**DETERMINATION:**

**SERVICES TO BE PROVIDED ARE NOT INHERENTLY GOVERNMENTAL**

*This determination addresses the requirements of FAR 7.503(e) and DFARS 207.503(e).*

1. FAR 7.503(e) requires the agency head or designated requirements official to provide the contracting officer, concurrent with the transmittal of the statement of work, a written determination that none of the functions to be performed are inherently governmental (IG). DFARS 207.503(e) requires that the written determination required by FAR 7.503(e) be prepared in accordance with DoD Instruction 1100.22, and that it include an additional determination that none of the functions to be performed are exempt from private sector performance. This document satisfies these requirements.
2. FAR 2.101 defines IG functions and lists a limited number of activities that are generally considered not IG. FAR 7.503 includes a non-exhaustive list of 20 examples of functions considered to be IG.
3. DoD Instruction 1100.22 further identifies four categories of activities that are IG functions, and it identifies the criteria that create exemptions from private sector performance.
4. DoD Instruction 1100.22 cautions that decisions as to whether or not a function is IG should place emphasis on the degree to which the conditions or facts restrict or put at risk the discretionary authority, decision-making responsibility, or accountability of Defense officials.
5. This requirement is for *Type your response here.*

***Instructions:*** Provide a brief but specific description of the service required [1-3 sentences].

1. What is the service required? Use language that the average person can understand.

***Example:*** This requirement is for hangar bird control, protection, and deterrence for [Name of requiring activity].

1. **Remove the blue guidance text when you are finished.** The document you submit to the RCO should be in black standard text.
2. The tasks to be performed by the contractor under the requirement are not IG. The tasks that the contractor will perform do not require military-specific knowledge or skills, and its employees will not be augmenting infrastructure during war. The contractor’s actions and decisions will not directly further the interests or policies of the United States. The contractor’s tasks will not include activities that require either the exercise of discretion in applying Government authority, or the making of value judgments in making decisions for the Government.
3. An analysis of the Manpower Mix Criteria set forth in DoD Instruction 1100.22 has been conducted and confirms the determination that the tasks to be performed by the contractor under this requirement are not IG.
4. The nature of the relationship between the contractor and the Government will not permit contractor personnel to carry out IG activities. The nature of the contractor’s relationship with Government personnel will not restrict or put at risk the discretionary authority, decision-making responsibility, or accountability of Defense officials. The contractor and its personnel will function purely in a support role to Government personnel, furthering the interests of the United States. Because of the support role of the contractor, its employees will not have direction and/or control of combat or crisis situations, and they will not have control or authority over civilian Government personnel. This requirement does not involve functions that are exempted from private sector performance, for operational risk reasons or other.
5. Upon the basis of the above and in accordance with FAR 7.503(e), DFARS 207.503(e), and DoD Instruction 1100.22, I hereby determine, as the designated requirements official, that the services being procured are not inherently Governmental in nature, and that none of the functions to be performed are exempt from private sector performance.
6. The appropriate Inherently Governmental Functions Indicator for the services requirement identified in Paragraph 5., above, is:

**“Other Functions” means neither “Closely Associated Functions” nor “Critical Functions.”**

***Note on #10***: Service requirements that come to the RCO will be “Other Functions,” which means that the services required are NOT inherently governmental functions. In other words, we can contract out for these services because they do not have to be performed by a Government employee. For more resources, a list of inherently governmental functions can be found at [FAR 7.503](https://www.acquisition.gov/far/part-7#FAR_7_503__d451e10). “Inherently governmental function” is defined at [FAR 2.101](https://www.acquisition.gov/far/part-2) [Ctrl-F and search the term to locate easily].

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*Name of Designated Requirements Official,* Date

*Title/Position*