SOLICITATION/CONTRAC	CT/ORDER FOR COMME LETE BLOCKS 12, 17, 23, 24,		1. REQUISITI WF7LKT2129				PAGE 1 OF	= 43
2. CONTRACT NO.	3. AWARD/EFFECTIVE DATE 4	. ORDER NUMBER		5. SOLICITATION W913FT-12-			s. SOLICITATION 30-May-201:	
7. FOR SOLICITATION INFORMATION CALL:	a. NAME JUAN CAMILO MURCIA			b. TELEPHONE 3832907	NUMBER (No C	ollect Calls) 8		DATE/LOCAL TIME
9. ISSUED BY	CODE W913FT	10. THIS ACQ		1	1. DELIVERY F		12. DISCOUN	T TERMS
REGIONAL CONTRACTING OFFIC CARRERA 45 NO. 24B-27 USMILGP CONTRACTING BOGOTA	E (RCO) BOGOTA	X UNRESTR SET ASID	E: %		SEE SCHEI	KED	A PATED OF	DNED
		HUBZO 8(A)	ONE SB	<u>L</u>		AS (15 CFR 7		NDEN .
			SABLED VET	-OWNED SB 📙	3b. RATING	- 001 1017471	211	
TEL: FAX:		SIZE STD: 75	GING SB 0 NAI	Ir	4. METHOD OF X RFQ	IFB	JN RF	₹P
15. DELIVER TO USMILGP COLOMBIA - WAREHOUSE	CODE WF7LKT	16. ADMINIST	ERED BY			COE	DE	
ROY DEHOYOS FUERZA AEREA COLOMBIANA DEPOSITO ADUANERO HABILITADO BASE AEREA CATAM, AEROPUERTO EL I BOGOTA TEL: 011-57-1-423-8416 FAX:	OORADO							
17a.CONTRACTOR/OFFEROR	CODE	18a. PAYMEN	T WILL BE M	ADE BY		COI	DE	
TE.	FACILITY CODE					201110		
17b. CHECK IF REMITTANCE SUCH ADDRESS IN OFFER	IS DIFFERENT AND PUT	18b. SUBMIT BELOW IS C	1	O ADDRESS SEE ADD		LOCK 18a. U	INLESS BLC	CK
19. ITEM NO.	20. SCHEDULE OF SUPPLIE	S/ SERVICES	21	. QUANTITY	22. UNIT	23. UNIT PF	RICE 24. /	AMOUNT
	SEE SCHED	ULE						
25. ACCOUNTING AND APPROPR	IATION DATA				26. TOTAL A	AWARD AMOU	JNT (For Gov	t. Use Only)
	RATES BY REFERENCE FAR 52.2 ORDER INCORPORATES BY REF						\vdash	NOT ATTACHED
TO ISSUING OFFICE. CONTRA	28. CONTRACTOR IS REQUIRED TO SIGN THIS DOCUMENT AND RETURN 0 COPIES TO ISSUING OFFICE. CONTRACTOR AGREES TO FURNISH AND DELIVER ALL ITEMS SET FORTH OR OTHERWISE IDENTIFIED ABOVE AND ON ANY ADDITIONAL SHEETS SUBJECT TO THE TERMS AND CONDITIONS SPECIFIED HEREIN. 29. AWARD OF CONTRACT: REFERENCE OFFER DATED . YOUR OFFER ON SOLICITATION (BLOCK 5), INCLUDING ANY ADDITIONS OR CHANGES WHICH ARE SET FORTH HEREIN, IS ACCEPTED AS TO ITEMS:							
30a. SIGNATURE OF OFFEROR/0	CONTRACTOR	31a.UNITE	D STATES OF	AMERICA (SIC	SNATURE OF CO	NTRACTING OF	FFICER) 31c.	DATE SIGNED
30b. NAME AND TITLE OF SIGNE (TYPE OR PRINT)	R 30c. DATE SI	GNED 31b. NAME	OF CONTRAC	TING OFFICER	(TYPE C	DR PRINT)	·	

SOLIC	CITA	TION	COI		CT/ORE	DER FOR D)	CON	MERC	IAL ITE	EMS					PA	GE 2 OF 43
19. ITEM N	VO.				20. SCHE	EDULE OF S	SUPPL	IES/ SER	VICES		21. QUANT	ΠΥ	22. UNIT	23. UNIT	PRICE	24. AMOUNT
19. ПЕМ М	NO.					SEE SCH			VICES		21. QUANTI	ΠΥ	22. UNIT	23. UNIT	PRICE	24. AMOUNT
32a. QUANT	ITY IN	COLUN	/N 21	HAS B	EEN						•					
RECEIV	ED	INSPE	CTE		CCEPTED.	AND CONF	ORMS	TO THE C	ONTRAC	T. EXCEPT	AS NOTED:					
32b. SIGNAT	URE	F AUTI	HORIZ					c. DATE			NTED NAME ANI	D TITLE	OF AUTHO	RIZED GOV	ERNMENT	<u></u> Г
REPRE	ESENT	ATIVE								REF	PRESENTATIVE					
32e. MAILIN	G ADD	RESS (OF AL	JTHORI	ZED GOVE	ERNMENT R	EPRES	SENTATIVE		32f. TELE	PHONE NUMBE	ER OF A	AUTHORIZE	D GOVERNI	MENT REP	RESENTATIVE
										32g. E-M/	AIL OF AUTHOR	IZED G	GOVERNMEN	IT REPRESE	ENTATIVE	
33. SHIP NU		FINAL	34. V	OUCHE	ER NUMBE	ER		MOUNT VE		36	6. PAYMENT COMPLE	TE	PARTIAL [FINAL	37. CHE	CK NUMBER
38. S/R ACC			R	39. S/R	VOUCHEF	R NUMBER	40. P/	AID BY		I					l	
41a. I CERTI									42a. RE	CEIVED B	Y (Print)					
41b. SIGNAT	URE A	ND TITI	LE OF	CERTI	FYING OF	FICER	41c.	DATE	10: =	OER (==	- "					
									42b. RE	CEIVED A	Γ (Location)					
									42c. DA	TE REC'D	(YY/MM/DD)	42d.	TOTAL CONT	TAINERS		

Section SF 1449 - CONTINUATION SHEET

ITEM NO SUPPLIES/SERVICES QUANTITY UNIT UNIT PRICE AMOUNT 0001 31 Each

Medical Drugs kit

FFP

Contractor shall provide Medical Drugs Kits according specifications attached.

The list refers to 1 kit. 31 kits are required

The point of contact is Maj Jose Lugo or Fayberth vela PHN: 266-1209.

FOB: Destination

PURCHASE REQUEST NUMBER: WF7LKT21291050

NET AMT

MEDICAL LIST FOR EACH KIT

CLIN	Description	Unit	Qty	vlr	vir
				unitario	total
1	ACETAMINOPHEN 500 mg	TABLET	6,000		
2	ACETAMINOPHEN SUSP	BOTTLE	150		
3	ACICLOVIR 200mg	TAB	400		
4	ACICLOVIR 5%	CREMA	50		
5	ACID MANTLE LOTION	BOTTLE	150		
6	FUSIDIC ACID CREAM	TUBE	40		
7	ACID VALPROIC 250mg	TAB	150		
8	INHALER: (FORMOTEROL + BUDESONIDE)	CAPS INHALER	100		
9	ALBENDAZOLE 100 mg/5 mL (2%) SUSP	BOTTLE	200		
10	ALBENDAZOLE 200 mg	TABLET	400		
11	AMOXACILLIN 250mg SUSP	BOTTLE	60		
12	AMOXACILLIN 500 mg	TABLET	1,000		
13	AMPICILLIN 250mg	BOTTLE	40		
14	AMPICILLIN 500mg	TABLET	1,000		
15	ASCORBIC ACID 100mg/ML ORAL SOLUTION	BOTTLE	200		
16	ASCORBIC ACID 500mg TABLETS	TABLET	5,800		
17	AZITROMICINA X 500 mg	TABLET	500		
18	BETAMETHASONE 0,05% CREAM	TUBE	70		
19	BISACODYL 5 mg	GRAGEAS	300		
20	BLEF 10 OPHTALMOLOGICAL COLIRIUM 10%	BOTTLE	70		
21	BUSCAPINE (N-BUTIL BROMURO HIOSCINA)	TABLET	1,500		

- 00	TO AL OU MA CARROLLATE COS	TADLET	1 0 000	
22	CALCIUM CARBONATE 600	TABLET	3,000	
	mg	T. D. ET	4.000	
23	CAPTOPRIL 25mg	TABLET	1,000	
24	CARBAMAZEPINE 200 mg	TABLET	200	
25	CEPHALEXINE 250mg	BOTTLE	50	
	POWDER SUSP			
26	CEPHALEXINE 500mg	TABLET	1,000	
27	CIPROFLOXACIN 500mg	TABLET	1,000	
28	CLOTRIMAZOLE 1% TOPICAL CREAM	TUBE	100	
29	CLOTRIMAZOLE VAGINAL TABLETS	TABLET	1,000	
30	COLISTIN +	BOTTLE	30	
	CORTICOID+NEOMYCIN+0,15%+ 0,05% OTIC SOLUTION			
31	CROTAMITON 10% LOTION	BOTTLE	80	
32	DEXAMETASONE 4mg	VIAL	15	
33	DIAPPER RASH CREAM	BOTTLE	40	
34	DICLOFENAC 1%	GEL	80	
35	DICLOFENAC 75mg	VIAL	100	
36	DICLOFENAC SODIO 50 mg	TABLET	4,000	
	GRAGEA		4,000	
37	DICLOXACILINE 250mg/5	BOTTLE	50	
	POWDER-SUSP			
38	DICLOXACILINE 500mg	TABLET	1,000	
39	DIHIDROCODEINA SUSP	BOTTLE	100	
40	DIPIRONE 1GR/	VIAL	50	
41	DOXICILIN 100 mg	TABLET	300	
42	ENALAPRIL 20mg	TABLET	1,000	
43	EQUIPMENT FOR VAGINAL	UNIT	200	
	EXAMS-KIT			
	CITOLOGIA(especulo,citocepill			
	os,lamina,portalamin)			
44	ERGOTAMINE + CAFFEINE	TABLET	1,000	
	100mg			
45	PHENYTOIN 100 mg	TABLET	150	
46	FLUCONAZOLE 200 mg CAP	TABLET	1,000	
47	FOLIC ACID 1 mg	TABLET	1,500	
48	FUROSEMIDE 40 mg	TABLET	200	
49	GARAMYCINE	BOTTLE	50	
	OPHTALMOLOGICAL			
	(GENTAMICINA)			
50	GLIBENCLAMIDE 5mg	TABLET	800	
51	GLYCERIN CARBONATE	DROPS	20	
52	GRANULATED FOOD SUPPLY	BOTTLE	800	
53	GUAYACOL	BOTTLE	60	
54	HIDROCLOROTIAZIDE	TABLET	500	
55	IRON (FERROUS) Sulfate	BOTTLE	200	
	Anhydrous 20-25mg de Fe/ml			
	/2-2,5%) ORAL SOLUTION			
56	IBUPROPHEN 400mg	TABLET	6,000	
57	IRON (FERROUS) Sulfate	TABLET	3,000	
	Anhydrous 100-300mg tablets			
	or recovered tablets			
	•	•	•	

