Supplier Name: Click or tap here to enter text.Date Click here to enter text.

Proposal / Quote#: Click or tap here to enter text. RFQ/RFP #: Click here to enter text.

**Supplier shall identify or disclose with its Proposal/Quote to General Atomics Aeronautical Systems, Inc. (GA-ASI), if any of the following conditions exist (check all that apply) and provide the requested information and representations.**

*Disclosures within or otherwise included with Supplier’s Proposal/Quote will be accepted in lieu of this form.*

**The following apply when the Solicitation specifies that either DoD OR non-DoD customer contract requirements are supported:**

Supplier or its principals, is debarred, suspended, or proposed for debarment by the Federal Government.

Supplier’s most recent information submitted to GA-ASI, regarding Small Business Program Representation and North American Industry Classification System (NAICS) code ([FAR 52.219-1](https://www.acquisition.gov/far/part-52#FAR_52_219_1)) and/or in Supplier’s Annual Representations and Certifications, within the previous 12 months, has changed.

Supplier will be subcontracting more than 70 percent of the total cost of work to be performed ([FAR 52.215-22](https://www.acquisition.gov/far/part-52#FAR_52_215_22) and [FAR 52.215-23](https://www.acquisition.gov/far/part-52#FAR_52_215_23)). Applies to:

* Non-DoD cost-reimbursement orders that exceed $250,000 (the simplified acquisition threshold, FAR 2.101)
* DoD cost-reimbursement and fixed-price orders that exceed $2,000,000 except *(per FAR 15.403-4(a)(1))*:
  + Firm-fixed-price, fixed-price with economic price adjustment, and fixed-price incentive orders awarded on the basis of adequate price competition; and
  + Firm-fixed-price, fixed-price with economic price adjustment, and fixed-price incentive orders for commercial product(s) or commercial service(s).

Supplier is a **Large Business**; andunless otherwise exempt (*per FAR 52.219-9(j) & (l), specified below*), will be required to submit a Small Business Subcontracting Plan prior to award if a resultant Order will exceed $750,000. Applies unless:

* Commercial Product(s) and/or Commercial Service(s) are provided and FAR 52.244-6 or 52.212-5 applies; or
* Supplier will perform all work completely outside the United States and its outlying areas.

52.204-29 FEDERAL ACQUISITION SUPPLY CHAIN SECURITY ACT ORDERS – REPRESENTATION AND DISCLOSURES (DEC 2023)

(a) Definitions. As used in this provision, Covered article, FASCSA order, Intelligence community, National security system, Reasonable inquiry, Sensitive compartmented information, Sensitive compartmented information system, and Source have the meaning provided in the clause [52.204-30](https://www.acquisition.gov/far/part-52#FAR_52_204_30), Federal Acquisition Supply Chain Security Act Orders—Prohibition.

(b) Prohibition. Contractors are prohibited from providing or using as part of the performance of the contract any covered article, or any products or services produced or provided by a source, if the prohibition is set out in an applicable Federal Acquisition Supply Chain Security Act (FASCSA) order, as described in paragraph (b)(1) of FAR [52.204-30](https://www.acquisition.gov/far/part-52#FAR_52_204_30), Federal Acquisition Supply Chain Security Act Orders—Prohibition.

(c) Procedures.

(1) The Offeror shall search for the phrase “FASCSA order” in the System for Award Management (SAM)( [https://www.sam.gov](https://www.sam.gov/)) for any covered article, or any products or services produced or provided by a source, if there is an applicable FASCSA order described in paragraph (b)(1) of FAR [52.204-30](https://www.acquisition.gov/far/part-52#FAR_52_204_30), Federal Acquisition Supply Chain Security Act Orders—Prohibition.

(2) The Offeror shall review the solicitation for any FASCSA orders that are not in SAM, but are effective and do apply to the solicitation and resultant contract (see FAR [4.2303](https://www.acquisition.gov/far/part-4#FAR_4_2303)(c)(2)).

(3) FASCSA orders issued after the date of solicitation do not apply unless added by an amendment to the solicitation.

