

American Embassy of the United States, Ankara



General Services Office

**SOLICITATION for OFFICE FURNITURE for EBO
(PR3894074, STU150-15-M-3092)**

SOLICITATION FOR EBO OFFICE FURNITURE (PR3859550, STU150-15-M-3092)

TABLE OF CONTENTS

Section 1 - The Schedule

- SF 1449 cover sheet
- Continuation To SF-1449, RFQ Number STU150-15-M-3092, Prices, Block 23
- Continuation To SF-1449, RFQ Number STU150-15-M-3092, Schedule Of Supplies, Block 20
Description/Specifications/Work Statement
- Attachment 1 to Description/Specifications/Performance Work Statement, Government
Furnished Property

Section 2 - Contract Clauses

- Contract Clauses
- Addendum to Contract Clauses - FAR and DOSAR Clauses not Prescribed in Part 12

Section 3 - Solicitation Provisions

- Solicitation Provisions
- Addendum to Solicitation Provisions - FAR and DOSAR Provisions not Prescribed in Part 12

Section 4 - Evaluation Factors

- Evaluation Factors
- Addendum to Evaluation Factors - FAR and DOSAR Provisions not Prescribed in Part 12

Section 5 - Representations and Certifications

- Representations and Certifications
- Addendum to Offeror Representations and Certifications - FAR and DOSAR Provisions not
Prescribed in Part 12

SOLICITATION/ORDER FOR COMMERCIAL ITEMS				1. REQUISITION NUMBER		PAGE 3 OF 37	
OFFEROR TO COMPLETE BLOCKS 12, 17, 23, 24, & 30 OFFEROR TO COMPLETE BLOCKS 12, 17, 23, 24, & 30							
2. CONTRACT NO.		3. AWARD/EFFECTIVE DATE		4. ORDER NUMBER		5. SOLICITATION NUMBER STU150-15-M-3092	6. SOLICITATION ISSUE DATE: Nov. 24, 2014
7. FOR SOLICITATION INFORMATION CALL		NAME Michael Fundahn or Meral Yalhi				b. TELEPHONE NUMBER (No collect calls) 457 7344	8. OFFER DUE DATE/LOCAL TIME Dec. 16, 2014; 10:00 a.m.
ISSUED BY AMERICAN EMBASSY in ANKARA ATATURK BULVARI NO:110 KAVAKLIDERE, ANKARA		CODE	10. THIS ACQUISITION IS <input checked="" type="checkbox"/> UNRESTRICTED <input type="checkbox"/> SET ASIDE: % FOR HUBZONE SMALL BUSINESS <input type="checkbox"/> SMALL BUSINESS <input type="checkbox"/> 8(A) NAICS: SIZE STD:			11. DELIVERY FOR FOB DESTINATION UNLESS BLOCK IS MARKED <input type="checkbox"/> SEE SCHEDULE <input type="checkbox"/> 13a. THIS CONTRACT IS A RATED ORDER UNDER DPAS (15 CFR 700) 13b. RATING 14. METHOD OF SOLICITATION <input checked="" type="checkbox"/> RFQ <input type="checkbox"/> IFB <input type="checkbox"/> RFP	12. DISCOUNT TERMS
DELIVER TO AMERICAN EMBASSY BRANCH OFFICE in GAZIANTEP YASEM IS MERKEZI BUDAK MAH., GAZI MUHTAR PASA BLV. 10031 SOKAK NO:318 SEHITKAMIL, GAZIANTEP		CODE	16. ADMINISTERED BY AMERICAN EMBASSY in ANKARA START Section				
17a. CONTRACTOR		CODE	FACILITY CODE	18a. PAYMENT WILL BE MADE BY U.S. EMBASSY in ANKARA Financial Management Center Ataturk Bul., No., 110, K.Dere, Ankara			
<input type="checkbox"/> 17b. CHECK IF REMITTANCE IS DIFFERENT AND PUT SUCH ADDRESS IN OFFER				18b. SUBMIT INVOICES TO ADDRESS SHOWN IN BLOCK 18a UNLESS BLOCK BELOW IS CHECKED <input type="checkbox"/> SEE ADDENDUM			
19. ITEM NO.	20. SCHEDULE OF SUPPLIES/SERVICES			21. QTY.	22. UNIT	23. UNIT PRICE	24. AMOUNT
	Manufacturing, Delivering and Installing Office Furniture as described in the attached SOW (Use Reverse and/or Attach Additional Sheets as Necessary)			1	/lumpsum		
25. ACCOUNTING AND APPROPRIATION DATA						26. TOTAL AWARD AMOUNT (For Govt. Use Only)	
<input checked="" type="checkbox"/> 27a. SOLICITATION INCORPORATES BY REFERENCE FAR 52.212-1, 52.212-4, FAR 52.212-3 AND 52.212-5 ARE ATTACHED. ADDENDA <input type="checkbox"/> ARE <input checked="" type="checkbox"/> ARE NOT ATTACHED.							
<input checked="" type="checkbox"/> 27b. CONTRACT/PURCHASE ORDER INCORPORATES BY REFERENCE FAR 52.212-4. FAR 52.212-5 IS ATTACHED. ADDENDA <input type="checkbox"/> ARE <input checked="" type="checkbox"/> ARE NOT ATTACHED.							
<input type="checkbox"/> 28. CONTRACTOR IS REQUIRED TO SIGN THIS DOCUMENT AND RETURN 3 COPIES TO ISSUING OFFICE. CONTRACTOR AGREES TO FURNISH AND DELIVER ALL ITEMS SET FORTH OR OTHERWISE IDENTIFIED ABOVE AND ON ANY ADDITIONAL SHEETS SUBJECT TO THE TERMS AND CONDITIONS SPECIFIED HEREIN.					<input type="checkbox"/> 29. AWARD OF CONTRACT: REF. _____ OFFER DATED _____. YOUR OFFER ON SOLICITATION (BLOCK 5), INCLUDING ANY ADDITIONS OR CHANGES WHICH ARE SET FORTH HEREIN, IS ACCEPTED AS TO ITEMS:		
30a. SIGNATURE OF OFFEROR/CONTRACTOR				31a. UNITED STATES OF AMERICA (SIGNATURE OF CONTRACTING OFFICER)			
30b. NAME AND TITLE OF SIGNER (TYPE OR PRINT)		30c. DATE SIGNED		31b. NAME OF CONTRACTING OFFICER (Type or Print)		31c. DATE SIGNED	
				MICHAEL FUNDAHN, CONTRACTING OFFICER			

**SECTION 1 - THE SCHEDULE
CONTINUATION TO SF-1449
RFQ NUMBER STU150-15-M-3092
PRICES, BLOCK 23**

I. SCOPE OF SERVICES

- A. The Contractor shall manufacture, furnish and deliver office furniture to the U.S. Embassy Branch Office in Gaziantep, Turkey in accordance with the scope of work and terms and conditions set forth herein.
- B. This is a firm-fixed price type of purchase order.
- C. The prices listed below shall include all labor, materials, overhead, profit, and transportation necessary to deliver the required items to the U.S. American Embassy located in Ankara.
- D. All prices are in the local currency of Turkish Lira (TL).

E. Prices:

<u>Line</u> <u>Item</u>	<u>Description</u>	<u>Total Price (in TL)</u>
01	All furniture in Attachment B, Bill of Quantity	

F. Value Added Tax

Value Added Tax (VAT) is not applicable to this order and shall not be included in the invoices because the U.S. Embassy has a tax exemption certificate from the host government.

CONTINUATION TO SF-1449
RFQ NUMBER STU150-15-M-3092
SCHEDULE OF SUPPLIES/SERVICES, BLOCK 20
DESCRIPTION/SPECIFICATIONS/WORK STATEMENT

- I. This purchase order is to purchase office furniture to the U.S. Embassy Branch Office in Gaziantep, Turkey in accordance with the attached Statement of Work, Bill of Quantity, description of modular furniture, list of office furniture per office. The plan will be provided upon request.
- II. **Delivery Location and Time**
- A. The Contractor shall deliver all ordered items to the American Embassy Branch Office in Gaziantep. The address is:
- AMERICAN EMBASSY BRANCH OFFICE in GAZIANTEP (EBO)
Yasem Is Merkezi
Budak Mah., Gazi Muhtar Pasa Blv.
10031 Sokak, No:318
Sehitkamil, Gaziantep, Turkey
- B. The Contractor shall deliver all items not later than the agreed *number of days* after date of contract award.
- C. Any Contractor personnel involved with the delivery of the items shall comply with standard U.S. Embassy regulations for receiving supplies. The Contracting Officer's Representative (COR) will be responsible for instructing contractor personnel at the time deliveries are made. Prior notice of at least **4 working days** will be required.
- D. The delivery shall be made between the hours of 8:00 a.m. and 5:00 p.m. on *the days of the week in accordance with the prior notice*. If there is a change in the agreed delivery date and time, the contractor is to report it to the COR at a minimum of 3 hours ahead of time.

SECTION 2 - CONTRACT CLAUSES

FAR 52.204-7 CENTRAL CONTRACTOR REGISTRATION (DEC 2012), is incorporated by reference.

FAR 52.212-4 CONTRACT TERMS AND CONDITIONS – COMMERCIAL ITEMS (MAY 2014), is incorporated by reference. (See SF-1449, block 27a).

The following FAR clause is provided in full text:

52.212-5 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS—COMMERCIAL ITEMS (JUN 2014)

(a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

- (1) 52.222-50, Combating Trafficking in Persons (Feb 2009) (22 U.S.C. 7104(g)).
___ Alternate I (Aug 2007) of 52.222-50 (22 U.S.C. 7104(g)).
- (2) 52.233-3, Protest After Award (AUG 1996) (31 U.S.C. 3553).
- (3) 52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004)"(Public Laws 108-77 and 108-78 (19 U.S.C. 3805 note)).

