SETTLEMENT PROPOSAL (SHORT FORM)

OMB No.: **9000-0012** Expires: 06/30/2004

Public reporting burden for this collection of information is estimated to average 2.5 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the FAR Secretariat (MVA), Regulatory and Federal Assistance Publications Division, GSA, Washington, DC 20405.

| <u> </u> | , washington, DC 20405. | | | | | | | | | |
|--|--|---------------|---------------------------|---------------------------|--|---------------------------|-----------------|----------------|--------------------|--|
| | For Use by a Prime Contractor or Subo | contractor in | Settlement of a Fixe | d Price Terminate | ed Contract When To | otal Charges Clair | med Are Less TI | han \$10 | 0,000. | |
| THIS PROPOSAL APPLIES TO (Check one) | | | | | COMPANY (Prime or Subcontractor) | | | | | |
| A PRIME CONTRACT WITH THE GOVERNMENT SUBCONTRACT OR PURCHASE ORDER | | | | | | | | | | |
| SUBCONTRACT OR PURCHASE ORDER NO.(S) | | | | | | | | | | |
| | | | | | STREET ADDRESS | | | | | |
| | CONTRACTOR WHO SENT NO | TICE OF T | FRMINATION | | | | | | | |
| NAME | | | 2 | | | | | | | |
| | | | | | CITY AND STATE (Include ZIP code) | | | | | |
| ADDRESS (Include ZIP Code) | | | | | | | | | | |
| 7.55.1255 (17.55.135 2.1. 55.35) | | | | | NAME OF GOVERNMENT AGENCY GOVERNMENT | | | IE CON | TRACT NO. | |
| | | | | | | | | | | |
| If moneys payable under the contract have been assigned, give the following: NAME OF ASSIGNEE | | | | | | | | | | |
| NAME OF ASSIGNEE | | | | | CONTRACTOR'S REFERENCE NO. EFFECTIVE DATE OF TERMINATION | | | | UNIATION | |
| ADDRESS (Include ZIP Code) | | | | | - ETTECTIVE DA | | | LIMVI | INATION | |
| AUUN | ESS (Include ZIP Code) | | | | | | | | | |
| | | | | | | | | | | |
| | SECTION I - ST | TATUS OF | CONTRACT OF | | EFFECTIVE DAT | E OF TERMIN | NATION | | | |
| | | | | FINISHED | | UNFINISHED OR NOT | | | | |
| PRODUCTS COVERED BY TERMINATED CONTRACT OR PURCHASE ORDER | | | PREVIOUSLY SHIPPED AND | | ON HAND | | MENCED | | TOTAL OVERED BY | |
| | | | | PAYMENT TO BE RECEIVED | INCLUDED IN THIS | TO BE COMPLETED | NOT TO B | NOT TO BE (CO) | | |
| | | | INVOICED | THROUGH INVOICING | PROPOSAL | (Partial termination only | COMPLETE | -13 1 | OR ORDER | |
| (a) | | | (b) | (c) | (d) | (e) | (f) | | (g) | |
| | | QUANTITY | | | | | | | | |
| | | \$ | | | | | | | | |
| | | QUANTITY | | | | | | | | |
| | | \$ | | | | | | | | |
| | | QUANTITY | | | | | | | | |
| | | \$ | | | | | | | | |
| | | | SECTION II - PI | ROPOSED SE | TTLEMENT | | | | | |
| | | | ITEM | | | | | | | |
| NO. | (Include only items allocable to the terminated portion of contract) CHARGE (\$) | | | | | | | | | |
| 1 | CHARGE FOR ACCEPTABLE FINISHED PRODUCT NOT COVERED BY INVOICING (from SF 1428) | | | | | | | | | |
| 2 | CHARGE FOR WORK-IN-PROGRESS, RAW MATERIAL, ETC. ON HAND (from SF 1428) | | | | | | | | | |
| 3 | OTHER CHARGES INCLUDING PROFIT AND SETTLEMENT EXPENSES | | | | | | | | | |
| 4 | CHARGES FOR SETTLEMENT(S) WITH SUBCONTRACTORS | | | | | | | | | |
| 5 | | | | | | | | | | |
| 6 | | | | | | | | | | |
| 7 | | | | | | | | | | |
| 8 | | | | | | | | | | |
| 9 | | | | | | | | | | |
| | your inventory on SF 1428 and a records relating to this proposal f | | | ain for the ap | pplicable period s | specified in th | ne prime con | tract a | all papers | |
| | A BRIEF EXPLANATION OF HOW YOU AR | | | VN IN ITEMS 3 4 | 1. 6. AND 7 | | | | | |
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| | | | | | | | | | | |
| | | | | INAME OF | YOUR COMPANY | | | | | |
| | ERTIFY that the above propos | | | oniyj | TOON COM ANT | | | | | |
| charges allocable to the terminated portion of the contract or purchase order, that the total charges (Item 5) and the disposal | | | | | RV (Signature of authorized official) | | | | | |
| credits (Item 6) are fair and reasonable, and that this proposal has | | | | | | | | | | |
| been prepared with knowledge that it will, or may, be used directly or indirectly as a basis for reimbursement under a settlement | | | | | | | DATE | | | |
| | osal(s) against agencies of the Ur | ment | | | | - | | | | |
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INSTRUCTIONS

- 1. This settlement proposal should be submitted to the contracting officer, if you are a prime contractor, or to your customer, it you are a subcontractor. The term contract as used hereinafter includes a subcontract or a purchase order.
- 2. Proposals that would normally be included in a single settlement proposal, such as those based on a series of separate orders for the same item under one contract should be consolidated wherever possible, and must not be divided in such a way as to bring them below \$10,000.
- 3. You should review any aspects of your contract relating to termination and consult your customer or contracting officer for further information. Government regulations pertaining to the basis for determining a fair and reasonable termination settlement are contained in Part 49 of the Federal Acquisition Regulation. Your proposal for fair compensation should be prepared on the basis of the costs shown by your accounting records. Where your costs are not so shown, you may use any reasonable basis for estimating your costs which will provide for fair compensation for the preparations made and work done for the terminated portion of the contract, including a reasonable profit on such preparation and work.
- 4. Generally your settlement proposal may include under Items 2, 3, and 4, the following:
 - a. COSTS Costs incurred which are rea-

- sonably necessary and are properly allocable to the terminated portion of your contract under recognized commerical accounting practices, including direct and indirect manufacturing, selling and distribution, administrative, and other costs and expenses incurred.
- b. SETTLEMENT WITH SUBCONTRACTORS Reasonable settlements of proposals of subcontractors allocable to the terminated portion of the subcontract. Copies of such settlements will be attached hereto.
- c. SETTLEMENT EXPENSES Reasonable costs of protecting and preserving termination inventory in your possession and preparing your proposal.
- d. PROFIT A reasonable profit with respect to the preparations you have made and work you have actually done for the terminated portion of your contract. No profit should be included for work which has not been done, nor shall profit be included for settlement expenses, or for settlement with subcontractors.
- 5. If you use this form, your total charges being proposed (line 5), must be less than \$10,000. The Government has the right to examine your books and records relative to this proposal, and if you are a subcontractor, your customer must be satisfied with your proposal.