



EMBASSY OF THE UNITED STATES OF AMERICA  
U.S. Department of State  
Bureau of International Narcotics and Law Enforcement Affairs (INL)  
Bogotá, Colombia

RFQ Number PR9768007

March 11, 2021

**To:** Prospective Quoters

**Subject:** Request for Quotations number **PR9768007**

The Bureau of International Narcotics and Law Enforcement (INL) at the U.S. Embassy in Bogota invites you to submit a quotation for the supply, transportation and installation of open office furniture with high quality and durability standards. It includes, among others, the supply and installation of workstations, chairs and others.

Quotations must be submitted via email no later than **March 26, 2021 at 16:00** hours (Bogota, Colombia) time. Refer to SF-1449 Continuation Pages, Section 3 (Solicitation Provisions), Subsection III (Addendum to FAR 52.212-1), Item 2.0 for complete submission instructions.

To be considered for award, your quotation must include all information requested in SF-1449 Continuation Pages, Section 3 (Solicitation Provisions), Subsection III (Addendum to FAR 52.212-1), Item 3.0 and otherwise meet all other solicitation requirements.

Questions pertaining to this solicitation, if any, must be received by the Government no later than **March 19, 2021** Provisions), Subsection III (Addendum to FAR 52.212-1), Item 1.0 for complete instructions on submitting questions.

The U.S. Government intends to award a purchase order to the responsible company submitting an acceptable quotation at the lowest price. We intend to award a contract based on initial quotations, without holding discussions, although we may hold discussions if it is in the best interest of the Government to do so.

Unless an exception in FAR 4.1102 applies, your company must be registered in the System for Award Management (SAM) ([www.sam.gov](http://www.sam.gov)) in order to be eligible for award. You may contact [cubillosjl@state.gov](mailto:cubillosjl@state.gov) should you have any questions relating to SAM registration.

Sincerely,

Julie Heumphreus  
**Contracting Officer**

**SOLICITATION/CONTRACT/ORDER FOR COMMERCIAL ITEMS**  
**OFFEROR TO COMPLETE BLOCKS 12, 17, 23, 24, & 30**

1. REQUISITION NUMBER

PAGE 1 OF

2. CONTRACT NO.	3. AWARD/EFFECTIVE DATE	4. ORDER NUMBER	5. SOLICITATION NUMBER	6. SOLICITATION ISSUE DATE
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7. FOR SOLICITATION INFORMATION CALL: 	a. NAME	b. TELEPHONE NUMBER (No collect calls)	8. OFFER DUE DATE/ LOCAL TIME
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9. ISSUED BY	CODE	10. THIS ACQUISITION IS <input type="checkbox"/> UNRESTRICTED OR <input type="checkbox"/> SET ASIDE: _____ % FOR:
		<input type="checkbox"/> SMALL BUSINESS <input type="checkbox"/> WOMEN-OWNED SMALL BUSINESS _____ <input type="checkbox"/> HUBZONE SMALL BUSINESS <input type="checkbox"/> (WOSB) ELIGIBLE UNDER THE WOMEN-OWNED SMALL BUSINESS PROGRAM      NAICS: <input type="checkbox"/> SERVICE-DISABLED VETERAN-OWNED SMALL BUSINESS <input type="checkbox"/> EDWOSB <input type="checkbox"/> 8 (A)      SIZE STANDARD:

11. DELIVERY FOR FOB DESTINATION UNLESS BLOCK IS MARKED <input type="checkbox"/> SEE SCHEDULE	12. DISCOUNT TERMS	<input type="checkbox"/> 13a. THIS CONTRACT IS A RATED ORDER UNDER DPAS (15 CFR 700)	13b. RATING
		14. METHOD OF SOLICITATION <input type="checkbox"/> RFQ <input type="checkbox"/> IFB <input type="checkbox"/> RFP	

15. DELIVER TO	CODE	16. ADMINISTERED BY	CODE
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17a. CONTRACTOR/ OFFEROR	CODE	FACILITY CODE	18a. PAYMENT WILL BE MADE BY	CODE
TELEPHONE NO.		17b. CHECK IF REMITTANCE IS DIFFERENT AND PUT SUCH ADDRESS IN OFFER <input type="checkbox"/>		
		18b. SUBMIT INVOICES TO ADDRESS SHOWN IN BLOCK 18a UNLESS BLOCK BELOW IS CHECKED <input type="checkbox"/> SEE ADDENDUM		

19. ITEM NO.	20. SCHEDULE OF SUPPLIES/SERVICES	21. QUANTITY	22. UNIT	23. UNIT PRICE	24. AMOUNT
(Use Reverse and/or Attach Additional Sheets as Necessary)					

25. ACCOUNTING AND APPROPRIATION DATA	26. TOTAL AWARD AMOUNT (For Govt. Use Only)
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<input type="checkbox"/> 27a. SOLICITATION INCORPORATES BY REFERENCE FAR 52.212-1, 52.212-4. FAR 52.212-3 AND 52.212-5 ARE ATTACHED. ADDENDA	<input type="checkbox"/> ARE <input type="checkbox"/> ARE NOT ATTACHED
<input type="checkbox"/> 27b. CONTRACT/PURCHASE ORDER INCORPORATES BY REFERENCE FAR 52.212-4. FAR 52.212-5 IS ATTACHED. ADDENDA	<input type="checkbox"/> ARE <input type="checkbox"/> ARE NOT ATTACHED

<input type="checkbox"/> 28. CONTRACTOR IS REQUIRED TO SIGN THIS DOCUMENT AND RETURN COPIES TO ISSUING OFFICE. CONTRACTOR AGREES TO FURNISH AND DELIVER ALL ITEMS SET FORTH OR OTHERWISE IDENTIFIED ABOVE AND ON ANY ADDITIONAL SHEETS SUBJECT TO THE TERMS AND CONDITIONS SPECIFIED	<input type="checkbox"/> 29. AWARD OF CONTRACT: REF. _____ OFFER DATED _____. YOUR OFFER ON SOLICITATION (BLOCK 5), INCLUDING ANY ADDITIONS OR CHANGES WHICH ARE SET FORTH HEREIN, IS ACCEPTED AS TO ITEMS:
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30a. SIGNATURE OF OFFEROR/CONTRACTOR	31a. UNITED STATES OF AMERICA (SIGNATURE OF CONTRACTING OFFICER)		
30b. NAME AND TITLE OF SIGNER (Type or print)	30c. DATE SIGNED	31b. NAME OF CONTRACTING OFFICER (Type or print)	31c. DATE SIGNED

19. ITEM NO.	20. SCHEDULE OF SUPPLIES/SERVICES	21. QUANTITY	22. UNIT	23. UNIT PRICE	24. AMOUNT

32a. QUANTITY IN COLUMN 21 HAS BEEN  
 RECEIVED     INSPECTED     ACCEPTED, AND CONFORMS TO THE CONTRACT, EXCEPT AS NOTED: \_\_\_\_\_

32b. SIGNATURE OF AUTHORIZED GOVERNMENT REPRESENTATIVE	32c. DATE	32d. PRINTED NAME AND TITLE OF AUTHORIZED GOVERNMENT REPRESENTATIVE
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32e. MAILING ADDRESS OF AUTHORIZED GOVERNMENT REPRESENTATIVE	32f. TELEPHONE NUMBER OF AUTHORIZED GOVERNMENT REPRESENTATIVE
	32g. E-MAIL OF AUTHORIZED GOVERNMENT REPRESENTATIVE

33. SHIP NUMBER <input type="checkbox"/> PARTIAL <input type="checkbox"/> FINAL	34. VOUCHER NUMBER	35. AMOUNT VERIFIED CORRECT FOR	36. PAYMENT <input type="checkbox"/> COMPLETE <input type="checkbox"/> PARTIAL <input type="checkbox"/> FINAL	37. CHECK NUMBER
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38. S/R ACCOUNT NO.	39. S/R VOUCHER NUMBER	40. PAID BY
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41a. I CERTIFY THIS ACCOUNT IS CORRECT AND PROPER FOR PAYMENT	42a. RECEIVED BY ( <i>Print</i> )	
41b. SIGNATURE AND TITLE OF CERTIFYING OFFICER	41c. DATE	42b. RECEIVED AT ( <i>Location</i> )
		42c. DATE REC'D ( <i>YY/MM/DD</i> )

**PR9768007**  
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## SECTION 1 – THE SCHEDULE

Continuation to SF-1449, RFQ Number PR9768007, Schedule, Block 11

### 1.0 TYPE OF CONTRACT

This is a firm-fixed- price (FFP) purchase order payable entirely in Colombian pesos (COP) for Colombian firms and US dollars (USD) for US firms. The price includes all direct and indirect costs, overhead, general and administrative expense, profit, shipping/delivery charges, insurance, assembly, etc. The price will not be subject to adjustment after award. No additional sums will be payable for any escalation in the cost of materials, equipment or labor, or because of the Contractor's failure to properly estimate or accurately predict the cost or difficulty of completing the contract. The Government will not adjust the contract price due to fluctuations in the cost of contract performance or due to fluctuations in exchange rates.

### 2.0 PRICES

Refer to Attachment A for a complete list of required products.

#### VALUE ADDED TAX.

Value Added Tax (VAT) or Impuesto a las Ventas (IVA)

The Contractor will not be reimbursed VAT or IVA under this contract by the USG, as described in the tax relief procedures as follows:

#### TAX RELIEF PROCEDURES

(a) General. This clause supplements FAR 52.229-6, Taxes – Foreign Fixed-Price Contracts (Reference 29.402-1(a)). The prices set forth in this contract are exclusive of all taxes and duties from which the U.S. Government is exempt by virtue of agreement between the U.S. Government and the Government of Colombia.

(b)(1) Procedures. The Contractor shall follow the procedures in paragraph (c) of this clause regarding tax relief as provided in the agreement between the U. S. Government and Colombia. The diplomatic tax privilege belongs to the U.S. Government, and applies to taxes and duties payable to Colombia that are directly attributable to contract costs identified in paragraph (c) as subject to exemption, e.g., taxes or duties levied by Colombia on labor and materials that are applied to or utilized in performance of this contract.

(2) The procedures in paragraph (c) are based on the current local tax relief agreement between the US Government and Colombia and are subject to change.

(c) The following procedures are included in, or are derived from, the agreement negotiated with Colombia and are hereby incorporated into this clause:

“Any quotation, invoice or bill to be submitted to the USG/INL Colombia for payment of cost incurred under this contract should reflect zero value concerning VAT or IVA (Impuesto a las Ventas). Upon contract award, the Office of INL Bogota will issue an exemption letter (Exencion de Impuesto) to the awardee to be presented to the Government of Colombia for any claim that may arise during the performance of this contract. The awardee, not the USG will coordinate directly with the Government of Colombia on any VAT or IVA matter under this contract”.

(d) Remedies. The Government may impose the following remedies in the event the Contractor fails to follow the procedures outlined in paragraph (c) of this clause. These actions are in addition to any other remedies available to the Government:

(1) The Contracting Officer may suspend contract payments in accordance with the procedures at FAR 32.503-6(a)(1).

(2) The Contracting Officer may terminate the contract for default in accordance with the procedures at FAR Subpart 49.4.

(3) The Contracting Officer may refer the case to the agency suspension and debarment official, in accordance with agency procedures, pursuant to FAR Subpart 9.4.

(e) Audit. The Contracting Officer shall have the right to examine and audit all records and other evidence regarding the Contractor's compliance with the requirements of this clause.

### **3.0 REQUIRED PRODUCTS / SERVICES**

Selected vendor should have no more of 45 days to deliver the full order after the award of the contract. The 45 days term will start with the Purchase Order delivery date.

The project consists of the supply, transportation and installation of open office furniture with high quality and durability standards. It includes, among others, the supply and installation of workstations, chairs and others.

According to the Bidding Chart and Drawings [Attachment A (PDF) and B (AutoCAD)]. The price for this work shall include materials, tools and labor, along with all necessary operating costs, such as personnel transportation, meals and lodging for personnel.

The system required is a freestanding structure with independent workstations. That do not require fastening to walls or floors. The system to be installed shall be flexible to enable future relocating and/or design redistribution without affecting certain parts or the whole system; respecting its integrity and ensuring the total use of the elements that make up the system.

The contractor shall furnish all labor, supervision, materials, supplies, tools, equipment, and expertise necessary to perform the delivery, installation of all furniture. The contractor shall work in coordination with the POC, designated by the Embassy. The services called for under this statement of work shall be performed in accordance with the terms, conditions, and specifications stated herein until such time as said services are completed to the satisfaction of the Government.

Once the project is awarded, on the initial site visit, where the contractor will verify measurements on site, define the materials and finishes will also be selected with the US government representative and the final end user. And after that the vendor shall provide a final drawing of the furniture to provide that shall need to be approval by US government representative before send it to production.

The Vendor shall indicate in their proposal any modification to the delivery time required. In the event that the delivery date(s) shall be changed by any causes at the fault of the US and deemed acceptable by the Contracting Officer, the US Government may modify the terms of the contract.

Overall requirements. All products are required to meet the specifications shown in "Information for Procurement Request [PR] - Technical specifications". The furniture system offered shall be a complete line of furniture.

The vendors shall include in their proposal's available colors, isometrics, images or catalogs for the items proposed.

The awarded contractor is not allowed to remove any of the existing elements of the civil project [i.e. baseboards, floor tiles, raceways, windows or door frames]. The contractor should take into account the location of the existing outlets, when installing furniture pieces. All outlets shall be visible, and easy to reach. It is not allowed to cover any of the outlets with furniture pieces.

The awarding company shall notify the Contracting officer or the COR of any differing site conditions within three [3] business days. Relief for contractors not making this verification will not be given. Any errors not noted during the site verification shall be the responsibility of the contractor to correct at the contractor's expense. This includes any installation problems, which are the result of incorrect layouts, insufficient field

verification, delivery errors, and damaged product. The contractor shall also assess, evaluate, verify and confirm the building's, accessibility, site restrictions, parking, deliveries, loading dock, storage and staging, hours of availability/accessibility of all the above and any other conditions associated with the delivery and installation.

The awarded contractor will also be required to attend meetings as deemed necessary by the COR or CO at the US Embassy in Bogota or at the site location.

#### 4.0 DELIVERY AND MARKING INSTRUCTIONS

Items are required in Bogota, Colombia and will be donated to the Government of Colombia.