(b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

- ___ (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Sept 2006), with Alternate I (Oct 1995) (41 U.S.C. 4704 and 10 U.S.C. 2402).
- ___ (2) 52.203-13, Contractor Code of Business Ethics and Conduct (Apr 2010) (41 U.S.C. 3509)).
- ___ (3) 52.203-15, Whistleblower Protections under the American Recovery and Reinvestment Act of 2009 (June 2010) (Section 1553 of Pub. L. 111-5). (Applies to contracts funded by the American Recovery and Reinvestment Act of 2009.)
- (4) 52.204-10, Reporting Executive Compensation and First-Tier Subcontract Awards (Jul 2013) (Pub. L. 109-282) (31 U.S.C. 6101 note).
- ___ (5) [Reserved].
- ___ (6) 52.204-14, Service Contract Reporting Requirements (Jan 2014) (Pub. L. 111-117, section 743 of Div. C).
- ___ (7) 52.204-15, Service Contract Reporting Requirements for Indefinite-Delivery Contracts (Jan 2014) (Pub. L. 111-117, section 743 of Div. C).
- ___ (8) 52.209-6, Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment. (Aug 2013) (31 U.S.C. 6101 note).
- ___ (9) 52.209-9, Updates of Publicly Available Information Regarding Responsibility Matters (Jul 2013) (41 U.S.C. 2313).
- ___ (10) 52.209-10, Prohibition on Contracting with Inverted Domestic Corporations (May 2012) (section 738 of Division C of Pub. L. 112-74, section 740 of Division C of Pub. L.

111-117, section 743 of Division D of Pub. L. 111-8, and section 745 of Division D of Pub. L. 110-161).

__ (11) 52.219-3, Notice of HUBZone Set-Aside or Sole-Source Award (Nov 2011) (15 U.S.C. 657a).

__ (12) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (JAN 2011) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a).

__ (13) [Reserved]

__ (14)(i) 52.219-6, Notice of Total Small Business Set-Aside (Nov 2011) (15 U.S.C. 644).

__ (ii) Alternate I (Nov 2011).

__ (iii) Alternate II (Nov 2011).

__ (15)(i) 52.219-7, Notice of Partial Small Business Set-Aside (June 2003) (15 U.S.C. 644).

__ (ii) Alternate I (Oct 1995) of 52.219-7.

__ (iii) Alternate II (Mar 2004) of 52.219-7.

__ (16) 52.219-8, Utilization of Small Business Concerns (May 2014) (15 U.S.C. 637(d)(2) and (3)).

__ (17)(i) 52.219-9, Small Business Subcontracting Plan (Jul 2013) (15 U.S.C. 637(d)(4)).

__ (ii) Alternate I (Oct 2001) of 52.219-9.

__ (iii) Alternate II (Oct 2001) of 52.219-9.

__ (iv) Alternate III (Jul 2010) of 52.219-9.

__ (18) 52.219-13, Notice of Set-Aside of Orders (Nov 2011)(15 U.S.C. 644(r)).

__ (19) 52.219-14, Limitations on Subcontracting (Nov 2011) (15 U.S.C. 637(a)(14)).

__ (20) 52.219-16, Liquidated Damages—Subcontracting Plan (Jan 1999) (15 U.S.C. 637(d)(4)(F)(i)).

__ (21)(i) 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns (OCT 2008) (10 U.S.C. 2323) (if the offeror elects to waive the adjustment, it shall so indicate in its offer).

__ (ii) Alternate I (June 2003) of 52.219-23.

__ (22) 52.219-25, Small Disadvantaged Business Participation Program—Disadvantaged Status and Reporting (Jul 2013) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).

__ (23) 52.219-26, Small Disadvantaged Business Participation Program—Incentive Subcontracting (Oct 2000) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).

__ (24) 52.219-27, Notice of Service-Disabled Veteran-Owned Small Business Set-Aside (Nov 2011) (15 U.S.C. 657 f).

__ (25) 52.219-28, Post Award Small Business Program Rerepresentation (Jul 2013) (15 U.S.C. 632(a)(2)).

__ (26) 52.219-29, Notice of Set-Aside for Economically Disadvantaged Women-Owned Small Business (EDWOSB) Concerns (Jul 2013) (15 U.S.C. 637(m)).

__ (27) 52.219-30, Notice of Set-Aside for Women-Owned Small Business (WOSB) Concerns Eligible Under the WOSB Program (Jul 2013) (15 U.S.C. 637(m)).

__ (28) 52.222-3, Convict Labor (June 2003) (E.O. 11755).

__ (29) 52.222-19, Child Labor—Cooperation with Authorities and Remedies (Jan 2014) (E.O. 13126).

__ (30) 52.222-21, Prohibition of Segregated Facilities (Feb 1999).

__ (31) 52.222-26, Equal Opportunity (Mar 2007) (E.O. 11246).

__ (32) 52.222-35, Equal Opportunity for Veterans (Sep 2010)(38 U.S.C. 4212).

-
- ___ (33) 52.222-36, Affirmative Action for Workers with Disabilities (Oct 2010) (29 U.S.C. 793).
- ___ (34) 52.222-37, Employment Reports on Veterans (SEP 2010) (38 U.S.C. 4212).
- ___ (35) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496).
- ___ (36) 52.222-54, Employment Eligibility Verification (AUG 2013). (Executive Order 12989). (Not applicable to the acquisition of commercially available off-the-shelf items or certain other types of commercial items as prescribed in 22.1803.)
- ___ (37)(i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA–Designated Items (May 2008) (42 U.S.C. 6962(c)(3)(A)(ii)). (Not applicable to the acquisition of commercially available off-the-shelf items.)
- ___ (ii) Alternate I (May 2008) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applicable to the acquisition of commercially available off-the-shelf items.)
- ___ (38)(i) 52.223-13, Acquisition of EPEAT®-Registered Imaging Equipment (JUN 2014) (E.O. 13423 and 13514).
- ___ (ii) Alternate I (Jun 2014) of 52.223-13.
- ___ (39)(i) 52.223-14, Acquisition of EPEAT®-Registered Televisions (E.O. 13423 and 13514).
- ___ (ii) Alternate I (Jun 2014) of 52.223-14.
- ___ (40) 52.223-15, Energy Efficiency in Energy-Consuming Products (DEC 2007) (42 U.S.C. 8259b).
- ___ (41)(i) 52.223-16, Acquisition of EPEAT®-Registered Personal Computer Products (JUN 2014) (E.O. 13423 and 13514).
- ___ (ii) Alternate I (Jun 2014) of 52.223-16.
- ___ (42) 52.223-18, Encouraging Contractor Policies to Ban Text Messaging While Driving (AUG 2011) (E.O. 13513).
- ___ (43) 52.225-1, Buy American—Supplies (May 2014) (41 U.S.C. chapter 83).
- ___ (44)(i) 52.225-3, Buy American—Free Trade Agreements—Israeli Trade Act (May 2014) (41 U.S.C. chapter 83, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note, 19 U.S.C. 3805 note, 19 U.S.C. 4001 note, Pub. L. 103-182, 108-77, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, 110-138, 112-41, 112-42, and 112-43).
- ___ (ii) Alternate I (May 2014) of 52.225-3.
- ___ (iii) Alternate II (May 2014) of 52.225-3.
- ___ (iv) Alternate III (May 2014) of 52.225-3.
- ___ (45) 52.225-5, Trade Agreements (NOV 2013) (19 U.S.C. 2501, *et seq.*, 19 U.S.C. 3301 note).
- ___ (46) 52.225-13, Restrictions on Certain Foreign Purchases (June 2008) (E.O.’s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).
- ___ (47) 52.225-26, Contractors Performing Private Security Functions Outside the United States (Jul 2013) (Section 862, as amended, of the National Defense Authorization Act for Fiscal Year 2008; 10 U.S.C. 2302 Note).
- ___ (48) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (Nov 2007) (42 U.S.C. 5150).
- ___ (49) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (Nov 2007) (42 U.S.C. 5150).

___ (50) 52.232-29, Terms for Financing of Purchases of Commercial Items (Feb 2002) (41 U.S.C. 4505, 10 U.S.C. 2307(f)).

___ (51) 52.232-30, Installment Payments for Commercial Items (Oct 1995) (41 U.S.C. 4505, 10 U.S.C. 2307(f)).

___ (52) 52.232-33, Payment by Electronic Funds Transfer—System for Award Management (Jul 2013) (31 U.S.C. 3332).

X (53) 52.232-34, Payment by Electronic Funds Transfer—Other than System for Award Management (Jul 2013) (31 U.S.C. 3332).

___ (54) 52.232-36, Payment by Third Party (May 2014) (31 U.S.C. 3332).

___ (55) 52.239-1, Privacy or Security Safeguards (Aug 1996) (5 U.S.C. 552a).

___ (56)(i) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (Feb 2006) (46 U.S.C. Appx. 1241(b) and 10 U.S.C. 2631).

___ (ii) Alternate I (Apr 2003) of 52.247-64.

(c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

___ (1) 52.222-41, Service Contract Labor Standards (May 2014) (41 U.S.C. chapter 67).

___ (2) 52.222-42, Statement of Equivalent Rates for Federal Hires (May 2014) (29 U.S.C. 206 and 41 U.S.C. chapter 67).

___ (3) 52.222-43, Fair Labor Standards Act and Service Contract Labor Standards-Price Adjustment (Multiple Year and Option Contracts) (May 2014) (29 U.S.C. 206 and 41 U.S.C. chapter 67).

