52.225-22 Notice of Required Use of American Iron, Steel, and Manufactured Goods-Buy American Statute-Construction Materials.

As prescribed in 25.1102(e), insert the following provision:

Notice of Required Use of American Iron, Steel, and Manufactured Goods-Buy American Statute-Construction Materials (Jan 2021)

- (a) Definitions. "Construction material," "domestic construction material," "foreign construction material," "manufactured construction material," "steel," and "unmanufactured construction material," as used in this provision, are defined in the clause of this solicitation entitled "Required Use of Iron, Steel, and Manufactured Goods-Buy American statute-Construction Materials" (Federal Acquisition Regulation (FAR) clause 52.225-21).
- (b) Requests for determinations of inapplicability. An offeror requesting a determination regarding the inapplicability of section 1605 of the American Recovery and Reinvestment Act of 2009 (Pub. L. 111-5) (Recovery Act) or the Buy American statute should submit the request to the Contracting Officer in time to allow a determination before submission of offers. The Offeror shall include the information and applicable supporting data required by paragraphs (c) and (d) of the clause at FAR 52.225-21 in the request. If an offeror has not requested a determination regarding the inapplicability of section 1605 of the Recovery Act or the Buy American statute before submitting its offer, or has not received a response to a previous request, the Offeror shall include the information and supporting data in the offer.
- (c) Evaluation of offers.
- (1) If the Government determines that an exception based on unreasonable cost of domestic construction material applies in accordance with FAR <u>25.604</u>, the Government will evaluate an *offer* requesting exception to the requirements of section 1605 of the Recovery Act or the Buy American statute by adding to the offered price of the contract-
- (i) 25 percent of the offered price of the contract, if foreign manufactured *construction* material is incorporated in the *offer* based on an exception for unreasonable cost of comparable manufactured domestic *construction* material; and
- (ii) 20 percent of the cost of foreign unmanufactured *construction* material included in the *offer* based on an exception for the unreasonable cost of comparable domestic unmanufactured *construction* material.
- (2) If the *solicitation* specifies award on the basis of factors in addition to cost or price, the *Contracting Officer* will apply the evaluation factors as specified in paragraph (c)(1) of this provision and use the evaluated price in determining the *offer* that represents the *best value* to the

Government.

- (3) Unless paragraph (c)(2) of this provision applies, if two or more *offers* are equal in price, the *Contracting Officer* will give preference to an *offer* that does not include foreign *construction* material excepted at the request of the *Offeror* on the basis of unreasonable cost of comparable domestic *construction* material.
- (d) Alternate offers.
- (1) When an *offer* includes foreign *construction* material not listed by the Government in this *solicitation* in paragraph (b)(3) of the clause at FAR <u>52.225-21</u>, the *Offeror* also *may* submit an *alternate offer* based on use of equivalent domestic *construction* material.
- (2) If an *alternate offer* is submitted, the *Offeror shall* submit a separate Standard Form 1442 for the *alternate offer* and a separate cost comparison table prepared in accordance with paragraphs (c) and (d) of the clause at FAR <u>52.225-21</u> for the *offer* that is based on the use of any foreign *construction* material for which the Government has not yet determined an exception applies.
- (3) If the Government determines that a particular exception requested in accordance with paragraph (c) of the clause at FAR <u>52.225-21</u> does not apply, the Government will evaluate only those *offers* based on use of the equivalent domestic *construction* material, and the *Offeror shall* be required to furnish such domestic *construction* material. An *offer* based on use of the foreign *construction* material for which an exception was requested-
- (i) Will be rejected as nonresponsive if this *acquisition* is conducted by sealed bidding; or
- (ii) *May* be accepted if revised during negotiations.

(End of Provision)

Alternate I ($May\ 2014$). As prescribed in 25.1102 (e), substitute the following paragraph (b) for paragraph (b) of the basic provision:

(b) Requests for determinations of inapplicability. An offeror requesting a determination regarding the inapplicability of section 1605 of the American Recovery and Reinvestment Act of 2009 (Pub. L. 111-5) (Recovery Act) or the Buy American statute *shall* submit the request with its *offer*, including the information and applicable supporting data required by paragraphs (c) and (d) of the clause at FAR 52.225-21.

Parent topic: 52.225 [Reserved]