

ANL-70B (January 9, 2017)

PRE-AWARD INFORMATION

Attached is a BOOKLET OF REPRESENTATIONS AND CERTIFICATIONS. Please have it executed by an official authorized to sign on behalf of your organization and return it as soon as possible. <u>Note</u>: When standard, off-the-shelf or construction items are being furnished, paragraphs 18, 19, 20, and 21 of the booklet should be marked "not applicable" if they do not apply.

In addition, please provide the information sought below and return a copy of this page along with the executed booklet

DOOKI	٠ι.					
1.		Publishing LLC	079145189	079145189		
	Contr	ractor	DUNS #			
2.		6I-30482 MOD. No. 5				
	Contr	eact/Solicitation No.				
3.		ourposes of this question, "radiation" includes particles with energies in the rail IR, UV or microwave radiation.)	nge of KeV or higher	. It does not include		
	a)	Is there any planned or potential use of radioactive material under the proposed contract?	Yes 🗌	No ■		
	b)	Is there any planned or potential use of a radiation-producing device (e.g accelerator, reactor, x-ray machine, fusion device)?	y., Yes	No ■		
		If a) or b) above is answered "yes," please provide the following information	on:			
		Principal Investigator	Phone No.			
		Health Physicist/ Radiation Safety Officer	Phone No.			
4.		contractor personnel perform any part of the work at a Government-owned	Yes 🗌	GOCO 🗌		
		actor-operated(GOCO) facility, such as Argonne, or at a rnment-owned Government-operated (GOGO) facility?	No ■	GOGO 🗌		
	NOTE	Ξ:				
	finance for an includ	posal may include technical data and other data, including trade secrets and/orial information, which the offeror does not want disclosed to the public or use purpose other than proposal evaluation. To protect such data, the offeroling each line or paragraph thereof, containing the data to be protected, and ustice set forth immediately below:	sed by the Laboratory or should specifically	y or the Government identify each page,		
<u>NOTIC</u>	<u>E</u>					
informa as a res disclose	ation, ar sult of o e the da	ained in pages of this proposal have been submitted in confidence and such data shall be used or disclosed only for evaluation purposes; provided or in connection with the submission of this proposal, the Government and the tata herein to the extent provided in the contract. This restriction does not limited the contract of th	that if a contract is a e Laboratory shall had mit the Government's	warded to the offeror we the right to use or		

Reference to this notice on the cover sheet should be placed on each page to which the notice applies. Data, or abstracts of data, marked with this notice will be retained in confidence and used by the Laboratory, DOE or its designated representative(s), including Laboratory or Government contractors and consultants, solely for the purpose of evaluating the proposal. The data so marked will not otherwise be disclosed or used without the offeror's prior written permission except to the extent provided in any resulting contract, or to the extent required by law. The restriction contained in the notice does not limit the Laboratory's nor the Government's right to use or disclose any data contained in the proposal if it is obtainable from any source, including the offeror, without restriction. Although it is our policy to treat all proposals as confidential, neither the Laboratory nor the Government assumes any liability for disclosure or use of unmarked data and both may use or disclose such data for any purpose.

1141 (a)).

BOOKLET OF REPRESENTATIONS AND CERTIFICATIONS FOR

CONTRACT/SOLICITATION N	NO. BOA 6I-30482	MODIFICATION NO.	5
THE OFFEROR/BIDDER R sections)	EPRESENTS AND CERTIFI	ES THAT: (check or complet	e all applicable
1. NAME AND LOCAT	TION OF BUSINESS ORGAN	IZATION (PLACE OF PERFO	RMANCE)
Name of Company A	AIP Publishing LLC INSERT LEGAL NAME	DUNS # 079145	189
Company Address		, Suite 300, Melville, NY 11747-4300	
Primary Performance Loc			nclude Zip +4 Code)
Filmary Ferrormance Loc	ation 1303 wait wilithan Road		nclude Zip +4 Code)
E-mail address rlev	venson@aip.org www UR	(Website Address) Publishing.aip.o	org
SAM REGISTRATION System for Award Manage	UNS# to receive any contract aw ON IS REQUIRED FOR ALL ment (SAM) Registration YES AM Expiration Date 3/4/2021.	_	
2. TYPE OF BUSINESS	SORGANIZATION		
an **educational institution a corporation, incom	porated under the laws of the S	tate of	 al Revenue Code of
		501 (a) of the Internal Revenue Code (2)	

