ORDER FOR SUPPLIES OR SERVICES							PAGE 1 OF15					
1. CONT	CONTRACT/PURCH ORDER/AGREEMENT NO. 2. DELIVERY ORDER/CALL NO.					3. DATE OF ORDER/CALL 4. REQUISITION/PURCH REQUEST NO.			5. PRIORITY			
SPE7	MC-16-	M-4193					(YYYYMMMDD) 2016 MAR	04	0062357212			DO-A1
6. ISSUI	ED BY			CODE	SPE7MC	7. AD	MINISTERED BY (If	other than	6) CODE SI	PE7MC		8. DELIVERY FOB
MARITI	ND AND N ME HARD		ECTRICAL				LAND AND MARITIME	CTRICAL	_			DESTINATION
P O BO COLUM USA	X 3990 IBUS OH 4	13218-399	0			POI	BOX 3990 UMBUS OH 43218-3990					X OTHER
Local Admin: William Manning PMCMKKD Tel: 614-692-9748 Fax: 614-692-2474  Email: DLA.Maritime.Postaward.FMSE2@dla.mil											(See Schedule if other)	
	RACTO			CODE 8	31982	F	ACILITY	10. DELIVER TO FOB POINT BY (Date)			11. X IF BUSINESS IS	
									(YYYYMMMD) 245 I	D) DAYS AE	00	SMALL
	HYE	RO-All	RE, INC. DBA						12. DISCOUNT TI	ERMS		SMALL DISAD- VANTAGED
NAME AND									Net 30 days			WOMEN-OWNED
ADDRES	SS USA		OA 91304-2340						13. MAIL INVOICE	ES TO TH	E ADDRESS	IN BLOCK
									See Block	15		
14. SHIP	то			CODE		15. PA	YMENT WILL BE MA	ADE BY	CODE SI	L4701		MARK ALL
						DE BS	EF FIN AND ACCO	DUNTING	SVC			PACKAGES AND PAPERS WITH
SEE	SCHE	OULE, [	OO NOT SHIP TO ADD	DRESSES OF	N THIS PAGE	Р	O BOX 182317					IDENTIFICATION NUMBERS IN
						CC	DLUMBUS OH 43. SA	218-2317	7			BLOCKS 1 AND 2.
16.	DELIVE	RY/	This delivery order/ca	ll is issued on a	another Government			ith and sub	niect to terms and co	nditions o	of above numb	pered contract
TYPE	CALL		· ·		ted 2016 FEB 16	ageney	or in accordance wi	itir dila odb	Jeot to terms and se			
OF ORDER	PURCH	ASE X				THE OF	FER REPRESENTED	BY THE N	IUMBERED PURCHA			terms specified herein. PREVIOUSLY HAVE
			BEEN OR IS NOW MO	DIFIED, SUBJE	CT TO ALL OF THE	TERMS	AND CONDITIONS S	ET FORTH	I, AND AGREES TO	PERFORM	THE SAME.	
	NAME C	F CONT	RACTOR	SI	GNATURE			TYPED	NAME AND TITLE			DATE SIGNED
If th	is box is	marked,	supplier must sign Accept	ance and return	the following number	r of cop	ies:					(YYYYMMMDD)
17. ACC	OUNTIN	G AND A	APPROPRIATION DATA/I	LOCAL USE								
BX-	07 <i>X</i> 403	0 5CBX	001 2620 S33189 \$4	4725 00								
27	0.71.00	0 002,		20.00								
								20	. QUANTITY	1		
18. ITE	I NO.		19. SCH	EDULE OF SU	PPLIES/SERVICES				RED/ ACCEPTED*	21UNIT	22. UNIT PRICE	23. AMOUNT
			Award se	nt EDI, Do no	ot duplicate shipm	ent		5.000				
			he Government is I, indicate by X.	-	STATES OF AMERIC ensonhaver	CA	1.0	1/1	Bensonhav	25	. TOTAL	
If differe		actual q	uantity accepted below	Anita.B	ensonhaver@dla.	mil		•		ווטן	FERENCES	
, ,				BY: PMCM	UEA		CO	NTRACTIN	NG/ORDERING OFF	ICER		
_	SPECTED				CONFORMS TO							
			HORIZED GOVERNMEN		EXCEPT AS NOTED		DATE	d DDINITI	ED NAME AND TITLE	OF ALITH	ODIZED COVE	RNMENT REPRESENTATIVE
2. 0.0.		0. 7.0.			,		(YYYYMMMDD)	u. i kiivii	LD IVAIVIL AIVD TITLE	OI AOIII	SINIZED GOVE	KINIENT KET KEGENTATIVE
e. MAILING ADDRESS OF AUTHORIZED GOVERNMENT REPRESENTATIVE 28. SHIP.				8. SHIP. NO.	29. D.O.	VOUCHER NO.	30	D. INITIALS				
					PARTIAL	32. PAID	ВҮ	3:	3. AMOUNT V	ERIFIED CORRECT FOR		
f. TELEPHONE NUMBER g. E-MAIL ADDRESS				FINAL								
						31	I. PAYMENT			34	4. CHECK NU	MBER
			OUNT IS CORRECT AND		R PAYMENT.		COMPLETE					
a. DATE (YYYYM		b. SIGN	IATURE AND TITLE OF CERTI	FYING OFFICER			PARTIAL			35	5. BILL OF LA	DING NO.
37. REC	, i	20.55	CEIVED DV / Defent		39. DATE RECEIV	ED	FINAL	44.575			0 m 1/2···	IED NO
AT	LIVED	36. KE	CEIVED BY (Print)		(YYYYMMMDE		TOTAL CON-	41. S/R A	ACCOUNT NUMBER	42	2. S/R VOUCH	IEK NU.

