## 252.225-7054 Prohibition on Use of Certain Energy Sourced from Inside the Russian Federation.

As prescribed in <u>225.7019-4</u> Solicitation provision and contract clause.(b), use the following clause:

## PROHIBITION ON USE OF CERTAIN ENERGY SOURCED FROM INSIDE THE RUSSIAN FEDERATION (JAN 2023)

(a) Definitions. As used in this clause—

*Covered military installation* means a military installation in Europe identified by DoD as a main operating base.

*Furnished energy* means energy furnished to a covered military installation in any form and for any purpose, including heating, cooling, and electricity.

*Main operating base* means a facility outside the United States and its territories with permanently stationed operating forces and robust infrastructure.

(b) *Prohibition*. In accordance with section 2821 of the National Defense Authorization Act for Fiscal Year 2020 (<u>Pub. L. 116-92</u>), the Contractor shall not use in the performance of this contract any energy sourced from inside the Russian Federation as a means of generating the furnished energy for the covered military installation unless a waiver is approved. The prohibition—

(1) Applies to all forms of energy that are furnished to a covered military installation; and

(2) Does not apply to energy converted by a third party into another form of energy and not directly delivered to a covered military installation.

(c) *Subcontracts*. The Contractor shall insert the substance of this clause, including this paragraph (c), in subcontracts and other commercial instruments that are for furnished energy at a covered military installation, including subcontracts and commercial instruments for commercial products.

(END OF CLAUSE)

Parent topic: 252.225 RESERVED