



enablement including a PDK that supports design of high-volume, complex SoCs by fabless companies and by DoD/DIB.

2. Provision of required foundation IP (core logic libraries, static random access memory (SRAM) compilers, General Purpose inputs and outputs, eFuse blocks) developed and verified in the target fabrication technology.
3. Provision of 3rd party IP that is required to support Phase 1 design of the fabless company product-based test chips and establishment of an aligned Phase 1&2 schedule for development of all 3rd party IP required for the initial commercial products designed by fabless companies.
4. Design of multiple test chips that are based on eventual product needs and are intended to provide added confidence in the ability of the leading-edge foundry to meet fabless company targets for Power, Performance, Area (PPA), and yield.
5. Definition of the detailed plan, schedule, and budget required to provide the required wafer fabrication capacity/yield during Phases 2&3.

Each of these objectives is described in more detail below:

#### 1. Foundry Design Enablement

The objective will be to establish a world-class set of design enablement components and the responsive customer design support organization required to support implementation of those components by customer design teams. Design enablement will support the leading-edge Si CMOS technology implemented by the U.S. located foundry and will include all of the components required to design advanced, complex SoCs: e.g. multiple Vt transistor models, interconnect extraction technology files, design rule checks (DRC) decks, reliability models, transistor ageing models, SRAM bit cells, eFuse elements, standard P-Cells, layer fill decks, and mask layer coloring software. The enablement will be verified with hardware and will provide the insight and data required to implement the Quantifiable Assurance method for DoD critical integrated circuits. The design enablement task will also provide the guidance required for fabless companies to use the enablement components to design best-in-class SoCs. The design enablement should support the multiple design flows implemented by the lead fabless company designs. This task must be performed by the leading-edge foundry proposer.

#### 2. Foundation IP

The objective will be to design and document the Foundation design elements (IP) required for fabless company teams to design advanced, complex SoCs. Example of these design elements are: a standard cell logic library, a set of SRAM memory compilers, selected General Purpose Input/Output (I/O) modules, and eFuse controller modules. Each of these foundation IP elements can be provided either by the foundry or by a 3rd party provider, depending on the appropriate commercial arrangements. In either case, the foundation IP must be fully verified through testing of hardware and must meet the quality standards required by fabless design companies. The provider of the Foundation IP must also provide the insight and data required to implement the Quantifiable Assurance method for DoD critical integrated circuits. This task may be performed by the leading-edge foundry proposer or a 3rd Party IP proposer.

#### 3. 3rd Party IP

The objective will be to design and document the 3rd party design modules (IP) required for fabless company teams to design advanced test chips and products proposed in Task 4. These modules are generally more complex than those provided as a part of Foundation IP and are built using the foundry-provided enablement and Foundry IP. Although each fabless company design requires unique design modules, there are common 3rd party IP modules that are generally available for fabless companies to use in their designs. Examples of this common 3rd party IP are: memory controller modules, standard phase lock loops (PLLs), standard analog to digital and digital to analog converter (ADC/DAC) modules, and universal serial bus input/output (USB I/O). This task will also require coordination with both the fabless and foundry participants to define the appropriate list of 3rd party IP that is required across the fabless company requirement list. The 3rd party IP provider will also develop a consensus regarding the format and delivery of 3rd party IP design files and documentation to the fabless company design teams. The 3rd party IP must be fully verified through testing of hardware and must meet the quality standards required by fabless design companies. The providers of the 3rd party IP must also provide the insight and data required to implement the Quantifiable Assurance method for DoD critical integrated circuits. This task must be performed by a 3rd party IP proposer.

#### 4. Test chip design

The objective will be to design the test chips that will support the individual fabless company SoC products that will be designed during Phase 2 and fabricated in Phase 3. Test chip design will be complete before the end of Phase 1 to enable the start of fabrication at the beginning of Phase 2. It is expected that three different products from three different fabless companies will be selected for implementation in the RAMP-C program. These companies must have demonstrated capability to design and productize high volume microelectronics components at leading-edge nodes. Each of those three companies will design a test chip during Phase 1 and each test chip should provide the fabless company design

team with hardware verification of critical aspects of final product design including mixed-signal performance. Design and fabrication of the test chips are also intended to provide added confidence in the ability of the leading-edge foundry to meet fabless company targets for PPA and yield. This task must be performed by a set of fabless company design teams.