(d) Representation. By submission of this offer, the offeror represents that it has conducted a reasonable inquiry, and that the offeror does not propose to provide or use in response to this solicitation any covered article, or any products or services produced or provided by a source, if the covered article or the source is prohibited by an applicable FASCSA order in effect on the date the solicitation was issued, except as waived by the solicitation, or as disclosed in paragraph (e).

**The following apply only when the Solicitation specifies that DoD customer contract requirements are supported:**

Supplier will be using or creating Covered Defense Information (CDI) as defined in [DFARS 252.204-7012](https://www.acquisition.gov/dfars/part-252-clauses#DFARS-252.204-7012).

Supplier will be delivering eligible product(s) or qualifying country supplies ([DFARS 252.225-7013](https://www.acquisition.gov/dfars/part-252-clauses#DFARS-252.225-7013) – Duty Free Entry) to be accorded duty-free entry, that are to be imported into the customs territory of the United States.

Supplier intends that performance will include work outside of the U.S. and Canada that exceeds $750,000 and that could be performed inside the U.S. or Canada ([DFARS 252.225-7003](https://www.acquisition.gov/dfars/part-252-clauses#DFARS-252.225-7003)). Supplier shall report using a DD Form 2139 or otherwise provide all of the information required therein.

**The following representations apply to all proposals supporting DoD customer contract requirements:**

252.225-7053 - Representation Regarding Prohibition on Use of Certain Energy Sourced from Inside the Russian Federation  
  
By submission of its offer, the Offeror represents that the Offeror will not use or provide any energy sourced from inside the Russian Federation as a means of generating the furnished energy for the covered military installation in the performance of any contract, subcontract, or other contractual instrument resulting from this solicitation.

252.225-7055 Representation Regarding Business Operations with the Maduro Regime  
  
By submission of its offer, the Offeror represents that the Offeror is a person that—

(1) Does not have any business operations with an authority of the Maduro regime or the government of Venezuela that is not recognized as the legitimate government of Venezuela by the U.S. Government; or

(2) Has a valid license to operate in Venezuela issued by the Office of Foreign Assets Control of the Department of the Treasury.

252.225-7057 Preaward Disclosure of Employment of Individuals who work in the People's Republic of China (applicable to non-commercial Orders over $5M)

(a) Definitions. As used in this provision, “covered contract” and “covered entity” have the meaning given in the clause 252.225-7058, Postaward Disclosure of Employment of Individuals Who Work in the People’s Republic of China.

(b) Prohibition on award. In accordance with section 855 of the National Defense Authorization Act for Fiscal Year 2022 (Pub. L. 117-81, 10 U.S.C. 4651 note prec.), DoD may not award a contract to the Offeror if it is a covered entity and proposes to employ one or more individuals who will perform work in the People’s Republic of China on a covered contract, unless the Offeror has disclosed its use of workforce and facilities in the People’s Republic of China.

(c) Preaward disclosure requirement. At the time of submission of an offer for a covered contract, an Offeror that is a covered entity shall provide disclosures to include—

(1) The proposed use of workforce on a covered contract or subcontract, if the Offeror employs one or more individuals who perform work in the People’s Republic of China;

(2) The total number of such individuals who will perform work in the People’s Republic of China; and

(3) A description of the physical presence, including street address or addresses, in the People’s Republic of China, where work on the covered contract will be performed.

252.225-7059 PROHIBITION ON CERTAIN PROCUREMENTS FROM THE XINJIANG UYGHUR AUTONOMOUS REGION–REPRESENTATION (JUN 2023)

(a) Definitions. “Forced labor” and “XUAR”, as used in this provision, have the meaning given in the 252.225-7060, Prohibition on Certain Procurements from the Xinjiang Uyghur Autonomous Region, clause of this solicitation.

(b) Prohibition. DoD may not knowingly procure any products mined, produced, or manufactured wholly or in part by forced labor from XUAR or from an entity that has used labor from within or transferred from XUAR as part of any forced labor programs, as specified in paragraph (b) of the 252.225-7060, Prohibition on Certain Procurements from the Xinjiang Uyghur Autonomous Region, clause of this solicitation.

(c) Representation. By submission of its offer, the Offeror represents that it has made a good faith effort to determine that forced labor from XUAR will not be used in the performance of a contract resulting from this solicitation.