

### ANNUAL SUPPLIER REGISTRATION DATA, REPRESENTATIONS AND CERTIFICATIONS

Refs: Code of Federal Regulations (CFR); Federal Acquisition Regulation (FAR); Department of Defense FAR Supplement (DFARS); et al.

### Blank form is Company Use Only Completed Form is Most Private

RTX Corporation and its affiliates and subsidiaries, including, but not limited to, Collins Aerospace, Pratt & Whitney, and Raytheon (collectively "RTX") must gather and maintain certain registration data from all Suppliers of goods and services to RTX. RTX must also gather additional representations and certifications from Suppliers who do (or want to) provide goods or services in support of a U.S. government ("USG") contract. This form is designed to efficiently and effectively gather both the required registration information and, when applicable, the additional representations and certifications.

#### **Instructions for completion:**

- (a) All Suppliers <u>must</u> complete **Section A** (as applicable where indicated) and **Section C** in their entirety.
- (b) Any Suppliers who <u>do</u> (or <u>want</u> to) provide RTX with goods or services in support of a USG contract <u>must</u> <u>also</u> complete **Section B**.
- (c) Please consult your company's subject matter experts prior to answering any specific questions you are unfamiliar with (e.g., the legal department for foreign ownership questions in **Section B**, the IT department for cybersecurity questions in **Section B**, etc.)

#### **Privacy Notice:**

RTX requests that Suppliers complete this form because the Supplier either has an existing business relationship or is under consideration for a business relationship with RTX. In conducting due diligence on this existing or possible business relationship, RTX must ask for some personal information for individuals related to the Supplier. For information about RTX's sharing, storage, and retention of personal information and about the rights of data subjects please see the RTX General Privacy Notice.

What personal information does RTX collect? The personal information that RTX collects is set forth below in this form. The questions have been tailored to seek only information that is relevant to RTX's compliance efforts. Additionally, RTX may obtain further information about the Supplier from the references and other parties identified in the Supplier's response. RTX may also need to contact the Supplier to resolve any issues that RTX identifies in the context of reviewing this form, such as to determine if the appropriate individuals have been identified.

**For what purpose will RTX use the personal information?** The information will be used and processed by RTX primarily to help achieve compliance with anti-corruption laws of the United States ("U.S.") and other jurisdictions. RTX may also use this personal information as set forth in the RTX General Privacy Notice.

What else should Suppliers know? Completion of this form is entirely voluntary; however, failure to complete any part of this form may preclude RTX from continuing or commencing to do business with the Supplier. If there is a concern about providing personal information or if there are any questions about data privacy related to this form, consult with your RTX business contact. The Supplier is responsible for ensuring that any personal information it provides in this form is provided in a compliant manner, including (where applicable) obtaining consent from and providing notice to data subjects.

☐ Supplier acknowledges that it has read the above Priv	acy Notice and the RTX General Privacy Notice and
hereby certifies that all data subjects identified herein hav	e consented to providing their personal information in
connection with this form (where applicable).	

**Note**: Some of the certifications and representations herein are similar to those solicited via the USG's representations and certifications database (<u>SAM.gov</u>). However, a Supplier's USG representations and certifications may <u>not</u> be used in lieu of this form. Additionally, certain other solicitation-specific and procurement-specific policies and procedures may require RTX to collect additional representations and certifications from Supplier that are not collected in this form.

Section A. Supplier	Registration Info	rmation														
A.1. Part I: Business	name and locati	on(s) (Sul	bstitut	e W-9	Fo	rm)	)									
(a) Supplier's primary ( Business name:	(or headquarter) lo	cation info		n: it nar	ne (	if di	ffere	ent fi	om	ı bu:	sine	ess r	name	∍):		
DBA or division (if app	DBA or division (if applicable)			Remit to address (P.O. box or street address):												
Address (number, stre	eet, apt., or suite):		Remit to city, county, and state:													
City, county, and state	 ∋:		Rem	it to c	oun	try:			Remit to Zip+4 or postal code:							
Country:	Zip+4 or postal o	code:	Rem	it to t	elep	hor	ie:	_								
Telephone:			Rem	it to e	ma	il:										
Business email:			Sign	atory	title	:										
URL:																
For existing RTX Supp address:  Business name Collins Aerospace Pratt & Whitney Raytheon (ESD#)	oliers, enter your R	TX supplie		. ,		eac		TX t			ier#			to t		
Provide Supplier's (and and, for those who wish number, the Commerc Entity ("NCAGE") Code	n to do business wit ial and Governmer	th RTX in s	support	of a l	JSG	coi	ntra	ct, th	ne l	Jniq	jue I	Entit	ty Ide	entifi	ier ('	"UEI")
☐ Supplier UEI n	umber:															
☐ Supplier paren	t company UEI:															
☐ Supplier DUNS	3 number:				-				-							
☐ Supplier paren	t company DUNS ։	number:			-				-							
☐ Supplier does	not have a DUNS o	or UEI num	nber													
☐ Supplier CAGE	E Code															
☐ Supplier NCAG	E Code															

(b) Supplier's physical business location information (complete if different from the address provided in (a) above): Business name: Supplier's physical location DUNS number, if different than given above: DBA or division (if applicable) Supplier's physical location UEI number, if different Supplier's physical location address than given above: (number, street, apt., or suite): City, county, and state: Supplier's physical location CAGE/NCAGE Code, if different than given above: Congressional District (if applicable) Country: Zip+4 or postal code: Email: Telephone: (c) Supplier's primary performance location information (complete if different from the address provided in (a) or (b) above: Business name: Supplier's primary performance location DUNS number, if different than given above: DBA or division (if applicable) Supplier's primary performance location UEI Supplier's primary performance location physical number, if different than given above: address (number, street, apt., or suite): City, county, and state: Supplier's primary performance location CAGE/NCAGE Code, if different than given above: Congressional District (if applicable) Country: Zip+4 or postal code: Email: Telephone:

A.1. Part I: Business name and location(s)