5. Foundry yield/capacity plan

The objective will be to develop the detailed plan, schedule, and budget required to provide the required wafer fabrication capacity and yield that will be implemented during Phase 2 and Phase 3. The plan will include a detailed schedule for availability of fabrication capacity for processing of fabless company test chip and product designs. The plan will include a schedule for building construction, equipment installation, equipment qualification, integrated process qualification, production Si wafer starts, and available production Si capacity. The plan will also include availability of fabrication capacity for fabless company use before the eventual program-developed fabrication capacity is in place. This task will also provide a test chip and product yield ramp schedule based on process yield and expected defect density. This task will also provide a month-by-month budget associated with the planned capacity and yield ramps. Finally, this task will develop a plan to achieve commercial viability developed jointly by the leading-edge foundry and fabless design companies.

10. CONTRACTOR WILL REQUIRE ACCESS TO: (X all that apply. Provide details in Blocks 13 or 14 as set forth in the instructions.)

- a. COMMUNICATIONS SECURITY (COMSEC) INFORMATION
- b. RESTRICTED DATA
- c. CRITICAL NUCLEAR WEAPON DESIGN INFORMATION (CNWDI)  
*(If CNWDI applies, RESTRICTED DATA must also be marked.)*
- d. FORMERLY RESTRICTED DATA
- e. NATIONAL INTELLIGENCE INFORMATION:
  - (1) Sensitive Compartmented Information (SCI)
  - (2) Non-SCI
- f. SPECIAL ACCESS PROGRAM (SAP) INFORMATION
- g. NORTH ATLANTIC TREATY ORGANIZATION (NATO) INFORMATION
- h. FOREIGN GOVERNMENT INFORMATION
- i. ALTERNATIVE COMPENSATORY CONTROL MEASURES (ACCM) INFORMATION
- j. CONTROLLED UNCLASSIFIED INFORMATION (CUI)  
*(See instructions.)*
- k. OTHER (Specify) *(See instructions.)*

11. IN PERFORMING THIS CONTRACT, THE CONTRACTOR WILL: (X all that apply. See instructions. Provide details in Blocks 13 or 14 as set forth in the instructions.)

- a. HAVE ACCESS TO CLASSIFIED INFORMATION ONLY AT ANOTHER CONTRACTOR'S FACILITY OR A GOVERNMENT ACTIVITY  
*(Applicable only if there is no access or storage required at contractor facility. See instructions.)*
- b. RECEIVE AND STORE CLASSIFIED DOCUMENTS ONLY
- c. RECEIVE, STORE, AND GENERATE CLASSIFIED INFORMATION OR MATERIAL
- d. FABRICATE, MODIFY, OR STORE CLASSIFIED HARDWARE
- e. PERFORM SERVICES ONLY
- f. HAVE ACCESS TO U.S. CLASSIFIED INFORMATION OUTSIDE THE U.S., PUERTO RICO, U.S. POSSESSIONS AND TRUST TERRITORIES
- g. BE AUTHORIZED TO USE THE SERVICES OF DEFENSE TECHNICAL INFORMATION CENTER (DTIC) OR OTHER SECONDARY DISTRIBUTION CENTER
- h. REQUIRE A COMSEC ACCOUNT
- i. HAVE A TEMPEST REQUIREMENT
- j. HAVE OPERATIONS SECURITY (OPSEC) REQUIREMENTS
- k. BE AUTHORIZED TO USE DEFENSE COURIER SERVICE
- l. RECEIVE, STORE, OR GENERATE CONTROLLED UNCLASSIFIED INFORMATION (CUI).  
*(DoD Components: refer to DoDM 5200.01, Volume 4 only for specific CUI protection requirements. Non-DoD Components: see instructions.)*
- m. OTHER (Specify) *(See instructions.)*

