

<b>SOLICITATION/CONTRACT/ORDER FOR COMMERCIAL ITEMS OFFEROR TO COMPLETE BLOCKS 12, 17, 23, 24, &amp; 30</b>				1. REQUISITION NO. 532-18-1-4815-0002		PAGE 1 OF 110	
2. CONTRACT NO.		3. AWARD/EFFECTIVE DATE		4. ORDER NO. <div style="text-align: right;">A00001</div>		5. SOLICITATION NUMBER VA241-17-Q-0390	
						6. SOLICITATION ISSUE DATE 07-25-2017	
7. FOR SOLICITATION INFORMATION CALL:		a. NAME MERCEDES BLANTON				b. TELEPHONE NO. (No Collect Calls) 401-455-4904	
						8. OFFER DUE DATE/LOCAL TIME 08-08-2017 10 AM	
9. ISSUED BY Department of Veterans Affairs Network Contracting Office 1 Contracting Officer (90c) 830 Chalkstone Avenue Providence RI 02908 Mercedes Blanton, (401) 455-4904 or Mercedes.Blanton@va.gov				10. THIS ACQUISITION IS <input type="checkbox"/> UNRESTRICTED OR <input checked="" type="checkbox"/> SET ASIDE: 100 % FOR:  <input type="checkbox"/> SMALL BUSINESS <input type="checkbox"/> HUBZONE SMALL BUSINESS <input checked="" type="checkbox"/> SERVICE-DISABLED VETERAN-OWNED SMALL BUSINESS <input type="checkbox"/> WOMEN-OWNED SMALL BUSINESS (WOSB) ELIGIBLE UNDER THE WOMEN-OWNED SMALL BUSINESS PROGRAM <input type="checkbox"/> EDWOSB <input type="checkbox"/> 8(A) NAICS: 562112 SIZE STANDARD: \$38.5 Million			
11. DELIVERY FOR FOB DESTINATION UNLESS BLOCK IS MARKED <input checked="" type="checkbox"/> SEE SCHEDULE		12. DISCOUNT TERMS		13a. THIS CONTRACT IS A RATED ORDER UNDER DPAS (15 CFR 700) <input type="checkbox"/>		13b. RATING N/A	
						14. METHOD OF SOLICITATION <input checked="" type="checkbox"/> RFQ <input type="checkbox"/> IFB <input type="checkbox"/> RFP	
15. DELIVER TO Department of Veterans Affairs Boston Healthcare System and related facilities referenced in the Performance Work Statement (PWS). MA				16. ADMINISTERED BY Department of Veterans Affairs Network Contracting Office 1 Contracting Officer (90c) 830 Chalkstone Avenue Providence RI 02908			
17a. CONTRACTOR/OFFEROR		CODE		FACILITY CODE		18a. PAYMENT WILL BE MADE BY	
						All invoices from the Contractor shall be submitted electronically as per VAAR Clause 852.232-72 Electronic Submission of Payment Request. <a href="http://www.fsc.va.gov/einvoice.asp">http://www.fsc.va.gov/einvoice.asp</a> PHONE: 1 (877) 353-9791 FAX:	
TELEPHONE NO.		DUNS:		DUNS+4:			
<input type="checkbox"/> 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. See CONTINUATION Page SCHEDULE OF SUPPLIES/SERVICES				21. QUANTITY	
		Contractor shall provide all equipment, labor, materials, apparatus, tools, transportation, supervision, permits, and disposal necessary to perform Sharps and Regulated Medical Waste services for the Boston Healthcare System with facilities located in Massachusetts as identified in the Performance Work Statement (PWS).  Period of Performance: Base Year: 10/01/2017 - 09/30/2018 Option Year One (1): 10/01/2018 - 09/30/2019 Option Year Two (2): 10/01/2019 - 09/30/2020 Option Year Three (3): 10/01/2020 - 09/30/2021 Option Year Four (4): 10/01/2021 - 09/30/2022  Reference contract number and obligation number: on all invoices submitted for payment.  Following Wage Determination applies to the base period of performance, 2015-4035, 4015-4047, 2015-4053 and 4015-4055, Rev. 3, dated 05/08/17, 06/23/17 and 07/06/17, www.wdol.gov (Use Reverse and/or Attach Additional Sheets as Necessary)					
						22. UNIT	
						23. UNIT PRICE	
						24. AMOUNT	
25. ACCOUNTING AND APPROPRIATION DATA 523-3680162-4815-856700-2580 0100C10Z4						26. TOTAL AWARD AMOUNT (For Govt. Use Only)	
<input checked="" 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 checked="" 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:	
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	

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## SECTION B - CONTINUATION OF SF 1449 BLOCKS

### B.1 CONTRACT ADMINISTRATION DATA

(continuation from Standard Form 1449, block 18A.)

1. Contract Administration: All contract administration matters will be handled by the following individuals:

a. CONTRACTOR:

b. GOVERNMENT: Contracting Officer 36C241 Mercedes Blanton

Department of Veterans Affairs

Network Contracting Office 1

Contracting Officer (90c)

830 Chalkstone Avenue

Providence RI 02908

2. CONTRACTOR REMITTANCE ADDRESS: All payments by the Government to the contractor will be made in accordance with:

☒ 52.232-34, Payment by Electronic Funds Transfer—Other Than System For Award Management, or

☐ 52.232-36, Payment by Third Party

3. INVOICES: Invoices shall be submitted in arrears:

a. Quarterly ☐

b. Semi-Annually ☐

c. Other ☒ Monthly

4. GOVERNMENT INVOICE ADDRESS: All Invoices from the contractor shall be submitted electronically in accordance with VAAR Clause 852.232-72 Electronic Submission of Payment Requests.

All invoices from the Contractor shall

be submitted electronically as per VAAR

Clause 852.232-72 Electronic Submission

of Payment Request.

<http://www.fsc.va.gov/einvoice.asp>

ACKNOWLEDGMENT OF AMENDMENTS: The offeror acknowledges receipt of amendments to the Solicitation numbered and dated as follows:

AMENDMENT NO	DATE

## **B.2 LIMITATIONS ON SUBCONTRACTING-- MONITORING AND COMPLIANCE (JUN 2011)**

This solicitation includes **852.219-10**. Accordingly, any contract resulting from this solicitation will include this clause. The contractor is advised in performing contract administration functions, the CO may use the services of a support contractor(s) retained by VA to assist in assessing the contractor's compliance with the limitations on subcontracting or percentage of work performance requirements specified in the clause. To that end, the support contractor(s) may require access to contractor's offices where the contractor's business records or other proprietary data are retained and to review such business records regarding the contractor's compliance with this requirement. All support contractors conducting this review on behalf of VA will be required to sign an "Information Protection and Non-Disclosure and Disclosure of Conflicts of Interest Agreement" to ensure the contractor's business records or other proprietary data reviewed or obtained in the course of assisting the CO in assessing the contractor for compliance are protected to ensure information or data is not improperly disclosed or other impropriety occurs. Furthermore, if VA determines any services the support contractor(s) will perform in assessing compliance are advisory and assistance services as defined in FAR 2.101, Definitions, the support contractor(s) must also enter into an agreement with the contractor to protect proprietary information as required by FAR 9.505-4, obtaining access to proprietary information, paragraph (b). The contractor is required to cooperate fully and make available any records as may be required to enable the CO to assess the contractor's compliance with the limitations on subcontracting or percentage of work performance requirement.

## **B.3 PERFORMANCE WORK STATEMENT**

### **RMW & SHARPS WASTE REMOVAL**

#### **GENERAL**

Contractor shall provide complete removal, disposal and transportation of all Sharps & regulated medical waste (RMW) for the VA Boston Healthcare System (VABHS). The Contractor shall furnish all personnel, materials, tools and equipment necessary to perform the task in accordance with the schedule and to comply with all guidelines established by Federal, State and local laws and ordinances.

The Environmental Protection Agency (EPA) defines RMW as "any solid waste that is generated in the diagnosis, treatment, or immunization of human beings or animals, in research pertaining thereto, or in the production or testing of biologicals." This may include any waste material or article which harbors, or may reasonably be considered to harbor, pathogens which might be expected to produce disease in healthy individuals. Medical waste subject to these requirements includes waste that generally has been considered infectious or potentially infectious by the health care community, as well as waste originating from health care or research facilities that are aesthetically objectionable and thus, problematic when disposed of improperly. "Trace" chemotherapeutic waste shall be included in the scope of this contract. "Bulk" chemotherapeutic waste shall be managed as hazardous waste within the generating facility and disposed of through a separate contract.

This service will render all sharps, RMW, chemotherapeutic and pathological waste non-recognizable and non-infectious for disposal as fuel in electrical co-generation and/or the waste will be recycled.

#### **SHARPS WASTE REQUIREMENTS**

1. The EPA identifies the hazards of sharps waste as "Improper management of discarded needles and other sharps can pose a health risk to the public and waste workers. For example, discarded needles may expose waste workers to potential needle stick injuries and potential infection when containers break open inside garbage trucks or needles are mistakenly sent to recycling facilities. Janitors and housekeepers also risk injury if loose sharps poke through plastic garbage bags. Used needles can transmit serious diseases, such as HIV and hepatitis." Sharps waste may include but is not limited to syringes, needles, scalpels, lancets, pipettes, razors, broken glass, etc. The term does not include any hazardous waste, radioactive waste, cytotoxic drugs, antineoplastic agents, or bulk blood including blood vials. VABHS will be responsible for the segregating of all waste in accordance with Federal, State and Local requirements.
2. This service will include the following:

- a. Contractor to provide collection containers that are sturdy, rigid, leak proof, impervious, and puncture resistant with tamper-proof, secure lids that can be used at point-of-generation and collection. These containers shall meet all Massachusetts State Regulations pertaining to design, color, transparency, functionality, and security. Type and size will be in accordance with the list provided. Wall mounted collection system must utilize hands free disposable method. No units will have break-off ports (detaching needle from device).
  - b. Contractor to provide adequate spare containers for VABHS staff to sufficiently supply the facility between Contractor service dates.
  - c. Contractor to provide moveable devices or carts (dollies) for all floor-model containers.
  - d. Contractor to provide stable bases or countertop brackets for all wall-mount inserts used on counter tops (e.g. Research, Laboratory, etc.). Brackets will be rigid and prevent tipping of containers.
  - e. Contractor to provide and install wall cabinets for corresponding containers.
  - f. At the West Roxbury Campus, Contractor shall provide an external storage unit (shed, building, etc.) to house filled containers awaiting pickup and for spare containers awaiting use. External storage unit should be secure (lockable), be of a design that prevents insects, animals, and other pests from gaining entry, and properly marked as housing Regulated Medical Waste (Sharps). External storage unit shall be of an appropriate size for the facility, meet all codes set forth by the NFPA, OSHA, and other agencies, and shall be provided at no additional cost to VABHS. It shall also contain proper ventilation, and waterproof lighting and power receptacles. Power connections will be performed by authorized VABHS staff. External storage unit shall be removed by the Contractor at completion of this contract at the Contractor's expense. The Contractor shall coordinate with VABHS and succeeding contractor to ensure no lapse in containment of containers. The Contractor will be responsible for all maintenance of the external storage unit and replacement if necessary. The Contractor will provide locks and keys to VABHS personnel as requested and at no additional cost to VABHS.
3. Service Locations:
- a. Jamaica Plain Campus, 150 South Huntington Avenue, Boston, MA 02130
  - b. West Roxbury Campus, 1400 VFW Parkway, West Roxbury, MA 02132
  - c. Brockton Campus, 940 Belmont Street, Brockton, MA 02301
  - d. Causeway Outpatient Clinic, 251 Causeway Street, Boston, MA 02114
  - e. Lowell Outpatient Clinic, 130 Marshall Road, Lowell, MA 01852
  - f. Framingham Outpatient Clinic, 61 Lincoln Street, Framingham, MA 01702
  - g. Quincy Outpatient Clinic, 114 Whitwell Street, Quincy, MA 02169
  - h. Plymouth Outpatient Clinic, 116 Long Pond Road, Plymouth, MA 02360

4. For each year of this contract, VABHS may request up to fifteen (15) additional containers per main campus and up to five (5) additional containers per CBOC at no additional cost to VABHS. The charge for additional containers beyond fifteen/five will be billed under a separate line item on current obligation.
5. In the event VABHS requests additional services outside the original scope of this contract, a contract modification will be issued upon completion of negotiation of the change by the CO.
6. The Contractor shall comply with the following regulations. Regulations stated should only be used as a guide and not considered all-inclusive.
  - a. The Contractor shall submit all state department and public reports as required.
  - b. Contractor must comply with the Code of Massachusetts Regulations 105 CMR 480.000, "MINIMUM REQUIREMENTS FOR THE MANAGEMENT OF MEDICAL OR BIOLOGICAL WASTE" (State Sanitary Code Chapter VIII).
  - c. The Contractor must comply with Executive Order 13101 (September 14, 1998), "GREENING THE GOVERNMENT THROUGH WASTE PREVENTION, RECYCLING, AND FEDERAL ACQUISITION."
  - d. The Contractor shall provide an on-line manifest system to receipt for materials, certify proper disposal, and maintain a database of all past manifests. The Contractor will submit the proposed manifest system/forms for VABHS approval. Appropriate VABHS staff shall be provided with login information to access the Contractor's database. The Contractor will leave one copy of the manifest with the COR at the time of the pick-up showing the quantity picked up. The completed manifests will be returned within **Thirty (30) days** in compliance with Massachusetts State Regulations.
  - e. Plant must comply with United States Code 42 USC 85, "Air Pollution Prevention and Control," which incorporates the EPA's CLEAN AIR ACT AMMENDMENTS OF 1990. Plant shall produce only safe neutral by-products and the vendor must be able to show compliance with all environmental applicable state regulations such as Massachusetts Water Resources Authority (MWRA) regulations.
  - f. The Contractor is responsible for notifying the COR upon arrival and departure at all pick-up locations.
7. The following is a listing and description of the sharps wastes that are, at a minimum, included in the scope of this contract:
  - a. Cultures and stocks: Sharps used or contaminated with cultures and stocks of infectious agents and associated biologicals, including: cultures from medical and



pathological laboratories; cultures and stocks of infectious agents from research and industrial laboratories; wastes from the production of biologicals; discarded live and attenuated vaccines, and culture dishes and devices used to transfer, inoculate and mix cultures.

- b. Human blood and blood products: Sharps used or contaminated with liquid waste human blood and products of blood or items saturated and/or dripping with human blood, including serum, plasma and other blood components, and their containers, which were used or intended to be used in (1) patient care; (2) testing and laboratory analysis; (3) development of pharmaceuticals; and other articles containing dried blood.

8. VABHS employees shall:

- a. Identify, segregate and discard sharps waste by placing the waste in plastic waste receptacles or containers that are marked with the international biohazard symbol and wording indicating sharps waste. Containers shall not be filled to exceed the fill line indicated on the containers.
- b. In between Contractor service dates, VABHS employees shall remove filled containers and replace with spare containers as needed.

9. Contractor shall:

- a. Provide a sharps service logbook for VABHS employees to record time, date, and container type used for services rendered in between Contractor service dates. The Contractor will periodically (e.g. monthly) review this logbook and determine trends and subsequently what inefficiencies need to be resolved to minimize the number of services provided by VABHS staff in between Contractor service dates. A major goal of this contract is to eliminate or minimize the amount of hands-on services provided by VABHS staff when handling sharps waste.
- b. Provide the participating facilities with sufficient amounts of collection containers that are sturdy, rigid, leak proof, impervious, and puncture resistant with tamper-proof, secure lids that can be used at point-of-generation and collection. The collection containers shall be from 2 to 17 gallon containers. An adequate amount of caps or plugs will be provided to ensure safe handling and transportation of containers between Contractor service dates. Exterior walls of the containers shall be identified with the international biohazard symbol and wording identifying sharps waste.
- c. Contractor shall remove sharps waste using only properly permitted and licensed trucks and drivers. Contractor shall be required to remove all sharps waste as required at each participating facility as listed below. At each of these participating facilities listed below, the contractor shall remove sharps containers at each specific location identified in the **Points of Collection**. Contractor shall

also respond to a request from the COR to pick up unusually large accumulations of sharps waste at the participating facility indicated within eight (8) hours of notification.

- d. Contractor shall transport the containers by methods and procedures that fully comply with all local, state and federal rules and regulations. The Contractor shall furnish the COR with a fully detailed description of the methodology that shall be used to transport, treat and dispose of the waste.
- e. Contractor will provide these services on the same day at each facility, although all facilities do not need to be serviced on the same day. For example, Brockton may be serviced on a Wednesday. If so, it will always be serviced on Wednesday. West Roxbury may be serviced on a Friday. If so, it will always be serviced on Friday. Any deviations from the established serviced schedule will be communicated by the Contractor to the Contractor Officer's Representative (COR). The Contractor is required to service the facility in a manner that allows for all collection containers to be serviced. Skipping over areas routinely because they are "too busy" is not permitted. The Contractor will make the appropriate adjustments to service the facility in accordance with this contract.
- f. Contractor shall provide the COR with a copy of the manifest, which includes the generator and transporter information for each load of waste. The manifest shall be provided to the Government each time the waste is removed from each campus or CBOC. Each manifest shall include, but not be limited to the following information.

- i. GENERATOR INFORMATION

1. Name
2. Address
3. Telephone Number
4. Description of waste
5. The quantity of sharps waste: include the number of containers, cubic feet, and identification on each container (i.e., barcode ID or ID sticker) for each facility location.

- ii. TRANSPORTER INFORMATION

1. Transporter name
2. Address
3. Telephone Number

4. Driver name
5. Applicable permit numbers

iii. DESTINATION INFORMATION

1. Site name
2. Address
3. Telephone number

There shall be certification on the manifest by signature and date that the waste was picked up at the generator site, and additional certification that the waste was delivered without incident to the approved destination.

- g. Within five (5) working days of the time the waste has reached its destination, contactor shall provide the government with a matching completed manifest that includes destination and/or appropriate destruction information. Document numbers and information on the two documents shall match. There shall be final certification by the destination-authorized agent by signature and date that the waste was accepted and all the information was correct.
- h. The Contractor will leave one copy of the manifest with the COR at the time of the pick-up showing the quantity picked up. The completed manifests will be returned within **Thirty (30) days** in compliance with Massachusetts State Regulations.
- i. Contractor shall maintain and fully comply with licenses and/or permits required by Federal, State, City and County laws and regulations pertaining to RMW, sharps, and its destruction. The Contractor will provide proof of all applicable permits and insurance certificates required under the state that the service is to be performed. The Contractor will warrant and represent that all of the personnel assigned to the premises under this contract are their employees and have been trained in the performance of the duties set forth in this contract, in accordance with Federal, State and Local Regulations. The Contractor agrees to comply with the policies of VABHS to include compliance with the standards of The Joint Commission. The Contractor will provide VABHS, documentation that on-site representatives have been screened for CORI, have agreed to abide by signed VABHS confidentiality statements, and have reviewed and understand Contractor orientation pamphlets.
- j. Contractor will be required to supply monthly data to the COR. This data will include (1) weight of waste picked up in VABHS for the prior month and should be broken down to include: (a) gross weight of containers, (b) net weight of containers, (c) total pounds of plastic diverted/credited, (2) the cost that VABHS

paid to the contractor for the prior month, and (3) that all sharps waste was diverted to cogeneration or recycling. All data will be broken down by campus and outpatient clinic. All data shall be submitted to the COR around the 15<sup>th</sup> day of the following month. The COR may provide a standard form to the contractor for the contractor to complete.

- k. Pick-ups at the main campuses and outpatient clinics (CBOC's), including removal of the containers from the Points of Collection, will be made every week at the main campuses, and every other week at the CBOC's.
- l. Points of Collection: These lists are estimates only and all bidders are strongly encouraged to tour the facilities to ensure an accurate listing is compiled.