CONTINUED

CONTINUED A.1. Part I: Business name and location(s)
(d) Does Supplier have performance locations in addition to the locations provided above?
☐ Yes ☐ No
If <b>Yes</b> , Supplier acknowledges and agrees to provide RTX with the actual performance location address applicable to each subcontract or purchase order ("PO") issued by RTX in Supplier's offer at the time of solicitation.
A.1. Part II: Foreign Account Tax Compliance Act ("FATCA")
(a) Supplier's Foreign or U.S. Person Status:
☐ Supplier is a Foreign Person as defined by the Internal Revenue Service ("IRS") or
☐ Supplier is a U.S. Person as defined by the <u>IRS</u> , which includes:
<ul> <li>An individual who is a U.S. citizen or U.S. resident alien;</li> <li>A partnership, corporation, company, or association created or organized in the U.S. or under th laws of the U.S.;</li> <li>An estate (other than a non-U.S. estate); or</li> <li>A domestic trust (as defined in 26 CFR 301.7701-7).</li> </ul>
If Supplier is a U.S. Person as defined by the $\underline{\sf IRS}$ (see above), enter Supplier's Employer Identification Number (EIN):
EIN:
(b) <b>FATCA Exemptions:</b> (see instructions to Form W-9 available from the <u>IRS</u> ):
<ul> <li>(a) Exempt payee code (if any)</li> <li>(b) Exemption from FATCA reporting code (if any)</li> </ul>
(c) FACTA Certifications: Supplier hereby certifies, under penalties of perjury, that:
☐ the FATCA code entered above (if any) indicating it is exempt from FATCA reporting is correct;
☐ it is a U.S. Person as defined by the <u>IRS</u> (see above);
☐ its TIN provided above is correct (or ☐ it is waiting for a TIN to be issued); and
it is not subject to backup withholding because:
(1) it is exempt from backup withholding; or
(2) it has not been notified by the IRS that it is subject to backup withholding due to a failure to report all interest or dividends; or
(3) The IRS has notified it that it is no longer subject to backup withholding.
A.1. Part III: Income Source (Applicable only to Non-U.S. Suppliers)
(a) Select only ONE of the following:
☐ Supplier does not have U.S. source income (must also complete Section A.1. Part III (b) below ); or
☐ Supplier derives U.S. source income (reference Table 1, below) and acknowledges that:
(1) Supplier is responsible for completing the appropriate form because:
<ul><li>(i) Supplier is the recipient of an amount subject to U.S. withholding tax under Internal Revenu Code ("I.R.C.") Section 1441 or 1442; or</li></ul>

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#### A.1. Part III: Income Source (Applicable only to Non-U.S. Suppliers)

(ii) Supplier is the recipient of U.S. source income that may be subject to FATCA withholding / reporting under I.R.C. Section 1471 through 1474.

(Links for IRS forms and instructions are provided below.)

- (2) Supplier shall submit the completed appropriate W-8 to RTX prior to award of the PO; and
- (3) Supplier's income is derived as follows: \_\_\_\_\_% U.S. source \_\_\_\_\_% (non-U.S. source) (reference Table 1 below).

NOTE: It is acceptable to enter **0** in one field if there is no income from either U.S. or non-U.S. sources, provided the total percentage is **100**.

Table 1: Source rules for income for non-U.S. Suppliers

Income type	Factor (locale) determining source
Business income: Personal / business / professional services	Where services are performed?
Business income: Sale of inventory / produced	Where produced (allocation may be necessary)?
Rents	Where property is used?
Royalties: Patents, copyrights, etc.	Where property is used?

Form W-8BEN-E (for entities) is available from the IRS <u>here</u>.

Form W-8BEN-E Instructions are available from the IRS here.

Form W-8BEN (for individuals) is available from the IRS here.

Form W-8BEN Instructions are available from the IRS here.

Form W-8ECI is available from the IRS here.

Form W-8ECI Instructions are available from the IRS here.

Form W-8EXP (for exempt payees) is available from the IRS <a href="here">here</a>.

Form W-8EXP (for flow-through payees) Instructions are available from the IRS here.

Form W-8IMY is available from the IRS <u>here</u>.

Form W-8IMY Instructions are available from the IRS here.

Form 8233 (for nonresident aliens) is available from the IRS here.

Form 8233 Instructions are available from the IRS here.

Form W-4 (for nonresident aliens) is available from the IRS here.

	Form W-4 Instructions are available from the IRS <u>here</u> .
	Supplier represents that the income reported as a non-U.S. source in Section A.1. Part III (a) above is as follows (must answer each question):
	$\square$ Is ( $\square$ is not) derived from business income as a result of personal / business / professional services that are performed at (enter N/A if no income derived from services).
	☐ <b>Is (</b> ☐ <b>is not</b> ) derived from business income as a result of inventory sold or produced at (enter N/A if no income is derived from sale or production of inventory).
	☐ Is (☐ is not) derived from business income as a result of rents for rental property located at (enter N/A if no income derived from rents).
	☐ <b>Is</b> (☐ <b>is not</b> ) derived from business income as a result of royalties from patents, copyrights, etc., produced at (enter N/A if no income is derived from royalties).
` '	Has Supplier been either a corporation that was incorporated in the U.S. or a partnership that used to be in the U.S.? $\square$ Yes $\square$ No
(d)	Is Supplier a subsidiary whose parent corporation is incorporated in a non-U.S. country?
	☐ Yes ☐ No

A.	1. Part IV: Business information
(a)	Are any of supplier's top 5 most highly compensated executives citizens of any of the following countries that are subject to sanctions by the United States: Belarus, Cuba, Iran, North Korea, Russia, and Syria? (Compensation is based on compensation amounts paid in supplier's fiscal year immediately preceding the date of supplier's certification in Section C hereof.)   Yes  No
(b)	Supplier's Federal Tax Classification for Information Reporting (Select ONE):
	<ul> <li>☐ Individual / Sole Proprietor or Single Member Limited Liability Company</li> <li>☐ Corporation (C or S)</li> <li>☐ Partnership</li> <li>☐ Trust / Estate</li> <li>☐ Government Agency (Federal, non-U.S. or State)</li> <li>☐ Nonprofit Organization</li> <li>☐ Limited Liability Company (tax classification: C Corporation)</li> <li>☐ Limited Liability Company (tax classification: S Corporation)</li> <li>☐ Limited Liability Company (tax classification: Partnership)</li> <li>☐ Non-U.S. Entity (Complete applicable W-8)</li> </ul>
(c)	For Individual / Sole Proprietor, Single Member LLC, Partnership, Trust / Estate, Nonprofit Organization, or Limited Liability Partnership Only: Supplier's activity for federal tax information reporting (Select ONE):
	<ul> <li>□ Rentals – Real estate rentals, machine rentals</li> <li>□ Royalties – Intangible property such as patents, copyrights, trade names, and trademarks</li> <li>□ Punitive Damages – Any damage for non-physical injuries or sickness</li> <li>□ Medical / Health Care – Physician or other supplier or provider of medical or healthcare service</li> <li>□ Consultant / Professional Fees – Fees to accountants, architects, contractors, engineers, referral fees, or payment for services</li> <li>□ None of the above</li> </ul>
(d)	For Nonprofit Organizations only: Supplier represents that:
	(1) It is organized as a: 501(c)(3) 501(c)(4) 501(c)6 Other
	(2) It does (does not) engage in lobbying.
(e)	Supplier's business type (check only ONE) (See the Supplier <u>User and Administrator Guide for Definitions</u> ):
	Construction Consultant Service Software Testing Manufacturer Only Manufacturer / Authorized Distributor Manufacturer / Non-Franchised Distributor Non-Franchised Distributor Only Authorized / Franchised Distributor Only Both Authorized / Franchised and Non-Franchised Distributor
(f)	Supplier represents and certifies that it is a (check only ONE):
	<ul> <li>□ Large Business</li> <li>□ Large Business that can also certify as Small for specific North American Industry Classification System ("NAICS") codes, as defined by the Small Business Administration ("SBA").</li> <li>□ Small Business, as defined by the SBA</li> <li>□ Non-U.S. Entity</li> </ul>

