

Aircraft Parts Cleaning Service

Offerors shall provide proposed price for each Contract Line Item Number (CLIN) and grand total for all CLINs:

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0001	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B797, Shop 62614 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # A703465-B5G; P/A# 65886070343 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0002	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B797C, Shop 62618 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 86979; P/A# 65886061602 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0003	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B797, Shop 62618 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 86980; P/A# 65886061603 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0004	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B795, Shop 62632 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # A701785-A3E; P/A# 65886059309 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0005	Solvent Vat Parts Washer FFP Model: 44 B101, Shop 62147 (Government Owned) 13 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% Serial # 11024625; P/A# 65886067945 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0006	Solvent Agitating Parts Cleaning Tank FFP Model: N/A B101D, Shop 62327 (Government Owned) 12 Weeks, 5 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% Serial # 27306; P/A# JAXMP006779 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	5	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0007	Ultrasonic Acqueous Cleaning Tank FFP Model: GMC-1818 53820 B797, Shop 62614 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF317 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 14866; P/A# 65886066727 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0008	Acqueous Parts Washer FFP Model: 40HP B840, Shop 62334 (Government Owned) 8 Weeks, 7 Required Waste Profile: SKF439 Chemical Name: Big Gold / Detergent AQ Chemical Concentration: 3oz per gallon Serial # 14864; P/A# 65886061176 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	7	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0009	Electric Washer FFP Model: 78-304830-S-IOS B840, Shop 62334 (Government Owned) 26 Weeks, 2 Required Waste Profile: SKF439 Chemical Name: Big Gold / Detergent AQ Chemical Concentration: 3oz per gallon Serial # A080886; P/A# 65886064182 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	2	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0010	Solvent Agitating Parts Cleaner FFP B101, Shop 62321 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	13	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0011	Solvent Parts Cleaner w/ hood FFP B101, Shop 62322 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0012	Solvent Parts Cleaner FFP B101, Shop 62321 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0013	Solvent Parts Cleaner FFP B101N, Shop 62326 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0014	Solvent Parts Cleaner FFP B101, Shop 62321 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0015	Solvent Agitating Parts Cleaner FFP B101, Shop 62322 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	13	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0016	Solvent Cleaning Tank FFP B101, Shop 62142 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	13	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0017	Drum Parts Washer FFP Mayport B1343, Shop 62562 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: M521 Chemical Name: Premium Gold / AQ Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	13	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1001 OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B797, Shop 62614 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # A703465-B5G; P/A# 65886070343 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1002	Ultrasonic Acqueous Cleaning Tank	26	Each		
OPTION	FFP Model 3523 B797C, Shop 62618 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 86979; P/A# 65886061602 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1003	Ultrasonic Acqueous Cleaning Tank	26	Each		
OPTION	FFP Model 3523 B797, Shop 62618 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 86980; P/A# 65886061603 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1004		26	Each		
OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B795, Shop 62632 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # A701785-A3E; P/A# 65886059309 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1005		4	Each		
OPTION	Solvent Vat Parts Washer FFP Model: 44 B101, Shop 62147 (Government Owned) 13 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% Serial # 11024625; P/A# 65886067945 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1006		5	Each		
OPTION	Solvent Agitating Parts Cleaning Tank FFP Model: N/A B101D, Shop 62327 (Government Owned) 12 Weeks, 5 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% Serial # 27306; P/A# JAXMP006779 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1007		26	Each		
OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model: GMC-1818 53820 B797, Shop 62614 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF317 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 14866; P/A# 65886066727 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1008 OPTION	Acqueous Parts Washer FFP Model: 40HP B840, Shop 62334 (Government Owned) 8 Weeks, 7 Required Waste Profile: SKF439 Chemical Name: Big Gold / Detergent AQ Chemical Concentration: 3oz per gallon Serial # 14864; P/A# 65886061176 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	7	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1009 OPTION	Electric Washer FFP Model: 78-304830-S-IOS B840, Shop 62334 (Government Owned) 26 Weeks, 2 Required Waste Profile: SKF439 Chemical Name: Big Gold / Detergent AQ Chemical Concentration: 3oz per gallon Serial # A080886; P/A# 65886064182 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	2	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1010	Solvent Agitating Parts Cleaner	13	Each		
OPTION	FFP B101, Shop 62321 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1011	Solvent Parts Cleaner w/ hood	4	Each		
OPTION	FFP B101, Shop 62322 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1012 OPTION	Solvent Parts Cleaner FFP B101, Shop 62321 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1013 OPTION	Solvent Parts Cleaner FFP B101N, Shop 62326 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1014 OPTION	Solvent Parts Cleaner FFP B101, Shop 62321 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1015 OPTION	Solvent Agitating Parts Cleaner FFP B101, Shop 62322 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	13	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1016 OPTION	Solvent Cleaning Tank FFP B101, Shop 62142 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	13	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
1017 OPTION	Drum Parts Washer FFP Mayport B1343, Shop 62562 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: M521 Chemical Name: Premium Gold / AQ Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	13	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2001 OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B797, Shop 62614 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # A703465-B5G; P/A# 65886070343 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2002 OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B797C, Shop 62618 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 86979; P/A# 65886061602 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2003 OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B797, Shop 62618 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 86980; P/A# 65886061603 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

 NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2004 OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B795, Shop 62632 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # A701785-A3E; P/A# 65886059309 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

 NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2005 OPTION	Solvent Vat Parts Washer FFP Model: 44 B101, Shop 62147 (Government Owned) 13 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% Serial # 11024625; P/A# 65886067945 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

 NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2006 OPTION	Solvent Agitating Parts Cleaning Tank FFP Model: N/A B101D, Shop 62327 (Government Owned) 12 Weeks, 5 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% Serial # 27306; P/A# JAXMP006779 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	5	Each		

 NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2007 OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model: GMC-1818 53820 B797, Shop 62614 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF317 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 14866; P/A# 65886066727 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2008 OPTION	Acqueous Parts Washer FFP Model: 40HP B840, Shop 62334 (Government Owned) 8 Weeks, 7 Required Waste Profile: SKF439 Chemical Name: Big Gold / Detergent AQ Chemical Concentration: 3oz per gallon Serial # 14864; P/A# 65886061176 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	7	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2009 OPTION	Electric Washer FFP Model: 78-304830-S-IOS B840, Shop 62334 (Government Owned) 26 Weeks, 2 Required Waste Profile: SKF439 Chemical Name: Big Gold / Detergent AQ Chemical Concentration: 3oz per gallon Serial # A080886; P/A# 65886064182 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	2	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2010 OPTION	Solvent Agitating Parts Cleaner FFP B101, Shop 62321 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	13	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2011 OPTION	Solvent Parts Cleaner w/ hood FFP B101, Shop 62322 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2012 OPTION	Solvent Parts Cleaner FFP B101, Shop 62321 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2013 OPTION	Solvent Parts Cleaner FFP B101N, Shop 62326 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2014 OPTION	Solvent Parts Cleaner FFP B101, Shop 62321 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2015 OPTION	Solvent Agitating Parts Cleaner FFP B101, Shop 62322 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	13	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2016 OPTION	Solvent Cleaning Tank FFP B101, Shop 62142 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	13	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
2017	Drum Parts Washer	13	Each		
OPTION	FFP Mayport B1343, Shop 62562 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: M521 Chemical Name: Premium Gold / AQ Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

 NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3001	Ultrasonic Acqueous Cleaning Tank	26	Each		
OPTION	FFP Model 3523 B797, Shop 62614 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # A703465-B5G; P/A# 65886070343 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

 NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3002 OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B797C, Shop 62618 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 86979; P/A# 65886061602 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3003 OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B797, Shop 62618 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 86980; P/A# 65886061603 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3004 OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B795, Shop 62632 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # A701785-A3E; P/A# 65886059309 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3005 OPTION	Solvent Vat Parts Washer FFP Model: 44 B101, Shop 62147 (Government Owned) 13 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% Serial # 11024625; P/A# 65886067945 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3006		5	Each		
OPTION	Solvent Agitating Parts Cleaning Tank FFP Model: N/A B101D, Shop 62327 (Government Owned) 12 Weeks, 5 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% Serial # 27306; P/A# JAXMP006779 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3007		26	Each		
OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model: GMC-1818 53820 B797, Shop 62614 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF317 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 14866; P/A# 65886066727 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3008 OPTION	Acqueous Parts Washer FFP Model: 40HP B840, Shop 62334 (Government Owned) 8 Weeks, 7 Required Waste Profile: SKF439 Chemical Name: Big Gold / Detergent AQ Chemical Concentration: 3oz per gallon Serial # 14864; P/A# 65886061176 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	7	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3009 OPTION	Electric Washer FFP Model: 78-304830-S-IOS B840, Shop 62334 (Government Owned) 26 Weeks, 2 Required Waste Profile: SKF439 Chemical Name: Big Gold / Detergent AQ Chemical Concentration: 3oz per gallon Serial # A080886; P/A# 65886064182 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	2	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3010	Solvent Agitating Parts Cleaner	13	Each		
OPTION	FFP B101, Shop 62321 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3011	Solvent Parts Cleaner w/ hood	4	Each		
OPTION	FFP B101, Shop 62322 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3012		4	Each		
OPTION	Solvent Parts Cleaner FFP B101, Shop 62321 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3013		4	Each		
OPTION	Solvent Parts Cleaner FFP B101N, Shop 62326 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3014	Solvent Parts Cleaner	4	Each		
OPTION	FFP B101, Shop 62321 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3015	Solvent Agitating Parts Cleaner	13	Each		
OPTION	FFP B101, Shop 62322 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3016 OPTION	Solvent Cleaning Tank FFP B101, Shop 62142 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	13	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
3017 OPTION	Drum Parts Washer FFP Mayport B1343, Shop 62562 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: M521 Chemical Name: Premium Gold / AQ Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	13	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4001		26	Each		
OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B797, Shop 62614 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # A703465-B5G; P/A# 65886070343 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4002		26	Each		
OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B797C, Shop 62618 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 86979; P/A# 65886061602 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4003 OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B797, Shop 62618 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 86980; P/A# 65886061603 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4004 OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model 3523 B795, Shop 62632 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF439 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # A701785-A3E; P/A# 65886059309 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	26	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4005 OPTION	Solvent Vat Parts Washer FFP Model: 44 B101, Shop 62147 (Government Owned) 13 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% Serial # 11024625; P/A# 65886067945 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	4	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4006 OPTION	Solvent Agitating Parts Cleaning Tank FFP Model: N/A B101D, Shop 62327 (Government Owned) 12 Weeks, 5 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% Serial # 27306; P/A# JAXMP006779 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A	5	Each		

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4007		26	Each		
OPTION	Ultrasonic Acqueous Cleaning Tank FFP Model: GMC-1818 53820 B797, Shop 62614 (Government Owned) 2 Weeks, 26 Required Waste Profile: SKF317 Chemical Name: Big Blue / Detergent AQ Chemical Concentration: 90% / 10% Serial # 14866; P/A# 65886066727 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4008		7	Each		
OPTION	Acqueous Parts Washer FFP Model: 40HP B840, Shop 62334 (Government Owned) 8 Weeks, 7 Required Waste Profile: SKF439 Chemical Name: Big Gold / Detergent AQ Chemical Concentration: 3oz per gallon Serial # 14864; P/A# 65886061176 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4009	Electric Washer	2	Each		
OPTION	FFP Model: 78-304830-S-IOS B840, Shop 62334 (Government Owned) 26 Weeks, 2 Required Waste Profile: SKF439 Chemical Name: Big Gold / Detergent AQ Chemical Concentration: 3oz per gallon Serial # A080886; P/A# 65886064182 FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4010	Solvent Agitating Parts Cleaner	13	Each		
OPTION	FFP B101, Shop 62321 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4011		4	Each		
OPTION	Solvent Parts Cleaner w/ hood FFP B101, Shop 62322 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4012		4	Each		
OPTION	Solvent Parts Cleaner FFP B101, Shop 62321 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4013	Solvent Parts Cleaner	4	Each		
OPTION	FFP B101N, Shop 62326 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4014	Solvent Parts Cleaner	4	Each		
OPTION	FFP B101, Shop 62321 (Contractor Furnished) 16 Weeks, 4 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4015		13	Each		
OPTION	Solvent Agitating Parts Cleaner FFP B101, Shop 62322 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4016		13	Each		
OPTION	Solvent Cleaning Tank FFP B101, Shop 62142 (Contractor Furnished) 4 Weeks, 13 Required Waste Profile: SKF206 Chemical Name: 680 type II Chemical Concentration: 100% FOB: Destination MILSTRIP: N6588616RX6A085 PURCHASE REQUEST NUMBER: N6588616RX6A085 SIGNAL CODE: A				

NET AMT

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
4017	Drum Parts Washer	13	Each		
OPTION	FFP				
	Mayport B1343, Shop 62562 (Contractor Furnished)				
	4 Weeks, 13 Required				
	Waste Profile: M521				
	Chemical Name: Premium Gold / AQ				
	Chemical Concentration: 100%				
	FOB: Destination				
	MILSTRIP: N6588616RX6A085				
	PURCHASE REQUEST NUMBER: N6588616RX6A085				
	SIGNAL CODE: A				

NET AMT

Delivery/Performance Schedule:

Base Year:	1 May 2016 – 30 April 2017
Option Year 1:	1 May 2017 – 30 April 2018
Option Year 2:	1 May 2018 – 30 April 2019
Option Year 3:	1 May 2019 – 30 April 2020
Option Year 4:	1 May 2020 – 30 April 2021

**Performance Work Statement (PWS)
Aircraft Parts Cleaning Service**

1. Introduction:

The Fleet Readiness Center Southeast (FRCSE) is an industrial facility that reworks, repairs, and overhauls various aircraft, engines, and components. Various aircraft components require cleaning through the use of parts cleaning machines. This performance work statement defines the aircraft parts cleaning services required by the FRCSE.

2. Scope:

The contractor shall provide all labor, supervision, equipment, tools, solvents, filters, and any other items and materials necessary to provide aircraft parts cleaning services. The contractor shall service nine (9) Government furnished aircraft parts cleaning machines. The contractor shall also furnish, maintain, and service eight (8) parts cleaning machines throughout the life of the contract.

3. Requirements:

3.1 Government Furnished Parts Cleaning Machines:

The contractor shall remove and replace all fluids and filters, remove all sludge and grime, and wipe down the tank and outside of each machine according to Attachment 1 entitled "Parts Cleaning Machine Schedule."

3.2 Contractor Furnished Parts Cleaning Machines:

The contractor shall provide the same or similar (Brand Name or Equal) parts cleaning machines as identified in the below table throughout the life of the contract. Contractor furnished parts cleaning machines shall be set up and operational within five (5) business days following contract award. Upon set up of machines, the contractor shall provide hands on instructions to shop points of contact on how to properly operate machines.

The contractor shall remove and replace all fluids and filters, remove all sludge and grime, and wipe down the tank and the outside of each machine according to the schedule outlined in Attachment 1. The contractor shall also maintain and repair contractor furnished parts cleaning machines.

The contractor shall pick up contractor owned parts cleaning machines within three (3) business days after contract completion.