12. PUBLIC RELEASE

Any information (classified or unclassified) pertaining to this contract shall not be released for public dissemination except as provided by the National Industrial Security Program Operating Manual (NISPO) or unless it has been approved for public release by appropriate U.S. Government authority. Proposed public releases shall be submitted for review and approval prior to release to the appropriate government approval authority identified here with at least office and phone contact information and if available, an e-mail address. *(See instructions)*

DIRECT  THROUGH *(Specify below)*  
NSWC Crane Commanding Officer Attn: PAO  
300 Highway 361 Crane, Indiana 47522

**Public Release Authority:**  
Pamela Ingram-Public Affairs Officer  
1-812-854-3239, pamela.ingram@navy.mil

13. SECURITY GUIDANCE

The security classification guidance for classified information needed for this effort is identified below. If any difficulty is encountered in applying this guidance or if any other contributing factor indicates a need for changes in this guidance, the contractor is authorized and encouraged to provide recommended changes; to challenge the guidance or the classification assigned to any information or material furnished or generated under this contract; and to submit any questions for interpretation of this guidance to the official identified below. Pending final decision, the information involved shall be handled and protected at the highest level of classification assigned or recommended.

*(Fill in as appropriate for the classified effort. Attach, or forward under separate correspondence, any documents/guides/extracts referenced herein. The field will expand as text is added. When removing any expanded text area, use delete key or backspace key, then click out of the text field for it to shrink after the text has been deleted. Also allows for up to 6 internal reviewers to digitally sign. See instructions for additional guidance or use of the fillable PDF.)*

Reference 10j and 11i: DoD Instruction 5200.48 Controlled Unclassified Information (CUI), effective 6 March 2020. All CUI information may not be transmitted via unprotected systems, unless fully encrypted using Department of Defense Public Key Infrastructure (PKI), or an approved DoD External Certificate Authority, in accordance with Public Key Infrastructure & Public Key Enabling, DoDI 8520.02, 24 May 2011. CUI shall not be released to the public without written approval from the GCA per the Defense Federal Acquisition Regulation Supplement clause 252.204-7000. All Controlled Unclassified Information (CUI) associated with this contract must be safeguarded to prevent unauthorized public disclosure. CUI such as FOUO, Security Classification Guides (SCG), and other technical information with Distribution Statements B, C, D, E or F are not authorized for public release and cannot be placed on a publicly accessible web site or web server. Any CUI provided to the Contractor will be marked in accordance with DOD Instruction 5200.48 Controlled Unclassified Information (CUI), effective 6 March 2020. DoD Instruction 5200.48 supersedes DoD Manual 5200.01, Volume 4, DoD Information Security Program: Controlled Unclassified Information, February 24, 2012, as amended. All emails containing such information or attachments, shall be protected in accordance with DFARS 252.204-7012 per NIST SP-800-171 rev 2. All transmissions to personal email accounts (AOL, Yahoo, Hotmail, Comcast, etc.) and posting on social media websites (Facebook, Instagram, Twitter, LinkedIn, etc.) are prohibited. Destroy or sanitize all CUI associated with this contract by any of the following approved methods: A cross-cut shredder; a certified commercial destruction vendor; a central destruction facility; incineration; chemical decomposition; pulverizing, disintegration; or methods approved for classified destruction; or methods in accordance with DFARS 252.204-7012.

Contractors receiving, transmitting or accessing controlled unclassified technical information (CUI) on or through its contractor information system(s) must safeguard the information to avoid compromise, including but not limited to disclosure of information to unauthorized persons, unauthorized modification, destruction, or loss of an object, or the copying of information to unauthorized media, as required per DFARS Subpart 204.73 and Clauses 204.7304 and 252.204-7012. Contractors shall report to the DOD each Cyber incident that affects unclassified controlled technical information resident on or transiting contractor information systems in accordance with DFARS clause 204.7304 and 252.204-7012. Detailed reporting criteria and requirements are set forth in the clause at 252.204-7012, safeguarding of unclassified controlled technical information.