СО	NTINUED A.1. Par	t IV: Business inform	nation		
	DFARS 252.226-7001	Utilization of Indian ( ss Concerns, Supplier	Organizations, Ind	d Indian-Owned Economic Enterprise lian-Owned Economic Enterprises, is (Check all that apply, as defined	Native
[	<ul><li>☐ Indian organization</li><li>☐ Indian-owned econo</li><li>☐ Native Hawaiian sm</li><li>☐ Not applicable</li></ul>	mic enterprise all business concern			
` '	• •	•		ons to the U.S. government (FAR 52 is (Check all that apply):	2.219-9
]		ollege / Minority Institut ned in FAR 52.219-9) poration (as defined in	•	FAR 2.101)	
<b>A.2</b>	. Part I: FAR 52.219-1	Small Business Prog	gram Representa	itions (TAILORED)	
Appl		s Suppliers and Large	Businesses certify	ying as a Small Business for specific	NAICS
(a) \$	Size Standards:				
(	(1) The small business are as defined by 13	•	ply to the represer	ntations of Supplier in Subsection (c	) below
(	· ,	vice contract, but wh		its an offer in its own name, other that furnish a product which it did no	
k F	below, and that such en RTX. Supplier further a	tries shall be current, acknowledges and ag	accurate and compressible that Supplie	d, if appropriate, its small business plete as of the date of any Supplier er's signature in <b>Section C, "Auth</b> entations of Supplier set forth in this s	offer to
(c) I	Representations:				
(		Standards Guide for a		s applicable to Supplier's business corstanding the applicable size for Su	
	Number of employ	ees:			
	□ 1 − 49	☐ 50 − 100	☐ 101 − 150	☐ 151 – 200	
	☐ 201 – 250	☐ 251 − 500	☐ 501 – 750	☐ 751 − 1,000	
	☐ 1,001 − 1,250	1,251 – 1,500	<u></u> 1,500+		
	Average annual re	ceipts (in millions):			
	□ \$0 − \$0.75         □         ■ \$0.75         □         ■ \$0.75         □         ■ \$0.75	\$0.75 − \$5.5	\$5.5 − \$7.5		
	□ \$11 − \$15             □             □	□ \$15 − \$18             □	□ \$18 − \$19             □	S19 - \$20.5	
	Section 1	S25 - \$27.5	Section 1.5 - \$29.5 -	5	
	\$32 − \$32.5	S32.5 - \$36.5	\$36.5 − \$37.5	5	
	□ \$38.5+				

#### A.2. Part I: FAR 52.219-1 Small Business Program Representations (TAILORED)

List known NAICS codes for which Supplier is representing itself as a small business concern. Supplier shall additionally verify its small business size representations with any offer to RTX that includes a NAICS code not provided in this list.

(All NAICS codes must be 6-digit numerical entries. See <a href="https://www.naics.com/">https://www.naics.com/</a> and <a hre

NAICS code:	Description:

#### A.2. Part II: FAR 52.219-1 Small Business Program Representations (TAILORED)

(a) **Definitions**. As used in this provision:

"Service-disabled veteran" means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).

- (1) "Service-disabled veteran-owned small business concern" means a small business concern
  - (i) Not less than 51% of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51% of the stock of which is owned by one or more service-disabled veterans; and
  - (ii) The management and daily business operations of which are controlled by one or more servicedisabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.

### CONTINUED A.2. Part II: FAR 52.219-1 — Small Business Program Representations (TAILORED)

- (2) "Service-disabled veteran-owned small business" ("SDVOSB") concern eligible under the SDVOSB Program means an SDVOSB concern that—
  - (i) Effective January 1, 2024, is designated in <u>SAM.gov</u> as certified by the SBA in accordance with 13 CFR 128.300; or
  - (ii) Has represented that it is an SDVOSB concern in <u>SAM.gov</u> and submitted a complete application for certification to SBA on or before December 31, 2023.
- (3) "SDVOSB Program" means a program that authorizes contracting officers to limit competition, including award on a sole-source basis, to SDVOSB concerns eligible under the SDVOSB Program.
- (4) "Small business concern" means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on RTX subcontracts, and qualified as a small business under the criteria in 13 CFR part 121 and the size standard in Section A.2. Part I(a) above.
- (5) "Small disadvantaged business concern, consistent with 13 CFR 124.1001," means a small business concern under the size standard applicable to the acquisition, that
  - (i) Is at least 51% unconditionally and directly owned (as defined at 13 CFR 124.105) by
    - (A) One or more socially disadvantaged (as defined at 13 CFR 124.103) and economically disadvantaged (as defined at 13 CFR 124.104) individuals who are citizens of the U.S., and
    - (B) Each individual claiming economic disadvantage has a net worth not exceeding \$850,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); and
  - (ii) The management and daily business operations of which are controlled (as defined at 13 CFR 124.106) by individuals who meet the criteria in Subsection (6)(i) of this definition.
- (6) "Veteran-owned small business concern" means a small business concern—
  - (i) Not less than 51% of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51% of the stock of which is owned by one or more veterans; and
  - (ii) The management and daily business operations of which are controlled by one or more veterans.
- (7) "Women-owned small business concern" means a small business concern—
  - (i) That is at least 51% owned by one or more women; or, in the case of any publicly owned business, at least 51% of the stock of which is owned by one or more women; and
  - (ii) Whose management and daily business operations are controlled by one or more women.

b)	For Suppliers representing themselves as a small business concern in Section A.1 Part IV above, indicate whether Supplier:
	(1) ☐ is (☐ is not) a small disadvantaged business concern as defined in 13 CFR 124.1001;
	(2) ☐ is (☐ is not) a women-owned small business concern;
	(3) ☐ is (☐ is not) a veteran-owned small business concern;
	(4) is (is not) a SDVOSB listed, on the date of this representation, as having been certified by the SBA as a SDVOSB concern in the SBA Dynamic Small Business Search and <u>SAM.gov</u> . Each SDVOSB concern must provide RTX with a separate signed copy of its SBA SDVOSB concern representation;

(5)	☐ is (☐ is not) a HUBZone small business concern listed, on the date of this representation, as having
	been certified by the SBA as a HUBZone small business concern in the SBA Dynamic Small Business
	Search and SAM.gov, and will attempt to maintain an employment rate of HUBZone residents of 35
	percent of its employees during performance of a HUBZone contract(see 13 CFR 126.200(e)(1)); and