## JAMIACA PLAIN CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
1	12	A WING		1	A12-78 RESTROOM	1							1					
1	11	C WING		1	C11-16	1							1					
				1	C11-31				1							1		
1	10	D WING	PHARMACY	3	PHARMACY				3							3		
1	9	D WING	CHEMO/HEMA	1	D9-110	1							1					
				1	D9-103	1							1					
				1	D9-107	1							1					
				1	D9-108	1							1					
				1	D9-114	1							1					
				1	D9-121	1							1					
				1	D9-124	1							1					
				1	D9-126	1							1					
				6	D9-130	6							6					
1	8	C WING	EYE CLINIC	1	C8-6				1							1		
				1	C8-16	1							1					
				1	C8-32	1							1					
				1	C8-35A	1							1					
				1	C8-35B	1							1					
				1	C8-35C	1							1					
				1	C8-35D	1							1					
				1	C8-35E	1							1					
				1	C8-38F	1							1					
				1	C8-35G	1							1					
				1	C8-35H	1							1					
1	8	A WING	CLINIC	1	A8-43A	1							1					
				1	A8-45	1							1					
				1	A8-45A	1							1					
				1	A8-45B	1							1					
				1	A8-42	1							1					
				1	A8-1	1							1					

## JAMIACA PLAIN CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
1	7	B WING	DIALYSIS	3	B7-52				3							3		
				2	B7-55				1	1								1
1	7	C WING		1	C7-8	1							1					
				1	C7-22				1							1		
1	6	C WING	ORTHOPEDICS	1	EXAM RM 16	1							1					
				1	EXAM RM 17	1							1					
				1	EXAM RM 19	1							1					
				1	EXAM RM 20	1							1					
				1	EXAM RM 22	1							1					
				1	EXAM RM 23	1							1					
				1	EXAM RM 26	1							1					
				1	EXAM RM 27	1							1					
				1	EXAM RM 29	1							1					
				1	EXAM RM 30	1							1					
				1	EXAM RM 32	1							1					
				1	EXAM RM 39	1							1					
				1	EXAM RM C6-9	1							1					
1	6	B WING	GASTRO CLINIC	1	EXAM RM B6-57	1							1					
				1	EXAM RM B6-59	1							1					
				1	EXAM RM B6-60	1							1					
				1	EXAM RM B6-62	1							1					
				1	EXAM RM B6-63	1							1					
				1	EXAM RM B6-66	1							1					
				1	EXAM RM B6-67	1							1					
				1	EXAM RM B6-69	1							1					
				1	EXAM RM B6-70	1							1					
				1	EXAM RM B6-72	1							1					
1	6	B WING	LIVER CLINIC	1	EXAM RM B6-54A	1							1					
				1	EXAM RM B6-54D	1							1					
				1	EXAM RM B6-54F	1							1					
1	6	D WING	EMG	1	EXAM RM D6-163	1							1					
				1	EXAM RM D6-162	1							1					
1	6	D WING	CLINIC	1	EXAM RM D6-136	1							1					
				1	EXAM RM D6-137	1							1					
				1	EXAM RM D6-139	1							1					
				1	EXAM RM D6-140	1							1					
				1	EXAM RM D6-142	1							1					
				1	EXAM RM D6-143	1							1					

## JAMIACA PLAIN CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
				1	EXAM RM D6-147	1							1					
				1	EXAM RM D6-149	1							1					
				1	EXAM RM D6-150	1							1					
				1	EXAM RM D6-152	1							1					
1	6	E WING	NEUROLOGY	1	E6-108	1							1					
				1	E6-113	1							1					
				1	E6-115	1							1					
				1	E6-116	1							1					
1	5	B WING	CYTOLOGY/ENDO	3	B5-48	3							3					
				1	B5-49	1							1					
1	5	B WING	ENDOSCOPY	5	B5-54 PATIENT BAYS	5							5					
				1	B5-54A PATIENT BAY	1							1					
				1	PROCEDURE RM B5-60				1							1		
				1	PROCEDURE RM B5-63				1							1		
				1	PROCEDURE RM B5-70				1							1		
				1	PROCEDURE RM B5-72				1							1		
1	2	D WING	RADIOLOGY	1	X-RAY RM 2				1							1		
1	2	E WING	RADIOLOGY	1	E2-87	1							1					
				1	E2-88	1							1					
1	2	C WING	DENTAL	1	EXAM RM C2-11	1							1					
				1	EXAM RM C2-11A	1							1					
				1	EXAM RM C2-11B	1							1					
				1	EXAM RM C2-11C	1							1					
				1	EXAM RM C2-11D	1							1					
				1	EXAM RM C2-11E	1							1					
				1	EXAM RM C2-11F	1							1					
				1	EXAM RM C2-12	1							1					
				1	EXAM RM C2-12B	1							1					
				1	EXAM RM C2-13	1							1					
				1	EXAM RM C2-15	1							1					
				1	EXAM RM C2-19	1							1					
				1	EXAM RM C2-27D	1							1					
				1	EXAM RM C2-27F	1							1					
				1	EXAM RM C2-27G	1							1					
				1	EXAM RM C2-27C	1							1					
1	2	B WING	LABORATORY	2	B2-44 Chemistry				2							2		

## JAMIACA PLAIN CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
				2	B2-64				2							1		
				3	B2-61A				3							2		
1	2	A WING	BLOOD LAB	3	BLOOD LAB A2-40				3							1		
				3	BLOOD DRWG RM A2-73				3							3		
1		B WING	ENT AREA	1	EXAM RM 44B	1							1					
				1	EXAM RM 44C	1							1					
				1	EXAM RM 44D	1							1					
				1	EXAM RM 61	1							1					
				1	EXAM RM 62	1							1					
				1	EXAM RM 62A	1							1					
				1	EXAM RM 62B	1							1					
1	1	B WING	GERIATRIC CLINIC	1	EXAM RM B1-47B				1							1		
				1	EXAM RM B1-48	1							1					
				1	EXAM RM B1-49	1							1					
				1	EXAM RM B1-49A	1							1					
				1	EXAM RM B1-50A	1							1					
1	1	B WING	PAIN CLINIC	3	B1-59	2			1				2			1		
				1	B1-58	1							1					
				1	B1-58A	1							1					
				1	B1-58B	1							1					
1	1	C WING	WOMEN'S CLINIC	1	REST ROOM C1-2	1							1					
				1	REST ROOM C1-35	1							1					
				1	REST ROOM C1-31	1							1					
				1	EXAM RM C1-25	1							1					
				1	EXAM RM C1-26	1							1					
				1	EXAM RM C1-27	1							1					
				1	EXAM RM C1-27A	1							1					
				1	EXAM RM C1-28	1							1					
				1	C1-44B	1							1					
				1	C1-22				1									
				1	C1-23	1							1					
1	1	E WING		1	MENS ROOM E1-88	1							1					
1	1	D WING	MRI	3	WAITING AREA				3							3		
1	1	D WING		1	REST ROOM D1-83	1							1					

## JAMIACA PLAIN CAMPUS



BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
1	B	D WING	RADIATION THERAPY	2	DB-105A	2							2					
				1	RT-2	1							1					
				1	RT-11	1							1					
				1	RT-12	1							1					
				1	RT-15	1							1					
				1	RT-3	1							1					
				1	RT-SPB-4	1							1					
ACA	ACA 3	F WING	OR/AMBULATORY	7	ANAS.CARTS IN OR RMS 1-8				7							7		
				8	OR RMS 1-8				8							8		
				2	MINOR SURGERY RMS 1 AND 2				2							2		
				7	9 PACU BAYS	6			1				6			1		
				1	ISO RM F3-32	1							1					
				1	ISO RM F3-31	1							1					
ACA	ACA 3	F WING	OR/AMBULATORY	8	8 RECOVERY BAYS	8							8					
ACA	ACA 3	F WING		1	F3-27					1								1
ACA	ACA 2	F WING	PRIMARY CARE GREEN	1	EXAM ROOM F2-08	1							1					
				1	EXAM ROOM F2-09	1							1					
				1	EXAM ROOM F2-10	1							1					
				1	EXAM ROOM F2-11	1							1					
				1	EXAM ROOM F2-14	1							1					
				1	EXAM ROOM F2-16	1							1					
				1	EXAM ROOM F2-17	1							1					
				1	EXAM ROOM F2-19	1							1					
				1	EXAM ROOM F2-21	1							1					
				1	EXAM ROOM F2-22	1							1					
				1	EXAM ROOM F2-23	1							1					
				1	EXAM ROOM F2-25	1							1					
				1	EXAM ROOM F2-26	1							1					
				1	EXAM ROOM F2-28	1							1					
				1	EXAM ROOM F2-29	1							1					
				1	EXAM ROOM F2-31	1							1					
				1	EXAM ROOM F2-39	1							1					
				1	EXAM ROOM F2-41	1							1					
				2	EXAM ROOM F2-42	1			1				1			1		
				1	EXAM ROOM F2-43	1							1					
				2	EXAM ROOM F2-53	1			1				1			1		
				2	EXAM ROOM F2-55	1			1				1			1		

## JAMIACA PLAIN CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
				2	EXAM ROOM F2-56	1			1				1			1		
				1	EXAM ROOM F2-58	1							1					
				1	EXAM ROOM F2-67	1							1					
				1	EXAM ROOM F2-68	1							1					
				1	EXAM ROOM F2-70	1							1					
				1	MED ROOM F2-63	1							1					
				1	F2-46	1							1					
				1	F2-48	1							1					
				1	F2-49	1							1					
				3	F2-52	2			1				2			1		
				1	F2-71	1							1					
ACA	ACA 2	F WING	PRIMARY CARE BLUE	1	EXAM ROOM F2-73	1							1					
				1	EXAM ROOM F2-74	1							1					
				1	EXAM ROOM F2-75	1							1					
				1	EXAM ROOM F2-76	1							1					
				1	EXAM ROOM F2-77	1							1					
				1	EXAM ROOM F2-79	1							1					
				1	EXAM ROOM F2-80	1							1					
				1	EXAM ROOM F2-82	1							1					
				1	EXAM ROOM F2-86	1							1					
				1	EXAM ROOM F2-89				1							1		
				1	EXAM ROOM F2-90	1							1					
				1	EXAM ROOM F2-92	1							1					
				1	EXAM ROOM F2-93	1							1					
				1	EXAM ROOM F2-94	1							1					
				1	EXAM ROOM F2-96	1							1					
				1	EXAM ROOM F2-97	1							1					
				1	EXAM ROOM F2-100	1							1					
				1	EXAM ROOM F2-101	1							1					
				1	EXAM ROOM F2-103	1							1					
				1	EXAM ROOM F2-105	1							1					
				1	EXAM ROOM F2-106	1							1					
				1	EXAM ROOM F2-108	1							1					
				1	EXAM ROOM F2-111	1							1					
				1	EXAM ROOM F2-112	1							1					
				1	EXAM ROOM F2-113	1							1					
				1	EXAM ROOM F2-114	1							1					
				1	EXAM ROOM F2-115	1							1					
				1	EXAM ROOM F2-117	1							1					
				1	EXAM ROOM F2-118	1							1					
				1	EXAM ROOM F2-120	1							1					

## JAMIACA PLAIN CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
				1	MED ROOM F2-84	1							1					
ACA	ACA 1	F WING	URGENT CARE	1	EXAM RM #1	1							1					
				1	EXAM RM #2	1							1					
				1	EXAM RM #4	1							1					
				1	EXAM RM #5	1							1					
				1	EXAM RM #6	1							1					
				1	EXAM RM #7	1							1					
				1	EXAM RM #8	1							1					
				1	EXAM RM #9	1							1					
				1	EXAM RM #10	1							1					
				1	EXAM RM #11	1							1					
				1	EXAM RM #12	1							1					
				1	EXAM RM #14	1							1					
ACA	ACA 1	F WING	URGENT CARE	1	MED ROOM F1-29	1							1					
ACA	ACA 1	F WING	OCCUPATIONAL HEALTH	1	EXAM RM 1 - F1-32				1							1		
				2	EXAM RM 2 - F1-35				2							2		
ACA	ACA 1	F WING	PRE ADMIN TESTING	1	EXAM RM 50	1							1					
				1	EXAM RM 53	1							1					
				1	EXAM RM 55	1							1					
				1	EXAM RM 56	1							1					
				1	EXAM RM 58	1							1					
				1	EXAM RM 59	1							1					
				1	EXAM RM 60	1							1					
				1	EXAM RM 62	1							1					
				1	EXAM RM 68	1							1					
				1	EXAM RM 69	1							1					
				1	EXAM RM 70	1							1					
				1	EXAM RM 71	1							1					
				1	EXAM RM 72	1							1					
				1	EXAM RM 75	1							1					
				1	EXAM RM 76	1							1					
				1	EXAM RM 77	1							1					
				1	EXAM RM 80	1							1					
				1	EXAM RM 81	1							1					
				1	EXAM RM 82	1							1					
				1	EXAM RM 87	1							1					
				1	EXAM RM 90	1							1					
				1	EXAM RM 91	1							1					
				1	EXAM RM 92	1							1					

## JAMIACA PLAIN CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
				1	EXAM RM 93	1							1					
				1	EXAM RM 94	1							1					
				1	EXAM RM 96	1							1					
1A	3		RESEARCH	1	R3-323				1							1		
				2	R3-320				2							2		
				1	R3-319				1							1		
				1	R3-318				1							1		
				1	R3-309				1							1		
				1	R3-301				1							1		
1A	2		RESEARCH	1	R2-220				1							1		
				1	R2-216A				1							1		
				1	R2-216B				1							1		
				2	R2-211A				2							2		
				1	R2-206A				1							1		
				1	R2-206B				1							1		
				4	R2-201				4							4		
				2	R2-225				2							2		
				3	R2-224				3							3		
				2	R2-222				2							2		
				4	R2-113				4							4		
				2	REFRIGERATOR WALK IN 2				2							2		
1A	1		RESEARCH	1	R1-119				1							1		
				2	R1-118				2							2		
				4	R1-116				4							4		
				1	R1-115A				1							1		
				1	R1-114				1							1		
				2	R1-110				2							2		
				4	R1-108				4							4		
				2	R1-105				2							2		
				2	R1-103				2							2		
				1	R1-127				1							1		
				1	REFRIGERATOR WALK-IN 1				1							1		

## JAMIACA PLAIN CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
1A	B		RESEARCH	1	RB-1	1							1					
				1	RB-9	1							1					
				1	RB-4	1							1					
				4	RB-8				4							4		
			TOTAL	380		261			117	2			261			111		2
					LEGEND													
				1	3 gallon container Standard Top,Wall Mount													
				2	2 gallon container Standard Top, Wall Mount													
				3	8 gallon container Funnel top													
				4	8 gallon container trap top													
				5	17 gallon container													
				6	3 gallon container trap top, Wall Mount													
				7	2 gallon container trap top,Wall Mount													
				A	3 gallon outer cabinet													
				B	2 gallon outer cabinet													
				B1	2 OR 3 Gal. Wire Bracket													
				C	Any 8 gallon Dolly													
				C1	8 Gallon Wire Bracket													
				D	Any 17 Gallon Dolly													

## WEST ROXBURY CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
1	G		CAT Scan	6	GB102			2	2	2								
1	G		Prosthetics	1	GB118C		1							1				
1	G		IV Team Area	10	GB119 (MED CARTS)	10							10					
1	G		Pulmonary	1	GB121	1							1					
1	G		Pulmonary	1	GB125	1							1					
1	G		Pulmonary	1	GB130	1							1					
1	G		Pulmonary	1	GB131	1							1					
1	G		Pulmonary	1	GB132	1							1					
1	G		Pulmonary	1	GB133	1							1					
1	G		Pulmonary	1	GB134	1							1					
1	G		Pulmonary	1	GB135	1							1					
1	G		Pulmonary	1	GB140	1							1					
1	G		Pulmonary	1	GB144	1							1					
1	G		MRI	2	GB154				2								1	
1	1		Radiology	1	1B108	1							1					
1	1		Radiology	1	1B113	1							1					
1	1		Radiology	1	1B142			1										
1	1		Radiology	1	1B146	1							1					
1	1		Endoscopy	1	1B148				1									
1	1		Endoscopy	2	1B150	2							2					
1	1		Endoscopy	2	1B155 (MED CART)	1			1				1					
1	1		Endoscopy	1	1B160				1									
1	1		Cardiology Clinic	1	1D108	1							1					
1	1		Cardiology Clinic	1	1D109	1							1					
1	1		Cardiology Clinic	1	1D110	1							1					
1	1		Cardiology Clinic	1	1D111	1							1					
1	1		Cardiology Clinic	1	1D115	1							1					
1	1		Cardiology Clinic	1	1D116	1							1					
1	1		Cardiology Clinic	1	1D117	1							1					
1	1		Cardiology Clinic	1	1D119	1							1					
1	1		Cardiology Clinic	1	1D120	1							1					
1	1		Cardiology Clinic	1	1D122	1							1					
1	1		Cardiology Clinic	1	1D134	1							1					
1	1		Cardiology Clinic	1	1D136	1							1					
1	1		Cardiology Clinic	1	1D137	1							1					
1	1		Cardiology Clinic	1	1D138	1							1					
1	2		Ward 2South	1	2B104	1							1					
1	2		Ward 2South	1	2B105	1							1					
1	2		Ward 2South	1	2B106	1							1					
1	2		Ward 2South	1	2B108	1							1					
1	2		Ward 2South	1	2B109	1							1					
1	2		Ward 2South	1	2B111	1							1					

## WEST ROXBURY CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
1	2		Ward 2South	1	2B112	1							1					
1	2		SCI Clinic	1	2B117	1							1					
1	2		SCI Clinic	1	2B118	1							1					
1	2		SCI Clinic	1	2B120	1							1					
1	2		Ward 2South	1	2B129	1							1					
1	2		Ward 2South	1	2B130	1							1					
1	2		Ward 2South	1	2B131	1							1					
1	2		Ward 2South	1	2B133	1							1					
1	2		Ward 2South	1	2B134	1							1					
1	2		Ward 2South		2B135								1					
1	2		Ward 2South	1	2B136	1							1					
1	2		Ward 2South	1	2B140	1							1					
1	2		Ward 2South	1	2B141	1							1					
1	2		Ward 2North	1	2D103	1							1					
1	2		Ward 2North	1	2D104	1							1					
1	2		Ward 2North	1	2D107	1							1					
1	2		Ward 2North	1	2D108	1							1					
1	2		Ward 2North	1	2D109	1							1					
1	2		Ward 2North	1	2D110	1							1					
1	2		Ward 2North	1	2D111	1							1					
1	2		Ward 2North	1	2D112	1							1					
1	2		Ward 2North	1	2D113	1							1					
1	2		Ward 2North	1	2D114	1							1					
1	2		Ward 2North	1	2D118	1							1					
1	2		Ward 2North	1	2D119	1							1					
1	2		Ward 2North	1	2D120	1							1					
1	2		Ward 2North	1	2D124	1							1					
1	2		Ward 2North	1	2D125	1							1					
1	2		Ward 2North	1	2D127	1							1					
1	2		Ward 2North	1	2D128	1							1					
1	2		Ward 2North	1	2D129	1							1					
1	2		Ward 2North	1	MED CART	1							1					
1	2		Ward 2North	2	MED CART	2									2			
1	2		Ward 2South	1	MED CART	1									1			
1	2		Ward 2South	2	MED CART	2							2					
1	3		PACU	5	3B102				5							5		
1	3		PACU	1	3B104			1								1		
1	3		PACU	1	3B106				1									
1	3		PACU	1	3B108			1										
1	3		PCU	1	3B115B				1								1	
1	3		PCU	1	3B122				1								1	
1	3		PCU	1	3B124			1										

## WEST ROXBURY CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
1	3		PCU	1	3B126			1										
1	3		PCU	1	3B127			1									1	
1	3		PCU	1	3B128				1								3	
1	3		PCU	1	3B129			1									1	
1	3		PCU	1	3B130				1								1	
1	3		PCU	1	3B132			1										
1	3		PCU	1	3B133				1								1	
1	3		PCU	1	3B134				1									
1	3		PCU	1	3B135				1								1	
1	3		PCU	1	3B136	1							1					
1	3		Ward 3North	1	3D102	1							1					
1	3		Ward 3North	1	3D103	1							1					
1	3		Ward 3North	1	3D104	1							1					
1	3		Ward 3North	1	3D108	1							1					
1	3		Ward 3North	1	3D109	1							1					
1	3		Ward 3North	1	3D110	1							1					
1	3		Ward 3North	1	3D111	1							1					
1	3		Ward 3North	1	3D112	1							1					
1	3		Ward 3North	1	3D114	1							1					
1	3		Ward 3North	1	3D115	1							1					
1	3		Ward 3North	1	3D116	1							1					
1	3		Ward 3North	1	3D117	1							1					
1	3		Ward 3North	1	3D119	1							1					
1	3		Ward 3North	1	3D137	1							1					
1	3		Ward 3North	1	3D139	1							1					
1	3		Ward 3North	1	3D141	1							1					
1	3		Ward 3North	1	3D142	1							1					
1	3		PACU	1	MED CART	1							1					
1	3		Ward 3North	1	MED CART	1							1					
1	3		Ward 3North	3	MED CART		3								3			
1	4		MICU	3	4B111	3							3					
1	4		MICU	3	4B114	3							3					
1	4		MICU	1	4B115			1								1		
1	4		MICU	2	4B116	2							2					
1	4		MICU	2	4B117	2							2					
1	4		MICU	2	4B118	2							2					
1	4		MICU	3	4B119	2		1					2			1		
1	4		MICU	2	4B120	1		1					1			1		
1	4		MICU	2	4B123	2							2					
1	4		Cardiology Clinic	1	4D108	1							1					
1	4		Cardiology Clinic	1	4D109	1							1					
1	4		Cardiology Clinic	1	4D110	1							1					