IVERMICLIN U.97% DROPS TAB 300	F0	IN FOME CTIME O COV	DDODC	400	1	1
RETOPROFEN AMPOULE AMPOULES 10 100mg	58	IVERMECTIN 0.6%	DROPS	100		
100mg						
ETINILEDASTRIOL TABLETS 100 mg		100mg	AMPOULES	10		
63 LORATADINE SUSP BOTTLE 100	61	ETINILEDASTRIOL TABLETS	TABLET	4,000		
MAXITROL DROPS (WASSETROL)- ANTIBIOTIC OPHTAL	62	LORATADINE 10mg	TABLET	3,000		
(WASSETROL)- ANTIBIOTIC OPHTAL 65 MEBENDAZOLE 100 mg BOTTLE 50 65 MEBENDAZOLE 100 mg BOTTLE 50 66 METFORMIN 850mg TABLET 500 67 METOCARBAMOL 750mg TABLET 700 68 METOCLOPRAMIDE 10mg TABLET 1,000 70 METRONIDAZOLE 250mg/5mL BOTTLE 100 71 METRONIDAZOLE 500mg TABLET 1,600 ORAL TABLETS 0 TABLET 72 METRONIDAZOLE 500mg TABLET 1,600 ORAL TABLETS 0 1,600 73 ANTIACID * 360 mL BOTTLE 100 (ALUMINIUM HYDROXIDE) 0 1 74 NATURAL TEARS BOTTLE 100 75 NEOMIN-polymyxin- CORTICOID Gt. 50 50 76 OMEPRAZOLE 20mg TABLET 4,000 77 OTYCAINE BOTTLE 50 78 PENICILIN Benzatinica VIAL 30 1.200.000 UI injection powder (EXISTE DE 800,000 UI) BOTTLE 20 80 PIERAZIELE 16/6 mL (20%) BOTTLE 20 <	63	LORATADINE SUSP	BOTTLE	100		
SUSPENSION		(WASSETROL)- ANTIBIOTIC OPHTAL		80		
67 METOCARBAMOL 750mg TABLET 700 68 METOCLOPRAMIDE 10mg DROPS 50 69 METOCLOPRAMIDE 10mg TABLET 1,000 70 METRONIDAZOLE 250mg/5mL BOTTLE 100 71 METRONIDAZOLE 500mg TABLET 1,600 ORAL TABLETS 72 METRONIDAZOLE 500mg TABLET 1,600 VAGINAL TABLETS 73 ANTIACID * 360 mL BOTTLE 100 (ALUMINIUM HYDROXIDE) 74 NATURAL TEARS BOTTLE 100 75 NEOMIN-polymyxin-CORTICOID Gt. 76 OMEPRAZOLE 20mg TABLET 4,000 77 OTYCAINE BOTTLE 50 78 PENICILIN Benzatinica VIAL 30 1.200.000 UI injection powder 1.200.000 UI injection powder (EXISTE DE 800,000 UI) 80 PIPERAZINE 1G/5 mL (20%) BOTTLE 20 SUSP - ANTI ASCARIS/OXIU 81 PIRANTEL 250mg TABLET 1,000 82 PIRANTEL SUSP. BOTTLE 200 83 PIROXICAM GEL 100 84 POLYVITAMINES AND TABLET 2,000 MINERALS 86 PREDNERPHIN, OPHTALMIC TEARS 87 PROCTOGLIVENOL TABLET 20 SUPOSITORIES 88 Quadriderm three conjuncted TUBE 60 89 RANITIDINE 150mg TABLET 3,000 BOTTLE 100 BOTTLE 100 BOTTLE 200 BOTTLE 3,000 BOTTLE 3,000 BOTTLE 3,000 BOTTLE 3,000 BOTTLE 100	65		BOTTLE	50		
67 METOCARBAMOL 750mg TABLET 700 68 METOCLOPRAMIDE 10mg DROPS 50 69 METOCLOPRAMIDE 10mg TABLET 1,000 70 METRONIDAZOLE 50mg/5mL BOTTLE 100 71 METRONIDAZOLE 500mg TABLET 1,600 ORAL TABLETS TABLET 1,600 72 METRONIDAZOLE 500mg TABLET 1,600 VAGINAL TABLETS BOTTLE 100 73 ANTIACID * 360 mL BOTTLE 100 (ALUMINIUM HYDROXIDE) BOTTLE 100 74 NATURAL TEARS BOTTLE 50 CORTICOID Gt. CORTICOID Gt. CORTICOID Gt. 76 OMEPRAZOLE 20mg TABLET 4,000 77 OTYCAINE BOTTLE 50 78 PENICILLIN Benzatinica VIAL 30 1.200.000 UI injection powder (EXISTE DE 800,000 UI) BOTTLE 20 80 PIPERAZINE 1G/5 mL (20%) BOTTLE 20 SUSP - ANTI ASCARIS/OXIU </td <td>66</td> <td>METFORMIN 850mg</td> <td>TABLET</td> <td>500</td> <td></td> <td></td>	66	METFORMIN 850mg	TABLET	500		
68 METOCLOPRAMIDE 10mg DROPS 50 69 METOCLOPRAMIDE 10mg TABLET 1,000 70 METRONIDAZOLE 250mg/5mL BOTTLE 100 71 METRONIDAZOLE 500mg TABLET 1,600 ORAL TABLETS TABLET 1,600 72 METRONIDAZOLE 500mg TABLET 1,600 VAGINAL TABLETS BOTTLE 100 73 ANTIACID * 360 mL BOTTLE 100 (ALUMINIUM HYDROXIDE) BOTTLE 100 74 NATURAL TEARS BOTTLE 50 CORTICOID Gt. CORTICOID Gt. CORTICOID Gt. CORTICOID GT. 76 OMEPRAZOLE 20mg TABLET 4,000 77 OTYCAINE BOTTLE 50 78 PENICILIN Benzatinica VIAL 30 1.200.000 UI injection powder. (EXISTE DE 800,000 UI) BOTTLE 20 80 PIPERAZINE 1G/5 mL (20%) BOTTLE 20 81 PIRANTEL 250mg TABLET 1,000	67		TABLET	700		
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71 METRONIDAZOLE 500mg ORAL TABLETS TABLET 1,600 72 METRONIDAZOLE 500mg VAGINAL TABLETS TABLET 1,600 73 ANTIACID * 360 mL (ALUMINIUM HYDROXIDE) BOTTLE 100 74 NATURAL TEARS BOTTLE 50 75 NEOMIN-polymyxin- CORTICOID Gt. BOTTLE 50 76 OMEPRAZOLE 20mg TABLET 4,000 77 OTYCAINE BOTTLE 50 78 PENICILIN Benzatinica 1.200.000 UI injection powder VIAL 30 79 PENICILLIN G Procainica 1.200.000 UI injection powder. (EXISTE DE 800,000 UI) VIAL 30 80 PIPERAZINE 1G/5 mL (20%) SUSP - ANTI ASCARIS/OXIU BOTTLE 20 81 PIRANTEL 250mg TABLET 1,000 82 PIRANTEL SUSP. BOTTLE 200 83 PIROXICAM GEL 100 84 polymyxin+neomycin+dexameth asone BOTTLE 20 85 POLYVITAMINES AND MINERALS TABLET 20 86 PREDNERPHIN, OPHTALMIC BOTTLE	70	<u> </u>	BOTTLE			
VAGINAL TABLETS 73		METRONIDAZOLE 500mg				
(ALUMINIUM HYDROXIDE) 74 NATURAL TEARS BOTTLE 100 75 NEOMIN-polymyxin- CORTICOID Gt. BOTTLE 50 76 OMEPRAZOLE 20mg TABLET 4,000 77 OTYCAINE BOTTLE 50 78 PENICILIN Benzatinica 1.200.000 UI injection powder VIAL 30 79 PENICILLIN G Procainica 1.200.000 UI injection powder. (EXISTE DE 800,000 UI) VIAL 30 80 PIPERAZINE 1G/5 mL (20%) SUSP - ANTI ASCARIS/OXIU BOTTLE 20 81 PIRANTEL 250mg TABLET 1,000 82 PIRANTEL SUSP. BOTTLE 200 83 PIROXICAM GEL 100 84 polymyxin+neomycin+dexameth asone BOTTLE 100 85 POLYVITAMINES AND MINERALS TABLET 2,000 86 PREDNERPHIN, OPHTALMIC TEARS BOTTLE 20 87 PROCTOGLIVENOL SUPOSITORIES TABLET 20 88 quadriderm three conjuncted TUBE 60 89 RANITIDINE 150mg	72		TABLET	1,600		
75 NEOMIN-polymyxin- CORTICOID Gt. BOTTLE 50 76 OMEPRAZOLE 20mg TABLET 4,000 77 OTYCAINE BOTTLE 50 78 PENICILIN Benzatinica 1.200.000 UI injection powder VIAL 30 79 PENICILLIN G Procainica 1.200.000 UI injection powder. (EXISTE DE 800,000 UI) VIAL 30 80 PIPERAZINE 1G/5 mL (20%) SUSP - ANTI ASCARIS/OXIU BOTTLE 20 81 PIRANTEL 250mg TABLET 1,000 82 PIRANTEL SUSP. BOTTLE 200 83 PIROXICAM GEL 100 84 polymyxin+neomycin+dexameth asone BOTTLE 100 85 POLYVITAMINES AND MINERALS TABLET 2,000 86 PREDNERPHIN, OPHTALMIC TEARS BOTTLE 20 87 PROCTOGLIVENOL SUPOSITORIES TABLET 20 88 quadriderm three conjuncted TUBE 60 89 RANITIDINE 150mg TABLET 3,000 90 SALBUTAMOL INHALING 200 BOTTLE	73		BOTTLE	100		
CORTICOID Gt. 76	74		BOTTLE	100		
77 OTYCAINE BOTTLE 50 78 PENICILIN Benzatinica 1.200.000 UI injection powder 1.200.000 UI injection powder (EXISTE DE 800,000 UI) VIAL 30 80 PIPERAZINE 1G/5 mL (20%) SUSP - ANTI ASCARIS/OXIU BOTTLE 20 81 PIRANTEL 250mg TABLET 1,000 82 PIRANTEL SUSP. BOTTLE 200 83 PIROXICAM GEL 100 84 polymyxin+neomycin+dexameth BOTTLE 100 asone BOTTLE 2,000 85 POLYVITAMINES AND TABLET 2,000 MINERALS BOTTLE 20 86 PREDNERPHIN, OPHTALMIC BOTTLE 20 TEARS TABLET 20 87 PROCTOGLIVENOL TABLET 20 SUPOSITORIES TABLET 3,000 88 quadriderm three conjuncted TUBE 60 89 RANITIDINE 150mg TABLET 3,000 90 SALBUTAMOL INHALING 200 DOSIS	75		BOTTLE	50		
78 PENICILIN Benzatinica 1.200.000 UI injection powder VIAL 30 79 PENICILLIN G Procainica 1.200.000 UI injection powder. (EXISTE DE 800,000 UI) VIAL 30 80 PIPERAZINE 1G/5 mL (20%) SUSP - ANTI ASCARIS/OXIU BOTTLE 20 81 PIRANTEL 250mg TABLET 1,000 20 82 PIRANTEL SUSP. BOTTLE 200 20 83 PIROXICAM GEL 100 100 84 polymyxin+neomycin+dexameth asone BOTTLE 100 100 85 POLYVITAMINES AND TABLET 2,000 MINERALS 2,000 20 86 PREDNERPHIN, OPHTALMIC TEARS BOTTLE 20 20 87 PROCTOGLIVENOL TABLET 20 20 20 SUPOSITORIES 48 quadriderm three conjuncted TUBE 60 60 89 RANITIDINE 150mg TABLET 3,000 90 SALBUTAMOL INHALING 200 BOTTLE 100	76	OMEPRAZOLE 20mg	TABLET	4,000		
1.200.000 UI injection powder 79 PENICILLIN G Procainica 1.200.000 UI injection powder. (EXISTE DE 800,000 UI) 80 PIPERAZINE 1G/5 mL (20%) BOTTLE 20 SUSP - ANTI ASCARIS/OXIU 81 PIRANTEL 250mg TABLET 1,000 82 PIRANTEL SUSP. BOTTLE 200 83 PIROXICAM GEL 100 84 polymyxin+neomycin+dexameth BOTTLE 100 asone 85 POLYVITAMINES AND TABLET 2,000 MINERALS 86 PREDNERPHIN, OPHTALMIC BOTTLE 20 TEARS 87 PROCTOGLIVENOL TABLET 20 SUPOSITORIES 88 quadriderm three conjuncted TUBE 60 89 RANITIDINE 150mg TABLET 3,000 90 SALBUTAMOL INHALING 200 BOTTLE 100 DOSIS 100	77	OTYCAINE	BOTTLE	50		
1.200.000 UI injection powder. (EXISTE DE 800,000 UI) 80	78		VIAL	30		
SUSP - ANTI ASCARIS/OXIÚ	79	1.200.000 UI injection powder.	VIAL	30		
82 PIRANTEL SUSP. BOTTLE 200 83 PIROXICAM GEL 100 84 polymyxin+neomycin+dexameth asone BOTTLE 100 85 POLYVITAMINES AND MINERALS TABLET 2,000 86 PREDNERPHIN, OPHTALMIC TEARS BOTTLE 20 87 PROCTOGLIVENOL SUPOSITORIES TABLET 20 88 quadriderm three conjuncted TUBE 60 89 RANITIDINE 150mg TABLET 3,000 90 SALBUTAMOL INHALING 200 DOSIS BOTTLE 100	80		BOTTLE	20		
83 PIROXICAM GEL 100 84 polymyxin+neomycin+dexameth BOTTLE 100 asone 85 POLYVITAMINES AND TABLET 2,000 MINERALS 86 PREDNERPHIN, OPHTALMIC BOTTLE 20 TEARS 87 PROCTOGLIVENOL TABLET 20 SUPOSITORIES 88 quadriderm three conjuncted TUBE 60 89 RANITIDINE 150mg TABLET 3,000 90 SALBUTAMOL INHALING 200 BOTTLE 100 DOSIS	81			1,000		
84 polymyxin+neomycin+dexameth asone 85 POLYVITAMINES AND TABLET 2,000 MINERALS 86 PREDNERPHIN, OPHTALMIC TEARS 87 PROCTOGLIVENOL TABLET 20 SUPOSITORIES 88 quadriderm three conjuncted TUBE 60 TABLET 3,000 90 SALBUTAMOL INHALING 200 BOTTLE 100 DOSIS	82	PIRANTEL SUSP.	BOTTLE	200		
84 polymyxin+neomycin+dexameth asone 85 POLYVITAMINES AND TABLET 2,000 MINERALS 86 PREDNERPHIN, OPHTALMIC TEARS 87 PROCTOGLIVENOL TABLET 20 SUPOSITORIES 88 quadriderm three conjuncted TUBE 60 TABLET 3,000 90 SALBUTAMOL INHALING 200 BOTTLE 100 DOSIS	83	PIROXICAM	GEL	100		
85 POLYVITAMINES AND MINERALS 86 PREDNERPHIN, OPHTALMIC BOTTLE 20 TEARS 87 PROCTOGLIVENOL TABLET 20 SUPOSITORIES 88 quadriderm three conjuncted TUBE 60 RANITIDINE 150mg TABLET 3,000 90 SALBUTAMOL INHALING 200 BOTTLE 100 DOSIS	84	polymyxin+neomycin+dexameth				
86 PREDNERPHIN, OPHTALMIC TEARS 87 PROCTOGLIVENOL TABLET 20 SUPOSITORIES 88 quadriderm three conjuncted TUBE 60 89 RANITIDINE 150mg TABLET 3,000 90 SALBUTAMOL INHALING 200 BOTTLE 100 DOSIS	85		TABLET	2,000		
SUPOSITORIES 88 quadriderm three conjuncted TUBE 60 89 RANITIDINE 150mg TABLET 3,000 90 SALBUTAMOL INHALING 200 BOTTLE 100 DOSIS	86	TEARS	BOTTLE	20		
89 RANITIDINE 150mg TABLET 3,000 90 SALBUTAMOL INHALING 200 BOTTLE 100 DOSIS	87		TABLET	20		
90 SALBUTAMOL INHALING 200 BOTTLE 100 DOSIS	88	quadriderm three conjuncted	TUBE	60		
90 SALBUTAMOL INHALING 200 BOTTLE 100 DOSIS	89	RANITIDINE 150mg	TABLET	3,000		
	90	SALBUTAMOL INHALING 200	BOTTLE			
	91	ORAL rehydration salts OMS	ENVELOPE	600		