С	ONTINUED A.2. Part II: FAR 52.219-1 — Small Business Program Representations (TAILORED)
	(6) is (is not) a HUBZone joint venture that complies with the requirements of 13 CFR 126.616(a) through (c), and the representation in Subsection (b)(5) of this provision is accurate for the HUBZone small business concern participating in the joint venture. Supplier shall enter the name and UEI of each party to the joint venture:  (If "is Not HUBZone" was selected, enter N/A or leave blank).
	Each HUBZone small business concern participating in the HUBZone joint venture must provide RTX with a separate signed copy of its HUBZone representation.
(c)	<b>Notice regarding misrepresentations</b> . Under 15 U.S.C. 645(d), any person who misrepresents the status of any concern or person as a small business concern, a qualified HUBZone small business concern, a small business concern owned and controlled by service-disabled veterans, a small business concern owned and controlled by socially and economically disadvantaged individuals, or a small business concern owned and controlled by women, in order to obtain for oneself or another a subcontract or PO pursuant to the Small Business Act (the "Act") or any other provision of Federal law, shall be subject to penalties and remedies imposed by the U.S. government as described below:
	(1) Punished by imposition of fine, imprisonment, or both;
	(2) Subject to administrative remedies, including suspension and debarment; and
	(3) Ineligible for participation in programs conducted under the authority of the Act.
<b>A</b> .:	2. Part III: FAR 52.219-1 Alternate I — Small Business Program Representations (TAILORED)
	Suppliers representing themselves as a small disadvantaged business in Section A.2. Part II(b) above, icate the category in which Supplier's ownership falls, otherwise leave blank.
	Select only <u>ONE</u> of the following:
	<ul> <li>□ Black American</li> <li>□ Hispanic American (American Indians, Eskimos, Aleuts, or Native Hawaiians)</li> <li>□ Asian-Pacific American+</li> <li>□ Subcontinent Asian (Asian-Indian) American++</li> <li>□ Individual/concern, other than one of the preceding</li> <li>+ Asian-Pacific American (Persons with origins from Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Japan, China, Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, Republic of Palau, Republic of the Marshall Islands, Federated States of Micronesia, the Commonwealth of the Northern Mariana Islands, Guam, Samoa, Macao, Hong Kong, Fiji, Tonga, Kiribati, Tuvalu, or Nauru).</li> <li>++ Subcontinent Asian (Asian-Indian) American (Persons with origins from India, Pakistan, Bangladesh, Sri Lanka, Bhutan, the Maldives Islands, or Nepal).</li> </ul>
<b>A</b> .:	3. Code of Business Ethics; Protection of Human Rights; Conflict of Interest; Business Records
(a)	Supplier certifies that it:
	<ol> <li>Has a written code of business ethics and conduct ("Code of Business Ethics") that satisfies the requirements and expectations set forth in the RTX Supplier Code of Conduct (available <u>here</u>);</li> </ol>
	(2) Provides a copy of its Code of Business Ethics to each employee and agent of Supplier;
	(3) Promotes compliance with its Code of Business Ethics; and
	(4) Has an ongoing training and awareness program to educate employees about its Code of Business Ethics.
	(Check only ONE):  Yes  No

### A.3. Code of Business Ethics; Protection of Human Rights; Conflict of Interest; Business Records

	of Conduct:
(b)	Supplier certifies that it has policies and procedures in place to promote the protection of human rights within its operations, including working conditions that are healthy, safe, and free from harassment and discrimination, and prohibit all forms of child labor, forced labor, or human trafficking in connection with the goods and services it provides to its customers.
	(Check only ONE):  Yes No
	If <b>No</b> , provide an explanation of how human rights are protected within its operations:
(c)	Supplier certifies that it has a process to detect and mitigate actual or potential conflicts of interest, including but not limited to those related to current or former employment by a third-party organization, conflicting roles that might bias Supplier's judgment, or circumstances that may create an unfair competitive advantage for Supplier. Conflicts of interest include those described in FAR 9.5 Organizational and Consultant Conflicts of Interest.
	(Check only ONE):  Yes  No
	If <b>No</b> , provide an explanation of how potential conflicts of interest are avoided or detected:
(d)	Supplier certifies that it has policies and/or procedures addressing the creation, maintenance, and retention of accurate business records, including but not limited to those records related to quality.
	(Check only ONE):  Yes No
	If <b>No</b> , provide an explanation of how accurate business records are maintained:
	4. U.S. Department of State Directorate of Defense Trade Controls ("DDTC") Registration epresentation (see 22 CFR part 122 and 22 CFR part 129)
Su	pplier represents that it (Select only ONE of the following):
	$\hfill \square$ does not engage in the business of manufacturing, brokering, exporting defense articles, or furnishing defense services.
	engages in the business of manufacturing, brokering, exporting defense articles, or furnishing defense services and has a current registration with the DDTC.
	engages in the business of manufacturing, brokering, exporting defense articles, or furnishing defense services, and does NOT have a current registration with the DDTC.
	engages in the business of manufacturing, brokering, exporting defense articles, or furnishing defense services and does NOT have a current registration with the DDTC but has applied for one.
Su	ppliers with a current registration with the DDTC must provide the following:
	Registration effective date: Registration expiry date:
def	oppliers that engage in the business of manufacturing, brokering, exporting defense articles, or furnishing tense services and do NOT have a current registration with the DDTC or have NOT applied for registration, st provide the reason why not (22 CFR 122.1(b) or 22 CFR 129.6(b)):
	ppliers that have applied for a registration with the DDTC must provide the following:
Re	gistration submission date:
Α.	5. RESERVED

### Section B: Supplier Representations and Certifications Required for Work to be Performed Under USG Contracts

#### B.1. FAR 52.203-2— Certificate of Independent Price Determination (TAILORED)

Supplier certifies that:

- (a) Supplier's prices submitted in response to RTX's solicitations for a firm-fixed-price subcontract or fixed-price subcontract with economic price adjustment have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other Supplier or competitor relating to (i) those prices, (ii) the intention to submit and offer, or (iii) the methods or factors used to calculate the prices offered;
- (b) Supplier's prices submitted in response to an RTX solicitation will not knowingly be disclosed by Supplier, directly or indirectly, to any other Supplier or competitor before bid opening (in the case of a sealed bid solicitation) or contract award (in the case of a negotiated solicitation) unless otherwise required by law; and
- (c) No attempt has been made or will be made by Supplier to induce any other concern to submit or not to submit an offer for the purpose of restricting competition.

### B.2. FAR 52.203-11 — Certification and Disclosure Regarding Payments to Influence Certain Federal Transactions (TAILORED)

- Supplier's designated representative hereby certifies that he or she has read and understands (a)-(e), below.
- (a) **Definitions.** As used in this provision, "Lobbying contact" has the meaning provided at 2 U.S.C. 1602(8). The terms "agency," "influencing or attempting to influence," "officer or employee of an agency," "person," "reasonable compensation," and "regularly employed" are defined in FAR 52.203-12 entitled "Limitation on Payments to Influence Certain Federal Transactions".
- (b) **Prohibition.** The prohibition and exceptions contained in FAR 52.203-12 entitled "Limitation on Payments to Influence Certain Federal Transactions" are hereby incorporated by reference in this provision.
- (c) Certification. Supplier certifies to the best of its knowledge and belief that 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 its behalf in connection with the awarding of a subcontract or PO, or the prime contract it is awarded under.
- (d) Disclosure. If any registrants under the Lobbying Disclosure Act of 1995 have made a lobbying contact on behalf of Supplier with respect to a subcontract or PO, or the prime contract it is awarded under, Supplier shall complete and submit, with each offer to RTX, OMB Standard Form LLL, Disclosure of Lobbying Activities, to provide the name of the registrants. Supplier need not report regularly employed officers or employees of Supplier to whom payments of reasonable compensation were made.
- (e) Penalty. Submission of this certification and disclosure is a prerequisite for making or entering into a subcontract or PO imposed by 31 U.S.C. 1352. Any person who makes an expenditure prohibited under FAR 52.203-12 or who fails to file or amend the disclosure required to be filed or amended by FAR 52.203-12, shall be subject to a civil penalty of not less than \$10,000, and not more than \$100,000, for each such failure.