## WEST ROXBURY CAMPUS



BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
1	4		Cardiology Clinic	1	4D118	1							1					
1	4		Cardiology Clinic	1	4D119	1							1					
1	4		Cardiology Clinic	1	4D120	1							1					
1	4		Cardiology Clinic	2	FC05	1		1										
1	5		CCU	2	5C103	1			1				1			1		
1	5		CCU	2	5C105	1		1					1			1		
1	5		CCU	2	5C107	1			1				1			1		
1	5		CCU	2	5C108	1		1					1			1		
1	5		CCU	2	5C108	1			1				1			1		
1	5		CCU	2	5C110	1		1					1			1		
1	5		CCU	2	5C111	1		1					1			1		
1	5		CCU	1	5C113			1								1		
1	5		CATH/EP Lab	2	5D101			1	1									
1	5		CATH/EP Lab	2	5D103				2							2		
1	5		CATH/EP Lab	1	5D105				1							1		
1	5		CATH/EP Lab	1	5D106				1							1		
1	5		CATH/EP Lab	3	5D109			2	1							3		
1	5		CCU	1	MED CART	1							1					
2	B		SPD Decontam Room	2	AB1			1		1								
2	G		Physical Therapy	2	AG14			1										
2	G		Ward AG	2	AG26	2							2					
2	G		Ward AG	2	AG31	2							2					
2	G		Ward AG	2	AG34	2							2					
2	G		Ward AG	1	AG35	1							1					
2	G		Ward AG	1	AG36	1							1					
2	G		Ward AG	1	AG37B	1							1					
2	G		Ward AG	1	AG39	1							1					
2	G		Ward AG	1	AG40	1							1					
2	G		Ward AG	1	AG41	1							1					
2	G		Ward AG	1	AG42	1							1					
2	G		Ward AG	1	AG43	1							1					
2	G		Ward AG	2	AG45	2							2					
2	G		Ward AG	1	AG50	1							1					
2	G		Ward AG	2	AG51	2							2					
2	G		Ward AG	1	AG56	1							1					
2	G		Physical Therapy	1	AG9	1							1					
2	G		Ward AG	2	MED CART	2							2					
2	G		Ward AG	1	MED CART		1								1			
2	1		Urology	1	A101	1							1					
2	1		Urology	1	A102	1							1					
2	1		Angiography	1	A106B				1								1	
2	1		Angiography	1	A106C			1									1	

## WEST ROXBURY CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
2	1		Ward A1	2	A116	2							2					
2	1		Ward A1	2	A120	2							2					
2	1		Ward A1	1	A123	1							1					
2	1		Ward A1	1	A124	1							1					
2	1		Ward A1	1	A125	1							1					
2	1		Ward A1	1	A126	1							1					
2	1		Ward A1	1	A127	1							1					
2	1		Ward A1	1	A128	1							1					
2	1		Ward A1	1	A129	1							1					
2	1		Ward A1	1	A130	1							1					
2	1		Ward A1	2	A132	2							2					
2	1		Ward A1	1	A137	1							1					
2	1		MSDU	1	A138	1							1					
2	1		Ward A1	1	A143	1							1					
2	1		MSDU	4	A144	4							4					
2	1		Ward A1	2	MED CART	2							2					
2	1		Ward A1	1	MED CART		1								1			
2	2		Ward A2	2	A218	2							2					
2	2		Ward A2	2	A219	2							2					
2	2		Ward A2	2	A225	2							2					
2	2		Ward A2	2	A226	2							2					
2	2		Ward A2	1	A229	1							1					
2	2		Ward A2	1	A230	1							1					
2	2		Ward A2	1	A231	1							1					
2	2		Ward A2	1	A232	1							1					
2	2		Ward A2	1	A233	1							1					
2	2		Ward A2	1	A234	1							1					
2	2		Ward A2	2	A234	2							2					
2	2		Ward A2	1	A235	1							1					
2	2		Ward A2	1	A236	1							1					
2	2		Ward A2	2	A238	2							2					
2	2		Ward A2	3	MED CART		3								3			
2	2		Ward A2	1	MED CART	1							1					
2	3		Operating Rooms	1	A309					1								1
2	3		Operating Rooms	1	A310					1								1
2	3		Operating Rooms	1	A313					1								
2	3		Operating Rooms	2	A314					2								1
2	3		Operating Rooms	2	A317C (OR6)					2								1
2	3		SICU	1	A323B				1								1	
2	3		SICU	1	A323C				1								1	
2	3		Operating Rooms	1	A325					1								1
2	3		SICU	1	A328				1								2	

## WEST ROXBURY CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
2	3		Operating Rooms	1	A331					1								1
2	3		SICU	2	SICU-1	1		1					1				1	
2	3		SICU	1	SICU-2				1								1	
2	3		SICU	1	SICU-3				1								1	
2	3		SICU	1	SICU-4				1								1	
2	3		SICU	1	SICU-9				1								1	
3	G		Primary Care Clinics	1	GA106					1								
3	G		Primary Care Clinics	1	GA113			1										
3	G		Primary Care Clinics	1	GA115	1							1					
3	G		Primary Care Clinics	1	GA116	1							1					
3	G		Primary Care Clinics	1	GA116A	1							1					
3	G		Primary Care Clinics	2	GA119	1		1					1					
3	G		Primary Care Clinics	1	GA120	1							1					
3	G		Primary Care Clinics	1	GA121	1							1					
3	G		Primary Care Clinics	1	GA122	1							1					
3	G		Primary Care Clinics	1	GA123	1							1					
3	G		Primary Care Clinics	1	GA124	1							1					
3	G		Primary Care Clinics	1	GA125	1							1					
3	G		Primary Care Clinics	1	GA126	1							1					
3	G		Primary Care Clinics	1	GA127	1							1					
3	G		Primary Care Clinics	3	GA128		1			2								
3	G		Primary Care Clinics	1	GA128A	1							1					
3	G		Primary Care Clinics	1	GA129	1		1					1					
3	G		Primary Care Clinics	1	GA130	1							1					
3	G		Primary Care Clinics	1	GA139	1							1					
3	G		Primary Care Clinics	1	GA140	1							1					
3	G		Primary Care Clinics	1	GA141	1		1					1					
3	G		Primary Care Clinics	1	GA142	1							1					
3	G		Primary Care Clinics	1	GA143	1							1					
3	G		Primary Care Clinics	1	GA144	1							1					
3	G		Primary Care Clinics	1	GA145	1							1					
3	G		Primary Care Clinics	1	GA146	1							1					
3	G		Primary Care Clinics	1	GA147	1							1					
3	G		Employee Health	1	GA152			1										
3	G		Employee Health	1	GA154			1										
3	G		Emergency Department	1	GA169	1							1					
3	G		Emergency Department	1	GA170	1							1					
3	G		Emergency Department	1	GA171	1							1					
3	G		Emergency Department	1	GA172	1							1					
3	G		Emergency Department	1	GA173	1							1					
3	G		Emergency Department	1	GA176			1							1			
3	G		Emergency Department	1	GA178	1							1					

## WEST ROXBURY CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
3	G		Emergency Department	1	GA179	1							1					
3	G		Emergency Department	1	GA181	1							1					
3	G		Emergency Department	1	GA182	1							1					
3	G		Emergency Department	1	GA186	1							1					
3	G		Emergency Department	1	GA187	1							1					
3	G		Emergency Department	2	GA189	1			1				1					
3	G		Vascular Lab	1	GB105A	1							1					
3	G		Public Restroom	1	GB114	1							1					
3	G		Public Restroom	1	GB116	1							1					
3	G		Primary Care Clinics	1	GB131			1										
3	G		Primary Care Clinics	1	GB132	1							1					
3	G		Primary Care Clinics	1	GB135	1							1					
3	G		Primary Care Clinics	1	GB136	1							1					
3	G		Eye Clinics	1	GD109	1							1					
3	G		Eye Clinics	1	GD110	1							1					
3	G		Eye Clinics	1	GD112	1							1					
3	G		Eye Clinics	1	GD113	1							1					
3	G		Eye Clinics	1	GD114		1											
3	G		Eye Clinics	1	GD115	1							1					
3	G		Eye Clinics	1	GD116	1							1					
3	G		Surgical Clinics	1	GD117	1							1					
3	G		Surgical Clinics	1	GD118	1							1					
3	G		Surgical Clinics	1	GD119	1							1					
3	G		Surgical Clinics	1	GD121	1							1					
3	G		Emergency Department	3	WOUND CARE CART	3							3					
3	1		Lab	7	1A107					7								
3	1		Lab	1	1A107B					1								
3	1		Lab	1	1A107C					1								
3	1		Lab	3	1A112					3								
3	1		Lab	1	1A114					1								
3	1		Lab	3	1A116A		2			1								
3	1		Lab (Main)	16	1B120			1	1	14						1		
3	1		Lab	3	1B121					3						2		
3	1		Lab	1	1B123	1							1					
3	1		Lab	5	1B125	2				3			2					
3	1		Lab	7	1C100A			7		7								
3	1		Lab	1	1C114		1											
3	2		Research	1	2A101					1								
3	2		Research	3	2A106		1			2								
3	2		Research	1	2A107					1								
3	2		Research	2	2A110					2								
3	2		Research	2	2A111					2								

## WEST ROXBURY CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
3	2		Research	1	2A115		1											
3	2		Research	1	2B101					1								
3	2		Research	1	2B102					1								
3	2		Research	2	2B102					2								
3	2		Research	1	2B103					1								
3	2		Research	1	2B109		1						1					
3	2		Research	1	2B110					1								
3	2		Research	2	2B111		1			1								
3	2		Research	1	2B112					1								
3	2		Research	3	2B113					3								
3	2		Research	1	2B123					1								
3	2		Research	1	2C108					1								
3	2		Research	1	2C109					1								
3	2		Research	1	2C130					1								
20	G		Research Animal Facility	1	ROOM 004	1							1					
20	G		Research Animal Facility	1	ROOM 005	1							1					
20	G		Research Animal Facility	1	ROOM 007	1							1					
20	G		Research Animal Facility	1	ROOM 101	1							1					
			TOTAL	436		266	18	33	39	79	0	0	263	2	12	27	22	6

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
2	1	B	TREATMENT ROOM	1	B109	1							1					
			NURSES STATION	1	B111	1							1					
			MED ROOM	1	B111A	1							1					
			CODE CART	1					1									
2	1	C	NURSES STATION	1	C111	1							1					
			MED ROOM	1	C112A	1							1					
2	2	B	TUB ROOM	1	B203	1							1					
			MED ROOM	2	B211A	2							2					
			NURSES STATION	1	B211	1							1					
			MED CART	1					1									
2	2	C	SUPPLY ROOM	1	C209	1							1					
			NURSES STATION	1	C211				1									
			MED ROOM	1	C211A	1							1					
			CODE CART	1					1									
2	3	C	TREATMENT ROOM	1	C305	1							1					
			MED ROOM	1	C312A	1							1					
			NURSES STATION	1	C312	1							1					
			CODE CART	1					1									
2	3	B	TREATMENT ROOM	1	B301	1							1					
			MED ROOM	1	B312A	1							1					
			NURSES STATION	1	B312	1							1					
			CODE CART	1					1									
2	4	C	MED ROOM	1	C412A	1							1					
			NURSES STATION	1	C412A	1							1					
3	1	A	EMPLOYEE HEALTH	2	A133	2							2					
3	1	A	MAIN LAV	7					7							7		
3	BASMNT	A	BASEMENT	1	A008	1							1					
			BASEMENT	1	A016	1							1					
3	1	B	PHARMACY	1	B117	1							1					
3	1	C	URGENT CARE/PODIATRY	1	C109	1							1					
			URGENT CARE/PODIATRY	1	C110	1							1					
			URGENT CARE/PODIATRY	1	C111	1							1					
			URGENT CARE/PODIATRY	1	C112	1							1					
			URGENT CARE/PODIATRY	1	C113	1							1					

## BROCKTON CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
			URGENT CARE/PODIATRY	1	C114	1							1					
			URGENT CARE/PODIATRY	1	C115	1							1					
			URGENT CARE/PODIATRY	1	C117	1							1					
			URGENT CARE/PODIATRY	1	C118	1							1					
			URGENT CARE/PODIATRY	1	C119	1							1					
			URGENT CARE/PODIATRY	1	C123	1							1					
			URGENT CARE/PODIATRY	1	C124	1							1					
			URGENT CARE/PODIATRY	1	C125	1							1					
			URGENT CARE/PODIATRY	1	C126	1							1					
			URGENT CARE/PODIATRY	1	C127	1							1					
			URGENT CARE/PODIATRY	1	C128	1							1					
			URGENT CARE/PODIATRY	1	C129	1							1					
			URGENT CARE/PODIATRY	1	C131	1							1					
			URGENT CARE/PODIATRY	1	C135	1							1					
			URGENT CARE/PODIATRY	1	C136	1							1					
3	2	B	DENTAL	1	B201	1							1					
			ROOM	1	#1	1							1					
			ROOM	1	#2	1							1					
			ROOM	1	#3	1							1					
			ROOM	1	#4	1							1					
			ROOM	1	#5	1							1					
			ROOM	1	#6	1							1					
			ROOM	1	#7	1							1					
			ROOM	1	#8	1							1					
			RADIOLOGY	1	B213	1							1					
			RADIOLOGY	1	B215	1							1					
			RADIOLOGY	1	B218	1							1					
			RADIOLOGY	1	B219	1							1					
			MED CART	1					1									
3	2	C	CODE CART	1					1									
			EKG/STRESS	1	C209	1							1					
			STRESS LAB	1	C212	1							1					
3	3	A	PHARMACY	2	A342				2							2		
			EYE WORLD	1	A314	1							1					
			EYE WORLD	1	A315	1							1					
			EYE WORLD	1	A317	1							1					
			EYE WORLD	1	A318	1							1					
			EYE WORLD	1	A319	1							1					
			EYE WORLD	1	A320	1							1					
			EYE WORLD	1	A321	1							1					

## BROCKTON CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
			EYE WORLD	1	A322	1							1					
			EYE WORLD	1	A323	1							1					
			EYE WORLD	1	A324	1							1					
			EYE WORLD	1	A325	1							1					
			EYE WORLD	1	A327	1							1					
			EYE WORLD	1	A328	1							1					
			EYE WORLD	1	A329	1							1					
			EYE WORLD	1	A330	1							1					
			EYE WORLD	1	A332	1							1					
			EYE WORLD	1	A333	1							1					
			EYE WORLD	1	A334	1							1					
			EXAM ROOMS	1	A346	1							1					
			EXAM ROOMS	1	A347	1							1					
			EXAM ROOMS	1	A348	1							1					
			EXAM ROOMS	1	A304	1							1					
			EXAM ROOMS	1	A305	1							1					
			EXAM ROOMS	1	A306	1							1					
			EXAM ROOMS	1	A307	1							1					
			EXAM ROOMS	1	A345	1							1					
			EXAM ROOMS	1	A349A	1							1					
			EXAM ROOMS	1	A349B	1							1					
3	3	B	EXAM ROOMS	1	B301	1							1					
			EXAM ROOMS	1	B302	1							1					
			EXAM ROOMS	1	B306	1							1					
			EXAM ROOMS	1	B307	1							1					
			EXAM ROOMS	1	B308	1							1					
			EXAM ROOMS	1	B309	1							1					
			EXAM ROOMS	1	B310	1							1					
			EXAM ROOMS	1	B311	1							1					
			EXAM ROOMS	1	B312	1							1					
			EXAM ROOMS	1	B313	1							1					
			EXAM ROOMS	1	B314	1							1					
			EXAM ROOMS	1	B315	1							1					
			EXAM ROOMS	1	B316	1							1					
			EXAM ROOMS	1	B317	1							1					
			EXAM ROOMS	1	B322	1							1					
			EXAM ROOMS	1	B323	1							1					
			EXAM ROOMS	1	B324	1							1					
			EXAM ROOMS	1	B324	1							1					
			EXAM ROOMS	1	B366	1							1					
			EXAM ROOMS	1	B337	1							1					

## BROCKTON CAMPUS



BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
3	3	C	EXAM ROOMS	1	C201	1							1					
			EXAM ROOMS	1	C302	1							1					
			EXAM ROOMS	1	C312	1							1					
			EXAM ROOMS	1	C313	1							1					
			EXAM ROOMS	1	C314	1							1					
			EXAM ROOMS	1	C315	1							1					
			EXAM ROOMS	1	C316	1							1					
			EXAM ROOMS	1	C321	1							1					
			EXAM ROOMS	1	C322	1							1					
			EXAM ROOMS	1	C323	1							1					
			EXAM ROOMS	1	C324	1							1					
			EXAM ROOMS	1	C325	1							1					
			EXAM ROOMS	1	C326	1							1					
			EXAM ROOMS	1	C327	1							1					
			EXAM ROOMS	1	C328	1							1					
			EXAM ROOMS	1	C329	1							1					
			EXAM ROOMS	1	C330	1							1					
			EXAM ROOMS	1	C331	1							1					
			EXAM ROOMS	1	C336	1							1					
			EXAM ROOMS	1	C337	1							1					
3	4	A	SLEEP LAB	1	A418	1							1					
			SLEEP LAB	1	A419	1							1					
			SLEEP LAB	1	A420	1							1					
			SLEEP LAB	1	A421	1							1					
4	1	B	PATIENT ROOMS	1	B101	1							1					
			PATIENT ROOMS	1	B102	1							1					
			MED ROOM	1	B103A				1									
			TREATMENT ROOM	1	B109	1							1					
			BATH	1	B112	1							1					
			PATIENT ROOMS	1	B114	1							1					
			PATIENT ROOMS	1	B115	1							1					
			PATIENT ROOMS	1	B116	1							1					
			PATIENT ROOMS	1	B117	1							1					
			PATIENT ROOMS	1	B118	1							1					
			PATIENT ROOMS	1	B119	1							1					
			PATIENT ROOMS	1	B120	1							1					
			PATIENT ROOMS	1	B122	1							1					
			PATIENT ROOMS	1	B126	1							1					
			PATIENT ROOMS	1	B127	1							1					
			PATIENT ROOMS	1	B128	1							1					
			PATIENT ROOMS	1	B129	1							1					

## BROCKTON CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
			PATIENT ROOMS	1	B130A	1							1					
			PATIENT ROOMS	1	B130C	1							1					
			PATIENT ROOMS	1	B131	1							1					
			PATIENT ROOMS	1	B132	1							1					
			PATIENT ROOMS	1	B133	1							1					
			PATIENT ROOMS	1	B134	1							1					
			PATIENT ROOMS	1	B138	1							1					
			PATIENT ROOMS	1	B139	1							1					
			PATIENT ROOMS	1	B222	1							1					
			PATIENT ROOMS	1	B226	1							1					
			PATIENT ROOMS	1	B227	1							1					
			PATIENT ROOMS	1	B228	1							1					
			PATIENT ROOMS	1	B229	1							1					
			PATIENT ROOMS	1	B230A	1							1					
			PATIENT ROOMS	1	B230C	1							1					
			PATIENT ROOMS	1	B231	1							1					
			PATIENT ROOMS	1	B232	1							1					
			PATIENT ROOMS	1	B233	1							1					
			PATIENT ROOMS	1	B234	1							1					
			PATIENT ROOMS	1	B238	1							1					
			PATIENT ROOMS	1	B239	1							1					
			MEDCART	4		4							4					
			CODE CART	1					1									
			IV CART/CODE CART	1					1									
4	1	C	PATIENT ROOMS	1	C101	1							1					
			PATIENT ROOMS	1	C102	1							1					
			MED ROOMS	1	C103A	1							1					
			EXAM ROOM	1	C109	1							1					
			BATH	1	C113	1							1					
			PATIENT ROOMS	1	C114	1							1					
			PATIENT ROOMS	1	C115	1							1					
			PATIENT ROOMS	1	C116	1							1					
			PATIENT ROOMS	1	C117	1							1					
			PATIENT ROOMS	1	C118	1							1					
			PATIENT ROOMS	1	C119	1							1					
			PATIENT ROOMS	1	C120	1							1					
			PATIENT ROOMS	1	C122	1							1					
			PATIENT ROOMS	1	C126	1							1					
			PATIENT ROOMS	1	C127	1							1					
			PATIENT ROOMS	1	C128	1							1					
			PATIENT ROOMS	1	C129	1							1					
			PATIENT ROOMS	1	C130	1							1					

