REPRESENTATION AND CERTIFICATIONS

	ROR NAME:					
	UE ENTITY I	DENTIFIER:				
DUN	S NO.:					
The (Offeror has co	ompleted the a		and certificati	ions elect	tronically via the System for
offer elect this s solic	or represents ronically via t solicitation (in itation), as of	by submission by	n of this offer that the re ite at <u>https://sam.gov</u> , a usiness size standard a	epresentatior re: (1) current pplicable to t en entered or	ns and ce t, accurat he NAICS updated	AM database information, the extifications currently entered te, complete, and applicable to a Code referenced for this I in the last 12 months. The (see FAR 4.1201).
		FFEROR SMAI	LL BUSINESS REPRESE plicitation).	ENTATION		
The C	Offeror represe	ents that it is a:				
	OTSB	Other Than S	mall Business		VO	Veteran-Owned Small Business
	HUBZONE	HUBZone Sm	all Business		SDB	Small Disadvantaged Business
	SB	Small Busines	SS		SDVO	Service-Disabled Veteran-Owned
	WO	Woman-Own	ed Small Business		8(a)	8(a) Participant
CLA	JSE NO. 3. A	NTI-KICKBAC	K			
solicii kickb comp Contr obtaii	ted, accepted of ack in the offer ensation of an factor employe ning or regardi	or attempted to r. "Kickback" m y kind that is p e, subcontracto ng favorable tro	accept any kickback; and neans any money, fee, co rovided, directly or indirect or at any tier, or employee	d has not inclummission, crectly, to any prince of a subcontrelation and a Government	ded, dired dit, gift, gine contract ractor at a	o provide, offered to provide, ctly or indirectly, that amount of any ratuity, thing of value, or ctors of the Company, prime any tier, for the purpose of improperly contractor in connection with a
CLA	JSE NO. 4. B	UY AMERICAN	ı			
	end produ	ict and that the		components of		oh (b) of this provision is a domestic origin to have been mined,
	(b) Foreign e	nd products				
	Line Item No.: Country of Origin:					
		will evaluate of n Regulation.	fers in accordance with th	e applicable po	olicies and	d procedures of Part 25 of the Federal
CLA	JSE NO. 5. CE	RTIFICATION	OF ENROLLMENT IN E	-VERIFY (52.2	222-54)	
Enrol	lment informat	ion on registrat	ion found at https://www.i	uscis.gov/e-ve	rify.	
	E-Verify is No	ot Applicable ba	ased upon FAR 52.222-54	4 (e).		
Offer	or certifies that	· · · _	Currently enrolled in the E	• •	m for emp	ployment verification or
			Vill enroll within 30 days o			nd will continue to be enrolled, if

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REPRESENTATION AND CERTIFICATIONS

CLAUSE NO. 6. EQUAL OPPORTUNITY: PREVIOUS CONTRACTS AND COMPLIANCE REPORTS (FAR 52.222-22)

(This Clause does not apply to Agreements less than \$10,000 or Agreements that use Company Terms and Conditions for the purchase of commercial items (CI), but this Clause does apply where CI is used to purchase commercial services or a combination of commercial items and services.)

The Offeror represents that-	
(a) It has, has not participated in a previous contract or subcontract subject to the Eq (FAR 52.222-26) of this solicitation, or the clause contained in Executive Order No. 11246	
(b)(1) It I has filed all required compliance reports; or	
(2) It is not required by regulations of the Office of Federal Contract Compliance Programs compliance reports because –	at 41 CFR 60-1 to file
It ☐ has less than 50 employees, or	
It ☐ does not have a Government contract or first-tier subcontract of \$50,000 or more	; or
It \square does not have a Government contract of \$50,000 or more below the first tier for c site of construction, or	onstruction work at the
(3) It has not filed all required compliance reports; and	
(c) Representations indicating submission of required compliance reports, signed by propose be obtained before subcontract awards.	d subcontractors, will
CLAUSE NO. 7. AFFIRMATIVE ACTION COMPLIANCE (FAR 52.222-25) (This Clause does no hat use Company Terms and Conditions (a) COTS; (b) CI for the purchase of commercial items, apply where CI is used to purchase commercial services or a combination of commercial items are referred to DBCON.)	but this Clause does
(a) The Offeror represents that-	
 It has developed and has on file, at each establishment, affirmative action progra rules and regulations of the Secretary of Labor (41 CFR 60-1 and 60-2); 	ms required by the
(2) It has not developed and does not have on file, at each establishment, affirmative required by the rules and regulations of the Secretary of Labor (41 CFR 60-1 and 60-2	
(3) It has not previously had contracts subject to the written affirmative action progra rules and regulations of the Secretary of Labor because it has not had 50 or more em Government contract or subcontract of \$50,000 or more.	
(b) If the Offeror has not developed and does not have on file a written affirmative action progrules and regulations of the Secretary of Labor (41 CFR 60-1 and 60-2), or if the Offeror h contracts subject to the written affirmative action programs requirement of the rules and respected to Labor, then the Offeror represents that it will develop a written affirmative act has 50 or more employees and this Agreement exceeds \$50,000 within 120 days from the this Agreement.	as not previously had egulations of the ion program if Offeror
By signing below, the Offeror certifies, under penalty of law, that the representations and care accurate, current and complete.	certifications above
OFFEROR:	
(Insert Offeror's Legal Name)	
SIGNATURE:	
(Print Name of Signer)	
FITI F:	·c.

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