Environmental Protection Agency

1552.219–73 Small Disadvantaged Business Targets.
As prescribed in 1519.204(b), insert the following clause:

**SMALL DISADVANTAGED BUSINESS TARGETS (OCT 2000)**

(a) In accordance with FAR 19.1202–4(a) and EPAAR 1552.219–72, the following small disadvantaged business (SDB) participation targets proposed by the contractor are hereby incorporated into and made part of the contract:

<table>
<thead>
<tr>
<th>Contractor targets</th>
<th>NAICS industry subsector(s)</th>
<th>Dollars</th>
<th>Percentage of total contract value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Prime Contractor Targets (including joint venture partners and team members)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Subcontractor Targets</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(b) The following specifically identified SDB(s) was (were) considered under the Section—SDB participation evaluation factor or subfactor (continue on separate sheet if more space is needed):

1. ________________________________
2. ________________________________
3. ________________________________
4. ________________________________
5. ________________________________

The contractor shall promptly notify the contracting officer of any substitution of firms if the new firms are not SDB concerns.

(c) In accordance with FAR 52.219–25, Small Disadvantaged Business Participation Program—Disadvantaged Status and Reporting, the contractor shall report on the participation of SDB concerns in the performance of the contract no less than thirty (30) calendar days prior to each annual contractor performance evaluation (contracting officer may insert the dates for each performance evaluation i.e., every 12 months after the effective date of contract) or as otherwise directed by the contracting officer.

(End of provision)

1552.219–74 Small disadvantaged business participation evaluation factor.
As prescribed in 1519.204(c), insert the following clause:

**SMALL DISADVANTAGED BUSINESS PARTICIPATION EVALUATION FACTOR (OCT 2000)**

Under this factor [or subfactor, if appropriate], offerors will be evaluated based on the demonstrated extent of participation of small disadvantaged business (SDB) concerns in the performance of the contract in each of the authorized and applicable North American Industry Classification System (NAICS) Industry Subsectors as determined by the Department of Commerce. As part of this evaluation, offerors will be evaluated based on:

1. The extent to which SDB concerns are specifically identified to participate in the performance of the contract;
2. The extent of the commitment to use SDB concerns in the performance of the contract (enforceable commitments will be weighed more heavily than nonenforceable commitments);
3. The complexity and variety of the work the SDB concerns are to perform under the contract;
4. The realism of the proposal to use SDB concerns in the performance of the contract; and
5. The extent of participation of SDB concerns, at the prime contractor and subcontractor level, in the performance of the contract (in the authorized and applicable NAICS Industry Subsectors in terms of dollars and percentages of the total contract value).

(End of provision)

1552.223–70 Protection of human subjects.
As prescribed in 1523.303–70, insert the following contract clause when the contract involves human test subjects.

**PROTECTION OF HUMAN SUBJECTS (APR 1984)**

(a) The Contractor shall protect the rights and welfare of human subjects in accordance with the procedures specified in its current Institutional Assurance on file with the Agency. The Contractor shall certify at least annually that an appropriate institutional committee has reviewed and approved the procedures which involve human subjects in accordance with the applicable Institutional Assurance accepted by the Agency.
1552.223–71  
(b) The Contractor shall bear full responsibility for the proper and safe performance of all work and services involving the use of human subjects under this contract.  
(End of clause)  
[49 FR 8867, Mar. 8, 1984, as amended at 78 FR 46291, July 31, 2013]

1552.223–71  EPA Green Meetings and Conferences.  
As prescribed in 1523.703–1, insert the following provision or language substantially the same as the provision in solicitations for meetings and conference services.  

EPA GREEN MEETINGS AND CONFERENCES (MAY 2007)  
(a) The mission of the EPA is to protect human health and the environment. We expect that all Agency meetings and conferences will be staged using as many environmentally preferable measures as possible. Environmentally preferable means products or services that have a lesser or reduced effect on the environment when compared with competing products or services that serve the same purpose.  
(b) As a potential meeting or conference provider for EPA, we require information about environmentally preferable features and practices your facility will have in place for the EPA event described in the solicitation.  
(c) The following list is provided to assist you in identifying environmentally preferable measures and practices used by your facility. More information about EPA’s Green Meetings initiative may be found on the Internet at http://www.epa.gov/partners/index.htm. Information about EPA voluntary partnerships may be found at http://www.epa.gov/oppt/greenmeetings/. Information about voluntary partnerships may be found on the Internet at http://www.epa.gov/partners/index.htm.  
(1) Do you have a recycling program? If so, please describe.  
(2) Do you have a linen/towel reuse option that is communicated to guests?  
(3) Do guests have easy access to public transportation or shuttle services at your facility?  
(4) Are lights and air conditioning turned off when rooms are not in use? If so, how do you ensure this?  
(5) Do you provide bulk dispensers or reusable containers for beverages, food and condiments?  
(6) Do you provide reusable serving utensils, napkins and tablecloths when food and beverages are served?  
(7) Do you have an energy efficiency program? Please describe.  
(8) Do you have a water conservation program? Please describe.  
(9) Does your facility provide guests with paperless check-in & check-out?  
(10) Does your facility use recycled or recyclable products? Please describe.  
(11) Do you source food from local growers or take into account the growing practices of farmers that provide the food? Please describe.  
(12) Do you use biobased or biodegradable products, including biobased cafeteria ware? Please describe.  
(13) Do you provide training to your employees on these green initiatives? Please describe.  
(14) What other environmental initiatives have you undertaken, including any environment-related certifications you possess, EPA voluntary partnerships in which you participate, support of a green suppliers network, or other initiatives? Include “Green Meeting” information in your quotation so that we may consider environmental preferable in selection of our meeting venue.  
[72 FR 18404, Apr. 12, 2007]

1552.223–72  Care of laboratory animals.  
As prescribed in 1523.303–72, insert the following clause:  

CARE OF LABORATORY ANIMALS (OCT 2000)  
(a) Before undertaking performance of any contract involving the use of laboratory animals, the Contractor shall register with the Secretary of Agriculture of the United States in accordance with section 6, Public Law 89–544, Laboratory Animal Welfare Act, August 24, 1966, as amended by Public Law 91–579, Animal Welfare Act of 1970, December 24, 1970. The Contractor shall furnish evidence of such registration to the contracting officer.  
(b) The Contractor shall acquire animals used in research and development programs from a dealer licensed by the Secretary of Agriculture, or from exempted sources in accordance with the Public Laws enumerated in (a), above, of this provision.  
(c) In the care of any live animals used or intended for use in the performance of this contract, the Contractor shall adhere to the principles enunciated in the Guide for Care and Use of Laboratory Animals prepared by the Institute of Laboratory Animal Resources, National Academy of Sciences (NAS)—National Research Council (NRC), and the United States Department of Agriculture’s (USDA) regulations and standards issued under Public Laws enumerated in (a) above. In case of conflict between standards, the higher standard shall be used. The Contractor’s reports on portions of the contract in which animals were used shall contain a certificate stating that the animals were cared for in accordance with the principles