	formule				
92	SALIN SOLUTION 0.09%	POCKET	100		
93	SECNIDAZOLE 500mg/15 ml.	BOTTLE	100		
94	SECNIDAZOLE ADULTS	TABLET	500		
	500mg	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
95	SINOVULAR AMPOULE	AMPOULE	30		
	ANTICONCEPTIVE	, GG			
96	SODIUM CROMOGLICATE 4%	BOTTLE	100		
	OPHTAL				
97	SUCRALFATE	TABLET	500		
98	sulfacetamide sodium	BOTTLE	40		
	ophthalmic 10%				
99	SULFADIAZINE silver topical	TUBE	20		
	cream				
100	terramycin OPHTALMOLOGIC	TUBE	20		
	UNGUENT				
101	thiamine 300 mg TABLET, pill	TABLET	6,000		
	O CAPS				
102	TINIDAZOLE 500mg	TABLET	1,000		
103	TOBRAMYCINE 10%	BOTTLE	50		
104	trimethoprim "F" 160 mg /800	TABLET	940		
105	trimethoprim SULFA 40mg-200	BOTTLE	80		
	mg				
106	trimethoprim SULFA SIMPLE	TABLET	200		
	80-400				
107	VERAPAMIL 240 mg	TABLET	300		
108	VITAMIN A 50.000	CAPS	1,800		
109	VOLTAREN	BOTTLE	50		
	OPHTALMOLOGICAL DROPS				
4.40	(DICLOFENACO)	0.50			
110	BRONCHO-VAXOM KIDS	CAPS	300		
1	DEMINERALIZED ACID	SYRINGE	4		
2	OXYGENATED WATER	FRASCO	2		
3	SHORT SILICONED NEEDLE	BOX	2		
	X 100 UNITS	2014			
4	LARGE SILICONED NEEDLE X	BOX	2		
	100 UNITS	DAGKAGE			
5	ROLLED COTTON	PACKAGE	4		
6	AMALGAM CAPSULS	UNIT	180		
7	ANYOSIME (PACKAGE X 10)	PACKAGE	2		
8	METAL MATRIX BAND 3M	ROLLER	4		
9	disposable coveralls X 12	PACKAGE	2		
40	UNITS	DOTT! F			
10	BONDINE (RESINE	BOTTLE	2		
11	ADHESIVE)	LINUT	400		
11	PROPHYLAXIS	UNIT	400		
12	BRUSHESPROPHYLAXIS	DACKACE	20		
'	FLUOR CAN PACKAGE X 12 UNITS	PACKAGE	20		
13	DETARTROL	BOTTLE	2		
14			2		
15	DICAL 1 KIT EUGENOL	BOTTLE BOTTLE	2	1	
16	FLUOR GEL	BOTTLE	4		
10	I LOOK GLL	DOTTE	4	I	

17	ZECDVA DLIDS	Γ Λ	6	
18	ZECRYA BURS CYLINDRIC BURS	EA EA	6 30	
19	FLAME BURS	EA	30	
20	BURS FOR RESINA POINT	EA	30	
21	BIG ROUNDED BURS	EA	30	
22	PROTECTIVE GLASSES FOR PHOTOCURE	EA	2	
23	PROTECTIVE GLASSES FOR TRANSPLANTS	EA	6	
24	GAROX (Glutarehido)	GALON	4	
25	SURGERY GAUSES X 200 UNITS	PACKAGE	6	
26	DISPOSABLE HATS X 12 UNITS	PACKAGE	2	
27	DISPOSABLE GLOVES MEDIUM SIZE X 100 UNITS	BOX	4	
28	DISPOSABLE GLOVES SMALL SIZE X 100 UNITS	BOX	30	
29	SODIUM HYPOCHLORITE 1%	BOTTLE	4	
30	SCALPEL SHEET No. 15	UNIT	40	
31	SURGERY SOAP	GALON	2	
32	DISPOSABLE SYRINGE 5 CM	UNIT	200	
33	METALIC SANDPAPER X 12 UNITS	PACKAGE	4	
34	ENDODONTICS SANDPAPER 1ST SERIES (BOX x 6 UNITS)	BOX	2	
35	ZINC OXIDE	BOTTLE	2	
36	PROPHYLAXIS PASTE	BOTTLE	4	
37	DEVELOPER PILL X 50 UNITS		2	
38	PRICANEST 3%	BOX	2	
39	RESINE B1	SYRINGE	2	
40	RESINE COLOR A2	SYRINGE	2	
41	RESINE COLOR A3	SYRINGE	2	
42	RESINE COLOR A3.5	SYRINGE	2	
43	RESINE COLOR B2	SYRINGE	2	
44	ROXICAINA 2% CARPULAS	BOX	10	
45	SEALANT	BOTTLE	2	
46	NAPKINS	PACKAGE	4	
47	SALINE	BOTTLE	4	
48	SUTURE 4-0 WITH NEEDLES	BOX	2	
	X 12		_	
49	MOUTH MASK BOX X 50	BOX	2	
50	DENTAL BROACH X 10 UNITS		2	
51	"TIRAS DE MILLAR" X 50	PACKAGE	2	
52	DISPOSABLE TOWELS PRE CUTTED	UNIT	200	
53	TOPICAL ANESTHESIA (BENZOCAINA)	FRASCO	2	
54	GLASS IONOMER TYPE II COLOR A2	KIT	2	
55	DENTAL WOOD WEDGES	PAQUETE	2	
56	DENTAL ARTICULATING	SOBRE	2	
	PAPER			

INSPECTION AND ACCEPTANCE TERMS

Supplies/services will be inspected/accepted at:

CLIN	INSPECT AT	INSPECT BY	ACCEPT AT	ACCEPT BY
0001	Destination	Government	Destination	Government

DELIVERY INFORMATION

CLIN	DELIVERY DATE	QUANTITY	SHIP TO ADDRESS	UIC
0001	30 dys. ADC	31	USMILGP COLOMBIA - WAREHOUSE ROY DEHOYOS FUERZA AEREA COLOMBIANA DEPOSITO ADUANERO HABILITADO BASE AEREA CATAM, AEROPUERTO EL DORADO BOGOTA 011-57-1-423-8416 FOB: Destination	WF7LKT