___ (4) 52.222-44, Fair Labor Standards Act and Service Contract Labor Standards—Price Adjustment (May 2014) (29 U.S.C. 206 and 41 U.S.C. chapter 67).

___ (5) 52.222-51, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment—Requirements (May 2014) (41 U.S.C. chapter 67).

___ (6) 52.222-53, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services—Requirements (May 2014) (41 U.S.C. chapter 67).

___ (7) 52.222-17, Nondisplacement of Qualified Workers (May 2014) (E.O.13495).

___ (8) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations (May 2014) (42 U.S.C. 1792).

___ (9) 52.237-11, Accepting and Dispensing of \$1 Coin (Sept 2008) (31 U.S.C. 5112(p)(1)).

(d) *Comptroller General Examination of Record*. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records—Negotiation.

(1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.

(2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to

litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.

(3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.

(e)(1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e)(1) in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause—

(i) 52.203-13, Contractor Code of Business Ethics and Conduct (Apr 2010) (41 U.S.C. 3509).

(ii) 52.219-8, Utilization of Small Business Concerns (May 2014) (15 U.S.C. 637(d)(2)) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$650,000 (\$1.5 million for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.

(iii) 52.222-17, Nondisplacement of Qualified Workers (May 2014) (E.O. 13495). Flow down required in accordance with paragraph (l) of FAR clause 52.222-17.

(iv) 52.222-26, Equal Opportunity (Mar 2007) (E.O. 11246).

(v) 52.222-35, Equal Opportunity for Veterans (Sep 2010) (38 U.S.C. 4212).

(vi) 52.222-36, Affirmative Action for Workers with Disabilities (Oct 2010) (29 U.S.C. 793).

(vii) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496). Flow down required in accordance with paragraph (f) of FAR clause 52.222-40.

(viii) 52.222-41, Service Contract Labor Standards (May 2014) (41 U.S.C. chapter 67).

(ix) 52.222-50, Combating Trafficking in Persons (Feb 2009) (22 U.S.C. 7104(g)).

____ Alternate I (Aug 2007) of 52.222-50 (22 U.S.C. 7104(g)).

(x) 52.222-51, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment-Requirements (May 2014) (41 U.S.C. chapter 67).

(xi) 52.222-53, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services-Requirements (May 2014) (41 U.S.C. chapter 67).

(xii) 52.222-54, Employment Eligibility Verification (AUG 2013).

(xiii) 52.225-26, Contractors Performing Private Security Functions Outside the United States (Jul 2013) (Section 862, as amended, of the National Defense Authorization Act for Fiscal Year 2008; 10 U.S.C. 2302 Note).

(xiv) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations (May 2014) (42 U.S.C. 1792). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.

(xv) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (Feb 2006) (46 U.S.C. Appx. 1241(b) and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.

(2) While not required, the contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

(End of clause)

**ADDENDUM TO CONTRACT CLAUSES
FAR AND DOSAR CLAUSES NOT PRESCRIBED IN PART 12**

52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at:

<http://acquisition.gov/far/index.html> or <http://farsite.hill.af.mil/vffara.htm>.

These addresses are subject to change. If the Federal Acquisition Regulation (FAR) is not available at the locations indicated above, use the Department of State Acquisition website at <http://www.statebuy.state.gov> to see the links to the FAR. You may also use an Internet “search engine” (for example, Google, Yahoo or Excite) to obtain the latest location of the most current FAR.

The following Federal Acquisition Regulation clauses are incorporated by reference:

<u>CLAUSE</u>	<u>TITLE AND DATE</u>
52.204-12	DATA UNIVERSAL NUMBERING SYSTEM NUMBER MAINTENANCE (DEC 2012)
52.204-13	SYSTEM FOR AWARD MANAGEMENT MAINTENANCE (JULY 2013)
52.225-14	INCONSISTENCY BETWEEN ENGLISH VERSION & TRANSLATION OF CONTRACT (FEB 2000)
52.228-4	WORKER’S COMPENSATION AND WAR-HAZARD INSURANCE OVERSEAS (APR 1984)
52.228-5	INSURANCE - WORK ON A GOVERNMENT INSTALLATION (JAN 1997)
52.229-6	FOREIGN FIXED PRICE CONTRACTS (FEB 2013)
52.232-39	UNENFORCEABILITY OF UNAUTHORIZED OBLIGATIONS (JUNE 2013)
52.204-9	Personal Identity Verification of Contractor Personnel (JAN 2011)

The following FAR clauses are provided in full text:

**52.217-7 OPTION FOR INCREASED QUANTITY – SEPARATELY PRICED LINE ITEM
(MAR 1989)**

The Government may require the delivery of the numbered line item, identified in the Schedule as an option item, in the quantity and at the price stated in the Schedule. The Contracting Officer may exercise the option by written notice to the Contractor within *60 days from date of contract award*. Delivery of added items shall continue at the same rate that like items are called for under the contract, unless the parties otherwise agree.

The following DOSAR clauses are provided in full text:

CONTRACTOR IDENTIFICATION (JULY 2008)

Contract performance may require Contractor personnel to attend meetings with government personnel and the public, work within government offices, and/or utilize government email.

Contractor personnel must take the following actions to identify themselves as non-federal employees:

- (1) Use an email signature block that shows name, the office being supported and company affiliation (e.g. "John Smith, Office of Human Resources, ACME Corporation Support Contractor");
- (2) Clearly identify themselves and their contractor affiliation in meetings;
- (3) Identify their contractor affiliation in Departmental e-mail and phone listings whenever Contractor personnel are included in those listings; and
- (4) Contractor personnel may not utilize Department of State logos or indicia on business cards.
(End of clause)

652.232-70 PAYMENT SCHEDULE and INVOICE SUBMISSION (FIXED-PRICE) (AUG 1999)

(a) General. The Government shall pay the Contractor as full compensation for all work required, performed, and accepted under this contract the firm fixed-price stated in this contract.

(b) Invoice Submission. The Contractor shall submit invoices in an original and **two** copies to the office identified in Block 18b of the SF-1449. To constitute a proper invoice, the invoice shall include all the items required by FAR 32.905(e).

(c) Contractor Remittance Address. The Government will make payment to the Contractor's address stated on the cover page of this contract, unless a separate remittance address is shown below:

652.237-72 OBSERVANCE OF LEGAL HOLIDAYS AND ADMINISTRATIVE LEAVE (APR 2004)

All work shall be performed during **work days from 8:00 a.m. to 5:00 p.m.** except for the holidays identified below. Other hours may be approved by the Contracting Officer's Representative. Notice must be given 24 hours in advance to COR who will consider any deviation from the hours identified above.

- a) The Department of State observes the following days as holidays:

New Year's Day

Martin Luther King's Birthday
Washington's Birthday
Memorial Day
Independence Day
Labor Day
Columbus Day
Veterans Day
Thanksgiving Day
Christmas Day
National Sovereignty and Children's Day (Milli Egemenlik ve Çocuk Bayramı)
Labor and Solidarity Day (Emek ve Dayanışma Günü)
Ataturk Memorial, Youth & Sports Day (Atatürk'ü Anma, Gençlik ve Spor Bayramı)
Ramadan Holiday (Ramazan Bayramı)
Victory Day (Zafer Bayramı)
Sacrifice Holiday (Kurban Bayramı)
Turkish Independence Day (Cumhuriyet Bayramı)

Any other day designated by Federal law, Executive Order or Presidential Proclamation.

(b) When any such day falls on a Saturday or Sunday, the following Monday is observed. Observance of such days by Government personnel shall not be cause for additional period of performance or entitlement to compensation except as set forth in the contract.

652.242-70 CONTRACTING OFFICER'S REPRESENTATIVE (COR) (AUG 1999)

(a) The Contracting Officer may designate in writing one or more Government employees, by name or position title, to take action for the Contracting Officer under this contract. Each designee shall be identified as a Contracting Officer's Representative (COR). Such designation(s) shall specify the scope and limitations of the authority so delegated; provided, that the designee shall not change the terms or conditions of the contract, unless the COR is a warranted Contracting Officer and this authority is delegated in the designation.

(b) The COR for this contract is the Overseas Buildings Operations (OBO) Project Director James Vandenberg.

(c) The Management Officer, at Consulate Adana is the Point of Contact (POC) for coordination at the Gaziantep site.

652.242-73 AUTHORIZATION AND PERFORMANCE (AUG 1999)

(a) The Contractor warrants the following:

(1) That is has obtained authorization to operate and do business in the country or countries in which this contract will be performed;

(2) That is has obtained all necessary licenses and permits required to perform this contract; and,

(3) That it shall comply fully with all laws, decrees, labor standards, and regulations of said country or countries during the performance of this contract.

(b) If the party actually performing the work will be a subcontractor or joint venture partner, then such subcontractor or joint venture partner agrees to the requirements of paragraph (a) of this clause.

**652.229-70 EXCISE TAX EXEMPTION STATEMENT FOR CONTRACTORS
WITHIN THE UNITED STATES (JUL 1988)**

This is to certify that the item(s) covered by this contract is/are for export solely for the use of the U.S. Foreign Service Post identified in the contract schedule.

The Contractor shall use a photocopy of this contract as evidence of intent to export. Final proof of exportation may be obtained from the agent handling the shipment. Such proof shall be accepted in lieu of payment of excise tax.

SECTION 3 - SOLICITATION PROVISIONS

Instructions to Offeror

Each offeror must submit the following items:

1. A completed Bill of Quality under Attachment B.
2. A completed SF1449 under this RFQ on page 3.
3. **List of clients** over the past 3 (three) years, demonstrating prior experience with relevant past performance information and references (provide dates of contracts, places of performance, value of contracts, contact names, telephone and fax numbers and email addresses). If the offeror has not performed comparable services in Turkey then the offeror shall provide its international experience. Offerors are advised that the past performance information requested above may be discussed with the client's contact person. In addition, the client's contact person may be asked to comment on the offeror's:
 - Quality of services provided under the contract;
 - Compliance with contract terms and conditions;
 - Effectiveness of management;
 - Willingness to cooperate with and assist the customer in routine matters, and when confronted by unexpected difficulties; and
 - Business integrity / business conduct.