Reference 11c: The Contractor requires access to classified source data up to and including the level identified in item 1a of this DD 254. Classified material generated in support of this contract shall be classified in accordance with the source material of the Navy Security Classification Guidance, which will be provided by the GCA. Automated Information Systems (AIS) must be certified and accredited by the Cognizant Security Agency prior to processing classified information.

Reference 11j:

11(j): The Contractor shall protect critical information associated with this contract to prevent unauthorized disclosure. The NSWC Crane Critical Information List (CIL), NSWC Crane Note 3070.1 CIL is identified under separate cover.

11(j) Performance under this contract requires the contractor to adhere to OPSEC requirements. OPSEC requirements are additional to the requirements of DoD 5220.22-M, National Industrial Security Program Operating Manual, therefore, the Contractor may not impose OPSEC requirements on its subcontractors unless NSWC Crane approves the OPSEC requirements. The contractor shall assign an OPSEC point of contact for this contract at no additional cost to the Government. This individual may be the Facility Security Officer (FSO). A facility level OPSEC is required.

11(j) During the period of this contract, the Contractor may be exposed to, use, or produce, NSWC Crane Critical Information (CI) and/or observables and indicators which may lead to discovery of CI. NSWC Crane CI will not be distributed to unauthorized third parties, including foreign governments, or companies under Foreign Ownership, Control, or Influence (FOCI).

11(j) Communications and electronic emails shall be encrypted and protected when containing NSWC Crane CI per guidance provided for item 11(l) of this DD Form 254. The transfer of unclassified technical data to and from the government or other associated activities must be accomplished via encrypted email per NIST SP 800-171 or DoD SAFE at <https://safe.apps.mil/> or DODIIS DOTS <https://dots.dodiis.mil/webtransfer/#/>. \*Not approved for U-NNPI

11(j) Assembled large components/systems being transported to and from testing areas, other production or government facilities (whether or not on public roadways) shall be in an enclosed van trailer or covered flatbed trailer. Component/System outside storage, staging, and test areas shall be shielded/obscured from public view wherever physically possible.

11(j) NSWC Crane CI shall not be publicized in corporate wide newsletters, trade magazines, displays, intranet pages or public facing websites. Media requests related to this project shall be directed to NSWC Crane Public Release Authority listed in Item 12 of this DD Form 254.

11(j) Any attempt by unauthorized third parties to solicit, obtain, photograph, or record, or; incidents of loss/compromise and electronic spillage of government Classified or CI related to this contract must be immediately reported to the Facility Security Officer and Defense Security Service and/or the Naval Criminal Investigative Service, and the NSWC Crane Industrial Security Department. All instances of loss or compromise of controlled unclassified information shall be reported per requirements of DFARS 252.204-7012(c).

11(j) NSWC Crane employed contractors will be OPSEC briefed by their assigned FSO if working off site and if working on site will be briefed by their assigned directorate OPSEC program manager/coordinator on the Commands OPSEC requirements.

11(j) For specific OPSEC requirements, Critical Information Lists (CILs) and assistance contact the respective government program manager or COR.

11(j) A written request by the Prime Contractor to the GCA Contracting Officer is required for the flow down of information to a subcontractor for OPSEC. Upon receiving a written request from a Prime contractor, the GCA Contracting Officer will provide written concurrence or non-concurrence for the request of flow down OPSEC to the NSWC Crane Industrial Security Department.

A copy of the request from the Prime contractor and the written concurrence or non-concurrence from the GCA Contracting Officer must be sent to the NSWC Crane Industrial Security Department who will then issue out the approval for flow down of OPSEC

Contractor performance shall be in accordance with the NISPOM, DoD 5220.22-M, February 28, 2006, Change 2 and DFARS 252.204-7012 - Safeguarding Covered Defense Information and Cyber Incident Reporting, 48 CFR 52.204-2 - Security Requirements and NIST Special Publication 800-171. The contractor shall limit requests for Personnel (Security) Clearances (PCL) to the minimal number of personnel for operational efficiency, consistent with contractual obligations and other requirements of the NISPOM.