is is a First Destination Transportation (FDT) program award. These instructions do not apply to awards for ignernt to AFO/FFO address. It shipment is to an AFO/FFO address, normal procedures should be followed. anaportation requirements for PDT awards are located in DLAD clauses 57.247-8038 F.O.B. Origin, Covernment tanged Transportation (TDT) Program - Shipments ignating Outside the continguous United States (COMMS).  We National Institute of Standards and Technology (NIST) Special Publication (SD) 800-171 requirements, have sen updated and published in the Federal Register Volume 80, Number 250 (Wednesday, December 30, 2015) [Rules and Regulations] [Pages 81472-81474]. The following DFARS clauses have been amended December 2015, to cutline se changes. The Contractor will adhere to, and comply with the following DFARS clauses: sec 2015) DFARS 252.204-7008 Compliance with Safeguarding Covered Defense Information Controls, sec 2015) DFARS 252.204-7008 Compliance with Safeguarding Covered Defense Information Controls, sec 2015) DFARS 252.204-7008 Limitations on the Use or Disclosure of Third-Party Contractor Reported Cyber evident Information and Cyber Incident Reporting	ONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE7MC-16-M-4193	PAGE 2 OF 15 PAGE
dipment to APO/FPO addresses. If shipment is to an APO/FPO address, normal procedures should be followed. Cansportation requirements for FDT awards are located in DLAD clauses 52.247-9059 F.O.B. Origin, Government cranged Transportation and 52.247-9058, First Destination Transportation (FDT) Program - Shipments reginating Outside the contiguous United States (OCONUS).  The National Institute of Standards and Technology (NIST) Special Publication (SP) 800-171 requirements, have been updated and published in the Federal Register Volume 80, Number 250 (Wednesday, December 30, 2015) [Rules at Regulations] [Pages 81472-81474]. The following DFARS clauses have been amended December 2015, to outline the changes. The Contractor will adhere to, and comply with the following DFARS clauses:  Dec 2015) DFARS 252.204-7008 Compliance with Safeguarding Covered Defense Information Controls, Dec 2015) DFARS 252.204-7009 Limitations on the Use or Disclosure of Third-Party Contractor Reported Cyber accident Information, and		<u>l</u>	
sen updated and published in the Federal Register Volume 80, Number 250 (Wednesday, December 30, 2015) [Rules and Regulations] [Pages 81472-81474]. The following DFARS clauses have been amended December 2015, to outline the changes. The Contractor will adhere to, and comply with the following DFARS clauses:  Dece 2015) DFARS 252.204-7008 Compliance with Safeguarding Covered Defense Information Controls,  Dece 2015) DFARS 252.204-7009 Limitations on the Use or Disclosure of Third-Party Contractor Reported Cyber accident Information, and	hipment to APO/FPO addres ransportation requirement rranged Transportation ar	sses. If shipment is to an APO/FPO address, normal procedures ts for FDT awards are located in DLAD clauses 52.247-9059 F.O. and 52.247-9058, First Destination Transportation (FDT) Program	s should be followed. B. Origin, Government
lec 2015) DFARS 252.204-7012 Safeguarding Covered Defense Information and Cyber Incident Reporting	een updated and published nd Regulations] [Pages 81 he changes. The Contracto Dec 2015) DFARS 252.204-7 Dec 2015) DFARS 252.204-7 ncident Information, and	d in the Federal Register Volume 80, Number 250 (Wednesday, De 1472-81474]. The following DFARS clauses have been amended Decor will adhere to, and comply with the following DFARS clauses 7008 Compliance with Safeguarding Covered Defense Information 7009 Limitations on the Use or Disclosure of Third-Party Contr	ecember 30, 2015) [Rules cember 2015, to outline s: Controls, cactor Reported Cyber
		7012 Safeguarding Covered Defense Information and Cyber Incide	nt Reporting

#### SECTION B

SUPPLIES/SERVICES: 4820-01-013-0409

ITEM DESCRIPTION:

VALVE, HYDRAULIC, PRIORITY.

Configuration Change Management - Engineering Change Proposal, Requests for Variance (Deviation orWaiver) February 2015