### B.3. FAR 52.204-10 — Reporting Executive Compensation and First-Tier Subcontract Awards (TAILORED)

If a first-tier subcontract or PO award to Supplier has an expected value of \$30,000 or more in support of a prime contract, RTX must, subject to certain exceptions, gather and publicly report information regarding the award in accordance with FAR 52.204-10.

#### B.3. FAR 52.204-10 — Reporting Executive Compensation and First-Tier Subcontract Awards (TAILORED)

- (a) **Definitions**. As used in this provision "executive" means officers, managing partners, or any other employees in management positions of Supplier. "First-tier subcontract" means a subcontract or PO awarded directly by the prime contractor (RTX) to Supplier to furnish supplies or services (including construction) for performance of a prime contract. "Total compensation" means the cash and non-cash dollar value earned by the executive during Supplier'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 Financial Accounting Standards Board's Accounting Standards Codification (FASB ASC) 718, Compensation-Stock Compensation.
  - (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.
	(6) 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.
(b)	Has Supplier had gross income <u>under</u> \$300,000 in the previous tax year?
	☐ Yes ☐ No
	If "Yes," Supplier is not required to complete this the remainder of this Section B.3. and may proceed directly to Section B.4.
	If "No," Supplier must proceed to (c) below.
(c)	In Supplier's preceding fiscal year, did Supplier receive 80% or more of its annual gross revenues from Federal contracts (and subcontracts), loans, grants (and subgrants), cooperative agreements, and other forms of Federal financial assistance?
	☐ Yes ☐ No
	If "Yes", Supplier must proceed to (d) below.
	If " <b>No</b> ," Supplier is not required to complete the remainder of this Section B.3. and may proceed directly to Section B.4.
(d)	In Supplier's preceding fiscal year, did Supplier receive \$25,000,000 or more in annual gross revenues from Federal contracts (and subcontracts), loans, grants (and subgrants), cooperative agreements, and other forms of Federal financial assistance?
	☐ Yes ☐ No
	If "Yes," Supplier must proceed to (e) below.
	If " <b>No</b> ," Supplier is not required to complete the remainder of this Section B.3. and may proceed directly to Section B.4.
(e)	Does the public 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 I.R.C. of 1986? To determine if the public has access to the compensation information see the total compensation filings at <u>U.S. Security and Exchange Commission</u> .
	☐ Yes ☐ No



#### B.3. FAR 52.204-10 — Reporting Executive Compensation and First-Tier Subcontract Awards (TAILORED)

If "Yes," Supplier is not required to complete the remainder of this Section B.3. and may proceed directly to Section B.4.

	lf "l	<b>No</b> ," Supplier must proceed to (f), below.	
(f)	Su	pplier shall either:	
	(1)	Provide in the space below the names and total compensated executives for Supplier's completed fis below. If RTX awards Supplier a subcontract or PO, B.3. for Supplier's fiscal year preceding the date of a	cal year preceding the date specified in Section C Supplier shall update the information in this Section
		Executive name:	xecutive total compensation:
		Or	
	(2)	☐ Supplier hereby acknowledges and agrees that Suis subject to FAR 52.204-10, provide RTX Supplier's required by law to report to the USG and which inform	s applicable and current information which RTX is
Re Re	epre epre	FAR 52.204-24– Certain Telecommunications and esentation; FAR 52.204-26 — Covered Telecesentation; and DFARS 252.204-7016 — Covered ces - Representation (TAILORED)	communications Equipment or Services -
(a)	me Su me	efinitions. As used in these provisions, "covered telepaning provided in FAR 52.204-25, Prohibition on Controllar Services or Equipment. "Covered defense to eaning provided in DFARS 252.204-7018, Prohibitecommunications Equipment or Services.	tracting for Certain Telecommunications and Video elecommunications equipment or services" has the
(b)	fed	ocedures. Supplier shall review the list of excluded parteral awards for covered telecommunications ecommunications equipment or services.	
(c)	Re	presentation. Supplier represents that:	
	(1)	Per FAR 52.204-26, it does ( does not) pr services as a part of any offered products or services a USG contract at any tier;	
	(2)	Per DFARS 252.204-7016, it  does (does not equipment or services as a part of any offered production issued under a USG contract at any tier; and	
	(3)	Per FAR 52.204-24, it will (will not) provide of as a part of any offered products or services to RTX contract at any tier.	

(i) If Supplier has responded "will not" in Subsection (c)(3) above, Supplier is not required to complete the remainder of this Section B.4 and may proceed directly to Section B.5. Otherwise, proceed to the Disclosures in Subsection (ii) below.

CONTINUED	B.4. F Equip Equip
	Telec

B.4. FAR 52.204-24– Certain Telecommunications and Video Surveillance Services or Equipment – Representation; FAR 52.204-26 — Covered Telecommunications Equipment or Services - Representation; and DFARS 252.204-7016 — Covered Defense Telecommunications Equipment or Services - Representation (TAILORED)

(ii) **Disclosures.** If Supplier has responded "will" in Subsection (c)(3) above, Supplier shall provide the required disclosures in any offer to RTX as set forth in FAR 52.204-24(e)(1).

### B.5. DFARS 252.204-7012 — Safeguarding Covered Defense Information and Cyber Incident Reporting

Read the definitions in (a) below and check the appropriate box in (b):

#### (a) **Definitions**:

- (1) "Adequate security" means protective measures that are commensurate with the consequences and probability of loss, misuse, or unauthorized access to, or modification of information.
- (2) "Covered defense information" means unclassified controlled technical information or other information, as described in the <u>Controlled Unclassified Information (CUI) Registry</u>, that requires safeguarding or dissemination controls pursuant to and consistent with law, regulations, and U.S. government wide policies, and is:
  - (i) Marked or otherwise identified in the contract, task order, or delivery order and provided to the contractor by or on behalf of Department of Defense (DOD) in support of the performance of the contract; or
  - (ii) Collected, developed, received, transmitted, used, or stored by or on behalf of the contractor in support of the performance of the contract.
- (3) "Controlled technical information" means technical information with military or space application that is subject to controls on the access, use, reproduction, modification, performance, display, release, disclosure, or dissemination. Controlled technical information would meet the criteria, if disseminated, for distribution statements B through F using the criteria set forth in DOD Instruction 5230.24, Distribution Statements on Technical Documents. The term does not include information that is lawfully publicly available without restrictions.
- (b) **Certification:** Supplier certifies that it  $\square$  is ( $\square$  is not) currently capable of providing adequate security for covered defense information compliant with DFARS 252.204-7012, which includes having a system security plan and, if applicable, associated plans of action that meet requirements of NIST SP 800-171.

#### B.6. DFARS 252.204-7020 — NIST SP 800-171 DOD Assessment Requirements

#### (a) **Definitions**.

- (1) "Covered contractor information system" means an unclassified information system that is owned, or operated by or for, a contractor and that processes, stores, or transmits covered defense information.
- (2) "Covered defense information" is defined in Section B.5 above.