This DD254 and the DOD-5220.22 M Change 2, May 2016, National Security Program Operating Manual (NISPOM) are part of the contract. The contractor agrees to provide and maintain a system of security controls within its own organization according to the NISPOM. All contractor personnel will obtain and maintain the appropriate level of security clearance eligibility or access as required to perform on the level of tasking assigned. Access to classified information will be limited by the access level showing in JPAS or subsequent system of record and need to know. All classified information shall be handled in accordance with approved security practices and procedures. Contractor personnel in contact with classified documentation, information and/or equipment shall have the proper level of access showing in JPAS or the subsequent system of record and have a need to know.

Per the DFARS clause 252.204-7000:

a) The Contractor shall not release to anyone outside the Contractor's organization any unclassified information, regardless of medium (e.g., film, tape, document), pertaining to any part of this contract or any program related to this contract, unless—

(1) The Contracting Officer has given prior written approval;

(2) The information is otherwise in the public domain before the date of release; or

(3) The information results from or arises during the performance of a project that involves no covered defense information (as defined in the clause at DFARS 252.204-7012) and has been scoped and negotiated by the contracting activity with the contractor and research performer and determined in writing by the contracting officer to be fundamental research (which by definition cannot involve any covered defense information), in accordance with National Security Decision Directive 189, National Policy on the Transfer of Scientific, Technical and Engineering Information, in effect on the date of contract award and the Under Secretary of Defense (Acquisition, Technology, and Logistics) memoranda on Fundamental Research, dated May 24, 2010, and on Contracted Fundamental Research, dated June 26, 2008 (available at DFARS PGI 204.4 (DFARS/PGI view)).

(b) Requests for approval under paragraph (a)(1) shall identify the specific information to be released, the medium to be used, and the purpose for the release. The Contractor shall submit its request to the Contracting Officer at least 10 business days before the proposed date for release.

(c) The Contractor agrees to include a similar requirement, including this paragraph (c), in each subcontract under this contract. Subcontractors shall submit requests for authorization to release through the prime contractor to the Contracting Officer.

This clause shall also be made available to Subcontractors.

All classified information received is the property of the US Government. Any classified information generated in the performance of this contract shall be classified according to the markings shown on the source material as well as the applicable security classification guide (SCG). In the event of a discrepancy between source material and the SCG, the SCG shall prevail. Classified information shall be processed for appropriate disposition per DoD 5220.22-M (NISPOM), chapter 5, section 7.

Security classification guides (OPNAVINST 5513 series) and controlled unclassified information (CUI) (e.g., FOUO, distribution statement controlled) is not authorized for public release; therefore, they cannot be posted on a publicly accessible web-server or transmitted over the internet unless appropriately encrypted per guidance provided for item 11(l) of this DD Form 254. Request for public release cannot be transmitted via the internet until the contractor receives final approval from NSWC Crane PAO listed in Block 12.

Classified or unclassified technical papers to be presented at a classified symposium must be approved by the NSWC Crane Contracting Officer's Representative (COR) prior to the presentation.

All contractor requests for sharing of classified and other sensitive information between prime contracts must be forwarded in writing to the NSWC Crane Industrial Security Department.

All classified documents must be destroyed using a National Security Agency (NSA) approved high security crosscut shredder listed on the NSA/CSS evaluated products list(EPL) for high security crosscut paper shredders, or other approved method for destroying classified information.

Cleared DoD contractors shall not release intelligence to any of their components or employees not directly engaged in providing services under the contract or other binding agreement or to another contractor (including subcontractors) without the consent of the releasing command.

Cleared DoD contractors who employ foreign nationals or immigrant aliens shall obtain approval from the Director, ONI (ONI-5), before releasing intelligence to them, whether or not there is a Limited Access Authorization in place.

All classified information involved in security incidents shall be retained and provided to the certifying official in Block 17 of this DD-254 for classification review.

All reports of contractor security violations associated with this contract shall be sent by the DCSA field office directly to the certifying official in Block 17 of this DD-254.

All security related issues, requests, or incidents pertaining to this contract shall be submitted in writing by the contractor's Facility Security Officer (FSO) to the individual identified in Block 17 of this DD-254. The contractor shall abide by other reporting requirements outlined in the NISPOM.