**Educational institution means a public or nonprofit institution of higher education, e.g., an accredited college or university, as defined in section 1201(a) of Public Law 89-329, November 8, 1965, Higher Education Act of 1965; (20 U.S.C.

3. REPORTING EXECUTIVE COMPENSATION

To receive any contract award valued at \$\$30,000 or more, offeror must provide the names and total compensation of each of the five most highly compensated executives for the Contractor's preceding completed fiscal year, if --

- (i) in the Contractor's preceding fiscal year, the Contractor received—
 - (A) 80 percent or more of its annual gross revenues in Federal contracts (and subcontracts), loans, grants (and subgrants) and cooperative agreements; and
 - (B) \$25,000,000 or more in annual gross revenues from Federal contracts (and subcontracts), loans, grants (and subgrants) and cooperative agreements; and
- (ii) The public does not have access to information about the compensation of the executives through periodic reports filed under section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(a), 78o(d)) or section 6104 of the Internal Revenue Code of 1986. (To determine if the public has access to the compensation information, see the U.S. Security and Exchange Commission total compensation filings at http://www.sec.gov/answers/execomp.htm.)
- (iii) Definitions. As used in this clause:

"Executive" means officers, managing partners, or any other employees in management positions.

"First-tier subcontract" means a subcontract awarded directly by a Contractor to furnish supplies or services (including construction) for performance of a prime contract, but excludes supplier agreements with vendors, such as long term arrangements for materials or supplies that would normally be applied to a Contractor's general and administrative expenses or indirect cost.

"Total compensation" means the cash and noncash dollar value earned by the executive during the Contractor's preceding fiscal year and includes the following (for more information see 17 CFR 229.402(c)(2)):

- (1) Salary and bonus.
- (2) Awards of stock, stock options, and stock appreciation rights. Use the dollar amount recognized for financial statement reporting purposes with respect to the fiscal year in accordance with the Statement of Financial Accounting Standards No. 123 (Revised 2004) (FAS 123R), Shared Based Payments.
- (3) Earnings for services under non-equity incentive plans. This does not include group life, health, hospitalization or medical reimbursement plans that do not discriminate in favor of executives, and are available generally to all salaried employees.
- (4) Change in pension value. This is the change in present value of defined benefit and actuarial pension plans.
- (5) Above-market earnings on deferred compensation which is not tax-qualified.
- Other compensation, if the aggregate value of all such other compensation (*e.g.*, severance, termination payments, value of life insurance paid on behalf of the employee, perquisites or property) for the executive exceeds \$10,000.

[CHECK ONE] (i) Contractor did not receive 80% or more of its annual gross revenues in Federal contracts (and subcontracts), loans, grants (and subgrants) and cooperative agreements; or (b) \$25,000,000 or more in annual gross revenues from Federal contracts (and subcontracts), loans grants (and subgrants) and cooperative agreements; or (ii) The public does have access to information about the compensation of the executives through periodic reports filed under section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(a), 78o(d)) or section 6104 of the Internal Revenue Code of 1986. (To determine if the public has access to the compensation information, see the U.S. Security and Exchange Commission total compensation filings at http://www.sec.gov/answers/execomp.htm.) Information required is included herein. 1. Name **Total Compensation** 2. Name **Total Compensation** 3. Total Compensation Name **Total Compensation** 4. Name

Section 2(d)(2) of the Federal Funding Accountability and Transparency Act of 2006 (Pub. L. 109-282), as amended by section 6202 of the Government Funding Transparency Act of 2008 (Pub. L. 110-252), requires the Laboratory to report information on subcontract awards. The law requires all reported information be made public, therefore, the Laboratory is advising hereby its subcontractors that the required information will be made public.