#### (b) **Representation**. Supplier represents that:

- (1) It has completed within the last three years at least a Basic NIST SP 800-171 DoD Assessment, as described in DFARS 252.204-7020(g)(2), for all covered contractor information systems (that are not part of an information technology service or system operated on behalf of the U.S. government) to be used by Supplier in performance of the work Supplier proposes to perform for RTX; and
- (2) To the extent Supplier completed a Basic NIST SP 800-171 DoD Assessment within the last three years, Supplier has submitted to DoD for posting to the DoD's Supplier Performance Risk System (SPRS), the score and other information required by DFARS 252.204-7020(d) prior to accepting a subcontract award or other contractual instrument from RTX:

	Yes		No
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#### B.6. DFARS 252.204-7020 — NIST SP 800-171 DOD Assessment Requirements

If "Yes", Supplier is not required to complete the remainder of this Section B.6 and may proceed to Section B.7.

If "No", proceed to Subsection (c) below.

(c) Supplier intends to complete DoD Assessment requirements and is working to complete implementation of the NIST SP 800-171 controls, the Assessment, and any related plans of action:

☐ Yes ☐ No

### B.7. DFARS 252.204-7021 — Cybersecurity Maturity Model Certification (CMMC) Requirements (TAILORED)

- (a) **Definitions.** "Controlled Unclassified Information (CUI)" has the meaning provided in 32 CFR 2002.4(h) and "Federal Contract Information (FCI)" has the meaning provided in FAR 52.204-21.
- (b) **Requirements.** In accordance with 32 CFR Part 170 that establishes the Department of Defense (DoD) CMMC program, RTX must ensure that Suppliers have completed a CMMC self-assessment or obtained a CMMC certificate from an authorized or accredited CMMC 3<sup>rd</sup> Party Assessment Organization (C3PAO), or from the Defense Industrial Base Cybersecurity Assessment Center (DIBCAC), at or above the required CMMC level that is appropriate for the information. If Supplier will process, store, transmit or use:
  - (1) FCI, then a CMMC Status Level 1 (Self) is the minimum requirement;
  - (2) CUI, then a CMMC Status of Level 2 (Self) is the minimum requirement; and
  - (3) CUI, and the associated prime contract has a requirement for a CMMC Level 2 (C3PAO) or CMMC Level 3 (DIBCAC), then CMMC Level 2 (C3PAO) is the minimum requirement.
- (c) **Representation.** Answer the question below based on your organization's current and intended CMMC status. Supplier represents that it (answer both):

(1) Ha	s completed a CMMC self-assessment or obtained a CMMC certificate (choose current CMMC level):
	Level 1 (Self)
	Level 2 (Self)
	Level 2 (C3PAO)
	Level 3 (DIBCAC)
	☐ None; has not completed a CMMC self-assessment or obtained a CMMC certificate.
	Date of expiration (if applicable):
` '	ends to complete a CMMC self-assessment or obtain a CMMC certificate (choose highest CMMC level ended):
	Level 1 (Self)
	Level 2 (Self)
	Level 2 (C3PAO)
	Level 3 (DIBCAC)
	☐ None; does not intend to complete a CMMC self-assessment or obtain a CMMC certificate.

### B.8 FAR 52.204-29 — Federal Acquisition Supply Chain Security Act (FASCSA) Orders--Representation and Disclosures (TAILORED)

(a) **Definitions.** As used in this provision, "covered article, "FASCSA order", "reasonable inquiry", and "source" have the meaning provided in FAR 52.204-30, Federal Acquisition Supply Chain Security Act Orders—Prohibition.

### B.8 FAR 52.204-29 — Federal Acquisition Supply Chain Security Act (FASCSA) Orders-Representation and Disclosures (TAILORED)

- (b) **Prohibition.** Contractors are prohibited from providing or using as part of the performance of the contract any covered article, or any products or services produced or provided by a source, if the prohibition is set out in an applicable FASCSA order, as described in section (b)(1) of FAR 52.204-30.
- (c) **Certification.** 

  Supplier certifies that by submission of any offer to RTX it has conducted a reasonable inquiry, and either:
  - (1) Supplier does not propose to provide or use in response to the RTX solicitation any covered article, or any products or services produced or provided by a source, if the covered article or the source is prohibited by an applicable FASCSA order in effect on the date RTX issued the solicitation, except as waived by the solicitation; or
  - (2) As part of any offer to RTX, Supplier will disclose any covered article, or any products or services produced or provided by a source, if the covered article or the source is subject to an applicable FASCSA order, pursuant to paragraph (e) of FAR 52.204-29.

#### **B.9. FAR 52.209-5** — Certification Regarding Responsibility Matters (TAILORED)

- (a) **Definitions.** "Principal", for the purposes of this certification, means officer, director, owner, partner, and/or a person having primary management or supervisory responsibilities within a business entity (e.g., general manager, plant manager, head of a division or business segment, and similar positions).
- (b) **Certification.** Supplier certifies, to the best of its knowledge and belief, that:
  - (1) Supplier and/or any of its Principals:
    - (i) Are ( Are not ) presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency;
    - (ii) Have (Have not), within a three-year period preceding any offer to RTX, 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, violating Federal criminal tax laws, or receiving stolen property (if Supplier checks "have", see also FAR 52.209-7);
    - (iii) Are ( Are not ) presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in Subsection (b)(1)(ii) of this provision.
    - (iv) Have (Have not) within a three-year period preceding any offer to RTX, been notified of any delinquent Federal taxes in an amount that exceeds \$10,000 for which the liability remains unsatisfied.
      - (A) Federal taxes are considered delinquent if both of the following criteria apply:
        - (1) The tax liability is finally determined. The liability is finally determined if it has been assessed. A liability is not finally determined if there is a pending administrative or judicial challenge. In the case of a judicial challenge to the liability, the liability is not finally determined until all judicial appeal rights have been exhausted; and
        - (2) The taxpayer is delinquent in making payment. A taxpayer is delinquent if the taxpayer has failed to pay the tax liability when full payment was due and required. A taxpayer is not delinquent in cases where enforced collection action is precluded.
      - (B) Examples:
        - (1) The taxpayer has received a statutory notice of deficiency, under I.R.C. Section 6212, which entitles the taxpayer to seek Tax Court review of a proposed tax deficiency. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek Tax Court

#### B.9. FAR 52.209-5 — Certification Regarding Responsibility Matters (TAILORED)

review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.

- (2) The IRS has filed a notice of federal tax lien with respect to an assessed tax liability, and the taxpayer has been issued a notice under I.R.C. Section 6320, entitling the taxpayer to request a hearing with the IRS Office of Appeals contesting the lien filing, and to further appeal to the Tax Court if the IRS determines to sustain the lien filing. In the course of the hearing, the taxpayer is entitled to contest the underlying tax liability because the taxpayer has had no prior opportunity to contest the liability. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek Tax Court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.
- (3) The taxpayer has entered into an installment agreement pursuant to I.R.C. Section 6159. The taxpayer is making timely payments and is in full compliance with the agreement terms. The taxpayer is not delinquent because the taxpayer is not currently required to make full payment.
- (4) The taxpayer has filed for bankruptcy protection. The taxpayer is not delinquent because enforced collection action is stayed under 11 U.S.C. 362 (the Bankruptcy Code).
- (v) Have (Have not) within a three-year period preceding this offer, had one or more contracts terminated for default by any federal agency.

This Certification Concerns a Matter Within the Jurisdiction of an Agency of the U.S. and the Making of a False, Fictitious, or Fraudulent Certification May Render the Maker Subject to Prosecution Pursuant to 18 U.S.C. 1001.