- 1. Requirements
- A. The Configuration Change Management section of SAE EIA-649-1 ConfigurationManagement Requirement for Defense Contracts, Paragraph 3.3, shall be used for Configuration Control of material purchasedunder this contract.
- B. Furnished item(s) shall conform to the approved configuration requirements/revision specified, unlessa Pre-Production Request for Variance (deviation) or a Post-Production Request for Variance (waiver), is processed and approved asprovided by Paragraph 3. in this Standard Text Object (STO). Hereafter, the term "Request for Variance (RFV)" will also includeRequests for Deviations and Waivers.
- 2. The definitions from EIA-649-1 apply to items being procured under this solicitation/contract, with the following clarification of Deviation & Waiver:
- A. Pre-Production RFV (previously known asdeviation) requests permission to produce a product that does not conform to contract requirements/documentation for a limitedamount of time and for specified effectivity. (A deviation differs from an engineering change in that an approved engineeringchange requires corresponding revision of the item's current approved configuration documentation, whereas a deviation does not.).
- B. Post-Production RFV (previously known as waiver) requests approval of product found during manufacture, or after havingbeen submitted for Government inspection or acceptance, that departs from specified requirements, but nevertheless is considered suitable for use "as is" or after repair by an approved method.
- 3. Contractor responsibilities.
- A. An Engineering ChangeProposal (ECP) is used to make permanent changes in the Government technical data package (TDP). Pending approval of an ECP, contractual relief should be requested in writing by the Contractor using a RFV.
- B. Refer to FAR Part 48 Value Engineering for cost saving improvements to the Technical Data Package (TDP).
- C. All ECPs submitted by the Contractor will be deemedroutine. If the Contractor considers an ECP as an emergency or urgent; they shall include in their ECP submittal an explanation and all applicable supporting documentation. All ECPs will be reviewed for a determination on criticality, and, if concurred to be anemergency, the appropriate processing time-frame negotiated with the ESAs will be followed and the Contractor will be notified ofanticipated response time.
- D. For ECPs, Specification Change Notices (SCNs) or RFV, the Contractor must submit the applicabledocumentation listed in sub-paragraphs D.(1) through D.(4) to the Administrative Contracting Officer(ACO), with an information copyto the Procuring Contracting

#### SECTION B

SUPPLY/SERVICE: 4820-01-013-0409 CONT'D

Officer (PCO). Failure to submit a complete legible package may result in return of the ECP/RFVwithout processing.

- (1) Documentation listed in Paragraph 3.3.1 (for ECPs), 3.3.2 (RFV), 3.3.3 (for SCNs) or 3.3.4 (forNotices of Revision (NORs)) of the latest revision of EIA-649-1.
  - (2) DD Form 1692 (current revision) for ECP.
- (3) DD Form 1694 (current revision) for RFV.
  - (4) DD Form 1695 (current revision) for NOR.
- 4. DLA's responsibilities:
- A. Upon receipt of the ECP or RFV, the PCO will ensure that the applicable product specialist receives the copy from DCMA.
- B. Within five (5) working days from the date of receipt of the Contractor's ECP or RFV from DCMA, the PS must submit the requests and any supporting documentation via a 339 to the appropriate Engineering Support Activity (ESA), when applicable.
- C. Routine ECPs will be processed within 90 days from receipt by the ESA. RFVs will be evaluated and processed within 30 days from receipt by the ESA or as negotiated with the ESA.
- (1) The contractor will be notified in writing of approval by the return of anapproved copy of the ECP or RFV. Approval will be reflected by signature of the contracting activity or a reviewactivity specifically identified in the contract.
- (2) The contractor will be notified in writing of disapproval including reason(s) for disapproval.
- 5. For an approved RFV or an approved ECP, when the request affects the Contract, a modification willbe issued to the contract incorporating the applicable requirement changes. Only a Contracting Officer is authorized to issue amodification incorporating the approved RFV and/or ECP.
- 6. Questions regarding the status of previously submitted ECP or RFV should be directed to the PCO.
- 7. The submission of an ECP or RFV by the Contractor does not affect the required delivery date of the contract. If a delivery date change is needed, it must be negotiated with the Contracting Officer and documented viamodification to the contract.
- 8. The period of time for evaluation and approval/disapproval of an ECP and/or a RFV, as specifiedin Paragraph 4. C., shall not constitute excusable delay in the performance of this Contract by the Contractor or in any way relieve the contractor from compliance with the contract delivery schedule. The submission of an ECP and/or RFV by the Contractor shallnot preclude the Government from exercising its rights under any clause of the Contract. (End)

NO DATA IS AVAILABLE. THEALTERNATE OFFEROR IS REQUIRED TO PROVIDE A COMPLETE DATA PACKAGE

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SECTION B

SUPPLY/SERVICE: 4820-01-013-0409 CONT'D

INCLUDING DATA FOR THE APPROVED AND ALTERNATE

PART FOREVALUATION.

CRITICAL APPLICATION ITEM

HYDRO-AIRE, INC. DBA 81982 P/N A-62080-3 HYDRO-AIRE, INC. DBA 81982 P/N A62080-3

ITEM NO. SUPPLIES/SERVICES QUANTITY UNIT UNIT PRICE

AMOUNT

0001

4820-01-013-0409 5.000

VALVE, HYDRAULIC

, PRI

PRICING TERMS: Firm Fixed Price

QTY VARIANCE: PLUS 0% MINUS 0%

INSPECTION POINT: DESTINATION

ACCEPTANCE POINT: DESTINATION

FOB: ORIGIN DELIVERY DATE: 2016 NOV 04

PREP FOR DELIVERY:

PKGING DATA-OUP: 001

SHALL BE PACKAGED IN ACCORDANCE WITH ASTM D 3951.

#### Markings Paragraph

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

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

PARCEL POST ADDRESS:

DLA DISTRIBUTION DEPOT OKLAHOMA 3301 F AVE CEN REC BLDG 506 DR 22 TINKER AFB OK 73145-8000

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#### SECTION B

SUPPLY/SERVICE: 4820-01-013-0409 CONT'D

FOR TRANSPORTATION ASSISTANCE SEE DLAD 52.247-9034. FOR FIRST DESTINATION TRANSPORTATION (FDT) AWARDS SEE DLAD 52.247-9059 AND

CONTRACT INSTRUCTIONS INSTEAD.

