

REPRESENTATIONS AND CERTIFICATIONS
Commercial Items

For the Pacific Northwest National Laboratory Operated by Battelle Memorial Institute

Battelle Memorial Institute has executed and is engaged in the performance of Prime Contract DE-AC05-76RL01830 with the United States Department of Energy (DOE), for the management, operation, and maintenance of the Pacific Northwest National Laboratory (PNNL) in Richland, Washington. The following representations and certifications must be completed, and this form must be signed and returned with the Offeror's proposal.

Na	me and I	DUNS Number				
Inc	dividual/Co	ompany Name				
"Do	oing Busir	ness As" (DBA)				
DU	NS Numb	er				
Та	xpayer I	dentification (cl. 405 - Oct	1998)			
Α.	Definition	ons				
					poration entity owns or controls an affiliated group of asis, and of which the offeror is a member.	
	Service		e offeror in reporting incom		s the number required by the Internal Revenue er returns. The TIN may be either a Social Security	
В.	requirer impleme Federal	ments of 31 U.S.C. 770 enting regulations issue Acquisition Regulation	1(c) and 3325(d), reportined by the IRS. If the result	g requirements ting contract is refusal by the	gh F of this provision to comply with debt collection of 26 U.S.C. 6041, 6041A, and 6050M and subject to the reporting requirements described in offeror to furnish the information may result in a 31	
C.	relations requirer	ship with the governme	ent (31 U.S.C. 7701(c)(3)).	. If the resultin	elinquent amounts arising out of the offeror's ag contract is subject to the payment reporting be matched with IRS records to verify the accuracy of	f
D.	Taxpaye	er Identification Numbe	r (TIN)			
		TIN:				
		TIN has been applied	for.			
		TIN is not required be	cause			
		connected with the co	nt alien, foreign corporatio nduct of trade or business ying agent in the United S	in the United S	artnership that does not have income effectively states and does not have an office or place of	
		Offeror is an agency of	r instrumentality of a forei	gn government	t	
		Offeror is an agency of	or instrumentality of a Fede	eral Governmen	ıt	
		Other. State basis				
E. Type of Organization						
		Sole proprietorship			Government entity (Federal, State, or local)	
		Partnership			Foreign government	
		Corporate entity (not	tax-exempt)		International organization per 26 CFR 1.6049-4	
		Corporate entity (tax-	exempt)		Other	
F.	Common	Parent				
		Offeror is not owned of	or controlled by a common	parent as defir	ned in paragraph (a) of this provision.	
		Name and TIN of com	mon parent: Name		TIN	

			or, its parent ving informat		subsidiaries, is/ha	as been ow	ned or contro	olled by a forei	gn entity. If so, provide the
			Name of P	arent Company	y				
			Main Office	e Address					
G.	Oth	er							
		Forei	gn organizati	on is headquar	ter in		(	(country)	
		Comp	any [	□ is, □ is n	ot publicly trade	ed			
Sm	all B	usines	s Program I	Representatio	ons (cl. 407 - Oct 2011)				
(Ap	plica	ble if ai	ny performan	nce will be insid	le the United Sta	tes or its o	utlying areas	.)	
Α.	1.	The No	orth Americar	n Industry Clas	sification System	(NAICS)	ode for this a	acquisition is _	·
	2.	The sn	nall business	size standard i	s				
	3.								other than on a construction acture, is 500 employees.
B.	Rep	resenta	ations.						
	1.	The of	feror represe	nts as part of i	ts offer that it	☐ is,	☐ is not	a small busi	iness concern.
		-	olete 2-8 belo f this provisio		le, only if the offe	eror repres	ented itself a	is a small busir	ness concern in paragraph
	2.	busine	•	s defined in 13	ll statistical purpo CFR 124.1002.			☐ is not, ee Small Disad\	a small disadvantaged vantaged Business Status
	3.	The of	feror represe	nts as part of i	ts offer that it	☐ is,	☐ is not	a women-ow	ned small business concern.
<ol> <li>[Complete only if the offeror represented itself as a women-owned small business provision.] Women-owned small business (WOSB) concern eligible under the WO The offeror represents as part of its offer that—</li> </ol>									
		a. I	t 🗆 is, locuments to	☐ is not	a WOSB conce				has provided all the required ecisions have been issued
		b. I r t	t □ is, epresentation hat are partio	☐ is not n in Paragraph cipating in the	a joint ventur B.4.a. of this pro	ovision is a The offeror	ccurate in ref	erence to the the name or name	s of 13 CFR part 127, and the WOSB concern or concerns mes of the WOSB concern or OSB concern participating in
		$\overline{t}$	he joint vent	ure shall subm	it a separate sigr	ned copy o	the WOSB r		
5. [Complete only if the offeror represented itself as a women-ow Program in Paragraph B.4. of this provision.] Economically dis concern. The offeror represents as part of its offer that—									•
			equired docu	☐ is not ments to the V fects its eligibil	VOSB Repository	_		•	am, has provided all the dverse decisions have been
		r							
		ī	n the joint ve	enture shall sub	omit a separate s	igned copy	of the EDWC		
	6.	The of	feror represe	nts as part of i	ts offer that it	☐ is,	☐ is not	a veteran-ov	vned small business concern.
	7.		feror represe ss concern.	nts as part of i	ts offer that it	☐ is,	☐ is not	a service-dis	sabled veteran-owned small