<u>ITEM</u>	<u>BRAND NAME OR EQUAL</u>	<u>SALIENT CHARACTERISTICS</u>	<u>QTY</u>
Solvent agitating parts cleaner	Safety Kleen Model 81	Waste Profile: SKF206 Chemical Name: 680 Type II or 32295 Type II Chemical Concentration: 100% Foot Print: 37" x 36" x 53" Tank Dimensions: 52"L x 37"W x 14"D Tank Capacity: 77 gallons Air Powered: 3 cfm at 80 psi	2
Recycling solvent parts cleaner w/hood	Safety Kleen Model 257	Waste Profile: SKF206 Chemical Name: 680 Type II or 32295 Type II Chemical Concentration: 100% Foot Print: 38" x 32" x 74" Tank Dimensions: 42"L x 30"W x 7"D Tank Capacity: 30 gallons Electric Requirements: 115 VAC, 60Hz, 1.4A	1

Recycling solvent parts cleaner	Safety Kleen Model 257	Minimum Cord Length: 6' Waste Profile: SKF206 Chemical Name: 680 Type II or 32295 Type II Chemical Concentration: 100% Foot Print: 38" x 32" x 40" Tank Dimensions: 42"L x 30"W x 7"D Tank Capacity: 30 gallons Electric Requirements: 115 VAC, 60Hz, 1.4A Minimum Cord Length: 6'	2
Recycling solvent parts cleaner	Safety Kleen Model 250	Waste Profile: SKF206 Chemical Name: 680 Type II or 32295 Type II Chemical Concentration: 100% Foot Print: 38" x 32" x 40" Tank Dimensions: 36"L x 27"W x 7"D Tank Capacity: 30 gallons Electric Requirements: 115 VAC, 60Hz, 1.4A Minimum Cord Length: 6'	1
Solvent cleaning tank	Safety Kleen Model 34	Waste Profile: SKF206 Chemical Name: 680 Type II or 32295 Type II Chemical Concentration: 100% Foot Print: 34" x 24" x 36" Tank Dimensions: 33.5"L x 24"W x 11"D Tank Capacity: 26 gallons Electric Requirements: 115 VAC, 60Hz, 1.4A Minimum Cord Length: 6'	1
Drum parts washer	Safety Kleen Model 16	Waste Profile: M521 Chemical Name: Premium Gold/Detergent Aqueous Chemical Concentration: 100% Foot Print: 22" x 32" x 56" Tank Dimensions: 31"L x 20.5"W x 7"D Tank Capacity: 9 gallons Electric Requirements: 115 VAC, 60Hz, 1.4A Minimum Cord Length: 6'	1

3.3 The contractor shall submit a proposed bi-weekly schedule of service for all parts cleaning machines within five (5) business days of contract award. The contractor shall also submit a proposed bi-weekly schedule of service within five (5) business days of each new performance period (option period).

3.4 The contractor shall transport all liquids, sludge, and filters removed from both Government and contractor furnished parts cleaning machines for disposal at the contractor's site, except when those items are requested for evaluation by the FRCSE environmental office.

3.5 All contractor personnel servicing parts cleaning machines under this contract must be capable of obtaining legal access to FRCSE facilities and shall follow FRCSE work instructions (See Attachment 2- FRCSE Work Restrictions).

3.6 Upon award of the contract, but at least five (5) business days prior to commencement of work, the contractor shall provide Safety Data Sheets for any hazardous materials to the Contracting Officer's Representative (COR) and FRCSE Environmental Office point of contact.

3.7 The contractor shall notify the COR, FRCSE Environmental Office, and NAVFAC Environmental office 48 hours prior to any service via email. The contractor shall provide a list of all parts cleaning machines scheduled to be serviced, via the FRCSE service log (see Attachment 3), to include Contract Line Item Numbers (CLINs), descriptions, and machine serial numbers.

3.8 The contractor shall comply with the manifesting requirements outlined in Title 40 of the Code of Federal Regulations (CFR) regarding environmental regulations. A manifest shall be submitted to the COR, the FRCSE Environmental Office, and NAVFAC Environmental Office at least 48 hours prior to scheduled service via email. These requirements can be found at http://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title40/40cfr262_main_02.tpl.

3.9 The contractor shall comply with all requirements of United States Department of Transportation (DoT) regulations, 49 CFR parts 100-199 regarding waste transportation under this contract. These requirements can be found at <http://ntl.bts.gov/DOCS/hmtg.html>. Upon completion of each service, the contractor shall go to NAVFAC Engineering, Bldg. 144, to have the load inspected for compliance.

3.10 The contractor shall submit a service log to the COR within 48 hours of service completion outlining all parts cleaning machines serviced to include CLINs, descriptions, serial numbers, types and amount of fluids replaced, whether filter was replaced, and whether sludge was removed per Attachment 3 - FRCSE Service Log.

4. Place of Performance:

The contractor shall provide services described in this PWS for FRCSE activities located at:

- Naval Air Station (NAS) Jacksonville, FL
- Naval Station (NS) Mayport, FL

5. Period of Performance:

Base Year:	1 May 2016 – 30 April 2017
Option Year 1:	1 May 2017 – 30 April 2018
Option Year 2:	1 May 2018 – 30 April 2019
Option Year 3:	1 May 2019 – 30 April 2020
Option Year 4:	1 May 2020 – 30 April 2021

6. Hours of Operation:

The contractor shall provide service between the hours of 7:00am – 2:00pm, Eastern Standard Time (EST), Monday through Thursday, and 7:00am – 1:30pm (EST) Friday, except on Federal holidays or when the Government facility is closed due to local or national emergencies, FRCSE shut down periods, administrative closings, or similar Government directed facility closings.

6.1 Federal Government Holidays:

New Year's Day
Martin Luther King Jr.'s Birthday
Presidents Days
Memorial Day
Independence Day
Labor Day
Columbus Day
Veterans Day
Thanksgiving Day
Christmas Day

7. Spill Responsibility:

The contractor is solely responsible for any and all spills or leaks during the performance of this contract that occur as a result of, or are contributed to by, the actions of its agents or employees. The contractor shall clean up such spills or leaks to the satisfaction of the Government and in a manner that complies with applicable federal, state, and local laws and regulations. The cleanup shall be at no cost to the Government.

8. Required Contractor Training:

All contractor personnel performing work at FRCSE must complete the FRCSE Environmental Compliance Awareness Training (ECAT) prior to the commencement of any on-site related work associated with this contract. Training consists of reading a power point slide presentation (Attachment 4 – ECAT Training). If a change in personnel occurs during the performance period of this contract, replacement personnel shall complete the ECAT training prior to beginning work. The contractor will notify the COR and Environmental Training POC of completion within five (5) business days of award of this contract via email.

The training is an annual requirement. The contractor shall ensure all personnel (to include sub-contractor employees) complete this training prior to beginning work. The contractor shall also ensure all personnel training are up to date.

9. Enterprise-Wide Contractor Manpower Reporting Application (ECMRA) NMCARS 5237.102(90)

The Contractor shall report ALL Contractor labor hours (including Subcontractor labor hours) required for performance of services provided under this contract for the Navy via a secure data collection site. The Contractor is required to completely fill in all required data fields using the following web address: <http://www.ecmra.mil/>, and then click on “Department of the Navy CMRA” or the icon of the DoD organization that is receiving or benefitting from the contracted services.

Reporting inputs will be for the labor executed during the period of performance of each Government fiscal year (FY), which runs October 1 through September 30. While inputs may be reported any time during the FY, all data shall be reported no later than October 31 of each calendar year, beginning with 2016. Contractors may direct questions to the help desk at help desk at: <http://www.ecmra.mil/>. Contractors may direct questions to the help desk by clicking on “Send an email” which is located under the Help Resources ribbon on the right side of the login page of the applicable Service/Component’s CMR website.