FREIGHT SHIPPING ADDRESS:

SW3211 DLA DISTRIBUTION DEPOT OKLAHOMA 3301 F AVE CEN REC BLDG 506 DR 22 TINKER AFB OK 73145-8000

GOVT USE

				External	External	External	Customer RDD/
ΙΊ	ΈM	PR	PRLI	PR	PRLI	Material	Need Ship Date
0.0	01	0062357212	0001	N/A	N/A	N/A	N/A

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#### SECTION D - PACKAGING AND MARKING

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

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

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

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

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(End of clause)			
52.211-9010 SHIPPING LAB	EL REQUIREMENTS – MILITARY-STANDARD (MI	L-STD) 129P (APR 201	4) DLAD
52.211-9010 SHIPPING LAB	EL REQUIREMENTS - MILITARY STANDARD (M	IL-STD) 129P (NOV 201	I1), ALT I (AUG 2005)
52.211-9013 SHIPPER'S DEG	CLARATION OF DANGEROUS GOODS (APR 201	14) DLAD	
52.211-9036 PHYSICAL ITEM	I IDENTIFICATION/BARE ITEM MARKING (LAND	& MARITIME) (NOV 20	11) DLAD
52.246-9062 REPACKAGING	TO CORRECT PACKAGING DEFICIENCIES (SE	P 2008) DLAD	
52.247-9012 REQUIREMENTS	FOR TREATMENT OF WOOD PACKAGING MA	TERIAL (WPM) (FEB 20	007) DLAD
SECTION E - INSPECTION AI	ND ACCEPTANCE		
52.211-9022 SUPERSEDED	PART-NUMBERED ITEMS (NOV 2011) DLAD		
The offeror represents that the	s. Part number changes are acceptable only when the P/N requested in the solicitation has been cha		following verification:
81982	to		
A-62080-3			
A62080-3	r change only. The reason for the change is		
***			
52.211-9023 SUBSTITUTION	OF ITEM AFTER AWARD (NOV 2011) DLAD		
52.246-2 INSPECTION OF S	UPPLIES FIXED PRICE (AUG 1996) FAR		
SECTION F - DELIVERIES OF	PERFORMANCE		
52.211-17 DELIVERY OF EX	CESS QUANTITIES (SEP 1989) FAR		
52.242-17 GOVERNMENT D	ELAY OF WORK (APR 1984) FAR		
52.247-29 F.O.B. ORIGIN (F	EB 2006) FAR		
52.247-30 F.O.B. ORIGIN, CO	ONTRACTOR'S FACILITY (FEB 2006) FAR		
52.247-9059 F.O.B. Origin, G	overnment Arranged Transportation (OCT 2013)	DLAD	
SECTION H - SPECIAL CONT	RACT REQUIREMENTS		

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

(a) The Contractor shall remove or obliterate from a rejected end item and its packing and packaging, any marking, symbol, or other representation that the end item or any part of it has been produced or manufactured for the United States Government. Removal or obliteration shall be accomplished prior to any donation, sale, or disposal in commercial channels. The Contractor, in making disposition in commercial channels of rejected supplies, is responsible for compliance with requirements of the Federal Trade Commission Act (15 United States Code (U.S.C.) 45 et seq.) and the Federal Food, Drug and Cosmetic Act (21 U.S.C. 301 et seq.), as well as other Federal or State laws and regulations promulgated pursuant thereto.

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

(End of Clause)

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

252.203-7000 REQUIREMENTS RELATING TO COMPENSATION OF FORMER DOD OFFICIALS (SEP 2011) DFARS
252.203-7002 REQUIREMENT TO INFORM EMPLOYEES OF WHISTLEBLOWER RIGHTS (SEP 2013) DFARS
252.203-7997 PROHIBITION ON CONTRACTING WITH ENTITIES THAT REQUIRE CERTAIN INTERNAL CONFIDENTIALITY AGREEMENTS (OCT 2015) DFARS

- (a) The Contractor shall not require employees or subcontractors seeking to report fraud, waste, or abuse to sign or comply with internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contactors from lawfully reporting such waste, fraud, or abuse to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.
- (b) The Contractor shall notify employees that the prohibitions and restrictions of any internal confidentiality agreements covered by this clause are no longer in effect.
- (c) The prohibition in paragraph (a) of this clause does not contravene requirements applicable to Standard Form 312, Form 4414, or any other form issued by a Federal department or agency governing the nondisclosure of classified information.
- (d)(1) Use of funds appropriated (or otherwise made available) by the Continuing Appropriations Act, 2016 (Pub. L. 114-53) or any other FY 2016 appropriations act that extends to FY 2016 funds the same prohibitions as contained in sections 743 of division E, title VII, of the Consolidated and Further Continuing Appropriations Act, 2015 (Pub. L. 113-235) may be prohibited, if the Government determines that the Contractor is not in compliance with the provisions of this clause.
- (2) The Government may seek any available remedies in the event the Contractor fails to perform in accordance with the terms and conditions of the contract as a result of Government action under this clause.