8. The of	8. The offeror represents, as part of its offer, that—						
a. 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 change in ownership and control, principal office, or HUBZone employee percentage have occurred since it was in accordance with 13 CFR part 126; and				
b. It	☐ is,	☐ is not	a HUBZone joint venture that complies with the requirements of 13 CFR part 126, and the representation in paragraph B.6.a. of this provision is accurate for the HUBZone small business concern that are participating in the HUBZone joint venture.				
			er the name or names of the HUBZone small business concern or concerns that are int venture:				
		Zone small l one represei	ousiness concern participating in the joint venture shall submit a separate signed copy of nearth.				
Definitions	As used	d in this pro	vision				
at least 51 are control	percent led by, c with 13	directly and ne or more	women-owned small business (EDWOSB) concern" means a small business concern that is unconditionally owned by, and the management and daily business operations of which women who are citizens of the United States and who are economically disadvantaged in 27. It automatically qualifies as a women-owned small business concern eligible under the				
"Service-di	sabled v	eteran-own	ed small business concern"—				
1. Means	. Means a small business concern (a) 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 (b) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a service-disabled veteran with permanent and

severe disability, the spouse or permanent caregiver of such veteran.

2. Service-disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).

"Small business concern" means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR part 121 and the size standard in Paragraph A of this provision.

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

- 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 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.

## D. Notice.

C.

- 1. If this solicitation is for supplies and has been set aside, in whole or in part, for small business concerns, then the clause in this solicitation providing notice of the set-aside contains restrictions on the source of the end items to be furnished.
- 2. Under 15 U.S.C. 645(d), any person who misrepresents a firm's status as a small, HUBZone small, small disadvantaged, or women-owned small business concern in order to obtain a contract to be awarded under the preference programs established pursuant to section 8(a), 8(d), 9, or 15 of the Small Business Act or any other provision of Federal law that specifically references section 8(d) for a definition of program eligibility, shall— (i) Be punished by imposition of fine, imprisonment, or both; (ii) Be subject to administrative remedies, including suspension and debarment; and (iii) Be ineligible for participation in programs conducted under the authority of the Act.