CLAUSES INCORPORATED BY REFERENCE

52.212-1	Instructions to OfferorsCommercial Items	FEB 2012
52.212-4	Contract Terms and ConditionsCommercial Items	FEB 2012
52.214-34	Submission Of Offers In The English Language	APR 1991
52.225-14	Inconsistency Between English Version And Translation Of	FEB 2000
	Contract	
52.233-3	Protest After Award	AUG 1996
52.233-4	Applicable Law for Breach of Contract Claim	OCT 2004
52.252-2	Clauses Incorporated By Reference	FEB 1998
252.203-7002	Requirement to Inform Employees of Whistleblower Rights	JAN 2009
252.209-7001	Disclosure of Ownership or Control by the Government of a	JAN 2009
	Terrorist Country	
252.225-7041	Correspondence in English	JUN 1997
252.225-7042	Authorization to Perform	APR 2003
252.229-7000	Invoices Exclusive of Taxes or Duties	JUN 1997

252.232-7008	Assignment of Claims (Overseas)	JUN 1997
252.232-7010	Levies on Contract Payments	DEC 2006
252.233-7001	Choice of Law (Overseas)	JUN 1997
252.243-7001	Pricing Of Contract Modifications	DEC 1991

CLAUSES INCORPORATED BY FULL TEXT

52.212-2 EVALUATION--COMMERCIAL ITEMS (JAN 1999)

- (a) The Government will award a contract resulting from this solicitation to the responsible offeror whose offer conforming to the solicitation will be most advantageous to the Government, price and other factors considered. The following factors shall be used to evaluate offers:
- 1. Technically Acceptable
- 2. Lowest Price
- (b) Options. The Government will evaluate offers for award purposes by adding the total price for all options to the total price for the basic requirement. The Government may determine that an offer is unacceptable if the option prices are significantly unbalanced. Evaluation of options shall not obligate the Government to exercise the option(s).
- (c) A written notice of award or acceptance of an offer, mailed or otherwise furnished to the successful offeror within the time for acceptance specified in the offer, shall result in a binding contract without further action by either party. Before the offer's specified expiration time, the Government may accept an offer (or part of an offer), whether or not there are negotiations after its receipt, unless a written notice of withdrawal is received before award.

(End of provision)

52.212-3 OFFEROR REPRESENTATIONS AND CERTIFICATIONS--COMMERCIAL ITEMS (APR 2012)

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

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

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

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

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

Inverted domestic corporation, as used in this section, means a foreign incorporated entity which is treated as an inverted domestic corporation under 6 U.S.C. 395(b), i.e., a corporation that used to be incorporated in the United States, or used to be a partnership in the United States, but now is incorporated in a foreign country, or is a subsidiary whose parent corporation is incorporated in a foreign country, that meets the criteria specified in 6 U.S.C. 395(b), applied in accordance with the rules and definitions of 6 U.S.C. 395(c). An inverted domestic corporation as herein defined does not meet the definition of an inverted domestic corporation as defined by the Internal Revenue Code at 26 U.S.C. 7874.

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

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

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

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

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

(6) Have been voluntarily suspended.

Sensitive technology--

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

Service-disabled veteran-owned small business concern--

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

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

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

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

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

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

[&]quot;Women-owned small business concern" means a small business concern--

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

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

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

[Offeror to identify the applicable paragraphs at (c) through (o) of this provision that the offeror has completed for the purposes of this solicitation only, if any.) These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer. 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 electronically on ORCA.]

- (c) Offerors must complete the following representations when the resulting contract will be performed in the United States or its outlying areas. Check all that apply.
- (1) Small business concern. The offeror represents as part of its offer that it () is, () is not a small business concern.
- (2) Veteran-owned small business concern. (Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents as part of its offer that it () is, () is not a veteran-owned small business concern.
- (3) Service-disabled veteran-owned small business concern. (Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(2) of this provision.) The offeror represents as part of its offer that it () is, () is not a service-disabled veteran-owned small business concern.
- (4) Small disadvantaged business concern. (Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents, for general statistical purposes, that it () is, () is not a small disadvantaged business concern as defined in 13 CFR 124.1002.
- (5) Women-owned small business concern. (Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents that it () is, () is not a women-owned small business concern.

Note to paragraphs (c)(8) and (9): Complete paragraphs (c)(8) and (c)(9) only if this solicitation is expected to exceed the simplified acquisition threshold.

- (6) WOSB concern eligible under the WOSB Program. [Complete only if the offeror represented itself as a women-owned small business concern in paragraph (c)(5) of this provision.] The offeror represents that--
- (i) It [] is, [] is not a WOSB concern eligible under the WOSB Program, has provided all the required documents to the WOSB Repository, and no change in circumstances or adverse decisions have been issued that affects its eligibility; and
- (ii) It [ballot] is, [ballot] is not a joint venture that complies with the requirements of 13 CFR part 127, and the representation in paragraph (c)(6)(i) of this provision is accurate for each WOSB concern eligible under the WOSB Program participating in the joint venture. [The offeror shall enter the name or names of the WOSB concern eligible under the WOSB Program and other small businesses that are participating in the joint venture: -------] Each WOSB concern eligible under the WOSB Program participating in the joint venture shall submit a separate signed copy of the WOSB representation.
- (7) Economically disadvantaged women-owned small business (EDWOSB) concern. [Complete only if the offeror represented itself as a WOSB concern eligible under the WOSB Program in (c)(6) of this provision.] The offeror represents that--
- (i) It [ballot] is, [ballot] is not an EDWOSB concern, has provided all the required documents to the WOSB Repository, and no change in circumstances or adverse decisions have been issued that affects its eligibility; and
- (ii) It [ballot] is, [ballot] is not a joint venture that complies with the requirements of 13 CFR part 127, and the representation in paragraph (c)(7)(i) of this provision is accurate for each EDWOSB concern participating in the joint venture. [The offeror shall enter the name or names of the EDWOSB concern and other small businesses that are participating in the joint venture: ------.] Each EDWOSB concern participating in the joint venture shall submit a separate signed copy of the EDWOSB representation.
- (8) Women-owned business concern (other than small business concern). (Complete only if the offeror is a women-owned business concern and did not represent itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents that it () is, a women-owned business concern.
- (9) Tie bid priority for labor surplus area concerns. If this is an invitation for bid, small business offerors may identify the labor surplus areas in which costs to be incurred on account of manufacturing or production (by offeror or first-tier subcontractors) amount to more than 50 percent of the contract price:

- (10) (Complete only if the solicitation contains the clause at FAR 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns or FAR 52.219-25, Small Disadvantaged Business Participation Program-Disadvantaged Status and Reporting, and the offeror desires a benefit based on its disadvantaged status.)
- (i) General. The offeror represents that either--
- (A) It () is, () is not certified by the Small Business Administration as a small disadvantaged business concern and identified, on the date of this representation, as a certified small disadvantaged business concern in the CCR Dynamic Small Business Search database maintained by the Small Business Administration, and that no material change in disadvantaged ownership and control has occurred since its certification, and, where the concern is owned by one or more individuals claiming disadvantaged status, the net worth of each individual upon whom the certification is based does not exceed \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); or
- (B) It () has, () has not submitted a completed application to the Small Business Administration or a Private Certifier to be certified as a small disadvantaged business concern in accordance with 13 CFR 124, Subpart B, and a

decision on that application is pending, and that no material change in disadvantaged ownership and control has occurred since its application was submitted.

- (ii) Joint Ventures under the Price Evaluation Adjustment for Small Disadvantaged Business Concerns. The offeror represents, as part of its offer, that it is a joint venture that complies with the requirements in 13 CFR 124.1002(f) and that the representation in paragraph (c)(10)(i) of this provision is accurate for the small disadvantaged business concern that is participating in the joint venture. (The offeror shall enter the name of the small disadvantaged business concern that is participating in the joint venture: ______.)

 (11) HUBZone small business concern. (Complete only if the offeror represented itself as a small business concern
- in paragraph (c)(1) of this provision.) The offeror represents, as part of its offer, that--
- (i) It [] is, [] is not a HUBZone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration, and no material changes in ownership and control, principal office, or HUBZone employee percentage have occurred since it was certified in accordance with 13 CFR Part 126; and
- (ii) It [] is, [] is not a HUBZone joint venture that complies with the requirements of 13 CFR Part 126, and the representation in paragraph (c)(11)(i) of this provision is accurate for each HUBZone small business concern participating in the HUBZone joint venture. [The offeror shall enter the names of each of the HUBZone small business concerns participating in the HUBZone joint venture: ______.] Each HUBZone small business concern participating in the HUBZone joint venture shall submit a separate signed copy of the HUBZone representation.
- (d) Certifications and representations required to implement provisions of Executive Order 11246--
- (1) Previous Contracts and Compliance. The offeror represents that--
- (i) It () has, () has not, participated in a previous contract or subcontract subject either to the Equal Opportunity clause of this solicitation, the and
- (ii) It () has, () has not, filed all required compliance reports.
- (2) Affirmative Action Compliance. The offeror represents that--
- (i) It () has developed and has on file, () has not developed and does not have on file, at each establishment, affirmative action programs required by rules and regulations of the Secretary of Labor (41 CFR Subparts 60-1 and 60-2), or
- (ii) It () has not previously had contracts subject to the written affirmative action programs requirement of the rules and regulations of the Secretary of Labor.
- (e) Certification Regarding Payments to Influence Federal Transactions (31 U.S.C. 1352). (Applies only if the contract is expected to exceed \$150,000.) By submission of its offer, the offeror certifies to the best of its knowledge and belief that no Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress on his or her behalf in connection with the award of any resultant contract. If any registrants under the Lobbying Disclosure Act of 1995 have made a lobbying contact on behalf of the offeror with respect to this contract, the offeror shall complete and submit, with its offer, OMB Standard Form LLL, Disclosure of Lobbying Activities, to provide the name of the registrants. The offeror need not report regularly employed officers or employees of the offeror to whom payments of reasonable compensation were made.
- (f) Buy American Act Certificate. (Applies only if the clause at Federal Acquisition Regulation (FAR) 52.225-1, Buy American Act --Supplies, is included in this solicitation.)

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

Line Item No.	Country of Origin
_	_
_	_
_	_

(List as necessary)

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

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

Line Item No.	Country of Origin
_	_
_	_

_	_

[List as necessary]

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

Other Foreign End Products:

Line Item No.	Country of Origin
_	_
_	_
_	_

[List as necessary]

- (iv) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25. (2) *Buy American Act-Free Trade Agreements-Israeli Trade Act Certificate, Alternate I (Jan 2004)*. If Alternate I to the clause at FAR 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision:
- (g)(1)(ii) The offeror certifies that the following supplies are Canadian end products as defined in the clause of this solicitation entitled "Buy American Act-Free Trade Agreements-Israeli Trade Act":

Canadian End Products:

Line Item No.	
_	
_	

_		
rr · .		

