52.222-43 FAIR LABOR STANDARDS ACT AND SERVICE CONTRACT LABOR STANDARDS???PRICE ADJUSTMENT (MULTIPLE YEAR AND OPTION CONTRACTS) (AUG 2018)

52.222-43 FAIR LABOR STANDARDS ACT AND SERVICECONTRACT LABOR STANDARDS PRICE ADJUSTMENT(MULTIPLE YEAR AND OPTION CONTRACTS) (AUG 2018)(a) This clause applies to both contracts subject to area prevailing wage determinations and contractssubject to collective bargaining agreements. (b) The Contractor warrants that the prices in this contract do not include any allowance for any contingency to cover increased costs for which adjustment is provided under this clause.(c) The wage determination, issued under the Service Contract Labor Standards statute, (41 U.S.C.chapter 67), by the Administrator, Wage and Hour Division, U.S. Department of Labor, current on the anniversary date of a multiple year contract or the beginning of each renewal option period, shall applyto this contract. If no such determination has been made applicable to this contract, then the Federalminimum wage as established by section 6(a)(1) of the Fair Labor Standards Act of 1938, as amended,(29 U.S.C. 206) current on the anniversary date of a multiple year contract or the beginning of each renewal option period, shall apply to this contract.(d) The contract price, contract unit price labor rates, or fixed hourly labor rates will be adjusted to reflect the Contractor's actual increase or decrease in applicable wages and fringe benefits to the extentthat the increase is made to comply with or the decrease is voluntarily made by the Contractor as are sult of:(1) The Department of Labor wage determination applicable on the anniversary date of themultiple year contract, or at the beginning of the renewal option period. For example, the prioryear wage determination required a minimum wage rate of \$4.00 per hour. The Contractor choseto pay \$4.10. The new wage determination increases the minimum rate to \$4.50 per hour. Even if the Contractor voluntarily increases the rate to \$4.75 per hour, the allowable price adjustment is \$.40 per hour; (2) An increase or decrease wage determination otherwise applied to the contract by operation of law; or (3) An amendment to the Fair Labor Standards Act of 1938 that is enacted after award of this contract, affects the minimum wage, and becomes applicable to this contract under law.(e) Any adjustment will be limited to increases or decreases in wages and fringe benefits as described inparagraph (d) of this clause, and the accompanying increases or decreases in social security and unemployment taxes and workers' compensation insurance, but shall not otherwise include any amountfor general and administrative costs, overhead, or profit.(f) The Contractor shall notify the Contracting Officer of any increase claimed under this clause within 30 days after receiving a new wage determination unless this notification period is extended in writingby the Contracting Officer. The Contractor shall promptly notify the Contracting Officer of any decrease under this clause, but nothing in the clause shall preclude the Government from asserting aclaim within the period permitted by law. The notice shall contain a statement of the amount claimed and the change in fixed hourly rates (if this is a time and materials or labor hour contract), and anyrelevant supporting data, including payroll records, that the Contracting Officer may reasonably require. Upon agreement of the parties, the contract price, contract unit price labor rates, or fixed hourly ratesshall be modified in writing. The Contractor shall continue performance pending agreement on ordetermination of any such adjustment in its effective date.(g) The Contracting Officer or an authorized representative shall have access to and the right toexamine any directly pertinent books, documents, papers and records of the Contractor until the expiration of 3 years after final payment under the contract.

*** The contractor has taken exception to this clause as follows:

This Reg. is not applicable to our contract. Our contract is for product and not a service contract. 52.222-43 FAIR LABOR STANDARDS ACT AND SERVICECONTRACT LABOR STANDARDS PRICE ADJUSTMENT(MULTIPLE YEAR AND OPTION CONTRACTS) (AUG 2018)(a) This clause applies to both contracts subject to area prevailing wage determinations and contractssubject to collective bargaining agreements. (b) The Contractor warrants that the prices in this contract do not include any allowance for anycontingency to cover increased costs for which adjustment is provided under this clause.(c) The wage determination, issued under the Service Contract Labor Standards statute, (41 U.S.C.chapter 67), by the Administrator, Wage and Hour Division, U.S. Department of Labor, current on theanniversary date of a multiple year contract or the beginning of each renewal option period, shall applyto this contract. If no such determination has been made applicable to this contract, then the Federalminimum wage as established by section 6(a)(1) of the Fair Labor Standards Act of 1938, as amended,(29 U.S.C. 206) current on the anniversary date of a multiple year contract or the beginning of each renewal option period, shall apply to this contract.(d) The contract price, contract unit price labor rates, or fixed hourly labor rates will be adjusted toreflect the Contractor's actual increase or decrease in applicable wages and fringe

benefits to the extentthat the increase is made to comply with or the decrease is voluntarily made by the Contractor as aresult of:(1) The Department of Labor wage determination applicable on the anniversary date of themultiple year contract, or at the beginning of the renewal option period. For example, the prioryear wage determination required a minimum wage rate of \$4.00 per hour. The Contractor choseto pay \$4.10. The new wage determination increases the minimum rate to \$4.50 per hour. Even if the Contractor voluntarily increases the rate to \$4.75 per hour, the allowable price adjustment is \$.40 per hour; (2) An increase or decrease wage determination otherwise applied to the contract by operation of law; or (3) An amendment to the Fair Labor Standards Act of 1938 that is enacted after award of this contract, affects the minimum wage, and becomes applicable to this contract under law.(e) Any adjustment will be limited to increases or decreases in wages and fringe benefits as described inparagraph (d) of this clause, and the accompanying increases or decreases in social security andunemployment taxes and workers' compensation insurance, but shall not otherwise include any amountfor general and administrative costs, overhead, or profit.(f) The Contractor shall notify the Contracting Officer of any increase claimed under this clause within 30 days after receiving a new wage determination unless this notification period is extended in writingby the Contracting Officer. The Contractor shall promptly notify the Contracting Officer of anydecrease under this clause, but nothing in the clause shall preclude the Government from asserting aclaim within the period permitted by law. The notice shall contain a statement of the amount claimed and the change in fixed hourly rates (if this is a time and materials or labor hour contract), and anyrelevant supporting data, including payroll records, that the Contracting Officer may reasonably require. Upon agreement of the parties, the contract price, contract unit price labor rates, or fixed hourly ratesshall be modified in writing. The Contractor shall continue performance pending agreement on ordetermination of any such adjustment in its effective date.(g) The Contracting Officer or an authorized representative shall have access to and the right toexamine any directly pertinent books, documents, papers and records of the Contractor until the expiration of 3 years after final payment under the contract.