## BROCKTON CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
			PATIENT ROOMS	1	C131	1							1					
			PATIENT ROOMS	1	C132	1							1					
			PATIENT ROOMS	1	C133	1							1					
			PATIENT ROOMS	1	C137	1							1					
			MED CARTS	6		6							6					
4	2	B	EXAM ROOM	1	B209	1							1					
			PATIENT ROOMS	1	B212	1							1					
			PATIENT ROOMS	1	B214	1							1					
			PATIENT ROOMS	1	B215	1							1					
			PATIENT ROOMS	1	B216	1							1					
			PATIENT ROOMS	1	B217	1							1					
			PATIENT ROOMS	1	B218	1							1					
			PATIENT ROOMS	1	B219	1							1					
			PATIENT ROOMS	1	B220	1							1					
			PATIENT ROOMS	1	B222	1							1					
			PATIENT ROOMS	1	B226	1							1					
			PATIENT ROOMS	1	B227	1							1					
			PATIENT ROOMS	1	B228	1							1					
			PATIENT ROOMS	1	B229	1							1					
			PATIENT ROOMS	1	B230A	1							1					
			MED ROOM	1	B230A	1							1					
			PATIENT ROOMS	1	B230C	1							1					
			PATIENT ROOMS	1	B231	1							1					
			PATIENT ROOMS	1	B233	1							1					
			PATIENT ROOMS	1	B234	1							1					
			PATIENT ROOMS	1	B238	1							1					
			PATIENT ROOMS	1	B239	1							1					
			MED CARTS	4		4							4					
			CODE CARTS	1					1									
4	2	C	PATIENT ROOMS	1	C201	1							1					
			PATIENT ROOMS	1	C202	1							1					
			MED ROOM	1	C203A	1							1					
			EXAM ROOM	1	C209	1							1					
			BATH	1	C213	1							1					
			PATIENT ROOMS	1	C214	1							1					
			PATIENT ROOMS	1	C215	1							1					
			PATIENT ROOMS	1	C216	1							1					
			PATIENT ROOMS	1	C217	1							1					
			PATIENT ROOMS	1	C218	1							1					
			PATIENT ROOMS	1	C219	1							1					
			PATIENT ROOMS	1	C220	1							1					

## BROCKTON CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
			PATIENT ROOMS	1	C226	1							1					
			PATIENT ROOMS	1	C227	1							1					
			PATIENT ROOMS	1	C228	1							1					
			PATIENT ROOMS	1	C229	1							1					
			PATIENT ROOMS	1	C230	1							1					
			PATIENT ROOMS	1	C231	1							1					
			PATIENT ROOMS	1	C232	1							1					
			PATIENT ROOMS	1	C233	1							1					
			MED CARTS	2		2							2					
7	1	B	NURSES STATION	2	B1121A				2									
8	1	B	PATIENT ROOMS	1	A104	1							1					
			PATIENT ROOMS	1	A105	1							1					
			PATIENT ROOMS	1	A171	1							1					
			PATIENT ROOMS	1	B107	1							1					
			PATIENT ROOMS	1	B108	1							1					
			PATIENT ROOMS	1	B109	1							1					
			PATIENT ROOMS	1	B110	1							1					
			PATIENT ROOMS	1	B111	1							1					
			PATIENT ROOMS	1	B112	1							1					
			PATIENT ROOMS	1	B113	1							1					
			PATIENT ROOMS	1	B114	1							1					
			PATIENT ROOMS	1	B117	1							1					
			PATIENT ROOMS	1	B118	1							1					
			PATIENT ROOMS	1	B119	1							1					
			PATIENT ROOMS	1	B120	1							1					
			PATIENT ROOMS	1	B121	1							1					
			PATIENT ROOMS	1	B122	1							1					
			PATIENT ROOMS	1	B123	1							1					
			PATIENT ROOMS	1	B124	1							1					
			PATIENT ROOMS	1	B128	1							1					
			PATIENT ROOMS	1	B130	1							1					
			PATIENT ROOMS	1	B131	1							1					
			NURSES STATION	1	B132	1							1					
			MED ROOM	4	B132B				4									
			MED CART	1					1									
			TOTAL	299		271			28				271			9		

## BROCKTON CAMPUS

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
					LEGEND													
				1	3 gallon container Standard Top, Wall Mount													
				2	2 gallon container Standard Top, Wall Mount													
				3	8 gallon container Funnel top													
				4	8 gallon container trap top													
				5	17 gallon container													
				6	3 gallon container trap top, Wall Mount													
				7	2 gallon container trap top, Wall Mount													
				A	3 gallon outer cabinet													
				B	2 gallon outer cabinet													
				B1	2 or 3 gal. Wire Bracket													
				C	Any 8 gallon Dolly													
				C1	8 Gallon Wire Bracket													
				D	Any 17 Gallon Dolly													

## COMMUNITY BASED OUTPATIENT CLINICS (CBOC)

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
			CAUSEWAY OPC	1	121	1							1					
				1	123	1							1					
				1	124	1							1					
				1	126	1							1					
				1	131	1							1					
				1	132	1							1					
				1	133	1							1					
				1	134	1							1					
				1	135	1							1					
				1	136	1							1					
				1	137	1							1					
				2	138	1			1				1					
				1	139	1							1					
				1	141	1							1					
				1	206	1							1					
				1	210	1							1					
				1	211	1							1					
				1	212	1							1					
				1	213	1							1					
				1	214	1							1					
				1	215	1							1					
				1	222	1							1					
				1	224	1							1					
				1	242	1							1					
				1	244	1							1					
				3	264	2			1				2					
				2	268	2							2					
				2	269	2							2					
				2	338				2									
				35	CAUSEWAY OPC TOTALS	31			4				31					
			LOWELL OPC	1	102	1							1					
				1	105	1							1					
				1	137	1							1					
				1	141 - Blood Drawing Room				1									
				1	144 - Lab				1									
				1	208	1							1					
				1	236	1							1					
				1	239	1							1					
				1	240	1							1					
				1	249	1							1					
				1	252	1							1					

### COMMUNITY BASED OUTPATIENT CLINICS (CBOC)

BLDG.	FLOOR	WING	AREA	#	CURRENT LOCATION	CONTAINERS							CABINETS & DOLLIES					
						1	2	3	4	5	6	7	A	B	B1	C	C1	D
				1	253	1							1					
				1	254	1							1					
				1	255	1							1					
				1	257	1							1					
				1	262	1							1					
				1	267	1							1					
				1	268	1							1					
				1	272	1							1					
				19	LOWELL OPC TOTALS	17			2				17					
			FRAMINGHAM CBOC	1	ROOM 01	1							1					
				1	ROOM 02	1							1					
				1	ROOM 03	1							1					
				1	ROOM 04	1							1					
				1	ROOM 05	1							1					
				1	ROOM 06	1							1					
				6	FRAMINGHAM CBOC TOTALS	6			0	0			6					
			QUINCY CBOC	4	QUINCY CBOC	4							4					
			PLYMOUTH CBOC	8	PLYMOUTH CBOC	8							8					
			TOTALS	72		66			6	0			66					
					LEGEND													
				1	3 gallon container Standard Top, Wall Mount													
				2	2 gallon container Standard Top, Wall Mount													
				3	8 gallon container Funnel top													
				4	8 gallon container trap top													
				5	17 gallon container													
				6	3 gallon container trap top, Wall Mount													
				7	2 gallon container trap top, Wall Mount													
				A	3 gallon outer cabinet													
				B	2 gallon outer cabinet													
				B1	2 or 3 gallon Wire Bracket													
				C	Any 8 gallon Dolly													
				C1	8 Gallon Wire Bracket													
				D	Any 17 Gallon Dolly													

## **REGULATED MEDICAL WASTE (RMW) REQUIREMENTS**

1. Contractor to provide collection containers that are reusable, sealable, leak proof and puncture resistant with secure lids that can be used at point-of-generation collections/stations.
2. The contractor shall adhere to the following regulations. Regulations stated should only be used as a guide and are not intended to be all regulations that the contractor must comply with.
  - a. The contractor shall submit all state department and public reports as required.
  - b. Pursuant to the code of Massachusetts regulations 105 CMR 480.00, Minimum Requirements for the Management of Medical of Biological Waste (State Sanitary Code Chapter VIII)
  - c. Medical or biological waste: state sanitary code chapter VIII, the contractor must submit a plant operating permit from the state where the plant is located and a letter of authorization from the states allowing transportation of medical waste over their roads from each facility to the treatment plant.
  - d. The contractor must comply with executive order 13101 (SEPTEMBER 14, 1998) GREENING THE GOVERNMENT THROUGH WASTE PREVENTION, RECYCLING AND FEDERAL ACQUISITION.
  - e. The contractor shall utilize an on-line manifest system to receipt for materials and certify proper disposal. The contractor will submit the proposed manifest system forms for VA approval. The contractor will leave one copy of the manifest with the Contracting Officer Technical Representative (COR) at the time of the pick-up showing the quantity picked up. The completed manifests will be returned within **Thirty (30) days** in compliance with Massachusetts State Regulations.
  - f. Plant must comply with the Clean Air Act of 1991 and produce only safe neutral by-products and the vendor must be able to show compliance with all environmental applicable state regulations such as MWRA Regulations.
  - g. The COR or designee will verify weights/counts of materials being picked up. The contractor is responsible for notifying the COR or designee upon arrival at all pick-up locations.
3. The following is a listing and description of the medical wastes that are, at a minimum, included in the scope of this contract:
  - a. Cultures and stocks: Cultures and stocks of infectious agents and associated biologicals, including: cultures from medical and pathological laboratories; cultures and stocks of infectious agents from research and industrial laboratories;



wastes from the production of biologicals; discarded live and attenuated vaccines, and culture dishes and devices used to transfer inoculate and mix cultures.

- b. **Pathological Waste:** Human pathological wastes, including tissues, organs and body parts and body fluids that are removed during surgery or autopsy, or other medical procedures, and specimens of body fluids and their containers. Animal tissues, body parts and carcasses are included in this category. Excluded in this category are tissue samples in paraffin.
  - c. **Human blood and blood products:** Liquid waste human blood and products of blood or items saturated and/or dripping with human blood, including serum, plasma and other blood components, and their containers, which were used or intended to be used in:
    - i. patient care (e.g. blood bags)
    - ii. testing and laboratory analysis
    - iii. development of pharmaceuticals; and other articles containing dried blood that can be scraped off. Intravenous bags are also included in this category.
  - d. **Isolation wastes:** Biological waste and discarded materials contaminated with blood, excretion, exudates, or secretions from humans who are isolated to protect others from certain highly communicable diseases.
4. **Service Locations:**
- a. Jamaica Plain Campus, 150 South Huntington Avenue, Boston, MA 02130
  - b. West Roxbury Campus, 1400 VFW Parkway, West Roxbury, MA 02132
  - c. Brockton Campus, 940 Belmont Street, Brockton, MA 02301
  - d. Causeway Outpatient Clinic, 251 Causeway Street, Boston, MA 02114
  - e. Lowell Outpatient Clinic, 130 Marshall Road, Lowell, MA 01852
  - f. Framingham Outpatient Clinic, 61 Lincoln Street, Framingham, MA 01702
  - g. Plymouth Outpatient Clinic, 116 Long Pond Road, Plymouth, MA 02360
5. **VA Boston Healthcare System employees shall:**
- a. Identify, segregate and label regulated medical waste by placing the waste in plastic waste receptacle liners or containers that are marked with the international biohazard symbol and the wording "Infectious Waste" or "Biohazard Waste".
  - b. Collect and handle red bags filled with regulated medical waste by placing the bags of waste inside the containers provided by the contractor. VABHS employees shall seal the containers filled with medical waste and transport the containers to the designated staging area at each campus or outpatient clinic.
6. **Contractor shall:**

- a. Provide the participating facilities with sufficient amounts of collection containers, reusable, with lids that are sturdy, rigid, leak proof, impervious, on wheels and have the capability of being sealed. The collection containers shall be from 23 to 120 gallon containers with a locking lid to snap on when ready for transport. All containers shall be equipped with wheels. Exterior walls of the containers shall be identified with the international biohazard symbol and the wording "Infectious Waste" or "Biohazard Waste". Collection containers shall have flip top, foot operated lids (hands-free) for use during loading at collection site.
- b. Provide waste generator labels for the following:
  - i. PATHOLOGICAL
  - ii. CHEMO WASTE
  - iii. REGULATED MEDICAL WASTE
- c. Remove regulated medical waste using only properly permitted and licensed trucks and drivers. Contractor shall be required to remove all regulated waste as required by each participating facility as defined below. Contractor shall also respond to a request from the COR to pick up unusually large accumulations of regulated medical waste at the storage facility indicated within eight (8) hours of notification. Disposal charge does not include the weight of the reusable tubs or lids.
- d. Transport the containers by methods and procedures that fully comply with all local, state and federal rules and regulations. The contractor shall furnish the COR with a fully detailed description of the methodology that shall be used to transport, treat and dispose of the waste.
- e. Provide all packaging materials. This includes cardboard boxes for chemotherapeutic and pathological waste and all associated tape, labels, pre-printed address labels, and stickers. This also includes all red bags to be used in the Contractor's containers. The contractor is also advised there is a lack of storage space available at the Jamaica Plain Campus, therefore the contractor shall provide a staged trailer at that location for storage of medical waste between pick-ups.
- f. Provide the COR with a copy of the manifest, which includes the generator and transporter information for each load of waste. The manifest shall be provided to the Government each time the waste is removed from each campus or outpatient clinic. Each manifest shall include, but not be limited to the following information.

i. GENERATOR INFORMATION

1. Name
2. Address
3. Telephone Number
4. Description of waste
5. The quantity of medical waste in pounds (tare weight). Also, include the number of canisters or containers, cubic feet, and identification on each contained (i.e., barcode ID or ID sticker) for each facility location.

ii. TRANSPORTER INFORMATION

1. Truck Number
2. Transporter name
3. Address
4. Telephone Number
5. Driver name
6. Vehicle license number and state
7. Vehicle certification
8. Applicable permit numbers

iii. DESTINATION INFORMATION

1. Site name
2. Address
3. Telephone number

There shall be certification on the manifest by signature and date that the waste was picked up at the generator site, and additional certification that the waste was delivered without incident to the approved destination.

1. Within five (5) working days of the time the waste has reached its destination, contactor shall provide the government with a matching completed manifest that includes destination and/or appropriate destruction information. Document numbers and information on the two documents shall match. There shall be final

certification by the destination-authorized agent by signature and date that the waste was accepted and all the information was correct.

2. The contractor will leave one copy of the manifest with the COR or designee at the time of the pick-up showing the quantity picked up. The completed manifests will be returned within Thirty (30) days in compliance with Massachusetts State Regulations.
6. Contractor shall maintain licenses and/or permits required by Federal, State, City and County laws and regulations. The contractor shall assume full responsibility for compliance with all Federal, State, City and County laws, rules and regulations governing regulated• medical waste and its destruction.
7. Training: Annually, the contractor shall provide a documented In-Service Training Program to participating facility employees that shall include applicable:
  - a. State and local regulations
  - b. Environmental Protection Agency (EPA); Center for Disease Control (CDC); Occupational Safety and Health Administration (OSHA) regulations and standards
  - c. Medical Waste Stream — policies and procedures to include:
    - i. Identification, segregation and labeling
    - ii. Collection, handling and transport
    - iii. Storage, treatment and disposal/recovery
    - iv. Record keeping/tracking and risk management

The contractor shall obtain signatures of all trainees and issue certificates of completion to all trainees who have successfully completed the training. Signatures and copies of each certificate shall be provided to the COR.

8. Waste Stream Analysis: Within 60 days after completion of training identified above, contractor shall conduct a waste-stream analysis of the participating facilities Regulated Medical Waste. The analysis shall be based on the policies and procedures of the Massachusetts Department of Public Health (DPH) regulations, Environmental Protection Agency (EPA) recommendations, Occupational Safety and Health Administration (OSHA) standards, Center for Disease Control (CDC) guidelines and Joint Commission for Accreditation of Hospital Organization (JCAHO) recommendations. The waste stream analysis shall include any suggestions for waste reduction with the Medical Centers.
9. Contractor will be required to supply monthly data to the COR. This data will include (1) weight of waste picked up in VABHS for the prior month and should be broken down to

include the weights of each category of RMW: (a) general infectious waste, (b) trace chemotherapeutic waste, (c) pathological/anatomical waste, (2) the cost that VABHS paid to the contractor for the prior month, and (3) that all RMW, chemotherapeutic and pathological waste was diverted to cogeneration or recycling. All data will be broken down by campus and outpatient clinic. All data shall be submitted to the COR around the 15<sup>th</sup> day of the following month. The COR may provide a standard form to the contractor for the contractor to complete.

10. Points of Collection: Current point of generation collection container locations (where containers will be placed within the facility)

**a. Jamaica Plain Campus**

- |                  |                   |
|------------------|-------------------|
| i. Room F1-37    | viii. Room B5-54  |
| ii. Room F1-57   | ix. Room B6-53    |
| iii. Room F2-78  | x. Room D6-157    |
| iv. Room F3-27   | xi. Room B7-51    |
| v. Room F3-69    | xii. Room 09-139  |
| vi. Room D1-156  | xiii. Room C11-32 |
| vii. Room B2-63A |                   |

**b. West Roxbury Campus**

**i. Building 1**

1. Floor G: GC104A-01-WR (RMW Room)
2. Floor G: GB105-01-WR
3. Floor G: GB130-01-WR
4. Floor 1: 1B113-01-WR
5. Floor 2: 2B115-01-WR
6. Floor 2: 2D131-01-WR
7. Floor 3: 3B106-01-WR
8. Floor 3: 3B121-01-WR
9. Floor 3: 3D107-01-WR
10. Floor 4: 4B109-01-WR

11. Floor 5: 5C116-01-WR

**ii. Building 2**

1. Floor B: AB1-02-WR
2. Floor G: A056-02-WR
3. Floor 1: A143-02-WR
4. Floor 2: A249-02-WR
5. Floor 3: A318-02-WR
6. Floor 3: A328-02-WR
7. Floor 3: A318-02-WR
8. Floor 3: A328-02-WR

**iii. Building 3**

1. Floor a GA128-03-WR
2. Floor G: GA176-03-WR
3. Floor 2: 2B113-03-WR

**c. Brockton Campus**

- i. Building #2 — Room A1 7
- ii. Building #3 — Room A135A
- iii. Building #4 — Room B006
- iv. Building #4 Ward 41C — Room 0134
- v. Building #4,— Ward 41 B — Room B135
- vi. Building #4 Ward 42C — Room C235
- vii. Building #4 — Ward 42B — Room B235
- viii. Building #8 — Room 0018
- ix. Room A1 35A just off the Building #3 loading dock is the main infectious waste pick up location for the Brockton Campus.

**d. Plymouth Outpatient Clinic**

- i. Soiled Utility Room

**e. Causeway Street Outpatient Clinic**

- i. Third Floor — Room 362

**f. Lowell Outpatient. Clinic**

- i. Soiled Utility Room

**SPECIAL REQUIREMENTS**

1. **QUALIFICATION OF OFFERORS:** Quotes shall be considered only from companies who are regularly established in the business called for, and who in the judgment of the Contracting Officer are financially responsible and able to show evidence of their reliability, ability, experience, equipment, facilities and personnel directly employed or supervised by them to render prompt and satisfactory service. Contractor shall be able to handle all sharps waste removal requirements immediately upon start of the contract period.
2. **INSPECTION OF PREMISES:** Contractors are encouraged to visit the participating facilities to fully inform themselves of the character and conditions under which the service is to be performed. Failure to do so shall in no way relieve the successful offeror from the necessity of furnishing the services as specified in this solicitation without additional cost to the Government. This inspection may be made daily between the hours of 9:00 a.m. and 3:00 p.m. except Saturday, Sundays and holidays.
3. **INSPECTION OF OFFERORS FACILITIES:** The right is reserved to thoroughly inspect and investigate the establishment, facilities, business reputation and other qualifications of any offeror and reject any proposal, irrespective of price, if it shall be administratively determined lacking in any of the essentials necessary to assure acceptable standards of performance.
4. **RESPONSIBILITY FOR CONTAINERS:** The Contractor agrees that the participating Government facilities assume no liability for damage that may be done to the sharps or RMW containers used in the performance of this contract, unless it is caused by an act of negligence on the part of a Government employee.
5. **LICENSE:** The Contractor shall be licensed by the state or local authority in those localities where such licenses are required. Where no license is required, the offeror shall furnish with his proposal, evidence of satisfactory work performance of work supervision for a period of not less than one year previous to the date of the proposal.