10. Government Points of Contact:

COR

Adam Speak

Tel: 904-790-4992

adam.speak@navy.mil

Alternate COR

Raymond (Lee) Haymond

Tel: 904-790-4333

raymond.haymond@navy.mil

FRCSE Environmental Office

Kia Gurley

Tel: 904-790-4970

kia.gurley@navy.mil

Environmental Training POC

Jacob Deeb

Tel: 904-790-5099

jacob.deeb@navy.mil

NAVFAC Environmental POCs

Kenneth Hendl

Tel: 904-542-2726

kenneth.hendl@navy.mil

Ron Martin

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ron.d.martin@navy.mil

Jeff Ward

Tel: 904-542-1213

jeffrey.s.ward@navy.mil

CLAUSES INCORPORATED BY REFERENCE

52.203-3	Gratuities	APR 1984
52.203-11	Certification And Disclosure Regarding Payments To Influence Certain Federal Transactions	SEP 2007
52.203-12	Limitation On Payments To Influence Certain Federal Transactions	OCT 2010
52.203-17	Contractor Employee Whistleblower Rights and Requirement To Inform Employees of Whistleblower Rights	APR 2014
52.204-4	Printed or Copied Double-Sided on Postconsumer Fiber Content Paper	MAY 2011
52.204-5	Women-Owned Business (Other Than Small Business)	OCT 2014
52.204-7	System for Award Management	JUL 2013
52.204-9	Personal Identity Verification of Contractor Personnel	JAN 2011
52.204-13	System for Award Management Maintenance	JUL 2013
52.204-19	Incorporation by Reference of Representations and Certifications.	DEC 2014
52.209-2	Prohibition on Contracting with Inverted Domestic Corporations--Representation	NOV 2015
52.209-5	Certification Regarding Responsibility Matters	OCT 2015
52.209-10	Prohibition on Contracting With Inverted Domestic Corporations	NOV 2015
52.211-6	Brand Name or Equal	AUG 1999
52.212-1	Instructions to Offerors--Commercial Items	OCT 2015
52.212-4	Contract Terms and Conditions--Commercial Items	MAY 2015
52.213-1	Fast Payment Procedure	MAY 2006
52.215-1	Instructions to Offerors--Competitive Acquisition	JAN 2004
52.217-5	Evaluation Of Options	JUL 1990
52.225-25	Prohibition on Contracting with Entities Engaging in Certain Activities or Transactions Relating to Iran-- Representation and Certifications.	OCT 2015
52.232-18	Availability Of Funds	APR 1984
52.232-37	Multiple Payment Arrangements	MAY 1999
52.232-39	Unenforceability of Unauthorized Obligations	JUN 2013
52.233-3	Protest After Award	AUG 1996
52.233-4	Applicable Law for Breach of Contract Claim	OCT 2004
52.237-1	Site Visit	APR 1984
52.237-2	Protection Of Government Buildings, Equipment, And Vegetation	APR 1984
52.237-3	Continuity Of Services	JAN 1991
52.245-1	Government Property	APR 2012
52.245-9	Use And Charges	APR 2012
52.246-1	Contractor Inspection Requirements	APR 1984
52.247-34	F.O.B. - Destination	NOV 1991
252.201-7000	Contracting Officer's Representative	DEC 1991
252.203-7000	Requirements Relating to Compensation of Former DoD Officials	SEP 2011
252.203-7002	Requirement to Inform Employees of Whistleblower Rights	SEP 2013
252.203-7005	Representation Relating to Compensation of Former DoD Officials	NOV 2011
252.204-7000	Disclosure Of Information	AUG 2013
252.204-7003	Control Of Government Personnel Work Product	APR 1992
252.204-7003	Control Of Government Personnel Work Product	APR 1992

252.204-7008	Compliance With Safeguarding Covered Defense Information Controls	DEC 2015
252.204-7009	Limitations on the Use or Disclosure of Third-Party Contractor Reported Cyber Incident Information	DEC 2015
252.204-7012	Safeguarding Covered Defense Information and Cyber Incident Reporting.	DEC 2015
252.204-7015	Disclosure of Information to Litigation Support Contractors	FEB 2014
252.209-7004	Subcontracting With Firms That Are Owned or Controlled By The Government of a Country that is a State Sponsor of Terrorism	OCT 2015
252.209-7999	Representation by Corporations Regarding an Unpaid Delinquent Tax Liability	FEB 2012
252.211-7007	Reporting of Government-Furnished Property	AUG 2012
252.215-7008	Only One Offer	OCT 2013
252.225-7012	Preference For Certain Domestic Commodities	FEB 2013
252.225-7048	Export-Controlled Items	JUN 2013
252.232-7003	Electronic Submission of Payment Requests and Receiving Reports	JUN 2012
252.232-7003	Electronic Submission of Payment Requests and Receiving Reports	JUN 2012
252.232-7010	Levies on Contract Payments	DEC 2006
252.243-7001	Pricing Of Contract Modifications	DEC 1991
252.243-7002	Requests for Equitable Adjustment	DEC 2012
252.244-7000	Subcontracts for Commercial Items	JUN 2013
252.246-7003	Notification of Potential Safety Issues	JUN 2013
252.247-7023	Transportation of Supplies by Sea	APR 2014

CLAUSES INCORPORATED BY FULL TEXT

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

(a) As required by sections 744 and 745 of Division E of the Consolidated and Further Continuing Appropriations Act, 2015 (Pub. L 113-235), and similar provisions, if contained in subsequent appropriations acts, the Government will not enter into a contract with any corporation that--

(1) Has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability, where the awarding agency is aware of the unpaid tax liability, unless an agency has considered suspension or debarment of the corporation and made a determination that suspension or debarment is not necessary to protect the interests of the Government; or

(2) Was convicted of a felony criminal violation under any Federal law within the preceding 24 months, where the awarding agency is aware of the conviction, unless an agency has considered suspension or debarment of the corporation and made a determination that this action is not necessary to protect the interests of the Government.

(b) The Offeror represents that—

(1) It is is not a corporation that has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability; and

(2) It is is not a corporation that was convicted of a felony criminal violation under a Federal law within the preceding 24 months.

(End of provision)

52.212-2 EVALUATION--COMMERCIAL ITEMS (OCT 2014)

(a) The Government will award a contract resulting from this solicitation to the responsible offeror whose offer conforming to the solicitation is the lowest price and most technically acceptable. The following factors shall be used to evaluate offers:

Factor 1: Technical Approach: Offerors shall demonstrate an understanding of the solicitation requirements by describing in detail, their approach and plan to perform and manage the work specifically required by the performance work statement (PWS). The quoter's technical approach must identify the methodology and analytical techniques that will be used to fulfill the PWS requirements.

The following adjective ratings apply:

Acceptable: Quote clearly meets the minimum requirements of the solicitation.

Unacceptable: Quote does not clearly meet the minimum requirements of the solicitation.

Factor 2: Past Performance: Offerors shall submit a minimum of two Past Performance Surveys for the past three years for similar work, as stated in the PWS. The survey shall be submitted by the individual completing the questionnaire prior to solicitation closing date. Offerors can provide other information (verifiable references) that may be relevant in determining past performance history for the same or similar work.

The Government will review past performance information. Past performance information considered by the Government for the offeror's performance as a prime Contractor and/or subcontractor and the performance of its key management personnel may include the following areas: Quality of products or services, Timeliness, Business Relationships and Customer Satisfaction.

The following adjective ratings apply:

Acceptable: Based on the offeror's performance record, the Government has a reasonable expectation that the offeror will successfully perform the required effort, or the offeror's performance record is unknown. In the case of an offeror without a record of relevant past performance or for whom information on past performance is not available or is so sparse that no meaningful past performance rating can reasonably be assigned, the offeror may not be evaluated favorable or unfavorable on past performance. Therefore, the offeror shall be determined to have unknown past performance. In the context of acceptability/unacceptability, "unknown" shall be considered "acceptable."

Unacceptable: Based on the offeror's performance record, the Government has no reasonable expectation the offeror will be able to successfully perform the required effort.

Factor 3: Price: Offerors shall provide a price quote for all Contract Line Items in the solicitation, to include all options. Offerors shall include a unit price and total extended price. The Government will evaluate quotes for award purposes by adding the total price for all options to the total price for the basic requirement.

(b) Technical and past performance, when combined, are of equal importance when compared to price.

NOTE: Failure to furnish a complete package may render the offer/proposal unacceptable.

(c) 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).

(d) 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 (NOV 2015)

The Offeror shall complete only paragraph (b) of this provision if the Offeror has completed the annual representations and certification electronically via the System for Award Management (SAM) Web site accessed through <http://www.acquisition.gov>. If the Offeror has not completed the annual representations and certifications electronically, the Offeror shall complete only paragraphs (c) through (p) 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.