The Government will use past performance information primarily to assess an offeror's capability to meet the solicitation performance requirements, including the relevance and successful performance of the offeror's work experience. The Government may also use this data to evaluate the credibility of the offeror's proposal. In addition, the Contracting Officer may use past performance information in making a determination of responsibility.
4. Evidence that the offeror/quoter can provide the necessary personnel, equipment, and financial resources needed to perform the work;
5. The offeror shall address its plan to obtain all licenses and permits required by local law (see DOSAR 652.242-73 in Section 2). If offeror already possesses the locally required licenses and permits, a copy shall be provided. Any permit required for the delivery of the furniture to the site in Gaziantep.
6. Evidence that the offeror/quoter operates an established business with a permanent address and telephone listing.
7. Company brochure.
8. The offeror's strategic plan for ***fabricating, delivering and installing the furniture*** to include a work plan/schedule taking into account all work elements in Section 1, Performance Work Statement.

**ADDENDUM TO SOLICITATION PROVISIONS
FAR AND DOSAR PROVISIONS NOT PRESCRIBED IN PART 12**

52.252-1 SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (FEB 1998)

This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at: [http://acquisition.gov/far/index.html/](http://acquisition.gov/far/index.html) or <http://farsite.hill.af.mil/search.htm>.

These addresses are subject to change. IF the FAR is not available at the locations indicated above, use of an Internet “search engine” (for example, Google, Yahoo or Excite) is suggested to obtain the latest location of the most current FAR provisions.

The following Federal Acquisition Regulation solicitation provisions are incorporated by reference:

<u>PROVISION</u>	<u>TITLE AND DATE</u>
52.209-7	INFORMATION REGARDING RESPONSIBILITY MATTERS (FEB 2012)
52.214-34	SUBMISSION OF OFFERS IN THE ENGLISH LANGUAGE (APR 1991)
52.225-25	PROHIBITION ON CONTRACTING WITH ENTITIES ENGAGING IN CERTAIN ACTIVITIES OR TRANSACTIONS RELATING TO IRAN — REPRESENTATION AND CERTIFICATIONS (DEC 2012)
52.237-1	PRE-PROPOSAL CONFERENCE OR SITE VISIT:

The site visit will be held on December 4th, 2014 at 2:00 pm (14:00, local time) at:
AMERICAN EMBASSY BRANCH OFFICE in GAZIANTEP (EBO)
Yasem Is Merkezi
Budak Mah., Gazi Muhtar Pasa Blv.
10031 Sokak, No:318
Sehitkamil, Gaziantep, Turkey .

Prospective offerors/quoters should provide the names of their representatives to Dilek Dursun (DursunDT@state.gov) and Meral Yalhi (yalhim@state.gov) to be able to gain entry to the building.

The following DOSAR provision is provided in full text:

652.206-70 COMPETITION ADVOCATE/OMBUDSMAN (AUG 1999) (DEVIATION)

- (a) The Department of State’s Competition Advocate is responsible for assisting industry in removing restrictive requirements from Department of State solicitations and removing barriers to full and open competition and use of commercial items. If such a solicitation is considered competitively restrictive or does not appear properly conducive to competition and commercial practices, potential offerors are encouraged to first contact the contracting office for the

respective solicitation. If concerns remain unresolved, contact the Department of State Competition Advocate on (703) 516-1696, by fax at (703) 875-6155, or by writing to:

Competition Advocate
U.S. Department of State
A/OPE, SA-15, Room 1060
Washington, DC 20522-1510.

- (b) The Department of State's Acquisition Ombudsman has been appointed to hear concerns from potential offerors and contractors during the pre-award and post-award phases of this acquisition. The role of the ombudsman is not to diminish the authority of the Contracting Officer, the Technical Evaluation Panel or Source Evaluation Board, or the selection official. The purpose of the ombudsman is to facilitate the communication of concerns, issues, disagreements, and recommendations of interested parties to the appropriate Government personnel, and work to resolve them. When requested and appropriate, the ombudsman will maintain strict confidentiality as to the source of the concern. The ombudsman does not participate in the evaluation of proposals, the source selection process, or the adjudication of formal contract disputes. Interested parties are invited to contact the contracting activity ombudsman, Management Officer, at (312) 457-7445. For a U.S. Embassy or overseas post, refer to the numbers below for the Department Acquisition Ombudsman. Concerns, issues, disagreements, and recommendations which cannot be resolved at a contracting activity level may be referred to the Department of State Acquisition Ombudsman at (703) 516-1696, by fax at (703) 875-6155, or by writing to:

Acquisition Ombudsman
U.S. Department of State
A/OPE
SA-15, Room 1060
Washington, DC 20522-1510.

(End of clause)

SECTION 4 - EVALUATION FACTORS

- Award will be made to the lowest priced, acceptable, responsible quoter. The quoter shall submit a completed solicitation, including Sections 1 and 5.
- The Government reserves the right to reject proposals that are unreasonably low or high in price.
- The lowest price will be determined by multiplying the offered prices times the quantities in “Prices - Continuation of SF-1449, block 23”, and arriving at a grand total, including all options, if any.
- The Government will determine quoter acceptability will be determined by assessing the quoter's compliance with the terms of the RFQ.
- The Government will determine quoter responsibility by analyzing whether the apparent successful quoter complies with the requirements of FAR 9.1, including:
 - adequate financial resources or the ability to obtain them;
 - ability to comply with the required performance period, taking into consideration all existing commercial and governmental business commitments;
 - satisfactory record of integrity and business ethics;
 - necessary organization, experience, and skills or the ability to obtain them;
 - necessary equipment and facilities or the ability to obtain them; and
 - be otherwise qualified and eligible to receive an award under applicable laws and regulations.

SECTION 5 - REPRESENTATIONS AND CERTIFICATIONS

52.212-3 OFFEROR REPRESENTATIONS AND CERTIFICATIONS—COMMERCIAL ITEMS (MAY 2014)

An offeror shall complete only paragraph (b) of this provision if the offeror has completed the annual representations and certifications electronically via <http://www.acquisition.gov>. If an offeror has not completed the annual representations and certifications electronically at the System for Award Management (SAM) website, the offeror shall complete only paragraphs (c) through (o) of this provision.

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

“Economically disadvantaged women-owned small business (EDWOSB) concern” means a small business concern that is at least 51 percent directly and unconditionally owned by, and the management and daily business operations of which are controlled by, one or more women who are citizens of the United States and who are economically disadvantaged in accordance with 13 CFR part 127. It automatically qualifies as a women-owned small business eligible under the WOSB Program.

“Forced or indentured child labor” means all work or service—

(1) Exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or

(2) Performed by any person under the age of 18 pursuant to a contract the enforcement of which can be accomplished by process or penalties.

“Inverted domestic corporation”, as used in this section, means a foreign incorporated entity which is treated as an inverted domestic corporation under 6 U.S.C. 395(b), *i.e.*, a corporation that used to be incorporated in the United States, or used to be a partnership in the United States, but now is incorporated in a foreign country, or is a subsidiary whose parent corporation is incorporated in a foreign country, that meets the criteria specified in 6 U.S.C. 395(b), applied in accordance with the rules and definitions of 6 U.S.C. 395(c). An inverted domestic corporation as herein defined does not meet the definition of an inverted domestic corporation as defined by the Internal Revenue Code at 26 U.S.C. 7874.

“Manufactured end product” means any end product in Federal Supply Classes (FSC) 1000-9999, except—

- (1) FSC 5510, Lumber and Related Basic Wood Materials;
- (2) Federal Supply Group (FSG) 87, Agricultural Supplies;
- (3) FSG 88, Live Animals;
- (4) FSG 89, Food and Related Consumables;
- (5) FSC 9410, Crude Grades of Plant Materials;
- (6) FSC 9430, Miscellaneous Crude Animal Products, Inedible;
- (7) FSC 9440, Miscellaneous Crude Agricultural and Forestry Products;
- (8) FSC 9610, Ores;
- (9) FSC 9620, Minerals, Natural and Synthetic; and
- (10) FSC 9630, Additive Metal Materials.

“Place of manufacture” means the place where an end product is assembled out of components, or otherwise made or processed from raw materials into the finished product that is to be provided to the Government. If a product is disassembled and reassembled, the place of reassembly is not the place of manufacture.

“Restricted business operations” means business operations in Sudan that include power production activities, mineral extraction activities, oil-related activities, or the production of military equipment, as those terms are defined in the Sudan Accountability and Divestment Act of 2007 (Pub. L. 110-174). Restricted business operations do not include business operations that the person (as that term is defined in Section 2 of the Sudan Accountability and Divestment Act of 2007) conducting the business can demonstrate—

- (1) Are conducted under contract directly and exclusively with the regional government of southern Sudan;
 - (2) Are conducted pursuant to specific authorization from the Office of Foreign Assets Control in the Department of the Treasury, or are expressly exempted under Federal law from the requirement to be conducted under such authorization;
 - (3) Consist of providing goods or services to marginalized populations of Sudan;
 - (4) Consist of providing goods or services to an internationally recognized peacekeeping force or humanitarian organization;
 - (5) Consist of providing goods or services that are used only to promote health or education;
- or
- (6) Have been voluntarily suspended.

