



**eFAST MOA  
DTFAWA-09-R-00041  
Questions and Answers (Q&A)  
Amendment #3**

Q1. Question (1) Contract Clause 3.1.7-6, Disclosure of Certain Employee Relationships, states “The contractor must provide to the Contracting Officer the following information with its proposal and must provide an information update within 30 days of the award of a contract, any subcontract, or any consultant agreement, or within 30 days of the retention of a Subject Individual or former FAA employee subject to this clause.” Can you please clarify if this requirement pertains to the SIR “MOA qualification” phase or if it pertains to post-MOA award proposal submission for each individual contract?

A1. Not required for proposal submission.

Q2: If we are a Joint Venture, a) how should we list our company in the J5 matrix? b) Do we only list our company name if we are the prime? c) Do we require the name of the sub?

A2. a) The offeror should list the JV name. b) Only list the offeror (prime) name. c) No.

Q3. If we are the subcontractor, what additional information do you need in regards to the prime contract (purchase order number, contract number, etc.)?

A3. Only the information required in Attachment J-5.

Q4. In section L, paragraph L5(1)(h)(3), Instructions for J-4 states that at least one of the contracts cited in J-4 could be a contract that is current or recent (if no current) non-FAA federal government contract. (Same wording in section M.4.1, paragraph 4). Can the offeror assume that the term "contract" allows for the use of both non-FAA federal government prime contracts and non-FAA federal government subcontracts to complete J-4?

A4. No.

Q5. 4) At least one (1) current or recent (if no current) FAA subcontract, completed within the previous three (3) years from the SIR release date. Our protégé company has a subcontract to us under a FAA contract. How does the protégé company show that?

A5. Complete Attachment J-5 including the column labeled “Subcontractor”.

Q6. We are mentoring a company that does not have a direct Federal Contract so it cannot apply for an e-FAST MOA under the final solicitation package. a) Is there a way you can make an exception to let protégé companies who do not have a direct Federal contract qualify to bid

on e-FAST? b) Is that correct that an applicant for an e-FAST MOA must have a direct Federal Contract to qualify? Or am I misreading the requirement?

A6. a) No. b) Any 4 of the contracts listed in Section L.5(1)(d).

Q7. Regarding Q&A #11, I do not see H.5(1)(d) in the final SIR, Amendment #2. Also want to get confirmed if the answer to question #11 in Amendment #2 has any relation to question # 13 on Questions and Answers - Amendment #1.

A7. It should be L.5(1)d). Q&A #11 in Amendment #2 and #13 in Amendment #1 are not related.

Q8. The final document has a lot of new labor grades spread around in all of the FA's. Did you mean to add scientists/engineers, IT specialists, etc. into BAM and D&T, etc., and to add procurement specialists into D&T?

A8. Yes. All 8 functional areas have the same number of labor categories and titles.