-9G73 PACKAGING AND MARKING AND REQUIREMENTS (MAR 2004)

- (a) Unless stated otherwise, commercial packaging in accordance with ASTM-D-3951 is required for CONUS shipments from the contractor directly to the customer. Commercial packaging and marking is not sufficient for vendor shipments requiring movement through the Defense Transportation System (also referred to as the Military Distribution System or DLA Depot) as the shipment could ultimately be moved via Military Air.
- (b) Higher level packaging in accordance with MIL-STD-2073 is mandatory for all shipments that meet the below criteria:
- Movement through the Defense Transportation System including shipments to a Military Distribution facility or depot.
- OCONUS shipments
- FMS shipments
- Hazardous material, as cited in the AID or in the Quality Requirements Matrix.
  - (c) Materials not considered as HAZMAT for CONUS or OCONUS commercial air shipments may be considered

HAZMAT for MILAIR shipments OCONUS. As such, contractors/shippers shall ensure that material meeting HAZMAT definitions in DLAI 4145.3, Preparing Hazardous Materials for Military Air Shipment, is packaged in accordance with that instruction when the consignee is OCONUS and the shipment will be moved through the Defense Transportation System.

- (d) All items shall be marked in accordance with MIL-STD-129P. Hazardous items and shelf life items, as cited in the AID or in the Quality Requirements Matrix, shall be marked in accordance with MIL-STD-129P and the appropriate clauses cited in the appendix to the matrix and the contract. The contractor is required to package material in accordance with Quantity Unit Pack (QUP), specified in MIL-STD-2073 and the Unit of Issue (UI), specified in each delivery order. A packing slip shall be located in a plastic pouch on the outside of the package. For HAZMAT destined OCONUS, a hard copy of the Material Safety Data Sheet (MSDS) must also be included.
- (e) In the event of deployments, this clause may be invoked when shipments originally destined for a CONUS location are diverted to OCONUS destinations thereby necessitating movement of the material through the Defense Transportation System. In such an event, contractors will be notified by the Contracting Officer and an equitable adjustment will be made in the contract price as deemed appropriate.

NOTE: Applicable to negotiated solicitations. Offers that do not comply with the packaging and marking requirements as specified in Section D of this solicitation may be subject to rejection as being technically unacceptable.

52.246-9G36 CONFIGURATION CONTROL (JUN 2003)

NOTICE TO CONTRACTORS: The requirements of this clause are identified to MIL-STD-973. DLA Aviation will continue to reference MIL-STD-973 in solicitations and contracts until implementation of DLA configuration control requirements. The full text of MIL-STD-973 is available at:

http://www.aviation.dla.mil/userweb/dscrbat/gaps.htm

- (a) When configuration management control is cited in the Procurement Item Description, the furnished item(s) shall conform to the approved configuration requirements/revision specified unless a variation is processed and approved as provided for at (b) below.
- (b) Variations shall be identified and approval obtained in accordance with MIL-STD-973 dated 17 APR 92, with Interim Notice 3 dated 12 JAN 95 as follows:
- (1) Process an Engineering Change Proposal for any changes to the approved configuration in accordance with Paragraph 5.4.2 and Subparagraphs thereto and APPENDIX D, except that Subparagraphs 5.4.2.3.1, 5.4.2.3.5.1, and 5.4.2.3.5.2 do not apply.
- (2) Process requests for deviation from the approved configuration in accordance with Paragraph 5.4.3 and Subparagraphs thereto and APPENDIX E.
- (3) Process requests for waiver from the approved configuration in accordance with Paragraph 5.4.4 and Subparagraphs thereto and APPENDIX E.
- (4) Process requests for parts substitution from the approved configuration in accordance with Paragraph 5.4.5 and Subparagraphs thereto.
- (5) Process Specification Change Notices in accordance with Paragraph 5.4.6 and Subparagraphs thereto and APPENDIX F.

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- (6) Process Notices of Revision (NORS) in accordance with Paragraph 5.4.7 and APPENDIX G.
- (7) Process configuration control (short form procedure) in accordance with Paragraph 5.4.8 and Subparagraphs thereto and APPENDIX D.

52.211-9G22 DLA AVIATION PALLETIZATION FOR MIL-STD-2073 IN ACCORDANCE WITH MD00100452 REVISION B (JUL 2008)

#### (a) Palletization.

- (1) When the total number of containers going to the same destination is 250 pounds or greater (excluding pallet) or a volume of 20 cubic feet or greater, then palletization IAW MIL-STD-147 is required.
- (2) When the total number of containers going to the same destination is less than 250 pounds (excluding pallet) and is less than 20 cubic feet, then palletization is not required IAW MIL-STD-147.
- (3) Except as otherwise provided in this clause, shipping containers shall be palletized IAW the guidance cited in MIL-STD-147. Special palletization instructions may be further specified under other preparation for delivery instructions in this order/contract. In the case of any inconsistency between such special palletization instructions in the requirements cited in this clause, the special palletization instructions shall take precedence.
- (4) Pallets required for use, shall comply with ANSI/MH1, Part No. MH1/9-02SW4048. This part number shall be used for Level A packaging when the total weight is less than 1500 lbs. evenly distributed. This part number shall be used for Level B packaging when the total weight is greater than 1500 lbs., but less than 3000 lbs. evenly distributed.
- \*\*\*NOTE\*\*\*Use of nonstandard commercial pallets is forbidden unless cited in the contract/purchase order.
- (i) The following commercial heat treatment process has been approved by the American Lumber Standards Committee (ALSC) and is required for all Non-Manufactured Wood Packaging Material (NMWPM) entering a European country or destined for a Container Consolidation Point (CCP) or an aerial or water port of embarkation: All wooden pallets and wood containers produced entirely or in part of non-manufactured softwood species shall be constructed from Heat Treated (HT to 56 degrees Centigrade for 30 minutes) coniferous material and certified accordingly by an accredited agency recognized by the American Lumber Standards Committee (ALSC) in accordance with Non-manufactured Wood Packing Policy and Non-manufactured Wood Packing Enforcement Regulations both dated May 30, 2001. All wooden pallets and containers produced entirely of non-manufactured hardwood species shall be

identified by a permanent marking of "NC," 1.25 inches or greater in height, accompanied by the CAGE code of the contracted manufacturer and the month and year of the contract. On pallets, the marking shall be applied to the

stringer or block on opposite sides and ends of the pallet and be contrasting and clearly visible. On containers, the marking shall be applied on a side other than the top or bottom, contrasting and clearly visible.

- (ii) Oak and chestnut wood shall be bark free and square edged so that none of the natural rounded surface tissues remain, or be bark free and have a moisture content no greater than 20%. The contractor is responsible for performing an inspection of each shipment to assure compliance with this requirement.
- (5) Unless otherwise specified in the contract or purchase order hazardous material containers, except cylinders and 55 gallon drums (see paragraph 5(i) thru (iv), shall be palletized IAW Load Type VI of

MIL-STD-147. Pallets used shall be as cited above. "Hazardous Material" for the purpose of this clause, means any material considered hazardous under the Department of Transportation Hazardous Material Regulations, 49 CFR 171-79, IATA, IACO, IMDG, unless otherwise specified.

\*\*\*NOTE\*\*\* Shrink wrap is not authorized for use with Hazardous Materials.

- (i) 55 gallon drums for domestic delivery shall be palletized 3 per pallet IAW with load type 3a bonding method G (stretch wrap) or 4 per pallet IAW load type VI of MIL-STD-147 (placing an inverted wood cap under and over the load secured by metal strapping).
- (ii) 55 gallon drums for export delivery shall be palletized 4 per pallet IAW load type VI of MIL-STD-147 (placing an inverted wood cap under and over the load secured by metal strapping).
- (iii) Cylinders for domestic delivery shall be palletized vertically IAW load type IX of MIL-STD-147 or horizontally using metal strapping IAW MIL-STD-147 bonding method D (figure 36) and notched wood spacers (storage aid #25, figure 50) to assure the stability of the load.
- (iv) Cylinders for export delivery shall be Palletized (vertically) IAW load type IX of MIL-STD-147.
- (6) The use of stretch-wrap, shrink film or nonmetallic strapping for bonding is not authorized for "Export Shipments".
- (7) Stretch-wrap, when utilized, shall be accomplished mechanically with a (machine or hand held tool that based on the weight of items being palletized, maintains sufficient tension to assure secure bonding of the items to the pallet during transportation).
- (8) Unless otherwise specified in the contract or Purchase Order, all polyethylene/plastic containers for domestic delivery with or without fiberboard over pack shall be palletized IAW load type 3a bonding method G

(stretch wrap) or IAW Load "Type VI of MIL-STD-147 to ensure stacking support during transportation and storage. All polyethylene/plastic containers for export delivery with or without fiberboard over pack shall be palletized IAW Load Type VI of MIL-STD-147.

- (b) Loading: Five-gallon tight head pails shall be loaded on pallets IAW Load Type III or IIIA of MIL-STD-147, except that a triple layer or course may be used for a total not to exceed 42 pails.
- (c) Unitization: Supplies that do not lend themselves to the use of MIL-STD-147 palletization due to size, weight, configuration, etc. shall be unitized by securely blocking, bracing, or anchoring the load on a skid base or commercial type pallet in a manner that assures safe delivery.

# 52.215-9G06 EVALUATION AND AWARD (MAY 2011)

(a) AWARD. The Government intends to evaluate

proposals and, if necessary, conduct discussions with all responsible offerors within the competitive range. The award will be made to the offeror whose proposal conforms to the terms and conditions of the solicitation and represents the best value to the Government. Therefore, award may be made to other than the lowest priced or the highest technically rated offer.

- (b) RELATIVE IMPORTANCE AND TRADE-OFFS. The Government will base the determination of best value on a comparative assessment of the offerors' prices, past performance, and the other evaluation factors identified elsewhere in this solicitation. The determination of best value also considers the relative importance of the evaluation factors. All evaluation factors, when combined, are:
  - [ ] significantly more important than cost or price. As other evaluation factors become more equal, the evaluated cost or price becomes more important.
  - [X] approximately equal to cost or price; or
  - [] significantly less important than cost or price. As the evaluated cost/price becomes more equal, relative importance of all other evaluation factors becomes more significant.