“Sensitive technology”—

- (1) Means hardware, software, telecommunications equipment, or any other technology that is to be used specifically—
 - (i) To restrict the free flow of unbiased information in Iran; or
 - (ii) To disrupt, monitor, or otherwise restrict speech of the people of Iran; and
- (2) Does not include information or informational materials the export of which the President does not have the authority to regulate or prohibit pursuant to section 203(b)(3) of the International Emergency Economic Powers Act (50 U.S.C. 1702(b)(3)).

“Service-disabled veteran-owned small business concern”—

- (1) Means a small business concern—
 - (i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent 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 service-disabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.

(2) 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).

“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 Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and size standards in this solicitation.

“Subsidiary” means an entity in which more than 50 percent of the entity is owned—

- (1) Directly by a parent corporation; or
- (2) Through another subsidiary of a parent corporation.

“Veteran-owned small business concern” means a small business concern—

- (1) Not less than 51 percent 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 percent of the stock of which is owned by one or more veterans; and

(2) The management and daily business operations of which are controlled by one or more veterans.

“Women-owned business concern” means a concern which is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of its stock is owned by one or more women; and whose management and daily business operations are controlled by one or more women.

“Women-owned small business concern” means a small business concern—

(1) That is at least 51 percent owned by one or more women; or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and

(2) Whose management and daily business operations are controlled by one or more women.

“Women-owned small business (WOSB) concern eligible under the WOSB Program” (in accordance with 13 CFR part 127), means a small business concern that is at least 51 percent directly and unconditionally owned by, and the management and daily business operations of which are controlled by, one or more women who are citizens of the United States.

(b)

(1) *Annual Representations and Certifications*. Any changes provided by the offeror in paragraph (b)(2) of this provision do not automatically change the representations and certifications posted on the SAM website.

(2) The offeror has completed the annual representations and certifications electronically via the SAM website accessed through <http://www.acquisition.gov>. After reviewing the SAM database information, the offeror verifies by submission of this offer that the representations and certifications currently posted electronically at FAR 52.212-3, Offeror Representations and Certifications—Commercial Items, have been entered or updated in the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201), except for paragraphs _____.

(c) Reserved

(d) Reserved

(e) *Certification Regarding Payments to Influence Federal Transactions* (31 U.S.C. 1352). (Applies only if the contract is expected to exceed \$150,000.) By submission of its offer, the offeror 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 his or her behalf in connection with the award of any resultant contract. If any registrants under the Lobbying Disclosure Act of 1995 have made a lobbying contact on behalf of the offeror with respect to this contract, the offeror shall complete and submit, with its offer, OMB Standard Form LLL, Disclosure of Lobbying Activities, to provide the name of the registrants. The offeror need not report regularly employed officers or employees of the offeror to whom payments of reasonable compensation were made.

(f) Reserved

(g) Reserved

(h) *Certification Regarding Responsibility Matters (Executive Order 12689)*. (Applies only if the contract value is expected to exceed the simplified acquisition threshold.) The offeror certifies, to the best of its knowledge and belief, that the offeror and/or any of its principals—

(1) *o* Are, *o* are not presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency;

(2) *o* Have, *o* 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 Federal, state or local government 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;

(3) *o* Are, *o* are not presently indicted for, or otherwise criminally or civilly charged by a Government entity with, commission of any of these offenses enumerated in paragraph (h)(2) of this clause; and

(4) *o* Have, *o* have not, within a three-year period preceding this offer, been notified of any delinquent Federal taxes in an amount that exceeds \$3,000 for which the liability remains unsatisfied.

(i) Taxes are considered delinquent if both of the following criteria apply:

(A) *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.

(B) *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.

(ii) *Examples.*

(A) The taxpayer has received a statutory notice of deficiency, under I.R.C. §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 review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.

(B) 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. §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.

(C) The taxpayer has entered into an installment agreement pursuant to I.R.C. §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.

(D) 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).

(i) *Certification Regarding Knowledge of Child Labor for Listed End Products (Executive Order 13126)*.

(1) *Listed end products.*

Listed End Product	Listed Countries of Origin
_____	_____
_____	_____

(2) *Certification.*

(i) The offeror will not supply any end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product.

(ii) The offeror may supply an end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product. The offeror certifies that it has made a good faith effort to determine whether forced or indentured child labor was used to mine, produce, or manufacture any such end product furnished under this contract. On the basis of those efforts, the offeror certifies that it is not aware of any such use of child labor.

(j) *Place of manufacture.* (Does not apply unless the solicitation is predominantly for the acquisition of manufactured end products.) For statistical purposes only, the offeror shall indicate whether the place of manufacture of the end products it expects to provide in response to this solicitation is predominantly—

(1) *o* In the United States (Check this box if the total anticipated price of offered end products manufactured in the United States exceeds the total anticipated price of offered end products manufactured outside the United States); or

(2) *o* Outside the United States.

(k) *Certificates regarding exemptions from the application of the Service Contract Labor Standards*(Certification by the offeror as to its compliance with respect to the contract also constitutes its certification as to compliance by its subcontractor if it subcontracts out the exempt services.)

(1) Maintenance, calibration, or repair of certain equipment as described in FAR 22.1003-4(c)(1). The offeror *o* does *o* does not certify that—

(i) The items of equipment to be serviced under this contract are used regularly for other than Governmental purposes and are sold or traded by the offeror (or subcontractor in the case of an exempt subcontract) in substantial quantities to the general public in the course of normal business operations;

(ii) The services will be furnished at prices which are, or are based on, established catalog or market prices (see FAR 22.1003-4(c)(2)(ii)) for the maintenance, calibration, or repair of such equipment; and

(iii) The compensation (wage and fringe benefits) plan for all service employees performing work under the contract will be the same as that used for these employees and equivalent employees servicing the same equipment of commercial customers.

(2) Certain services as described in FAR 22.1003-4(d)(1). The offeror *o* does *o* does not certify that—

(i) The services under the contract are offered and sold regularly to non-Governmental customers, and are provided by the offeror (or subcontractor in the case of an exempt subcontract) to the general public in substantial quantities in the course of normal business operations;

(ii) The contract services will be furnished at prices that are, or are based on, established catalog or market prices (see FAR 22.1003-4(d)(2)(iii));

(iii) Each service employee who will perform the services under the contract will spend only a small portion of his or her time (a monthly average of less than 20 percent of the available hours on an annualized basis, or less than 20 percent of available hours during the contract period if the contract period is less than a month) servicing the Government contract; and

(iv) The compensation (wage and fringe benefits) plan for all service employees performing work under the contract is the same as that used for these employees and equivalent employees servicing commercial customers.

(3) If paragraph (k)(1) or (k)(2) of this clause applies—

(i) If the offeror does not certify to the conditions in paragraph (k)(1) or (k)(2) and the Contracting Officer did not attach a Service Contract Labor Standards wage determination to the solicitation, the offeror shall notify the Contracting Officer as soon as possible; and

(ii) The Contracting Officer may not make an award to the offeror if the offeror fails to execute the certification in paragraph (k)(1) or (k)(2) of this clause or to contact the Contracting Officer as required in paragraph (k)(3)(i) of this clause.

(1) *Taxpayer Identification Number (TIN)* (26 U.S.C. 6109, 31 U.S.C. 7701). (Not applicable if the offeror is required to provide this information to the SAM database to be eligible for award.)

(1) All offerors must submit the information required in paragraphs (l)(3) through (l)(5) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the Internal Revenue Service (IRS).

(2) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

(3) *Taxpayer Identification Number (TIN)*.

- TIN: _____.
- TIN has been applied for.
- TIN is not required because:
 - Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with the conduct of a trade or business in the United States and does not have an office or place of business or a fiscal paying agent in the United States;
 - Offeror is an agency or instrumentality of a foreign government;
 - Offeror is an agency or instrumentality of the Federal Government.

(4) *Type of organization*.

- Sole proprietorship;
- Partnership;
- Corporate entity (not tax-exempt);
- Corporate entity (tax-exempt);
- Government entity (Federal, State, or local);
- Foreign government;
- International organization per 26 CFR 1.6049-4;
- Other _____.

(5) *Common parent*.

- Offeror is not owned or controlled by a common parent;
- Name and TIN of common parent:
Name _____.

TIN _____.

(m) *Restricted business operations in Sudan.* By submission of its offer, the offeror certifies that the offeror does not conduct any restricted business operations in Sudan.

(n) Prohibition on Contracting with Inverted Domestic Corporations.

(1) *Relation to Internal Revenue Code.* An inverted domestic corporation as herein defined does not meet the definition of an inverted domestic corporation as defined by the Internal Revenue Code 25 U.S.C. 7874.

(2) *Representation.* By submission of its offer, the offeror represents that—

(i) It is not an inverted domestic corporation; and

(ii) It is not a subsidiary of an inverted domestic corporation.

(o) Prohibition on contracting with entities engaging in certain activities or transactions relating to Iran.

(1) The offeror shall e-mail questions concerning sensitive technology to the Department of State at CISADA106@state.gov.

(2) *Representation and Certifications.* Unless a waiver is granted or an exception applies as provided in paragraph (o)(3) of this provision, by submission of its offer, the offeror—

(i) Represents, to the best of its knowledge and belief, that the offeror does not export any sensitive technology to the government of Iran or any entities or individuals owned or controlled by, or acting on behalf or at the direction of, the government of Iran;

(ii) Certifies that the offeror, or any person owned or controlled by the offeror, does not engage in any activities for which sanctions may be imposed under section 5 of the Iran Sanctions Act; and

(iii) Certifies that the offeror, and any person owned or controlled by the offeror, does not knowingly engage in any transaction that exceeds \$3,000 with Iran's Revolutionary Guard Corps or any of its officials, agents, or affiliates, the property and interests in property of which are blocked pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (see OFAC's Specially Designated Nationals and Blocked Persons List at <http://www.treasury.gov/ofac/downloads/t11sdn.pdf>).