CHECK IF APPLICABLE

Name

If the offeror in the previous tax year had gross income from all sources under \$300,000, the Laboratory is not required to report award to that contractor.

Total Compensation

4. LABORATORY TERMS AND CONDITIONS

By submission of its offer, the offeror represents that, unless otherwise noted in the offeror's proposal, the Laboratory's standard terms and conditions (included in the Laboratory's solicitation) will be included in and govern any subsequent contract.

5.	curre	RMATIVE ACTION COMPLIANCE (Required if firm has 50 or more employees and nt Government Contracts or Subcontracts totaling \$50,000 or more and if proposed contract other than construction.) (Does Not Apply To Construction)
	(a)	It ■has developed and has on file, ☐ has not developed and does not have on file, at each establishment, affirmative action programs required by the rules and regulations of the Secretary of Labor (41 CFR 60-1 and 60-2), or
	(b)	It \(\sum \) has not previously had contracts subject to the written affirmative action programs requirement of the rules and regulations of the Secretary of Labor.
6.		/IOUS CONTRACTS AND COMPLIANCE REPORTS (Not required if proposed rement is expected to be less than \$10,000)
	(a)	It ☐ has, ■has not participated in a previous contract or subcontract subject either to the Equal Opportunity clause of this solicitation or Executive Order No. 11246 as amended;
	(b)	It has, has not, filed all required compliance reports; and
	(c)	Representations indicating submission of required compliance reports, signed by proposed subcontractors, will be obtained before subcontract awards.
7.		PLIANCE WITH VETERANS' EMPLOYMENT REPORTING REQUIREMENTS (DEC (Required for awards \$150,000 or greater)
	U.S.C Emplo	bmission of its offer, the offeror represents that, if it is subject to the reporting requirements of 38 at 4212(d) (i.e., if it has any contract containing Federal Acquisition Regulation clause 52.222-37, by
8.	CON	TINGENT FEE REPRESENTATION AND AGREEMENT
	(a)	Representation. Except for full-time bona fide employees working solely for the offeror, the offeror
		(l) ☐ has, ■ has not employed or retained any person or company to solicit or obtain this contract; and
		(2) ☐ has, ■ has not paid or agreed to pay to any person or company employed or retained to solicit or obtain this contract any commission, percentage, brokerage, or other fee contingent upon or resulting from the award of this contract.

For interpretation of the representation, including the term "bona fide employee," see Subpart 3.4 of the Federal Acquisition Regulation.

- (b) Agreement. The offeror agrees to provide information relating to the above Representation as requested by the Laboratory and, when subparagraph (a)(1) or (a)(2) is answered affirmatively, to promptly submit to the Laboratory:
 - (l) A completed Statement of Contingent or Other Fees; or
 - (2) A signed statement indicating that the statement was previously submitted to the Laboratory, including the date and applicable solicitation or contract number, and representing that the prior statement applies to this offer.

9. BUY AMERICAN CERTIFICATE (MAY 2014)

- (a) The offeror certifies that each end product, except those listed in paragraph (b) 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."
- (b) Foreign End Products:

 Line Item No. Country of Origin

10. SMALL BUSINESS PROGRAM REPRESENTATIONS (OCT 2000)

- (a) (1) The North American Industry Classification System (<u>NAICS</u>) code for this acquisition is 541710 [insert <u>NAICS</u> code].
 - (2) The small business size standard is \$0.00 [insert size standard].