[List as necessary]

- (3) Buy American Act-Free Trade Agreements-Israeli Trade Act Certificate, Alternate II (Jan 2004). If Alternate II to the clause at FAR 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision:
- (g)(1)(ii) The offeror certifies that the following supplies are Canadian end products or Israeli end products as defined in the clause of this solicitation entitled "Buy American Act-Free Trade Agreements-Israeli Trade Act":

Canadian or Israeli End Products:

Line Item No.	Country of Origin
_	_
_	_
_	_

[List as necessary]

- (4) Buy American Act--Free Trade Agreements--Israeli Trade Act Certificate, Alternate III. If Alternate III to the clause at 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision:
- (g)(1)(ii) The offeror certifies that the following supplies are Free Trade Agreement country end products (other than Bahrainian, Korean, Moroccan, Omani, or Peruvian end products) or Israeli end products as defined in the clause of this solicitation entitled ``Buy American Act--Free Trade Agreements--Israeli Trade Act":

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

Line Item No.	Country of Origin
_	_
_	_
_	_

[List as necessary]

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

Other End Products:

Line Item No.	Country of Origin
_	_
_	<u> </u>

(List as necessary)

- (iii) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25. For line items covered by the WTO GPA, the Government will evaluate offers of U.S.-made or designated country end products without regard to the restrictions of the Buy American Act. The Government will consider for award only offers of U.S.-made or designated country end products unless the Contracting Officer determines that there are no offers for such products or that the offers for such products are insufficient to fulfill the requirements of the solicitation.
- (h) Certification Regarding Responsibility Matters (Executive Order 12689). (Applies only if the contract value is expected to exceed the simplified acquisition threshold.) The offeror certifies, to the best of its knowledge and belief, that --
- (1) The offeror and/or any of its principals () are, () are not presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency,
- (2) () Have, () have not, within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a Federal, state or local government contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, violating Federal criminal tax laws, or receiving stolen property; and
- (3) () are, () are not presently indicted for, or otherwise criminally or civilly charged by a Government entity with, commission of any of these offenses enumerated in paragraph (h)(2) of this clause; and

- (4) () Have, () have not, within a three-year period preceding this offer, been notified of any delinquent Federal taxes in an amount that exceeds \$3,000 for which the liability remains unsatisfied.
- (i) Taxes are considered delinquent if both of the following criteria apply:
- (A) The tax liability is finally determined. The liability is finally determined if it has been assessed. A liability is not finally determined if there is a pending administrative or judicial challenge. In the case of a judicial challenge to the liability, the liability is not finally determined until all judicial appeal rights have been exhausted.
- (B) The taxpayer is delinquent in making payment. A taxpayer is delinquent if the taxpayer has failed to pay the tax liability when full payment was due and required. A taxpayer is not delinquent in cases where enforced collection action is precluded.
- (ii) Examples.
- (A) The taxpayer has received a statutory notice of deficiency, under I.R.C. Sec. 6212, which entitles the taxpayer to seek Tax Court review of a proposed tax deficiency. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek Tax Court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.
- (B) The IRS has filed a notice of Federal tax lien with respect to an assessed tax liability, and the taxpayer has been issued a notice under I.R.C. Sec. 6320 entitling the taxpayer to request a hearing with the IRS Office of Appeals contesting the lien filing, and to further appeal to the Tax Court if the IRS determines to sustain the lien filing. In the course of the hearing, the taxpayer is entitled to contest the underlying tax liability because the taxpayer has had no prior opportunity to contest the liability. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek tax court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.
- (C) The taxpayer has entered into an installment agreement pursuant to I.R.C. Sec. 6159. The taxpayer is making timely payments and is in full compliance with the agreement terms. The taxpayer is not delinquent because the taxpayer is not currently required to make full payment.
- (D) The taxpayer has filed for bankruptcy protection. The taxpayer is not delinquent because enforced collection action is stayed under 11 U.S.C. 362 (the Bankruptcy Code).
- (i) Certification Regarding Knowledge of Child Labor for Listed End Products (Executive Order 13126). [The Contracting Officer must list in paragraph (i)(1) any end products being acquired under this solicitation that are included in the List of Products Requiring Contractor Certification as to Forced or Indentured Child Labor, unless excluded at 22.1503(b).]
- (1) Listed end products.

Listed End Product	Listed Countriesof Origin

	g Officer has identified end products and countries of origin in paragraph (i, ust certify to either (i)(2)(i) or (i)(2)(ii) by checking the appropriate block.])(1)
	ny end product listed in paragraph (i)(1) of this provision that was mined, orresponding country as listed for that product.	
or manufactured in the correspondifiath effort to determine whether for such end product furnished under the of any such use of child labor. (j) <i>Place of manufacture</i> . (Does no manufactured end products.) For st	and product listed in paragraph (i)(1) of this provision that was mined, producing country as listed for that product. The offeror certifies that it has made a governed or indentured child labor was used to mine, produce, or manufacture any his contract. On the basis of those efforts, the offeror certifies that it is not away apply unless the solicitation is predominantly for the acquisition of attistical purposes only, the offeror shall indicate whether the place of manufactoride in response to this solicitation is predominantly—	ood are
	this box if the total anticipated price of offered end products manufactured in cipated price of offered end products manufactured outside the United States)	
(2) () Outside the United States.		
end products.) For statistical purpo	apply unless the solicitation is predominantly for the acquisition of manufactures only, the offeror shall indicate whether the place of manufacture of the enceponse to this solicitation is predominantly	
	this box if the total anticipated price of offered end products manufactured in cipated price of offered end products manufactured outside the United States)	
(2) () Outside the United States.		
	ns from the application of the Service Contract Act. (Certification by the offer the contract also constitutes its certification as to compliance by its subcontract vices.)	
[The contracting officer is to check	a box to indicate if paragraph $(k)(1)$ or $(k)(2)$ applies.]	
[] (1) Maintenance, calibration, or) does () does not certify that—	repair of certain equipment as described in FAR <u>22.1003-4(c)(1)</u> . The offero	or (
purposes and are sold or traded by	rviced under this contract are used regularly for other than Governmental the offeror (or subcontractor in the case of an exempt subcontract) in substant ne course of normal business operations:	ial

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

() TIN:
() TIN has been applied for.
() TIN is not required because:
() Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with the conduct of a trade or business in the United States and does not have an office or place of business or a fiscal paying agent in the United States;
() Offeror is an agency or instrumentality of a foreign government;
() Offeror is an agency or instrumentality of the Federal Government.
(4) Type of organization.
() Sole proprietorship;
() Partnership;
() Corporate entity (not tax-exempt);
() Corporate entity (tax-exempt);
() Government entity (Federal, State, or local);
() Foreign government;
() International organization per 26 CFR 1.6049-4;
() Other
(5) Common parent.
() Offeror is not owned or controlled by a common parent;
() Name and TIN of common parent:
Name TIN
(m) Restricted business operations in Sudan. By submission of its offer, the offeror certifies that the offeror does no conduct any restricted business operations in Sudan.
(n) Prohibition on Contracting with Inverted Domestic Corporations—
(1) Relation to Internal Revenue Code. An inverted domestic corporation as herein defined does not meet the definition of an inverted domestic corporation as defined by the Internal Revenue Code 25 U.S.C. 7874.
(2) Representation. By submission of its offer, the offeror represents that
(i) It is not an inverted domestic corporation; and

- (ii) It is not a subsidiary of an inverted domestic corporation.
- (o) Sanctioned activities relating to Iran.
- (1) The offeror shall email questions concerning sensitive technology to the Department of State at CISADA106@state.gov.
- (2) Representation and Certification. Unless a waiver is granted or an exception applies as provided in paragraph (o)(3) of this provision, by submission of its offer, the offeror--
- (i) Represents, to the best of its knowledge and belief, that the offeror does not export any sensitive technology to the government of Iran or any entities or individuals owned or controlled by, or acting on behalf or at the direction of, the government of Iran; and
- (ii) Certifies that the offeror, or any person owned or controlled by the offeror, does not engage in any activities for which sanctions may be imposed under section 5 of the Iran Sanctions Act.
- (3) The representation and certification requirements of paragraph (o)(2) of this provision do not apply if-
- (i) This solicitation includes a trade agreements certification (e.g., 52.212-3(g) or a comparable agency provision); and
- $(ii)\ The\ offeror\ has\ certified\ that\ all\ the\ offered\ products\ to\ be\ supplied\ are\ designated\ country\ end\ products.$

(End of provision)

52.212-5 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS--COMMERCIAL ITEMS (APR 2012)

- (a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:
- (1) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).
- ____ Alternate I (Aug 2007) of 52.222-50 (22 U.S.C. 7104(g)).
- (2) 52.233-3, Protest After Award (AUG 1996) (31 U.S.C. 3553).
- (3) 52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004) (Pub. L. 108-77, 108-78).
- (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: (Contracting Officer check as appropriate.)
- ___ (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Sept 2006), with Alternate I (Oct 1995) (41 U.S.C. 253g and 10 U.S.C. 2402).

(2) 52.203-13, Contractor Code of Business Ethics and Conduct (Apr 2010) (Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)).
(3) 52.203-15, Whistleblower Protections under the American Recovery and Reinvestment Act of 2009 (June 2010) (Section 1553 of Pub. L. 111-5). (Applies to contracts funded by the American Recovery and Reinvestment Act of 2009.)
(4) 52.204-10, Reporting Executive Compensation and First-Tier Subcontract Awards (Feb 2012) (Pub. L. 109-282) (31 U.S.C. 6101 note).
(5) 52.204-11, American Recovery and Reinvestment Act—Reporting Requirements (Jul 2010) (Pub. L. 111-5).
_x (6) 52.209-6, Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment. (Dec 2010) (31 U.S.C. 6101 note).
(7) 52.209-9, Updates of Publicly Available Information Regarding Responsibility Matters (Feb 2012) (41 U.S.C. 2313).
(8) 52.209-10, Prohibition on Contracting with Inverted Domestic Corporations (section 740 of Division C of Pub. L. 111-117, section 743 of Division D of Pub. L. 111-8, and section 745 of Division D of Pub. L. 110-161).
(9) 52.219-3, Notice of HUBZone Set-Aside or Sole-Source Award (NOV 2011) (15 U.S.C. 657a).
(10) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Jan 2011) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a).
(11) [Reserved]
(12)(i) 52.219-6, Notice of Total Small Business Set-Aside (NOV 2011) (15 U.S.C. 644).
(ii) Alternate I (NOV 2011).
(iii) Alternate II (NOV 2011).
(13)(i) 52.219-7, Notice of Partial Small Business Set-Aside (June 2003) (15 U.S.C. 644).
(ii) Alternate I (Oct 1995) of 52.219-7.
(iii) Alternate II (Mar 2004) of 52.219-7.
(14) 52.219-8, Utilization of Small Business Concerns (Jan 2011) (15 U.S.C. 637(d)(2) and (3)).

(15)(i) 52.219-9, Small Business Subcontracting Plan (Jan 2011) (15 U.S.C. 637(d)(4)).
(ii) Alternate I (Oct 2001) of 52.219-9.
(iii) Alternate II (Oct 2001) of 52.219-9.
(iv) Alternate III (Jul 2010) of 52.219-9.
(16) 52.219-13, Notice of Set-Aside of Orders (NOV 2011) (15 U.S.C. 644(r)).
(17) 52.219-14, Limitations on Subcontracting (NOV 2011) (15 U.S.C. 637(a)(14)).
(18) 52.219-16, Liquidated Damages—Subcon-tracting Plan (Jan 1999) (15 U.S.C. 637(d)(4)(F)(i)).
(19)(i) 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns (Oct 2008) (10 U.S.C. 2323) (if the offeror elects to waive the adjustment, it shall so indicate in its offer).
(ii) Alternate I (June 2003) of 52.219-23.
(20) 52.219-25, Small Disadvantaged Business Participation Program—Disadvantaged Status and Reporting (Dec 2010) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).
(21) 52.219-26, Small Disadvantaged Business Participation Program— Incentive Subcontracting (Oct 2000) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).
(22) 52.219-27, Notice of Service-Disabled Veteran-Owned Small Business Set-Aside (NOV 2011) (15 U.S.C. 657f).
(23) 52.219-28, Post Award Small Business Program Rerepresentation (Apr 2012) (15 U.S.C. 632(a)(2)).
(24) 52.219-29, Notice of Set-Aside for Economically Disadvantaged Women-Owned Small Business (EDWOSB) Concerns (APR 2012) (15 U.S.C. 637(m)).
(25) 52.219-30, Notice of Set-Aside for Women-Owned Small Business (WOSB) Concerns Eligible Under the WOSB Program (APR 2012) (15 U.S.C. 637(m)).
(26) 52.222-3, Convict Labor (June 2003) (E.O. 11755).
(27) 52.222-19, Child Labor—Cooperation with Authorities and Remedies (MAR 2012) (E.O. 3126).
(28) 52.222-21, Prohibition of Segregated Facilities (Feb 1999).
(29) 52.222-26, Equal Opportunity (Mar 2007) (E.O. 11246).
(30) 52.222-35, Equal Opportunity for Veterans (Sep 2010)(38 U.S.C. 4212).
(31) 52,222-36. Affirmative Action for Workers with Disabilities (Oct 2010) (29 U.S.C. 793).