Copies of any and all subcontract DD Form 254s shall be provided to the NSWC Crane Industrial Security Department.

Per the requirements stated in the National Industrial Security Program Operation Manual (NISPOM) dated February 2006, Chapter 5, Section 5, Paragraph 5-502, the Facility Security Officer (FSO) on the prime contract is authorized to flow down access to each subcontractor. It is the prime contractor FSO's responsibility to ensure that all subcontractors have the appropriate access levels. It is also the prime contractor FSO's responsibility to ensure that they have documented paperwork for each subcontract. If the current prime contractor FSO is replaced, it is the responsibility of the new FSO to inform NSWC Crane in writing to Security and the COR.

Personnel designated as derivative classifiers shall receive derivative classification training prior to access from the contractor's Facility Security Officer (FSO). The FSO shall ensure personnel receive initial and biennial training during the life of this contract. Evidence of completion, training certificates or equivalent, shall be provided to the Information Assurance Manager no later than the individual's due date.

Visit requests to activities, other than those listed in the Statement of Work or this DD-254 shall have "Need to Know" certified by the Program Manager. All requests shall contain the information required by the NISPOM and shall not exceed a 12-month period. All visit requests to Military Installations for classified or unclassified visits from subcontractors will be sent via the prime contractor who will certify the need-to know.

All Government Badges issued under this contract will be returned immediately to the NSWC Crane Security Manager or COR upon termination of contract, or individual terminations. When an individual contractor is terminated, for any reason, it is the responsibility of the Facility Security Officer to immediately notify the Command Security Manager, 300 Hwy 361, Bldg 2, Crane, IN 47522. Failure to comply could result in the suspension of all contractor proximity key and NT accounts.

If additional contracting requirements exist where retention of classified information by the contractor facility is required, a written request to retain material for a period but not to exceed 2 years is required to the individuals listed in Blocks 16 and 17.

Upon completion or termination of the classified contract, or sooner when the purpose of the release has been served, the contractor will return all classified information to the source from which received unless retention or other disposition instructions are authorized by NSWC Crane.

#### FAR CLAUSE - 52.204-2 -- Security Requirements

(a) This clause applies to the extent that this contract involves access to information classified "Confidential," "Secret," or "Top Secret."

(b) The Contractor shall comply with --

(1) The Security Agreement (DD Form 441), including the National Industrial Security Program Operating Manual (DoD 5220.22-M Change 2); and

(2) Any revisions to that manual, notice of which has been furnished to the Contractor.

(c) If, subsequent to the date of this contract, the security classification or security requirements under this contract are changed by the Government and if the changes cause an increase or decrease in security costs or otherwise affect any other term or condition of this contract, the contract shall be subject to an equitable adjustment as if the changes were directed under the Changes clause of this contract.

(d) The Contractor agrees to insert terms that conform substantially to the language of this clause, including this paragraph.

The Security Classification Guide listed in Block 13 or subsequent revisions apply to this contract. Subsequent revisions shall be provided by the Government Contracting Activity as Government Furnished Information and shall be executed by the Contractor at no additional cost to the government.

Contractor employees occupying sensitive positions requiring access to classified information or CUI, whether embedded within the command or working from another location, require, at a minimum, a favorably-adjudicated T3 background investigation providing national security eligibility or an interim (temporary) national security eligibility, commensurate with contract requirements, prior to being

afforded access to classified information or CUI

**SECURITY CLASSIFICATION GUIDANCE:**

The following Security Classification Guide(s) apply to classified performance on this contract. Subsequent updates shall be provided by the Technical Point of Contact/Contracting Officer Representative/Contracting Officer Security Representative (as applicable) as Government Furnished Information (GFI) and shall be executed by the Contractor without obligation to modify this DD-254:

Assurance of Department of Defense (DoD) Systems Security Classification Guide (SCG)

**SOLICITATION:**

This DD254 is for solicitation purposes only; therefor it must be returned to the NSWC Crane Industrial Security Department to be updated before the contract DD254 can be issued to the contractor.