The final award decision may involve a trade-off among cost or price and the non-price factors. Factors that may be considered in the trade-off process include, but are not limited to:

Item criticality and weapons system application Current inventory status Historical delivery or quality problems Concerns over limited supply sources and industrial base Benefits from obtaining new sources

- (c) COST OR PRICE. The Government will evaluate the offered cost or price. The Government will add any other cost or price evaluation factors identified elsewhere in this solicitation (e.g. Buy American Act or FOB Origin transportation costs) to arrive at the offeror's evaluated cost or price. The evaluated cost or price will be used in conjunction with the other non-price factors to determine the best value to the Government.
- (d) PAST PERFORMANCE. Past performance includes, but is not limited to, the offeror's record of conforming to contract requirements and standards of good workmanship; adherence to contract schedules, including the administrative aspects of performance; the offeror's reputation for reasonable and cooperative behavior and commitment to customer satisfaction; and generally, the offeror's business-like concern for the customer's interest.
- (i) The Automated Best Value System (ABVS) or the Past Performance Information Retrieval System Statistical Reporting (PPIRS-SR), as applicable, will be used to evaluate quality and past performance on DLA awards (see 52.215-9022).

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- (ii) In addition, offerors may submit with their offer information on past and current Federal (non-DLA Aviation), State and local government and private sector contracts performed by the offeror at the proposed performance location within the last three years that are similar in nature to this acquisition. Offerors electing to submit this data must furnish at least the following information: name and address of the contracting entity; the contract number; award and completion dates; the dollar value; the contract type; the items or services provided; two references, with title and phone number; and any problems encountered and the corrective action taken by the offeror.
- (iii) By submitting past performance information, the offeror agrees to permit the Government's representatives to contact the listed references and inquire of the offeror's performance. If more than three contracts are identified, the Government reserves the right to randomly select and limit its review to three contracts. In addition to the information provided, the Government may consider information obtained from other sources when evaluating the offeror's past performance. Offerors will be given the opportunity to discuss negative past performance information obtained from references if the offeror has not had a previous opportunity to comment on that information.
- (iv) Offerors with no past performance history (whether internal or external to the Federal government) will not be evaluated favorably nor unfavorably.
- (e) PAST PERFORMANCE EVALUATION FACTORS. The Government will use the past performance evaluation factors marked below in addition to cost or price and other evaluation factors specified in the solicitation. Unless indicated otherwise, past performance is significantly more important than other non-price factors. Within the past performance subfactors, ABVS scores/PPIRS assessments (as applicable) will be weighed most heavily. Historical quality history and delivery schedule compliance (not captured in ABVS/PPIRS) will be weighed more heavily than the remaining past performance subfactors. All other non-price evaluation factors specified in this solicitation weigh equally, unless otherwise indicated.
  - [ ] ABVS Score/PPIRS-SR Assessments (52.215-9022)
  - [X ] PPIRS-RC Assessments
  - [ ] Historical Quality (not captured in ABVS/PPIRS)
  - [ ] Historical Delivery Schedule Compliance (not captured in ABVS/PPIRS)
  - [ ] ABILITYONE (52.215-9005)
  - [ ] Mentoring Business Agreements (MBA) (52.219-9003)
  - [ ] Socioeconomic Support (52.215-9003)
  - [ ] Other (specify):

# 52.215-9G06 ALT I EVALUATION AND AWARD (MAY 2009)

(e) QUOTED DELIVERY. The Government will evaluate the offeror's compliance with the delivery schedule specified in the solicitation. Quoting a greater number of days delivery than requested under the

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	n the quote being evaluated less favorably equested delivery schedule. There will be	
no evaluation preference for the requested delivery school	or offered delivery which is earlier than	
the requested delivery sche	edute.	
( ) NON-PRICE FACTORS. Quevaluated equally, unless	uoted delivery and past performance will be	
_	ighed more heavily than past performance. eighed more heavily than quoted delivery.	
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		
52.246-9003 Measuring and	Test Equipment	
MEASURING AND TEST EQUIPMEN	NI (JAN 2014)	
	ther clause to the contrary, and/or in addition thereto, the Cont other measuring and testing equipment, used in determining wheth	
presented to the Government	t for acceptance under this contract fully conform to specified t	echnical
	ed in accordance with International Organization for Standardizat ional Standards Institute (ANSI)/National Conference of Standards	
(NCSL) Z540.3 (R2013).	Tonal Standards Institute (ANSI)/National Conference of Standards	Laboratories

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#### SECTION B

SUPPLIES/SERVICES: 5342-01-343-5818

ITEM DESCRIPTION:

RING, SUPPORT ACTUATOR

## GOVERNMENT FIRST ARTICLE APPLIES

Government First Article Preproduction approval required. Testing will be in accordance with applicable drawings, specifications and/or Engineering instructions. The first article offered shall be manufactured at the facilities in which production quantities are procured and produced under this contract. When submitting the first article(s) for government testing, a copy of the contract and all applicable drawings, specifications, engineering instructions, certifications, and inspection sheets shall be provided. Upon receipt and evaluation of the test report from the responsible government testing location, the contracting officer will provide final notification to the manufacturer. Any questions or concerns regarding the first article test requirements must be submitted through the contracting officer.

Additional Wide Area Workflow (WAWF) instructions for government first article test CLIN: The contractor shall code the receiving report for government first article test CLIN in WAWF as Follows:

- A: Inspection at origin (Source) Enter the DCMA office DODAAC listed on page 1 of the contract.
- $\ensuremath{\mathtt{B}}\xspace$  . Acceptance by other Enter the issue by office DODAAC listed on page 1 of the contract.
- C: Ship to code Enter the DODAAC of the test facility listed for the government first article test CLIN in the contract (See FAR Clause 52.209-4).

#### FIRST ARTICLE TEST MARKING INSTRUCTIONS:

FAT sample(s) packaging shall be clearly marked "FIRST ARTICLE TEST EXHIBIT(S) DO NOT POST TO STOCK!!!" in largest font possible with contrasting color to the packaging. Marking shall be located adjacent to the Package Shipping Label side and on at least one additional side of the package.

DELIVER GOVERNMENT FIRST ARTICLE EXHIBITS TO: DDOO-SOP (FIRST ARTICLES) BLDG 18 DOOR 16 (EXT 739-7667) 8080 PERIMETER RD TINKER AFB, OK 73145-8000

MARK FOR: FIRST ARTICLES ATTN: DDOO-SOP

DODAAC:FY2303

DO NOT POST: NON ACCOUNTABLE

DO NOT PUT IN SUPPLY

DODAAC: FY2303

#### SECTION B

SUPPLY/SERVICE: 5342-01-343-5818 CONT'D

PLEASE NOTE: PLEASE ENSURE that the words "FIRST ARTICLE" are clearly marked on the outside of the shipping container package

IDENTIFY TO:

MARK IAW MIL-STD-130N(1), DATED 16 NOV 2012. CONFIGURATION CONTROL APPLIES

#### SAMPLING:

- 1. SAMPLING FOR INSPECTION AND TESTING SHALL BE IAW ANSI/ASQ Z1.4-2003 (R2013). ANY ALTERNATE PLAN MUST BE APPROVED BY THE PCO. A SAMPLING PLAN THAT ACCEPTS ON ZERO DEFECTS IS REQUIRED
- 2. ANY DEFECTIVE ITEM DISCOVERED DURING INSPECTION MAY BE CAUSE FOR REJECTION OF THE ENTIRE CONTRACT QUANTITY.

THIS ITEM HAS TECHNICAL DATA SOME OR ALL OF WHICH IS SUBJECT TO EXPORT-CONTROL REGULATIONS. DISTRIBUTION OF THE TECHNICAL DATA AND ELIGIBILITY FOR AWARD ARE LIMITED TO THOSE SUPPLIERS QUALIFIED THROUGH JCP CERTIFICATION, OR TO THOSE LICENSED BY EITHER THE DEPARTMENTS OF STATE OR COMMERCE; OR TO FOREIGN SUPPLIERS PURSUANT TO INTERNATIONAL AGREEMENTS.

TO APPLY FOR JCP CERTIFICATION, COMPLETE DD FORM 2345, "MILITARY CRITICAL TECHNICAL DATA AGREEMENT," FORM IS AVAILABLE AT THE WORLD WIDE WEB ADDRESS HTTP://WWW.DLIS.DLA.MIL/JCP OR BY WRITING TO:

DLA LOGISTICS INFORMATION SERVICE FEDERAL CENTER 74 WASHINGTON AVE., NORTH BATTLE CREEK, MI 49037-3084

TO MANUFACTURE THIS ITEM, NON-JCP CERTIFIED SUPPLIERS MUST SUBMIT A CURRENT MANUFACTURING LICENSE AGREEMENT, TECHNICAL ASSISTANCE AGREEMENT, DISTRIBUTION AGREEMENT OR OFF-SHORE PROCUREMENT AGREEMENT APPROVED BY THE DIRECTORATE OF DEFENSE TRADE CONTROLS WITH THE OFFER, UNLESS AN EXEMPTION UNDER THE PROVISIONS OF ITAR SECTION, 125.4 "EXEMPTIONS OF GENERAL APPLICABILITY," AND/OR EAR PART 740 ARE APPLICABLE.

NON-JCP CERTIFIED SUPPLIERS SEEKING EXPORT CONTROLLED TECHNICAL DATA ARE REQUIRED TO PROVIDE THE CONTRACTING OFFICER WITH AN APPLICABLE AGREEMENT OR IDENTIFY WHICH ITAR/EAR EXEMPTION APPLIES TO RECEIVE A COPY OF THE EXPORT CONTROLLED TECHNICAL DATA.

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#### SECTION B

SUPPLY/SERVICE: 5342-01-343-5818 CONT'D

NOTE: JCP CERTIFIED CONTRACTORS WHO RECEIVE TECHNICAL DATA PURSUANT TO THEIR DD FORM 2345 CERTIFICATION MAY NOT FURTHER DISSEMINATE SUCH DATA UNLESS FURTHER DISSEMINATION OF THE TECHNICAL DATA IS EXPRESSLY PERMITTED BY DODD 5230.25."