(32) 52.222-37, Employment Reports on Veterans (Sep 2010) (38 U.S.C. 4212).
(33) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496).
(34) 52.222-54, Employment Eligibility Verification (Jan 2009). (Executive Order 12989). (Not applicable to the acquisition of commercially available off-the-shelf items or certain other types of commercial items as prescribed in 22.1803.)
(35)(i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA–Designated Items (May 2008) (42 U.S.C. 6962(c)(3)(A)(ii)). (Not applicable to the acquisition of commercially available off-the-shelf items.)
(ii) Alternate I (May 2008) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applicable to the acquisition of commercially available off-the-shelf items.)
(36) 52.223-15, Energy Efficiency in Energy-Consuming Products (Dec 2007) (42 U.S.C. 8259b).
(37)(i) 52.223-16, IEEE 1680 Standard for the Environmental Assessment of Personal Computer Products (Dec 2007) (E.O. 13423).
(ii) Alternate I (Dec 2007) of 52.223-16.
x (38) 52.223-18, Encouraging Contractor Policies to Ban Text Messaging While Driving (Aug 2011) (E.O. 13513).
(39) 52.225-1, Buy American Act—Supplies (Feb 2009) (41 U.S.C. 10a-10d).
(40)(i) 52.225-3, Buy American ActFree Trade AgreementsIsraeli Trade Act (Mar 2012) (41 U.S.C. chapter 83, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note, 19 U.S.C. 3805 note, 19 U.S.C. 4001 note, Pub. L. 103-182, Pub. L. 108-77, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, 110-138, and Pub. L. 112-41).
(ii) Alternate I (Mar 2012) of 52.225-3.
(iii) Alternate II (Mar 2012) of 52.225-3.
(iv) Alternate III (Mar 2012) of 52.225-3.
(41) 52.225-5, Trade Agreements (Mar 2012) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).
(42) 52.225-13, Restrictions on Certain Foreign Purchases (June 2008) (E.O.'s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).
(43) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (Nov 2007) (42 U.S.C. 5150
(44) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (Nov 2007) (42 U.S.C. 5150).
(45) 52.232-29, Terms for Financing of Purchases of Commercial Items (Feb 2002) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).

(46) 52.232-30, Installment Payments for Commercial Items (Oct 1995) (41 U.S.C. 255(f), 10 U.S.C. 2307(f))
(47) 52.232-33, Payment by Electronic Funds Transfer—Central Contractor Registration (Oct 2003) (31 U.S.C. 3332).
(48) 52.232-34, Payment by Electronic Funds Transfer—Other than Central Contractor Registration (May 1999) (31 U.S.C. 3332).
(49) 52.232-36, Payment by Third Party (Feb 2010) (31 U.S.C. 3332).
(50) 52.239-1, Privacy or Security Safeguards (Aug 1996) (5 U.S.C. 552a).
(51)(i) 52.247-64, Preference for Privately Owned U.SFlag Commercial Vessels (Feb 2006) (46 U.S.C. Appx. 1241(b) and 10 U.S.C. 2631).
(ii) Alternate I (Apr 2003) of 52.247-64.
(c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: (Contracting Officer check as appropriate.)
(1) 52.222-41, Service Contract Act of 1965 (Nov 2007) (41 U.S.C. 351, et seq.).
(2) 52.222-42, Statement of Equivalent Rates for Federal Hires (May 1989) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
(3) 52.222-43, Fair Labor Standards Act and Service Contract Act—Price Adjustment (Multiple Year and Option Contracts) (Sep 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
(4) 52.222-44, Fair Labor Standards Act and Service Contract Act—Price Adjustment (Sep 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
(5) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment—Requirements (Nov 2007) (41 351, et seq.).
(6) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services—Requirements (Feb 2009) (41 U.S.C. 351, et seq.).
(7) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations (Mar 2009) (Pub. L. 110-247).
(8) 52.237-11, Accepting and Dispensing of \$1 Coin (Sept 2008) (31 U.S.C. 5112(p)(1)).
(d) Comptroller General Examination of Record. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and RecordsNegotiation.

(1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.

- (2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.
- (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
- (e) (1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e)(1)in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause—
- (i) 52.203-13, Contractor Code of Business Ethics and Conduct (APR 2010) (Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note).
- (ii) 52.219-8, Utilization of Small Business Concerns (DEC 2010) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$650,000 (\$1.5 million for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
- (iii) Reserved.
- (iv) 52.222-26, Equal Opportunity (MAR 2007) (E.O. 11246).
- (v) 52.222-35, Equal Opportunity for Veterans (SEP 2010) (38 U.S.C. 4212).
- (vi) 52.222-36, Affirmative Action for Workers with Disabilities (OCT 1998) (29 U.S.C. 793).
- (vii) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (DEC 2010) (E.O. 13496). Flow down required in accordance with paragraph (f) of FAR clause 52.222-40.
- (viii) 52.222-41, Service Contract Act of 1965 (Nov 2007) (41 U.S.C. 351, et seq.).
- (ix) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).
- Alternate I (AUG 2007) of 52.222-50 (22 U.S.C. 7104(g)).
- (x) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment--Requirements (Nov 2007) (41 U.S.C. 351, et seq.).
- (xi) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services-Requirements (FEB 2009) (41 U.S.C. 351, et seq.).
- (xii) 52.222-54, Employment Eligibility Verification (JAN 2009).
- (xiii) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (MAR 2009) (Pub. L. 110-247). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.

- (xiv) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.
- (2) While not required, the contractor May include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

(End of clause)

52.225-17 EVALUATION OF FOREIGN CURRENCY OFFERS (FEB 2000)

If the Government receives offers in more than one currency, the Government will evaluate offers by converting the foreign currency to United States currency using the Global Currency Exchange Rates Report published daily by the Charleston Financial Service Center in effect as stated below. This is the official rate to be used for all financial transactions processed by the Embassy in Bogota in effect as follows:

- (a) For acquisitions conducted using sealed bidding procedures, on the date of bid opening.
- (b) For acquisitions conducted using negotiation procedures--
- (1) On the date specified for receipt of offers, if award is based on initial offers; otherwise
- (2) On the date specified for receipt of proposal revisions.

(End of provision)

52.233-2 SERVICE OF PROTEST (SEP 2006)

(a) Protests, as defined in section 33.101 of the Federal Acquisition Regulation, that are filed directly with an agency, and copies of any protests that are filed with the Government Accountability Office (GAO), shall be served on the Contracting Officer (addressed as follows) by obtaining written and dated acknowledgment of receipt from Robert Devisser

Chief of contracts

devisserr@tcsc.southcom.mil

(b) The copy of any protest shall be received in the office designated above within one day of filing a protest with the GAO.

52.233-4703.

If you have complaints about this procurement, it is preferable that you first attempt to resolve those concerns with the responsible contracting officer. However, you can also protest to Headquarters, AMC. The HQ, AMC-Level Protest Program is intended to encourage interested parties to seek resolution of their concerns within AMC as an Alternative Dispute Resolution forum, rather than filing a protest with the General Accounting Office or other external forum. Contract award or performance is suspended during the protest to the same extent, and within the same time periods, as if filed at the GAO. The AMC protest

decision goal is to resolve protests within 20 working days from filing. To be timely, protests must be filed within the periods specified in FAR 33.103. Send protests (other than protests to the contracting officer) to:

Headquarters U.S. Army Materiel Command Office of Command Counsel 4400 Martin Road Rm: A6SE040.001 Redstone Arsenal, AL 35898-5000

Fax: (256)450-8840

The AMC-level protest procedures are found at:

http:// http://www.amc.army.mil/pa/COMMANDCOUNSEL.asp

If Internet access is not available, contact the contracting officer or HQ, AMC to obtain the AMC-Level Protest Procedures.

(End of provision)

52.247-27 CONTRACT NOT AFFECTED BY ORAL AGREEMENT (APR 1984)

No oral statement of any person shall modify or otherwise affect the terms, conditions, or specifications stated in this contract. All modifications to the contract must be made in writing by the Contracting Officer or an authorized representative.

(End of clause)

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

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

www.acquisition.gov/far

(End of provision

252.211-7003 ITEM IDENTIFICATION AND VALUATION (JUN 2011)

(a) Definitions. As used in this clause'

Automatic identification device means a device, such as a reader or interrogator, used to retrieve data encoded on machine-readable media.

Concatenated unique item identifier means--

- (1) For items that are serialized within the enterprise identifier, the linking together of the unique identifier data elements in order of the issuing agency code, enterprise identifier, and unique serial number within the enterprise identifier; or
- (2) For items that are serialized within the original part, lot, or batch number, the linking together of the unique identifier data elements in order of the issuing agency code; enterprise identifier; original part, lot, or batch number; and serial number within the original part, lot, or batch number.

Data qualifier means a specified character (or string of characters) that immediately precedes a data field that defines the general category or intended use of the data that follows.

DoD recognized unique identification equivalent" means a unique identification method that is in commercial use and has been recognized by DoD. All DoD recognized unique identification equivalents are listed at http://www.acq.osd.mil/dpap/pdi/uid/iuid_equivalents.html.

DoD unique item identification means a system of marking items delivered to DoD with unique item identifiers that have machine-readable data elements to distinguish an item from all other like and unlike items. For items that are serialized within the enterprise identifier, the unique item identifier shall include the data elements of the enterprise identifier and a unique serial number. For items that are serialized within the part, lot, or batch number within the enterprise identifier, the unique item identifier shall include the data elements of the enterprise identifier; the original part, lot, or batch number; and the serial number.

Enterprise means the entity (e.g., a manufacturer or vendor) responsible for assigning unique item identifiers to items.

Enterprise identifier means a code that is uniquely assigned to an enterprise by an issuing agency.

Government's unit acquisition cost means--

- (1) For fixed-price type line, subline, or exhibit line items, the unit price identified in the contract at the time of delivery;
- (2) For cost-type or undefinitized line, subline, or exhibit line items, the Contractor's estimated fully burdened unit cost to the Government at the time of delivery; and
- (3) For items produced under a time-and-materials contract, the Contractor's estimated fully burdened unit cost to the Government at the time of delivery.

Issuing agency means an organization responsible for assigning a non-repeatable identifier to an enterprise (i.e., Dun & Bradstreet's Data Universal Numbering System (DUNS) Number, GS1 Company Prefix, or Defense Logistics Information System (DLIS) Commercial and Government Entity (CAGE) Code).