(i)

(3)

		which it did not itself manufacture, is 500 employees.					
(b)	Repre	esentations. (Refer to definitions in paragraph (c) of this provision)					
	(1)	The offeror represents as part of its offer that it ☐is, ■ is not a small business concern.					
	(2)	(Complete only if the offeror represented itself as a small business concern in paragraph (b)(1) of this provision.) The offeror represents that itis,is not, a small disadvantaged business concern as defined in 13 CFR 124.1002.					
	(3)	(Complete only if the offeror represented itself as a small business concern in paragraph (b)(1) of this provision.) The offeror represents as part of its offer that it \square is, \square is not, a women-owned small business concern.					
	(4)	(Complete only if the offeror represented itself as a small business concern in paragraph (b)(1) of this provision.) The offferor represents as part of its offer that it \square is, \square is not, a veteran-owned small business concern.					
	(5)	(Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (b)(4) of this provision.) The offeror represents as part of its offer that it \square is, \square is not, a service-disabled veteran-owned small business concern.					
	(6)	[Complete only if the offeror represented itself as a small business concern in paragraph $(b)(1)$ 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 (b)(6)(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.					
(c)	Notic	ee.					
		Under 15 U.S.C. 645(d), any person who misrepresents a firm's status as a small, HUBZone small, small disadvantaged, or women-owned small business concern in order					

The small business size standard for a concern which submits an offer in its own name,

Be punished by imposition of fine, imprisonment, or both;

to obtain a contract to be awarded under the preference programs established pursuant to section 8(a), 8(d), 9, or 15 of the Small Business Act or any other provision of Federal law that specifically references section 8(d) for a definition of program eligibility, shall –

- (ii) Be subject to administrative remedies, including suspension and debarment; and
- (iii) Be ineligible for participation in programs conducted under the authority of the Act.

11. WOMEN-OWNED BUSINESS REPRESENTATION (Other than Small Business Concerns)

(Complete only if the offeror is a woman-owned business enterprise concern and did not represent itself as a small business concern in paragraph (b)(1) of this provision). The offeror represents as part of its offer that it \square is, \blacksquare is not, a Women-Owned Business Concern.

"Women-Owned," as used in this provision, means a Small Business that is at least fifty-one percent (51%) owned by a woman or women who are U. S. citizens and who also control and operate the business.

12. MINORITY-OWNED BUSINESS REPRESENTATION (Other Than Small Business Concerns)

(Certify only if the offeror is a minority-owned business enterprise and did not represent itself as a small business concern in paragraph (b)(1) of this provision.) The offeror represents as part of its offer that it □is, ■is not a minority business enterprise.

"Minority Business Enterprise" as used in this provision, means a business enterprise that is owned or controlled by one or more socially or economically disadvantaged persons. Such disadvantaged may arise from cultural, racial, chronic economic circumstances or background or other similar cause. Such persons include, but are not limited to African Americans, Native Americans, Hispanic Americans, Asian Pacific Americans, and Subcontinent Asian Americans.

13. CERTIFICATION OF NONSEGREGATED FACILITIES

- (a) "Segregated facilities," as used in this provision, means any waiting rooms, work areas, rest rooms and wash rooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees, that are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, or national origin because of habit, local custom, or otherwise.
- (b) By the submission of this offer, the offeror certifies that it does not and will not maintain or provide for its employees any segregated facilities at any of its establishments, and that it does not and will not permit its employees to perform their services at any location under its control where segregated facilities are maintained. The offeror agrees that a breach of this certification is a violation of the Equal Opportunity clause in the contract.

- (c) The offeror further agrees that (except where it has obtained identical certifications from proposed subcontractors for specific time periods) it will --
 - (1) Obtain identical certifications from proposed subcontractors before the award of subcontracts under which the subcontractor will be subject to the Equal Opportunity clause:
 - (2) Retain the certifications in the files; and
 - (3) Forward the following notice to the proposed subcontractors (except if the proposed subcontractors have submitted identical certifications for specific time periods):

NOTICE TO PROSPECTIVE SUBCONTRACTORS OF REQUIREMENT FOR CERTIFICATIONS OF NONSEGREGATED FACILITIES

A Certification of Nonsegregated Facilities must be submitted before the award of a subcontract under which the subcontractor will be subject to the Equal Opportunity clause. The certification may be submitted either for each subcontract or for all subcontracts during a period (i.e., quarterly, semiannually, or annually).

NOTE: The penalty for making false statements in offers is prescribed in 18 U.S.C. 1001.