Highest-level owner means the entity that owns or controls an immediate owner of the offeror, or that owns or controls one or more entities that control an immediate owner of the offeror. No entity owns or exercises control of the highest level owner.

Immediate owner means an entity, other than the offeror, that has direct control of the offeror. Indicators of control include, but are not limited to, one or more of the following: Ownership or interlocking management, identity of interests among family members, shared facilities and equipment, and the common use of employees.

Inverted domestic corporation means a foreign incorporated entity that meets the definition of an inverted domestic corporation under 6 U.S.C. 395(b), applied in accordance with the rules and definitions of 6 U.S.C. 395(c).

Manufactured end product means any end product in product and service codes (PSCs) 1000-9999, except--

- (1) PSC 5510, Lumber and Related Basic Wood Materials;
- (2) Product or Service Group (PSG) 87, Agricultural Supplies;
- (3) PSG 88, Live Animals;
- (4) PSG 89, Subsistence;

- (5) PSC 9410, Crude Grades of Plant Materials;
- (6) PSC 9430, Miscellaneous Crude Animal Products, Inedible;
- (7) PSC 9440, Miscellaneous Crude Agricultural and Forestry Products;
- (8) PSC 9610, Ores;
- (9) PSC 9620, Minerals, Natural and Synthetic; and
- (10) PSC 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.

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

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

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

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

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

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.

"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 SAM website.

(2) The offeror has completed the annual representations and certifications electronically via the SAM website accessed through <https://www.acquisition.gov>. After reviewing the SAM database information, the offeror verifies by submission of this offer that the representations and certifications currently posted electronically at FAR 52.212-3, Offeror Representations and Certifications--Commercial Items, have been entered or updated in the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201), except for paragraphs ____ .

[Offeror to identify the applicable paragraphs at (c) through (p) 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 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 [___] is, [___] 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 [___] is, [___] 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 [___] is, [___] 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) 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)(10)(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 Certificate. (Applies only if the clause at Federal Acquisition Regulation (FAR) 52.225-1, Buy American --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--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--Free Trade Agreements--Israeli Trade Act Certificate. (Applies only if the clause at FAR 52.225-3, Buy American--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, Panamanian, 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--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, Panamanian, or Peruvian end products) or Israeli end products as defined in the clause of this solicitation entitled "Buy American--Free Trade Agreements--Israeli Trade Act":

Free Trade Agreement Country End Products (Other than Bahrainian, Moroccan, Omani, Panamanian, 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-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 -Free Trade Agreements-Israeli Trade Act":

Canadian End Products:

Line Item No.
—
—

—

[List as necessary]

(3) Buy American-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-Free Trade Agreements-Israeli Trade Act":

Canadian or Israeli End Products:

Line Item No.	Country of Origin
—	—
—	—
—	—

[List as necessary]

(4) Buy American--Free Trade Agreements--Israeli Trade Act Certificate, Alternate III. If Alternate III 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 Free Trade Agreement country end products (other than Bahrainian, Korean, Moroccan, Omani, Panamanian, or Peruvian end products) or Israeli end products as defined in the clause of this solicitation entitled "Buy American --Free Trade Agreements--Israeli Trade Act":

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

Line Item 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
—	—
—	—
—	—

[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 statute. 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 \$3,500 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 Countries of Origin
—	—
—	—
—	—

(2) *Certification. [If the Contracting Officer has identified end products and countries of origin in paragraph (i)(1) of this provision, then the offeror must certify to either (i)(2)(i) or (i)(2)(ii) by checking the appropriate block.]*

[] (i) The offeror will not supply any end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product.

[] (ii) The offeror may supply an end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product. The offeror certifies that it has made a good faith effort to determine whether forced or indentured child labor was used to mine, produce, or

manufacture any such end product furnished under this contract. On the basis of those efforts, the offeror certifies that it is not aware of any such use of child labor.

(j) *Place of manufacture.* (Does not apply unless the solicitation is predominantly for the acquisition of manufactured end products.) For statistical purposes only, the offeror shall indicate whether the place of manufacture of the end products it expects to provide in response to this solicitation is predominantly—

(1) () In the United States (Check this box if the total anticipated price of offered end products manufactured in the United States exceeds the total anticipated price of offered end products manufactured outside the United States); or

(2) () Outside the United States.

(j) *Place of manufacture.* (Does not apply unless the solicitation is predominantly for the acquisition of manufactured end products.) For statistical purposes only, the offeror shall indicate whether the place of manufacture of the end products it expects to provide in response to this solicitation is predominantly--

(1) () In the United States (Check this box if the total anticipated price of offered end products manufactured in the United States exceeds the total anticipated price of offered end products manufactured outside the United States); or

(2) () Outside the United States.

(k) Certificates regarding exemptions from the application of the Service Contract Labor Standards. (Certification by the offeror as to its compliance with respect to the contract also constitutes its certification as to compliance by its subcontractor if it subcontracts out the exempt services.)

[*The contracting officer is to check a box to indicate if paragraph (k)(1) or (k)(2) applies.*]

[] (1) Maintenance, calibration, or repair of certain equipment as described in FAR 22.1003-4(c)(1). The offeror () does () does not certify that—

(i) The items of equipment to be serviced under this contract are used regularly for other than Governmental purposes and are sold or traded by the offeror (or subcontractor in the case of an exempt subcontract) in substantial quantities to the general public in the course of normal business operations;

(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 Labor Standards 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 the SAM 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 not conduct any restricted business operations in Sudan.

(n) Prohibition on Contracting with Inverted Domestic Corporations—

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

(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) Prohibition on contracting with entities engaging in certain activities or transactions relating to Iran.

(1) The offeror shall email questions concerning sensitive technology to the Department of State at CISADA106@state.gov.

(2) Representation. The Offeror represents that--

(i) It [___] is, [___] is not an inverted domestic corporation; and

(ii) It [___] is, [___] is not a subsidiary of an inverted domestic corporation.

(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.

(p) Ownership or Control of Offeror. (Applies in all solicitations when there is a requirement to be registered in SAM or a requirement to have a DUNS Number in the solicitation.

(1) The Offeror represents that it [] has or [] does not have an immediate owner. If the Offeror has more than one immediate owner (such as a joint venture), then the Offeror shall respond to paragraph (2) and if applicable, paragraph (3) of this provision for each participant in the joint venture.

(2) If the Offeror indicates "has" in paragraph (p)(1) of this provision, enter the following information:

Immediate owner CAGE code:

Immediate owner legal name:

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

Is the immediate owner owned or controlled by another entity:

[] Yes or [] No.

(3) If the Offeror indicates "yes" in paragraph (p)(2) of this provision, indicating that the immediate owner is owned or controlled by another entity, then enter the following information:

Highest-level owner CAGE code:

Highest-level owner legal name:

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

(End of Provision)

52.212-5 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS--COMMERCIAL ITEMS (FEB 2016)

(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:

52.209-10, Prohibition on Contracting with Inverted Domestic Corporations (Nov 2015).

52.233-3, Protest After Award (AUG 1996) (31 U.S.C. 3553).

52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004) (Public Laws 108-77 and 108-78 (19 U.S.C. 3805 note)).

(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.)

52.203-6, Restrictions on Subcontractor Sales to the Government (Sept 2006), with Alternate I (Oct 1995) (41 U.S.C. 4704 and 10 U.S.C. 2402).

52.204-10, Reporting Executive Compensation and First-Tier Subcontract Awards (Oct 2015) (Pub. L. 109-282) (31 U.S.C. 6101 note).

52.209-6, Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment. (Oct 2015) (31 U.S.C. 6101 note).

52.219-6, Notice of Total Small Business Set-Aside (NOV 2011) (15 U.S.C. 644).

52.219-28, Post Award Small Business Program Rerepresentation (July 2013) (15 U.S.C. 632(a)(2)).