Issuing agency means an organization responsible for assigning a globally unique identifier to an enterprise (e.g., Dun & Bradstreet's Data Universal Numbering System (DUNS) Number, GS1 Company Prefix, Allied Committee 135 NATO Commercial and Government Entity (NCAGE)/Commercial and Government Entity (CAGE) Code, or the Coded Representation of the North American Telecommunications Industry Manufacturers, Suppliers, and Related Service Companies (ATIS-0322000) Number), European Health Industry Business Communication Council (EHIBCC) and Health Industry Business Communication Council (HIBCC)), as indicated in the Register of Issuing

Agency Codes for ISO/IEC 15459, located at http://www.nen.nl/web/Normen-ontwikkelen/ISOIEC-15459-Issuing-Agency-Codes.htm.

Item means a single hardware article or a single unit formed by a grouping of subassemblies, components, or constituent parts.

Lot or batch number means an identifying number assigned by the enterprise to a designated group of items, usually referred to as either a lot or a batch, all of which were manufactured under identical conditions.

Machine-readable means an automatic identification technology media, such as bar codes, contact memory buttons, radio frequency identification, or optical memory cards.

Original part number means a combination of numbers or letters assigned by the enterprise at item creation to a class of items with the same form, fit, function, and interface.

Parent item means the item assembly, intermediate component, or subassembly that has an embedded item with a unique item identifier or DoD recognized unique identification equivalent.

Serial number within the enterprise identifier means a combination of numbers, letters, or symbols assigned by the enterprise to an item that provides for the differentiation of that item from any other like and unlike item and is never used again within the enterprise.

Serial number within the part, lot, or batch number means a combination of numbers or letters assigned by the enterprise to an item that provides for the differentiation of that item from any other like item within a part, lot, or batch number assignment.

Serialization within the enterprise identifier means each item produced is assigned a serial number that is unique among all the tangible items produced by the enterprise and is never used again. The enterprise is responsible for ensuring unique serialization within the enterprise identifier.

Serialization within the part, lot, or batch number means each item of a particular part, lot, or batch number is assigned a unique serial number within that part, lot, or batch number assignment. The enterprise is responsible for ensuring unique serialization within the part, lot, or batch number within the enterprise identifier.

Unique item identifier means a set of data elements marked on items that is globally unique and unambiguous. The term includes a concatenated unique item identifier or a DoD recognized unique identification equivalent.

Unique item identifier type means a designator to indicate which method of uniquely identifying a part has been used. The current list of accepted unique item identifier types is maintained at http://www.acq.osd.mil/dpap/pdi/uid/uii types.html.

- (b) The Contractor shall deliver all items under a contract line, subline, or exhibit line item.
- (c) Unique item identifier.
- (1) The Contractor shall provide a unique item identifier for the following:
- (i) All delivered items for which the Government's unit acquisition cost is \$5,000 or more.
- (ii) The following items for which the Government's unit acquisition cost is less than \$5,000:

Contract line, subline, or exhibit line item No. Item description

- (iii) Subassemblies, components, and parts embedded within delivered items as specified in Attachment Number ----.
- (2) The unique item identifier and the component data elements of the DoD unique item identification shall not change over the life of the item.
- (3) Data syntax and semantics of unique item identifiers. The Contractor shall ensure that-
- (i) The encoded data elements (except issuing agency code) of the unique item identifier are marked on the item using one of the following three types of data qualifiers, as determined by the Contractor:
- (A) Application Identifiers (AIs) (Format Indicator 05 of ISO/IEC International Standard 15434), in accordance with ISO/IEC International Standard 15418, Information Technology--EAN/UCC Application Identifiers and Fact Data Identifiers and Maintenance and ANSI MH 10.8.2 Data Identifier and Application Identifier Standard.
- (B) Data Identifiers (DIs) (Format Indicator 06 of ISO/IEC International Standard 15434), in accordance with ISO/IEC International Standard 15418, Information Technology--EAN/UCC Application Identifiers and Fact Data Identifiers and Maintenance and ANSI MH 10.8.2 Data Identifier and Application Identifier Standard.
- (C) Text Element Identifiers (TEIs) (Format Indicator 12 of ISO/IEC International Standard 15434), in accordance with the Air Transport Association Common Support Data Dictionary; and
- (ii) The encoded data elements of the unique item identifier conform to the transfer structure, syntax, and coding of messages and data formats specified for Format Indicators 05, 06, and 12 in ISO/IEC International Standard 15434, Information Technology--Transfer Syntax for High Capacity Automatic Data Capture Media.
- (4) Unique item identifier.
- (i) The Contractor shall--
- (A) Determine whether to--
- (1) Serialize within the enterprise identifier;
- (2) Serialize within the part, lot, or batch number; or
- (3) Use a DoD recognized unique identification equivalent; and
- (B) Place the data elements of the unique item identifier (enterprise identifier; serial number; DoD recognized unique identification equivalent; and for serialization within the part, lot, or batch number only: original part, lot, or batch number) on items requiring marking by paragraph (c)(1) of this clause, based on the criteria provided in the version of MIL-STD-130, Identification Marking of U.S. Military Property, cited in the contract Schedule.
- (ii) The issuing agency code--
- (A) Shall not be placed on the item; and
- (B) Shall be derived from the data qualifier for the enterprise identifier.
- (d) For each item that requires unique item identification under paragraph (c)(1)(i) or (ii) of this clause, in addition to the information provided as part of the Material Inspection and Receiving Report specified elsewhere in this

contract, the Contractor shall report at the time of delivery, either as part of, or associated with, the Material Inspection and Receiving Report, the following information:

- (1) Unique item identifier.
- (2) Unique item identifier type.
- (3) Issuing agency code (if concatenated unique item identifier is used).
- (4) Enterprise identifier (if concatenated unique item identifier is used).
- (5) Original part number (if there is serialization within the original part number).
- (6) Lot or batch number (if there is serialization within the lot or batch number).
- (7) Current part number (optional and only if not the same as the original part number).
- (8) Current part number effective date (optional and only if current part number is used).
- (9) Serial number (if concatenated unique item identifier is used).
- (10) Government's unit acquisition cost.
- (11) Unit of measure.
- (e) For embedded subassemblies, components, and parts that require DoD unique item identification under paragraph (c)(1)(iii) of this clause, the Contractor shall report as part of, or associated with, the Material Inspection and Receiving Report specified elsewhere in this contract, the following information:
- (1) Unique item identifier of the parent item under paragraph (c)(1) of this clause that contains the embedded subassembly, component, or part.
- (2) Unique item identifier of the embedded subassembly, component, or part.
- (3) Unique item identifier type.**
- (4) Issuing agency code (if concatenated unique item identifier is used).**
- (5) Enterprise identifier (if concatenated unique item identifier is used).**
- (6) Original part number (if there is serialization within the original part number).**
- (7) Lot or batch number (if there is serialization within the lot or batch number).**
- (8) Current part number (optional and only if not the same as the original part number).**
- (9) Current part number effective date (optional and only if current part number is used).**
- (10) Serial number (if concatenated unique item identifier is used).**
- (11) Description.
- ** Once per item.

- (f) The Contractor shall submit the information required by paragraphs (d) and (e) of this clause in accordance with the data submission procedures at http://www.acq.osd.mil/dpap/pdi/uid/data_submission_information.html.
- (g) Subcontracts. If the Contractor acquires by subcontract, any item(s) for which unique item identification is required in accordance with paragraph (c)(1) of this clause, the Contractor shall include this clause, including this paragraph (g), in the applicable subcontract(s).

(End of clause)

252.212-7000 OFFEROR REPRESENTATIONS AND CERTIFICATIONS- COMMERCIAL ITEMS. (JUN 2005)

(a) Definitions.

As used in this clause-

- (1) Foreign person means any person other than a United States person as defined in Section 16(2) of the Export Administration Act of 1979 (50 U.S.C. App. Sec. 2415).
- (2) United States means the 50 States, the District of Columbia, outlying areas, and the outer Continental Shelf as defined in 43 U.S.C. 1331.
- (3) United States person is defined in Section 16(2) of the Export Administration Act of 1979 and means any United States resident or national (other than an individual resident outside the United States and employed by other than a United States person), any domestic concern (including any permanent domestic establishment of any foreign concern), and any foreign subsidiary or affiliate (including any permanent foreign establishment) of any domestic concern which is controlled in fact by such domestic concern, as determined under regulations of the President.
- (b) Certification.

By submitting this offer, the Offeror, if a foreign person, company or entity, certifies that it -

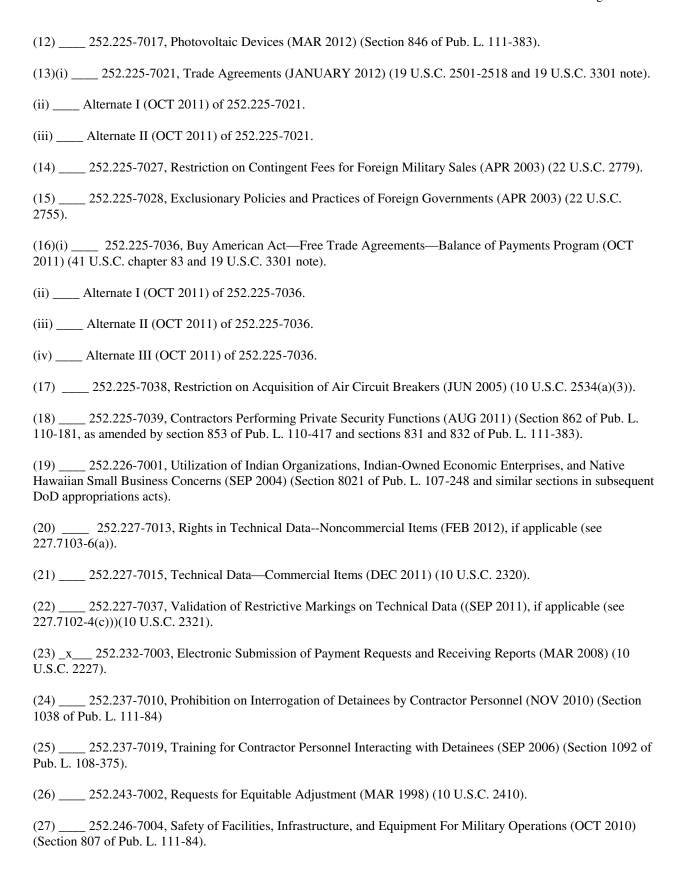
- (1) Does not comply with the Secondary Arab Boycott of Israel; and
- (2) Is not taking or knowingly agreeing to take any action, with respect to the Secondary Boycott of Israel by Arab countries, which 50 U.S.C. App. Sec. 2407(a) prohibits a United States person from taking.
- (c) Representation of Extent of Transportation by Sea. (This representation does not apply to solicitations for the direct purchase of ocean transportation services).
- (1) The Offeror shall indicate by checking the appropriate blank in paragraph (c)(2) of this provision whether transportation of supplies by sea is anticipated under the resultant contract. The term "supplies" is defined in the Transportation of Supplies by Sea clause of this solicitation.
- (2) Representation.