# Alaska Native Corporation or Indian Tribe Representation (cl. 407A - Feb 2011)

or Sr	nal		ess Administratio	ing goals for small business and small disadvantaged business concerns regardless of the size n certification of the ANC or Indian tribe. As defined by FAR 52.219-9(b), the offeror
		is	☐ is not	an Alaska Native Corporation
		is	☐ is not	an Indian tribe
Emp	loy	ment l	Eligibility Verifi	cation (cl. 421 – Oct 2011)
(App	lica	ble to p	proposals exceed	ing \$3,000)
Offer	or	represe	ents that—	
I		E-Verify	y is not applicable	e based on paragraph (e) of FAR 52.222-54 Employment Eligibility Verification.
1		it is	☐ it is not	currently enrolled in E-Verify.
- 1		if not c	urrently enrolled,	it will enroll in E-Verify within 30 calendar days of subcontract award.
!		it will ir	nclude FAR 52.22	2-54 in applicable lower-tier subcontracts.
Affir	ma	itive A	ction Compliand	CE (cl. 409 - Apr 1984)
The o	offe	ror rep	resents that it –	
		has de	eveloped and has	on file,
				does not have on file, at each establishment, affirmative action programs required by the f the Secretary of Labor (41 CFR 60-1 and 60-2); or
			ot previously had ations of the Secr	contracts subject to the written affirmative action programs requirement of the rules and etary of Labor.
Prev	iou	ıs Cont	tracts and Com	pliance Reports (cl. 408 - Feb 1999)
			ents that it—	
		has	☐ has not	participated in a previous contract or subcontract subject the Equal Opportunity clause of this solicitation;
		Has	☐ has not	filed all required compliance reports; and
			s indicating subn	nission of required compliance reports, signed by proposed subcontractors, will be obtained
Rova	altv	, Pavm	nent Certificatio	<b>n</b> (cl. 414 - Jan 1996)
In or	der ect	that th	ne U.S. Department any acquisition,	ent of Energy may be informed regarding royalty payments to be made by a contractor in construction, or operation where the amount of the royalty payment is reflected in the ursed by Battelle, check one of the following:
				udes no amount representing the payment of royalty by the Offeror directly to others in rformance of the contract.
			ontract price inclused in the set forth below:	udes an amount for royalty payment expected to be made in connection with the proposed
		1. th	ne amount of eac	h payment,
		2. th	ne names of the I	icensor, and
				numbers involved or such other information as will permit identification of the patents and s and the basis on which royalties will be paid.
Buy	Αn	nericar	n Act Certificate	c (cl. 410 - Feb 2009)
;	and	that fo	or other than COT	ch end product, except those listed in Paragraph B of this provision, is a domestic end product TS items, the offeror has considered components of unknown origin to have been mined, outside the United States. The offeror shall list as foreign end products those end products

In accordance with FAR 52.219-9(d)(1)(i), subcontracts awarded to an Alaska Native Corporation (ANC) or Indian tribe may

Representations and Certifications Battelle Memorial Institute

manufactured in the United States that do not qualify as domestic end products, i.e., an end product that is not a COTS item and does not meet the component test in Paragraph 2 of the definition of "domestic end product." The terms "commercially available off-the-shelf (COTS) item," "component," "domestic end product," "end product," "foreign end product," and "United States" are defined in the clause of this solicitation entitled "Buy American Act—Supplies."

B. Foreign End Products:			
	Line Item No.	Country of Origin	
			_
			<b>_</b>
C. Offers will be evaluated	in accordance with the	e policies and procedures of Part 25 of the F	ederal Acquisition Regulation
Export Control (cl. 422 – July 201	2)		
(Required for all proposals o	f Equipment, Tools, Sc	oftware or Technology)	
The Offeror represents that tregulations:	he property has an Ex	sport Control requirement that is described	in either of the following
A. An International Traffic	in Arms Regulations (I	TAR) United States Munitions List (USML) C	ategory
Manufacturer Name			
Model Number			
Description			
5 5			
B. An Export Administration	ns Regulations (EAR) E	Export Control Classification Number (ECCN)	);
Manufacturer Name			
Model Number			
Description		(e.g. 1A001.	NOT the Harmonizing Code)
Note: Prior to the delivery	y of equipment, tool:	s, software or technology, the successf	ul contractor must
		Property Office at <u>pnnl.property@pnnl.g</u>	
Certification Regarding Re			
A. The Offeror certifies, to		dge and belief, that—	
1. The Offeror and/or	any of its Principals—		
☐ are ☐ are no	ot presently deba	rred, suspended, proposed for debarment,	or declared ineligible for the

□ are	☐ are not	presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency;
□ 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 public (Federal, state, or local) 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;
□ are	☐ are not	presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in Paragraph A.1.a.ii. of this provision;
☐ have	☐ have not	within a three-year period preceding this offer, been notified of any delinquent Federal

- Federal taxes are considered delinquent if both of the following criteria apply:
  - 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.

within a three-year period preceding this offer, been notified of any delinquent Federal taxes in an amount that exceeds \$3,000 for which the liability remains unsatisfied.