(End of clause)

# 252.204-7003 CONTROL OF GOVERNMENT PERSONNEL WORK PRODUCT (APR 1992) DFARS 252.204-7004 ALTERNATE A, SYSTEM FOR AWRD MANAGEMENT (FEB 2014) DFARS

# 252.204-7008 COMPLIANCE WITH SAFEGUARDING COVERED DEFENSE INFORMATION CONTROLS (OCT 2015) DFARS (a) Definitions. As used in this provision—

"Controlled technical information," "covered contractor information system," and "covered defense information" are defined in clause 252.204-7012, Safeguarding Covered Defense Information and Cyber Incident Reporting (DEVIATION 2016-00001) (OCT 2015).

- (b) The security requirements required by contract clause 252.204-7012, Safeguarding Covered Defense Information and Cyber Incident Reporting (DEVIATION 2016-00001) (OCT 2015) shall be implemented for all covered defense information on all covered contractor information systems that support the performance of this contract.
- (c) If the Offeror anticipates that additional time will be necessary to implement derived security requirement 3.5.3 "Use of multifactor authentication for local and network access to privileged accounts and for network access to non-privileged accounts" within National Institute of Standards and Technology (NIST) Special Publication (SP) 800-171, "Protecting Controlled Unclassified Information in Nonfederal Information Systems and Organizations (see <a href="http://dx.doi.org/10.6028/NIST.SP.800-171">http://dx.doi.org/10.6028/NIST.SP.800-171</a>), the Offeror shall notify the Contracting Officer that they will implement the requirement within 9 months of contract award.
- (d) If the Offeror proposes to deviate from any of the security requirements in NIST SP 800-171 that is in effect at the time the solicitation is issued or as authorized by the Contracting Officer, the Offeror shall submit to the Contracting Officer, for consideration by the DoD Chief Information Officer (CIO), a written explanation of—

- (1) Why a particular security requirement is not applicable; or
- (2) How an alternative, but equally effective, security measure is used to compensate for the inability to satisfy a particular requirement and achieve equivalent protection.
- (e) An authorized representative of the DoD CIO will approve or disapprove offeror requests to deviate from NIST SP 800-171 requirements in writing prior to contract award. Any approved deviation from NIST SP 800-171 shall be incorporated into the resulting contract. (End of provision)

## 252.204-7009 LIMITATIONS ON THE USE OR DISCLOSURE OF THIRD-PARTY CONTRACTOR REPORTED CYBER INCIDENT INFORMATION (AUG 2015) DFARS

### 252.204-7012 SAFEGUARDING COVERED DEFENSE INFORMATION AND CYBER INCIDENT REPORTING (OCT 2015) DEARS

(a) Definitions. As used in this clause—

"Adequate security" means protective measures that are commensurate with the consequences and probability of loss, misuse, or unauthorized access to, or modification of information.

"Compromise" means disclosure of information to unauthorized persons, or a violation of the security policy of a system, in which unauthorized intentional or unintentional disclosure, modification, destruction, or loss of an object, or the copying of information to unauthorized media may have occurred.

"Contractor attributional/proprietary information" means information that identifies the contractor(s), whether directly or indirectly, by the grouping of information that can be traced back to the contractor(s) (e.g., program description, facility locations), personally identifiable information, as well as trade secrets, commercial or financial information, or other commercially sensitive information that is not customarily shared outside of the company.

"Contractor information system" means an information system belonging to, or operated by or for, the Contractor.

"Controlled technical information" means technical information with military or space application that is subject to controls on the access, use, reproduction, modification,

performance, display, release, disclosure, or dissemination. Controlled technical

information would meet the criteria, if disseminated, for distribution statements B through F using the criteria set forth in DoD Instruction 5230.24. Distribution

Statements on Technical Documents. The term does not include information that is lawfully publicly available without restrictions.

"Covered contractor information system" means an information system that is owned, or operated by or for, a contractor and that processes, stores, or transmits covered defense information.

"Covered defense information" means unclassified information that—

- (i) Is—
  - (A) Provided to the contractor by or on behalf of DoD in connection with the performance of the contract; or
- (B) Collected, developed, received, transmitted, used, or stored by or on behalf of the contractor in support of the performance of the contract: and
  - (ii) Falls in any of the following categories:
    - (A) Controlled technical information.
- (B) Critical information (operations security). Specific facts identified through the Operations Security process about friendly intentions, capabilities, and activities vitally needed by adversaries for them to plan and act effectively so as to guarantee failure or unacceptable consequences for friendly mission accomplishment (part of Operations Security process).
- (C) Export control. Unclassified information concerning certain items, commodities, technology, software, or other information whose export could reasonably be expected to adversely affect the United States national security and nonproliferation objectives. To include dual use items; items identified in export administration regulations, international traffic in arms regulations and munitions list; license applications; and sensitive nuclear technology information.
- (D) Any other information, marked or otherwise identified in the contract, that requires safeguarding or dissemination controls pursuant to and consistent with law, regulations, and Governmentwide policies (e.g., privacy, proprietary business information). "Cyber incident" means actions taken through the use of computer networks that result in an actual or potentially adverse effect on an information system and/or the information residing therein.

"Forensic analysis" means the practice of gathering, retaining, and analyzing computer-related data for investigative purposes in a manner that maintains the integrity of the data.

