December 2020

Subject: Supply Chain Cybersecurity Compliance – DFARS Interim Rule Released

Dear Valued Supply Chain Partner:

We wanted to alert you that the highly anticipated new Defense Federal Acquisition Regulation Supplement: Assessing Contractor Implementation of Cybersecurity Requirements (DFARS Case 2019-D041) was published on September 29th in the Federal Register as an interim rule, rather than as a proposed rule as was originally expected. While the interim rule does not change any of the existing DFARS Cyber clauses, including DFARS 252.204-7012, it does add three new DFARS cyber security clauses focused on assessing a company’s compliance with the applicable cybersecurity standard, whether that be Cybersecurity Maturity Model Certification (CMMC) or the existing requirement to implement National Institute of Standards and Technology (NIST) Special Publication (SP) 800-171. It also requires companies to conduct an assessment of their covered information systems and publish the results of the assessment in the Supplier Performance Risk System (SPRS).

We recommend that, in addition to continuing your CMMC readiness activities, your company review the interim rule closely and familiarize itself with NIST SP 800-171 Assessment Methodology, so you can begin conducting your basic assessment of your systems that process, transmit, or store CDI so that you are eligible to continue to receive awards after the interim rule goes into effect.

The three new DFARS clauses added through this Interim Rule are:

- DFARS 252.204-7021, Contractor Compliance with the Cybersecurity Maturity Model Certification Level Requirement
- DFARS 252.204-7019, Notice of NIST SP 800-171 DoD Assessment Requirements
- DFARS 252.204-7020, NIST SP 800-171 DoD Assessment Requirements

The interim rule went into effect on November 30th, 60 days from the Federal Register posting. The supplementary information provided with the interim rule confirms our understanding that CMMC will apply to only 10 to 15 programs in FY2021, and the program will continue to be rolled out until October 1, 2025, at which time it will apply to all DoD procurements. To the extent that an RFP specifies that CMMC will apply, the statement of work or other requirements will specify the necessary CMMC level and DFARS 252.204-7021 will be incorporated into the resulting contract or subcontract. The clause mandates that any system that will process Covered Defense Information (CDI)
be certified at the specified CMMC level for a contractor or subcontractor to be eligible for award. The clause must be flowed down to subcontractors and suppliers if CDI will be processed, transmitted, or stored by the companies. The interim rule does not provide any other information as to whether or how a lower CMMC maturity level could be permitted at lower tiers.

DoD will continue to incorporate DFARS 252.204.7012 in all contracts, which requires companies to safeguard covered information using NIST SP 800-171 controls on any covered contractor information system that will process, transmit, or store CDI.

Beginning November 30th, 2020, DoD will incorporate DFARS 252.204-7019 and DFARS 252.204-7020. Those clauses impose a requirement that companies conduct a basic self-assessment of their implementation of the 110 NIST 800-171 controls on relevant systems in accordance with the NIST SP 800-171 DoD Assessment Methodology released last year, and submit the resulting scores to the Supplier Performance Risk System to be eligible for award of any DoD contract or subcontract subject to the interim rule. The new clauses also require companies to cooperate with any requests for DoD itself to conduct medium or high assessments.

- Additional information on CMMC and a copy of the CMMC model can be found at https://www.acq.osd.mil/cmmc/index.html.

  - The Assessment uses a standard scoring methodology, which reflects the net effect of NIST SP 800-171 security requirements not yet implemented by a contractor, and three assessment levels (Basic, Medium, and High).
  - A Basic Assessment is a self-assessment completed by the contractor, while Medium or High Assessments are completed by the Government.

Additionally, the interim rules place a requirement on Battelle to ensure that our subcontractors and vendors have published the required Basic Assessment information in SPRS prior to us issuing a subcontract vehicle the involves CDI. Thus, Battelle will be seeking certification and verification from our subcontractors and vendors that they are in compliance prior to issuing purchase orders. This also has the potential to impact option years on current orders if the clauses are incorporated on existing contracts.

The CyberAssist website includes the practice descriptions for all five (5) levels of the Cybersecurity Maturity Model Certification (CMMC) Program to support you on your path to CMMC certification.

We thank you for your continued support.