Defense Acquisition Regulations System, DoD

252.237–7002

(2) United States firm means a firm incorporated in the United States that complies with the following:

   (i) The corporate headquarters are in the United States;
   (ii) The firm has filed corporate and employment tax returns in the United States for a minimum of 2 years (if required), has filed State and Federal income tax returns (if required) for 2 years, and has paid any taxes due as a result of these filings; and
   (iii) The firm employs United States citizens in key management positions.

   (b) Evaluation. Offers from firms that do not qualify as United States firms or Marshallese firms will be evaluated by adding 20 percent to the offer, unless application of the factor would not result in award to a United States firm.

   (c) Status. The offeror is a United States firm; a Marshallese firm; Other.

(End of provision)

[63 FR 11549, Mar. 9, 1998]

252.236–7013 Requirement for competition opportunity for American steel producers, fabricators, and manufacturers.

As prescribed in 236.570(d), use the following clause:

Requirement for Competition Opportunity for American Steel Producers, Fabricators, and Manufacturers (JUN 2013JAN 2009)

   (a) Definition. Construction material, as used in this clause, means an article, material, or supply brought to the construction site by the Contractor or a subcontractor for incorporation into the building or work.
   (b) The Contractor shall provide American steel producers, fabricators, and manufacturers the opportunity to compete when acquiring steel as a construction material (e.g., steel beams, rods, cables, plates).
   (c) The Contractor shall insert the substance of this clause, including this paragraph (c), in any subcontract that involves the acquisition of steel as a construction material, including subcontracts for the acquisition of commercial items.

(End of clause)

[74 FR 2418, Jan. 15, 2009, as amended at 78 FR 37990, June 25, 2013]

252.237–7000 Notice of special standards of responsibility.

As prescribed in 237.270(d)(1), use the following provision:

Notice of Special Standards of Responsibility (DEC 1991)

   (a) To be determined responsible, the Offeror must meet the general standards of responsibility set forth at FAR 9.104–1 and the following criteria, as described in Chapter 3, General Standards, of “Government Auditing Standards.”
   (1) Qualifications;
   (2) Independence; and
   (3) Quality Control.
   (c) The apparently successful Offeror, before award, shall give the Contracting Officer evidence that it is licensed by the cognizant licensing authority in the state or other political jurisdiction where the Offeror operates its professional practice.

(End of provision)


252.237–7001 Compliance with audit standards.

As prescribed in 237.270(d)(2), use the following clause:

Compliance With Audit Standards (MAY 2000)

The Contractor, in performance of all audit services under this contract, shall comply with “Government Auditing Standards” issued by the Comptroller General of the United States.

(End of clause)

[65 FR 32041, May 22, 2000]

252.237–7002 Award to single offeror.

As prescribed in 237.7003(a), use the following provision:

Award to Single Offeror (DEC 1991)

   (a) Award shall be made to a single offeror.
   (b) Offerors shall include unit prices for each item. Failure to include unit prices for each item will be cause for rejection of the entire offer.
   (c) The Government will evaluate offers on the basis of the estimated quantities shown.
   (d) Award will be made to that responsive, responsible offeror whose total aggregate offer is the lowest price to the Government.