14. CERTIFICATE OF INDEPENDENT PRICE DETERMINATION (required for non-commercial awards \$150,000 and greater)

- (a) The offeror certifies that:
 - (1) The prices in this offer have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other offeror or competitor relating to (i) those prices, (ii) the intention to submit an offer, or (iii) the methods or factors used to calculate the prices offered;
 - (2) The prices in this offer have not been and will not be knowingly disclosed by the offeror, directly or indirectly, to any other offeror or competitor before bid opening (in the case of a formally advertised solicitation) or contract award (in the case of a negotiated solicitation) unless otherwise required by law; and
 - (3) No attempt has been made or will be made by the offeror to induce any other concern to submit or not to submit an offer for the purpose of restricting competition.
- (b) Each signature on the offer is considered to be a certification by the signatory that the signatory--
 - (1) Is the person in the offeror's organization responsible for determining the prices being offered in this bid or proposal, and that the signatory has not participated and will not participate in any action contrary to subparagraphs (a)(1) through (a)(3) above; or

(2) (i) Has been authorized, in writing, to act as agent for the following principals in certifying that those principals have not participated, and will not participate in any action contrary to sub-paragraphs (a)(1) through (a)(3) above

(insert full name of person(s) in the offeror's organization responsible for determining the prices offered in this bid or proposal, and the title of his or her position in the offeror's organization);

- (ii) As an authorized agent, does certify that the principals named in subdivision (b)(2)(i) above have not participated, and will not participate, in any action contrary to subparagraphs (a)(1) through (a)(3) above; and
- (iii) As an agent, has not personally participated, and will not participate, in any action contrary to subparagraphs (a)(1) through (a)(3) above.
- (c) If the offeror deletes or modifies subparagraph (a)(2) above, the offeror must furnish with its offer a signed statement setting forth in detail the circumstances of the disclosure.

15. CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS (Applies to non-commercial awards \$150,00 and greater)

- (a) The definitions and prohibitions contained in the clause, at FAR 52.203-12, Limitation on Payments to Influence Certain Federal Transactions, included in this solicitation, are hereby incorporated by reference in paragraph (b) of this certification.
- (b) The offeror, by signing its offer hereby certifies to the best of his or her knowledge and belief as of December 23, 1989, that---
 - (1) 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 awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment or modification of any Federal contract, grant, loan, or cooperative agreement;
 - (2) If any funds other than Federal appropriated funds (including profit or fee received under a covered Federal transaction) 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 this solicitation, the offeror shall complete and

- submit, with its offer, OMB standard form LLL, Disclosure of Lobbying Activities, to the Laboratory; and
- (3) He or she will include the language of this certification in all subcontract awards at any tier and require that all recipients of subcontract awards in excess of \$100,000 shall certify and disclose accordingly.
- (c) Submission of this certification and disclosure is a prerequisite for making or entering into this contract imposed by section 1352, title 31, United States Code. Any person who makes an expenditure prohibited under this provision or who fails to file or amend the disclosure form to be filed or amended by this provision, shall be subject to a civil penalty of not less than \$10,000, and not more than \$100,000, for each such failure.

16. CERTIFICATION REGARDING DEBARMENT, SUSPENSION, PROPOSED DEBARMENT, AND OTHER RESPONSIBILITY MATTERS

(Applies to awards \$35,000 or greater)

(a)	(1)	The O	he Offeror certifies, to the best of its knowledge and belief, that –		
		(i)	The O	fferor and/or any of its Principals –	
			(A)	Are □, are not ■ presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency;	
			(B)	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 public (Federal, state, or local) 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, or receiving stolen property; and	
			(C)	Are \square , are not \blacksquare , presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in paragraph (a)(1)(i)(B) of this provision.	
		(ii)		fferor has ☐ has not ■, within a three-year period preceding this offer, had more contracts terminated for default by any Federal agency.	

(2) "Principals," for the purposes of this certification, means officers; directors; owners; partners; and, persons having primary management or supervisory responsibilities within a business entity (e.g., general manager; plant manager; head of a subsidiary, division, or business segment, and similar positions).