- (c) Supplier shall provide immediate written notice to RTX if, at any time prior to subcontract or PO award, Supplier learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- (d) A certification that any of the items in Subsection (b) of this provision exists will not necessarily result in withholding of an award under a solicitation. However, the certification will be considered in connection with a determination of Supplier's responsibility. Failure of Supplier to furnish a certification or provide such additional information as requested by RTX may render Supplier non-responsible.
- (e) Nothing contained in the foregoing shall be construed to require establishment of a system of records to render, in good faith, the certification required by Subsection (b) of this provision. The knowledge and information of a Supplier is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- (f) The certification in Subsection (b) of this provision is a material representation of fact upon which reliance will be placed when making an award. If it is later determined that Supplier knowingly rendered an erroneous certification, in addition to any other available remedies, RTX may terminate the subcontract or PO resulting from a solicitation for default.

#### B.10. FAR 52.209-7 — Information Regarding Responsibility Matters

#### (a) **Definitions**:

(1) "Administrative proceeding" means a non-judicial process that is adjudicatory in nature to make a determination of fault or liability (e.g., Securities and Exchange Commission Administrative Proceedings, Civilian Board of Contract Appeals Proceedings, and Armed Services Board of Contract Appeals Proceedings). This includes administrative proceedings at the Federal and State level but only in connection with performance of a Federal contract or grant. It does not include agency actions such as contract audits, site visits, corrective plans, or inspection of deliverables.

#### CONTINUED B.10. FAR 52.209-7 — Information Regarding Responsibility Matters

- (2) "Federal contracts and grants with total value greater than \$10,000,000" means:
  - (i) The total value of all current, active contracts and grants, including all priced options; and
  - (ii) The total value of all current, active orders including all priced options under indefinite-delivery, indefinite-quantity, 8(a), or requirements contracts (including task and delivery and multiple-award Schedules).
- (3) "Principal" means an officer, director, owner, partner, or a person having primary management or supervisory responsibilities within a business entity (e.g., general manager; plant manager; head of a division or business segment; and similar positions).
- (b) Supplier \( \sum \) has (\( \sum \) does not have) current active Federal contracts and grants with total value greater than \$10,000,000.
- (c) If Supplier checked "has" in Subsection (b) of this provision, Supplier represents that the information it has entered in the Federal Awardee Performance and Integrity Information System ("FAPIIS") is current, accurate, and complete as of the date of submission of this form with regard to the following information:
  - (1) Whether Supplier, and/or any of its principals, has or has not, within the last five years, in connection with the award to or performance by Supplier of a Federal contract or grant, been the subject of a proceeding. at the Federal or State level that resulted in any of the following dispositions:
    - (i) In a criminal proceeding, a conviction.
    - (ii) In a civil proceeding, a finding of fault and liability that results in the payment of a monetary fine, penalty, reimbursement, restitution, or damages of \$5,000 or more.
    - (iii) In an administrative proceeding, a finding of fault and liability that results in—
      - (A) The payment of a monetary fine or penalty of \$5,000 or more; or
      - (B) The payment of a reimbursement, restitution, or damages in excess of \$100,000.
    - (iv) In a criminal, civil, or administrative proceeding, a disposition of the matter by consent or compromise with an acknowledgment of fault by the Contractor if the proceeding could have led to any of the outcomes specified in Subsections (c)(1)(i), (c)(1)(ii), or (c)(1)(iii) of this provision.
  - (2) If Supplier has been involved in the last five years in any of the occurrences listed in Subsection (c)(1) of this provision, whether Supplier has provided the requested information with regard to each occurrence.
- (d) Supplier shall post the information in Subsections (c)(1)(i) through (c)(1)(iv) of this provision in FAPIIS as required through maintaining an active registration in SAM.gov (see FAR 52.204-7).

#### B.11. DFARS 252.209-7002 — Disclosure of Ownership or Control by a Foreign Government (TAILORED)

- (a) **Definitions**: The terms "effectively owned or controlled", "entity controlled by a foreign government", "foreign government", and "proscribed information" are defined in DFARS 252.209-7002.
- (b) Prohibition on Award. In accordance with DFARS 252.209-7002, no contract under a national security program may be awarded to an entity controlled by a foreign government if that entity requires access to proscribed information to perform the contract, unless the Secretary of Defense or a designee has waived application of 10 U.S.C. 2536 (a).
- (c) Disclosure: Supplier shall disclose below any interest a foreign government has in Supplier when that interest constitutes control by a foreign government as defined in DFARS 252.209-7002. If Supplier is a subsidiary, it shall also disclose any reportable interest a foreign government has in any entity that owns or controls the subsidiary, including reportable interest concerning Supplier's immediate parent, intermediate parents, and the ultimate parent.

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C	DNTINUED B.11. DFARS 252.209-7002 — Disclosure of Ownership or Control by a Foreign Government (TAILORED)
	(2) Supplier provides the following disclosures:
	Name of foreign government entity:
	Address of entity controlled by a foreign government:
	Description of interest:
	Ownership percentage:
	Identification of foreign government:
В.	12. FAR 52.222-22 — Previous Contracts and Compliance Reports (TAILORED)
a)	Exemptions.
	(1) Supplier has less than 50 employees; or
	(2) All work will be performed outside the U.S. by employees who were not recruited within the U.S.
	If either exemption is selected, Supplier is not required to complete the remainder of this Section B.12 and may proceed directly to B.13. Otherwise, proceed to Subsection (b) below.
b)	Representation. Supplier represents that:
	(1) It $\square$ has ( $\square$ has not) participated in a previous contract or subcontract subject to the Equal Opportunity clause of a solicitation; and
	(2) It ☐ has (☐ has not) filed all required compliance reports.
	Representations indicating submission of required compliance reports, signed by proposed subcontractors will be obtained before subcontract or PO awards.
В.	13. FAR 52.222-25 — Affirmative Action Compliance (TAILORED)
a)	Exemptions.
	(1) Supplier has less than 50 employees; or
	(2) All work will be performed outside the U.S. by employees who were not recruited within the U.S.
	If either exemption is selected, Supplier is not required to complete the remainder of this Section B.13 and may proceed directly to B.14. Otherwise, proceed to Subsection (b) below.
b)	Representation. Supplier represents that:
	(1) It $\square$ has developed and has on file ( $\square$ 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 Labo (41 CFR parts 60-1 and 60-2); or
	(2) It has (has not) previously had contracts or subcontracts subject to the written affirmative action programs requirement of the rules and regulations of the Secretary of Labor.
В.	14. FAR 52.222-38 — Compliance with Veterans' Employment Reporting Requirements
a)	Exemption.
	(1) All work will be performed outside the U.S. by employees who were not recruited within the U.S.
	If this exemption is selected, Supplier is not required to complete the remainder of this Section B.14 and may proceed directly to B.15. Otherwise, proceed to Subsection (b) below.