52.222-3, Convict Labor (June 2003) (E.O. 11755).

52.222-21, Prohibition of Segregated Facilities (Apr 2015).

52.222-26, Equal Opportunity (Apr 2015) (E.O. 11246).

52.222-35, Equal Opportunity for Veterans (Oct 2015) (38 U.S.C. 4212).

52.222-36, Equal Opportunity for Workers with Disabilities (July 2014) (29 U.S.C. 793).

52.222-37, Employment Reports on Veterans (Oct 2015) (38 U.S.C. 4212).

52.223-18, Encouraging Contractor Policies to Ban Text Messaging While Driving (Aug 2011) (E.O. 13513).

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).

52.232-33, Payment by Electronic Funds Transfer—System for Award Management (July 2013) (31 U.S.C. 3332).

(c) Comptroller General Examination of Record. The Contractor shall comply with the provisions of this paragraph 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 Records--Negotiation.

(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.

(d) (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 (Oct 2015) (41 U.S.C. 3509).

(ii) 52.219-8, Utilization of Small Business Concerns (OCT 2014) (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 \$700,000 (\$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) 52.222-17, Nondisplacement of Qualified Workers (MAY 2014) (E.O. 13495). Flow down required in accordance with paragraph (l) of FAR clause 52.222-17.

(iv) 52.222-21, Prohibition of Segregated Facilities (Apr 2015).

(v) 52.222-26, Equal Opportunity (APR 2015) (E.O. 11246).

(vi) 52.222-35, Equal Opportunity for Veterans (Oct 2015) (38 U.S.C. 4212).

(vii) 52.222-36, Equal Opportunity for Workers with Disabilities (Jul 2014) (29 U.S.C. 793).

(viii) 52.222-37, Employment Reports on Veterans (Oct 2015) (38 U.S.C. 4212).

(ix) 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.

(x) 52.222-41, Service Contract Labor Standards (May 2014), (41 U.S.C. chapter 67).

(xi) _____ (A) 52.222-50, Combating Trafficking in Persons (March 2, 2015) (22 U.S.C. chapter 78 and E.O. 13627).

_____ (B) Alternate I (March 2, 2015) of 52.222-50 (22 U.S.C. chapter 78 and E.O. 13627).

(xii) 52.222-51, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment--Requirements (May 2014) (41 U.S.C. chapter 67).

(xiii) 52.222-53, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services--Requirements (May 2014) (41 U.S.C. chapter 67)

(xiv) 52.222-54, Employment Eligibility Verification (Oct 2015) (E. O. 12989).

(xv) 52.222-55, Minimum Wages Under Executive Order 13658 (DEC 2015) (E.O. 13658).

(xvi) 52.225-26, Contractors Performing Private Security Functions Outside the United States (Jul 2013) (Section 862, as amended, of the National Defense Authorization Act for Fiscal Year 2008; 10 U.S.C. 2302 Note).

(xvii) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (May 2014) (42 U.S.C. 1792). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.

(xviii) 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)

52.216-18 ORDERING. (OCT 1995)

(a) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders or task orders by the individuals or activities designated in the Schedule. Such orders may be issued from the beginning of the period of performance through the end of the period of performance.

(b) All delivery orders or task orders are subject to the terms and conditions of this contract. In the event of conflict between a delivery order or task order and this contract, the contract shall control.

(c) If mailed, a delivery order or task order is considered "issued" when the Government deposits the order in the mail. Orders may be issued orally, by facsimile, or by electronic commerce methods only if authorized in the Schedule.

(End of clause)

52.216-19 ORDER LIMITATIONS. (OCT 1995)

(a) Minimum order. When the Government requires supplies or services covered by this contract in an amount of less than \$500.00, the Government is not obligated to purchase, nor is the Contractor obligated to furnish, those supplies or services under the contract.

(b) Maximum order. The Contractor is not obligated to honor:

(1) Any order for a single item in excess of \$200,000.00;

(2) Any order for a combination of items in excess of \$200,000.00; or

(3) A series of orders from the same ordering office within 30 days that together call for quantities exceeding the limitation in subparagraph (1) or (2) above.

(c) If this is a requirements contract (i.e., includes the Requirements clause at subsection 52.216-21 of the Federal Acquisition Regulation (FAR)), the Government is not required to order a part of any one requirement from the Contractor if that requirement exceeds the maximum-order limitations in paragraph (b) above.

(d) Notwithstanding paragraphs (b) and (c) above, the Contractor shall honor any order exceeding the maximum order limitations in paragraph (b), unless that order (or orders) is returned to the ordering office within 10 days after issuance, with written notice stating the Contractor's intent not to ship the item (or items) called for and the reasons. Upon receiving this notice, the Government may acquire the supplies or services from another source.

(End of clause)

52.216-21 REQUIREMENTS (OCT 1995)

- (a) This is a requirements contract for the supplies or services specified, and effective for the period stated, in the Schedule. The quantities of supplies or services specified in the Schedule are estimates only and are not purchased by this contract. Except as this contract may otherwise provide, if the Government's requirements do not result in orders in the quantities described as "estimated" or "maximum" in the Schedule, that fact shall not constitute the basis for an equitable price adjustment.
- (b) Delivery or performance shall be made only as authorized by orders issued in accordance with the Ordering clause. Subject to any limitations in the Order Limitations clause or elsewhere in this contract, the Contractor shall furnish to the Government all supplies or services specified in the Schedule and called for by orders issued in accordance with the Ordering clause. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations.
- (c) Except as this contract otherwise provides, the Government shall order from the Contractor all the supplies or services specified in the Schedule that are required to be purchased by the Government activity or activities specified in the Schedule.
- (d) The Government is not required to purchase from the Contractor requirements in excess of any limit on total orders under this contract.
- (e) If the Government urgently requires delivery of any quantity of an item before the earliest date that delivery may be specified under this contract, and if the Contractor will not accept an order providing for the accelerated delivery, the Government may acquire the urgently required goods or services from another source.
- (f) Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; provided, that the Contractor shall not be required to make any deliveries under this contract after the expiration date of the contract.

(End of clause)

52.217-8 OPTION TO EXTEND SERVICES (NOV 1999)

The Government may require continued performance of any services within the limits and at the rates specified in the contract. These rates may be adjusted only as a result of revisions to prevailing labor rates provided by the Secretary of Labor. The option provision may be exercised more than once, but the total extension of performance hereunder shall not exceed 6 months. The Contracting Officer may exercise the option by written notice to the Contractor within 30 days.

(End of clause)

52.217-9 OPTION TO EXTEND THE TERM OF THE CONTRACT (MAR 2000)

- (a) The Government may extend the term of this contract by written notice to the Contractor within 30 days; provided that the Government gives the Contractor a preliminary written notice of its intent to extend at least 60 days.
- (b) If the Government exercises this option, the extended contract shall be considered to include this option clause.
- (c) The total duration of this contract, including the exercise of any options under this clause, shall not exceed 60 months.

(End of clause)

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

Naval Supply Systems Command (NAVSUP) Fleet Logistics Center (FLC)
110 Yorktown Ave.
Jacksonville, FL 32212

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

(End of provision)

52.245-2 GOVERNMENT PROPERTY INSTALLATION OPERATION SERVICES (APR 2012)

(a) The Government Property listed in paragraph (e) of this clause is furnished to the Contractor in an "as-is, where is" condition. The Government makes no warranty regarding the suitability for use of the Government property specified in this document. The Contractor shall be afforded the opportunity to inspect the Government property as specified in the solicitation.

(b) The Government bears no responsibility for repair or replacement of any lost Government property. If any or all of the Government property is lost or becomes no longer usable, the Contractor shall be responsible for replacement of the property at Contractor expense. The Contractor shall have title to all replacement property and shall continue to be responsible for contract performance.

(c) Unless the Contracting Officer determines otherwise, the Government abandons all rights and title to unserviceable and scrap property resulting from contract performance. Upon notification to the Contracting Officer, the Contractor shall remove such property from the Government premises and dispose of it at Contractor expense.