All Items shall be delivered as soon as possible, but not later than fifteen (45) calendar days after receipt of order (ARO) to the following location:

- Avenida Caracas Nro. 2-51 Sur

Each box, carton, and package shall be marked as follows:

AMERICAN EMBASSY  
Order No. 19C01519PXXXX (insert PO number)  
Bogota - Colombia  
Box #\_\_ of

#### 5.0 INVOICING INSTRUCTIONS

The Contractor must submit invoice(s) for payment once product(s) and/ or service(s) are received by Government. **No advance payments are allowed.**

The Government shall pay the contractor as full compensation for all work required, performed, and accepted under this order 30 days after receipt the invoice.

The Contractor must submit invoice(s) for payment via electronic invoice:

##### **Electronic Invoice(s) via PDF File**

The contractor must send an electronic copy of invoice(s) to the following e-mail address:  
[BogotaFactura@state.gov](mailto:BogotaFactura@state.gov)

The PDF File must be marked as follows: **PR Number Company Name**

**For example: PR7453141\_ABCShipping.pdf**

The subject of the email must be the same as the electronic invoice file name: **Subject: PR Number and Company Name**

Vendors may request a payment status update directly from the Financial Management Center by emailing [BogotaPS@state.gov](mailto:BogotaPS@state.gov) beginning 30 days after submitting an invoice for payment.

**A proper invoice must include the following information:**

1. Contractor's name and bank account information for payments by wire transfers;
2. Contractor's name, telephone, and mailing address;
3. Invoice date and number;
4. Procurement Request Number (PR);
5. Description, quantity, unit of measure, unit price, and extended price of property delivered or services performed;
6. Name, title, phone number, and address of person to contact in case of defective invoice.
7. Identification as "Original Invoice." Any copy of an Original Invoice should be marked "Copy of Original Invoice" with a sequential number (1st, 2nd, 3rd, etc.).

**Note: If an invoice does not comply with the above requirements, the Embassy reserves the right to reject the invoice as improper and return it to the Contractor within seven (7) calendar days. The Contractor must then resubmit a proper invoice.**

## **6.0 INSPECTION AND ACCEPTANCE OF SUPPLIES**

Unless otherwise specified at the delivery order level, inspection and acceptance of supplies to be delivered under this contract shall be made at destination by the Contracting Officer (or an authorized representative appointed in accordance with DOSAR 652.242-70).

## **7.0 INSPECTION AND ACCEPTANCE OF SERVICES**

Unless otherwise specified at the task order level, inspection and acceptance of services to be provided under this contract shall be made by the Contracting Officer (or an authorized representative appointed in accordance with DOSAR 652.242-70).

The Contractor shall identify a single point of contact [POC] to provide overall management and supervision during the project's execution. The single POC will serve as the contractor's representative to ensure the project's execution, delivery and installation of the furniture. The single POC will manage the relationship between the US government and installers, any authorized subcontractors, vendors or manufacturers. It is necessary to ensure furniture is successfully delivered and installed on time. All pertinent communications should be written or confirmed in writing. The single POC shall attend and participate in necessary progress meetings as deemed by the customer, CO and/or COR and write notes pertaining to the meeting[s]. The notes shall be scribed into meeting minutes [via email] with action items clearly defined, with distinct due dates, and distributed to all designated team members. If during the project execution, the contractor requires to change the POC, this request shall be in made writing to the CO for approval. The proposed POC shall have complete knowledge of the project and be able to respond, for the agreements previously taken on the project.

Site Description. The contractor, before beginning preliminary works shall complete a site description with photographs and an account of the actual conditions of the building where the furniture will be installed. This report is for the purpose of documenting the actual status of the area before the furniture installation is performed. This report will be used to compare the site after the work is finished.

Protection of Elements in the Work Area. Areas, equipment, and elements at the work site shall be protected from damage or deterioration. The contractor shall assume the cost of any repair or replacement required because of improper use or carelessness on his part or on the part of his workers. In order to comply with this item, the contractor shall have a representative at the work site who will supervise the furniture unloading and its transportation to the actual work site areas.

If the Contractor caused any damage to the work site or other private or public property, he/she shall do all the repairs prior to the contract closeout; these repairs are without cost to the US Government and responsibility for

repairs to the damaged items is the responsibility of the awarded vendor. At the end of the projects a closing review and memorandum should be done with the participants.

Modifications. Any request to modify design/installation documents or pricing shall be negotiated and approved, in writing, by the Contracting Officer. No performance on a requested Procurement Order modification shall be executed until the modification for the PO has been received by the contractor.

#### **INSTALLATION SERVICES**

In order to meet the time frame required the Contractor is required to plan an installation schedule which shall be delivered to the COR three [3] business days after the kick off meeting.

The Contractor shall coordinate all deliveries and installation times with the COR of the project and the project's civil contractor. It is the contractor's responsibility to provide an adequate work force to ensure that the required schedule is met.

The contractor is responsible for its worker's access permits to the location. The contractor shall submit on time all the necessary documentation, required US Government for the security studies of the proposed labor force.

Issue resolution:

Any unexpected conflicts during product installation shall be brought to the COR or CO for resolution.

The successful contractor shall correct [at the contractor's expense] any installation problems, which are the result of incorrect layouts, insufficient field verification, delivery errors, and damaged product.

Damaged and/or missing product will be replaced by means that will prevent installation delays. Damaged product replacements will be at the selected contractor's expense. All damaged product shall be removed from the job site immediately.

### **8.0 LAWS AND REGULATIONS**

Compliance Required. The Contractor shall, without additional expense to the Government, be responsible for complying with all laws, codes, ordinances, and regulations applicable to the performance of the work, including those of the host country, and with the lawful orders of any governmental authority having jurisdiction. Unless otherwise directed by the Contracting Officer, the Contractor shall comply with the more stringent of the requirements of such laws, regulations and orders and of the contract. In the event of a conflict between the contract and such laws, regulations and orders, the Contractor shall promptly advise the Contracting Officer of the conflict and of the Contractor's proposed course of action for resolution by the Contracting Officer.

### **9.0 INL SOURCE-NATIONALITY RESTRICTIONS**

(a) Except as may be specifically approved by the contracting officer, the contractor must procure all commodities (e.g., equipment, materials, vehicles, supplies) and services (including commodity transportation services) in accordance with the requirements at 22 CFR part 228 "Rules on Procurement of Commodities and Services Financed by USAID." Guidance on eligibility of specific goods or services, and applicable INL waivers, may be obtained from the contracting officer.

(b) Restricted goods. The contractor must obtain prior written approval of the contracting officer or comply with required procedures under an applicable waiver as provided by the contracting officer when procuring any of the following goods or services:

(1) Agricultural commodities;

- (2) Motor vehicles;
- (3) Pharmaceuticals and contraceptive items;
- (4) Pesticides;
- (5) Fertilizer;
- (6) Used equipment; or
- (7) U.S. Government-owned excess property.

If the contracting officer determines that the contractor has procured any of these specific restricted goods under this contract without the prior written authorization of the contracting officer or fails to comply with required procedures under an applicable waiver as provided by the contracting officer, and has received payment for such purposes, the contracting officer may require the contractor to refund the entire amount of the purchase.

#### **10.0 NONPAYMENT FOR UNAUTHORIZED WORK**

No payments will be made for any unauthorized supplies or services, or for any unauthorized changes to the work specified herein. This includes any services performed by the Contractor of his own volition or at the request of an individual other than a duly appointed Contracting Officer. Only a duly appointed Contracting Officer is authorized to change the specifications, terms, and/or conditions of this contract.

#### **11.0 SAFEGUARDING INFORMATION**

The Contractor and its employees shall exercise the utmost discretion in regard to all matters relating to their duties and functions. They shall not communicate to any person any information known to them by reason of their performance under this contract which has not been made public, except in the necessary performance of their duties or upon written authorization of the Contracting Officer. All documents and records (including photographs) generated during the performance of work under this contract shall be for the sole use of and become the exclusive property of the U.S. Government. Furthermore, no article, book, pamphlet, recording, broadcast, speech, television appearance, film or photograph concerning any aspect of work performed under this contract shall be published or disseminated through any media without the prior written authorization of the Contracting Officer. These obligations do not cease upon the expiration or termination of this contract. The Contractor shall include the substance of this provision in all contracts of employment and in all subcontracts hereunder.

The Contractor, or anyone acting on its behalf, shall not refer to the supplies, services, or equipment furnished under this contract in any news release or commercial advertising without first obtaining explicit written consent to do so from the Contracting Officer (CO).

#### **12.0 CONTRACTOR COMMITMENTS, WARRANTIES, AND REPRESENTATIONS**

Any written commitment by the Contractor within the scope of this contract shall be binding upon the Contractor. For the purpose of this clause, a written commitment by the Contractor is limited to the quotation submitted by the Contractor, and to specific written modifications to the quotation. Written commitments by the Contractor are further defined as including (1) any warranty or representation made by the Contractor in a quotation as to hardware or software performance; total systems performance; and other physical, design, or functional characteristics of equipment, software package or system, or installation date; (2) any warranty or

representation made by the Contractor concerning the characteristics or items described in (1) above, made in any publications, drawings, or specifications accompanying or referred to in a quotation; and (3) any modification of or affirmation or representation as to the above which is made by the Contractor in or during the course of negotiations, whether or not incorporated into a formal revision to the quotation.

### **13.0 WARRANTY NOTIFICATION**

In accordance with FAR 46.706(b)(5), the Contractor shall stamp or mark the supplies delivered, or otherwise furnish notice with the supplies, of the existence of a warranty, if any. Sufficient information shall be presented for supply personnel and users to identify warranted supplies.

The Furniture, fixtures and all parts delivered and installed, also chairs and its entire component parts shall have a warranty of minimum three [3] years against manufacturing defects from the date of final acceptance by the US Government. The vendor shall confirm compliance with minimum requested warranty periods.

### **14.0 FINAL DATA DELIVERABLES / REPORTS**

Reserved.

### **15.0 ORGANIZATIONAL CONFLICT OF INTEREST - GENERAL**

(a) The Contractor warrants that, to the best of its knowledge and belief, there are no relevant facts or circumstances which would give rise to an organizational conflict of interest, as defined in FAR Subpart 9.5, or that the Contractor has disclosed all such relevant information.

(b) The Contractor agrees that if an actual or potential organizational conflict of interest is discovered after award, the Contractor will make a full disclosure in writing to the Contracting Officer. This disclosure shall include a description of actions which the Contractor has taken or proposes to take to avoid or mitigate the actual or potential conflict.

(c) If the Contractor was aware of a potential organizational conflict of interest prior to award or discovered an actual or potential conflict after award and did not disclose or misrepresented relevant information to the Contracting Officer, the Government may terminate the contract for default.

(d) The Contractor shall insert the substance of this clause, including this paragraph (d), in all subcontracts.

### **16.0 EXPORT RESTRICTIONS**

(a) The Contractor shall comply with all U.S. export control laws and regulations, including but not limited to the International Traffic in Arms Regulations (ITAR), 22 CFR Parts 120 through 130, and the Export Administration Regulations (EAR), 15 CFR Parts 730 through 799, in the performance of this contract.

(b) In the absence of available license exemptions/exceptions, the Contractor shall be responsible for obtaining the appropriate licenses or other approvals, if required, for exports of hardware, technical data, and software, or for the provision of technical assistance.

(c) The Contractor shall be responsible for obtaining export licenses, if required, before utilizing foreign persons in the performance of this order, including instances where the work is to be performed in the US where the foreign person will have access to export-controlled technical data or software.

(d) The Contractor shall be responsible for all regulatory recordkeeping requirements associated with the use of licenses and license exemptions/exceptions.

(e) The Contractor shall be responsible for ensuring that the provisions of this clause apply to its subcontractors.

(f) Nothing in the terms of this contract adds, changes, supersedes, or waives any of the requirements of applicable Federal laws, Executive orders, and regulations.

## SECTION 2 - CONTRACT CLAUSES

**I. FAR 52.252-2 -- Clauses Incorporated by Reference (Feb 1998)**

This purchase order incorporates the following clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this address:

FAR and DOSAR clauses may be accessed at: <https://acquisition.gov>

NUMBER	TITLE	DATE
52.203-17	Contractor Employee Whistleblower Rights and Requirement to Inform Employees of Whistleblower Rights	APR 2014
52.203-19	Prohibition on Requiring Certain Internal Confidentiality Agreements or Statements	JAN 2017
52.204-18	Commercial and Government Entity Code Maintenance.	JUL 2016
52.212-4	Contract Terms and Conditions—Commercial Items.	OCT 2018
52.225-14	Inconsistency Between English Version and Translation of Contract.	FEB 2000
52.232-40	Providing Accelerated Payments to Small Business Subcontractors	DEC 2013
652.229-70	Excise Tax Exemption Statement for Contractors Within the United States	JUL 1988
652.229-71	Personal property Disposition at Posts Abroad	AUG 1999
652.242-73	Authorization and Performance	AUG 1999
652.243-70	Notices	AUG 1999
652.247-70	Notice of Shipments	FEB 2015
652.247-71	Shipping Instructions	FEB 2015

**II. Applicable Clauses Provided in Full-Text****52.204-24 Representation Regarding Certain Telecommunications and Video Surveillance Services or Equipment.**

As prescribed in [4.2105\(a\)](#), insert the following provision:

REPRESENTATION REGARDING CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE  
SERVICES OR EQUIPMENT (OCT 2020)

The Offeror shall not complete the representation at paragraph (d)(1) of this provision if the Offeror has represented that it "does not provide covered telecommunications equipment or services as a part of its offered products or services to the Government in the performance of any contract, subcontract, or other contractual instrument" in paragraph (c)(1) in the provision at [52.204-26](#), Covered Telecommunications Equipment or Services—Representation, or in paragraph (v)(2)(i) of the provision at [52.212-3](#), Offeror Representations and Certifications-Commercial Items. The Offeror shall not complete the representation in paragraph (d)(2) of this provision if the Offeror has represented that it "does not use covered telecommunications equipment or services, or any equipment, system, or service that uses covered telecommunications equipment or services" in paragraph (c)(2) of the provision at [52.204-26](#), or in paragraph (v)(2)(ii) of the provision at [52.212-3](#).

(a) *Definitions.* As used in this provision—

*Backhaul, covered telecommunications equipment or services, critical technology, interconnection arrangements, reasonable inquiry, roaming, and substantial or essential component* have the meanings provided in the clause [52.204-25](#), Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment.

(b) *Prohibition.*

(1) Section 889(a)(1)(A) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2019, from procuring or obtaining, or extending or renewing a contract to procure or obtain, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. Nothing in the prohibition shall be construed to—

(i) Prohibit the head of an executive agency from procuring with an entity to provide a service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or

(ii) Cover telecommunications equipment that cannot route or redirect user data traffic or cannot permit visibility into any user data or packets that such equipment transmits or otherwise handles.

