

**ORGANIZATIONAL CONFLICT OF INTEREST DATA CALL**  
**EPA ESSET TOR #47QFCA20R0072**

All Teammates must conduct an OCI screening and shall complete and sign an Organizational Conflict of Interest (OCI) Statement. All information pertaining to OCI is outlined in Section L.5.1.7. As addressed in Federal Acquisition Regulation (FAR) Subpart 9.5, an organizational conflict of interest arises from activities or relationships that may render the Offeror unable to give impartial assistance or advice, may impair the Offeror's objectivity in performing, or may give the Offeror an unfair competitive advantage.

**Due Date:** 11/24/2021

**Submit Responses to:** [christine.k.borley@leidos.com](mailto:christine.k.borley@leidos.com)

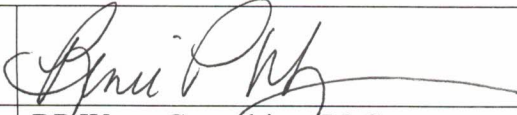
Renee P. Wynn, CEO, RP Wynn Consulting, LLC is participating as a contractor to Leidos in response to Task Order Request (TOR) 47QFCA20R0072 for services supporting the EPA ESSET requirements. In accordance with solicitation Section L.5.1.7, Renee P. Wynn, CEO, RP Wynn Consulting, LLC, has reviewed the requirements of the TOR and the Federal Acquisition Regulation (FAR) Subpart 9.5.

Renee P. Wynn, CEO, RP Wynn Consulting, LLC, is not aware of any facts which create any actual or potential OCI relating to the award of this contract. Renee P. Wynn, CEO, RP Wynn Consulting, LLC, agrees to immediately disclose all information concerning any actual or potential OCI during the performance of the Task Order.

**REPRESENTATION**

- To the best of my knowledge and belief, Renee P. Wynn, CEO, RP Wynn Consulting, LLC does not presently have any OCI issues which would diminish its capacity to give impartial, technically sound and objective assistance and advice, or would result in a biased work product, or result in an unfair competitive advantage.
- Any actual or potential conflict of interest or unfair competitive advantage that does or may exist with respect to the proposed Subcontract in question is attached with a proposed Mitigation Plan (see page 2).

The signature below represents that the response marked above is true and correct as of the date signed, and that subcontractors will comply with the requirements of this OCI document.

Signature:	
Firm:	RP Wynn Consulting, LLC
Name:	Renee P. Wynn
Title:	CEO
Date:	November 22, 2021

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**SUBCONTRACTOR PROPOSED MITIGATION PLAN**

Potential OCI Issue	Type	Avoidance/Mitigation Strategy

**Types of Conflict of Interest Described in the FAR:**

*Unequal Access to Information*—This type of OCI is created when a firm has access to nonpublic information as part of its performance of a Government contract and that information may provide the firm a competitive advantage in a later competition for a Government contract.

*Biased Ground Rules*—This type of OCI is created when a firm, as part of its performance of a non-developmental Government contract, has in some sense set the ground rules for another Government contract by, for example, writing the statement of work or the specifications.

*Impaired Objectivity*—This type of OCI is created when a contractor’s judgment and objectivity in performing the contract requirements may be impaired due to the fact that the substance of the contractor’s performance has the potential to affect other interests of the contractor.