(d) Except as provided in this clause, Government property furnished under this contract shall be governed by the Government Property clause.

(e) Government property provided under this clause:

GOVERNMENT FURNISHED PROPERTY

The Government will furnish to the contractor the item(s) of property listed below as Government property for use in performance of the contract.

Item Number	Description / Manufacturer	Model Number	Property Account #	Acquisition Costs

1	Blackstone NEY Ultrasonic Aqueous Cleaning Tank	3523	65886070343	\$19,285.00
2	Blackstone NEY Ultrasonic Aqueous Cleaning Tank	3523	65886061602	\$19,285.00
3	Blackstone NEY Ultrasonic Aqueous Cleaning Tank	3523	65886061603	\$19,285.00
4	Blackstone NEY Ultrasonic Aqueous Cleaning Tank	3523	65886059309	\$19,285.00
5	Safety Kleen Solvent Spray Booth	44	65886067945	\$1,178.95
6	Magnus Solvent Agitating Cleaning Tank	Miji Lif	JAXMP006779	\$3,211.99
7	Blackstone NEY Ultrasonic Aqueous Cleaning Tank	1818	65886066727	\$14,136.00
8	Mart Tornado Aqueous Parts Washer	40HP	65886061176	\$64,884.16
9	Lindberg / MPH Electric Washer	78-304830-S- IOS	65886064182	\$291,773.89

ESTIMATED QUANTITIES

Per FAR 16.503(c), failure of the Government to provide the estimated quantities under the CLINs will not entitle the contractor to any equitable adjustment in price under the Government property clause of the contract.

(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):

FAR Clauses: <http://acquisition.gov/far/>

DFARS Clauses: <http://www.acq.osd.mil/dpap/dars/dfars/>

(End of provision)

52.252-5 AUTHORIZED DEVIATIONS IN PROVISIONS (APR 1984)

(a) The use in this solicitation of any Federal Acquisition Regulation (48 CFR Chapter 1) provision with an authorized deviation is indicated by the addition of "(DEVIATION)" after the date of the provision.

(b) The use in this solicitation of any DoD FAR Supplement (48 CFR Chapter 2) provision with an authorized deviation is indicated by the addition of "(DEVIATION)" after the name of the regulation.

(End of provision)

52.252-6 AUTHORIZED DEVIATIONS IN CLAUSES (APR 1984)

(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 (48 CFR 2) clause with an authorized deviation is indicated by the addition of "(DEVIATION)" after the name of the regulation.

(End of clause)

252.232-7006 WIDE AREA WORKFLOW PAYMENT INSTRUCTIONS (MAY 2013)

(a) Definitions. As used in this clause—

Department of Defense Activity Address Code (DoDAAC) is a six position code that uniquely identifies a unit, activity, or organization.

Document type means the type of payment request or receiving report available for creation in Wide Area WorkFlow (WAWF).

Local processing office (LPO) is the office responsible for payment certification when payment certification is done external to the entitlement system.

(b) Electronic invoicing. The WAWF system is the method to electronically process vendor payment requests and receiving reports, as authorized by DFARS 252.232-7003, Electronic Submission of Payment Requests and Receiving Reports.

(c) WAWF access. To access WAWF, the Contractor shall—

(1) Have a designated electronic business point of contact in the System for Award Management at <https://www.acquisition.gov>; and

(2) Be registered to use WAWF at <https://wawf.eb.mil/> following the step-by-step procedures for self-registration available at this web site.

(d) WAWF training. The Contractor should follow the training instructions of the WAWF Web-Based Training Course and use the Practice Training Site before submitting payment requests through WAWF. Both can be accessed by selecting the "Web Based Training" link on the WAWF home page at <https://wawf.eb.mil/>.

(e) WAWF methods of document submission. Document submissions may be via web entry, Electronic Data Interchange, or File Transfer Protocol.

(f) WAWF payment instructions. The Contractor must use the following information when submitting payment requests and receiving reports in WAWF for this contract/order:

(1) Document type. The Contractor shall use the following document type(s): 2-IN-1

(2) Inspection/acceptance location. The Contractor shall select the following inspection/acceptance location(s) in WAWF, as specified by the contracting officer: N/A

(3) Document routing. The Contractor shall use the information in the Routing Data Table below only to fill in applicable fields in WAWF when creating payment requests and receiving reports in the system.

Routing Data Table*

Field Name in WAWF	Data to be entered in WAWF
Pay Official DoDAAC	N68732
Issue By DoDAAC	N68836
Admin DoDAAC	N68836
Inspect By DoDAAC	N/A
Ship To Code	N/A
Ship From Code	N/A
Mark For Code	N/A
Service Approver (DoDAAC)	N65886
Service Acceptor (DoDAAC)	N65886
Accept at Other DoDAAC	N/A
LPO DoDAAC	N/A
DCAA Auditor DoDAAC	N/A
Other DoDAAC(s)	N/A

(4) Payment request and supporting documentation. The Contractor shall ensure a payment request includes appropriate contract line item and subline item descriptions of the work performed or supplies delivered, unit price/cost per unit, fee (if applicable), and all relevant back-up documentation, as defined in DFARS Appendix F, (e.g. timesheets) in support of each payment request.

(5) WAWF email notifications. The Contractor shall enter the e-mail address identified below in the "Send Additional Email Notifications" field of WAWF once a document is submitted in the system.

Vaughn.r.neuroh@navy.mil

Frcse_procurement_gr@navy.mil

Adam.speak@navy.mil

(g) WAWF point of contact.

(1) The Contractor may obtain clarification regarding invoicing in WAWF from the following contracting activity's WAWF point of contact.

Cassandra.roberts@navy.mil

(2) For technical WAWF help, contact the WAWF helpdesk at 866-618-5988.

(End of clause)

5252.204-9400 Contractor Unclassified Access to Federally Controlled Facilities, Sensitive Information, Information Technology (IT) Systems or Protected Health Information (July 2013)

Homeland Security Presidential Directive (HSPD)-12, requires government agencies to develop and implement Federal security standards for Federal employees and contractors. The Deputy Secretary of Defense Directive-Type Memorandum (DTM) 08-006 – “DoD Implementation of Homeland Security Presidential Directive – 12 (HSPD-12)” dated November 26, 2008 (or its subsequent DoD instruction) directs implementation of HSPD-12. This clause is in accordance with HSPD-12 and its implementing directives.

APPLICABILITY

This clause applies to contractor employees requiring physical access to any area of a federally controlled base, facility or activity and/or requiring access to a DoN or DoD computer/network/system to perform certain unclassified sensitive duties. This clause also applies to contractor employees who access Privacy Act and Protected Health Information, provide support associated with fiduciary duties, or perform duties that have been identified by DON as National Security Position, as advised by the command security manager. It is the responsibility of the responsible security officer of the command/facility where the work is performed to ensure compliance.

Each contractor employee providing services at a Navy Command under this contract is required to obtain a Department of Defense Common Access Card (DoD CAC). Additionally, depending on the level of computer/network access, the contract employee will require a successful investigation as detailed below.

ACCESS TO FEDERAL FACILITIES

Per HSPD-12 and implementing guidance, all contractor employees working at a federally controlled base, facility or activity under this clause will require a DoD CAC. When access to a base, facility or activity is required contractor employees shall in-process with the Navy Command's Security Manager upon arrival to the Navy Command and shall out-process prior to their departure at the completion of the individual's performance under the contract.

ACCESS TO DOD IT SYSTEMS

In accordance with SECNAV M-5510.30, contractor employees who require access to DoN or DoD networks are categorized as IT-I, IT-II, or IT-III. The IT-II level, defined in detail in SECNAV M-5510.30, includes positions which require access to information protected under the Privacy Act, to include Protected Health Information (PHI). All contractor employees under this contract who require access to Privacy Act protected information are therefore categorized no lower than IT-II. IT Levels are determined by the requiring activity's Command Information Assurance Manager. Contractor employees requiring privileged or IT-I level access, (when specified by the terms of the contract) require a Single Scope Background Investigation (SSBI) which is a higher level investigation than the National Agency Check with Law and Credit (NACLC) described below. Due to the privileged system access, a SSBI suitable for High Risk public trusts positions is required. Individuals who have access to system control, monitoring, or administration functions (e.g. system administrator, database administrator) require training and certification to Information Assurance Technical Level 1, and must be trained and certified on the Operating System or Computing Environment they are required to maintain.