(2) Section 889(a)(1)(B) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2020, from entering into a contract or extending or renewing a contract with an entity that uses any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. This prohibition applies to the use of covered telecommunications equipment or services, regardless of whether that use is in performance of work under a Federal contract. Nothing in the prohibition shall be construed to—

(i) Prohibit the head of an executive agency from procuring with an entity to provide a service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or

(ii) Cover telecommunications equipment that cannot route or redirect user data traffic or cannot permit visibility into any user data or packets that such equipment transmits or otherwise handles.

(c) *Procedures.* The Offeror shall review the list of excluded parties in the System for Award Management (SAM) (<https://www.sam.gov>) for entities excluded from receiving federal awards for "covered telecommunications equipment or services".

(d) *Representation.* The Offeror represents that—

(1) It  will,  will not provide covered telecommunications equipment or services to the Government in the performance of any contract, subcontract or other contractual instrument resulting

from this solicitation. The Offeror shall provide the additional disclosure information required at paragraph (e)(1) of this section if the Offeror responds "will" in paragraph (d)(1) of this section; and

(2) After conducting a reasonable inquiry, for purposes of this representation, the Offeror represents that—

It  does,  does not use covered telecommunications equipment or services, or use any equipment, system, or service that uses covered telecommunications equipment or services. The Offeror shall provide the additional disclosure information required at paragraph (e)(2) of this section if the Offeror responds "does" in paragraph (d)(2) of this section.

(e) *Disclosures.*

(1) Disclosure for the representation in paragraph (d)(1) of this provision. If the Offeror has responded "will" in the representation in paragraph (d)(1) of this provision, the Offeror shall provide the following information as part of the offer:

(i) For covered equipment—

(A) The entity that produced the covered telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the original equipment manufacturer (OEM) or a distributor, if known);

(B) A description of all covered telecommunications equipment offered (include brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); and

(C) Explanation of the proposed use of covered telecommunications equipment and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(1) of this provision.

(ii) For covered services—

(A) If the service is related to item maintenance: A description of all covered telecommunications services offered (include on the item being maintained: Brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); or

(B) If not associated with maintenance, the Product Service Code (PSC) of the service being provided; and explanation of the proposed use of covered telecommunications services and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(1) of this provision.

(2) Disclosure for the representation in paragraph (d)(2) of this provision. If the Offeror has responded "does" in the representation in paragraph (d)(2) of this provision, the Offeror shall provide the following information as part of the offer:

(i) For covered equipment—

(A) The entity that produced the covered telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the OEM or a distributor, if known);

(B) A description of all covered telecommunications equipment offered (include brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); and

(C) Explanation of the proposed use of covered telecommunications equipment and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(2) of this provision.

(ii) For covered services—

(A) If the service is related to item maintenance: A description of all covered telecommunications services offered (include on the item being maintained: Brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); or

(B) If not associated with maintenance, the PSC of the service being provided; and explanation of the proposed use of covered telecommunications services and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(2) of this provision.

(End of provision)

#### **52.212-5 Contract Terms and Conditions Required to Implement Statutes or Executive Orders - Commercial Items.**

As prescribed in [12.301\(b\)\(4\)](#), insert the following clause:

##### CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS-COMMERCIAL ITEMS (JAN 2021)

(a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

(1) [52.203-19](#), Prohibition on Requiring Certain Internal Confidentiality Agreements or Statements (JAN 2017) (section 743 of Division E, Title VII, of the Consolidated and Further Continuing Appropriations Act, 2015 (Pub. L. 113-235) and its successor provisions in subsequent appropriations acts (and as extended in continuing resolutions)).

(2) [52.204-23](#), Prohibition on Contracting for Hardware, Software, and Services Developed or Provided by Kaspersky Lab and Other Covered Entities (JUL 2018) (Section 1634 of Pub. L. 115-91).

(3) [52.204-25](#), Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment. (AUG 2020) (Section 889(a)(1)(A) of Pub. L. 115-232).

(4) [52.209-10](#), Prohibition on Contracting with Inverted Domestic Corporations (NOV 2015).

(5) [52.233-3](#), Protest After Award (AUG 1996) ([31 U.S.C. 3553](#)).

(6) [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.]

\_\_\_ (1) [52.203-6](#), Restrictions on Subcontractor Sales to the Government (JUNE 2020), with *Alternate I* (OCT 1995) ([41 U.S.C. 4704](#) and [10 U.S.C. 2402](#)).

\_\_\_ (2) [52.203-13](#), Contractor Code of Business Ethics and Conduct (JUN 2020) ([41 U.S.C. 3509](#))).

\_\_\_ (3) [52.203-15](#), Whistleblower Protections under the American Recovery and Reinvestment Act of 2009 (JUN 2010) (Section 1553 of Pub. L. 111-5). (Applies to contracts funded by the American Recovery and Reinvestment Act of 2009.)

\_X\_ (4) [52.204-10](#), Reporting Executive Compensation and First-Tier Subcontract Awards (JUN 2020) (Pub. L. 109-282) ( [31 U.S.C. 6101 note](#)).

\_\_\_ (5) [Reserved].

\_\_\_ (6) [52.204-14](#), Service Contract Reporting Requirements (OCT 2016) (Pub. L. 111-117, section 743 of Div. C).

\_\_\_ (7) [52.204-15](#), Service Contract Reporting Requirements for Indefinite-Delivery Contracts (OCT 2016) (Pub. L. 111-117, section 743 of Div. C).

\_X\_ (8) [52.209-6](#), Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment. (JUN 2020) ([31 U.S.C. 6101 note](#)).

\_\_\_ (9) [52.209-9](#), Updates of Publicly Available Information Regarding Responsibility Matters (OCT 2018) ([41 U.S.C. 2313](#)).

\_\_\_ (10) [Reserved].

\_\_\_ (11)

(i) [52.219-3](#), Notice of HUBZone Set-Aside or Sole-Source Award (MAR 2020) ([15 U.S.C. 657a](#)).

\_\_\_ (ii) Alternate I (MAR 2020) of [52.219-3](#).

X (12)

(i) [52.219-4](#), Notice of Price Evaluation Preference for HUBZone Small Business Concerns (MAR 2020) (if the offeror elects to waive the preference, it shall so indicate in its offer) ([15 U.S.C. 657a](#)).

\_\_\_ (ii) Alternate I (MAR 2020) of [52.219-4](#).

\_\_\_ (13) [Reserved]

\_\_\_ (14)

(i) [52.219-6](#), Notice of Total Small Business Set-Aside (NOV 2020) ([15 U.S.C. 644](#)).

\_\_\_ (ii) Alternate I (MAR 2020) of [52.219-6](#).

\_\_\_ (15)

(i) [52.219-7](#), Notice of Partial Small Business Set-Aside (NOV 2020) ([15 U.S.C. 644](#)).

\_\_\_ (ii) Alternate I (MAR 2020) of [52.219-7](#).

\_\_\_ (16) [52.219-8](#), Utilization of Small Business Concerns (OCT 2018) ([15 U.S.C. 637\(d\)\(2\)](#) and (3)).

\_\_\_ (17)

(i) [52.219-9](#), Small Business Subcontracting Plan (JUN 2020) ([15 U.S.C. 637\(d\)\(4\)](#)).

\_\_\_ (ii) Alternate I (NOV 2016) of [52.219-9](#).

\_\_\_ (iii) Alternate II (NOV 2016) of [52.219-9](#).

\_\_\_ (iv) Alternate III (JUN 2020) of [52.219-9](#).

\_\_\_ (v) Alternate IV (JUN 2020) of [52.219-9](#)

\_\_\_ (18)

(i) [52.219-13](#), Notice of Set-Aside of Orders (MAR 2020) ([15 U.S.C. 644\(r\)](#)).

\_\_\_ (ii) Alternate I (MAR 2020) of [52.219-13](#).

\_\_\_ (19) [52.219-14](#), Limitations on Subcontracting (MAR 2020) ([15 U.S.C. 637\(a\)\(14\)](#)).

\_\_\_ (20) [52.219-16](#), Liquidated Damages-Subcontracting Plan (JAN 1999) ([15 U.S.C. 637\(d\)\(4\)\(F\)\(i\)](#)).

\_\_\_ (21) [52.219-27](#), Notice of Service-Disabled Veteran-Owned Small Business Set-Aside (MAR 2020) ([15 U.S.C. 657f](#)).

\_\_\_ (22)

(i) [52.219-28](#), Post Award Small Business Program Rerepresentation (NOV 2020) ([15 U.S.C. 632\(a\)\(2\)](#)).

\_\_\_ (ii) Alternate I (MAR 2020) of [52.219-28](#).

\_\_\_ (23) [52.219-29](#), Notice of Set-Aside for, or Sole Source Award to, Economically Disadvantaged Women-Owned Small Business Concerns (MAR 2020) ([15 U.S.C. 637\(m\)](#)).

\_\_\_ (24) [52.219-30](#), Notice of Set-Aside for, or Sole Source Award to, Women-Owned Small Business Concerns Eligible Under the Women-Owned Small Business Program (Mar2020) ([15 U.S.C. 637\(m\)](#)).

\_\_\_ (25) [52.219-32](#), Orders Issued Directly Under Small Business Reserves (MAR 2020) ([15 U.S.C. 644\(r\)](#)).

\_\_\_ (26) [52.219-33](#), Nonmanufacturer Rule (MAR 2020) ([15U.S.C. 637\(a\)\(17\)](#)).

(27) [52.222-3](#), Convict Labor (JUN 2003) (E.O.11755).

(28) [52.222-19](#), Child Labor-Cooperation with Authorities and Remedies (JAN2020) (E.O.13126).

(29) [52.222-21](#), Prohibition of Segregated Facilities (APR 2015).

(30)

(i) [52.222-26](#), Equal Opportunity (SEP 2016) (E.O.11246).

(ii) Alternate I (FEB 1999) of [52.222-26](#).

(31)

(i) [52.222-35](#), Equal Opportunity for Veterans (JUN 2020) ([38 U.S.C. 4212](#)).

(ii) Alternate I (JUL 2014) of [52.222-35](#).

(32)

(i) [52.222-36](#), Equal Opportunity for Workers with Disabilities (JUN 2020) ([29 U.S.C. 793](#)).

(ii) Alternate I (JUL 2014) of [52.222-36](#).

(33) [52.222-37](#), Employment Reports on Veterans (JUN 2020) ([38 U.S.C. 4212](#)).

(34) [52.222-40](#), Notification of Employee Rights Under the National Labor Relations Act (DEC 2010) (E.O. 13496).

(35)

(i) [52.222-50](#), Combating Trafficking in Persons (OCT 2020) ([22 U.S.C. chapter 78](#) and E.O. 13627).

(ii) Alternate I (MAR 2015) of [52.222-50](#) ([22 U.S.C. chapter 78](#) and E.O. 13627).

(36) [52.222-54](#), Employment Eligibility Verification (OCT 2015). (Executive Order 12989). (Not applicable to the acquisition of commercially available off-the-shelf items or certain other types of commercial items as prescribed in [22.1803](#).)

(37)

(i) [52.223-9](#), Estimate of Percentage of Recovered Material Content for EPA–Designated Items (May 2008) ( [42 U.S.C. 6962\(c\)\(3\)\(A\)\(ii\)](#)). (Not applicable to the acquisition of commercially available off-the-shelf items.)

(ii) Alternate I (MAY 2008) of [52.223-9](#) ([42 U.S.C. 6962\(i\)\(2\)\(C\)](#)). (Not applicable to the acquisition of commercially available off-the-shelf items.)

\_\_\_ (38) [52.223-11](#), Ozone-Depleting Substances and High Global Warming Potential Hydrofluorocarbons (Jun 2016) (E.O. 13693).

\_\_\_ (39) [52.223-12](#), Maintenance, Service, Repair, or Disposal of Refrigeration Equipment and Air Conditioners (JUN 2016) (E.O. 13693).

\_\_\_ (40)

(i) [52.223-13](#), Acquisition of EPEAT®-Registered Imaging Equipment (JUN 2014) (E.O.s 13423 and 13514).

\_\_\_ (ii) Alternate I (OCT 2015) of [52.223-13](#).

\_\_\_ (41)

(i) [52.223-14](#), Acquisition of EPEAT®-Registered Televisions (JUN 2014) (E.O.s 13423 and 13514).

\_\_\_ (ii) Alternate I (Jun2014) of [52.223-14](#).

\_\_\_ (42) [52.223-15](#), Energy Efficiency in Energy-Consuming Products (MAY 2020) ([42 U.S.C. 8259b](#)).

\_\_\_ (43)

(i) [52.223-16](#), Acquisition of EPEAT®-Registered Personal Computer Products (OCT 2015) (E.O.s 13423 and 13514).

\_\_\_ (ii) Alternate I (JUN 2014) of [52.223-16](#).

\_X\_ (44) [52.223-18](#), Encouraging Contractor Policies to Ban Text Messaging While Driving (JUN 2020) (E.O. 13513).

\_\_\_ (45) [52.223-20](#), Aerosols (JUN 2016) (E.O. 13693).

\_\_\_ (46) [52.223-21](#), Foams (Jun2016) (E.O. 13693).

\_\_\_ (47)

(i) [52.224-3](#) Privacy Training (JAN 2017) (5 U.S.C. 552 a).

\_\_\_ (ii) Alternate I (JAN 2017) of [52.224-3](#).

\_\_\_ (48) [52.225-1](#), Buy American-Supplies (JAN 2021) ([41 U.S.C. chapter 83](#)).

\_\_ (49)

(i) [52.225-3](#), Buy American-Free Trade Agreements-Israeli Trade Act (JAN 2021)([41 U.S.C.chapter83](#), [19 U.S.C. 3301](#) note, [19 U.S.C. 2112](#) note, [19 U.S.C. 3805](#) note, [19 U.S.C. 4001](#) note, Pub. L. 103-182, 108-77, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, 110-138, 112-41, 112-42, and 112-43.

\_\_ (ii) Alternate I (MAY 2014) of [52.225-3](#).

\_\_ (iii) Alternate II (MAY 2014) of [52.225-3](#).

\_\_ (iv) Alternate III (MAY 2014) of [52.225-3](#).

\_\_ (50) [52.225-5](#), Trade Agreements (OCT 2019) ([19 U.S.C. 2501](#), *et seq.*, [19 U.S.C. 3301](#) note).

\_X\_ (51) [52.225-13](#), Restrictions on Certain Foreign Purchases (JUN 2008) (E.O.'s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).