This Certification Concerns a Matter Within the Jurisdiction of an Agency of the United States and the Making of a False, Fictitious, or Fraudulent Certification May Render the Maker Subject to Prosecution Under Section 1001, Title 18, United States Code.

- (b) The Offeror shall provide immediate written notice to the Laboratory if, at any time prior to contract award, the Offeror learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- (c) A certification that any of the items in paragraph (a) of this provision exists will not necessarily result in withholding of an award under this solicitation. However, the certification will be considered in connection with a determination of the Offeror's responsibility. Failure of the Offeror to furnish a certification or provide such additional information as requested by the Laboratory may render the Offeror nonresponsible.
- (d) Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render, in good faith, the certification required by paragraph (a) of this provision. The knowledge and information of an Offeror is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- (e) The certification in paragraph (a) 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 certification, in addition to other remedies available to the Government, the Laboratory may terminate the contract resulting from this solicitation for default.

17. COST ACCOUNTING STANDARDS NOTICES AND CERTIFICATION (Not required if proposed procurement is expected to be less than \$750,000 and company's AGGREGATE contract awards are expected to be less than \$50 million)

NOTE: This notice does not apply to small businesses or foreign governments. This notice is in three parts, identified by Roman numerals I through III.

Offerors shall examine each part and provide the requested information in order to determine Cost Accounting Standards (CAS) requirements applicable to any resultant contract.

I. DISCLOSURE STATEMENT-COST ACCOUNTING PRACTICES AND CERTIFICATION

- (a) Any contract in excess of \$750,000 resulting from this solicitation, except contracts in which the price negotiated is based on (1) established catalog or market prices of commercial items sold in substantial quantities to the general public, or (2) prices set by law or regulation, will be subject to the requirements of 48 CFR Parts 9903 and 9904, except for those contracts which are exempt as specified in 48 CFR, Subpart 9903.201-1.
- (b) Any offeror submitting a proposal which, if accepted, will result in a contract subject to the requirements of 48 CFR, Parts 9903 and 9904 must, as a condition of contracting, submit a Disclosure Statement as required by 48 CFR, Subpart 9903.202. The Disclosure Statement must be submitted as a part of the offeror's proposal under this solicitation

unless the offeror has already submitted a Disclosure Statement disclosing the practices used in connection with the pricing of this proposal. If an applicable Disclosure Statement has already been submitted, the offeror may satisfy the requirements for submission by providing the information requested in paragraph (c) of Part I of this provision.

CAUTION: In the absence of specific regulations or agreement, a practice disclosed in a Disclosure Statement shall not, by virtue of such disclosure, be deemed to be a proper, approved, or agreed-to practice for pricing proposals or accumulating and reporting contract performance cost data.

C	Check the appropriate box below:					
	(1) Certificate of Concurrent Submission of Disclosure Statement.					
h	The offeror hereby certifies that, as a part of the offer, copies of the Disclosure Statement have been submitted as follows: (i) original and one copy to the Laboratory and (ii) one copy to the cognizant contract auditor, (Disclosure must be on Form CAS-4. Forms may be obtained from the Laboratory Procurement Official.)					
	Date of Disclosure statement:					
N	Name and address of Laboratory Official where filed:					
_						
_						
	The offeror further certifies that practices used in estimating costs in pricing this proposal reconsistent with the cost accounting practices disclosed in the Disclosure Statement.					
Τ	(2) Certificate of Previously Submitted Disclosure Statement.					
	(2) Certificate of Previously Submitted Disclosure Statement. The offeror hereby certifies that Disclosure Statement was filed as follows:					
Γ	_ ` ` ` <u>`</u>					
Γ	The offeror hereby certifies that Disclosure Statement was filed as follows:					
	The offeror hereby certifies that Disclosure Statement was filed as follows:					
	The offeror hereby certifies that Disclosure Statement was filed as follows: Date of Disclosure Statement:					
	The offeror hereby certifies that Disclosure Statement was filed as follows: Date of Disclosure Statement:					