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"Malicious software" means computer software or firmware intended to perform an unauthorized process that will have adverse impact on the confidentiality, integrity, or availability of an information system. This definition includes a virus, worm, Trojan horse, or other code-based entity that infects a host, as well as spyware and some forms of adware.

"Media" means physical devices or writing surfaces including, but is not limited to, magnetic tapes, optical disks, magnetic disks, large-scale integration memory chips, and printouts onto which information is recorded, stored, or printed within an information system.

"Operationally critical support" means supplies or services designated by the Government as critical for airlift, sealift, intermodal transportation services, or logistical support that is essential to the mobilization, deployment, or sustainment of the Armed Forces in a contingency operation.

"Rapid(ly) report(ing)" means within 72 hours of discovery of any cyber incident.

"Technical information" means technical data or computer software, as those terms are defined in the clause at DFARS 252.227-7013, Rights in Technical Data-Non Commercial Items, regardless of whether or not the clause is incorporated in this solicitation or contract. Examples of technical information include research and engineering data, engineering drawings, and associated lists, specifications, standards, process sheets, manuals, technical reports, technical orders, catalog-item identifications, data sets, studies and analyses and related information, and computer software executable code and source code.

- (b) Adequate security. The Contractor shall provide adequate security for all covered defense information on all covered contractor information systems that support the performance of work under this contract. To provide adequate security, the Contractor shall—
- (1) Implement information systems security protections on all covered contractor information systems including, at a minimum—
- (i) For covered contractor information systems that are part of an Information Technology (IT) service or system operated on behalf of the Government—
- (A) Cloud computing services shall be subject to the security requirements specified in the clause 252.239-7010, Cloud Computing Services, of this contract; and
- (B) Any other such ITs ervice or system (i.e., other than cloud computing) shall be subject to the security requirements specified elsewhere in this contract; or
- (ii) For covered contractor information systems that are not part of an IT service or system operated on behalf of the Government and therefore are not subject to the security requirement specified at paragraph (b)(1)(i) of this clause—
- (A) The security requirements in National Institute of Standards and Technology (NIST) Special Publication (SP) 800-171, "Protecting Controlled

Unclassified Information in Nonfederal Information Systems and Organizations,"

(see <a href="http://dx.doi.org/10.6028/NIST.SP.800-171">http://dx.doi.org/10.6028/NIST.SP.800-171</a>) that is in effect at the time the solicitation is issued or as authorized by the Contracting Officer with the exception of the derived security requirement 3.5.3 "Use of multifactor authentication for local and network access to privileged accounts and for network access to non-privileged accounts", which will be required not later than 9 months after award of the contract, if the Contractor notified the contracting officer in accordance with paragraph (c) of the provision 252.204-7008, Compliance with Safeguarding Covered Defense Information Controls (DEVIATION 2016-00001)(OCT 2015); or

- (B) Alternative but equally effective security measures used to compensate for the inability to satisfy a particular requirement and achieve equivalent protection approved in writing by an authorized representative of the DoD Chief Information Officer (CIO) prior to contract award; and
- (2) Apply other information systems security measures when the Contractor reasonably determines that information systems security measures, in addition to those identified in paragraph (b)(1) of this clause, may be required to provide adequate security in a dynamic environment based on an assessed risk or vulnerability.
  - (c) Cyber incident reporting requirement.
- (1) When the Contractor discovers a cyber incident that affects a covered contractor information system or the covered defense information residing therein, or that affects the contractor's ability to perform the requirements of the contract that are designated as operationally critical support, the Contractor shall—
- (i) Conduct a review for evidence of compromise of covered defense information, including, but not limited to, identifying compromised computers, servers, specific data, and user accounts. This review shall also include analyzing covered contractor information system(s) that were part of the cyber incident, as well as other information systems on the Contractor's network(s), that may have been accessed as a result of the incident in order to identify compromised covered defense information, or that affect the Contractor's ability to provide operationally critical support; and