6. **LIABILITY AND INSURANCE COVERAGE:** Satisfactory insurance coverage is a condition precedent to award of a contract. In general, a successful offeror shall present satisfactory evidence of full compliance with State and local requirements. State approved sources of insurance coverage ordinarily shall be deemed acceptable to the Department of Veterans Affairs installation, subject to timely certifications by such sources of the types and limits of the coverage afforded by the sources.
7. **EVIDENCE OF COVERAGE:** Before commencing work under the contract, the Contractor shall furnish to the Contracting Officer, a certificate of insurance indicating the coverage outlined in the **SUPPLEMENTAL INSURANCE REQUIREMENTS** section and containing an endorsement to the effect that cancellation of or any material change in the policies which adversely affect the interest of the Government in such insurance shall not be effective unless a thirty (30) day advance written notice of cancellation or change is furnished to the Contracting Officer.
8. **AUTHORITY OF OPERATORS:** The Contractor's operators shall bear at all times the Contractor's signed authority designating them as authorized to perform work at the participating facilities under this contract. Only designated operators shall do work under this contract. All drivers of vehicles used in the performance of this contract shall be authorized drivers of such type vehicles and shall carry upon his/her person, the necessary operator's and/or chauffeur's license as may be required by the State of Massachusetts. While driving on Government facility grounds, the drivers of vehicles shall fully comply with such speed and safety regulations pertaining to the operation of motor vehicles as medical center authorities may issue from time to time.
9. **SAFETY/EMERGENCY PLANS:** Contractor shall submit the following plans with their quote:
  - a. A written safety plan that details actions to be taken to protect the staff of the VABHS, the contractor, and surrounding communities in the event of any accidental spills or leaks that occur while the Contractor is performing work under this contract for the Government.
  - b. A written emergency plan that outlines a formalized response to any accidental spills or leaks that occur while the Contractor is performing work under this contract for the Government.
10. **CONTINUATION OF SERVICES:** Vendor shall submit contingency plans outlining how they will continue to provide services in the event there is a disruption in any segment of services provided such as transportation, destruction, etc.
11. **Terms of Contract:** This contract shall be effective from October 1, 2017 (or date of award) through September 30, 2022. This agreement may be extended for 4 option years at the option of the Government.



12. Contracting Officer's Representative (COR): A Contracting Officer's Representative (COR) shall be appointed to this contract. Acceptance of contract services will be the responsibility of the Contracting Officer or his representative. The COR is not authorized to change the scope of the work. Changes can only be made by the Contracting Officer.
13. Wage Determination: Service employees who will be employed in the performance of the contract shall be paid no less than the wages as indicated in the applicable Wage Determination found in the list of attachments.
14. Fuel Surcharge: The Government will not make additional payments for fuel surcharges under this contract.
15. Invoices: The Contractor is to submit a full calendar monthly invoice in arrears, indicating the dates and type of service provided, along with the contract number and purchase order number for which payment is due. Contractor shall receive payment for services rendered in accordance with the Prompt Payment Act.
16. Quality Assurance: The Government facilities may at any time inspect and verify that the accuracy of the work compares to that indicated on the invoice. Any deviation will be deducted from the invoice price.
17. Correspondence: All correspondence relative to this contract shall bear the VA Contract number, correct Fiscal Year Purchase Order number, Title and name of facility being billed against.
18. Payments: Will be paid monthly, in arrears, upon receipt of a proper invoice for services performed during the previous month in accordance with the terms of this contract. All invoices shall be submitted by the 15<sup>th</sup> day of the month following the month in which services were provided.
19. Invoices shall at the minimum include:
  - a. Invoice number
  - b. Current Fiscal year Purchase Order Number
  - c. Contract Number
  - d. Description of services rendered
  - e. Unit and total prices.
  - f. All waste should be reported and billed in pounds

**B.4 PRICE/COST SCHEDULE****ITEM INFORMATION**

ITEM NUMBER	DESCRIPTION OF SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE		AMOUNT
<b>0001</b>	Weekly Infectious Waste Removal Services for Jamaica Plain Campus  Contract Period: Base POP Begin: 10-01-2017 POP End: 09-30-2018	12.00	MO			
<b>0002</b>	Bi-weekly Infectious Waste Removal Services for West Roxbury Campus  Contract Period: Base POP Begin: 10-01-2017 POP End: 09-30-2018	12.00	MO			
<b>0003</b>	Weekly Infectious Waste Removal Services for Brockton Campus  Contract Period: Base POP Begin: 10-01-2017 POP End: 09-30-2018	12.00	MO			
<b>0004</b>	Monthly Infectious Waste Removal Services for Causeway CBOC  Contract Period: Base POP Begin: 10-01-2017 POP End: 09-30-2018	12.00	MO			
<b>0005</b>	Monthly Infectious Waste Removal Services for Lowell CBOC  Contract Period: Base POP Begin: 10-01-2017 POP End: 09-30-2018	12.00	MO			

<b>0006</b>	Infectious Waste Removal Services for Plymouth CBOC	12.00	MO	_____	_____
	Contract Period: Base POP Begin: 10-01-2017 POP End: 09-30-2018				
<b>0007</b>	Infectious Waste Removal Services for Framingham CBOC	12.00	MO	_____	_____
	Contract Period: Base POP Begin: 10-01-2017 POP End: 09-30-2018				
<b>0008</b>	Needle Disposal Services for Jamaica Plain Campus and Outpatient Clinics located in Lowell, Quincy, Framingham and Causeway CBOC	12.00	MO	_____	_____
	Contract Period: Base POP Begin: 10-01-2017 POP End: 09-30-2018				
<b>0009</b>	Needle Disposal Services for West Roxbury Campus	12.00	MO	_____	_____
	Contract Period: Base POP Begin: 10-01-2017 POP End: 09-30-2018				
<b>0010</b>	Needle Disposal Services for Brockton Campus and Plymouth CBOC	12.00	MO	_____	_____
	<b>Base Year Total Amount:</b> \$ _____				
	Contract Period: Base POP Begin: 10-01-2017 POP End: 09-30-2018				
<b>1001</b>	Weekly Infectious Waste Removal Services for Jamaica	12.00	MO	_____	_____

<p>Plain Campus</p> <p>Contract Period: Option 1 POP Begin: 10-01-2018 POP End: 09-30-2019</p>					
<b>1002</b>	Bi-weekly Infectious Waste Removal Services for West Roxbury Campus	12.00	MO	_____	_____
<p>Contract Period: Option 1 POP Begin: 10-01-2018 POP End: 09-30-2019</p>					
<b>1003</b>	Weekly Infectious Waste Removal Services for Brockton Campus	12.00	MO	_____	_____
<p>Contract Period: Option 1 POP Begin: 10-01-2018 POP End: 09-30-2019</p>					
<b>1004</b>	Monthly Infectious Waste Removal Services for Causeway CBOC	12.00	MO	_____	_____
<p>Contract Period: Option 1 POP Begin: 10-01-2018 POP End: 09-30-2019</p>					
<b>1005</b>	Monthly Infectious Waste Removal Services for Lowell CBOC	12.00	MO	_____	_____
<p>Contract Period: Option 1 POP Begin: 10-01-2018 POP End: 09-30-2019</p>					
<b>1006</b>	Infectious Waste Removal Services for Plymouth CBOC	12.00	MO	_____	_____
<p>Contract Period: Option 1 POP Begin: 10-01-2018 POP End: 09-30-2019</p>					

<b>1007</b>	Infectious Waste Removal Services for Framingham CBOC	12.00	MO	_____	_____
	Contract Period: Option 1 POP Begin: 10-01-2018 POP End: 09-30-2019				
<b>1008</b>	Needle Disposal Services for Jamaica Plain Campus and Outpatient Clinics located in Lowell, Quincy, Framingham and Causeway CBOC.	12.00	MO	_____	_____
	Contract Period: Option 1 POP Begin: 10-01-2018 POP End: 09-30-2019				
<b>1009</b>	Needle Disposal Services for West Roxbury Campus	12.00	MO	_____	_____
	Contract Period: Option 1 POP Begin: 10-01-2018 POP End: 09-30-2019				
<b>1010</b>	Needle Disposal Services for Brockton Campus and Plymouth CBOC	12.00	MO	_____	_____
	<b>Option Year One (1) Total Amount:</b> \$ _____				
	Contract Period: Option 1 POP Begin: 10-01-2018 POP End: 09-30-2019				
<b>2001</b>	Weekly Infectious Waste Removal Services for Jamaica Plain Campus	12.00	MO	_____	_____
	Contract Period: Option 2 POP Begin: 10-01-2019 POP End: 09-30-2020				

<b>2002</b>	Bi-weekly Infectious Waste Removal Services for West Roxbury Campus	12.00	MO	_____	_____
	Contract Period: Option 2 POP Begin: 10-01-2019 POP End: 09-30-2020				
<b>2003</b>	Weekly Infectious Waste Removal Services for Brockton Campus	12.00	MO	_____	_____
	Contract Period: Option 2 POP Begin: 10-01-2019 POP End: 09-30-2020				
<b>2004</b>	Monthly Infectious Waste Removal Services for Causeway CBOC	12.00	MO	_____	_____
	Contract Period: Option 2 POP Begin: 10-01-2019 POP End: 09-30-2020				
<b>2005</b>	Monthly Infectious Waste Removal Services for Lowell CBOC	12.00	MO	_____	_____
	Contract Period: Option 2 POP Begin: 10-01-2019 POP End: 09-30-2020				
<b>2006</b>	Infectious Waste Removal Services for Plymouth CBOC	12.00	MO	_____	_____
	Contract Period: Option 2 POP Begin: 10-01-2019 POP End: 09-30-2020				
<b>2007</b>	Infectious Waste Removal Services for Framingham CBOC	12.00	MO	_____	_____
	Contract Period: Option 2 POP Begin: 10-01-2019				

POP End: 09-30-2020					
<b>2008</b>	Needle Disposal Services for Jamaica Plain Campus and Outpatient Clinics located in Lowell, Quincy, Framingham and Causeway CBOC.	12.00	MO	_____	_____
Contract Period: Option 2 POP Begin: 10-01-2019 POP End: 09-30-2020					
<b>2009</b>	Needle Disposal Services for West Roxbury Campus	12.00	MO	_____	_____
Contract Period: Option 2 POP Begin: 10-01-2019 POP End: 09-30-2020					
<b>2010</b>	Needle Disposal Services for Brockton Campus and Plymouth CBOC	12.00	MO	_____	_____
<b>Option Year Two (2) Total Amount:</b> \$ _____					
Contract Period: Option 2 POP Begin: 10-01-2019 POP End: 09-30-2020					
<b>3001</b>	Weekly Infectious Waste Removal Services for Jamaica Plain Campus	12.00	MO	_____	_____
Contract Period: Option 3 POP Begin: 10-01-2020 POP End: 09-30-2021					
<b>3002</b>	Bi-weekly Infectious Waste Removal Services for West Roxbury Campus	12.00	MO	_____	_____
Contract Period: Option 3 POP Begin: 10-01-2020 POP End: 09-30-2021					

<b>3003</b>	Weekly Infectious Waste Removal Services for Brockton Campus	12.00	MO	_____	_____
	Contract Period: Option 3 POP Begin: 10-01-2020 POP End: 09-30-2021				
<b>3004</b>	Monthly Infectious Waste Removal Services for Causeway CBOC	12.00	MO	_____	_____
	Contract Period: Option 3 POP Begin: 10-01-2020 POP End: 09-30-2021				
<b>3005</b>	Monthly Infectious Waste Removal Services for Lowell CBOC	12.00	MO	_____	_____
	Contract Period: Option 3 POP Begin: 10-01-2020 POP End: 09-30-2021				
<b>3006</b>	Infectious Waste Removal Services for Plymouth CBOC	12.00	MO	_____	_____
	Contract Period: Option 3 POP Begin: 10-01-2020 POP End: 09-30-2021				
<b>3007</b>	Infectious Waste Removal Services for Framingham CBOC	12.00	MO	_____	_____
	Contract Period: Option 3 POP Begin: 10-01-2020 POP End: 09-30-2021				
<b>3008</b>	Needle Disposal Services for Jamaica Plain Campus and Outpatient Clinics located in Lowell, Quincy, Framingham and Causeway CBOC.	12.00	MO	_____	_____



	<p>Contract Period: Option 3 POP Begin: 10-01-2020 POP End: 09-30-2021</p>				
<b>3009</b>	<p>Needle Disposal Services for West Roxbury Campus</p> <p>Contract Period: Option 3 POP Begin: 10-01-2020 POP End: 09-30-2021</p>	12.00	MO		
<b>3010</b>	<p>Needle Disposal Services for Brockton Campus and Plymouth CBOC</p> <p><b>Option Year Three (3) Total Amount:</b> \$ _____</p> <p>Contract Period: Option 3 POP Begin: 10-01-2020 POP End: 09-30-2021</p>	12.00	MO		
<b>4001</b>	<p>Weekly Infectious Waste Removal Services for Jamaica Plain Campus</p> <p>Contract Period: Option 4 POP Begin: 10-01-2021 POP End: 09-30-2022</p>	12.00	MO		
<b>4002</b>	<p>Bi-weekly Infectious Waste Removal Services for West Roxbury Campus</p> <p>Contract Period: Option 4 POP Begin: 10-01-2021 POP End: 09-30-2022</p>	12.00	MO		
<b>4003</b>	<p>Weekly Infectious Waste Removal Services for Brockton Campus</p> <p>Contract Period: Option 4 POP Begin: 10-01-2021 POP End: 09-30-2022</p>	12.00	MO		

<b>4004</b>	Monthly Infectious Waste Removal Services for Causeway CBOC	12.00	MO	_____	_____
	Contract Period: Option 4 POP Begin: 10-01-2021 POP End: 09-30-2022				
<b>4005</b>	Monthly Infectious Waste Removal Services for Lowell CBOC	12.00	MO	_____	_____
	Contract Period: Option 4 POP Begin: 10-01-2021 POP End: 09-30-2022				
<b>4006</b>	Infectious Waste Removal Services for Plymouth CBOC	12.00	MO	_____	_____
	Contract Period: Option 4 POP Begin: 10-01-2021 POP End: 09-30-2022				
<b>4007</b>	Infectious Waste Removal Services for Framingham CBOC	12.00	MO	_____	_____
	Contract Period: Option 4 POP Begin: 10-01-2021 POP End: 09-30-2022				
<b>4008</b>	Needle Disposal Services for Jamaica Plain Campus and Outpatient Clinics located in Lowell, Quincy, Framingham and Causeway CBOC.	12.00	MO	_____	_____
	Contract Period: Option 4 POP Begin: 10-01-2021 POP End: 09-30-2022				
<b>4009</b>	Needle Disposal Services for West Roxbury Campus	12.00	MO	_____	_____

Contract Period: Option 4  
POP Begin: 10-01-2021  
POP End: 09-30-2022

<b>4010</b>	Needle Disposal Services for Brockton Campus and Plymouth CBOC	12.00	MO	_____	_____
	<b>Option Year Four (4) Total Amount:</b> \$ _____				
	Contract Period: Option 4 POP Begin: 10-01-2021 POP End: 09-30-2022				
				<b>GRAND TOTAL</b>	_____

## SECTION C - CONTRACT CLAUSES

### ADDENDUM to FAR 52.212-4 CONTRACT TERMS AND CONDITIONS—COMMERCIAL ITEMS

Clauses that are incorporated by reference (by Citation Number, Title, and Date), have 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 following clauses are incorporated into 52.212-4 as an addendum to this contract:

#### C.1 52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more 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/these address(es):

<http://www.acquisition.gov/far/index.html>

<http://www.va.gov/oal/library/vaar/>

(End of Clause)

<u>FAR Number</u>	<u>Title</u>	<u>Date</u>
52.203-17	CONTRACTOR EMPLOYEE WHISTLEBLOWER RIGHTS AND REQUIREMENT TO INFORM EMPLOYEES OF WHISTLEBLOWER RIGHTS	APR 2014
52.204-4	PRINTED OR COPIED DOUBLE-SIDED ON RECYCLED PAPER	MAY 2011
52.228-5	INSURANCE—WORK ON A GOVERNMENT INSTALLATION	JAN 1997

#### C.2 SUPPLEMENTAL INSURANCE REQUIREMENTS

In accordance with FAR 28.307-2 and FAR 52.228-5, the following minimum coverage shall apply to this contract:

(a) Workers' compensation and employers liability: Contractors are required to comply with applicable Federal and State workers' compensation and occupational disease statutes. If occupational diseases are not compensable under those statutes, they shall be covered under the employer's liability section of the insurance policy, except when contract operations are so commingled with a Contractor's commercial operations that it would not be practical to require this coverage. Employer's liability coverage of at least \$100,000 is required, except in States with exclusive or monopolistic funds that do not permit workers' compensation to be written by private carriers.

(b) General Liability: \$500,000.00 per occurrences.

(c) Automobile liability: \$200,000.00 per person; \$500,000.00 per occurrence and \$20,000.00 property damage.

(d) The successful bidder must present to the Contracting Officer, prior to award, evidence of general liability insurance without any exclusionary clauses for asbestos that would void the general liability coverage.

(End of Clause)

### **C.3 52.204-9 PERSONAL IDENTITY VERIFICATION OF CONTRACTOR PERSONNEL (JAN 2011)**

(a) The Contractor shall comply with agency personal identity verification procedures identified in the contract that implement Homeland Security Presidential Directive-12 (HSPD-12), Office of Management and Budget (OMB) guidance M-05-24, and Federal Information Processing Standards Publication (FIPS PUB) Number 201.

(b) The Contractor shall account for all forms of Government-provided identification issued to the Contractor employees in connection with performance under this contract. The Contractor shall return such identification to the issuing agency at the earliest of any of the following, unless otherwise determined by the Government:

- (1) When no longer needed for contract performance.
- (2) Upon completion of the Contractor employee's employment.
- (3) Upon contract completion or termination.

(c) The Contracting Officer may delay final payment under a contract if the Contractor fails to comply with these requirements.

(d) The Contractor shall insert the substance of this clause, including this paragraph (d), in all subcontracts when the subcontractor's employees are required to have routine physical access to a Federally-controlled facility and/or routine access to a Federally-controlled information system. It shall be the responsibility of the prime Contractor to return such identification to the issuing agency in accordance with the terms set forth in paragraph (b) of this section, unless otherwise approved in writing by the Contracting Officer.

(End of Clause)

### **C.4 52.217-8 OPTION TO EXTEND SERVICES (NOV 1999)**

The Government may require continued performance of any services within the limits and at the rates specified in the contract. These rates may be adjusted only as a result of revisions to prevailing labor rates provided by the Secretary of Labor. The option provision may be exercised more than once, but the total extension of performance hereunder shall not exceed 6 months. The Contracting Officer may exercise the option by written notice to the Contractor within 15 days.

(End of Clause)

### **C.5 52.217-9 OPTION TO EXTEND THE TERM OF THE CONTRACT (MAR 2000)**

(a) The Government may extend the term of this contract by written notice to the Contractor within 15 days; provided that the Government gives the Contractor a preliminary written notice of its intent to extend at least 30 days before the contract expires. The preliminary notice does not commit the Government to an extension.

(b) If the Government exercises this option, the extended contract shall be considered to include this option clause.

(c) The total duration of this contract, including the exercise of any options under this clause, shall not exceed 5 years.

(End of Clause)

### **C.6 52.232-18 AVAILABILITY OF FUNDS (APR 1984)**

Funds are not presently available for this contract. The Government's obligation under this contract is contingent upon the availability of appropriated funds from which payment for contract purposes can be made. No legal liability on the part of the Government for any payment may arise until funds are made available to the Contracting Officer for this contract and until the Contractor receives notice of such availability, to be confirmed in writing by the Contracting Officer.

(End of Clause)

### **C.7 52.232-19 AVAILABILITY OF FUNDS FOR THE NEXT FISCAL YEAR (APR 1984)**

Funds are not presently available for performance under this contract beyond . The Government's obligation for performance of this contract beyond that date is contingent upon the availability of appropriated funds from which payment for contract purposes can be made. No legal liability on the part of the Government for any payment may arise for performance under this contract beyond , until funds are made available to the Contracting Officer for performance and until the Contractor receives notice of availability, to be confirmed in writing by the Contracting Officer.