GENERAL ELECTRIC COMPANY 07482 P/N 1286M84P01

QTY VARIANCE: PLUS 0% MINUS 0%

INSPECTION POINT: ORIGIN
ACCEPTANCE POINT: ORIGIN

FOB: ORIGIN DELIVERY DATE: 372 DAYS ADO

PREP FOR DELIVERY:
PKGING DATA-QUP:001

SHALL BE PACKAGED STANDARD COMMERCIAL IN ACCORDANCE WITH ASTM D 3951.

Markings Paragraph

When ASTM D3951, Commercial Packaging is specified, the following apply:

- $\bullet$  ,,All Section "D" Packaging and Marking Clauses take precedence over ASTM D3951.
- •,,In addition to requirements in MIL-STD-129, when Commercial Packaging is used, the Method of Preservation for all MIL-STD-129 marking and labeling shall be "CP" Commercial Pack.
- $\bullet$ ,,The Unit of Issue (U/I) and Quantity per Unit Pack (QUP) as specified in the contract take precedence over QUP in ASTM D3951.

PARCEL POST ADDRESS:

W25GlU
W1BG DLA DISTRIBUTION
DDSP NEW CUMBERLAND FACILITY
2001 NORMANDY DRIVE DOOR 113 TO 134
NEW CUMBERLAND PA 17070-5002
US

FOR TRANSPORTATION ASSISTANCE SEE DLAD 52.247-9034. FOR FIRST DESTINATION TRANSPORTATION (FDT) AWARDS SEE

CON	HNUAL	ION	SHEET
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## SECTION B

SUPPLY/SERVICE: 5342-01-343-5818 CONT'D

DLAD 52.247-9059 AND

CONTRACT INSTRUCTIONS INSTEAD.

FREIGHT SHIPPING ADDRESS:

W25G1U
W1BG DLA DISTRIBUTION
DDSP NEW CUMBERLAND FACILITY
2001 NORMANDY DRIVE DOOR 113 TO 134
NEW CUMBERLAND PA 17070-5002
US

Government First Article Test

ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0002	0001 - S00000052	1.000	EA	\$	\$

This line item signifies the First Article Test requirement (FAT). See clauses for information concerning the FAT requirement. Offers that do not cite a price for this line item shall be evaluated under the assumption that there is no separate charge for the FAT. In the event the FAT requirement is waived, no award will be made for this line item .

FOB: DELIVERY DATE: 90 DAYS ADO

PREP FOR DELIVERY:

Not Applicable

GOVT USE

			External	External	External	Customer RDD/
ITEM	PR	PRLI	PR	PRLI	Material	Need Ship Date
0001	0055802256	0001	N/A	N/A	N/A	05/04/2015
0002	N/A	N/A	N/A	N/A	9906	N/A

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### **SECTION D - PACKAGING AND MARKING**

#### 252.211-7006 RADIO FREQUENCY IDENTIFICATION (SEP 2011) DFARS

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- (b)(1) Except as provided in paragraph (b)(2) of this clause, the Contractor shall affix passive RFID tags, at the case- and palletized-unit-load packaging levels, for shipments of items that—
- (i) Are in any of the following classes of supply, as defined in DoD 4140.1-R, DoD Supply Chain Materiel Management Regulation, AP1.1.11:
- (A) Subclass of Class I Packaged operational rations.
- (B) Class II Clothing, individual equipment, tentage, organizational tool kits, hand tools, and administrative and housekeeping supplies and equipment.
- (C) Class IIIP Packaged petroleum, lubricants, oils, preservatives, chemicals, and additives.
- (D) Class IV Construction and barrier materials.
- (E) Class VI Personal demand items (non-military sales items).
- (F) Subclass of Class VIII Medical materials (excluding pharmaceuticals, biologicals, and reagents suppliers should limit the mixing of excluded and non-excluded materials).
- (G) Class IX Repair parts and components including kits, assemblies and subassemblies, reparable and consumable items required for maintenance support of all equipment, excluding medical-peculiar repair parts; and
- (ii) Are being shipped to one of the locations listed at http://www.acq.osd.mil/log/rfid/ or to-
- (A) A location outside the contiguous United States when the shipment has been assigned Transportation Priority 1, or to—
- (B) The following location(s) deemed necessary by the requiring activity:

Contract Line, Subline, or Exhibit Line Item Number	Location Name	City	State	DoDAAC

- (2) The following are excluded from the requirements of paragraph (b)(1) of this clause:
- (i) Shipments of bulk commodities.
- (ii) Shipments to locations other than Defense Distribution Depots when the contract includes the clause at FAR 52.213-1, Fast Payment Procedures.
- (c) The Contractor shall—
- (1) Ensure that the data encoded on each passive RFID tag are globally unique (i.e., the tag ID is never repeated across two or more RFID tags and conforms to the requirements in paragraph (d) of this clause;
- (2) Use passive tags that are readable; and
- (3) Ensure that the passive tag is affixed at the appropriate location on the specific level of packaging, in accordance with MIL-STD-129 (Section 4.9.2) tag placement specifications.
- (d) Data syntax and standards. The Contractor shall encode an approved RFID tag using the instructions provided in the EPC™ Tag Data Standards in effect at the time of contract award. The EPC™ Tag Data Standards are available at <a href="http://www.epcqlobalinc.org/standards/">http://www.epcqlobalinc.org/standards/</a>.
- (1) If the Contractor is an EPCglobal™ subscriber and possesses a unique EPC™ company prefix, the Contractor may use any of the identifiers and encoding instructions described in the most recent EPC™ Tag Data Standards document to encode tags.
- (2) If the Contractor chooses to employ the DoD identifier, the Contractor shall use its previously assigned Commercial and Government Entity (CAGE) code and shall encode the tags in accordance with the tag identifier details located at <a href="http://www.acq.osd.mil/log/rfid/tag\_data.htm">http://www.acq.osd.mil/log/rfid/tag\_data.htm</a>. If the Contractor uses a third-party packaging house to encode its tags, the CAGE code of the third-party packaging house is acceptable.
- (3) Regardless of the selected encoding scheme, the Contractor with which the Department holds the contract is responsible for ensuring that the tag ID encoded on each passive RFID tag is globally unique, per the requirements in paragraph (c)(1).
- (e) Advance shipment notice. The Contractor shall use Wide Area WorkFlow (WAWF), as required by DFARS <u>252.232-7003</u>, Electronic Submission of Payment Requests, to electronically submit advance shipment notice(s) with the RFID tag ID(s) (specified in paragraph (d) of this clause) in advance of the shipment in accordance with the procedures at <a href="https://wawf.eb.mil/">https://wawf.eb.mil/</a>.

CONTINUATION SHEET	REFERENCE	NO. OF DOCUME SPE4A6-15-C	NT BEING CONTINUED: 1-0806	PAGE 15 OF 32 PAGES
(End of clause)				
52.211-9010 SHIPPING LAB	EL REQUIREMENTS	- MILITARY-STAN	IDARD (MIL-STD) 129P (APR 20	14) DLAD
52.211-9010 SHIPPING LAB DLAD	EL REQUIREMENTS	- MILITARY STAI	NDARD (MIL-STD) 129P (NOV 20	011), ALT I (AUG 2005)
52.211-9033 PACKAGING AI	ND MARKING REQU	REMENTS (APR	2008) DLAD	
52.247-9012 REQUIREMENT	S FOR TREATMENT	OF WOOD PACK	AGING MATERIAL (WPM) (FEB	2007) DLAD
SECTION E - INSPECTION AN	ID ACCEPTANCE			
52.211-9022 SUPERSEDED	PART-NUMBERED IT	EMS (NOV 2011)	) DLAD	
(a) Part number (P/N) changes The offeror represents that th CAGE	ne P/N requested in t	he solicitation has	only when the offeror completes the s been changed from	e following verification:
P/N				
P/N				
and that this is a part number			nge is	
****				
52.211-9023 SUBSTITUTION	OF ITEM AFTER AV	VARD (NOV 2011	) DLAD	
52.246-2 INSPECTION OF SI		•		
52.246-11 HIGHER-LEVEL C	ONTRACT QUALITY	REQUIREMENT	(FEB 1999) FAR	
			ed below. [If more than one standa	ard is listed, the offeror shall
indicate its selection by checkin	ng the appropriate bloo Number	ck.] Date	Tailoring	
			: ag	
0				
Ö				
[Contracting Officer insert the ti (End of clause)	tle, number (if any), d	ate, and tailoring (if	any) of the higher-level quality star	ndards.]
252.246-7000 MATERIAL INS	SPECTION AND REC	EIVING REPORT	(MAR 2008) DFARS	
52.246-9008 INSPECTION A	ND ACCEPTANCE A	T ORIGIN (NOV 2	011) DLAD	
(a) Inspection and Acceptance (b) The point of acceptance will (c) The Offeror shall indicate Supplies: Plant:	be the point of last in		pment unless otherwise indicated b	by the offeror.
Commercial and Government	t Entity (CAGE) Code	<del></del>		
Street:				
			CONTINUED ON N	IEYT DAGE

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE4A6-15-Q-0806	PAGE 16 OF 32 PAGES
	SFE4A0-13-Q-0000	
City/State/Zip:		
Applicable to contract line-ite	em(s) (CLIN(s):	
(d) The Offeror shall indicate Packaging: [ ] Same as for supplies, or, Plant:	e below the location where packaging will be inspected:	
Cage Code:		
Street:		
City/St/Zip:		
Applicable to clin(s):		
***		
52.246-9019 MATERIAL ANI	DINSPECTION REPORT (APR 2008) DLAD	
SECTION F - DELIVERIES OF	R PERFORMANCE	
52.211-16 VARIATION IN QU	JANTITY (APR 1984) FAR	
(b) The permissible variation st 00 Percent increase 00 Percent decrease This increase or decrease shall		
52.211-17 DELIVERY OF EX	CESS QUANTITIES (SEP 1989) FAR	
52.242-15 STOP-WORK ORI	DER (AUG 1989) FAR	
52.242-17 GOVERNMENT D	ELAY OF WORK (APR 1984) FAR	
52.247-9059 F.O.B. Origin, G	overnment Arranged Transportation (OCT 2013) DLAD	
<b>CONTIGUOUS UNITED STAT</b>	TION TRANSPORTATION (FDT) PROGRAM - SHIPMENTS ORIGINAT TES (OCONUS) (JUL 2013) (DLAD) CONUS) is defined as being in the 48 contiguous states and the District o	
	nducted under the Firste Destination Transportation (FDT) Initiative. Delivithe Government will occur at destination unless otherwise specified in the	

(c) For Offerors whose shipments will originate from outside CONUS (OCONUS), the Offeror's f.o.b. origin price shall include transportation to a CONUS location that the Offeror selects based on cost-effectiveness or other variables at the Offeror's discretion. This location shall be deemed the origin point for purposes of the f.o.b. origin terms and conditions of the solicitation/order/contract. The Offeror shall identify this CONUS location as the pick-up point in the Vendor Shipment Module (VSM) at https://vsm.distribution.dla.mil.