\_\_ (52) [52.225-26](#), Contractors Performing Private Security Functions Outside the United States (Oct 2016) (Section 862, as amended, of the National Defense Authorization Act for Fiscal Year 2008; [10 U.S.C. 2302Note](#)).

\_\_ (53) [52.226-4](#), Notice of Disaster or Emergency Area Set-Aside (Nov2007) ([42 U.S.C. 5150](#)).

\_\_ (54) [52.226-5](#), Restrictions on Subcontracting Outside Disaster or Emergency Area (Nov2007) ([42 U.S.C. 5150](#)).

\_\_ (55) [52.229-12](#), Tax on Certain Foreign Procurements (JUN 2020).

\_\_ (56) [52.232-29](#), Terms for Financing of Purchases of Commercial Items (FEB 2002) ([41 U.S.C. 4505](#), [10 U.S.C. 2307\(f\)](#)).

\_\_ (57) [52.232-30](#), Installment Payments for Commercial Items (Jan 2017) ([41 U.S.C. 4505](#), [10 U.S.C. 2307\(f\)](#)).

\_X\_ (58) [52.232-33](#), Payment by Electronic Funds Transfer-System for Award Management (OCT2018) ([31 U.S.C. 3332](#)).

\_\_ (59) [52.232-34](#), Payment by Electronic Funds Transfer-Other than System for Award Management (Jul 2013) ([31 U.S.C. 3332](#)).

\_\_ (60) [52.232-36](#), Payment by Third Party (MAY 2014) ([31 U.S.C. 3332](#)).

\_\_\_ (61) [52.239-1](#), Privacy or Security Safeguards (AUG 1996) ([5 U.S.C. 552a](#)).

\_\_\_ (62) [52.242-5](#), Payments to Small Business Subcontractors (JAN 2017) ([15 U.S.C. 637\(d\)\(13\)](#)).

(63)

(i) [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](#)).

\_\_\_ (ii) Alternate I (APR 2003) of [52.247-64](#).

\_\_\_ (iii) Alternate II (FEB 2006) of [52.247-64](#).

(c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

*[Contracting Officer check as appropriate.]*

\_\_\_ (1) [52.222-41](#), Service Contract Labor Standards (AUG 2018) ([41 U.S.C. chapter 67](#)).

\_\_\_ (2) [52.222-42](#), Statement of Equivalent Rates for Federal Hires (MAY 2014) ([29 U.S.C. 206](#) and [41 U.S.C. chapter 67](#)).

\_\_\_ (3) [52.222-43](#), Fair Labor Standards Act and Service Contract Labor Standards-Price Adjustment (Multiple Year and Option Contracts) (AUG 2018) ([29 U.S.C. 206](#) and [41 U.S.C. chapter 67](#)).

\_\_\_ (4) [52.222-44](#), Fair Labor Standards Act and Service Contract Labor Standards-Price Adjustment (May 2014) ([29 U.S.C. 206](#) and [41 U.S.C. chapter 67](#)).

\_\_\_ (5) [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](#)).

\_\_\_ (6) [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](#)).

\_\_\_ (7) [52.222-55](#), Minimum Wages Under Executive Order 13658 (NOV 2020).

\_\_\_ (8) [52.222-62](#), Paid Sick Leave Under Executive Order 13706 (JAN 2017) (E.O. 13706).

\_\_\_ (9) [52.226-6](#), Promoting Excess Food Donation to Nonprofit Organizations (Jun 2020) ([42 U.S.C. 1792](#)).

(d) *Comptroller General Examination of Record*. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, as defined in FAR [2.101](#), on the date of award of this contract, 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.

(e)

(1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e)(1) in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause-

(i) [52.203-13](#), Contractor Code of Business Ethics and Conduct (JUN 2020) ([41 U.S.C. 3509](#)).

(ii) [52.203-19](#), Prohibition on Requiring Certain Internal Confidentiality Agreements or Statements (Jan 2017) (section 743 of Division E, Title VII, of the Consolidated and Further Continuing Appropriations Act, 2015 (Pub. L. 113-235) and its

successor provisions in subsequent appropriations acts (and as extended in continuing resolutions)).

(iii) [52.204-23](#), Prohibition on Contracting for Hardware, Software, and Services Developed or Provided by Kaspersky Lab and Other Covered Entities (JUL 2018) (Section 1634 of Pub. L. 115-91).

(iv) [52.204-25](#), Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment. (AUG 2020) (Section 889(a)(1)(A) of Pub. L. 115-232).

(v) [52.219-8](#), Utilization of Small Business Concerns (OCT 2018) ([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 the applicable threshold specified in FAR [19.702\(a\)](#) on the date of subcontract award, the subcontractor must include [52.219-8](#) in lower tier subcontracts that offer subcontracting opportunities.

(vi) [52.222-21](#), Prohibition of Segregated Facilities (APR 2015).

(vii) [52.222-26](#), Equal Opportunity (SEP 2015) (E.O.11246).

(viii) [52.222-35](#), Equal Opportunity for Veterans (JUN 2020) ([38 U.S.C. 4212](#)).

(ix) [52.222-36](#), Equal Opportunity for Workers with Disabilities (JUN 2020) ([29 U.S.C. 793](#)).

(x) [52.222-37](#), Employment Reports on Veterans (JUN 2020) ([38 U.S.C. 4212](#)).

(xi) [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](#).

(xii) [52.222-41](#), Service Contract Labor Standards (AUG 2018) ([41 U.S.C. chapter 67](#)).

(xiii)

(A) [52.222-50](#), Combating Trafficking in Persons (OCT 2020) ([22 U.S.C. chapter 78](#) and E.O 13627).

(B) Alternate I (MAR 2015) of [52.222-50](#) ([22 U.S.C. chapter 78 and E.O. 13627](#)).

(xiv) [52.222-51](#), Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment-Requirements (May2014) ([41 U.S.C. chapter 67](#)).

(xv) [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](#)).

(xvi) [52.222-54](#), Employment Eligibility Verification (OCT 2015) (E.O. 12989).

(xvii) [52.222-55](#), Minimum Wages Under Executive Order 13658 (NOV 2020).

(xviii) [52.222-62](#), Paid Sick Leave Under Executive Order 13706 (JAN 2017) (E.O. 13706).

(xix)

(A) [52.224-3](#), Privacy Training (Jan 2017) ([5 U.S.C. 552a](#)).

(B) Alternate I (JAN 2017) of [52.224-3](#).

(xx) [52.225-26](#), Contractors Performing Private Security Functions Outside the United States (OCT 2016) (Section 862, as amended, of the National Defense Authorization Act for Fiscal Year 2008; [10 U.S.C. 2302 Note](#)).

(xxi) [52.226-6](#), Promoting Excess Food Donation to Nonprofit Organizations (JUN 2020) ([42 U.S.C. 1792](#)). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.

(xxii) [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)

**FAR 52.211-8 -- Time of Delivery (Jun 1997)**

(a) The Government requires delivery to be made according to the following schedule:

<b>REQUIRED DELIVERY SCHEDULE</b>		
<b>ITEM NO.</b>	<b>QUANTITY</b>	<b>WITHIN DAYS AFTER DATE OF CONTRACT</b>
All items		No later than (45) calendar days after receipt of order (ARO)

The Government will evaluate equally, as regards time of delivery, offers that propose delivery of each quantity within the applicable delivery period specified above. Offers that propose delivery that will not clearly fall within the applicable required delivery period specified above, will be considered nonresponsive and rejected. The Government reserves the right to award under either the required delivery schedule or the proposed delivery schedule, when an offeror offers an earlier delivery schedule than required above. If the offeror proposes no other delivery schedule, the required delivery schedule above will apply.

<b>OFFEROR'S PROPOSED DELIVERY SCHEDULE</b>		
<b>ITEM NO.</b>	<b>QUANTITY</b>	<b>WITHIN DAYS AFTER DATE OF CONTRACT</b>
All items		

(b) Attention is directed to the Contract Award provision of the solicitation that provides that a written award or acceptance of offer mailed, or otherwise furnished to the successful offeror, results in a binding contract. The Government will mail or otherwise furnish to the offeror an award or notice of award not later than the day award is dated. Therefore, the offeror should compute the time available for performance beginning with the actual date of award, rather than the date the written notice of award is received from the Contracting Officer through the ordinary mails. However, the Government will evaluate an offer that proposes delivery based on the Contractor's date of receipt of the contract or notice of award by adding

- (1) five calendar days for delivery of the award through the ordinary mails, or
- (2) one working day if the solicitation states that the contract or notice of award will be transmitted electronically. (The term "working day" excludes weekends and U.S. Federal holidays.) If, as so computed, the offered delivery date is later than the required delivery date, the offer will be considered nonresponsive and rejected.

*(End of Clause)*

## SECTION 3 - SOLICITATION PROVISIONS

### I. FAR 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 and DOSAR clauses may be accessed at: <https://acquisition.gov>

NUMBER	TITLE	DATE
FAR 52.204-16	Commercial and Government Entity Code Reporting	Jul 2016
FAR 52.212-1	Instructions to Offerors—Commercial Items	Oct 2018
FAR 52.214-34	Submission of Offers in the English Language	Apr 1991

### II. Applicable Solicitation Provisions Provided in Full-Text

#### FAR 52.225-17 -- Evaluation of Foreign Currency Offers (Feb 2000)

If the Government receives offers in more than one currency, the Government will evaluate offers by converting the foreign currency to United States currency using the U.S. Embassy Bogota exchange rate (<http://ice.cgfs.state.sbu/>) in effect as follows:

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

### III. Addendum to FAR 52.212-1

#### 1.0 QUESTIONS REGARDING THIS SOLICITATION

Questions pertaining to this solicitation, if any, must be emailed to [cubillosj@state.gov](mailto:cubillosj@state.gov) [BogotaINLSolicitation@state.gov](mailto:BogotaINLSolicitation@state.gov) no later than 04:00 pm local (Bogota, Colombia) time on **March 19, 2021**. Questions received after this date and time may not be answered prior to the solicitation closing. All emails must include the following subject line: “**PR9768007** - Questions – Your Company Name”.

**WARNING:** Questions submitted without the required subject line or that are not sent to both email addresses may not be considered / answered.

## 2.0. SUBMISSION OF QUOTATIONS

Quotations must be submitted via email to [cubillosj@state.gov](mailto:cubillosj@state.gov) **AND** [BogotaINLSolicitation@state.gov](mailto:BogotaINLSolicitation@state.gov). Quotations must be received by the Government, at the before-mentioned email addresses, no later than 04:00 pm local (Bogota, Colombia) time on **March 26, 2021**. Quotations received after this exact date and time will not be considered for award. No other method of quotation submission is acceptable. Quotations received through other methods will not be considered for award. Include the following subject line on all emails transmitting quotations: “**PR9768007** – Quotation – Your Company Name”.

**WARNING:** Quotations submitted without the required subject line or that are not sent to both email addresses may not be considered for award.

If your company’s quotation will exceed 5 MB you must contact [cubillosj@state.gov](mailto:cubillosj@state.gov) to receive further instructions.

## 3.0. QUOTE PREPARATION INSTRUCTIONS

To be considered for award, each quote must include:

- (a) Completed SF-1449 blocks 17a, 17b, 30a and 30b.
- (b) Completed Price Schedule. Attachment A
- (c) Include a statement specifying the extent of agreement with all terms, conditions, and provisions included in the solicitation. Offers that fail to furnish required representations or information or reject the terms and conditions of the solicitation may be excluded from award consideration.
- (d) Proposed Delivery Date. Complete and submit FAR 52.211-8 (Time of Delivery).
- (e) Representation and Certifications: Complete, sign, and submit all representations and certifications included in section 5 of this solicitation.
- (f) Product(s) Description. The Contracting Officer will evaluate products based on information furnished by the offeror or identified in the quotation and reasonably available to the Contracting Officer. The Contracting Officer is not responsible for locating or obtaining any information not identified in the quotation.

Include a technical description of the items being offered in sufficient detail to evaluate compliance with the requirements in the solicitation. This may include product literature, or other documents, if necessary.

## SECTION 4 - EVALUATION FACTORS

Acquisition Method: The Government is conducting this acquisition using the simplified acquisition procedures in Parts 12 and 13 of the Federal Acquisition Regulation (FAR).

- Award will be made to the lowest priced, technically acceptable, responsible quoter.
- The Government reserves the right to reject quotations that are incomplete, non-compliant with the terms of this solicitation, or that are unreasonably high in price.
- For evaluation purposes, the price will be determined by multiplying the offered prices times the quantities stated in the schedule, and arriving at a grand total, including all options, if any.
- In addition to adherence to the required specifications and other solicitation terms and conditions, the Government will consider the following factors in determining technical acceptability:

Based on the proposed warranty terms and processes, the Government has a high degree of confidence that the offeror will be able to provide timely and quality warranty support.

- The Government will determine quoter responsibility by analyzing whether the apparent successful quoter complies with the requirements of FAR 9.104-1
- Unless an exception in FAR 4.1102 applies, a quoter must be registered in SAM ([www.sam.gov](http://www.sam.gov)) in order to be eligible for award. If the quoter does not become registered in the SAM database in the time prescribed by the Contracting Officer, the Contracting Officer will proceed to award to the next otherwise successful registered quoter.
- The project award will acknowledge vendor that are original manufacturer and that guarantee after sale service, future changes, and relocations.
- The project award will acknowledge vendor that are original manufacturer and that guarantee after sale service, future changes and relocations. Subcontracting is not acceptable unless approved by the Contracting officer.
- If the vendor plans to subcontract any of the items included in the RFQ. The vendor shall provide in their proposal, details of their subcontractors, including contacts and referrals/recommendations. Previous to the final vendor's selection the Embassy will visit the manufacturer's plant or subcontractors' plants to verify that the furniture offered complies with the technical requirements of the RFQ and determine adequate contractor's responsibility.
- The following factors shall be used to evaluate proposals for technical acceptability:

The offer conforms to the requirements found within the solicitation and its attachments and provides the necessary information required within its contents.

Responses to requirements include an approach that meets or exceeds minimum requirements.