- (ii) Rapidly report cyber incidents to DoD at http://dibnet.dod.mil.
- (2) Cyber incident report. The cyber incident report shall be treated as information created by or for DoD and shall include, at a minimum, the required elements at <a href="http://dibnet.dod.mil">http://dibnet.dod.mil</a>.
- (3) Medium assurance certificate requirement. In order to report cyber incidents in accordance with this clause, the Contractor or subcontractors hall have or acquire a DoD-approved medium assurance certificate to report cyber incidents. For information on obtaining a DoD-approved medium assurance certificate, see <a href="http://iase.disa.mil/oki/eca/Pages/index.aspx">http://iase.disa.mil/oki/eca/Pages/index.aspx</a>.
- (d) *Malicious software*. The Contractor or subcontractors that discover and isolate malicious software in connection with a reported cyber incident shall submit the malicious software in accordance with instructions provided by the Contracting Officer.
- (e) Media preservation and protection. When a Contractor discovers a cyber incident has occurred, the Contractor shall preserve and protect images of all known affected information systems identified in paragraph (c)(1)(i) of this clause and all relevant monitoring/packet capture data for at least 90 days from the submission of the cyber incident report to allow DoD to request the media or decline interest.
- (f) Access to additional information or equipment necessary for forensic analysis. Upon request by DoD, the Contractor shall provide DoD with access to additional information or equipment that is necessary to conduct a forensic analysis.
- (g) Cyber incident damage assessment activities. If DoD elects to conduct a damage assessment, the Contracting Officer will request that the Contractor provide all of the damage assessment information gathered in accordance with paragraph (e) of this clause.
- (h) DoD safeguarding and use of contractor attributional/proprietary information. The Government shall protect against the unauthorized use or release of information obtained from the contractor (or derived from information obtained from the contractor) under this clause that includes contractor attributional/proprietary information, including such information submitted in accordance with paragraph (c). To the maximum extent practicable, the Contractor shall identify and mark attributional/proprietary information. In making an authorized release of such information, the Government will implement appropriate procedures to minimize the contractor attributional/proprietary information that is included in such authorized release, seeking to include only that information that is necessary for the authorized purpose(s) for which the information is being released.
- (i) Use and release of contractor attributional/proprietary information not created by or for DoD. Information that is obtained from the contractor (or derived from information obtained from the contractor) under this clause that is not created by or for DoD is authorized to be released outside of DoD—
  - (1) To entities with missions that may be affected by such information;
  - (2) To entities that may be called upon to assist in the diagnosis, detection, or mitigation of cyber incidents;
  - (3) To Government entities that conduct counterintelligence or law enforcement investigations;
- (4) For national security purposes, including cyber situational awareness and defense purposes (including with Defense Industrial Base (DIB) participants in the program at 32 CFR part 236); or
- (5) To a support services contractor ("recipient") that is directly supporting Government activities under a contract that includes the clause at 252.204-7009, Limitations on the Use or Disclosure of Third-Party Contractor Reported Cyber Incident Information.
- (j) Use and release of contractor attributional/proprietary information created by or for DoD. Information that is obtained from the contractor (or derived from information obtained from the contractor) under this clause that is created by or for DoD (including the information submitted pursuant to paragraph (c) of this clause) is authorized to be used and released outside of DoD for purposes and activities authorized by paragraph (i) of this clause, and for any other lawful Government purpose or activity, subject to all applicable statutory, regulatory, and policy based restrictions on the Government's use and release of such information.
- (k) The Contractors hall conduct activities under this clause in accordance with applicable laws and regulations on the interception, monitoring, access, use, and disclosure of electronic communications and data.
- (I) Other safeguarding or reporting requirements. The safeguarding and cyber incident reporting required by this clause in no way abrogates the Contractor's responsibility for other safeguarding or cyber incident reporting pertaining to its unclassified information systems as required by other applicable clauses of this contract, or as a result of other applicable U.S. Government statutory or regulatory requirements.
  - (m) Subcontracts. The Contractor shall-
- (1) Include the substance of this clause, including this paragraph (m), in all subcontracts, including subcontracts for commercial items; and
- (2) Require subcontractors to rapidly report cyber incidents directly to DoD at <a href="http://dibnet.dod.mil">http://dibnet.dod.mil</a> and the prime Contractor. This includes providing the incident report number, automatically assigned by DoD, to the prime Contractor (or next higher-tier subcontractor) as soon as practicable.

(End of clause)

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	GOVERNMENT'S INTEREST W FOR SUSPENSION (AUG 2013	HEN SUBCONTRACTING WITH CONTRA	CTORS DEBARRED,
52.211-15 DEFENSE PRIORI	TY AND ALLOCATION REQUIRE	MENTS (APR 2008) FAR	
252.211-7005 SUBSTITUTION	IS FOR MILITARY OR FEDERAL	SPECIFICATIONS AND STANDARDS	(NOV 2005) DFARS
specified in paragraph (b) of th (d) Absent a determination tha	is clause, submit documentation of t an SPI process is not acceptable Federal specifications or standards	at which it is proposed for use, but is not ye f Department of Defense acceptance of the for this procurement, the Contractor shall u s:	SPI process.
Facility:			
Military or Federal Specificat	ion or Standard:		
Affected Contract Line Item	Number, Subline Item Number, C	omponent, or Element:	
***			
52.211-9052 NOTIFICATION	TO GOVERNMENT OF AND COM	ITEMPLATED PRODUCTION PHASE-OU	(NOV 2011) DLAD
52.215-08 ORDER OF PREC	EDENCE - UNIFORM CONTRAC	T FORMAT (OCT 1997) FAR	
52.222-19 CHILD LABOR - C	OOPERATION WITH AUTHORITI	ES AND REMEDIES (JAN 2014) FAR	
52.222-20 WALSH-HEALEY	PUBLIC CONTRACTS ACT (MA	Y 2014) FAR	
52.222-21 PROHIBITION OF	SEGREGATED FACILITIES (AP	R 2015) FAR	
52.222-26 EQUAL OPPORTU	NITY (APR 2015) FAR		
52.222-36 EQUAL OPPORTU	INITY FOR WORKERS WITH DIS	ABILITIES (JUL 2014) FAR	
52.222-50 COMBATTING TR	AFFICKING IN PERSONS (MAR	2015) FAR	
52.223-18 ENCOURAGING (	CONTRACTOR POLICIES TO BAN	N TEXT MESSAGING WHILE DRIVING (A	AUG 2011) FAR
52.225-13 RESTRICTIONS C	N CERTAIN FOREIGN PURCHAS	ES (JUN 2008) FAR	
252.225-7001 BUY AMERICA	N ACT AND BALANCE OF PAYI	MENTS PROGRAM (NOV 2014) DFARS	
252.225-7002 QUALIFYING (	COUNTRY SOURCES AS SUBCO	NTRACTORS (DEC 2012) DFARS	
252.225-7036 BUY AMERICA	N - FREE TRADE AGREEMENTS	- BALANCE OF PAYMENTS PROGRAM	(NOV 2014) DFARS
252.225-7036 BUY AMERICA (NOV 2014) DFARS	N - FREE TRADE AGREEMENTS	- BALANCE OF PAYMENTS PROGRAM	(NOV 2014), ALT I
52.232-01 PAYMENTS (API	R 1984) FAR		