(End of Clause)

# **SECTION H - SPECIAL CONTRACT REQUIREMENTS**

# 52.246-9039 REMOVAL OF GOVERNMENT IDENTIFICATION FROM NON-ACCEPTED SUPPLIES (NOV 2011) DLAD

(a) The Contractor shall remove or obliterate from a rejected end item and its packing and packaging, any marking, symbol, or other representation that the end item or any part of it has been produced or manufactured for the United States Government. Removal or obliteration shall be accomplished prior to any donation, sale, or disposal in commercial channels. The Contractor, in making disposition

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in commercial channels of rejected supplies, is responsible for compliance with requirements of the Federal Trade Commission Act (15 United States Code (U.S.C.) 45 et seq.) and the Federal Food, Drug and Cosmetic Act (21 U.S.C. 301 et seq.), as well as other Federal or State laws and regulations promulgated pursuant thereto.

(b) Unless otherwise authorized by the Contracting Officer, the Contractor is responsible for removal or obliteration of government identifications within 72 hours of rejection of nonconforming supplies including supplies manufactured for the Government but not offered or supplies transferred from the Government's account to the cold storage Contractor's account at origin or destination. (For product rejected at destination and returned to the Contractor's plant, the 72 hour period starts with the time of Contractor receipt of returned product). After removal or obliteration is accomplished and prior to disposition, the Contractor must notify the Government inspector.

(End of Clause)

#### **SECTION I - CONTRACT CLAUSES**

252.201-7000 CONTRACTING OFFICER'S REPRESENTATIVE (DEC 1991) DFARS

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

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

52.204-13 SYSTEM FOR AWARD MANAGEMENT MAINTENANCE (JUL 2013) FAR

252.204-7000 DISCLOSURE OF INFORMATION (AUG 2013) DFARS

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

252.204-7004 ALTERNATE A, SYSTEM FOR AWRD MANAGEMENT (FEB 2014) DFARS

252.204-7012 SAFEGUARDING OF UNCLASSIFIED CONTROLLED TECHNICAL INFORMATION (NOV 2013) DFARS

52.209-04 FIRST ARTICLE APPROVAL - GOVERNMENT TESTING (SEP 1989) FAR

(a) The Contractor shall deliver 1 unit(s) of Lot/Item 5342-01-342-5818 within 90 calendar days from the date of this contract to the Government at

SEE PAGE 2 REMARKS

for first article tests. The shipping documentation shall contain this contract number and the Lot/Item identification. The characteristics that the first article must meet and the testing requirements are specified elsewhere in this contract.

(b) Within 210 calendar days after the Government receives the first article, the Contracting Officer shall notify the Contractor, in writing, of the conditional approval, approval, or disapproval of the first article. The notice of conditional approval or approval shall not relieve the Contractor from complying with all requirements of the specifications and all other terms and conditions of this contract. A notice of conditional approval shall state any further action required of the Contractor. A notice of disapproval shall cite reasons for the disapproval.

# 52.209-04 FIRST ARTICLE APPROVAL - GOVERNMENT TESTING (SEP 1989), ALT I (JAN 1997) FAR

## 52.209-9018 FIRST ARTICLE - GOVERNMENT TEST - ADDITIONAL REQUIREMENTS (JUL 2014) DLAD

- (a) For the lots/items identified in this contract as requiring Government first article test (FAT) in accordance with the clause at Federal Acquisition Regulation (FAR) 52.209-4, the Contractor shall—
- (1) Conform with technical requirements stated and/or referenced in the solicitation; including number of units to be produced, data required, performance or other characteristics that the first articles shall meet, sequence of processes, tests to which the first articles shall be subjected, and conformance criteria for each requirement specified.
- (2) Provide all facilities, equipment and personnel required to perform the examination and evaluation of the first article units when first article testing will be conducted at the Contractor's plant. The Government reserves the right to charge the Contractor for any additional costs of examination and evaluation caused by failure of the Contractor to make available the first article units or the required facilities, equipment or personnel, at the times specified in the above mentioned notice to the Contracting Officer.

- (3)(i) At least fourteen (14) calendar days, or as otherwise specified in the contract, prior to the date when the Contractor will present the first articles to the quality assurance representative (QAR) for inspection to determine compliance with specification requirements, provide written notice to:
- (A) The Contracting Officer;
- (B) The QAR: and
- (C) The following:
- (1) For awards issued by DLA Land and Maritime:

**DLA Land and Maritime** 

FAT Monitor, BPI

Post office (P. O.) box 3990

Columbus, Ohio 43218-3990;

- (2) For awards issued by DLA Troop Support:
- (i) DLA Troop Support

Attention: First Article Testing Monitor

Building 3

700 Robbins Avenue

Philadelphia, Pennsylvania 19111; or

- (ii) For acquisitions of Clothing and Textile (C&T) items; Medical and Subsistence items; and Meal, Ready-To-Eat (MRE) and Tray Pack Items, the Contracting Officer, who acts as FAT/Testing Monitor:
- (3) For awards issued by DLA Aviation:

**DLA** Aviation

ATTN: VGA, Product Assurance Office

8000 Jefferson Davis Highway

Richmond, Virginia 23297-5516

(4) For awards issued by Naval Surface Warfare Center, Carderock Division:

Commanding Officer

Naval Surface Warfare Center

Code 954, Building 77L

Philadelphia Business Center, Carderock Division

Philadelphia, Pennsylvania 19112-5083

Telephone: (215) 897-1146

(5) For awards issued by Naval Sea Systems Command, Washington Navy Yard:

Commander

Naval Sea Systems Command

Sea 05M3, 1333 ISAAC Hull Avenue, SE Stop 5160

Washington Navy Yard, District of Columbia (DC) 20376-5160

Telephone: (202) 781-3729

- (ii) When first article units are presented to the QAR, provide the Contractor's certification that the same processes and facilities used to manufacture the first article units shall be used to manufacture the production units.
- (iii) Prior to shipping the first article units to the Government testing facility specified in paragraph (a) of the clause FAR 52.209-4 (or resubmitting any first article units after conditional approval or disapproval by the Government testing facility), obtain a statement from the QAR that the first article units have been inspected and determined to comply with the specification requirements.
- (4) Prepare shipping containers for first article units in accordance with the following:
- (i) Exterior marking and shipping documentation.
- (Å) Mark packages containing first article units in bold letters, below and to the left of the address, as follows: "First Article Exhibits: Contract Number [Contractor insert] and Lot/Item Number [Contractor insert];" and
- (B) Use a hard copy of the Department of Defense (DD) Form 250 as a packing list on the exterior of the shipping container, in accordance with military standard (MIL-STD) 129, paragraph 5.3, Exterior Container Documentation.
- (ii) Interior documentation requirements. Include the following with all shipments of first article units:
- (A) Hard copies of the Statement of Inspection and DD Form 250, signed by the QAR;
- (B) Copy of the contract, or those portions of the contract that pertain to the Government First Article Test (FAT) requirements;
- (C) Copies of test reports, showing actual results;
- (D) Material certifications:
- (E) Process operations sheets;
- (F) Copies of drawings used to manufacture the first article units. (Contractor may mark documents, as appropriate, to restrict from public disclosure and/or from Government use other than for evaluation);
- (G) Contractor's certification that the same processes and facilities used to manufacture the first article units shall be used to manufacture the production units;
- (H) Documents required under a contract deliverables requirements list, if applicable; and
- (I) Any other documentation required by the contract;
- (5)(i) Send all first article units by traceable means (e.g., certified or registered mail, United Parcel Service, Federal Express, etc.).

CONTINUATION SHEET		OOCUMENT BEING CONTINUED: 4A6-15-Q-0806	PAGE 19 OF 32 PAGES
transportation tracking informat (A) Contracting Officer; and (B) Points of contact identified (6) Submit first articles to the G calendar days from date of con (7) Pay all costs incurred for tra (i) Costs of manufacturing and (ii) Administrative costs for re-p (b) The Contractor shall enter a costs associated with the produ Article Test (FAT)" CLIN, or do under the presumption that the (c) Upon completion of the first Officer and to the points of con (d) If first article units are condi FAR 52.209-4. (1) Final disposition of condition (2)(A) Disapproved first article following information to the Cor (15) calendar days after receivi (1) Contractor's complete "Ship (2) Name of Contractor's point (3) Phone number of Contractor (4) Transportation cost codes (	at paragraph (a)(3)(i)(C) of this of covernment testing facility identificant as specified in paragraph (ansportation of first article units a re-testing additional first articles procurement by the Government an offered price in the contract limitation and testing of the first article not specify there is a separate of a re is no separate charge for procuraticle testing, the Government tact identified at paragraph (a)(3) tionally approved or disapproved anally approved or disapproved in the contracting officer and to the Contracting Officer and to the pointing notification of disapproval of To" address; DEFENSE LOGIS of contact (POC)/addressee; or's POC; and	ied in paragraph (a) of the clause at FAR 5 a) of the clause at FAR 52.209-4; and under this contract; and, if applicable - ; and . ne-item (CLIN) for "Government First Article cles. Offers that do not cite a separate price charge for the "Government First Article Tes ducing and testing the first article units. test facility will submit its report of testing in b)(i)(C) of this clause. d, the Government shall take action in accounts article units is determined at the discreti intractor at the Government's discretion, if the s of contact identified at paragraph (a)(3)(i)	2.209-4, within the number of e Test (FAT)" that includes all for the "Government First at (FAT)", shall be evaluated a duplicate) to the Contracting rdance with the clause at on of the Government. The Contractor submitted the (C) of this clause within fifteen
	IREMENTS (AUG 2000) FAR		
	NS FOR MILITARY OR FEDER	AL SPECIFICATIONS AND STANDARDS	6 (NOV 2005) DFARS
(4) If the proposed SPI process has been accepted at the facility at which it is proposed for use, but is not yet listed at the Internet site specified in paragraph (b) of this clause, submit documentation of Department of Defense acceptance of the SPI process.  (d) Absent a determination that an SPI process is not acceptable for this procurement, the Contractor shall use the following SPI processes in lieu of military or Federal specifications or standards:  (Offeror insert information for each SPI process)  SPI Process:			
Facility:	Facility:		
Military or Federal Specificat	ion or Standard:		

Affected Contract Line Item Number, Subline Item Number, Component, or Element:

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# 52.211-9000 GOVERNMENT SURPLUS MATERIAL (AUG 2014) DLAD

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- (c) With respect to the surplus material being offered, the Offeror represents that:
- (1) The material is new, unused, and not of such age or so deteriorated as to impair its usefulness or safety.

