

(Contracting Officer to insert specific details)

| ITEM NO. | QUANTITY | WITHIN DAYS AFTER DATE OF CONTRACT |
|----------|----------|------------------------------------|
| ALL | 65 | 90 |

It is intended to award without discussions regarding delivery; therefore, it is in the offeror's best interest to provide the best delivery. If the offeror proposes no other delivery schedule below, the Required Delivery Schedule will apply.

OFFEROR'S PROPOSED DELIVERY SCHEDULE

| ITEM NO. | QUANTITY | WITHIN DAYS AFTER DATE OF CONTRACT |
|----------|----------|------------------------------------|
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(b) Application of the Delivery Evaluation Factor set forth below in (c) may result in award to other than the lowest priced acceptable offeror. (e.g., award to an offeror with a higher offered price and a better/shorter delivery schedule). The formula reflected below is used in DEF calculations and is for evaluation purposes only. This calculation is applied to each line (CLIN and subCLIN) for which an offer has been made. The total amount for each line (CLIN and subCLIN) is added together for each offer received.

[Total Offered Price per line x Evaluation Factor] x [Offered Delivery per line - Govt's Required Delivery] + Price Adjustment per line = Evaluated Offer per Line

(c) If a DEF award is made based on paying a DEF price differential and the delivery/ship date is made after the contract due date (CDD) because of a contractor-caused delay, the award price may be automatically reduced for late delivery using the Award Reduction Formula reflected below. In this circumstance, recoupment/consideration may also be required. When calculating the recoupment/consideration amount, the applicable DEF factor reflected in the solicitation will be used. Unit Price x Evaluation Factor (See Clause F20a) x Delinquent Quantity x Number of Days Delinquent + Administrative Costs (when applicable)

Reductions may be up to, but not exceeding 25% of the total contract price or 150% of the price differential, whichever is greater, plus the administrative cost(s) of modifying the contract to provide for a revised delivery schedule.

(d) This clause does not affect or limit the Government's right under the Default Clause of this contract.

(e) Attention is directed to the contract award provision of the solicitation which provides that a written award or acceptance of an offer mailed or otherwise furnished to the successful offeror results in a binding contract. The Government will mail or otherwise furnish to the offeror an award or notice of award not later than the day the award is dated. Therefore, the offeror shall compute the time available for performance beginning with the award date on the contract, in lieu of the date the written notice of award is received from the Contracting Officer through the ordinary mails. The Government will evaluate an offer that proposes delivery based on the Contractor's date of receipt of the contract or notice of award by adding five days for delivery of the award through the ordinary mails.