(End of Clause)

### **C.8 52.232-40 PROVIDING ACCELERATED PAYMENTS TO SMALL BUSINESS SUBCONTRACTORS (DEC 2013)**

(a) Upon receipt of accelerated payments from the Government, the Contractor shall make accelerated payments to its small business subcontractors under this contract, to the maximum extent practicable and prior to when such payment is otherwise required under the applicable contract or subcontract, after receipt of a proper invoice and all other required documentation from the small business subcontractor.

(b) The acceleration of payments under this clause does not provide any new rights under the Prompt Payment Act.

(c) Include the substance of this clause, including this paragraph (c), in all subcontracts with small business concerns, including subcontracts with small business concerns for the acquisition of commercial items.

(End of Clause)

### **C.9 VAAR 852.203-70 COMMERCIAL ADVERTISING (JAN 2008)**

The bidder or offeror agrees that if a contract is awarded to him/her, as a result of this solicitation, he/she will not advertise the award of the contract in his/her commercial advertising in such a manner as to state or imply that the Department of Veterans Affairs endorses a product, project or commercial line of endeavor.

(End of Clause)

### **C.10 VAAR 852.203-71 DISPLAY OF DEPARTMENT OF VETERAN AFFAIRS HOTLINE POSTER (DEC 1992)**

(a) Except as provided in paragraph (c) below, the Contractor shall display prominently, in common work areas within business segments performing work under VA contracts, Department of Veterans Affairs Hotline posters prepared by the VA Office of Inspector General.

(b) Department of Veterans Affairs Hotline posters may be obtained from the VA Office of Inspector General (53E), P.O. Box 34647, Washington, DC 20043-4647.

(c) The Contractor need not comply with paragraph (a) above if the Contractor has established a mechanism, such as a hotline, by which employees may report suspected instances of improper conduct, and instructions that encourage employees to make such reports.

(End of Clause)

### **C.11 VAAR 852.219-10 VA NOTICE OF TOTAL SERVICE-DISABLED VETERAN-OWNED SMALL BUSINESS SET-ASIDE (JUL 2016)(DEVIATION)**

(a) *Definition.* For the Department of Veterans Affairs, “Service-disabled veteran-owned small business concern or SDVSOB”:

(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 or eligible surviving spouses (see VAAR 802.201 Surviving Spouse definition);

(ii) The management and daily business operations of which are controlled by one or more service-disabled veterans (or eligible surviving spouses) or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran;

(iii) The business meets Federal small business size standards for the applicable North American Industry Classification System (NAICS) code identified in the solicitation document;

(iv) The business has been verified for ownership and control pursuant to 38 CFR 74 and is so listed in the Vendor Information Pages database, (<https://www.vip.vetbiz.gov>); and

(v) The business will comply with subcontracting limitations in 13 CFR 125.6, as applicable

(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).

(b) *General.*

(1) Offers are solicited only from verified service-disabled veteran-owned small business concerns. Offers received from concerns that are not verified service-disabled veteran-owned small business concerns shall not be considered.

(2) Any award resulting from this solicitation shall be made to a verified service-disabled veteran-owned small business concern.

(c) *Agreement.* A service-disabled veteran-owned small business concern agrees that in the performance of the contract, the concern will comply with the limitation on subcontracting requirements in 13 CFR §125.6.

(d) A joint venture may be considered a service-disabled veteran owned small business concern if the joint venture complies with the requirements in 13 CFR 125.15, provided that any reference therein to SDVO SBC is to be construed to apply to a VA verified SDVOSB as appropriate.

(e) Any service-disabled veteran-owned small business concern (non-manufacturer) must meet the requirements in FAR 19.102(f) of the Federal Acquisition Regulation to receive a benefit under this program.

(End of Clause)

## **C.12 VAAR 852.232-72 ELECTRONIC SUBMISSION OF PAYMENT REQUESTS (NOV 2012)**

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

(1) *Contract financing payment* has the meaning given in FAR 32.001.

(2) *Designated agency office* has the meaning given in 5 CFR 1315.2(m).

(3) *Electronic form* means an automated system transmitting information electronically according to the

Accepted electronic data transmission methods and formats identified in paragraph (c) of this clause. Facsimile, email, and scanned documents are not acceptable electronic forms for submission of payment requests.

(4) *Invoice payment* has the meaning given in FAR 32.001.

(5) *Payment request* means any request for contract financing payment or invoice payment submitted by the contractor under this contract.

(b) *Electronic payment requests.* Except as provided in paragraph (e) of this clause, the contractor shall submit payment requests in electronic form. Purchases paid with a Government-wide commercial



purchase card are considered to be an electronic transaction for purposes of this rule, and therefore no additional electronic invoice submission is required.

(c) *Data transmission.* A contractor must ensure that the data transmission method and format are through one of the following:

(1) VA's Electronic Invoice Presentment and Payment System. (See Web site at <http://www.fsc.va.gov/einvoice.asp>.)

(2) Any system that conforms to the X12 electronic data interchange (EDI) formats established by the Accredited Standards Center (ASC) and chartered by the American National Standards Institute (ANSI). The X12 EDI Web site (<http://www.x12.org>) includes additional information on EDI 810 and 811 formats.

(d) *Invoice requirements.* Invoices shall comply with FAR 32.905.

(e) *Exceptions.* If, based on one of the circumstances below, the contracting officer directs that payment requests be made by mail, the contractor shall submit payment requests by mail through the United States Postal Service to the designated agency office. Submission of payment requests by mail may be required for:

(1) Awards made to foreign vendors for work performed outside the United States;

(2) Classified contracts or purchases when electronic submission and processing of payment requests could compromise the safeguarding of classified or privacy information;

(3) Contracts awarded by contracting officers in the conduct of emergency operations, such as responses to national emergencies;

(4) Solicitations or contracts in which the designated agency office is a VA entity other than the VA Financial Services Center in Austin, Texas; or

(5) Solicitations or contracts in which the VA designated agency office does not have electronic invoicing capability as described above.

(End of Clause)

### **C.13 VAAR 852.237-70 CONTRACTOR RESPONSIBILITIES (APR 1984)**

The contractor shall obtain all necessary licenses and/or permits required to perform this work. He/she shall take all reasonable precautions necessary to protect persons and property from injury or damage during the performance of this contract. He/she shall be responsible for any injury to himself/herself, his/her employees, as well as for any damage to personal or public property that occurs during the performance of this contract that is caused by his/her employees fault or negligence, and shall maintain personal liability and property damage insurance having coverage for a limit as required by the laws of the State of Massachusetts. Further, it is agreed that any negligence of the Government, its officers, agents, servants and employees, shall not be the responsibility of the contractor hereunder with the regard to any claims, loss, damage, injury, and liability resulting there from.

(End of Clause)

## **C.14 VAAR 852.273-74 AWARD WITHOUT EXCHANGES (JAN 2003)**

The Government intends to evaluate proposals and award a contract without exchanges with offerors. Therefore, each initial offer should contain the offeror's best terms from a cost or price and technical standpoint. However, the Government reserves the right to conduct exchanges if later determined by the contracting officer to be necessary.

(End of Provision)

(End of Addendum to 52.212-4)

## **C.15 52.212-5 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS—COMMERCIAL ITEMS (JAN 2017)**

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

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

(4) 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:

[X] (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Sept 2006), with Alternate I (Oct 1995) (41 U.S.C. 4704 and 10 U.S.C. 2402).

[ ] (2) 52.203-13, Contractor Code of Business Ethics and Conduct (OCT 2015) (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 (OCT 2016) (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).

☒ (8) 52.209-6, Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment. (OCT 2015) (31 U.S.C. 6101 note).

☒ (9) 52.209-9, Updates of Publicly Available Information Regarding Responsibility Matters (Jul 2013) (41 U.S.C. 2313).

☐ (10) [Reserved]

☐ (11)(i) 52.219-3, Notice of HUBZone Set-Aside or Sole-Source Award (NOV 2011) (15 U.S.C. 657a).

☐ (ii) Alternate I (NOV 2011) of 52.219-3.

☐ (12)(i) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (OCT 2014) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a).

☐ (ii) Alternate I (JAN 2011) of 52.219-4.

☐ (13) [Reserved]

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

☐ (ii) Alternate I (NOV 2011).

☐ (iii) Alternate II (NOV 2011).

☐ (15)(i) 52.219-7, Notice of Partial Small Business Set-Aside (June 2003) (15 U.S.C. 644).

☐ (ii) Alternate I (Oct 1995) of 52.219-7.

☐ (iii) Alternate II (Mar 2004) of 52.219-7.

☒ (16) 52.219-8, Utilization of Small Business Concerns (NOV 2016) (15 U.S.C. 637(d)(2) and (3)).

☐ (17)(i) 52.219-9, Small Business Subcontracting Plan (JAN 2017) (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 (NOV 2016) of 52.219-9.

☐ (v) Alternate IV (NOV 2016) of 52.219-9.

☐ (18) 52.219-13, Notice of Set-Aside of Orders (NOV 2011) (15 U.S.C. 644(r)).

☐ (19) 52.219-14, Limitations on Subcontracting (JAN 2017) (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 (NOV 2011) (15 U.S.C. 657f).
  - ☒ (22) 52.219-28, Post Award Small Business Program Rerepresentation (Jul 2013) (15 U.S.C. 632(a)(2)).
  - ☐ (23) 52.219-29, Notice of Set-Aside for, or Sole Source Award to, Economically Disadvantaged Women-Owned Small Business Concerns (DEC 2015) (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 (DEC 2015) (15 U.S.C. 637(m)).
  - ☒ (25) 52.222-3, Convict Labor (June 2003) (E.O. 11755).
  - ☐ (26) 52.222–19, Child Labor—Cooperation with Authorities and Remedies (OCT 2016) (E.O. 13126).
  - ☒ (27) 52.222-21, Prohibition of Segregated Facilities (APR 2015).
  - ☒ (28) 52.222–26, Equal Opportunity (SEP 2016) (E.O. 11246).
  - ☒ (29) 52.222-35, Equal Opportunity for Veterans (OCT 2015) (38 U.S.C. 4212).
  - ☒ (30) 52.222-36, Equal Opportunity for Workers with Disabilities (JUL 2014) (29 U.S.C. 793).
  - ☒ (31) 52.222-37, Employment Reports on Veterans (FEB 2016) (38 U.S.C. 4212).
  - ☒ (32) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (DEC 2010) (E.O. 13496).
  - ☒ (33)(i) 52.222-50, Combating Trafficking in Persons (MAR 2015) (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).
  - ☒ (34) 52.222-54, Employment Eligibility Verification (OCT 2015). (E. O. 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.)
  - ☐ (35) 52.222-59, Compliance with Labor Laws (Executive Order 13673) (OCT 2016). (Applies at \$50 million for solicitations and resultant contracts issued from October 25, 2016 through April 24, 2017; applies at \$500,000 for solicitations and resultant contracts issued after April 24, 2017).
- Note to paragraph (b)(35):** By a court order issued on October 24, 2016, 52.222-59 is enjoined indefinitely as of the date of the order. The enjoined paragraph will become effective immediately if the court terminates the injunction. At that time, DoD, GSA, and NASA will publish a document in the **Federal Register** advising the public of the termination of the injunction.
- ☒ (36) 52.222-60, Paycheck Transparency (Executive Order 13673) (OCT 2016).

☐ (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.)

☐ (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).

☐ (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.)

☐ (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 (JUN 2014) of 52.223-14.

☐ (42) 52.223-15, Energy Efficiency in Energy-Consuming Products (DEC 2007)(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.

☒ (44) 52.223-18, Encouraging Contractor Policies to Ban Text Messaging While Driving (AUG 2011)

☐ (45) 52.223-20, Aerosols (JUN 2016) (E.O. 13693).

☐ (46) 52.223-21, Foams (JUN 2016) (E.O. 13693).

☐ (47) (i) 52.224-3, Privacy Training (JAN 2017) (5 U.S.C. 552a).

☐ (ii) Alternate I (JAN 2017) of 52.224-3.

☐ (48) 52.225-1, Buy American—Supplies (MAY 2014) (41 U.S.C. chapter 83).

☐ (49)(i) 52.225-3, Buy American—Free Trade Agreements—Israeli Trade Act (MAY 2014) (41 U.S.C. chapter 83, 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 2016) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).

☒ (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. 2302 Note).

☐ (53) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (Nov 2007) (42 U.S.C. 5150).

☐ (54) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (Nov 2007) (42 U.S.C. 5150).

☐ (55) 52.232-29, Terms for Financing of Purchases of Commercial Items (Feb 2002) (41 U.S.C. 4505, 10 U.S.C. 2307(f)).

☐ (56) 52.232-30, Installment Payments for Commercial Items (JAN 2017) (41 U.S.C. 4505, 10 U.S.C. 2307(f)).

☐ (57) 52.232-33, Payment by Electronic Funds Transfer—System for Award Management (Jul 2013) (31 U.S.C. 3332).

☒ (58) 52.232-34, Payment by Electronic Funds Transfer—Other than System for Award Management (Jul 2013) (31 U.S.C. 3332).

☐ (59) 52.232-36, Payment by Third Party (MAY 2014) (31 U.S.C. 3332).

☐ (60) 52.239-1, Privacy or Security Safeguards (Aug 1996) (5 U.S.C. 552a).

☐ (61) 52.242-5, Payments to Small Business Subcontractors (JAN 2017)(15 U.S.C. 637(d)(12)).

☐ (62)(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.

(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:

☐ (1) 52.222-17, Nondisplacement of Qualified Workers (MAY 2014) (E.O. 13495).

☒ (2) 52.222-41, Service Contract Labor Standards (MAY 2014) (41 U.S.C. chapter 67).

☒ (3) 52.222-42, Statement of Equivalent Rates for Federal Hires (MAY 2014) (29 U.S.C. 206 and 41 U.S.C. chapter 67).

Employee Class

Monetary Wage-Fringe Benefits

25040 - Sewage Plant Operator

per referenced WD

30210 - Laboratory Technician

per referenced WD

☒ (4) 52.222-43, Fair Labor Standards Act and Service Contract Labor Standards—Price Adjustment (Multiple Year and Option Contracts) (MAY 2014) (29 U.S.C. 206 and 41 U.S.C. chapter 67).

☐ (5) 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).

☐ (6) 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).

☐ (7) 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).

☒ (8) 52.222-55, Minimum Wages Under Executive Order 13658 (DEC 2015).

☒ (9) 52.222-62, Paid Sick Leave Under Executive Order 13706 (JAN 2017) (E.O. 13706).

☐ (10) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations (MAY 2014) (42 U.S.C. 1792).

☐ (11) 52.237-11, Accepting and Dispensing of \$1 Coin (SEP 2008) (31 U.S.C. 5112(p)(1)).

(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, 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 (OCT 2015) (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) 52.219-8, Utilization of Small Business Concerns (NOV 2016) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities.
- (iv) 52.222-17, Nondisplacement of Qualified Workers (MAY 2014) (E.O. 13495). Flow down required in accordance with paragraph (l) of FAR clause 52.222-17.
- (v) 52.222-21, Prohibition of Segregated Facilities (APR 2015).
- (vi) 52.222-26, Equal Opportunity (SEP 2016) (E.O. 11246).
- (vii) 52.222-35, Equal Opportunity for Veterans (OCT 2015) (38 U.S.C. 4212).
- (viii) 52.222-36, Equal Opportunity for Workers with Disabilities (JUL 2014) (29 U.S.C. 793).
- (ix) 52.222-37, Employment Reports on Veterans (FEB 2016) (38 U.S.C. 4212).
- (x) 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.
- (xi) 52.222-41, Service Contract Labor Standards (MAY 2014) (41 U.S.C. chapter 67).
- (xii)(A) 52.222-50, Combating Trafficking in Persons (MAR 2015) (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).
- (xiii) 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).
- (xiv) 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).
- (xv) 52.222-54, Employment Eligibility Verification (OCT 2015) (E. O. 12989).
- (xvi) 52.222-55, Minimum Wages Under Executive Order 13658 (DEC 2015).
- (xvii) 52.222-59, Compliance with Labor Laws (Executive Order 13673) (OCT 2016) (Applies at \$50 million for solicitations and resultant contracts issued from October 25, 2016 through April 24, 2017; applies at \$500,000 for solicitations and resultant contracts issued after April 24, 2017).

**Note to paragraph (e)(1)(xvii):** By a court order issued on October 24, 2016, 52.222-59 is enjoined indefinitely as of the date of the order. The enjoined paragraph will become effective immediately if the



court terminates the injunction. At that time, DoD, GSA, and NASA will publish a document in the **Federal Register** advising the public of the termination of the injunction.

(xviii) 52.222-60, Paycheck Transparency (Executive Order 13673) (OCT 2016)).

(xix) 52.222-62 Paid Sick Leave Under Executive Order 13706 (JAN 2017) (E.O. 13706).

(xx)(A) 52.224-3, Privacy Training (JAN 2017) (5 U.S.C. 552a).

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

(xxi) 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).

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

(xxiii) 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)

## SECTION D - CONTRACT DOCUMENTS, EXHIBITS, OR ATTACHMENTS

### D.1 WAGE DETERMINATION

Wage Determination No.: 2015-4035  
Revision No.: 3  
Date of Revision: 06/23/2017  
[www.wdol.gov](http://www.wdol.gov)

Wage Determination No.: 2015-4047  
Revision No.: 3  
Date of Revision: 05/08/2017  
[www.wdol.gov](http://www.wdol.gov)

Wage Determination No.: 2015-4053  
Revision No.: 3  
Date of Revision: 06/23/2017  
[www.wdol.gov](http://www.wdol.gov)

Wage Determination No.: 2015-4055  
Revision No.: 3  
Date of Revision: 07/06/2017  
[www.wdol.gov](http://www.wdol.gov)

## D.2 ATTACHMENT A - PRESENT/PAST PERFORMANCE SURVEY

A. **GENERAL INFORMATION:** Please correct any information below known to be inaccurate.

Solicitation Number: **VA241-17-Q-0390**,

Contractor's Name:

Address:

Telephone:

Point of Contact:

Contractor Performed as the ( ) **prime** Contractor, or the ( ) **Sub-Contractor**

B. **RESPONDENT INFORMATION:**

Name of  
Respondent: \_\_\_\_\_ Title: \_\_\_\_\_

Organization: \_\_\_\_\_

Address: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

SIGNATURE \_\_\_\_\_

C. EMAIL COMPLETED SURVEY FORM TO: [Mercedes.Blanton@va.gov](mailto:Mercedes.Blanton@va.gov)

Or mail it to

Mercedes Blanton  
NCO1/Providence VAMC  
623 Atwells Ave.  
Uncas Building, 3<sup>rd</sup> Floor  
Providence, RI 02908  
(401) 455-4904

## PAST AND PRESENT PERFORMANCE SURVEY

D. **PERFORMANCE INFORMATION:** Choose and circle the number on the scale of 1-6 that most accurately describes the contractor's performance or situation.

### **CODE/PERFORMANCE LEVEL**

- 1        UNSATISFACTORY** - Performance did not meet most contractual requirement. There were serious problems and the contractor's corrective actions were ineffective.
- 2        MARGINAL** - Performance did not meet some contractual requirements. There were problems, some of a serious nature, for which corrective action was only marginally effective.
- 3        NONE** - No record of past performance or the record is inconclusive.
- 4        SATISFACTORY** - Performance met contract requirements. There were some minor problems and corrective actions taken by the contractor was satisfactory.
- 5        VERY GOOD** - Performance met all contract requirements and exceeded **some** to the Government's benefit. There were a **few minor problems** which the contractor resolved in a timely effective manner.
- 6        EXCEPTIONAL** – Performance met all contract requirements and exceeded many to the government's benefit. Problems, if any, were negligible and were resolved in a timely, highly efficient manner.