#### Yes [ ] No [

The material conforms to the technical requirements cited in the solicitation (e.g., Commercial and Government Entity (CAGE) code and part number, specification, etc.).

# Yes [ ] No [ ]

The material conforms to the revision letter/number, if any is cited.

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Yes [ ] No [ ] Unknown If no, the revision offered d Yes [ ] No [ ] Unknown The material was manufac	oes not affect form, fit, functi	on, or interface.		
(Name)	(Address)			
If no, the Offeror must attach		ing Officer an explanatio	n as to how the offered quant cource. <b>Yes[] No[]</b> If yes	
Government Selling Agency	Contract Number	Contract Date (Month, Year)		
Agency	Contract Hamber	(Month, Tear)	-	
			_	
Other Source	Address	Date Acquired (Month, Year)		
			-	
(4) The material has been If yes, (i) the price offered in Yes [ ] No [ ]; and (ii) the done, including the comportion Yes [ ] No [ ] If yes, the price includes resulting (5) The material has data put yes, the Offeror must state of (6) The offered material is a (If yes, the Offeror has state of the yes, the yes yes yes yes yes yes yes yes yes ye	ach or forward to the Contract reconditioned. Yes [] No [ ncludes the cost of recondition of the contract of the contract of the replaced and the replacement of cure-dated corplates attached. Yes [] No te below all information contain its original package. Yes	] coning/refurbishment. and to the Contracting Of applicable rebuild stand inponents. Yes [ ] No [ [ ] ained thereon, or forward is and data cited on the period of the coning of the co	description of the alterations of the alterations of the alterations of the acceptance of the data can be ackage; or has attached or form	of any work done or to be ure-dated components.
Part Number	Other Marki	ngs/Data	]	
			-	
			-	
Yes[] No[]	led this same material (Nation government)	•	] Government before. act number as that provided p	previously.

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Yes [] No []; and (ii) standard	ate below the Government A	gency and contract number under which the m	aterial was previously provided:
_ /·geney		<u>.                                    </u>	
Yes [ ] No [ ] If yes, (i) the specification/o		a specification or drawing.  of the Offeror. Yes [ ] No [ ]; n below, or forwarded a copy or facsimile to the	· Contracting Officer.
Specitication/Drawing Number	Revision (if any)	Date	
	, ,		
(9) The material has been inspected for correct part number and for absence of corrosion or any obvious defects.  Yes [ ] No [ ]  If yes, (i) Material has been re-preserved. Yes [ ] No [ ];  (ii) Material has been repackaged. Yes [ ] No [ ];  (iii) Percentage of material that has been inspected is, and/or number of items inspected is; and (iv) a written report was prepared. Yes [ ] No [ ] If yes, the Offeror has attached it or forwarded it to the Contracting Officer. Yes [ ] No [ ]  (d) The Offeror agrees that in the event of award and notwithstanding the provisions of the solicitation, inspection and acceptance of the surplus material will be performed at source or destination subject to all applicable provisions for source or destination inspection.  (e) The Offeror has attached or forwarded to the Contracting Officer one of the following, to demonstrate that the material being offered was previously owned by the Government (Offeror check which one applies):  [ ] For national or local sales, conducted by sealed bid, spot bid or auction methods, a solicitation/Invitation For Bid and corresponding DLA Distribution Services 1427, Notice of Award, Statement and Release Document.  [ ] For DLA Distribution Services Commercial Venture (CV) Sales, the shipment receipt/delivery pass document and invoices/receipts used by the original purchaser to resell the material.  [ ] For pLA Distribution Services Recycling Control Point (RCP) term sales, the statement of account or billing document.  [ ] For property sold under the exchange or sale regulation, conducted by sealed bid, auction or retail methods, a solicitation/Invitation for Bid and corresponding DLA Distribution Services Form 1427.  [ ] When the above documents are not available, or if they do not identify the specific NSN being acquired, a copy or facsimile of all original package markings and data, including NSN, Commercial and Government Entity (CAGE) code and part number, and original contract number. (This information has already been provided			
***			
52.211-9002 PRIORITY F	RATING (NOV 2011) DLA	AD.	
52.211-9052 NOTIFICATION TO GOVERNMENT OF AND CONTEMPLATED PRODUCTION PHASE-OUT (NOV 2011) DLAD			
52.215-08 ORDER OF PI	RECEDENCE - UNIFORM	CONTRACT FORMAT (OCT 1997) FAR	
52.222-19 CHILD LABOR	R - COOPERATION WITH A	AUTHORITIES AND REMEDIES (JAN 2014)	FAR
52.222-50 COMBATTING	TRAFFICKING IN PERSO	NS (FEB 2009) FAR	
		ES TO BAN TEXT MESSAGING WHILE DRIV	NG (AUG 2011) FAR
	52.225-13 RESTRICTIONS ON CERTAIN FOREIGN PURCHASES (JUN 2008) FAR		
252.225-7001 BUY AME	252.225-7001 BUY AMERICAN ACT AND BALANCE OF PAYMENTS PROGRAM (DEC 2012) DFARS		

# 252.225-7002 QUALIFYING COUNTRY SOURCES AS SUBCONTRACTORS (JUN 2012) DFARS

## 52.229-9000 KENTUCKY SALES AND USE TAX EXEMPTION (DEC 1984) DLAD

Contracts awarded under this solicitation are exempt from the Kentucky Sales and Use Tax per Kentucky tax exemption . No amounts for this tax should be included in bids/offers. (End of clause)

- 52.232-01 PAYMENTS (APR 1984) FAR
- 52.232-08 DISCOUNTS FOR PROMPT PAYMENT (FEB 2002) FAR
- 52.232-11 EXTRAS (APR 1984) FAR
- 52.232-23 ASSIGNMENT OF CLAIMS (MAY 2014) FAR
- 52.232-25 PROMPT PAYMENT (JUL 2013) FAR
- 252.232-7003 ELECTRONIC SUBMISSION OF PAYMENT REQUESTS AND RECEIVING REPORTS (JUN 2012) DFARS
- 252.232-7010 LEVIES ON CONTRACT PAYMENTS (DEC 2006) DFARS
- 52.232-9010 ACCELERATED PAYMENTS TO SMALL BUSINESS (APR 2014) DLAD
- 52.233-01 DISPUTES (MAY 2014) FAR
- 52.233-03 PROTEST AFTER AWARD (AUG 1996) FAR
- 52.233-04 APPLICABLE LAW FOR BREACH OF CONTRACT CLAIM (OCT 2004) FAR
- 52.233-9001 DISPUTES AGREEMENT TO USE ALTERNATIVE DISPUTE RESOLUTION (NOV 2011) DLAD

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#### (c) The offeror should check here to opt out of this clause:

- [ ]. Alternate wording may be negotiated with the contracting officer.
- 52.243-01 CHANGES FIXED PRICE (AUG 1987) FAR
- 252.243-7001 PRICING OF CONTRACT MODIFICATIONS (DEC 1991) DFARS
- 52.244-06 SUBCONTRACTS FOR COMMERCIAL ITEMS (OCT 2014) FAR
- 52.249-01 TERMINATION FOR CONVENIENCE OF THE GOVERNMENT (FIXED-PRICE) (SHORT FORM) (APR 1984) FAR
- 52.249-08 DEFAULT (FIXED-PRICE SUPPLY AND SERVICE) (APR 1984) FAR
- 52.252-02 CLAUSES INCORPORATED BY REFERENCE (FEB 1998) FAR

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es): http://www.dla.mil/Acquisition and http://farsite.hill.af.mil/. (End of Clause)

### 52.253-01 COMPUTER GENERATED FORMS (JAN 1991) FAR

## 252.225-7048 EXPORT CONTROLLED ITEMS (JUN 2013) DFARS

- (a) *Definition*. "Export-controlled items," as used in this clause, means items subject to the Export Administration Regulations (EAR) (15 CFR Parts 730-774) or the International Traffic in Arms Regulations (ITAR) (22 CFR Parts 120-130). The term includes:
  - (1) "Defense items," defined in the Arms Export Control Act, 22 U.S.C. 2778(j)(4)(A), as defense articles, defense services, and related technical data, and further defined in the ITAR, 22 CFR Part 120.