(3) The representation and certification requirements of paragraph (o)(2) of this provision do not apply if—

(i) This solicitation includes a trade agreements certification (*e.g.*, 52.212-3(g)) or a comparable agency provision); and

(ii) The offeror has certified that all the offered products to be supplied are designated country end products.

(End of provision)

ATTACHMENT A: STATEMENT OF WORK (SOW)/SPECIFICATIONS

I.0 PROJECT DESCRIPTION

The U.S. Government requires new furniture and equipment for its office located at Gaziantep, Turkey. The purpose of this procurement is to obtain Modular furniture, case goods, seating, conference, miscellaneous related furniture delivery and installation services for the project.

The useable square meters (sq. m.) of the office floor area is as follows: 400 sq. meters

The space is under construction and will be turned over to the Government when complete. There is no area that can be used for staging the delivered goods during the installation phase. It is the contractor's responsibility to determine the method of bringing the goods into the space in an orderly and workmanship fashion, as well as to provide an adequate work force to ensure that the required installation schedule is met.

The total number of new workstations includes shared work and conference areas.

Attachments in this RFQ package include:

Attachment A: Statement of Work

Attachment B: Bill of Quantity

Attachment C: Description of Modular Furniture

Attachment D: List of Office Furniture per Office

2.0 GENERAL CONDITIONS

1. For any furniture procurement and installation, the contractor shall be responsible for assessing, evaluating, verifying, and confirming the conditions of the building, accessibility, site restrictions, parking, deliveries, loading dock, elevator, storage, installation and staging, hours of availability/accessibility of all the above and any other conditions associated with, and which may affect cost of delivery and installation.
2. All products, work and installation drawings and documents shall meet any and all national, provincial, local jurisdictions and governing authorities including but not limited to codes, laws, ordinances, and regulations applicable to this project. It will be the responsibility of the contractor to ensure that applicable regulations and codes are followed.
3. Particular attention shall be given to the protection of existing structure and finishes to prevent any damage of existing finishes. Any accidental damage incurred to existing conditions will be responsibility of the contractor to repair or correct.
4. Contractor shall coordinate access to Customer Agency space in advance with the PD and shall comply with all Customer Agency security regulations. All items for each phase must be ordered together so that furniture is available within the same time frame.
5. The furniture contractor will be responsible for delivering and installing the furniture per the terms and conditions of this order and will be responsible for correcting any damages incurred prior to the handover of the furniture.

3.0 PRODUCTS

3.1 Manufacturers

The same manufacturer shall be used for all items within a workstation or within an office to allow all workstation, desks/case goods finishes, veneers, colors and details to match (same manufacturer exception - seating and other freestanding furnishings). The drawing typical on specification sheet is for representational purposes of customer's preference of design intent and style. Manufacturer variances apply to all dimensions provided on workstation specifications and private office specifications.

3.2 Materials:

Upholstery Fabric: Upholstery fabric shall be installed in the same direction with pattern on seat and back cushions matched and aligned. (All fabric or leather offered shall be mid-grade unless otherwise specified.)

Locks: Locks provided are to be keyed alike within each workstation or office separately from other workstations or offices. Key each group of files alike, separately from other groups of files, but with master keying. Provide keying schedule and master keys to Government's representative at the time of acceptance by the COR. All locks shall be removable core supporting the ability to remove or replace lock plugs as necessary in the field.

3.3 Fabrication

General: Methods of manufacturing, fabrication and installation of General Furnishings and structural components thereof shall meet industry's highest standards. General Furnishings shall have proper support, stability and fault-free performance.

Nameplates: Do not place manufacturer's nameplates, stamped or printed markings on exposed surfaces.

Quantities of Furniture If any changes to the quantities of the furniture listed in Attachment B is required by the U.S. Government, a modification will be issued to encompass the change and the same unit prices will be in effect for like furniture within one month of full acceptance of the furniture.

3.4 Warranty Requirements

Disclaimers and Limitations: Manufacturer's disclaimers and limitations on product warranties do not relieve contractor of warranty on Work that incorporates products.

Reinstatement of Warranty: When items covered by warranty has failed and been corrected by replacement, the contractor is to reinstate warranty by written endorsement. Reinstated warranty shall be equal to original warranty with equitable adjustment for depreciation.

Replacement Cost: Upon determination that items covered by warranty has failed, the contractor is to replace or repair the item to acceptable condition complying with requirements of contract documents at no cost to the U.S. Government.

3.5 Government's Recourse

Expressed Warranties: Expressed warranties made to Government are in addition to implied warranties and shall not limit duties, obligations, rights and remedies otherwise available under law. Expressed warranty periods shall not be interpreted as limitations on time in which Government can enforce such other duties, obligations, rights or remedies. Expressed warranties made to Government shall not deprive Government of other rights Government may have under other provisions of contract documents and are in addition to and run concurrent with other warranties made by contractor under requirements of contract documents.

Rejection of Warranties: Government reserves right to reject warranties and to limit selection to products with warranties not in conflict with requirements of contract documents.

4.0 SERVICES

4.1 Design and Layout Services

The Government will supply a schematic furniture plan to the contractor. The contractor, working with the CO and the COR , will develop and finalize fully coordinated, product specific, installation drawings.

All final drawings and bill of material shall be coordinated with the CO and the COR prior to furniture production and prior to installation per phase.

4.2 Delivery and Installation Services

The contractor will coordinate all deliveries and installation schedules with the COR.

4.2.1 Installation:

General duties and requirements to be fulfilled by the contractor are as follows: The contractor must provide full-time on-site management during the installation phase, coordination, and technical assistance. Complete installation of all furnishings in accordance with the Contracting Officer approved manufacturer specific drawings and specifications. For any missing or damaged products, the appropriate products must be replaced within a 4 (four) week period. All warranties shall be honored at all times. The contractor shall be responsible for and reimburse the U.S. Government for costs associated with damage caused by the installers and any repairs due to the installation which occurs during delivery and installation. It is incumbent upon the selected contractor to identify any existing damage to the building by means of a pre-installation and delivery walk-through to the COR. Proper measures (protective runner, pads, etc.) will be utilized by the selected contractor to protect the building (elevators, walls, floors etc.).

4.2.2 Recycling and Trash Removal:

Clean up and Disposal of Waste Materials – The contractor shall clean up and dispose of waste materials or trash in accordance with this paragraph and full applicable national, provincial, and local regulations, standards, codes and laws. The selected contractor shall at all times keep the job site clean, including staging and storage areas used by the contractor, free from accumulations of waste material or trash. This material must be removed on a daily basis as to deter accumulation of debris. Prior to completion of the work, the contractor shall remove from the vicinity of the work, all shipping containers, packing, trash, unused materials and other like material, belonging to the contractor or used under the selected contractor 's direction.

Disposal of Waste Material – Waste material shall be disposed of by removal from job site. Waste materials removed from the job site shall be disposed of in accordance with the above paragraph. The selected contractor shall make any necessary arrangements with private parties and with local jurisdictions pertinent to locations and regulations of such disposal. Any fees or charges to be paid for disposal of materials shall be paid by the contractor.

Project close-out: The contractor must be responsible for a successful closeout. They will maintain an ongoing punch list that consists of any items damaged, incorrectly installed, and/or missing product. One punch list order will be completed at the completion of the installation. Once all punch list items have been resolved, a post-installation walk through will be conducted with the COR to finalize the installation phase. The Government representative will sign off on the installation phase approving and accepting all the work and services under the delivery order if it is determined that the work is in compliance with the PO.

5.0 MODULAR FURNITURE

1. This specification establishes the minimum requirements for the acquisition and installation of modular furniture workstations components consisting of interconnecting panels, panel supported components, special electrical features, and accessories. Modular furniture workstation requirements and configurations shall be in accordance with the furniture typical workstation types shown in Attachment B, Bill of Quantity, and specified herein. The contractor shall coordinate the work of this section with that to be performed under others.
2. Typical workstations represent the types of workstations to be used for the project. Additional workstation designs may be required to meet project or building conditions.
3. Minor variations in design based on manufacturer's product lines are expected and are acceptable. Every effort should be made to stay as close to the designs as possible. The contractor may not increase the footprint of the workstations. Variations should not change the shape of the workstations or reduce the usable work-surface area or filing and storage. Propose alternatives that meet the intent of the design when absolutely necessary. All workstations shall be constructed of parts and pieces that are interchangeable to allow for easy and cost effective reconfiguration. Furnishings required are defined by size, finish, and required features.

5.1 Panel and Frame Structure

1. The modular wall system shall be composed of demountable panels which fasten together with a universal attachment device. Every panel shall be tackable and acoustical or acoustical with a tack board applied. The panel system shall integrate with manufactures other products with color consistency and styling.

2. Panels shall be composed on a single metal frame for stackable tiles outside and monolithic appearances on the inside. All panels shall be frame and skin or frame and tile system consisting of an open core frame and removable skins/tiles. All frames shall be of steel frame construction, being made either non-dedicated, re-configurable horizontal beams and vertical posts or a fixed frame of horizontal and vertical structural elements. Panel system shall allow off-module location of components supported by the panel, including work surfaces, storage units and accessories. Panel shall house all electrical, data and communication cable requirements. Panel shall be available in various heights. Panels shall allow for vertical adjustment of components, including work surfaces. The standard acoustical panel shall meet the minimum NRC rating of .65 and STC rating of 11 or equal. Base panel frames of any height shall permit add-on of stacking frames to increase height on site at any time without dismantling the panel or replacing the panel.
3. Stacking frame shall be load bearing on the first stacked tier, at minimum. Maximum height required through the use of add-on modules shall be between 140 and 190 cm. Standard panel shall accommodate the addition of stack-on sections of glass, fabric, perforated steel, painted solid steel, open weave fabric screens and communication white boards.
4. Panel connection hardware shall be universal to allow for set up of any panel configuration. Panels shall be capable of structurally supporting more than one fully loaded component load per panel, per side. Panels shall be open frame type which allow electrical and data feeds from the wall (the wire/cable whips) not to coil. Panel to sit flush against drywall when meeting the condition. It is preferred that no panel creep occurs. It is preferred that panels be no more than 8cm wide.