List of Attachments (All Files Must be attached Prior to Signing, i.e., for any digital signature on the form)

**NAME & TITLE OF REVIEWING OFFICIAL**

**SIGNATURE**

Dave Robertson  
NSWC Crane OPSEC Manager

ROBERTSON.DAV  
ID.LEE.1081503784  
Digitally signed by ROBERTSON.DAVID.LEE.1081503784  
Date: 2021.01.07 09:37:59 -05'00'

**14. ADDITIONAL SECURITY REQUIREMENTS**

Requirements, in addition to NISPOM requirements for classified information, are established for this contract.

No  Yes *If Yes, identify the pertinent contractual clauses in the contract document itself, or provide an appropriate statement which identifies the additional requirements. Provide a copy of the requirements to the CSO. The field will expand as text is added or you can also use item 13. When removing any expanded text area, use delete key or backspace key, then click out of the text field for it to shrink after the text has been deleted. (See instructions for additional guidance or use of the fillable PDF.)*

OPSEC requirements are imposed on this task. Refer to Item 13 of this DD Form 254 for applicable guidance. These OPSEC requirements cannot be imposed on subcontractors without written consent from the NSWC Crane OPSEC Program Manager. These requirements shall not be imposed at an additional cost to the government.

**15. INSPECTIONS**

Elements of this contract are outside the inspection responsibility of the CSO.

No  Yes *If Yes, explain and identify specific areas and government activity responsible for inspections. The field will expand as text is added or you can also use item 13. When removing any expanded text area, use delete key or backspace key, then click out of the text field for it to shrink after the text has been deleted. (See instructions for additional guidance or use of the fillable PDF.)*

**16. GOVERNMENT CONTRACTING ACTIVITY (GCA) AND POINT OF CONTACT (POC)**

<b>a. GCA NAME</b> NSWC Crane	<b>c. ADDRESS (Include ZIP Code)</b> NSWC Crane 300 Highway 361 Crane, IN 47522	<b>d. POC NAME</b> Chris Sims
<b>b. ACTIVITY ADDRESS CODE (AAC) OF THE CONTRACTING OFFICE (See Instructions)</b> N00164		<b>e. POC TELEPHONE (Include Area Code)</b> +1 (812) 854-6425
		<b>f. EMAIL ADDRESS (See Instructions)</b> christopher.sims@navy.mil

**17. CERTIFICATION AND SIGNATURES**

Security requirements stated herein are complete and adequate for safeguarding the classified information to be released or generated under this classified effort. All questions shall be referred to the official named below. Upon digitally signing Item 17h, no changes can be made as the form will be locked.

<b>a. TYPED NAME OF CERTIFYING OFFICIAL (Last, First, Middle Initial) (See Instructions)</b> Miller, Jason M	<b>d. AAC OF THE CONTRACTING OFFICE (See Instructions)</b> N00164	<b>h. SIGNATURE</b> MILLER.J ASON.MI CHAE.L 259557298 Digitally signed by MILLER.JASON.MICHAEL.1259557298 Date: 2021.01.07 09:43:52 -05'00'
<b>b. TITLE</b> Security Contracting Officer	<b>e. CAGE CODE OF THE PRIME CONTRACTOR (See Instructions.)</b>	<b>i. DATE SIGNED (See Instructions)</b> 20210107
<b>c. ADDRESS (Include ZIP Code)</b> NSWC Crane 300 Highway 361 Crane, Indiana 47522	<b>f. TELEPHONE (Include Area Code)</b> +1 (812) 854-2147	
	<b>g. EMAIL ADDRESS (See Instructions)</b> jason.m.miller5@navy.mil	

**18. REQUIRED DISTRIBUTION BY THE CERTIFYING OFFICIAL**

a. CONTRACTOR

f. OTHER AS NECESSARY (If more room is needed, continue in Item 13 or on additional page if necessary.)

b. SUBCONTRACTOR

c. COGNIZANT SECURITY OFFICE FOR PRIME AND SUBCONTRACTOR

d. U.S. ACTIVITY RESPONSIBLE FOR OVERSEAS SECURITY ADMINISTRATION

e. ADMINISTRATIVE CONTRACTING OFFICER