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

# SECTION K - REPRESENTATIONS, CERTIFICATIONS AND STATEMENTS

## 52.204-08 ANNUAL REPRESENTATIONS AND CERTIFICATIONS (OCT 2014) FAR

- (a)(1) The North American Industry Classification System (NAICS) code for this acquisition is [insert NAICS code].
- (2) The small business size standard is 500 [insert size standard].
- (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, is 500 employees.
- (b)(1) If the clause at 52.204-7, System For Award Management, is included in this solicitation, paragraph (d) of this provision applies.
- (2) If the provision at 52.204-7 is not included in this solicitation, and the offeror is currently registered in the System for Award Management (SAM), and has completed the Representations and Certifications section of SAM electronically, the offeror may choose to use paragraph (d) of this provision instead of completing the corresponding individual representations and certification in the solicitation. The offeror shall indicate which option applies by checking one of the following boxes:
- [ ] (i) Paragraph (d) applies.
- [ ] (ii) Paragraph (d) does not apply and the offeror has completed the individual representations and certifications in the solicitation.
- (c)(1) The following representations or certification s in ORCA are applicable to this solicitation as indicated:
- (i) 52.203-2, Certificate of Independent Price Determination. This provision applies to solicitations when a firm-fixed-price contract or fixed-price contract with economic price adjustment is contemplated, unless—
- (A) The acquisition is to be made under the simplified acquisition procedures in Part 13;
- (B) The solicitation is a request for technical proposals under two-step sealed bidding procedures; or
- (C) The solicitation is for utility services for which rates are set by law or regulation.
- (ii) 52.203-11, Certification and Disclosure Regarding Payments to Influence Certain Federal Transactions. This provision applies to solicitations expected to exceed \$150,000.
- (iii) 52.204-3, Taxpayer Identification. This provision applies to solicitations that do not include the clause at 52.204-7, Central Contractor Registration.
- (iv) 52.204-5, Women-Owned Business (Other Than Small Business). This provision applies to solicitations that—
- (A) Are not set aside for small business concerns;
- (B) Exceed the simplified acquisition threshold; and
- (C) Are for contracts that will be performed in the United States or its outlying areas.
- (v) 52.209-2, Prohibition on Contracting with Inverted Domestic Corporations—Representation. This provision applies to solicitations using funds appropriated in fiscal years 2008, 2009, 2010, or 2012.
- (vi) 52.209-5, Certification Regarding Responsibility Matters. This provision applies to solicitations where the contract value is expected to exceed the simplified acquisition threshold.
- (vii) 52.214-14, Place of Performance—Sealed Bidding. This provision applies to invitations for bids except those in which the place of performance is specified by the Government.
- (viii) 52.215-6, Place of Performance. This provision applies to solicitations unless the place of performance is specified by the Government.
- (ix) 52.219-1, Small Business Program Representations (Basic & Alternate I). This provision applies to solicitations when the contract will be performed in the United States or its outlying areas.
- (A) The basic provision applies when the solicitations are issued by other than DoD, NASA, and the Coast Guard.
- (B) The provision with its Alternate I applies to solicitations issued by DoD, NASA, or the Coast Guard.

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performed in the United State	. This provision applies to solicitations when contracting by sealed bidding an es or its outlying areas. tracts and Compliance Reports. This provision applies to solicitations that inc	
Equal Opportunity. (xii) 52.222-25, Affirmative Ad	ction Compliance. This provision applies to solicitations, other than those for o	
(xiii) 52.222-38, Compliance anticipated the contract awar	e at 52.222-26, Equal Opportunity. with Veterans' Employment Reporting Requirements. This provision applies to d will exceed the simplified acquisition threshold and the contract is not for ac	
	duct Certification. This provision applies to solicitations that require the delive nclude the clause at 52.223-2, Affirmative Procurement of Biobased Products	
	terial Certification. This provision applies to solicitations that are for, or specif	y the use of, EPA-
	Act Certificate. This provision applies to solicitations containing the clause at Act—Free Trade Agreements—Israeli Trade Act Certificate. (Basic, Alternation the clause at 52,225-3.	
<ul><li>(A) If the acquisition value is</li><li>(B) If the acquisition value is</li></ul>	less than \$25,000, the basic provision applies. \$25,000 or more but is less than \$50,000, the provision with its Alternate I ap	
(D) If the acquisition value is	\$50,000 or more but is less than \$79,507, the provision with its Alternate II at \$79,507 or more but is less than \$100,000, the provision with its Alternate III ments Certificate. This provision applies to solicitations containing the clause	applies.
(xix) 52.225-20, Prohibition o solicitations.	n Conducting Restricted Business Operations in Sudan—Certification. This p	rovision applies to all
and Certifications. This provi	n Contracting with Entities Engaging in Certain Activities or Transactions Rela sion applies to all solicitations. ack College or University and Minority Institution Representation. This provisi	
(A) Solicitations for research,	studies, supplies, or services of the type normally acquired from higher eductionst Guard acquisitions, solicitations that contain the clause at 52.219-23, Notice	ational institutions; and
Adjustment for Small Disadva (2) The following certifications	antaged Business Concerns. s are applicable as indicated by the Contracting Officer:	
[Contracting Officer check as [] (i) 52.219-22, Small Disad [] (A) Basic.		
[ ] (B) Alternate I. [ ] (ii) 52.222-18, Certification	Regarding Knowledge of Child Labor for Listed End Products.	alibertian on Danais of
Certain Equipment Certification	from Application of the Service Contract Act to Contracts for Maintenance, Con. from Application of the Service Contract Act to Contracts for Certain Service.	•
[ ] (v) 52.223-9, with its Alternonly)	nate I, Estimate of Percentage of Recovered Material Content for EPA-Design	
[ ] (vi) 52.227-6, Royalty Info [ ] (A) Basic. [ ] (B) Alternate I.	mauon.	
(d) The offeror has completed	ration of Limited Rights Data and Restricted Computer Software.  If the annual representations and certifications electronically via the SAM web	
representations and certificat	After reviewing the SAM database information, the offeror verifies by submis ions currently posted electronically that apply to this solicitation as indicated i or updated within the last 12 months, are current, accurate, complete, and accurate.	n paragraph (c) of this

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

FAR Clause #	Title	Date	Change

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

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(End of provision)	L			1
252.204-7007 ALTERNATE	A, ANNUAL REPRESENT.	ATIONS AND CERTIFIC	ATIONS (AUG 2014) D	FARS
(2) The following representation [Contracting Officer check as a [ ] (i) 252.209-7002, Disclosur [ ] (ii) 252.225-7000, Buy Ame [ ] (iii) 252.225-7020, Trade A [ ] Use with Alternate I. [ ] (iv) 252.225-7022, Trade A [ ] (v) 252.225-7031, Seconda [ ] (vi) 252.225-7035, Buy Ame [ ] Use with Alternate II. [ ] Use with Alternate III. [ ] Use with Alternate III. [ ] Use with Alternate IV. [ ] Use with Alternate V.	appropriate.] re of Ownership or Control erican—Balance of Paymer greements Certificate. greements Certificate—Inc ary Arab Boycott of Israel.	by a Foreign Governmen nts Program Certificate. slusion of Iraqi End Produ	t.	
(e) The offeror has completed Certifications Application (ORC verifies by submission of the of as indicated in FAR 52.204-8(current, accurate, complete, ar referenced for this solicitation), the changes identified below [crepresentation(s) and/or certificoffer.	CA) website at https://www.iffer that the representations c) and paragraph (d) of this ad applicable to this solicita as of the date of this offer, offeror to insert changes, ide	acquisition.gov/. After rest and certifications current provision have been entertion (including the busines, and are incorporated in tentifying change by provi	eviewing the ORCA databate at the posted electronically the ered or updated within the ess size standard applicable this offer by reference (see sion number, title, date]. T	ase information, the offeror nat apply to this solicitation last 12 months, are le to the NAICS code e FAR 4.1201); except for these amended
FAR/DFARS Provision #	Title	Date	Change	
****				
52.207-04 ECONOMIC PUR	CHASE QUANTITY - SUPI	PLIES (AUG 1987) FA	R	
(a) Offerors are invited to sta	ite an opinion on whether	the quantity(ies) of su	pplies on which bids, pro	oposals or quotes are
·				
(b) Each offeror who believes to economic purchase quantity. If economic purchase quantity is quantity points, this information OFFEROR RECOMMENDATION ITEM	different quantities are rec that quantity at which a sig n is desired as well. ONS	commended, a total and a gnificant price break occu	unit price must be quoted rs. If there are significant p	I for applicable items. An
TOTAL(c) The information requested in				 antities and to assist the
Government in developing a da				

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cancel the solicitation and resolicit with respect to any individual item in the event quotations received and the Government's requirements indicate that different quantities should be acquired. (End of provision)

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

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

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

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

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

(End of provision)

# 52.225-18 PLACE OF MANUFACTURE (SEP 2006) FAR

- (a) Definitions. As used in this clause—
- "Manufactured end product" means any end product in Federal Supply Classes (FSC) 1000-9999, except—
- (1) FSC 5510, Lumber and Related Basic Wood Materials;
- (2) Federal Supply Group (FSG) 87, Agricultural Supplies;
- (3) FSG 88, Live Animals;
- (4) FSG 89, Food and Related Consumables:
- (5) FSC 9410. Crude Grades of Plant Materials:
- (6) FSC 9430, Miscellaneous Crude Animal Products, Inedible;
- (7) FSC 9440, Mis cellaneous Crude Agricultural and Forestry Products:
- (8) FSC 9610, Ores:
- (9) FSC 9620, Minerals, Natural and Synthetic; and
- (10) FSC 9630, Additive Metal Materials.
- "Place of manufacture" means the place where an end product is assembled out of compone nts, or otherwise made or processed from raw materials into the finished product that is to be provided to the Government. If a product is disassembled and reassembled, the place of reassembly is not the place of manufacture.
- (b) For statistical purpose s only, the offeror shall indicate whether the place of manufacture of the end products it expects to provide in response to this solicitation is predominantly—
- (1) [ ] In the United States (Check this box if the total anticipated price of offered end products manufactured in the United States exceeds the total anticipated price of offered end products manufactured outside the United States); or

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# (2) [ ] Outside the United States.

