252.229–7005 Tax exemptions (Spain).

As prescribed in 229.402–70(e), use the following clause:

**TAX EXEMPTIONS (SPAIN) (JUN 1997)**

(a) The Contractor represents that the contract prices, including subcontract prices, do not include the taxes identified herein, or any other taxes from which the United States Government is exempt.

(b) In accordance with tax relief agreements between the United States Government and the Spanish Government, and because the incumbent contract arises from the activities of the United States Forces in Spain, the contract will be exempt from the following excise, luxury, and transaction taxes:

1. Derechos de Aduana (Customs Duties).
2. Impuesto de Compensacion a la Importacion (Compensation Tax on Imports).
3. Transmisiones Patrimonionales (Property Transfer Tax).
4. Impuesto Sobre el Lujo (Luxury Tax).
5. Actos Juridocos Documentados (Legal Official Transactions).
6. Impuesto Sobre el Trafico de Empresas (Business Trade Tax).
7. Impuestos Especiales de Fabricacion (Special Products Tax).
8. Impuesto Sobre el Petroleo y Derivados (Tax on Petroleum and its By-Products).
9. Impuesto Sobre el Uso de Telefona (Telephone Tax).
10. Impuesto General Sobre la Renta de Sociedades y demas Entidades Juridicas (General Corporation Income Tax).
11. Impuesto Industrial (Industrial Tax).
12. Impuesto de Rentas Sobre el Capital (Capital Gains Tax).
13. Plus Valia (Increase on Real Property).
14. Contribucion Territorial Urbana (Metropolitan Real Estate Tax).
15. Contribucion Territorial Rustica y Pecuaria (Farmland Real Estate Tax).
16. Impuestos de la Diputacion (County Service Charges).
17. Impuestos Municipal y Tasas Parafiscales (Municipal Tax and Charges).

(End of clause)

252.229–7006 Value added tax exclusion (United Kingdom).

As prescribed in 229.402–70(f), use the following clause:

**VALUE ADDED TAX EXCLUSION (UNITED KINGDOM) (JUN 1997)**

The supplies or services identified in this contract are to be delivered at a price exclusive of value added tax under arrangements between the appropriate United States authorities and Her Majesty’s Customs and Excise (Reference Priv 46/7). By executing this contract, the Contracting Officer certifies that these supplies or services are being purchased for United States Government official purposes only.

(End of clause)

252.229–7007 Verification of United States receipt of goods.

As prescribed in 229.402–70(g), use the following clause:

**VERIFICATION OF UNITED STATES RECEIPT OF GOODS (JUN 1997)**

The Contractor shall insert the following statement on all Material Inspection and Receiving Reports (DD Form 250 series) for Contracting Officer approval: “I certify that the items listed on this invoice have been received by the United States.”

(End of clause)

252.229–7008 Relief from import duty (United Kingdom).

As prescribed in 229.402–70(h), use the following clause:

**RELIEF FROM IMPORT DUTY (UNITED KINGDOM) (JUN 1997)**

Any import dutiable articles, components, or raw materials supplied to the United States Government under this contract shall be exclusive of any United Kingdom import duties. Any imported items supplied for which import duty already has been paid will be supplied at a price exclusive of the amount of import duty paid. The Contractor is advised to contact Her Majesty’s (HM) Customs and Excise to obtain a refund upon completion of the contract (Reference HM Customs and Excise Notice No. 431, February 1973, entitled “Relief from Customs Duty and/or Value Added Tax on United States Government Expenditures in the United Kingdom”).

(End of clause)