52.232-08 DISCOUNTS FOR PROMPT PAYMENT (FEB 2002) FAR

52.232-11 EXTRAS (APR 1984) FAR

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52.232-25 PROMPT PAYMENT (JUL 2013) FAR
52.232-33 PAYMENT BY ELECTRONIC FUNDS TRANSFER-SYSTEM FOR AWARD MANAGEMENT (JUL 2013) FAR
252.232-7003 ELECTRONIC SUBMISSION OF PAYMENT REQUESTS AND RECEIVING REPORTS (JUN 2012) DFARS
252.232-7010 LEVIES ON CONTRACT PAYMENTS (DEC 2006) DFARS
52.233-01 DISPUTES (MAY 2014) FAR
52.233-03 PROTEST AFTER AWARD (AUG 1996) FAR
52.233-04 APPLICABLE LAW FOR BREACH OF CONTRACT CLAIM (OCT 2004) FAR
52.244-06 SUBCONTRACTS FOR COMMERCIAL ITEMS (APR 2015) FAR
52.247-68 REPORT OF SHIPMENT (RESHIP) (FEB 2006) FAR
252.247-7023 TRANSPORATION OF SUPPLIES BY SEA (APR 2014) DFARS
52.248-01 VALUE ENGINEERING (OCT 2010) FAR
(3) The source of the savings (the instant contract, or concurrent and future contracts), as follows:  CONTRACTOR'S SHARE OF NET ACQUISITION SAVINGS (Figures in percent)  Contract Type:
(m) Data. The Contractor may restrict the Government's right to use any part of a VECP or the supporting data by marking the following legend on the affected parts:  These data, furnished under the Value Engineering clause of contract, shall not be disclosed outside the Government or duplicated, used, or disclosed, in whole or in part, for any purpose other than to evaluate a value engineering change proposal submitted under the clause.
52.249-01 TERMINATION FOR CONVENIENCE OF THE GOVERNMENT (FIXED-PRICE) (SHORT FORM) (APR 1984) FAR
52.252-02 CLAUSES INCORPORATED BY REFERENCE (FEB 1998) FAR
This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon

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

#### 52.252-06 AUTHORIZED DEVIATIONS IN CLAUSES (APR 1984) FAR

- (a) The use in this solicitation or contract of any Federal Acquisition Regulation (48 CFR Chapter 1) clause with an authorized deviation is indicated by the addition of "(DEVIATION)" after the date of the clause.
- (b) The use in this solicitation or contract of any DoD FAR Supplement (DFARS) (48 CFR Chapter 2) clause with an authorized deviation is indicated by the addition of "(DEVIATION)" after the name of the regulation. (End of Clause)

52.253-01 COMPUTER GENERATED FORMS (JAN 1991) FAR

252.222-7007 REPRESENTATION REGARDING COMBATING TRAFFICKING IN PERSONS (JAN 2015) DFARS

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

- (a) *Definition*. "Export-controlled items," as used in this clause, means items subject to the Export Administration Regulations (EAR) (15 CFR Parts 730-774) or the International Traffic in Arms Regulations (ITAR) (22 CFR Parts 120-130). The term includes:
  - (1) "Defense items," defined in the Arms Export Control Act, 22 U.S.C. 2778(j)(4)(A), as defense articles, defense services, and related technical data, and further defined in the ITAR, 22 CFR Part 120.
  - (2) "Items," defined in the EAR as "commodities", "software", and "technology," terms that are also defined in the EAR, 15 CFR 772.1.
- (b) The Contractor shall comply with all applicable laws and regulations regarding export-controlled items, including, but not limited to, the requirement for contractors to register with the Department of State in accordance with the ITAR. The Contractor shall consult with the Department of State regarding any questions relating to compliance with the ITAR and shall consult with the Department of Commerce regarding any questions relating to compliance with the EAR.
- (c) The Contractor's responsibility to comply with all applicable laws and regulations regarding export-controlled items exists independent of, and is not established or limited by, the information provided by this clause.
- (d) Nothing in the terms of this contract adds, changes, supersedes, or waives any of the requirements of applicable Federal laws, Executive orders, and regulations, including but not limited to—
  - (1) The Export Administration Act of 1979, as amended (50 U.S.C. App. 2401, et seq.);
  - (2) The Arms Export Control Act (22 U.S.C. 2751, et seq.);
  - (3) The International Emergency Economic Powers Act (50 U.S.C. 1701, et seq.);
  - (4) The Export Administration Regulations (15 CFR Parts 730-774);
  - (5) The International Traffic in Arms Regulations (22 CFR Parts 120-130); and
  - (6) Executive Order 13222, as extended.
- (e) The Contractor shall include the substance of this clause, including this paragraph (e), in all subcontracts. (End of clause)