(End of provision)

252.209-7995 REPRESENTATION BY CORPORATIONS REGARDING AN UNPAID DELINQUENT TAX LIABILITY OR A FELONY CONVICTION UNDER ANY FEDERAL LAW- FISCALYEAR 2013 APPROPRIATIONS (DEVIATION 2013-00006) (APR 2013) (DFARS)

In accordance with sections 8112 and 8113 of Division C and sections 514 and 515 of Division E of the Consolidated and Further Continuing Appropriations Act, 2013, (Pub. L. 113-6), none of the funds made available by that Act for DoD (including Military Construction funds) may be used to enter into a contract with any corporation that—

- (1) Has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability, where the awarding agency is aware of the unpaid tax liability, unless the agency has considered suspension or debarment of the corporation and
- made a determination that this further action is not necessary to protect the interests of the Government; or
- (2) Was convicted of a felony criminal violation under any Federal law within the preceding 24 months, where the awarding agency is aware of the conviction, unless the agency has considered suspension or debarment of the corporation and made a determination that this action is not necessary to protect the interests of the Government.
- (b) The Offeror represents that—
- (1) It is [] is not [] a corporation that has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability,
- (2) It is [] is not [] a corporation that was convicted of a felony criminal violation under a Federal law within the preceding 24 months. (End of provision)

# 252.209-7996 - REPRESENTATIONS BY CORPORATIONS REGARDING A FELONY CONVICTION UNDER ANY FEDERAL LAW - DOD MILITARY CONSTRUCTION APPROPRIATIONS (DEVIATION 2013-0006) (APR 2013) (DFARS)

- (a) In accordance with section 101(a)(10) of the Continuing Appropriations Resolution, 2013,(Pub. L. 112-175) none of the funds made available by that Act for military construction may be used to enter into a contract with any corporation that was convicted of a felony criminal violation under any Federal law within the preceding 24 months, where the awarding agency is aware of the conviction, unless the agency has considered suspension or debarment of the corporation and made a determination that this action is not necessary to protect the interests of the Government.
- (b) The Offeror represents that it is [] is not [] a corporation that was convicted of a felony criminal violation under a Federal law within the preceding 24 months.

(End of provision)

# 252.209-7997 REPRESENTATIONS BY CORPORATIONS REGARDING A FELONY CONVICTION UNDER ANY FEDERAL LAWDOD MILITARY CONSTRUCTIONS APPROPRIATIONS (DEVIATION 2013-00006) (APR 2013) (DEARS)

- (a) In accordance with section 101(a)(3) of the Continuing Appropriations Resolution, 2013,(Pub. L. 112-175) none of the funds made available by that Act for general appropriations for DoD may be used to enter into a contract with any corporation that—
  - (1) Has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability, where the awarding agency is aware of the unpaid tax liability, unless the agency has considered suspension or debarment of the corporation and made a determination that this further action is not necessary to protect the interests of the Government.
  - (2) Was convicted of a felony criminal violation under any Federal law within the preceding 24 months, where the awarding agency is aware of the conviction, unless the agency has considered suspension or debarment of the corporation and made a determination that this action is not necessary to protect the interests of the Government.

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(b) The Offeror represents	that—	
	rporation that has any unpaid Federal tax liability that has been assessed, for seen exhausted or have lapsed, and that is not being paid in a timely manner per collecting the tax liability,	
(2) It is [] is not [] a cormonths.	poration that was convicted of a felony criminal violation under a Federal law	within the preceding 24
(Er	nd of provision)	
SECTION L - INSTRUCTIONS	, CONDITIONS AND NOTICES TO OFFERORS	
252.203-7005 REPRESENTA	TION RELATING TO COMPENSATION OF FORMER DOD OFFICIALS (N	OV 2011) DFARS
52.204-07 SYSTEM FOR AW	ARD MANAGEMENT (JUL 2013) FAR	
52.217-9002 CONDITIONS F	OR EVALUATION AND ACCEPTANCE OF OFFERS FOR PART NUMBER	ED ITEMS (DEC 2011)
which the Government has dete electronic quoting system, whe engineered product"), a "supers whichever is applicable. (To d this provision, respectively.) Ar	e Purchase Order Text (POT) or Procurement Item Description (PID) of this so ermined to be acceptable. All Offerors shall indicate below, or through an alter ther they are offering an "exact product," an "alternate product" (which include seding part number," or a "previously-approved product;" and shall furnish the etermine which type of product to indicate, offerors must refer to the criteria in my product offered must be either a product cited in the POT or PID; or be phyerchangeable with a product cited in the POT or PID, including additional require CLIN(s):	ernative means in an es a "previously reverse- data required for a subparagraphs (b) - (e) of esically, mechanically,
[ ] Alternate/Previously Revo	erse-Engineered Product –	
Applies to CLIN(s):  [ ] Superseding Part Numbe	r – Applies to CLIN(s):	
[ ] Previously - Approved Pr	oduct – Applies to CLIN(s ):	
cited in the POT or PID; modifice manufactured by, or under the Offeror must meet one of the de (Any Offeror not meeting one of manufactured in accordance with Offeror other than the manufactured acceptability of the supplies off equipment manufacturer or its and its manufacturing source, at his or her sole discretion. If Contracting Officer finds unacc	roduct described by the name of an approved source and its corresponding paged (if necessary) to conform to any additional requirements set forth in the PO direction of, that approved source. If an Offeror indicates that an "exact product escriptions in subparagraphs (i)-(iv) below.  If these descriptions is not considered to be offering "exact product;" even thou the drawings and/or specifications of an approved source currently cited in turer cited in the POT or PID, the Contracting Officer may request evidence to ered. Evidence requested will generally include information tracing the supplication of distributor. At a minimum, evidence must be sufficient to establish The Contracting Officer determines the acceptability and sufficiency of document of the policy of the requested evidence/information or provides information, its offer may be rejected with out further consideration under this solicity cited in the POT or PID offering its corresponding part number as cited in the	or or PID; and out" is being offered, the ugh the item may be the POT or PID.) For any demonstrate technical es back to the original the identity of the product tentation or other evidence, ormation that the citation.

(ii) A dealer/distributor offering the product of an approved source that meets the description in subparagraph (i) above; (iii) A manufacturer who (A) produces the offered item under the direction of an approved source currently cited in the POT or PID; and

(B) has authorization from that approved source to manufacture the item, identify it as that approved source's name and part number, and sell the item directly to the Government. If requested by the Contracting Officer, the Offeror must provide documentation to demonstrate such authorization, or other evidence of technical acceptability such as information that traces the supplies back to the original equipment manufacturer. Such evidence could be documentation obtained directly from the approved source or identification on

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- a Web site maintained by the approved source confirming that the manufacturer is an acceptable source for the item identified by that approved source's name and part number. If evidence cannot be obtained directly from the approved source, this does not necessarily preclude acceptance of the offer, if the Offeror provides adequate documentation or other evidence allowing the Contracting Officer to determine the approved source has oversight of and involvement in the manufacturing process.
- (iv) A dealer/distributor offering the product of a manufacturer that meets the descript ion in subparagraph (iii) above. If requested by the Contracting Officer, the Offeror/Contractor must provide documentation that demonstrates such authorization or other evidence of technical acceptability such as information that traces the supplies back to the original equipment manufacturer or its authorized distributor. Such evidence could be documentation obtained directly from the approved source or identification on a Web site maintained by the approved source confirming that the item being offered is produced by a manufacturer that is an acceptable source for the item identified by that approved source's name and part number. If evidence cannot be obtained directly from the approved source or manufacturing source, this does not necessarily preclude acceptance of the offer, if the contracting officer can adequately document that the approved source has oversight of and involvement in the manufacturing process by other means.
- (2) When the POT or PID identifies the item being acquired as a critical safety item (CSI), offers of exact product will be evaluated in accordance with 52.211-9005.
- (c) "Alternate product."
- (1) The Offeror must indicate that an "alternate product" is being offered if the Offeror is any one of the following:
- (i) An Offeror who (A) manufactures the item for an approved source currently cited in the POT or PID; and (B) does not have authorization from that approved source to manufacture the item, identify it as the approved source part number, and sell the item directly to the Government;
- (ii) A dealer/distributor offering the product of a manufacturer that meets the description in subparagraph (i) above;
- (iii) An Offeror of a previously reverse-engineered product that is not currently cited in the POT or PID; or
- (iv) Any other Offeror who does not meet the criteria in subparagraphs (b)(1), (d), or (e) of this provision.
- (2) If an alternate product is offered, the Offeror shall furnish with its offer legible copies of all drawings, specifications, or other data necessary to clearly describe the characteristics and features of the alternate product being offered. Data submitted shall cover design, materials, performance, function, interchangeability, inspection and/or testing criteria, and other characteristics of the offered product. If the offered product is to be manufactured in accordance with data the Offeror has obtained from elsewhere within the Government, the Offeror shall either furnish the detailed data specified in this paragraph, or supply a description of the data package in its possession; i.e., basic data document and revision, the date the data was obtained and from whom (Government agency/activity). If the Offeror does not furnish the detailed data with its offer, the Contracting Officer will be unable to begin evaluation of the offered product until such time as the detailed data can be obtained from the Government agency/activity possessing the data. If the alternate product is a previously reverse-engineered product, the Offeror shall provide: traceability documentation to establish that the offered item represents the item specified in the POT or PID (i.e., invoice from an approved source or submission of samples having markings of an approved source); number of samples that were examined; the process/logic used; raw data (measurements, lab reports, test results) used to prepare drawings or specifications for the offered item; any additional evidence that indicates the reverse-engineered item will function properly in the end item; and any evidence that life cycle/reliability considerations have been analyzed.
- (3) In addition, the Offeror may be required to furnish data describing the "exact product" cited in the POT or PID. The data required from the Offeror depends on the level of technical data describing the exact product, if any, available to the Government. The possible levels of technical data the Government may have and the corresponding data submission requirements for Offerors are identified in subparagraphs (a)-(d) below. For the item(s) being acquired under this solicitation, the level of data in the Government's possession and the corresponding requirements for data submission are identified in the POT or PID; or, if not specified in the POT or PID, are as follows: FG-VA-100 [buyer insert (a), (b), (c), or (d), as applicable, if POT or PID does not identify]. (If the level of data in the Government's possession and Offeror requirements for data submission are not identified in either the POT or PID or in this subparagraph (c)(3), then subparagraph (a) below applies.)
- (a) No data: This Agency has no data available for evaluating the acceptability of alternate products offered. In addition to the data required in subparagraph (c)(2) of this provision, the Offeror must furnish drawings and other data covering the design, materials, etc., of the exact product cited in the POT or PID, sufficient to establish that the Offeror's product is equal to the product cited in the POT or PID.
- (b) Adequate proprietary (i.e., limited rights) data: This Agency possesses adequate drawings and/or specifications for the exact product as cited in the POT or PID, but such data are proprietary (i.e., limited rights) and shall be used only for evaluation purposes. The Offeror must furnish the data required in subparagraph (c)(2) of this provision, but is not required to submit data on the exact product.
- (c) Inadequate data: This Agency does not have adequate data available for evaluating the acceptability of alternate products offered. In addition to the data required in subparagraph (c)(2) of this provision, the Offeror must furnish drawings and other data covering the design, materials, etc., of the exact product cited in the POT or PID, sufficient to establish that the Offeror's product is equal to the product cited in the POT or PID.
- (d) Adequate catalog data: This is a commercial off-the-shelf item. Adequate catalog data are available at the contracting office to evaluate alternate offers. In addition to the data required in subparagraph (c)(2) of this provision, the Offeror must furnish with its offer a commercially-acceptable cross reference list; or legible copies of all drawings, specifications or other data necessary to clearly describe the characteristics and features of the alternate product being offered, sufficient to establish that the Offeror's product is equal to the product cited in the POT or PID. The Offeror is not required to submit data on the exact product.
- (4) Except for indefinite delivery purchase orders (IDPOs), if this solicitation is automated, the Contracting Officer will not evaluate offers of alternate product (which includes offers of previously reverse-engineered product) for the current procurement. Instead, the Offeror