**FAR 52.225-17 -- Evaluation of Foreign Currency Offers (Feb 2000)**

If the Government receives offers in more than one currency, the Government will evaluate offers by converting the foreign currency to United States currency using the U.S. Embassy Bogota exchange rate (<http://ice.cgfs.state.sbu/>) in effect as follows:

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

## SECTION 5 - REPRESENTATIONS AND CERTIFICATIONS

### 52.204-24 Representation Regarding Certain Telecommunications and Video Surveillance Services or Equipment.

As prescribed in [4.2105](#)(a), insert the following provision:

#### REPRESENTATION REGARDING CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT (OCT 2020)

The Offeror shall not complete the representation at paragraph (d)(1) of this provision if the Offeror has represented that it "does not provide covered telecommunications equipment or services as a part of its offered products or services to the Government in the performance of any contract, subcontract, or other contractual instrument" in paragraph (c)(1) in the provision at [52.204-26](#), Covered Telecommunications Equipment or Services—Representation, or in paragraph (v)(2)(i) of the provision at [52.212-3](#), Offeror Representations and Certifications-Commercial Items. The Offeror shall not complete the representation in paragraph (d)(2) of this provision if the Offeror has represented that it "does not use covered telecommunications equipment or services, or any equipment, system, or service that uses covered telecommunications equipment or services" in paragraph (c)(2) of the provision at [52.204-26](#), or in paragraph (v)(2)(ii) of the provision at [52.212-3](#).

(a) *Definitions.* As used in this provision—

*Backhaul, covered telecommunications equipment or services, critical technology, interconnection arrangements, reasonable inquiry, roaming, and substantial or essential component* have the meanings provided in the clause [52.204-25](#), Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment.

(b) *Prohibition.*

(1) Section 889(a)(1)(A) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2019, from procuring or obtaining, or extending or renewing a contract to procure or obtain, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. Nothing in the prohibition shall be construed to—

(i) Prohibit the head of an executive agency from procuring with an entity to provide a service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or

(ii) Cover telecommunications equipment that cannot route or redirect user data traffic or cannot permit visibility into any user data or packets that such equipment transmits or otherwise handles.

(2) Section 889(a)(1)(B) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2020, from entering into a contract or extending or renewing a contract with an entity that uses any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. This prohibition applies to the use of covered telecommunications equipment or services, regardless of whether that use is in performance of work under a Federal contract. Nothing in the prohibition shall be construed to—

(i) Prohibit the head of an executive agency from procuring with an entity to provide a service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or

(ii) Cover telecommunications equipment that cannot route or redirect user data traffic or cannot permit visibility into any user data or packets that such equipment transmits or otherwise handles.

(c) *Procedures.* The Offeror shall review the list of excluded parties in the System for Award Management (SAM) (<https://www.sam.gov>) for entities excluded from receiving federal awards for "covered telecommunications equipment or services".

(d) *Representation.* The Offeror represents that—

(1) It  will,  will not provide covered telecommunications equipment or services to the Government in the performance of any contract, subcontract or other contractual instrument resulting from this solicitation. The Offeror shall provide the additional disclosure information required at paragraph (e)(1) of this section if the Offeror responds "will" in paragraph (d)(1) of this section; and

(2) After conducting a reasonable inquiry, for purposes of this representation, the Offeror represents that—

It  does,  does not use covered telecommunications equipment or services, or use any equipment, system, or service that uses covered telecommunications equipment or services. The Offeror shall provide the additional disclosure information required at paragraph (e)(2) of this section if the Offeror responds "does" in paragraph (d)(2) of this section.

(e) *Disclosures.*

(1) Disclosure for the representation in paragraph (d)(1) of this provision. If the Offeror has responded "will" in the representation in paragraph (d)(1) of this provision, the Offeror shall provide the following information as part of the offer:

(i) For covered equipment—

(A) The entity that produced the covered telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the original equipment manufacturer (OEM) or a distributor, if known);

(B) A description of all covered telecommunications equipment offered (include brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); and

(C) Explanation of the proposed use of covered telecommunications equipment and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(1) of this provision.

(ii) For covered services—

(A) If the service is related to item maintenance: A description of all covered telecommunications services offered (include on the item being maintained: Brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); or

(B) If not associated with maintenance, the Product Service Code (PSC) of the service being provided; and explanation of the proposed use of covered telecommunications services and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(1) of this provision.

(2) Disclosure for the representation in paragraph (d)(2) of this provision. If the Offeror has responded "does" in the representation in paragraph (d)(2) of this provision, the Offeror shall provide the following information as part of the offer:

(i) For covered equipment—

(A) The entity that produced the covered telecommunications equipment (include entity name, unique entity identifier, CAGE code, and whether the entity was the OEM or a distributor, if known);

(B) A description of all covered telecommunications equipment offered (include brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); and

(C) Explanation of the proposed use of covered telecommunications equipment and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(2) of this provision.

(ii) For covered services—

(A) If the service is related to item maintenance: A description of all covered telecommunications services offered (include on the item being maintained: Brand; model number, such as OEM number, manufacturer part number, or wholesaler number; and item description, as applicable); or

(B) If not associated with maintenance, the PSC of the service being provided; and explanation of the proposed use of covered telecommunications services and any factors relevant to determining if such use would be permissible under the prohibition in paragraph (b)(2) of this provision.

(End of provision)

#### **I. FAR 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 and DOSAR clauses may be accessed at: <https://acquisition.gov>

#### **52.212-3 Offeror Representations and Certifications-Commercial Items.**

As prescribed in [12.301](#)(b)(2), insert the following provision:

##### **OFFEROR REPRESENTATIONS AND CERTIFICATIONS-COMMERCIAL ITEMS (FEB 2021)**

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

(a) *Definitions.* As used in this provision—

"Covered telecommunications equipment or services" has the meaning provided in the clause [52.204-25](#), Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment.

*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.

*Predecessor* means an entity that is replaced by a successor and includes any predecessors of the predecessor.

*Reasonable inquiry* has the meaning provided in the clause [52.204-25](#), Prohibition on Contracting for Certain Telecommunications and Video Surveillance Services or Equipment.

*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"—

*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*—

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

(2) *Affiliates*, as used in this definition, means business concerns, one of whom directly or indirectly controls or has the power to control the others, or a third party or parties control or have the power to control the others. In determining whether affiliation exists, consideration is given to all appropriate factors including common ownership, common management, and contractual relationships. SBA determines affiliation based on the factors set forth at 13 CFR 121.103.

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

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

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

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

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

*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

*Successor* means an entity that has replaced a predecessor by acquiring the assets and carrying out the affairs of the predecessor under a new name (often through acquisition or merger). The term "successor" does not include new offices/divisions of the same company or a company that only changes its name. The extent of the responsibility of the successor for the liabilities of the predecessor may vary, depending on State law and specific circumstances.

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

(1) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and

(2) The management and daily business operations of which are controlled by one or more veterans.

*Women-owned small business (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.

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

(1) That is at least 51 percent owned by one or more women; or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and

(2) Whose management and daily business operations are controlled by one or more women.

(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 in SAM

(2) The offeror has completed the annual representations and certifications electronically in SAM accessed through <http://www.sam.gov>. After reviewing SAM 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(s) applicable to the NAICS code(s) referenced for this solicitation), at the time this offer is submitted and are incorporated in this offer by reference (see FAR [4.1201](#)), except for paragraphs \_\_\_\_\_.

*[Offeror to identify the applicable paragraphs at (c) through (v) 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 SAM.]*

(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 CFR124.1002.

(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.

(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.

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

(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) 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 to the Equal Opportunity clause of this solicitation; 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 parts 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 [http://uscode.house.gov/U.S.C. 1352](http://uscode.house.gov/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)

(i) The Offeror certifies that each end product, except those listed in paragraph (f)(2) of this provision, is a domestic end product.

(ii) The Offeror shall list as foreign end products those end products manufactured in the United States that do not qualify as domestic end products.

(iii) The terms "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)

(A) The Offeror certifies that each end product, except those listed in paragraph (g)(1)(ii) or (iii) of this provision, is a domestic end product.

(B) The terms "Bahrainian, Moroccan, Omani, Panamanian, or Peruvian end product," "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.

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-Free Trade Agreements-Israeli Trade Act Certificate, Alternate I*. 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.* 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 [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

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 the offeror and/or any of its principals—

(1)  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;

(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 the threshold at [9.104-5\(a\)\(2\)](#) 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. §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. §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. §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
_____	_____
_____	_____

(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.

(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 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 CFR1.6049-4;

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.* 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.

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

(1) The offeror shall e-mail questions concerning sensitive technology to the Department of State at [CISADA106@state.gov](mailto:CISADA106@state.gov).

(2) *Representation and Certifications.* Unless a waiver is granted or an exception applies as provided in paragraph (o)(3) of this provision, by submission of its offer, the offeror-

(i) Represents, to the best of its knowledge and belief, that the offeror does not export any sensitive technology to the government of Iran or any entities or individuals owned or controlled by, or acting on behalf or at the direction of, the government of Iran;

(ii) Certifies that the offeror, or any person owned or controlled by the offeror, does not engage in any activities for which sanctions may be imposed under section 5 of the Iran Sanctions Act; and

(iii) Certifies that the offeror, and any person owned or controlled by the offeror, does not knowingly engage in any transaction that exceeds the threshold at FAR [25.703-2\(a\)\(2\)](#) with Iran's Revolutionary Guard Corps or any of its officials, agents, or affiliates, the property and interests in property of which are blocked pursuant to the International Emergency Economic Powers Act (et seq.) (see OFAC's Specially Designated Nationals and Blocked Persons List at <https://www.treasury.gov/resource-center/sanctions/SDN-List/Pages/default.aspx>).

(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 unique entity identifier 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)

*(q) Representation by Corporations Regarding Delinquent Tax Liability or a Felony Conviction under any Federal Law.*

(1) 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—

(i) 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

(ii) 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.

(2) The Offeror represents that—

(i) 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

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

(r) *Predecessor of Offeror.* (Applies in all solicitations that include the provision at [52.204-16](#), Commercial and Government Entity Code Reporting.)

(1) The Offeror represents that it  is or  is not a successor to a predecessor that held a Federal contract or grant within the last three years.

(2) If the Offeror has indicated "is" in paragraph (r)(1) of this provision, enter the following information for all predecessors that held a Federal contract or grant within the last three years (if more than one predecessor, list in reverse chronological order):

Predecessor CAGE code: (or mark "Unknown").

Predecessor legal name:\_\_\_\_\_.

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

(s) [Reserved].

(t) *Public Disclosure of Greenhouse Gas Emissions and Reduction Goals.* Applies in all solicitations that require offerors to register in SAM ([12.301\(d\)\(1\)](#)).

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

(2) Representation. [Offeror to check applicable block(s) in paragraph (t)(2)(i) and (ii)].

(i) The Offeror (itself or through its immediate owner or highest-level owner)  does,  does not publicly disclose greenhouse gas emissions, i.e., makes available on a publicly accessible website the results of a greenhouse gas inventory, performed in

accordance with an accounting standard with publicly available and consistently applied criteria, such as the Greenhouse Gas Protocol Corporate Standard.

(ii) The Offeror (itself or through its immediate owner or highest-level owner)  does,  does not publicly disclose a quantitative greenhouse gas emissions reduction goal, i.e., make available on a publicly accessible website a target to reduce absolute emissions or emissions intensity by a specific quantity or percentage.

(iii) A publicly accessible website includes the Offeror's own website or a recognized, third-party greenhouse gas emissions reporting program.

(3) If the Offeror checked "does" in paragraphs (t)(2)(i) or (t)(2)(ii) of this provision, respectively, the Offeror shall provide the publicly accessible website(s) where greenhouse gas emissions and/or reduction goals are reported:\_\_\_\_\_.

(u)

(1) In accordance with section 743 of Division E, Title VII, of the Consolidated and Further Continuing Appropriations Act, 2015 (Pub. L. 113-235) and its successor provisions in subsequent appropriations acts (and as extended in continuing resolutions), Government agencies are not permitted to use appropriated (or otherwise made available) funds for contracts with an entity that requires employees or subcontractors of such entity seeking to report waste, fraud, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or subcontractors from lawfully reporting such waste, fraud, or abuse to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

(2) The prohibition in paragraph (u)(1) of this provision does not contravene requirements applicable to Standard Form 312 (Classified Information Nondisclosure Agreement), Form 4414 (Sensitive Compartmented Information Nondisclosure Agreement), or any other form issued by a Federal department or agency governing the nondisclosure of classified information.

(3) *Representation.* By submission of its offer, the Offeror represents that it will not require its employees or subcontractors to sign or comply with internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or subcontractors from lawfully reporting waste, fraud, or abuse related to the performance of a Government contract to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information (*e.g.*, agency Office of the Inspector General).

(v) *Covered Telecommunications Equipment or Services-Representation.* Section 889(a)(1)(A) and section 889 (a)(1)(B) of Public Law 115-232.

(1) The Offeror shall review the list of excluded parties in the System for Award Management (SAM) (<https://www.sam.gov>) for entities excluded from receiving federal awards for "covered telecommunications equipment or services".

(2) The Offeror represents that—

(i) It  does,  does not provide covered telecommunications equipment or services as a part of its offered products or services to the Government in the performance of any contract, subcontract, or other contractual instrument.

(ii) After conducting a reasonable inquiry for purposes of this representation, that it  does,  does not use covered telecommunications equipment or services, or any equipment, system, or service that uses covered telecommunications equipment or services.

(End of Provision)

## **ORGANIZATIONAL CONFLICT OF INTEREST CERTIFICATION AND DISCLOSURE**

(a) The offeror certifies, to the best of its knowledge and belief, that it [ ] is [ ] is not aware of any information bearing on the existence of any potential organizational conflict of interest, as defined in FAR 9.501, which relates to the work to be performed pursuant to this solicitation. As used herein, "offeror" means the proposer or any of its affiliates or proposed consultants or subcontractors of any tier.

(b) If the offeror is aware of any such information, the offeror shall provide a disclosure statement as part of its proposal which describes in a concise manner all relevant facts concerning any past, present, or planned interest (financial, contractual, organizational, or otherwise) relating to the work to be performed hereunder and bearing on whether the offeror may have a potential organizational conflict of interest with respect to (1) being able to render impartial, technically sound, and objective assistance or advice, or (2) being given an unfair competitive advantage. The offeror may also provide relevant facts that show how its organizational structure and/or management systems limit its knowledge of possible organizational conflicts of interest relating to other divisions or sections of the organization and how that structure or system would avoid or mitigate such organizational conflict

(c) The Government will review the statement submitted and may require additional relevant information from the offeror. All such information, and any other relevant information known to the Government, will be used to determine whether an award to the offeror may create an organizational conflict of interest. If an organizational conflict of interest is found to exist, the Government may

- (1) impose appropriate conditions which avoid such conflict,
- (2) disqualify the offeror, or
- (3) determine that it is otherwise in the best interest of the United States to contract with the offeror by including appropriate conditions mitigating such conflict in the resultant contract.