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**The contractor:** (1 being Very Bad and 6 being Very Good)

- |  |                    |   |   |   |   |   |     |
|--|--------------------|---|---|---|---|---|-----|
| 1. Contractor provided adequate supervision.   | 1                  | 2 | 3 | 4 | 5 | 6 | N/A |
| 2. Contractor provided experienced managers and supervisors with the technical and administrative abilities to meet contract requirements. | 1                  | 2 | 3 | 4 | 5 | 6 | N/A |
| 3. Demonstrated ability to hire, maintain, and replace, if necessary, qualified personnel during the contract period.                      | 1                  | 2 | 3 | 4 | 5 | 6 | N/A |
| 4. Corrected deficiencies in timely manner and pursuant to their quality control procedures.   | 1                  | 2 | 3 | 4 | 5 | 6 | N/A |
| 5. Provided timely resolution of contract discrepancies.   | 1                  | 2 | 3 | 4 | 5 | 6 | N/A |
| 6. Suggested alternative approaches to problems.   | 1                  | 2 | 3 | 4 | 5 | 6 | N/A |
| 7. Displayed initiative to solve problems.   | 1                  | 2 | 3 | 4 | 5 | 6 | N/A |
| 8. Cooperated with Government personnel after award  | 1                  | 2 | 3 | 4 | 5 | 6 | N/A |
| 9. Contractor's compliance with contractual terms and conditions.  | 1                  | 2 | 3 | 4 | 5 | 6 | N/A |
| 10. Rate the overall contractor's performance under this contract.   | 1                  | 2 | 3 | 4 | 5 | 6 | N/A |
| 11. Would you award another contract to this contractor? If not, explain in "remarks."   | Yes (   ) No (   ) |   |   |   |   |   |     |

Remarks \_\_\_\_\_

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## D.3 QUALITY ASSURANCE SURVEILLANCE PLAN (QASP)

### VA241-17-Q-0390 – Sharps & Regulated Medical Waste Removal Services

1. **OBJECTIVE.** The purpose of this plan is to provide a Quality Assurance Surveillance Plan for the service of sharps and regulated medical waste removal for the Boston Healthcare System, facilities located in Massachusetts.

This plan provides a basis for the Contracting Officer's Representative (COR) to evaluate the quality of the Contractor's performance. The oversight provided for in the contract and in this plan will help ensure that service levels reach and maintain the required levels throughout the contract term. Furthermore, this plan provides the COR with a protective way to avoid unacceptable or deficient performance and provides verifiable input for the required annual past performance evaluations.

2. **PERFORMANCE STANDARDS**

- A. **Quality Level.** By monitoring the contractor, the COR will determine whether the performance levels set forth in the contract have been attained. Quality standards for all tasks are specified in the contract Performance Work Statement.
- B. **Frequency.** During performance of this contract, the COR will take periodic measurements (i.e., conduct surveillance), as specified, and will analyze whether the negotiated frequency of measurement is appropriate for the work being performed. Adjustments may only be made by a modification of the contract.
- C. **Management Responsiveness.** The COR will determine whether the Contractor has managed the contract efficiently and effectively, with successful and timely response to contract requirements as set forth in the contract, Section B, Performance Work Statement. The COR will confirm whether the contract has satisfactorily met all the requirements when applicable.

3. **EVALUATION METHODS.** The COR will conduct performance evaluations based on Section 2 above and the required performance levels set forth in the contract. The following techniques will be used to perform surveillance:

- A. **Random Inspections of Containers and Container Areas.** The COR will perform random checks of the waste removal containers and surrounding areas at least once per week. Inspections will be based on the criteria listed in the contract Performance Work Statement. Data will be collected. Issues that are targeted will be closely monitored and tracked until resolved. Any issues will be discussed with the Contractor as soon as practicable. The COR shall document the results of these meetings, along with the COR's other findings.

4. **ACCEPTABLE LEVELS OF PERFORMANCE (ALP)**

Metrics and methods are designed to determine if performance exceeds, meets, or does not meet a given standard and ALP.

The ALPs are included in the Performance Metrics Section of the PWS for Contractor performance and are structured to allow the Contractor to manage how the work is performed, while providing negative incentives for performance shortfalls.

## **5. INCENTIVES**

The Government shall consider the Contractor's performance when making a determination to exercise any options. Disincentives would be a negative rating in CPARS.

## **6. DOCUMENTING PERFORMANCE**

### **a. ACCEPTABLE PERFORMANCE**

The Government shall document acceptable performance accordingly. Any report may become a part of the supporting documentation for any contractual action.

### **b. UNACCEPTABLE PERFORMANCE**

When unacceptable performance occurs, the COR shall inform the CO. This will always be in writing although when circumstances necessitate immediate verbal communication, that communication will be followed in writing. The COR shall document the discussion and place it in the COR file.

When the CO determines formal written communication is required, the COR shall prepare a Contract Discrepancy Report (CDR), and present it to the Contractor's program manager.

The Contractor shall acknowledge receipt of the CDR in writing to the CO. The CDR will state how long after receipt the Contractor has to take corrective action. The CDR will also specify if the Contractor is required to prepare a corrective action plan to document how the Contractor shall correct the unacceptable performance and avoid a recurrence. The CO shall review the Contractor's corrective action plan to determine acceptability.

Any CDRs may become a part of the supporting documentation for any contractual action deemed necessary by the CO.

The following rating definitions can be used as a guide when completing the Performance Based Service Assessment:

Performance Rating	Criteria
<b>Exceptional</b>	Performance meets all contractual requirements and exceeds most to the government's benefit. The contractual performance of the element or sub-element being assessed was accomplished with almost no minor problems for which corrective actions were taken by the contractor, and the corrective actions were highly effective.
Very Good	Performance meets all contractual requirements and exceeds some to the government's benefit. The contractual performance element or sub-element being assessed was accomplished with very few minor problems for which corrective actions taken by the contractor were highly effective.
Satisfactory	Performance meets contractual requirements. The contractual performance of the element or sub-element contains some minor problems for which corrective actions taken by the contractor appear or were satisfactory.
<b>Below Satisfactory</b>	Performance does not meet some contractual requirements. The contractual performance of the element or sub-element being assessed reflects a serious problem for which the contractor has not yet identified corrective actions. The contractor's proposed actions appear only marginally effective or were not fully implemented.
<b>Poor</b>	Performance does not meet most contractual requirements and recovery is not likely in a timely manner. The contractual performance of the element or sub-element contains serious problem(s) for which the contractor's corrective actions appear or were ineffective.



PERFORMANCE BASED SERVICE ASSESSMENT	
--------------------------------------	--

CONTRACTOR:		GOVERNMENT REQUIRING ACTIVITY				
CONTRACT/ORDER NUMBER/ TITLE:						
PERIOD COVERED:						
<b>Performance Standards for Assessment</b>          <b>VALUE</b>		Place an X in the appropriate response				
			VERY		***BELOW	***
		EXCELLENT	GOOD	SATISFACTORY	SATISFACTORY	POOR
		5	4	3	2	1
<b>A. MEETING TECHNICAL NEEDS:</b>						
1. What level of understanding does the contractor have of my technical needs and my mission requirements?						
2. What level of efficiency and effectiveness does the contractor demonstrate in meeting my requirements?						
3. Overall, how well does the contractor meet my technical needs and mission requirements?						
4. Overall, the quality of the products/services provided are						
<b>B. PROJECT MILESTONES AND SCHEDULE:</b>						
1. How well does the contractor meet my established milestones and project dates?						
2. How timely are products, reports, and invoices completed, reviewed, and delivered?						
3. How would you assess the reasonableness of cost of the services being provided and the accuracy of submitted invoice?						
4. How well does the contractor notify me in advance about potential milestones and scheduling problems so that I have enough time to correct them?						
<b>C. PROJECT STAFFING:</b>						
1. How current is the expertise of those contractors performing requested tasks?						
2. Do contractor personnel possess the necessary knowledge, skills and ability to accomplish assigned tasks?						

3. Are the staffing levels assigned by contractor appropriate for accomplishing the mission?					
<b>D. VALUE OF THE CONTRACTOR:</b>					
1. How would you assess the value of the services provided by the contractor?					
2. How do you rate the quality of the products delivered by the contractor?					
3. What overall rating would you give to the contractor's performance?					

\*\* Ratings for a Performance Standard are calculated by adding the individual scores under a Performance Standard and dividing it by the number of sub-standards under that Performance Standard.

\*\*\*Poor and Below Satisfactory ratings must be explained in Section II (Narrative Clarification) below. Must be supportive and objective

**II NARRATIVE  
CLARIFICATION**

(USE ADDITIONAL SPACE  
AS REQUIRED)

Typed Name And Title of Government Project Lead/  
Date

## SECTION E - SOLICITATION PROVISIONS

### ADDENDUM to FAR 52.212-1 INSTRUCTIONS TO OFFERORS—COMMERCIAL ITEMS

Provisions that are incorporated by reference (by Citation Number, Title, and Date), have 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 following provisions are incorporated into 52.212-1 as an addendum to this solicitation:

#### **E.1 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):

<http://www.acquisition.gov/far/index.html>  
<http://www.va.gov/oal/library/vaar/>

(End of Provision)

<u><b>FAR Number</b></u>	<u><b>Title</b></u>	<u><b>Date</b></u>
52.223-4	RECOVERED MATERIAL CERTIFICATION	MAY 2008

#### **E.2 52.209-7 INFORMATION REGARDING RESPONSIBILITY MATTERS (JUL 2013)**

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

"Administrative proceeding" means a non-judicial process that is adjudicatory in nature in order to make a determination of fault or liability (e.g., Securities and Exchange Commission Administrative Proceedings, Civilian Board of Contract Appeals Proceedings, and Armed Services Board of Contract Appeals Proceedings). This includes administrative proceedings at the Federal and State level but only in connection with performance of a Federal contract or grant. It does not include agency actions such as contract audits, site visits, corrective plans, or inspection of deliverables.

"Federal contracts and grants with total value greater than \$10,000,000" means—

(1) The total value of all current, active contracts and grants, including all priced options; and

(2) The total value of all current, active orders including all priced options under indefinite-delivery, indefinite-quantity, 8(a), or requirements contracts (including task and delivery and multiple-award Schedules).

"Principal" 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 division or business segment; and similar positions).

(b) The offeror [ ] has [ ] does not have current active Federal contracts and grants with total value greater than \$10,000,000.

(c) If the offeror checked "has" in paragraph (b) of this provision, the offeror represents, by submission of this offer, that the information it has entered in the Federal Awardee Performance and Integrity Information System (FAPIS) is current, accurate, and complete as of the date of submission of this offer with regard to the following information:

(1) Whether the offeror, and/or any of its principals, has or has not, within the last five years, in connection with the award to or performance by the offeror of a Federal contract or grant, been the subject of a proceeding, at the Federal or State level that resulted in any of the following dispositions:

(i) In a criminal proceeding, a conviction.

(ii) In a civil proceeding, a finding of fault and liability that results in the payment of a monetary fine, penalty, reimbursement, restitution, or damages of \$5,000 or more.

(iii) In an administrative proceeding, a finding of fault and liability that results in—

(A) The payment of a monetary fine or penalty of \$5,000 or more; or

(B) The payment of a reimbursement, restitution, or damages in excess of \$100,000.

(iv) In a criminal, civil, or administrative proceeding, a disposition of the matter by consent or compromise with an acknowledgment of fault by the Contractor if the proceeding could have led to any of the outcomes specified in paragraphs (c)(1)(i), (c)(1)(ii), or (c)(1)(iii) of this provision.

(2) If the offeror has been involved in the last five years in any of the occurrences listed in (c)(1) of this provision, whether the offeror has provided the requested information with regard to each occurrence.

(d) The offeror shall post the information in paragraphs (c)(1)(i) through (c)(1)(iv) of this provision in FAPIS as required through maintaining an active registration in the System for Award Management database via <https://www.acquisition.gov> (see 52.204-7).

(End of Provision)

### **E.3 52.216-1 TYPE OF CONTRACT (APR 1984)**

The Government contemplates award of a Firm-Fixed-Price contract resulting from this solicitation.

(End of Provision)

#### **E.4 52.233-2 SERVICE OF PROTEST (SEP 2006)**

Protests, as defined in section 33.101 of the Federal Acquisition Regulation, that are filed directly with an agency, and copies of any protests that are filed with the Government Accountability Office (GAO), shall be served on the Contracting Officer (addressed as follows) by obtaining written and dated acknowledgment of receipt from:

Hand-Carried Address:

Department of Veterans Affairs

VAMC Providence

830 Chalkstone Avenue

Providence RI 02908

Mailing Address:

Department of Veterans Affairs

VAMC Providence

830 Chalkstone Avenue

Providence RI 02908

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

(End of Provision)

#### **E.5 VAAR 852.233-70 PROTEST CONTENT/ALTERNATIVE DISPUTE RESOLUTION (JAN 2008)**

(a) Any protest filed by an interested party shall:

- (1) Include the name, address, fax number, and telephone number of the protester;
  - (2) Identify the solicitation and/or contract number;
  - (3) Include an original signed by the protester or the protester's representative and at least one copy;
  - (4) Set forth a detailed statement of the legal and factual grounds of the protest, including a description of resulting prejudice to the protester, and provide copies of relevant documents;
  - (5) Specifically request a ruling of the individual upon whom the protest is served;
  - (6) State the form of relief requested; and
  - (7) Provide all information establishing the timeliness of the protest.
- (b) Failure to comply with the above may result in dismissal of the protest without further consideration.

(c) Bidders/offerors and contracting officers are encouraged to use alternative dispute resolution (ADR) procedures to resolve protests at any stage in the protest process. If ADR is used, the Department of Veterans Affairs will not furnish any documentation in an ADR proceeding beyond what is allowed by the Federal Acquisition Regulation.

(End of Provision)

#### **E.6 VAAR 852.233-71 ALTERNATE PROTEST PROCEDURE (JAN 1998)**

As an alternative to filing a protest with the contracting officer, an interested party may file a protest with the Deputy Assistant Secretary for Acquisition and Materiel Management, Acquisition Administration Team, Department of Veterans Affairs, 810 Vermont Avenue, NW., Washington, DC 20420, or for solicitations issued by the Office of Construction and Facilities Management, the Director, Office of Construction and Facilities Management, 810 Vermont Avenue, NW., Washington, DC 20420. The protest will not be considered if the interested party has a protest on the same or similar issues pending with the contracting officer.

(End of Provision)

#### **E.7 VAAR 852.270-1 REPRESENTATIVES OF CONTRACTING OFFICERS (JAN 2008)**

The contracting officer reserves the right to designate representatives to act for him/her in furnishing technical guidance and advice or generally monitor the work to be performed under this contract. Such designation will be in writing and will define the scope and limitation of the designee's authority. A copy of the designation shall be furnished to the contractor.

(End of Provision)

(End of Addendum to 52.212-1)

## **E.8 52.212-2 EVALUATION--COMMERCIAL ITEMS (JAN 1999)**

(a) The Government shall award a contract resulting from this solicitation to the responsible Offeror/Contractor whose offer conforming to the solicitation shall be most advantageous to the Government, price, technical capability, and past performance factors considered. The following factors shall be used to evaluate offers:

- Price
- Technical Factors
  - Management Capabilities (Factor 1)
  - Facilities and Equipment (Factor 2)
- Past Performance

**TECHNICAL AND PAST PERFORMANCE WHEN COMBINED, ARE APPROXIMATELY EQUAL TO PRICE.**

- PRICE

### **Price (follow these instructions):**

- 1) Standard Form 1449 (page 1), Solicitation/Contract/Order for Commercial Items, with blocks 12, 17, 30a, 30b, and 30c completed by the offeror.
- 2) Solicitation Section B.4, Supplies or Services and Prices/Costs, with offerors proposed contract line item prices inserted in appropriate spaces.
- 3) Solicitation Clauses "Offeror Representation and Certifications -Commercial Items", completed by offeror at (<https://SAM.gov>), or a Reps and Certs print out may be submitted.

The Government shall not pay any cost incurred in preparation and submission of this offer.

- TECHNICAL FACTORS

The Contractor shall provide supporting document that they possess adequate resources, capability, experience, responsibility and integrity to meet the technical capabilities to comply with the requirements of the resulting contract. This shall include the following:

- 1) Management Capability (Factor 1)
  - a. Ability to provide sharps and regulated medical waste removal services in accordance with the terms, conditions, specifications, and requirements of the

resulting contract. The narrative summary may describe the Contractor's capability, stability and strengths and may provide alternative proposals in the method of operating the sharps and regulated medical waste services.

- b. Provide an explanation of how the contractor will provide verifiable weights of sharps and regulated medical waste removed.
- c. Submit current required permits and business licenses allowing (or that will allow) the contractor to perform the work as required in the state of Massachusetts (Attach behind the completed form).
- d. Provide a plan for insuring that waste removal containers are maintained in an acceptable condition, such as, cleaning and sanitizing them on a regular basis, and what type of method will be used to do so.
- e. Provide a written plan of the service the contractor will provide, including a sample of schedule of the sharps and regulated medical waste removal day.

2) Facility and Equipment (Factor 2)

- a. Provide evidence of properly maintained vehicles and insurance.
- b. Provide a written plan of the service the contractor will provide, including a sample of schedule of the sharps and regulated medical waste removal day.

***Special Remark: Please limit your response to no more than forty (40) typewritten pages with a 12 font size addressing all technical factor questions (a) to (e). Technical Factor response must be separately provided (e.g., placed behind the quote submitted).***

• PAST PERFORMANCE

- 1) Provide (3) references (but no more than 8 references) of work similar in scope and size performed in the past 3 years with current contact information to include an active contact's name, e-mail, phone number, address, and organization to include a brief description of the work completed, and a contract # (if applicable). References will be checked by the Contracting Officer to ensure your company is capable of performing the Performance Work Statement. References can be attached to Standard Form 1449 as specified above in Instruction to Offerors above, see attached Past and Present Performance Survey.
- 2) Past performance information may also be obtained from other sources available to the Government to include, but not limited to, Past Performance Retrieval System (PPIRS), Federal Awardee Performance and Integrity Information System (FAPIIS), Electronic Subcontracting Reporting System (eSRS), or other databases; interviews with Program Managers, Contracting Officers, and Fee Determining Officials; and the Defense Contract Management Agency (DCMA).



(b) Options. The Government shall evaluate offers for award purposes by adding the total price for all options to the total price for the basic requirement. The Government may determine that an offer is unacceptable if the option prices are significantly unbalanced. Evaluation of options shall not obligate the Government to exercise the option(s).

(c) Written notice of award or acceptance of an offer, mailed or otherwise furnished to the successful offeror within the time for acceptance specified in the offer, shall result in a binding contract without further action by either party. Before the offer's specified expiration time, the Government may accept an offer (or part of an offer), whether or not there are negotiations after its receipt, unless a written notice of withdrawal is received before award.

(End of Provision)

## **E.9 52.212-3 OFFEROR REPRESENTATIONS AND CERTIFICATIONS— COMMERCIAL ITEMS (JAN 2017)**

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

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

*Administrative merits determination* means certain notices or findings of labor law violations issued by an enforcement agency following an investigation. An administrative merits determination may be final or be subject to appeal or further review. To determine whether a particular notice or finding is covered by this definition, it is necessary to consult section II.B. in the DOL Guidance.

*Arbitral award or decision* means an arbitrator or arbitral panel determination that a labor law violation occurred, or that enjoined or restrained a violation of labor law. It includes an award or decision that is not final or is subject to being confirmed, modified, or vacated by a court, and includes an award or decision resulting from private or confidential proceedings. To determine whether a particular award or decision is covered by this definition, it is necessary to consult section II.B. in the DOL Guidance.

*Civil judgment means—*

(1) In paragraph (h) of this provision: A judgment or finding of a civil offense by any court of competent jurisdiction.

(2) In paragraph (s) of this provision: Any judgment or order entered by any Federal or State court in which the court determined that a labor law violation occurred, or enjoined or restrained a violation of labor law. It includes a judgment or order that is not final or is subject to appeal. To determine whether a particular judgment or order is covered by this definition, it is necessary to consult section II.B. in the DOL Guidance.

*DOL Guidance* means the Department of Labor (DOL) Guidance entitled: “Guidance for Executive Order 13673, ‘Fair Pay and Safe Workplaces’ “. The DOL Guidance, dated August 25, 2016, can be obtained from [www.dol.gov/fairpayandsafeworkplaces](http://www.dol.gov/fairpayandsafeworkplaces).

*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.