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shall submit a request to the appropriate location below for evaluation of the alternate product's technical acceptability for future procurements of the same item. The request for evaluation shall cite the National Stock Number (NSN) of the ex act product and, as identified in this provision, include the applicable level of technical data on the alternate and exact products. The level of technical data that the Government has available for use to evaluate the acceptability of an alternate product offered, and the corresponding level of technical data that must be furnished with an offer or alternate product, will be identified either in the POT or PID or in paragraph (c)(2) of the provision of 52.217-9002. If the level of data and submission requirements are not identified in either of these locations in the solicitation, then 52.217-9002(c)(3)(a) applies.

(i) For solicitation numbers beginning with SPM7 or SPE7 and containing "T" in the ninth position of the PIIN:

DLA Land and Maritime

Directorate of Procurement

Alternate Offer Monitor, BPP

PO Box 3990

Columbus, OH 43218-3990

(ii) For solicitation numbers beginning with SPE4 or SPM4 and containing "T" or "U" in the ninth position of the PIIN:

**DLA Aviation** 

ATTN: Small Business Office - DU

8000 Jefferson Davis Highway

Richmond, VA 23297-5100

(iii) For solicitation numbers beginning with SPM1, SPM2, SPM3, SPM5, or SPM8 and containing "T" or "U" in the ninth position of the PIIN:

DLA Troop Support

ATTN : (see note below)

700 Robbins Avenue

Philadelphia, PA 19111-5096

NOTE: The address (ATTN line) will change based on the 5<sup>th</sup> digit of the PIIN as follows:

SPM1 = Clothing and Textile (C&T)

SPM2 = Medical

SPM3 = Subsistence

SPM5 = formerly aviation or L&M Detachments (currently called Hardware)

SPM8 = Construction and Equipment (C&E)

(iv) For solicitation numbers beginning with SPRRA1 and SPRRA2 of the PIIN:

**DLA Aviation** 

Office of the Competition Advocate

Bldg. 5201

Redstone Arsenal, AL 35898

(v) For solicitation numbers beginning with SPRPA1 of the PIIN:

DLA Philadelphia

Competition Advocate Office

DLR Procurement OPS DSCR-ZC

700 Robbins Avenue Building 1

Philadelphia, PA 19111-5098

- (d) "Superseding part number."
- (1) The Offeror must indicate that a "superseding part number" is being offered if the offered item otherwise qualifies as an "exact product," except that the part number cited in the POT or PID has been superseded. The Offeror may be requested to furnish data, or provide confirmation through some other means, sufficient to establish that there are no changes in the configuration of the part. However, if such data are unavailable, the Offeror may be required to furnish technical data as required in paragraph (c) for "alternate products." (If such data indicate there have been changes in the configuration of the part, the offered item must be identified as an "alternate product.")
- (2) For solicitation numbers beginning with SPE or SPM, any data to be furnished with an offer of a "superseding part number" should be mailed to the buyer at the procuring activity address on the solicitation. (Uploading the information with the quotation, or including it in the "Remarks" section, will make the offer a "bid with exception," causing it not to be evaluated.)
- (e) "Previously-approved product."
- (1) If the product offered has previously been furnished to the Government or otherwise previously evaluated and approved, the Offeror shall indicate in the space provided below, or through an alternative means in an electronic quoting system, the contract and/or solicitation number under which the product was furnished or approved.

CLIN NR (s)	have been previously furnished or evaluated and approved under
contract/solicitation number	•

(2) If the product was furnished or evaluated and approved by a contracting activity different from the one issuing this solicitation, Offerors are advised that the Contracting Officer may not have access to records of another activity or other information sufficient to reasonably determine the offered product's acceptability. Therefore, in order to ensure that adequate data is available for evaluation, Offerors may elect to furnish with their offer the information requested by subparagraph (b) or (c) of this provision, whichever is applicable for the offered pro duct. Offerors are advised that if the additional data is not furnished, the Government may not be able to

evaluate the offer. (For solicitation numbers beginning with SPE, the information should be mailed to the buyer at the procuring activity address on the solicitation. Uploading the information with the quotation, or including it in the "Remarks" section, will make the offer a "bid with exception," causing it not to be evaluated.)

- (f) For all types of offers ("exact product," "alternate product," "superseding part number," or "previously-approved product"), Offerors shall provide the Contractor and Government Entity (CAGE) Code of the manufacturer and the part number being offered for each item in the solicitation.
- (g) Failure to furnish adequate data and/or information as prescribed in subparagraph (b), (c), (d) or (e) of this provision (when required for the current procurement) within 10 business days or less, or as otherwise required by the Contracting Officer or elsewhere in this solicitation, may preclude consideration of the offer. For automated procurements, it is the responsibility of the Offeror when offering a "superseding part number" or a "previously-approved part number" to ensure that supporting documentation arrives at the contracting activity within 2 business days after the data is requested, or the offer may not be considered. The Agency will make every effort to determine, prior to award, the acceptability of the products offered which meet the following dollar savings threshold shown below, which have a reasonable chance to receive an award; generally, the Agency will not evaluate alternate offers not meeting the dollar threshold. The savings potential is based on the cost of evaluation, and is (\$200.00 if only a local technical evaluation is involved, plus an additional \$1,500.00 for each required Engineering Support Activity evaluation). If the time before proposed award does not permit evaluation and delay of award would adversely affect the Government, alternate offers will not be considered for the current procurement. Instead, they will be evaluated for technical acceptability for future procurements of the same item, if adequate data is submitted, as stipulated above. When an alternate offer will not be considered for the current procurement, the Contracting Officer may request that the Offeror, at its discretion, provide a sample product for testing and evaluation in addition to the data required in this provision. Although not mandatory, Offerors are encouraged to provide the sample. This may facilitate the post-award evaluation and, if the alternate product is approved, increase the likelihood of its being added to the POT or PID in time for the next acquisition of the item. The Offeror shall not submit a sample product until requested to do so. The testing of the sample product will be done at a testing facility; therefore, the shipping instructions will be provided with the request. Unless otherwise specified in the solicitation, samples shall be submitted at no expense to the Government, may be damaged or destroyed during testing without liability from the Government to the submitter, and consequently may not be returned to the offeror; samples that are not damaged or destroyed will be returned only at the Offeror's request and expense. For all ternate offers not evaluated, the Offeror's complete technical data package will be returned. (h) If Offerors desire to restrict the Government's use of data submitted for evaluation, the data must bear the appropriate legends as prescribed by FAR 52.215-1(e). In the event an award is made to an Offeror submitting data without the appropriate legend, the Government will have unlimited rights to its use as defined in DFARS 252.227-7013.
- (i) It is the Government that determines if the documentation or other evidence furnished by an Offeror is adequate to satisfy the requirements in this provision. The Contracting Officer may at any time, pre-award or post-award, request evidence of the technical acceptability of the supplies offered in response to this solicitation. At a minimum, evidence must be sufficient to establish the identity of the product and its manufacturing source. The Contracting Officer determines the acceptability and sufficiency of documentation or other evidence, at his or her sole discretion. If the Contracting Officer requests evidence from a Contractor who received an award resulting from this solicitation and the Contracting Officer subsequently finds the evidence to be unacceptable, or if the Contractor fails to provide the requested evidence, the award may be cancelled. (End of provision)

# 52.233-9000 AGENCY PROTESTS (NOV 2011) DLAD

#### 52.252-01 SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (FEB 1998) - FAR

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

# **SECTION M - EVALUATION FACTORS FOR AWARD**

# 52.209-9016 EVALUATION OF OFFERS - FIRST ARTICLE TESTING (MAR 2009) DLAD

The cost to the Government for first article testing shall be a factor in evaluating offers. The Government's testing costs will be added to the offered price of the applicable item. Unless cited elsewhere in this solicitation the estimated testing costs are shown below:

Item Government testing cost \$ 11,400.00 \$ (End of provision)

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE4A6-15-Q-0806	PAGE 32 OF 32 PAGES	
52.211-9003 CONDITIONS FOR EVALUATION OF OFFERS OF GOVERNMENT SURPLUS MATERIAL (AUG 2014) DLAD 52.211-9011 BUSINESS SYSTEMS MODERNIZATION (BSM) DELIVERY TERMS AND EVALUATION (MAY 2006) DLAD 52.213-9000 QUANTITY BREAK (NOV 2011) DLAD If a larger quantity is obtainable at no additional total price due to a minimum order quantity/value or any other reason, the offeror			
agrees to record below the maximum quantity of the product cited in this request for quote (RFQ) which can be furnished for such total price, along with the lower unit price for such increased quantity. If yet lower unit prices are available for greater quantities, offerors are requested to enter the lower unit prices and quantity ranges to which such prices will apply. The Government may elect to accept such alternate quantity quotations not exceeding \$150,000 without further solicitation or discussion:			
Quantity Range	Unit Price		