5.2 Panel Trim All exposed ends of panels shall be covered with finished trim pieces. All top caps, base covers and exposed trims shall be painted metal. It is preferred that all trim shall be available as both square edge slim line profile and a rounded profile.

5.3 Panel Tile/Skins The panel skins shall be replaceable in the field as monolithic, tiled, glazed, fabric, wood, marker board, perforated steel, painted solid steel and beltway and shall be removable without tools to allow for internal access to the panel frame for ease of access to the data cabling and power access. The removal of surfaces shall be accomplished without necessitating tearing down of the panel run. Panel skins shall not be location specific meaning they can be placed anywhere along the panel frame and can be easily changed as needs change. Tiles shall match frame width. Tackable skins shall be available. Skins/tiles shall be available as monolithic and segmented on panel frame.

5.4 Panel Electrical/Data Design

Power and data shall be able to enter the system from floor at the base or from the wall at the base without the use of power poles. Power and data receptacles shall have the ability to be located in the base of the panel and or at the beltway or above the work surface height. It is preferred that power and data shall run from panel to panel below the work surface height. All panels shall accommodate the vertical routing of power and cables within the panel bringing power to the workstation as well as passing through to a different workstation. This described routing shall be available for all panel widths from 60cm onwards. The channel is to provide complete cable lay in capability so that no fishing needs to be done from panel to panel. This channel shall have the ability to carry 60 category 5 cables on a straight run and 40 category 5 cables on a 90 corner. Panels shall have vertical wire pathways that shall allow cables to be routed internally from the top way to either the beltway or raceway without use of external cable managers. The vertical wire path shall accommodate 15 category 5 cables. Panels shall have the ability to route electrical and data cables horizontally at beltway without having to be fished from the top way or the base raceway. Each workstation shall have the capacity to receive (3) general use duplex outlets and one (1) dedicated outlet spread between these panels, unless otherwise specified. The specification identified on the typical drawing shall prevail. The exact location of the outlets will be determined by the COR prior to installation. The outlets, installed by others can be located either in a raceway at the floor level or just below the work surface level. This will serve up to four users. The contractor shall provide the necessary quantity of electrical connecting devices from the base of the furniture. The U.S. Government will be responsible to provide the hard wire connection from this device to the building electrical system. The hard wire connection will originate from the floor or walls. There will be no power poles. Power shall be capable of being easily field-added, without dismantling the system. The addition of power shall not increase the height of the panels. Panels shall be capable to accommodate communication cables with the 3-circuit system in place. Typically the workspace will have the capacity of three (3) electrical outlets. Beltway configuration access at desk height level shall provide

both duplex receptacle and data port access. Cable capacity shall be 15 category 5 cables with power conduit and 30 category five cables without conduit.

5.5 Worksurfaces

Standard work surface shall have all exposed sides finished (no existing flake board or MDF board exposed). Undersides of work surfaces shall be pre-drilled to accept panel-hung and freestanding supports. Metal screws may be used. Work surfaces shall be available with laminate, or formcoat surfaces and veneer surfaces. A minimum of three species of wood veneer shall be offered. Standard PVC edges are acceptable on plastic laminate covered pieces. Laminate work surface with tapered edge, soft plastic edge creating a clean protective finish. Self-edge is not preferred. Work surfaces cut-in-the-field to accommodate unforeseen conditions shall have field applied finish. Worksurface standard depths shall be available in 60, 75 and 80 cm. Lengths shall be available from 60 onwards. The work surface shall be able to slide back from the vertical panel to allow access to cable tray beneath.

5.6 Furniture:

5.6.1 General

All storage units shall have compatible dimensions, similar aesthetics, matching hardware and matching finishes. All storage units shall be supplied with locks. Refer to locks under Section 3.2, Locks for specifications. All storage units shall be fabricated with 18-22 gauge metal, as long as ANSI/BIFMA or local equal standards for heavy duty shelving are met. All drawers (pedestals, lateral files, etc.) shall include the necessary hardware for hanging files. Full extension, ball bearing drawer slides for all drawers. Box drawers shall be rated at 50 pounds, file drawers rated at 150 pounds. All backs, tops and sides of all storage units shall be finished. Storage units shall be powder coated baked enamel/epoxy spray-painted finish all sides, for steel construction to match the workstations in at least five color selections. Leveling glides, counterweights, inset or integral pulls, back-to-back ganging capabilities and locking capabilities shall be included.

5.6.2 Overhead Cabinets Overhead/storage cabinets shall be fabricated with 18 +/- gauge steel. Overhead/ storage cabinets shall be supplied with locks. Overhead/ storage cabinets shall have a backstop or shall be fully enclosed as to protect the panel finish. Overhead storage unit doors shall open up and over the top of the unit. Overhead storage units shall be provided with a hydraulic lift assist/closer as part of the hinge system. Overhead cabinets shall be available for off module panel mounting. Overhead cabinets shall accommodate an upright 3 ring binder. The metal parts shall be powder coated and finished with a durable VOC- free finish which is applied in a process that generates low levels of recyclable waste to match the workstation in at least five color selections.

5.6.3 Under Desk-Drawer Units (G01 & G05)

All drawer units shall be freestanding, mobile, and supplied with locks and caster wheels. Refer to locks under Section 3.2, Locks for specifications. File drawers shall have full extension ball bearing drawer slides. Drawers shall stay securely closed when in the closed position. Each drawer shall contain a safety catch to prevent accidental removal when the drawer is fully extended (open). Units shall be powder coated baked enamel/epoxy spray-painted finish all sides, interior and exterior for steel construction to match the workstations in at least five color selections.

5.6.4 Lateral Files (G04)

All Lateral File units shall be of metal, have five-drawers and supplied with locks. Refer to locks under Section 3.2. The metal file drawers shall have full suspension, full extension, ball bearing slides to allow for filing of letter-sized or legal sized hanging folders and hanging rails for front to back filing. All drawers shall have safety catches to prevent accidental removal and a safety lock mechanism to prevent more than one drawer from being opened at a time. All lateral files shall be equipped with counterweights and drawer label holders. Lateral files shall include leveling glides. Lateral files shall be powder coated baked enamel/epoxy spray-painted finish all sides, interior and exterior for steel construction to match the workstations in at least five color selections.

5.6.5 Shelf/ Document Tray (G09)

All Shelf / Document Tray shall be 18 +/- gauge steel. Gauge shall be adequate to meet 200n lbs PSF requirement. Shelves shall meet BIFMA heavy load standards. Shelf supports shall have integral mounting hardware to support 200 Lbs per square foot. All shelves shall be powder coated baked enamel/epoxy spray-painted finish all sides, interior and exterior for steel construction to match the workstations.

5.7 Task Lights (G17)

Task lights are provided to illuminate the majority of the work surfaces. This lighting is located underneath the overhead storage cabinet mounted to the right and left of the corner computer work surface. Task light cord set shall exit out of center back to allow cord to be positioned right or left to provide closest access to nearest duplex so they are hidden from view.

5.8 Keyboard Tray (G08)

All workstations and private offices shall be able to support and enable one adjustable keyboard tray. The keyboard/tray shall accommodate the mouse platform on both the right and left sides of the tray. The keyboard/tray shall be stable and shall not move with keyboard strokes.

6.0 N/A

7.0 SEATING

7.1 Upholstered Task Chairs (G16)

Standard task chairs shall be fully ergonomic (adjustable arm height, adjustable hydraulic seat height, pneumatic seat height adjustment, front tilt, independent back and seat, lumbar support, swivel). Chairs shall be offered with upholstered seats in mid-grade fabric and upholstered backs. Chairs shall be between 90 and 110 cm overall height, seat height between 40 to 55 cm high, adjustable seat depth between 40-50cm". Overall width and depth is 70 cm+/- x 70cm. The seat height adjustment range shall be at least 10cm high. The base of the chair shall be made of polished aluminum and/or metal/steel with a five star base. Labels and/or user guides, for adjustment mechanisms shall be attached to the chair. Chair shall have hard dual wheel casters for use on most standard office carpets. Chairs shall support up to 300 lbs. and meet all ANSI/BIFMA Standards or local standards as applicable.

7.2 Upholstered Guest Chairs: (G07)

Contemporary Guest Chair will be upholstered with cushion seat. Arm shall be fully upholstered, standard height. Overall height 70-80cm. Chair dimensions: 75-90cm wide 75-90cm deep, 40-55 cm seat height. Fully upholstered in mid-grade fabric. Legs to be rectangular finished wood.

7.3 Conference Room Chairs (G02)

Mid Back Conference Chairs with arms will have upholstered seats in mid-grade fabric, upholstered, mesh or faux leather backs. The base of the chair shall be made of polished aluminum and/or metal/steel with a five star base. Labels and/or user guides, for adjustment mechanisms shall be attached to the chair. Chair shall have hard dual wheel casters for use on most standard office carpets. Chairs shall have adjustable seat pan and height. The seat height adjustment range shall be at least 10cm high. Chairs shall have lumbar and pelvic support. Fully adjustable arms (side to side, front to back, pivot in and out and up and down). Chairs must support up to 300 lbs. and meet all ANSI/BIFMA Standards or local standards as applicable. Mechanical height adjustment is acceptable.