II.

propos		consis	tent with		-			_		n pricing this the applicable
	(3)	Certi	ficate of I	Monetary	Exempt	ion.				
affiliat and su period offeror	tes unde abcontra immed r furthe	er com acts su diately r certi	mon cont bject to C precedin fies that	rol, did no CAS totaling the per	ot receive ing more riod in the catus character in the catus charact	we net a e than which anges	awards \$50 m this pr before	of negot illion ir oposal an awar	iated partial the co	osidiaries, and rime contracts ost accounting bmitted. The ting from this
	(4)	Certi	ficate of I	Interim Ex	kemptio	n.				
disclosing the per 9903.2 further days a to the this pr	sure, as riod in value 202-1, the certification of the Laboration of the the Caboration.	define which he offer es that end of tory, i , as ap	ed in (3) a this offer eror is not if an awa f that peri n the forr propriate, rs current	was submard resulting to verify to verify	the cost mitted and ired to s ing from fferor w ed under submissi ed to di.	t accound (ii) ubmit this p ill immer subpassion of	inting printing printing proposal mediatel aragraph a comp	retiod in redance wo sure St has not y submin (c)(1) bleted Details they we they we	nmedian with 48 atemen been m t a revi or (c)(2 isclosur	exemption for tely preceding CFR, Subpart t. The offeror hade within 90 sed certificate 2) of Part I of the Statement.
covere accour in con	ed prim nting pe nection	e con eriod n with p	tract or nay not cl proposals	subcontro aim this e	act of \$ exemption d before	\$50 m on (4). e expir	illion o Furthe ation oj	r more r, the ex the 90-	in the cemption day pe	current coss n applies only riod following
ACC ERAGE	COUNT	ING	STANDA	ARDS-EI	LIGIBIL	ITY	FOR	MODII	FIED	CONTRACT
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covered prime contracts and subcontracts. The offeror further certified that if such status changes before an award resulting from this proposal, the offeror will advise the Laboratory immediately.

CAUTION: An offeror may not claim the above eligibility for modified contract coverage if this proposal is expected to result in the award of a CAS-covered contract of \$50 million or more or if, during its current cost accounting period, the offeror has been awarded a single CAS-covered prime contract or subcontract of \$50 million or more.

III. ADDITIONAL COST ACCOUNTING STANDARDS APPLICABLE TO EXISTING CONTRACTS

The offeror shall indicate below whether award of the contemplated contract would, in accordance with subparagraph (a)(3) of the Cost Accounting Standards clause, require a change in established cost accounting practices affecting existing contracts and subcontracts.

YES		NO
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18. BERYLLIUM MACHINING OR PROCESSING (Required if contract will entail the machining or processing of Beryllium)

The offeror certifies that they are aware of beryllium hazards [10 CFR Part 850, Chronic Beryllium Disease Prevention Program, URL http://www.energy.gov/ehss/chronic-beryllium-disease-prevention-program-10-cfr-850] and are prepared to take necessary precautions in handling.

19. SUSPECT/COUNTERFEIT PARTS CERTIFICATION

Suspect/counterfeit parts shall not be used in the performance of any work resulting from this offer, whether on or off the Laboratory site, nor shall suspect/counterfeit parts be included in any supplies furnished as a result of this offer.

20. RIGHTS IN PROPOSAL DATA

It is Laboratory policy for a contract award based on a proposal that, in consideration of the award, the Government shall obtain unlimited rights in the technical data (data which are of a scientific or technical nature) contained in the proposal unless the contractor marks those portions of the technical information which he asserts as "proprietary data" or specifies those portions of such technical data which are not directly related to or will not be utilized in the work to be funded under the contract. Accordingly, please indicate:

please	indicate:	
	No restriction on Government rights in the proposal technical data; or	
	The following identified technical data is proprietary or is not directly related to or will no utilized in the work to be funded under the contract:	ot be

