252.236-7011 Overseas Architect-Engineer Services—Restriction to United States Firms.

As prescribed in <u>236.609-70</u>, use the following provision:

OVERSEAS ARCHITECT-ENGINEER SERVICES—RESTRICTION TO UNITED STATES FIRMS (JAN 1997)

- (a) *Definition.* "United States firm," as used in this provision, means a firm incorporated in the United States that complies with the following:
- (1) The corporate headquarters are in the United States;
- (2) The firm has filed corporate and employment tax returns in the United States for a minimum of 2 years (if required), has filed State and Federal income tax returns (if required) for 2 years, and has paid any taxes due as a result of these filings; and
- (3) The firm employs United States citizens in key management positions.
- (b) *Restriction*. Military construction appropriations acts restrict award of a contract, resulting from this solicitation, to a United States firm or a joint venture of United States and host nation firms.
- (c) *Status*. The offeror confirms, by submission of its offer, that it is a United States firm or a joint venture of United States and host nation firms.

(End of provision)

Parent topic: 252.236 RESERVED