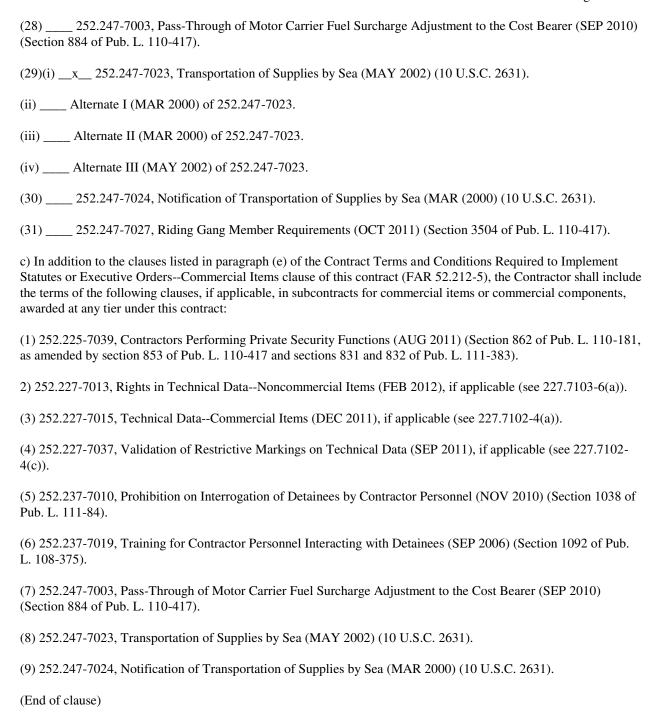
The Offeror represents that it-

____Does anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.

Does not anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.
(3) Any contract resulting from this solicitation will include the Transportation of Supplies by Sea Clause. If the Offeror represents that it will not use ocean transportation, the resulting contract will also include the Defense Federal Acquisition Regulation Supplement clause at 252.247-7024, Notification of Transportation of Supplies by Sea.
(End of provision)
252.212-7000 OFFEROR REPRESENTATIONS AND CERTIFICATIONS- COMMERCIAL ITEMS. (JUN 2005)
(a) Definitions.
As used in this clause-
(1) Foreign person means any person other than a United States person as defined in Section 16(2) of the Export Administration Act of 1979 (50 U.S.C. App. Sec. 2415).
(2) United States means the 50 States, the District of Columbia, outlying areas, and the outer Continental Shelf as defined in 43 U.S.C. 1331.
(3) United States person is defined in Section 16(2) of the Export Administration Act of 1979 and means any United States resident or national (other than an individual resident outside the United States and employed by other than a United States person), any domestic concern (including any permanent domestic establishment of any foreign concern), and any foreign subsidiary or affiliate (including any permanent foreign establishment) of any domestic concern which is controlled in fact by such domestic concern, as determined under regulations of the President.
(b) Certification.
By submitting this offer, the Offeror, if a foreign person, company or entity, certifies that it -
(1) Does not comply with the Secondary Arab Boycott of Israel; and
(2) Is not taking or knowingly agreeing to take any action, with respect to the Secondary Boycott of Israel by Arab countries, which 50 U.S.C. App. Sec. 2407(a) prohibits a United States person from taking.
(c) Representation of Extent of Transportation by Sea. (This representation does not apply to solicitations for the direct purchase of ocean transportation services).
(1) The Offeror shall indicate by checking the appropriate blank in paragraph (c)(2) of this provision whether transportation of supplies by sea is anticipated under the resultant contract. The term "supplies" is defined in the Transportation of Supplies by Sea clause of this solicitation.
(2) Representation.
The Offeror represents that it-
Does anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.

Does not anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.
(3) Any contract resulting from this solicitation will include the Transportation of Supplies by Sea Clause. If the Offeror represents that it will not use ocean transportation, the resulting contract will also include the Defense Federal Acquisition Regulation Supplement clause at 252.247-7024, Notification of Transportation of Supplies by Sea.
(End of provision)
252.212-7001 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS APPLICABLE TO DEFENSE ACQUISITIONS OF COMMERCIAL ITEMS (APR 2012)
(a) The Contractor agrees to comply with the following Federal Acquisition Regulation (FAR) clause which, if checked, is included in this contract by reference to implement a provision of law applicable to acquisitions of commercial items or components.
52.203-3, Gratuities (APR 1984) (10 U.S.C. 2207).
(b) The Contractor agrees to comply with any clause that is checked on the following list of Defense FAR Supplement clauses which, if checked, is included in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items or components.
(1) _x 252.203-7000, Requirements Relating to Compensation of Former DoD Officials (SEP 2011) (Section 847 of Pub. L. 110-181).
(2) 252.203-7003, Agency Office of the Inspector General (APR 2012)(section 6101 of Pub. L. 110-252, 41 U.S.C. 3509).
(3) 252.205-7000, Provision of Information to Cooperative Agreement Holders (DEC 1991) (10 U.S.C. 2416).
(4) 252.219-7003, Small Business Subcontracting Plan (DoD Contracts) (SEP 2011) (15 U.S.C. 637).
(5) 252.219-7004, Small Business Subcontracting Plan (Test Program) (JAN 2011) (15 U.S.C. 637 note).
(6)(i) 252.225-7001, Buy American Act and Balance of Payments Program (OCT 2011) (41 U.S.C. chapter 83, E.O. 10582).
(ii) Alternate I (OCT 2011) of 252.225-7001.
(7) 252.225-7008, Restriction on Acquisition of Specialty Metals (JUL 2009) (10 U.S.C. 2533b).
(8) 252.225-7009, Restriction on Acquisition of Certain Articles Containing Specialty Metals (JAN 2011) (10 U.S.C. 2533b).
(9) 252.225-7012, Preference for Certain Domestic Commodities (JUN 2010) (10 U.S.C. 2533a).
(10) 252.225-7015, Restriction on Acquisition of Hand or Measuring Tools (JUN 2005) (10 U.S.C. 2533a).
(11) 252.225-7016, Restriction on Acquisition of Ball and Roller Bearings (JUN 2011) (Section 8065 of Pub. L. 107-117 and the same restriction in subsequent DoD appropriations acts).





252.229-7001 TAX RELIEF (JUN 1997)

(a) Prices set forth in this contract are exclusive of all taxes and duties from which the United States Government is exempt by virtue of tax agreements between the United States Government and the Contractor's government. The following taxes or duties have been excluded from the contract price:

NAME OF TAX: (IVA) RATE (16 %)

- (b) The Contractor's invoice shall list separately the gross price, amount of tax deducted, and net price charged.
- (c) When items manufactured to United States Government specifications are being acquired, the Contractor shall identify the materials or components intended to be imported in order to ensure that relief from import duties is obtained. If the Contractor intends to use imported products from inventories on hand, the price of which includes a factor for import duties, the Contractor shall ensure the United States Government's exemption from these taxes. The Contractor may obtain a refund of the import duties from its government or request the duty-free import of an amount of supplies or components corresponding to that used from inventory for this contract.

(End of clause)

ADENDUM 52.212-1

1. Paragraph (b) Submission of offers is changed to add the following:

QUOTATION PREPARATION AND INSTRUCTIONS. The Government intends to award a Firm-Fixed Price (FFP) contract for services identified within this solicitation. These instructions prescribe the format for the quotation and describe the approach for the development and presentation of offerors information. These instructions are designed to ensure the submission of necessary information for the understanding and evaluation of the quotation. Offerors are encouraged to present their best technical approach price quotes in their initial quote submission. The Government intends to make an award without discussions, but maintains the right to hold discussions if it so determines.

FORMAT AND CONTENTS. The offer shall be submitted in the formats set forth below and all information shall be confined to the appropriate part to facilitate independent evaluation. Offers which do not include the requested minimum information may be eliminated from further consideration at the Government's discretion. The response shall consist of three (3) separate sections: Section I – Price, Section II – Technical Capability, and Section III – Past Performance Information. The offeror shall divide its offer into the noted sections to facilitate review by the Government. General statements that the offeror understands the specific tasks and can or will comply with the requirements of the Performance Work Statement will be considered inadequate. Clarity and completeness are essential. Data not submitted with the offer, but submitted previously, or presumed to be known (i.e., previous projects performed for the Government) cannot be considered as part of the quotation.

<u>Section I – Price Information and Required Documents.</u> Offerors shall submit all price information necessary to provide a meaningful basis for the Government's price analysis and for the items set forth in this solicitation. The Offeror shall provide its response with a cover sheet that contains the company's name, address and telephone number.

<u>Section II – Technical Capability</u>. Limited to no more than 15 pages. The Technical Capability shall describe how the offeror plans to provide the requirements as described in the Performance Work Statement. No pricing shall be included in the offerors Technical Capability. At a minimum the Technical Capability shall address the following:

Describe the qualifications of key personnel to the degree of success in managing projects of similar complexity to the PWS. Include a narrative of no more than three (3) projects of an identical or similar tasking as required by the PWS. Limit each narrative to no more than two (2) pages.

Describe a technical approach for developing plans that will address overall functionality related to Overhauling for Caterpillar Generators.

ELECTRONIC OFFERS REQUIRED. Offers must be submitted electronically to murciaje@tesc.southcom.mil

Offers submitted electronically, must be submitted via electronic media using any of the following electronic formats:

- (1) Files readable using Microsoft Office Products: Word, Excel, Power Point, or Access.
- (2) Files in Adobe PDF (Portable Document Format).
- (3) No files may be submitted in compressed form using WinZip, or other self-extracting files.
- (4) The offer should be accompanied by an electronic cover letter (letter of transmittal) which will be the body of the e-mail response to this solicitation, to identify all enclosures being transmitted in the message.
- 2. Paragraph (c) Period for acceptance of offers is changed to read as follows:

The offeror agrees to hold the prices in its offer firm for 60 calendar days from the date specified for receipt of offers.

ADENDUM 52.212-2

52.212-2, Evaluation -- Commercial Items (Addendum)

The Government will award a contract resulting from this solicitation to the responsible offeror whose offer, conforming to the solicitation, represents the Lowest Price Technically Acceptable (LPTA). The following factors shall be used to evaluate offers on an acceptable/unacceptable basis:

Technical Capability
Price

<u>Technical Capability:</u> Offer must clearly reflect the offeror's understanding of the scope of work and fully respond to the minimum requirements specified in FAR 52.212-1, Instructions to Offerors, and its addendum. Offerors who simply restate the PWS requirements, or fail to submit the minimum information specified in the Instructions, may result in the offer being rejected as non-compliant with the requirement for submission or required information.

<u>Price</u>: The Price factor will be assessed upon total evaluated price, to include an assessment of price reasonableness to the U.S. Government. Price offers will be reviewed for reasonableness to determine whether they reflect an understanding of the requirements or contain apparent mistakes. Award will be made to the offeror who submits a technically acceptable offer at the lowest price.

Point of Contact:

The Contracting Office point of contact is:

Juan Camilo Murcia, murciajc@tcsc.southcom.mil; phone 011-571-275-2907

Domestic Contractors must be registered in the Central Contractor Registration (CCR) data base before an award can be made to them. If the Contractor is not registered in the CCR, it may do so through the CCR website at http://www.ccr.gov.

*All quotes must be received by 25 June 2012 10:00 am CST on official company letterhead.

PAYMENT TERMS PAYMENT PROCESS

Please be aware that the American Embassy-USMILGP only will pay for the items related into the Purchase Order. Any change shall be authorize by the Contracting Office, otherwise it won't be valid.

The Payment will be made 30 days after we receive the invoice and also when we confirm that the items were received.

TO SUBMIT THE INVOICE:

Present an Original invoice submitted to the USMILGP Payment Office as follows: suarezt@tcsc.southcom.mil

Within Colombia:

Billing Address: Calle 24 Bis 48-50 (POST 1) US Embassy USMILGP – RMO BOGOTA, COLOMBIA TEL: 011-571-383-2601

Invoices will be received ONLY on Tuesdays from 10:00am thru 12:00 pm by Tatiana Suarez.