(d) Offerors should refer to FAR Subpart 9.5 for policies and procedures for avoiding, neutralizing, or mitigating organizational conflicts of interest.

(e) If the Contracting Officer determines that a potential conflict exists, the prospective Contractor shall not receive an award unless the conflict can be avoided or otherwise resolved through the inclusion of a special contract clause or other appropriate means. The terms of any special clause are subject to negotiation.

**CERTIFICATION**

I hereby certify that the responses to the above representations, certifications, and other statements are accurate and complete.

Signature: \_\_\_\_\_  
Typed Name: \_\_\_\_\_  
Title: \_\_\_\_\_  
Date: \_\_\_\_\_

**LIST OF ATTACHMENTS**

<b>Attachment No.</b>	<b>Title / Description</b>	<b>Pages</b>	<b>Date</b>
A	Required Items / Price Schedule	1	03/10/2021
B	Images plans	1	03/10/2021



EMBASSY OF THE UNITED STATES  
I.N.L. SECTION  
BOGOTÁ, COLOMBIA

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SUPERVISED BY:

**I.N.L.**  
INTERNATIONAL NARCOTICS AND LAW  
ENFORCEMENT SECTION  
EMBASSY OF THE UNITED STATES,  
BOGOTÁ, COLOMBIA

**CNP SCHOOL FURNITURE**  
BOGOTÁ

Legends/Remarks


ALL UNITS IN METRIC SYSTEM

Revisions	Rev. No.	Description	Date
	1		
	2		
	3		
	4		
	5		
	6		
	7		
	8		
	9		
	10		

Phase:  
 35%    60%    90%    100%    AS BUILT

Drawing title:  
**FURNITURE LAYOUT**

Drawing file:                      Scale: 1 : 65

Code: **A**                      Drawing date: February 2021  
 Designed by:  
 Profession:  
 Professional ID:  
 Signature:





DATE: **11-Mar-21**  
 TO: **EMBAJADA DE LOS ESTADOS UNIDOS**  
 ATN.: **Juan Luis Cubillos**  
 PHONE: **275-2211**  
 FAX No: **275-2007**  
 E-Mail: **CubillosJL@state.gov**

**SOLICITUD DE COTIZACION No. PR9768007**

( Request for quote No. PR9768007

**ESTE ES UN FORMATO DE COTIZACION, NO ES UN CONTRATO NI UNA ORDEN DE COMPRA**

**This is a request for quote, it is NOT a Purchase Order.**

ENVIAR LA COTIZACION ANTES DEL/Send RFQ Before:

**26-Mar-21**

**COTIZAR SOLO EN ESTE FORMATO Y EN PESOS COLOMBIANOS-LLENANDO TODA LA INFORMACION SOLICITADA PARA QUE SU COTIZACION SEA ACEPTADA**

ITEM #	DESCRIPTION	QTY	Unidad de Medida Dia	UNIT PRICE (precio Unitario sin Iva)	TOTAL PRICE (Precio total sin Iva)	COMMENTS (Comentarios, marca, color, etc.)	DELIVERY TIME - DAYS (Tiempo de Entrega en Dias)
1	<b>Logan Type University Chair.</b> Ergonomic with arms. Back with perforations in injected backrest microperforated in high impact polypropylene. High impact polypropylene seat. Black color. Four-legged structure in round cold rolled tube with a diameter of 22 mm. 16 gauge. Chrome finish. And plastic finish to support the floor. It shall have an annotations support surface, folding towards the right side, in chipboard of at least 19 mm. and finished in F8 formica to be determined by the embassy. With thermofused edge and balance. 10% of the left-handed chairs must be supplied for each of the spaces. // <b>Silla Univeritaria Tipo Logan.</b> Ergonómica con brazos. Espaldar con perforaciones en espaldar inyectado microperforado en polipropileno de alto impacto. Asiento en polipropileno de alto impacto. Color negro. Estructura de cuatro patas en tubo cold rolled redondo de diámetro de 22 mm calibre 16. Acabado en cromo. Y remate plástico para apoyo al piso. Deberá tener superficie de apoyo de anotaciones, plegable hacia el costado derecho, en aglomerado de mínimo 19 mm. y terminado en fórmica F8 a determinar por la embajada. Con canto termofundido y balance. Se debe suministrar 10% de las sillas para zurdos para cada uno de los espacios.	26	EA - each				
2	<b>Rectangular Table Type 1.</b> Dimension: 0.70 m x 1.20 m x 0.75 m alto Surface in immunized chipboard of minimum 3 cm. of thickness. Finished surfaces in formica F8, with thermofused edge, includes balance. It shall include metal supports in a 2" square tube, 16 gauge, with its reinforcements below the surface that guarantee its stability. With an electrostatic paint finish. // <b>Mesa Rectangular tipo 1.</b> Dimension: 0,70 m x 1.20 m x 0.75 alto. Superficie en aglomerado inmunizado de mínimo 3 cm. de espesor. Acabado superficies en formica F8, con canto termofundido, incluye balance. Debe incluir soportes metálico en tubo cuadrado de 2", calibre 16, con sus refuerzos por debajo la superficie que garanticen su estabilidad. Con acabado en pintura electrostática.	2	EA - each				
3	<b>Logan chair.</b> Ergonomic with arms. Seat and back with perforations in textured polypropylene, fastening with screws. Finish color to select. Four-leg structure in round cold rolled tube with a diameter of 22 mm. 16 gauge. Chrome finish. And plastic finish to support the floor. With metal element for lateral engagement. It allows to be stackable up to 8 units. // <b>Silla Tipo Logan.</b> Ergonómica con brazos. Asiento y espaldar con perforaciones en Polipropileno texturizado, fijación con tornillos. Color de acabado a seleccionar. Estructura de cuatro patas en tubo cold rolled redondo de diámetro de 22 mm calibre 16. Acabado en cromo. Y remate plástico para apoyo al piso. Con elemento metálico para enganche lateral. Permite ser apilable hasta 8 unidades.	6	EA - each				
4	<b>Circular Table.</b> 80 cm diameter x 75 cm height. Structure stainless steel round pipe with levelers polypropylene. Surface gauge stainless steel sheet 20, 2b finish with waterproof nautical formaleta soul. // <b>Mesa Circular.</b> De 80 cm diametro x 75 cm altura. Estructura en tubería redonda de acero inoxidable con niveladores en polipropileno. Superficie en lamina de acero inoxidable calibre 20, acabado 2b, con alma en formaleta nautico impermeable.	2	EA - each				
5	<b>Plastic Chair.</b> Integral cover with UV filter for indoor and outdoor use. Italian high-strength polypropylene. Black color finished. Chrome frame round pipe. And plastic finish to support the floor. Width: 45 cm, height: 78 cm, depth: 43 cm. Stackable. // <b>Silla Plástica.</b> Concha entera con filtro UV para uso interior y exterior. En polipropileno italiano de alta resistencia. Color de acabado negro. Estructura cromada en tubería redonda. Y remate plástico para apoyo al piso. Ancho: 45 cm, alto: 78 cm, profundidad: 43 cms. Apilable.	12	EA - each				
6	<b>Stainless steel bar.</b> Dimensions: 2.10 m. x 0.85 m. x 0.90 m high. Made entirely of stainless steel. Both its base, sides, bottom, structure and surface: reference 304, finish 2B. Self-supporting internal structure that guarantees stability and high resistance, in 2" square tube. Supported on four [4] wheels. Each one with sheet steel up to 2.5 mm thick. Chrome finish. Polyurethane rings. Two of them with brake. With three (3) internal shelves towards the internal side, under the counter. // <b>Barra en acero inoxidable.</b> Dimensiones: 2.10 m. x 0.85 m. x 0.90 m de alto. Fabricado totalmente en acero inoxidable. Tanto su base, costados, fondo, estructura y superficie: referencia 304, acabado 2B. Estructura interior autoportante que garantice la estabilidad y alta resistencia, en tubo cuadrado de 2". Apoyado sobre cuatro [4] ruedas. Cada una con chapa de acero hasta 2,5 mm de espesor. Acabado cromado. Aros en Poliuretano. Dos de ellas con freno. Con tres (3) entrepanos internos hacia el lado interno, por debajo del meson.	1	EA - each				
7	<b>Stainless steel counter.</b> Dimensions: 1.88 m. x 0.45 m. x 0.90 m high. Made entirely of stainless steel. Both its base, sides, bottom, structure and surface: reference 304, finish 2B. Self-supporting internal structure that guarantees stability and high resistance, in 2" square tube. Supported on four [4] wheels. Each one with sheet steel up to 2.5 mm thick. Chrome finish. Polyurethane rings. Two of them with brake. With three (3) internal shelves under the counter. // <b>Meson en acero inoxidable.</b> Dimensiones: 1.88 m. x 0.45 m. x 0.90 m de alto. Fabricado totalmente en acero inoxidable. Tanto su base, costados, fondo, estructura y superficie: referencia 304, acabado 2B. Estructura interior autoportante que garantice la estabilidad y alta resistencia, en tubo cuadrado de 2". Apoyado sobre cuatro [4] ruedas. Cada una con chapa de acero hasta 2,5 mm de espesor. Acabado cromado. Aros en Poliuretano. Dos de ellas con freno. Con tres (3) entrepanos internos debajo del meson.	1	EA - each				

8	<p><b>Stainless steel cabinet.</b> Dimensions: 1.88 m. x 0.30 m. x 0.90 m high. Made entirely of stainless steel. Both its base, sides, bottom, structure and surface: reference 304, finish 2B. Self-supporting internal structure that guarantees stability and high resistance, in 1 1/2" square tube. Supported on four [4] wheels. Each one with sheet steel up to 2.5 mm thick. Chrome finish. Polyurethane rings. Two of them with brake. With top cover, one (1) middle shelf and base. The furniture shall be allowed to be attached to the wall and easily removed from it. Therefore, a rail or wall bracket shall be installed for this purpose. // <b>Gabinete en acero inoxidable.</b> Dimensiones: 1.88 m. x 0.30 m. x 0.90 m de alto. Fabricado totalmente en acero inoxidable. Tanto su base, costados, fondo, estructura y superficie: referencia 304, acabado 2B. Estructura interior autoportante que garantice la estabilidad y alta resistencia, en tubo cuadrado de 1 1/2". Con tapa superior, un (1) entrepano intermedio y base. El mueble debe permitirse sujetarse a la pared y desmontarse de la misma con facilidad. Por lo tanto debe instalarse riel o soporte ala pared para tal fin.</p>	1	EA - each				
9	<p><b>High chair.</b> Malibu reference. One-piece mono shell with UV filter for indoor and outdoor use. In high resistance Italian polypropylene. Black finish color. Chrome structure in round tubing, with footrest. With four (4) legs. Width: 48 cm, height: 108 cm, length: 35 cm. // <b>Silla alta.</b> Referencia Malibu. Mono concha entera con filtro UV para uso interior y exterior. En polipropileno italiano de alta resistencia. Color de acabado negro. Estructura cromada en tubería redonda, con reposa pies. Con cuatro (4) patas. Ancho: 48 cm, alto: 108 cm, largo: 35 cms.</p>	3	EA - each				
10	<p><b>Rectangular Table Type 2.</b> Dimension: 0.68 m x 1.45 m x 0.75 m alto Surface in immunized chipboard of minimum 3 cm. of thickness. Finished surfaces in formica F8, with thermofused edge, includes balance. It shall include metal supports in a 2" square tube, 16 gauge, with its reinforcements below the surface that guarantee its stability. With an electrostatic paint finish Black color. // <b>Mesa Rectangular tipo 2.</b> Dimension: 0.68 m x 1.45 m x 0.75 alto. Superficie en aglomerado inmunizado de mínimo 3 cm. de espesor. Acabado superficies en formica F8, con canto termofundido, incluye balance. Debe incluir soportes metálico en tubo cuadrado de 2", calibre 16, con sus refuerzos por debajo la superficie que garaticen su estabilidad. Con acabado en pintura electrostática color negro.</p>	1	EA - each				
11	<p><b>Metallic Bed.</b> Two levels. Dimensions: 0.90 m. x 1.90 m. In a cold rolled round tube structure Cal. 18 in a minimum diameter of 2 ". Rubber rivets shall be included at the ends of the legs. Iron angles 2" x 1/4 ", includes 1 1/2" plate x 3/16 to the center of each bed, to be located below the angle panels to ensure greater rigidity. The fixing system shall be with screws, washers and nut. The two headboards shall have two [2] horizontal tubes in a round coll rolled Cal. 20 tube. Electrostatic paint finish black color. A dry wood line shall be included and immunized for each bed, consisting of two lines of wooden boards with two wooden slats at the bottom that join the boards at the same distance and form a stowage. Shall be two pallets for bed. // <b>Cama Metálica.</b> Dimensiones: 0.90 m. x 1.90 m. En estructura en tubo redondo cold rolled Cal. 18 en diámetro mínimo de 2". Se debe incluir remates de caucho en los extremos de las patas. Largueros en ángulo de hierro 2" x 1/4". Incluye platina de 1 1/2" x 3/16 al centro de cada cama, a ubicar por debajo de los paraleles en ángulo para garantizar mayor rigidez. El sistema de fijación debe ser con tornillos, arandelas y tuerca. Los dos cabeceros deberán tener dos [2] tubos horizontales en tubo redondo coll rolled Cal. 20. Como acabado pintura electrostática color a negro. Se debe incluir un tendido en madera seca e inmunizada, compuesto por dos líneas de tablas de madera con dos listones de madera en la parte inferior que unan las tablas a igual distancia y formen una estiba. Deberan ser dos estibas por la cama.</p>	1	EA - each				
12	<p><b>Casata Mattress [Compressed Foam].</b> Dimensions: 190 x 90 x 20 cm. Foam 5 cm above and below. Lined in Jackard cloth padded. Antibacterial and Antifluid. // <b>Colchón Casata</b> [Espuma Comprimida]. Dimensiones: 190 x 90 x 20 cm. Espuma de 5 cm arriba y abajo. Forrado en tela Jackard acolchada. Antibacterial y Antifluido.</p>	1	EA - each				
13	<p><b>Mattress Protector.</b> Dimensions: 190 x 90 x 20 cm. Fabric Tafeta cloth. Black color. Anti allergic. Anti bacterial. Includes zipper. // <b>Protector colchón.</b> Dimensiones: 190 x 90 x 20 cm. Tela Tafeta, con acabado de color negro. Anti alérgica. Anti bacterial. Incluye cremallera.</p>	1	EA - each				
14	<p><b>Double Bed Sheets.</b> Three-pieces. For mattress 190 cm x 140 cm x 20 cm. White color. 100% cotton. 300 thread Includes: one sheet + one over savannah + one pillowcase. // <b>Juego de sabana para cama doble.</b> Tres piezas. Para colchon 190 cm x 140 cm x 20 cm. De Color blanco. 100% algodón. De 300 hilos. Incluye: una sabana + una sobre sabana + una funda para almohada.</p>	3	EA - each				
15	<p><b>Orthopedic Pillow.</b> Stuffed in silicone fibers. Cloth anti-mites and surgical anti-allergic. 100% cotton. 800 grams weight. White color. Dimensions: 50 cm. long, 70 cm. of width and 10 cm. of thickness. // <b>Almohada Ortopédica.</b> Rellena en fibras siliconadas. Tela anti-acaros y anti-alérgica quirúrgica. 100% algodón. De 800 gramos peso. Color blanco. Dimensiones: 50 cm. de largo, 70 cm. de ancho y 10 cm. de espesor.</p>	2	EA - each				
16	<p><b>Protector Pillow.</b> Fabric Tafeta cloth. Black color. Anti allergic. Anti bacterial. Include zipper. // <b>Protector almohada.</b> Tela Taffeta, con acabado de color negro. Anti alérgica. Anti bacterial. Incluye cremallera.</p>	2	EA - each				
17	<p><b>Nightstand.</b> Shall be made of metal, with structure, base, front part and two [2] drawers, in caliber 16 minimum sheet and inferior shelve. Shall be coated with electrostatic pain, Black color. And four [4] metal legs including levelers and plastic or rubber terminals. Dimensions: 45 cm front, 45 cm deep and 60 cm high. // <b>Mesa de Noche.</b> Debe ser metálico, con estructura, base, frentes y dos [2] cajones en lámina coll rolled de mínimo calibre 16 y entrepano inferior. Con pintura electrostática color negro. Y cuatro [4] patas metálicas con terminales en empaque de caucho y/o plástico al piso. Dimensiones: 45 cm frente, 45 cm profundidad y 60 cm alto.</p>	2	EA - each				
18	<p><b>One seat couch.</b> Supply a one-seat couch with back. 30 high density foam; made of syntnetic leather; black color, with armrests. Include in your proposal proposed measurements and image/catalog. // <b>Poltrona de un puesto.</b> Suministro de sofa de un puesto con espaldar. En espuma de alta densidad 30; en cuero sintético, color negro, con apoya brazos. Incluya en su propuesta imagen/catalogo y medidas propuestas.</p>	2	EA - each				
19	<p><b>Two seat couch.</b> Supply a two-seats couch with back. 30 high density foam; made of syntnetic leather black clor; black color, with armrests. Include in your proposal proposed measurements and image/catalog. // <b>Poltrona de dos puestos.</b> Suministro de sofa de dos puestos con espaldar. En espuma de alta densidad; en cuero sintético, color negro, con apoya brazos. Incluya en su propuesta imagen/catalogo y medidas propuestas.</p>	1	EA - each				
20	<p><b>Square Table.</b> Dimension: 0.50 m x 0.50 m x 0.50 m alto Surface in immunized chipboard of minimum 3 cm. of thickness. Finished surfaces in formica F8, with thermofused edge, includes balance. It shall include metal supports in a 2" square tube, 16 gauge, with its reinforcements below the surface that guarantee its stability. With an electrostatic paint finish Black color. // <b>Mesa cuadrada.</b> Dimension: 0.50 m x 0.50 m x 0.50 alto. Superficie en aglomerado inmunizado de mínimo 3 cm. de espesor. Acabado superficies en formica F8, con canto termofundido, incluye balance. Debe incluir soportes metálico en tubo cuadrado de 2", calibre 16, con sus refuerzos por debajo la superficie que garaticen su estabilidad. Con acabado en pintura electrostática color negro.</p>	3	EA - each				
21	<p><b>Rectangular Table Type 3.</b> Dimension: 0.70 m x 0.50 m x 0.50 m alto. Surface in immunized chipboard of minimum 3 cm. of thickness. Finished surfaces in formica F8, with thermofused edge, includes balance. It shall include metal supports in a 2" square tube, 16 gauge, with its reinforcements below the surface that guarantee its stability. With an electrostatic paint finish Black color. // <b>Mesa Rectangular tipo 3.</b> Dimension: 0.70 m x 0.50 m x 0.50 alto. Superficie en aglomerado inmunizado de mínimo 3 cm. de espesor. Acabado superficies en formica F8, con canto termofundido, incluye balance. Debe incluir soportes metálico en tubo cuadrado de 2", calibre 16, con sus refuerzos por debajo la superficie que garaticen su estabilidad. Con acabado en pintura electrostática color negro.</p>	1	EA - each				
22	<p><b>Dinning Table.</b> Dimensions: 1.50 m x 0.80 m x 0.80 m. alto. Structure stainless steel round pipe with levelers polypropylene. Surface gauge stainless steel sheet 20, 2b finish with waterproof nautical formaleta soul. // <b>Mesa Comedor.</b> Measures: 1.50 m x 0.80 m x 0.80 m. high. Estructura en tubería redonda de acero inoxidable con niveladores en polipropileno. Superficie en lamina de acero inoxidable calibre 20, acabado 2b, con alma en formaleta nautico impermeable.</p>	1	EA - each				

