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Maybe it is outside the scope of this specific action; I would be interested in pursuing (in addition) the converse of this specific rule. Creating a survey tool which allows Government buyers to provide feedback to offerors (in a pre-award environment). While I don't think this data should be used to preclude any offeror from an award, or have significant teeth from a compliance standpoint, it may help the federal government easily identify the 'bad actors' that do exist amongst a large population of mostly positive industry teammates.