7.4 Mid Back Rolling Armless Work Stool (G21)

Mid Grade fabric, upholstered seat and back. Adjustable seat and foot-ring. Polished aluminum and/or metal/steel five star base and casters. Height adjustable. Adjustable lumbar support. Swivel tilt. Mid back stool is for use at a 90cm high counter.

8.0 N/A

9.0 TABLES

9.1 Plastic Laminate Tables with Vinyl Edge

Table top thickness: 3cm (can vary + 3mm) thick particleboard with laminate face and underside. Table edge: finished with .118" thick T-mold or edge band. (Edge thickness can vary slightly) Table shapes and sizes are defined under

Attachment C. Collaborative tables to have ganging mechanism on all sides. Table leg bases shall be X base or T-leg base.

9.2 Conference Tables, Plastic Laminate with Wood Edge

Table top thickness: 3cm (can vary + 3mm) thick particleboard with laminate face and underside. Table edge: finished with .3mm thick T-mold or edge band or solid wood edge (Edge thickness can vary slightly). The table shall have stationary bases or stationary legs, provided ganging on all sides for flexibility. Table shapes, sizes and bases vary and are defined under Attachment C. Tabletop heights must be ADA compliant. Conference tabletops must be fixed height. All finishes shall be quoted as plastic laminate with wood edge. Vendors shall provide samples and edge options with quote. Tables for conference rooms, training rooms and multi-purpose rooms shall have two (2) grommets for electrical, telephone and computer cables. The grommets shall be large enough to hold 6 cables and shall be able to pass the electrical plug through to the floor or wall outlets. For grommet locations, refer to the conference, training and work typical. Grommets shall be available in a variety of finish options including black and aluminum.

A plan of the premises will be provided upon request to the U.S. Embassy.

ATTACHMENT B: BILL of QUANTITY

Item #	Nomenclature/ Furniture Type	Size cm (all are approx.)	Qty.	Unit Price	TOTAL	Remarks
G01	Two-Drawer Unit	~40 x 50cm	9			free standing on castor wheels; under desk for work station types 1 & 2
G02	Conference Table Chair	N/A	24			Qty: 14 & 10; 5 legs & castor wheels
G03	Large Conference Table	120x240 cm	1 set of 2			wood top, table consists of the combination of two pieces
G04	Lateral File Cabinet	90W x 46D x 160H cm	9			free standing, - 4 drawers
G05	Three-Drawer Unit	~40 x 50cm	22			free standing on castor wheels, under desk for work station types 1 & 2
G06	Medium-size Conference Table	120 x 300 cm	1			wood top
G07	Guest Chair	-	8			Upholstered, in offices and interview room
G08	Keyboard Tray	-	22			to be mounted on work station types 1, 2 & 3
G09	Document Tray	length: ~40cm	22			for work station types 1, 2 & 3
G10	Pencil Tray	-	9			to be placed in 3-drawer units for workstations 1 & 2.
G11	N/A		-	-	-	
G12	Task Stool with rollers		1			For Guard rm. No. 105
G13	Office Work Station Type1		3			Details in Attachment C
G14a	Office Work Station Type2		6			Details in Attachment C
G14b	Office Work Station Type3		13			Details in Attachment C
G15	Round Coffee Table	Ø80cm	1			-
G16	Office Task Chair		24			5 legs, caster style; for workstations, offices & lobby
G17	Task Light		22			to be mounted under upper cabinets of workstation types 1,2,3
G18, G19	N/A		-	-	-	
G20	Credenza	45x90cm	1			wood, for Interview rm. 102
G21	Bar Stool - Kitchen	ht:~90cm	4			for kitchen 112
G23	Tables	60x120 cr	4			for Printer area 117
GENERAL TOTAL:						

Note: remove overhead storage units at Large workstation #06 (covers windows)

ATTACHMENT C: DESCRIPTION of MODULAR FURNITURE

1. G13 Office Work Station Type 1 (U-Shaped, three (3) total)

- (1) U-shaped desk with melamine finish,
- (2) Overhead cabinets: full-length on one side, with 90° door & lock,
- (3) Task lights (G17) under cabinets,
- (4) Panel (upto 140-170cm ht. from fl. to top; covered w/cushioned fabric on visible sides; laminate below desk level); with 50cm net space between desk and cabinet,
- (5) Modesty panel below desk level on one side of U-shape
- (6) Accessories hung on panel:
 - 6.1 Keyboard Tray (G08)
 - 6.2 Document Tray (G09): metal, length: ~40cm
- (7) Two-Drawer Unit (G01): melamine tops on caster wheels
- (8) Three-Drawer Unit (G05): melamine tops on caster wheels (pencil tray in top drawer)
- (9) Computer Data lines will be accessed from the cable tray at rear of worktop; cable channels to hide computer & phone cables under work surface

2. G14a Office Work Station Type 2 (L-Shaped, Six (6) total)

- (1) L-shaped desk with melamine finish,
- (2) Overhead cabinets: full-length on one side, with 90° door & lock,
- (3) Task lights (G17) under cabinets,
- (4) Panel (upto 140-170cm ht. from fl. to top; covered w/cushioned fabric on visible sides; laminate below desk level); with 50cm net space between desk and cabinet,
- (5) Accessories hung on panel:
 - 5.1 Keyboard Tray (G08)
 - 5.2 Document Tray (G09): metal, length: ~40cm
- (6) Two-Drawer Unit (G01): melamine tops on caster wheels
- (7) Three-Drawer Unit (G05): melamine tops on caster wheels (pencil tray in top drawer)
- (8) Computer Data lines will be accessed from the cable tray at rear of worktop; cable channels to hide computer & phone cables under work surface
- (9) One work station's upper cabinet is to be removed. (Refer to plan drawing)

3. G14b Office Work Station Type 3 (I-Shaped, Thirteen (13) total)

- (1) I-shaped (rectangular) desk with melamine finish,
- (2) Overhead cabinets: full-length on one side, with 90° door & lock,
- (3) Task lights (G17) under cabinets,
- (4) Panel (upto 140-170cm ht. from fl. to top; covered w/cushioned fabric on visible sides; laminate below desk level); with 50cm net space between desk and cabinet,
- (5) Accessories hung on panel:
 - 5.1 Keyboard Tray (G08)
 - 5.2 Document Tray (G09): metal, length: ~40cm
- (6) Computer Data lines will be accessed from the cable tray at rear of worktop; cable channels to hide computer & phone cables under work surface

4. G03 Large Conference Table:

- 4.1. Rectangular in Shape with faux wood melamine finish
- 4.2. Rectangular (120cm x 240mm)
- 4.3. to seat 14 & to fit room size (3.00 x 5.75m)

5. G06 Medium Conference Table:

- 5.1. Rectangular in Shape with faux wood melamine finish
- 5.2. Rectangular (120cm x 300cm)
- 5.3. to seat 10 & to fit irregular room size (2.75 x 3.75m)

6. G16 Office Task Chairs:

- 6.1. Upholstered seat and back
- 6.2. Five black wood or metal legs & caster wheels

7. G07 Guest Chairs:

- 7.1. Upholstered seat and back
- 7.2. Four black wood or metal legs

8. G02 Conference Chairs:

- 8.1. Upholstered or faux leather seat and back
- 8.2. Five chrome legs & caster wheels

9. G04 Lateral File Cabinet:

- 9.1. Metal cabinet with four (4) drawers that hold hanging files.
- 9.2. The drawer extends out of the unit on the long dimension instead of the short dimension.
- 9.3. The face of the drawer is the long dimension and the files reside perpendicular to the front instead of parallel.

Note:

- a) Running of data, phone cables are the U.S. Government's responsibility.
- b) Manufacturer is to confirm measurements of the drawings and control all rooms to make sure that the designated desk sizes and furniture fit into each of the offices.

ATTACHMENT D: FURNITURE LIST per OFFICE

Room No. & Name	Nomenclature/ Furniture Type	Qty.	Remarks
101 - Lobby	G16 : Office Task Chair	1	
102 - Interview	G07: Guest Chairs G15: Coffee Table G20: Credenza	2 1 1	
103 - Large Conference Room	G02: Conference Chairs G03: Conference Table	14 1 set	
104 & 105	N/A		No Furniture - No Work
106 - Guard	G16 : Office Task Chair	1	
107	N/A		No Furniture - No Work
108 - Medium Size Conference Room	G02: Conference Chairs G06: Conference Table	10 1	
109 - Office 1 110 - Office 2 111 - Office 3 (Workstation Type 1)	G13: Office Work Station Type #1 c/w: G08: Keyboard Tray G09: Document Tray G17: Task Light G16: Office Task Chair G07: Guest Chair G01: Two-Drawer Unit G05: Three-Drawer Unit G10: Pencil Tray (for 3-drawer unit)	3 sets (except G07 is 2 per set)	
112 - Kitchen	G21: Bar Stool	4	
113 - 116	N/A		No Furniture - No Work
117 - Printer/Copier Area	G04: Lateral File cabinet G23: Printer Table	4 4	
118 - Open Office (Workstation Type 2)	G14a: Office Work Station Type #2 c/w: G08: Keyboard Tray G09: Document Tray G17: Task Light G16: Task Chair with casters G01: Two-Drawer Unit G05: Three-Drawer Unit G10: Pencil Tray (for 3-drawer unit)	6 sets	

118 - Open Office (Workstation Type 3)	G14b: Office Work Station Type #3 c/w: G08: Keyboard Tray G09: Document Tray G17: Task Light G16: Task Chair with casters G10: Pencil Tray (for 3-drawer unit)	13 sets	
118 - Open Office	G04: Lateral File Cabinet	5	
119 - Vestibule			No Furniture - No Work