23	<p><b>Work bench.</b> Support structure in 2-inch square tube, 16 gauge. Countertop in laminated coll rolled 12 caliber [internally reinforced with lower supports] and superior finish in rubber commercial high traffic type Konker with a thickness of minimum 2.5 mm. Dimensions: 1.25 m long, depth 0.90 m., height 0.95 m. Total height 2.20 m. In a corner below the surface lower metal drawer of 20 cm high x 40 wide x 60 cm deep, with full extension slide. Under the previous lower drawer with perforated sheet door, 50 cm high x 40 cm wide x 60 cm deep, in 20 caliber sheet. Above the surface shall be located side by side electric gutter with switch for lamp ignition upper and five current sockets [110 volts] wired together and with power switch for the sockets and power cable 3 meters long and ground pole plug. At a height of 30 cm from the surface, horizontal metal support shall be located to locate eight [8] plastic boxes [which shall be included. Minimum measurements 10 cm high x 15 wide x 15 cm deep]. Subsequently top board of minimum height 80 cm. in coll rolled 16 caliber sheet with perforations to locate tools. And at the top two horizontal arms to locate one LED-type longitudinal lamp that shall be above the surface to illuminate the work area. All the above elements shall be supported by the continuity of the 2-inch square tube with perforation in order to locate the system elements at different levels. The workbench shall be finished with an electrostatic paint finishing black color. // <b>Banco de trabajo.</b> Estructura de soporte en tubo cuadrado de 2 pulgadas, calibre 16. Meson superior en lamina coll rolled calibre 12 [reforzado internamente con soportes inferiores] y acabado superior en caucho tráfico comercial alto tipo Konker con un espesor de mínimo 2.5 mm. Dimensiones: largo 1.25 m., profundidad 0.90 m., alto 0.95 m. . Altura total 2.20 m. En una esquina debajo de la superficie cajón metálico inferior de 20 cm alto x 40 cm ancho x 60 cm profundidad, con corredera full extensión. Debajo de lo anterior, gaveta inferior con puerta de lámina perforada, de 50 cm alto x 40 cm ancho x 60 cm profundidad, en lamina calibre 20. Por encima de la superficie se debe ubicar de lado a lado canaleta eléctrica con interruptor de encendido para lampara superior y cinco tomas corriente [110 voltios] cableadas entre si y con interruptor de encendido para las tomas y cable de alimentacion de 3 metros de largo y enchufe de polo a tierra. A una altura de 30 cm de la superficie se debe ubicar soporte metálico horizontal para localizar ocho [8]cajones de plásticos [los cuales se deben incluir. Medidas mínimas 10 cm alto x 15 ancho x 15 cm profundidad ]. Posteriormente tablero superior de altura mínima 80 cm. en lamina coll rolled calibre 16 con perforaciones para ubicar herramientas. Y en la parte superior dos brazos horizontales para ubicar una lámpara longitudinal tipo LED que deben quedar por encima de la superifie para iluminar el area de trabajo. Todos los anteriores elementos debe estar soportados por la continuidad del tubo cuadrado de 2 pulgadas con perforacion para poder localizar los elementos sistema a diferentes niveles. El banco de trabajo debe ser con acabado en pintura en electrostática color negro.</p>	2	EA - each				
24	<p><b>Laboratory chair.</b> Back and seat in polyurethane. Textured black integral skin. Ergonomic chair, reclining permanent contact, with back adjustment and locking, with pneumatic mechanism for height graduation with 10 cm range. The chair shall include systems that allow adjusting the height of the seat and the height and depth of the back. Shall have five-legged spider and wheels with nylon coating. // <b>Silla de laboratorio.</b> Espaldar y asiento en poliuretano. Piel integral negro texturizado. Silla ergonómica, reclinable de contacto permanente, con ajuste de espaldar y bloqueo, con mecanismo neumático para graduación de altura con rango de 10 cm. La silla debe incluir sistemas que permitan ajustar la altura del asiento y la altura y profundidad del espaldar. Debe tener araña de cinco patas y ruedas con recubrimiento en nylon.</p>	2	EA - each				
25	<p><b>Mixed Paneling Medium Height 120 cm.</b> STAND ALONE METALLIC FRAMING: Made of cold rolled sheet steel gauge 18. With seams to support surfaces and accessories [vertical and horizontal]. All metallic finishes in electrostatic paint. The minimum width of the framing is around 10 cm. U union in cold rolled steel sheet 18 gauge. Leader in polypropylene. Poster, shot distribution and developed in cold rolled steel sheet, 18 gauge. Pipeline or cable channel on the lower and upper level (above the level of the work surface), with divisions to separate different types of cabling. This product should be given the option of being inspected by both sides, and, have the option to receive outlets. No rigid duct cover. Polypropylene levellers. TILES OR PANELS: Metallic finished with electrostatic paint. Top finish glass 3 mm + 3 mm, White interior film. With a height of 30 cm. Frosted with polished edges, with a height of 30 cm. Supports made of stainless steel are required. Modulated according to the dimensions of the panels. Installed on the top. // <b>Paneleria Media Altura 120 cm.</b> ESTRUCTURA METALICA AUTOPORTANTE: Elaborada en lámina de acero cold rolled calibre 18, con troquelados tipo cremallera para soportar superficies y accesorios [vertical y horizontalmente]. Todos los acabados de la estructura metálica deben ser cubiertos con pintura electrostática. Ancho mínimo aproximado de la periferia: 10 cm. U de unión superior o pasarelas, en lámina de acero cold rolled calibre 18. Puntera en polipropileno. Postes de inicio, distribución y remate elaborados en lámina de acero cold rolled calibre 18. Ducto o canaleta para cableado en el nivel inferior y superior (por encima del nivel de la superficie de trabajo), con divisiones para separar los diferentes tipos de cableado; este ducto debe dar la opción de ser inspeccionado por sus dos caras, y con troquelados universal para recibir tomas . Tapa ducto escualizable. Niveladores en polipropileno. TABLEROS O BALDOSAS: Metalicos con acabados con pintura electrostatica. Remate superior en pantalla de vidrio laminado 3 mm + 3 mm, con película blanca interior. Con un altura de 30 cm. Esmerilado, con bordes pulidos y lustrados, con una altura de 30 cm. Se requieren soportes de acero inoxidable. Modulado de acuerdo a las dimensiones de los paneles. Instalado en la parte superior.</p>	22	SM - square meter				
26	<p><b>Workstation in "L" shape. Dimensions 1.55 m. x 1.65 m.</b>v.All work surfaces including tables and independent elements will be in immunized Tablex of minimum 1 1/4 "or 3 cm thickness. Surface finish in formica or equivalent, with thermo cast flat edge, includes balance. Each surface supplied Complement for metal keyboard at 45°. Depth of the work surface shall be 0.60 cm. // <b>Puesto de trabajo en L.</b> Dimension 1.55 m. x 1.65 m. Todas las superficies de trabajo incluidas mesas y elementos independientes serán en Tablex inmunizado de mínimo 1 1/4" o 3 cm. de espesor. Acabado superficies en formica o equivalente, con canto plano termo fundido, incluye balance, un pasa cables con tapa por cada superficie suministrada. Complemento para teclado metalico a 45°. Profundidades de la superficie de trabajo serán 0.60 cm.</p>	2	EA - each				
27	<p><b>2x1 Filing Cabinet.</b> Filing cabinet: Cabinet with two conventional drawers and a fully opening, legal-sized hanging-folder file drawer with American-type runners. This filing cabinet should be made of metal and/with structure, base, front part and drawers in metal sheet minimum, gauge 20 minimum. Coated with electrostatic paint. Includes lock &amp; key and drawer pencil plastic accessory. // <b>Archivador 2x1.</b> Archivador compuesto por dos cajones convencionales y un cajon de archivo de carpetas colgantes tamaño oficio con correderas tipo americano que abran en su totalidad. Metálico, con estructura, base, frente y cajones en lámina cold rolled calibre 20 mínimo y acabado con pintura electrostática. Incluye cerradura con llave y accesorio plastico para lapices en un cajón.</p>	3	EA - each				
28	<p><b>Professional Chair, With Arms.</b> Reclining ergonomic permanent contact with adjustment of backrest and lock, with pneumatic mechanism for graduation of height with range of 10 cm. The backrest shall be 40 cm. high, 360 turn and lumbar support with height graduation. Five legs with chrome finish, with self-lubricated wheels with nylon coating; minimum size 16. Finishes: Back and seat in high density foam seat and upholstered in black pranna. The chair shall include systems that allow adjusting the height and depth of the seat, the inclination of the chair, inclination of the armrests (in height and depth) and the height of the backrest. // <b>Silla profesional con Brazos.</b> Ergonómica reclinable de contacto permanente con ajuste de espaldar y bloqueo, con mecanismo neumático para graduación de altura con rango de 10 cm. El espaldar debe tener una altura mínima de 40 cm, 360 giro y apoyo lumbar con graduacion de altura. Cinco patas con acabado en cromo, con rodachinas auto lubricadas con recubrimiento en nylon; calibre mínimo 16". Acabados: Espaldar y asiento en espuma de alta densidad y tapizado en pranna color negro. La silla debe incluir sistemas que permitan ajustar la altura y profundidad del asiento, la inclinación de la silla, inclinación de los apoyos brazos (en altura y profundidad) y la altura del espaldar.</p>	37	EA - each				