Access to sensitive IT systems is contingent upon a favorably adjudicated background investigation. When access to IT systems is required for performance of the contractor employee's duties, such employees shall in-process with the Navy Command's Security Manager and Information Assurance Manager upon arrival to the Navy command and shall out-process prior to their departure at the completion of the individual's performance under the contract. Completion and approval of a System Authorization Access Request Navy (SAAR-N) form is required for all individuals accessing Navy Information Technology resources. The decision to authorize access to a government IT system/network is inherently governmental. The contractor supervisor is not authorized to sign the SAAR-N; therefore, the government employee with knowledge of the system/network access required or the COR shall sign the SAAR-N as the "supervisor".

The SAAR-N shall be forwarded to the Navy Command's Security Manager at least 30 days prior to the individual's start date. Failure to provide the required documentation at least 30 days prior to the individual's start date may result in delaying the individual's start date.

When required to maintain access to required IT systems or networks, the contractor shall ensure that all employees requiring access complete annual Information Assurance (IA) training, and maintain a current requisite background investigation. The Contractor's Security Representative shall contact the Command Security Manager for guidance when reinvestigations are required.

INTERIM ACCESS

The Navy Command's Security Manager may authorize issuance of a DoD CAC and interim access to a DoN or DoD unclassified computer/network upon a favorable review of the investigative questionnaire and advance favorable fingerprint results. When the results of the investigation are received and a favorable determination is not made, the contractor employee working on the contract under interim access will be denied access to the computer network and this denial will not relieve the contractor of his/her responsibility to perform.

DENIAL OR TERMINATION OF ACCESS

The potential consequences of any requirement under this clause including denial or termination of physical or system access in no way relieves the contractor from the requirement to execute performance under the contract within the timeframes specified in the contract. Contractors shall plan ahead in processing their employees and subcontractor employees. The contractor shall insert this clause in all subcontracts when the subcontractor is permitted to have unclassified access to a federally controlled facility, federally-controlled information system/network and/or to government information, meaning information not authorized for public release.

CONTRACTOR'S SECURITY REPRESENTATIVE

The contractor shall designate an employee to serve as the Contractor's Security Representative. Within three work days after contract award, the contractor shall provide to the requiring activity's Security Manager and the Contracting Officer, in writing, the name, title, address and phone number for the Contractor's Security Representative. The Contractor's Security Representative shall be the primary point of contact on any security matter. The Contractor's Security Representative shall not be replaced or removed without prior notice to the Contracting Officer and Command Security Manager.

BACKGROUND INVESTIGATION REQUIREMENTS AND SECURITY APPROVAL PROCESS FOR CONTRACTORS ASSIGNED TO NATIONAL SECURITY POSITIONS OR PERFORMING SENSITIVE DUTIES

Navy security policy requires that all positions be given a sensitivity value based on level of risk factors to ensure appropriate protective measures are applied. Navy recognizes contractor employees under this contract as Non-Critical Sensitive [ADP/IT-II] when the contract scope of work require physical access to a federally controlled base, facility or activity and/or requiring access to a DoD computer/network, to perform unclassified sensitive duties. This designation is also applied to contractor employees who access Privacy Act and Protected Health Information (PHI), provide support associated with fiduciary duties, or perform duties that have been identified by DON as National Security Positions. At a minimum, each contractor employee must be a US citizen and have a favorably completed NACLIC to obtain a favorable determination for assignment to a non-critical sensitive or IT-II position. The NACLIC consists of a standard NAC and a FBI fingerprint check plus law enforcement checks and credit check. Each contractor employee filling a non-critical sensitive or IT-II position is required to complete:

- SF-86 Questionnaire for National Security Positions (or equivalent OPM investigative product)
- Two FD-258 Applicant Fingerprint Cards (or an electronic fingerprint submission)
- Original Signed Release Statements

Failure to provide the required documentation at least 30 days prior to the individual's start date shall result in delaying the individual's start date. Background investigations shall be reinitiated as required to ensure investigations remain current (not older than 10 years) throughout the contract performance period. The

Contractor's Security Representative shall contact the Command Security Manager for guidance when reinvestigations are required.

Regardless of their duties or IT access requirements ALL contractor employees shall in-process with the Navy Command's Security Manager upon arrival to the Navy command and shall out-process prior to their departure at the completion of the individual's performance under the contract. Employees requiring IT access shall also check-in and check-out with the Navy Command's Information Assurance Manager. Completion and approval of a System Authorization Access Request Navy (SAAR-N) form is required for all individuals accessing Navy Information Technology resources. The SAAR-N shall be forwarded to the Navy Command's Security Manager at least 30 days prior to the individual's start date. Failure to provide the required documentation at least 30 days prior to the individual's start date shall result in delaying the individual's start date.

The contractor shall ensure that each contract employee requiring access to IT systems or networks complete annual Information Assurance (IA) training, and maintain a current requisite background investigation. Contractor employees shall accurately complete the required investigative forms prior to submission to the Navy Command Security Manager. The Navy Command's Security Manager will review the submitted documentation for completeness prior to submitting it to the Office of Personnel Management (OPM). Suitability/security issues identified by the Navy may render the contractor employee ineligible for the assignment. An unfavorable determination made by the Navy is final (subject to SF-86 appeal procedures) and such a determination does not relieve the contractor from meeting any contractual obligation under the contract. The Navy Command's Security Manager will forward the required forms to OPM for processing. Once the investigation is complete, the results will be forwarded by OPM to the DON Central Adjudication Facility (CAF) for a determination.

If the contractor employee already possesses a current favorably adjudicated investigation, the contractor shall submit a Visit Authorization Request (VAR) via the Joint Personnel Adjudication System (JPAS) or a hard copy VAR directly from the contractor's Security Representative. Although the contractor will take JPAS "Owning" role over the contractor employee, the Navy Command will take JPAS "Servicing" role over the contractor employee during the hiring process and for the duration of assignment under that contract. The contractor shall include the IT Position Category per SECNAV M-5510.30 for each employee designated on a VAR. The VAR requires annual renewal for the duration of the employee's performance under the contract.

BACKGROUND INVESTIGATION REQUIREMENTS AND SECURITY APPROVAL PROCESS FOR CONTRACTORS ASSIGNED TO OR PERFORMING NON-SENSITIVE DUTIES

Contractor employee whose work is unclassified and non-sensitive (e.g., performing certain duties such as lawn maintenance, vendor services, etc ...) and who require physical access to publicly accessible areas to perform those duties shall meet the following minimum requirements:

- Must be either a US citizen or a US permanent resident with a minimum of 3 years legal residency in the United States (as required by The Deputy Secretary of Defense DTM 08-006 or its subsequent DoD instruction) and
- Must have a favorably completed National Agency Check with Written Inquiries (NACI) including a FBI fingerprint check prior to installation access.

To be considered for a favorable trustworthiness determination, the Contractor's Security Representative must submit for all employees each of the following:

- SF-85 Questionnaire for Non-Sensitive Positions
- Two FD-258 Applicant Fingerprint Cards (or an electronic fingerprint submission)
- Original Signed Release Statements

The contractor shall ensure each individual employee has a current favorably completed National Agency Check with Written Inquiries (NACI) or ensure successful FBI fingerprint results have been gained and investigation has been processed with OPM

Failure to provide the required documentation at least 30 days prior to the individual's start date may result in delaying the individual's start date.

* Consult with your Command Security Manager and Information Assurance Manager for local policy when IT-III (non-sensitive) access is required for non-US citizens outside the United States.