CC	B.14. FAR 52.222-38 — Compliance with Veterans' Employment Reporting Requirements
(b)	Representation. Supplier represents that:
	(1) If it is subject to the reporting requirements of 38 U.S.C. 4212(d) (i.e., if it has any contracts containing FAR 52.222-37, Employment Reports on Veterans), it has filed the most recent VETS-4212 Report required by that clause.
В.	15. FAR 52.222-56 — Certification Regarding Trafficking in Persons Compliance Plan (TAILORED)
	pplier provides supplies manufactured or acquired outside the U.S. or services performed outside the U.S eck only ONE box):
ı£ "\	☐ Yes ☐ No
	<b>Yes</b> ," the following certification may be applicable to the solicitation and procurement and must be agreed to Supplier.
	Supplier hereby certifies before award of any subcontract or PO (i) for supplies, other than commercially available off-the-shelf items, acquired outside the U.S., or services to be performed outside the U.S. and (ii) has an estimated value that exceeds \$550,000 that:
(a)	Supplier has implemented a compliance plan to prevent any prohibited activities identified in paragraph (b of FAR 52.222-50, Combating Trafficking in Persons, and to monitor, detect, and terminate any agent subcontract or Supplier employee engaging in prohibited activities identified in paragraph (b) of FAR 52.222 50; and
(b)	After having conducted due diligence—
	(1) To the best of Supplier's knowledge and belief, neither it nor any of its agents, subcontractors, or thei agents is engaged in any such activities; or
	(2) If abuses relating to any of the prohibited activities identified in FAR 52.222-50(b) have been found Supplier or its subcontractor has taken the appropriate remedial and referral actions.
ce pr	brough its acceptance of any such awarded subcontract or PO, Supplier hereby renews the above ertification annually during its performance of such awarded subcontract or PO, unless Supplier otherwise ovides written notice to the contrary to the RTX representative to whom this document was originally ovided.
	16. DFARS 252.225-7050 — Disclosure of Ownership or Control by the Government of a Country at is a State Sponsor of Terrorism (TAILORED)
(a)	<b>Definitions.</b> The terms "government of a country that is a state sponsor of terrorism", "significant interest" and "state sponsor of terrorism" are defined in DFARS 252.225-7050.
(b)	<b>Prohibition on award.</b> In accordance with 10 U.S.C. 2327, unless a waiver is granted by the Secretary of Defense, no contract may be awarded to a firm if the government of a country that is a state sponsor of terrorism owns or controls a significant interest in—
	(1) The firm;

(1) Unless Supplier submits with its offer the disclosure required in Subsection (d) of this provision, Supplier represents, by submission of any offer to RTX, that the government of a country that is a state sponsor of terrorism does not own or control a significant interest in—

sponsor of terrorism does not own or control a significant interest in—

(i) Supplier;

(c) Representation.

(2) A subsidiary of the firm; or

(3) Any other firm that owns or controls the firm.



### B.16. DFARS 252.225-7050 — Disclosure of Ownership or Control by the Government of a Country that is a State Sponsor of Terrorism (TAILORED)

- (ii) A subsidiary of Supplier; or
- (iii) Any other firm that owns or controls Supplier.

#### (d) Disclosure.

- (1) Supplier shall disclose, in an attachment to any offer to RTX, if the government of a country that is a state sponsor of terrorism owns or controls a significant interest in Supplier; a subsidiary of Supplier; or any other firm that owns or controls Supplier.
  - (i) The disclosure shall include
    - (A) Identification of each government holding a significant interest; and
    - (B) A description of the significant interest held by each government.

#### B.17. Buy American Act, Balance of Payments Program, and Trade Agreements Act (TAILORED)

RTX, as a prime contractor, is subject to various Buy American Act, Balance of Payments Program, and Trade Agreements Act clauses and certifications (e.g., FAR 52.225-2, FAR 52.225-6, DFARS 252.225-7000, DFARS 252.225-7020), which apply to the end product being furnished to the U.S. government end customer. In order to ensure the accuracy of its own certification, RTX requires information from Supplier on where the components that it delivers to RTX are manufactured. In cases where RTX is acquiring an item from the Supplier that will constitute the end product being furnished to the end customer, such as for spare or replacement parts, RTX may require additional information or certification from the Supplier to ensure compliance with its contractual requirement.

- (a) **Definitions.** The term "end product" means those articles, materials, and supplies to be acquired by RTX in support of a USG contract.
- (b) **Acknowledgement.** Supplier hereby acknowledges and agrees that by submission of any offer or delivery of goods to RTX that:
  - (1) Supplier certifies that each product that it furnishes to RTX is manufactured in the U.S. unless Supplier has separately listed the product and its country of origin in its proposal to RTX; and
  - (2) Supplier certifies that in those instances where RTX is acquiring any products that will be furnished to the U.S. government end customer as an end product, Supplier will provide additional information and certification as needed to ensure the accuracy of RTX's certification.

### B.18. DFARS 252.225-7042 — Authorization to Perform (TAILORED)

Supplier hereby represents that by submission of any offer to RTX, or by its acceptance of RTX's subcontract or PO, when subcontract performance will be wholly or in part in a non-U.S. country that it has been duly authorized to operate and to do business in the country or countries in which the subcontract or PO is to be performed.

## B.19. FAR 52.247-63 — Preference for U.S. – Flag Air Carriers; DFARS 252.247-7023 — Transportation of Supplies by Sea (TAILORED)

- (a) **Definitions.** The terms "international air transportation," "United States," and "U.S.-flag air carrier" are defined in FAR 52.247-63. The terms "foreign-flag vessel," "U.S.-flag vessel," and "supplies" are defined in DFARS 252.247-7023.
- (b) **Representation.** If Supplier's performance of work for RTX will require USG-financed international air transportation of personnel or property, or transport of any supplies by sea, Supplier hereby represents the following:

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# B.19. FAR 52.247-63 — Preference for U.S. – Flag Air Carriers; DFARS 252.247-7023 — Transportation of Supplies by Sea (TAILORED)

(1) International air transportation (FAR 52.	.247-63):	
	a foreign-flag air	will certify that a U.Sflag air carrier was not carrier service and will provide a Statement of FAR 52.247-63; or
☐ Not applicable. Supplier will not use	international air t	ransportation.
(2) Transporting supplies by sea (DFARS 2	252.247-7023):	
foreign-flag vessel if Supplier believe freight charges are inordinately ex	es that a U.Sflacessive or unreaders cessive or unreaders ansportation of like	I request that RTX authorize a shipment in a ag vessel is not available for timely shipment; asonable; or freight charges are higher than a goods. Such request must be made at least as delivery schedule; or
☐ Not applicable. Supplier will not trans	sport any supplie	s by sea.
Note: The Internal Revenue Service does not document other than the certifications in the and the FATCA information in Section A.1.  Certification by Supplier's Authorized Reprint By signing below, Supplier is attesting to the understands that Supplier may be subject to representations or certifications herein are missively on the information provided by Supplier change during the period of performance that RTX representative to whom this documents.	e substitute W-9 Part II.  resentative: ne accuracy of represented. Sublier herein and mance, Supplier	the information contained herein. Supplier osed by the U.S. government if any of the pplier further acknowledges that RTX shall that if any of Supplier's representations shall provide immediate written notice to
Signature of Supplier's Authorized Representative	Supplier firm	n / company name
·	Address:	
Printed name and title of above signatory	/ tagloos.	
Date:		
	Telephone:	
	Email:	
	URI ·	