29	<b>Three seat couch.</b> Supply a three-seats couch with back. 30 high density foam; made of synthetic leather, black color; with armrests. Include in your proposal proposed measurements and image/catalog. // <b>Poltrona de tres puestos.</b> Suministro de sofá de tres puestos con espaldar. En espuma de alta densidad; en cuero sintético color negro, con apoyo brazos. Incluye en su propuesta imagen/catalogo y medidas propuestas.	2	EA - each				
30	<b>Locker.</b> Made of 18 gauge cold rolled sheet, in black electrostatic paint. With four (4) metal supports to the floor in stainless steel tube of 2" diameter x 15 cm high, with rubber stoppers, located on an iron angle frame of 2" x 3/16". Two sections. Each section inside with an upper tube to hang clothes. With a door with three (3) hinges and with ventilation grills (upper and lower). Handle shall be embedded made with the sheet of the door. And it shall have a security plate with key. Dimensions: total height 235 cm, front 40 cm, depth 50 cm. // <b>Locker.</b> Elaborado en lamina cold rolled calibre 18, en pintura electrostática color negro. Con cuatro (4) soportes metálicos al piso en tubo de acero inoxidable de 2" de diametro x 15 cm de altura, con tapones de caucho, ubicados sobre marco de angulo de hierro de 2" x 3/16". De dos secciones. Cada seccion en su interior con tubo superior para colgar ropa. Con puerta de tres (3) bisagras y con rejillas de ventilación (superior e inferior). Manija debe ser embebida realizada con la lamina de la puerta. Y debe tener chapa de seguridad con llave. Dimensiones: alto total 235 cm, frente 40 cm, fondo 50 cm.	10	EA - each				
31	<b>Rectangular Table Type 4.</b> Dimension: 0.70 m. x 1.30 m. x 0.75 m. alto Surface in immunized chipboard of minimum 3 cm. of thickness. Finished surfaces in formica F8, with thermofused edge, includes balance. It shall include metal supports in a 2" square tube, 16 gauge, with its reinforcements below the surface that guarantee its stability. // <b>Mesa Rectangular tipo 4.</b> Dimension: 0.70 m. x 1.30 m. x 0.75 m. alto. Superficie en aglomerado inmunizado de mínimo 3 cm. de espesor. Acabado superficies en formica F8, con canto termofundido, incluye balance. Debe incluir soportes metálico en tubo cuadrado de 2", calibre 16, con sus refuerzos por debajo la superficie que garaticen su estabilidad. Con acabado en pintura electrostática.	1	EA - each				
32	<b>Rectangular Table Type 5.</b> Dimension: 0.70 m. x 0.90 m. x 0.75 m. alto Surface in immunized chipboard of minimum 3 cm. of thickness. Finished surfaces in formica F8, with thermofused edge, includes balance. It shall include metal supports in a 2" square tube, 16 gauge, with its reinforcements below the surface that guarantee its stability. With an electrostatic paint finish. // <b>Mesa Rectangular tipo 5.</b> Dimension: 0.70 m. x 0.90 m. x 0.75 m. alto. Superficie en aglomerado inmunizado de mínimo 3 cm. de espesor. Acabado superficies en formica F8, con canto termofundido, incluye balance. Debe incluir soportes metálico en tubo cuadrado de 2", calibre 16, con sus refuerzos por debajo la superficie que garaticen su estabilidad. Con acabado en pintura electrostática.	3	EA - each				
33	<b>Rectangular Table Type 6.</b> Dimension: 0.75 m. x 1.00 m. x 0.75 m. alto Surface in immunized chipboard of minimum 3 cm. of thickness. Finished surfaces in formica F8, with thermofused edge, includes balance. It shall include metal supports in a 2" square tube, 16 gauge, with its reinforcements below the surface that guarantee its stability. With an electrostatic paint finish. // <b>Mesa Rectangular tipo 6.</b> Dimension: 0.75 m. x 1.00 m. x 0.75 m. alto. Superficie en aglomerado inmunizado de mínimo 3 cm. de espesor. Acabado superficies en formica F8, con canto termofundido, incluye balance. Debe incluir soportes metálico en tubo cuadrado de 2", calibre 16, con sus refuerzos por debajo la superficie que garaticen su estabilidad. Con acabado en pintura electrostática.	6	EA - each				
34	<b>Rectangular Table Type 7.</b> Dimension: 0.75 m. x 2.00 m. x 0.75 m. alto Surface in immunized chipboard of minimum 3 cm. of thickness. Finished surfaces in formica F8, with thermofused edge, includes balance. It shall include metal supports in a 2" square tube, 16 gauge, with its reinforcements below the surface that guarantee its stability. With an electrostatic paint finish. // <b>Mesa Rectangular tipo 7.</b> Dimension: 0.75 m. x 2.00 m. x 0.75 m. alto. Superficie en aglomerado inmunizado de mínimo 3 cm. de espesor. Acabado superficies en formica F8, con canto termofundido, incluye balance. Debe incluir soportes metálico en tubo cuadrado de 2", calibre 16, con sus refuerzos por debajo la superficie que garaticen su estabilidad. Con acabado en pintura electrostática.	6	EA - each				
35	<b>Metallic round Bin, ecologic type.</b> Round metallic element, with three divisions for different types of waste. Composed of three independent bodies with a click-type coupling system. Minimum measures: 0.35 m diameter, 0.35 m height. With packing rubber and/or plastic finish at the bottom. Finished with electrostatic paint. Each body identified with colors [blue, green and gray] and symbols that identify the type of material to be recycled. // <b>Basurera tipo ecológica.</b> Elemento metálico redondo, con separación para tres tipos de residuos. Compuesto por tres cuerpos independientes con sistema de acople entre sí, tipo click. Medidas mínimas: 0.35 m de diámetro por 0.35 m de altura con empaque inferior en caucho y/o plástico. Acabados con pintura electrostática. Cada cuerpo identificado con colores [azul, verde y gris] y símbolos que identifiquen el tipo de material a reciclar.	8	EA - each				
36	<b>Heavy Shelf.</b> Dimensions: 1.45 m x 0.70 m. x 2.40 m high. Shall be metallic with electrostatic paint. The shelf shall have five [5] levels. Load capacity of 300 kg per level. The first level of shelf shall be raised from the minimum floor 0.10 m. The shelves are allowed to graduate at different heights. The system of the shelf shall be modular made of 16 gauge cold rolled sheet, reinforced at the bottom, in dark gray electrostatic paint. Shall be easy to assemble and disassemble to facilitate the change of height by operators without the need for special tools. The shelf shall have protectors at the bottom of the columns. // <b>Estantería Pesada.</b> Dimension: 1.45 m x 0.70 m. x 2.40 m alto. Sera metalica con pintura electrostatica de acabado. La estantería debe contar con cinco [5] niveles. Capacidad de carga de 300 kg.por nivel. El primer nivel de entrepaños debe estar levantado del piso mínimo 0,10 m. Los entrepaños se permitan graduarse a diferentes alturas. El sistema de los entrepaños debe ser modular elaborado en lamina cold rolled calibre 16, reforzados en su parte inferior, en pintura electrostática color gris oscuro, de fácil montaje y desmontaje para facilitar el cambio de altura por operarios sin necesidad de herramientas especiales. La estantería debe tener protectores en la parte inferior de las columnas.	6	EA - each				
37	<b>Rolling Mechanical File type 1.</b> Dimensions: 3.60 m. long, 1.20 m. width and 2.45 m. height. FIXED MODULE: One [1] 1.20 m. depth, 0.42 m. width and 2.45 m. tall. ROLLING MODULES: Three [3] 1.20 m. depth, 0.84 m. width and 2.45 m. height. STRUCTURE: Poles in 16 gauge cold rolled steel sheet, with zipper-type punching. DISPLACEMENT SYSTEM: Mechanism for mechanical type rolling file, 1/2" cold rolled steel rails and anti-tipping system. DOOR: In 18 gauge cold rolled steel sheet, with four (4) hinges and security look. MOVABLE SHELVES: 5 levels / 6 shelves. Internally reinforced in 16 gauge cold rolled steel sheet, with a minimum load capacity of 100 kg each. Floor, roof and sides in 18 gauge cold rolled steel sheet with reinforcements. X-200 reference boxes (National archive standard) will be located on each shelf. The contractor will ensure that a complete number can be placed of boxes on the shelf. FINISHES: Coated with electrostatic oven powder paint, color to be selected. // <b>Archivo Mecánico Rodante tipo 1.</b> Dimensiones: 3.60 m. largo, 1.20 m. ancho y 2.45 m. altura. MODULO FIJO: Uno [1] 1,20 m. profundidad, 0,42 m. ancho y 2,45 m. alto. MODULOS RODANTES: Tres [3] 1,20 m. profundidad, 0,84 m. ancho y 2,45 m. altura. ESTRUCTURA: Parales en lámina de acero cold rolled calibre 16, con troquelado tipo cremallera. PUERTA. En lámina de acero cold rolled calibre 18, con cuatro (4) bisagras y chapa de seguridad. SISTEMA DE DESPLAZAMIENTO: Mecanismo para archivo rodante tipo mecánico, rieles en acero cold rolled de 1/2" y sistema antivuelco. ENTREPAÑOS MOVIBLES: 5 niveles / 6 entrepaños. Reforzados internamente en lámina de acero cold rolled calibre 16, con capacidad mínima de carga de 100 kg cada uno. Piso, techo y laterales en lámina de acero cold rolled calibre 18 con refuerzos. Las cajas referencia X-200 (Norma archivo nacional) se ubicarán en cada estante. El contratista se asegurará de que se pueda colocar un número completo de cajas en el estante. ACABADOS: Recubierto con pintura en polvo electrostática para horno, color a seleccionar.	1	EA - each				

38	Rolling Mechanical File type 2. Dimensions: 3.60 m. long, 1.20 m. width and 2.45 m. height. FIXED MODULE: One [1] 1.20 m. depth, 0.42 m. width and 2.45 m. tall. ROLLING MODULES: Three [3] 1.20 m. depth, 0.84 m. width and 2.45 m. height. STRUCTURE: Poles in 16 gauge cold rolled steel sheet, with zipper-type punching. DISPLACEMENT SYSTEM: Mechanism for mechanical type rolling file, 1/2" cold rolled steel rails and anti-tipping system. DOOR. in 18 gauge cold rolled steel sheet, with four (4) hinges and security lock. MOVABLE SHELVES: 5 levels / 6 shelves. Internally reinforced in 16 gauge cold rolled steel sheet, with a minimum load capacity of 100 kg each. Floor, roof and sides in 18 gauge cold rolled steel sheet with reinforcements. X-200 reference boxes (National archive standard) will be located on each shelf. The contractor will ensure that a complete number can be placed of boxes on the shelf. FINISHES: Coated with electrostatic oven powder paint, color to be selected. // Archivo Mecánico Rodante tipo 2. Dimensiones: 3.60 m. largo, 1.20 m. ancho y 2.45 m. altura. MODULO FIJO: Uno [1] 1,20 m. profundidad, 0,42 m. ancho y 2,45 m. alto. MODULOS RODANTES: Tres [3] 1.20 m. profundidad, 0,84 m. ancho y 2,45 m. altura. ESTRUCTURA: Parales en lámina de acero cold rolled calibre 16, con troquelado tipo cremallera. SISTEMA DE DESPLAZAMIENTO: Mecanismo para archivo rodante tipo mecánico, rieles en acero cold rolled de 1/2" y sistema antivuelco. PUERTA. En lámina de acero cold rolled calibre 18, con cuatro (4) bisagras y chapa de seguridad. ENTREPAÑOS MOVIBLES: 5 niveles / 6 entrepaños. Reforzados internamente en lámina de acero cold rolled calibre 16, con capacidad mínima de carga de 100 kg cada uno. Piso, techo y laterales en lámina de acero cold rolled calibre 18 con refuerzos. Las cajas referencia X-200 (Norma archivo nacional) se ubicarán en cada estante. El contratista se asegurará de que se pueda colocar un número completo de cajas en el estante. ACABADOS: Recubierto con pintura en polvo electrostática para horno, color a seleccionar.	1	EA - each			
39	Transportation, Delivery and Installation. Caracas Avenue number 2-51 Sur. Of all furniture described above. // Transporte, Entrega e Instalacion . Avenida Caracas Nro. 2-51 Sur. De todos los muebles descritos arriba.	1	SV - service			
<b>LUGAR DE ENTREGA:</b>		<b>Bogota</b>				
<b>Sub-total</b>					0.00	
<b>Iva (Señalar porcentaje) (si aplica)</b>				19%	0.00	
<b>Total</b>					0.00	

**CONDICIONES DE PAGO/PAYMENT TERMS** (Marque con una equis)

- 1 **Acepta el pago 30 días despues de recibir los items o servicios?** Acepto  No Acepto   
Do you accept 30 days payment after receipt of goods / Services?
- 2 **Acepta el pago con tarjeta de Crédito Visa para compras menores a \$25.000 dólares o su equivalente en pesos?** Acepto  No Acepto   
**Este pago se realizara despues de recibir los elementos a satisfaccion**  
Do you accept payment with Visa Credit card for purchases of \$25.000USD or below?

**Datos de la empresa/Company info (Son obligatorios para procesar su cotización/Mandatory for procesing the RFQ)**

Escriba aquí

1	Nombre exacto de la compania como razon social y como aparece en la factura (Company name):
2	Nit de la empresa:
3	Nombre del representante legal (Legal representative):
4	Nombre del vendedor (Seller's name):
5	Email del contacto (correo electrónico):
6	Dirección completa (Address):
7	Ciudad (City):
8	Teléfonos (Telephone-Fax):
9	Garantía (Warranty):
10	Oferta válida hasta (Dead line of your offer)

**NOTAS/Notes:**

\* **El Proveedor Seleccionado debera entregar el material mediante Remision la cual debera tener firma y nombre de quien recibe y esta se adjuntara a la factura como soporte**  
The selected vendor shall delivery the materials under packing list which must be signed and include the name of the person who receives the items. This will be attached to the invoice

\* **El Gobierno de los Estados Unidos intentara adjudicar una orden contra esta solicitud, sin embargo, nos reservamos el derecho de hacer múltiples órdenes/The USG will try to issue only one Purchase Order, however, it is also possible to open more than one Purchase Order for this request**

**Los impuestos podran ser cobrados UNICAMENTE cuando se expida una factura comercial. Para cuentas de cobro no aplican impuestos**  
Taxes can be charged ONLY when a commercial invoice is submitted. For Cuentas de Cobro the taxes are not allowed.