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.

## b. Examples.

- 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.
- 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.
- 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.
- 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).

C.	The Offeror	☐ has,	☐ has not,	within a three-year period preceding this offer, had one or more
				contracts terminated for default by any Federal agency.

2. "Principal," for the purposes of this certification, means an officer, director, owner, partner, or a person having primary management or supervisory responsibilities within a business entity (e.g., general manager; plant manager; head of a subsidiary, division, or business segment; and similar positions).

This Certification Concerns a Matter Within the Jurisdiction of an Agency of the United States and the Making of a False, Fictitious, or Fraudulent Certification May Render the Maker Subject to Prosecution Under Section 1001, Title 18, United States Code.

- B. The Offeror shall provide immediate written notice to the Battelle Contracts Representative if, at any time prior to contract award, the Offeror learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- C. A certification that any of the items in Paragraph A of this provision exists will not necessarily result in withholding of an award under this solicitation. However, the certification will be considered in connection with a determination of the Offeror's responsibility. Failure of the Offeror to furnish a certification or provide such additional information as requested by the Battelle Contracts Representative may render the Offeror nonresponsible.
- D. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render, in good faith, the certification required by Paragraph A of this provision. The knowledge and information of an Offeror is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- E. The certification in Paragraph A of this provision is a material representation of fact upon which reliance was placed when making award. If it is later determined that the Offeror knowingly rendered an erroneous certification, in addition to other remedies available to Battelle, the Battelle Contracts Representative may terminate the contract resulting from this solicitation for default.

# Certification and Disclosure Regarding Payments to Influence Certain Federal Transactions (cl. 404 - Sep 2007)

(Applicable to proposals exceeding \$100,000)

- A. *Definitions.* As used in this provision—"Lobbying contact" has the meaning provided at <u>2 U.S.C. 1602(8)</u>. The terms "agency," "influencing or attempting to influence," "officer or employee of an agency," "person," "reasonable compensation," and "regularly employed" are defined in the FAR clause of this solicitation entitled "Limitation on Payments to Influence Certain Federal Transactions" (52.203-12).
- B. *Prohibition*. The prohibition and exceptions contained in the FAR clause of this solicitation entitled "Limitation on Payments to Influence Certain Federal Transactions" (52.203-12) are hereby incorporated by reference in this provision.
- C. Certification. The offeror, by signing its offer, hereby 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 its behalf in connection with the awarding of this contract.
- D. *Disclosure*. 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.
- E. Penalty. Submission of this certification and disclosure is a prerequisite for making or entering into this contract imposed by 31 U.S.C. 1352. Any person who makes an expenditure prohibited under this provision or who fails to file or amend the disclosure required to be filed or amended by this provision, shall be subject to a civil penalty of not less than \$10,000, and not more than \$100,000, for each such failure.

### Code of Business Ethics and Conduct (cl. 406 - Oct 2011)

By submission of this offer, the offeror certifies that it conducts its business fairly, impartially, and in an ethical and proper manner. The offeror also certifies that it maintains a Code of Business Ethics and Conduct and adheres to its terms. The offeror agrees, in consideration of the opportunity to propose on this requirement, that the offeror shall immediately report all unethical or improper conduct by the offeror or Buyer's agents in connection with this solicitation or the resulting contract to the U.S. Department of Energy, Office of Inspector General, and the Battelle Contracts Representative.

### **SIGNATURE**

Note: A person authorized to make legally binding commitments on behalf of the offeror must sign below. Signature constitutes a representation that reasonable and prudent inquiry has been made to ascertain the true and accurate basis of all statements. Statements which a person knows or has reason to know are false, fictitious, or fraudulent may result in criminal or civil penalties, as prescribed in 18 USC 1001 and 31 USC 3802(a)(2). These Representations and Certifications shall remain in effect for a period of one (1) year from the date signed and shall satisfy any subsequent proposal requirements during that one-year period. The Offeror shall notify Battelle of any changes that occur in any of the representation or certifications during that period.

Authorized Signature	 
Signer's Name (Printed)	 
Title	
Date	