*Enforcement agency* means any agency granted authority to enforce the Federal labor laws. It includes the enforcement components of DOL (Wage and Hour Division, Office of Federal Contract Compliance Programs, and Occupational Safety and Health Administration), the Equal Employment Opportunity Commission, the Occupational Safety and Health Review Commission, and the National Labor Relations Board. It also means a State agency designated to administer an OSHA-approved State Plan, but only to the extent that the State agency is acting in its capacity as administrator of such plan. It does not include other Federal agencies which, in their capacity as contracting agencies, conduct investigations of potential labor law violations. The enforcement agencies associated with each labor law under E.O. 13673 are—

- (1) Department of Labor Wage and Hour Division (WHD) for—
  - (i) The Fair Labor Standards Act;
  - (ii) The Migrant and Seasonal Agricultural Worker Protection Act;
  - (iii) 40 U.S.C. chapter 31, subchapter IV, formerly known as the Davis-Bacon Act;
  - (iv) 41 U.S.C. chapter 67, formerly known as the Service Contract Act;
  - (v) The Family and Medical Leave Act; and
  - (vi) E.O. 13658 of February 12, 2014 (Establishing a Minimum Wage for Contractors);
- (2) Department of Labor Occupational Safety and Health Administration (OSHA) for—
  - (i) The Occupational Safety and Health Act of 1970; and
  - (ii) OSHA-approved State Plans;
- (3) Department of Labor Office of Federal Contract Compliance Programs (OFCCP) for—
  - (i) Section 503 of the Rehabilitation Act of 1973;
  - (ii) The Vietnam Era Veterans' Readjustment Assistance Act of 1972 and the Vietnam Era Veterans' Readjustment Assistance Act of 1974; and
  - (iii) E.O. 11246 of September 24, 1965 (Equal Employment Opportunity);
- (4) National Labor Relations Board (NLRB) for the National Labor Relations Act; and
- (5) Equal Employment Opportunity Commission (EEOC) for—
  - (i) Title VII of the Civil Rights Act of 1964;
  - (ii) The Americans with Disabilities Act of 1990;
  - (iii) The Age Discrimination in Employment Act of 1967; and
  - (iv) Section 6(d) of the Fair Labor Standards Act (Equal Pay Act).

*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).

*Labor compliance agreement* means an agreement entered into between a contractor or subcontractor and an enforcement agency to address appropriate remedial measures, compliance assistance, steps to resolve issues to increase compliance with the labor laws, or other related matters.

*Labor laws* means the following labor laws and E.O.s:

- (1) The Fair Labor Standards Act.
- (2) The Occupational Safety and Health Act (OSHA) of 1970.
- (3) The Migrant and Seasonal Agricultural Worker Protection Act.
- (4) The National Labor Relations Act.
- (5) 40 U.S.C. chapter 31, subchapter IV, formerly known as the Davis-Bacon Act.
- (6) 41 U.S.C. chapter 67, formerly known as the Service Contract Act.
- (7) E.O. 11246 of September 24, 1965 (Equal Employment Opportunity).
- (8) Section 503 of the Rehabilitation Act of 1973.
- (9) The Vietnam Era Veterans' Readjustment Assistance Act of 1972 and the Vietnam Era Veterans' Readjustment Assistance Act of 1974.
- (10) The Family and Medical Leave Act.
- (11) Title VII of the Civil Rights Act of 1964.
- (12) The Americans with Disabilities Act of 1990.
- (13) The Age Discrimination in Employment Act of 1967.
- (14) E.O. 13658 of February 12, 2014 (Establishing a Minimum Wage for Contractors).
- (15) Equivalent State laws as defined in the DOL Guidance. (The only equivalent State laws implemented in the FAR are OSHA-approved State Plans, which can be found at [www.osha.gov/dcsp/osp/approved\\_state\\_plans.html](http://www.osha.gov/dcsp/osp/approved_state_plans.html)).

*Labor law decision* means an administrative merits determination, arbitral award or decision, or civil judgment, which resulted from a violation of one or more of the laws listed in the definition of “labor laws”.

*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.

*Restricted business operations* means business operations in Sudan that include power production activities, mineral extraction activities, oil-related activities, or the production of military equipment, as those terms are defined in the Sudan Accountability and Divestment Act of 2007 (Pub. L. 110-174). Restricted business operations do not include business operations that the person (as that term is defined in Section 2 of the Sudan Accountability and Divestment Act of 2007) conducting the business can demonstrate—

- (1) Are conducted under contract directly and exclusively with the regional government of southern Sudan;
- (2) Are conducted pursuant to specific authorization from the Office of Foreign Assets Control in the Department of the Treasury, or are expressly exempted under Federal law from the requirement to be conducted under such authorization;
- (3) Consist of providing goods or services to marginalized populations of Sudan;
- (4) Consist of providing goods or services to an internationally recognized peacekeeping force or humanitarian organization;
- (5) Consist of providing goods or services that are used only to promote health or education; or
- (6) Have been voluntarily suspended.

“Sensitive technology”—

(1) Means hardware, software, telecommunications equipment, or any other technology that is to be used specifically—

(i) To restrict the free flow of unbiased information in Iran; or

(ii) To disrupt, monitor, or otherwise restrict speech of the people of Iran; and

(2) Does not include information or informational materials the export of which the President does not have the authority to regulate or prohibit pursuant to section 203(b)(3) of the International Emergency Economic Powers Act (50 U.S.C. 1702(b)(3)).

*Service-disabled veteran-owned small business concern—*

(1) Means a small business concern—

(i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and

(ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.

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

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

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

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

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

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

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

*Subsidiary* means an entity in which more than 50 percent of the entity is owned—

(1) Directly by a parent corporation; or

(2) Through another subsidiary of a parent corporation.

*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 business concern* means a concern which is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of its stock is owned by one or more women; and whose management and daily business operations are controlled by one or more women.

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

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

*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.

**Note to paragraph (a):** By a court order issued on October 24, 2016, the following definitions in this paragraph (a) are enjoined indefinitely as of the date of the order: “Administrative merits determination”, “Arbitral award or decision”, paragraph (2) of “Civil judgment”, “DOL Guidance”, “Enforcement agency”, “Labor compliance agreement”, “Labor laws”, and “Labor law decision”. The enjoined definitions will become effective immediately if the court terminates the injunction. At that time, DoD, GSA, and NASA will publish a document in the **Federal Register** advising the public of the termination of the injunction.

(b)(1) *Annual Representations and Certifications.* Any changes provided by the offeror in paragraph (b)(2) of this provision do not automatically change the representations and certifications posted on the SAM website.

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

solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201), except for paragraphs .

(c) Offerors must complete the following representations when the resulting contract will be performed in the United States or its outlying areas. Check all that apply.

(1) *Small business concern.* The offeror represents as part of its offer that it ☐ is, ☐ is not a small business concern.

(2) *Veteran-owned small business concern.* [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents as part of its offer that it ☐ is, ☐ is not a veteran-owned small business concern.

(3) *Service-disabled veteran-owned small business concern.* [Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(2) of this provision.] The offeror represents as part of its offer that it ☐ is, ☐ is not a service-disabled veteran-owned small business concern.

(4) *Small disadvantaged business concern.* [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents that it ☐ is, ☐ is not a small disadvantaged business concern as defined in 13 CFR 124.1002.

(5) *Women-owned small business concern.* [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents that it ☐ is, ☐ is not a women-owned small business concern.

(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:

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(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 change in ownership and control, principal office, or HUBZone employee percentage has occurred since it was certified by the Small Business Administration in accordance with 13 CFR Part 126; and

(ii) It ☐ is, ☐ is not a 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 the HUBZone small business concern or concerns that are participating in the joint venture. *[The offeror shall enter the name or names of the HUBZone small business concern or concerns that are participating in the joint venture:\_\_\_\_\_.]* Each HUBZone small business concern participating in the 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 U.S.C. 1352). (Applies only if the contract is expected to exceed \$150,000.) By submission of its offer, the offeror certifies to the best of its knowledge and belief that no Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress on his or her behalf in connection with the award of any resultant contract. If any registrants under the Lobbying Disclosure Act of 1995 have made a lobbying contact on behalf of the offeror with respect to this contract, the offeror shall complete and submit, with its offer, OMB Standard Form LLL, Disclosure of Lobbying Activities, to provide the name of the registrants. The offeror need not report regularly employed officers or employees of the offeror to whom payments of reasonable compensation were made.

(f) *Buy American Certificate*. (Applies only if the clause at Federal Acquisition Regulation (FAR) 52.225-1, Buy American—Supplies, is included in this solicitation.)

(1) The offeror certifies that each end product, except those listed in paragraph (f)(2) of this provision, is a domestic end product and that for other than COTS items, the offeror has considered components of unknown origin to have been mined, produced, or manufactured outside the United States. The offeror shall list as foreign end products those end products manufactured in the United States that do not qualify as domestic end products, i.e., an end product that is not a COTS item and does not meet the component test in paragraph (2) of the definition of “domestic end product.” The terms “commercially available off-the-shelf (COTS) item,” “component,” “domestic end product,” “end product,” “foreign end product,” and “United States” are defined in the clause of this solicitation entitled “Buy American—Supplies.”

(2) Foreign End Products:

Line Item No	Country of Origin
_____	_____
_____	_____
_____	_____

[List as necessary]

(3) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25.

(g)(1) *Buy American—Free Trade Agreements—Israeli Trade Act Certificate*. (Applies only if the clause at FAR 52.225-3, Buy American—Free Trade Agreements—Israeli Trade Act, is included in this solicitation.)

(i) The offeror certifies that each end product, except those listed in paragraph (g)(1)(ii) or (g)(1)(iii) of this provision, is a domestic end product and that for other than COTS items, the offeror has considered components of unknown origin to have been mined, produced, or manufactured outside the United States. The terms “Bahrainian, Moroccan, Omani, Panamanian, or Peruvian end product,”

“commercially available off-the-shelf (COTS) item,” “component,” “domestic end product,” “end product,” “foreign end product,” “Free Trade Agreement country,” “Free Trade Agreement country end product,” “Israeli end product,” and “United States” are defined in the clause of this solicitation entitled “Buy American—Free Trade Agreements—Israeli Trade Act.”

(ii) The offeror certifies that the following supplies are Free Trade Agreement country end products (other than Bahrainian, Moroccan, Omani, Panamanian, or Peruvian end products) or Israeli end products as defined in the clause of this solicitation entitled “Buy American—Free Trade Agreements—Israeli Trade Act”:

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

Line Item No.	Country of Origin
_____	_____
_____	_____
_____	_____

*[List as necessary]*

(iii) The offeror shall list those supplies that are foreign end products (other than those listed in paragraph (g)(1)(ii) of this provision) as defined in the clause of this solicitation entitled “Buy American—Free Trade Agreements—Israeli Trade Act.” The offeror shall list as other foreign end products those end products manufactured in the United States that do not qualify as domestic end products, i.e., an end product that is not a COTS item and does not meet the component test in paragraph (2) of the definition of “domestic end product.”

Other Foreign End Products:

Line Item No.	Country of Origin
_____	_____
_____	_____
_____	_____

*[List as necessary]*

(iv) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25.

(2) *Buy American—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 FAR 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision:

(g)(1)(ii) The offeror certifies that the following supplies are Free Trade Agreement country end products (other than Bahrainian, Korean, Moroccan, Omani, Panamanian, or Peruvian end products) or Israeli end products as defined in the clause of this solicitation entitled “Buy American—Free Trade Agreements—Israeli Trade Act”:

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

Line Item No.	Country of Origin


*[List as necessary]*

(5) *Trade Agreements Certificate*. (Applies only if the clause at FAR 52.225-5, Trade Agreements, is included in this solicitation.)

(i) The offeror certifies that each end product, except those listed in paragraph (g)(5)(ii) of this provision, is a U.S.-made or designated country end product, as defined in the clause of this solicitation entitled "Trade Agreements".

(ii) The offeror shall list as other end products those end products that are not U.S.-made or designated country end products.

Other End Products:

Line Item No.	Country of Origin
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*[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 \$3,500 for which the liability remains unsatisfied.

(i) Taxes are considered delinquent if both of the following criteria apply:

(A) *The tax liability is finally determined.* The liability is finally determined if it has been assessed. A liability is not finally determined if there is a pending administrative or judicial challenge. In the case of a judicial challenge to the liability, the liability is not finally determined until all judicial appeal rights have been exhausted.

(B) *The taxpayer is delinquent in making payment.* A taxpayer is delinquent if the taxpayer has failed to pay the tax liability when full payment was due and required. A taxpayer is not delinquent in cases where enforced collection action is precluded.

(ii) *Examples.*

(A) The taxpayer has received a statutory notice of deficiency, under I.R.C. Sec. 6212, which entitles the taxpayer to seek Tax Court review of a proposed tax deficiency. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek Tax Court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.

(B) The IRS has filed a notice of Federal tax lien with respect to an assessed tax liability, and the taxpayer has been issued a notice under I.R.C. Sec. 6320 entitling the taxpayer to request a hearing with the IRS Office of Appeals contesting the lien filing, and to further appeal to the Tax Court if the IRS determines to sustain the lien filing. In the course of the hearing, the taxpayer is entitled to contest the underlying tax liability because the taxpayer has had no prior opportunity to contest the liability. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek tax court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.

(C) The taxpayer has entered into an installment agreement pursuant to I.R.C. Sec. 6159. The taxpayer is making timely payments and is in full compliance with the agreement terms. The taxpayer is not delinquent because the taxpayer is not currently required to make full payment.

(D) The taxpayer has filed for bankruptcy protection. The taxpayer is not delinquent because enforced collection action is stayed under 11 U.S.C. 362 (the Bankruptcy Code).

(i) *Certification Regarding Knowledge of Child Labor for Listed End Products (Executive Order 13126).*

(1) *Listed end products.*

Listed End Product	Listed Countries of Origin
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(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.)

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

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

(ii) The services will be furnished at prices which are, or are based on, established catalog or market prices (see FAR 22.1003- 4(c)(2)(ii)) for the maintenance, calibration, or repair of such equipment; and

(iii) The compensation (wage and fringe benefits) plan for all service employees performing work under the contract will be the same as that used for these employees and equivalent employees servicing the same equipment of commercial customers.

☐ (2) Certain services as described in FAR 22.1003- 4(d)(1). The offeror ☐ does ☐ does not certify that—

(i) The services under the contract are offered and sold regularly to non-Governmental customers, and are provided by the offeror (or subcontractor in the case of an exempt subcontract) to the general public in substantial quantities in the course of normal business operations;

(ii) The contract services will be furnished at prices that are, or are based on, established catalog or market prices (see FAR 22.1003-4(d)(2)(iii));

(iii) Each service employee who will perform the services under the contract will spend only a small portion of his or her time (a monthly average of less than 20 percent of the available hours on an annualized basis, or less than 20 percent of available hours during the contract period if the contract period is less than a month) servicing the Government contract; and

(iv) The compensation (wage and fringe benefits) plan for all service employees performing work under the contract is the same as that used for these employees and equivalent employees servicing commercial customers.

(3) If paragraph (k)(1) or (k)(2) of this clause applies—

(i) If the offeror does not certify to the conditions in paragraph (k)(1) or (k)(2) and the Contracting Officer did not attach a Service Contract Labor Standards wage determination to the solicitation, the offeror shall notify the Contracting Officer as soon as possible; and

(ii) The Contracting Officer may not make an award to the offeror if the offeror fails to execute the certification in paragraph (k)(1) or (k)(2) of this clause or to contact the Contracting Officer as required in paragraph (k)(3)(i) of this clause.

(l) *Taxpayer Identification Number (TIN)* (26 U.S.C. 6109, 31 U.S.C. 7701). (Not applicable if the offeror is required to provide this information to the SAM database to be eligible for award.)

(1) All offerors must submit the information required in paragraphs (l)(3) through (l)(5) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the Internal Revenue Service (IRS).

(2) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

(3) *Taxpayer Identification Number (TIN)*.

☐ TIN: \_\_\_\_\_.

☐ TIN has been applied for.

☐ TIN is not required because:

☐ Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with the conduct of a trade or business in the United States and does not have an office or place of business or a fiscal paying agent in the United States;

☐ Offeror is an agency or instrumentality of a foreign government;

☐ Offeror is an agency or instrumentality of the Federal Government.

(4) *Type of organization*.

☐ Sole proprietorship;

☐ Partnership;

☐ Corporate entity (not tax-exempt);

☐ Corporate entity (tax-exempt);



- ☐ Government entity (Federal, State, or local);
- ☐ Foreign government;
- ☐ International organization per 26 CFR 1.6049-4;
- ☐ Other \_\_\_\_\_.

(5) *Common parent.*

- ☐ Offeror is not owned or controlled by a common parent;
- ☐ Name and TIN of common parent:

Name \_\_\_\_\_.

TIN \_\_\_\_\_.

(m) *Restricted business operations in Sudan.* By submission of its offer, the offeror certifies that the offeror does not conduct any restricted business operations in Sudan.

(n) *Prohibition on Contracting with Inverted Domestic Corporations.*

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

(2) *Representation.* 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 email 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 \$3,500 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 (50 U.S.C. 1701 *et seq.*) (see OFAC's Specially Designated Nationals and Blocked Persons List at <http://www.treasury.gov/ofac/downloads/t11sdn.pdf>).

(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) *Representation regarding compliance with labor laws (Executive Order 13673).* If the offeror is a joint venture that is not itself a separate legal entity, each concern participating in the joint venture shall separately comply with the requirements of this provision.

(1)(i) For solicitations issued on or after October 25, 2016 through April 24, 2017: The Offeror ☐ does ☐ does not anticipate submitting an offer with an estimated contract value of greater than \$50 million.

(ii) For solicitations issued after April 24, 2017: The Offeror ☐ does ☐ does not anticipate submitting an offer with an estimated contract value of greater than \$500,000.

(2) If the Offeror checked “does” in paragraph (s)(1)(i) or (ii) of this provision, the Offeror represents to the best of the Offeror's knowledge and belief [Offeror to check appropriate block]:

☐ (i) There has been no administrative merits determination, arbitral award or decision, or civil judgment for any labor law violation(s) rendered against the offeror (see definitions in paragraph (a) of this section) during the period beginning on October 25, 2015 to the date of the offer, or for three years preceding the date of the offer, whichever period is shorter; or

☐ (ii) There has been an administrative merits determination, arbitral award or decision, or civil judgment for any labor law violation(s) rendered against the Offeror during the period beginning on

October 25, 2015 to the date of the offer, or for three years preceding the date of the offer, whichever period is shorter.

(3)(i) If the box at paragraph (s)(2)(ii) of this provision is checked and the Contracting Officer has initiated a responsibility determination and has requested additional information, the Offeror shall provide--

(A) The following information for each disclosed labor law decision in the System for Award Management (SAM) at [www.sam.gov](http://www.sam.gov), unless the information is already current, accurate, and complete in SAM. This information will be publicly available in the Federal Awardee Performance and Integrity Information System (FAPIS):

(1) The labor law violated.

(2) The case number, inspection number, charge number, docket number, or other unique identification number.

(3) The date rendered.

(4) The name of the court, arbitrator(s), agency, board, or commission that rendered the determination or decision;

(B) The administrative merits determination, arbitral award or decision, or civil judgment document, to the Contracting Officer, if the Contracting Officer requires it;

(C) In SAM, such additional information as the Offeror deems necessary to demonstrate its responsibility, including mitigating factors and remedial measures such as offeror actions taken to address the violations, labor compliance agreements, and other steps taken to achieve compliance with labor laws. Offerors may provide explanatory text and upload documents. This information will not be made public unless the contractor determines that it wants the information to be made public; and

(D) The information in paragraphs (s)(3)(i)(A) and (s)(3)(i)(C) of this provision to the Contracting Officer, if the Offeror meets an exception to SAM registration (see FAR 4.1102(a)).

(ii)(A) The Contracting Officer will consider all information provided under (s)(3)(i) of this provision as part of making a responsibility determination.

(B) A representation that any labor law decision(s) were rendered against the Offeror will not necessarily result in withholding of an award under this solicitation. Failure of the Offeror to furnish a representation or provide such additional information as requested by the Contracting Officer may render the Offeror nonresponsible.

(C) The representation in paragraph (s)(2) 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 representation, in addition to other remedies available to the Government, the Contracting Officer may terminate the contract resulting from this solicitation in accordance with the procedures set forth in FAR 12.403.

(4) The Offeror shall provide immediate written notice to the Contracting Officer if at any time prior to contract award the Offeror learns that its representation at paragraph (s)(2) of this provision is no longer accurate.

(5) The representation in paragraph (s)(2) of this provision will be public information in the Federal Awardee Performance and Integrity Information System (FAPIIS).

**Note to paragraph (s):** By a court order issued on October 24, 2016, this paragraph (s) is enjoined indefinitely as of the date of the order. The enjoined paragraph will become effective immediately if the court terminates the injunction. At that time, DoD, GSA, and NASA will publish a document in the **Federal Register** advising the public of the termination of the injunction.

(t) *Public Disclosure of Greenhouse Gas Emissions and Reduction Goals.* Applies in all solicitations that require offerors to register in SAM (52.212-1(k)).

(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 Web site 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 Web site a target to reduce absolute emissions or emissions intensity by a specific quantity or percentage.

(iii) A publicly accessible Web site includes the Offeror's own Web site 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 Web site(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).

(End of Provision)