■ Not Applicable

21. REPRESENTATION OF LIMITED RIGHTS DATA AND RESTRICTED COMPUTER SOFTWARE (JUN 1987) (48 CFR 52.227-15)

- (a) This solicitation sets forth the work to be performed if a contract award results, and the Government's and the Laboratory's known delivery requirements for data (as defined in 48 CFR 52.227-14). Any resulting contract may also provide the Government and the Laboratory the option to order additional data under the Additional Data Requirements clause at 48 CFR 52.227-16 of the FAR, if included in the contract. Any data delivered under the resulting contract will be subject to the Rights in Data--General clause at 48 CFR 52.227-14 that is to be included in this contract. Under the latter clause, a Contractor may withhold from delivery data that qualify as limited rights data or restricted computer software, and deliver form, fit, and function data in lieu thereof. The latter clause also may be used with its Alternates II and/or III to obtain delivery of limited rights or restricted computer software, marked with limited rights or restricted rights notices, as appropriate. In addition, use of Alternate V with this latter clause provides the Government the right to inspect such data at the Contractor's facility.
- (b) As an aid in determining the Government's and the Laboratory's need to include any of the aforementioned Alternates in the clause at 48 CFR 52.227-14, Rights in Data--General, the offeror's response to this solicitation shall, to the extent feasible, complete the representation in paragraph (b) of this provision to either state that none of the data qualify as limited rights data or restricted computer software, or identify which of the data qualifies as limited rights data or restricted computer software. Any identification of limited rights data or restricted computer software in the offeror's response is not determinative of the status of such data should a contract be awarded to the offeror.

REPRESENTATION CONCERNING DATA RIGHTS

 None of the data proposed for fulfilling such requirements qualifies as limited rights or restricted computer software. Data proposed for fulfilling such requirements qualify as limited rights data or restrict computer software and are identified as follows: 	
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DATA	

■ Not Applicable

NOTE: "Limited rights data" and "Restricted computer software" are defined in the contract clause "Rights in Data--General." (48 CFR 52.227-14)

22. CERTIFICATION AS TO SMALL BUSINESS OR NONPROFIT STATUS UNDER PUBLIC LAW 96-517 AS AMENDED BY PUBLIC LAW 98-620

PATENT TERMS AND NOTICE OF RIGHT TO REQUEST PATENT WAIVER

1.	requii Regul	ed for	ovisions of Public Law 96-517 as amended by Public Law 98-620, the patent terms contracts with offerors in certain categories are as set forth in DOE Acquisition In order to determine the Patent Provisions applicable to this contract, please check e box.	
	Offer	or is:		
		(a)	A small business firm as defined at Section 3 of Public Law 85-536 (15 U.S.C. 632) and implementing regulations of the Administrator of the Small Business Administration.	
	•	(b)	A university or other institution of higher education or an organization of the type described in Section 501(c)(3) of the Internal Revenue Code of 1954 (26 U.S.C. 501(c)) and exempt from taxation under Section 501(a) of the Internal Revenue Code (26 U.S.C. 501(a)); or	
		(c)	A nonprofit scientific or educational organization qualified under a State nonprofit organization statute.	
			Please identify the statute:	
		(d)	None of the above.	
2.	Offerors who have checked (d) above have the right to request in advance of or within thirty (30) days after execution of the contract, in accordance with applicable statutes and DOE Patent Waiver Regulation 10 CFR 784, a waiver of all or any part of the rights of the United States in subject inventions. If the offeror intends to request a waiver to such invention rights pursuant to DOE Patent Waiver Regulation 10 CFR 784, please indicate:			
			nd to request an advance waiver in accordance with DOE Patent Waiver Regulation FR 784.	
		I do n	ot intend to request an advance waiver.	
			tted with the intention that the Department of Energy rely on my representation that a member of the category indicated.	

NAME OF OFFEROR	AIP Publishing LLC
DocuSigned by:	
BY Roy Levenson	
Comparison (Signature of Person Authorized to Legally Bind the Offeror)	
NAME AND TITLE OF	
SIGNER	Roy Levenson, Chief Financial Officer
12/17/20	
DATE SIGNED 12/17/20	