

- 1) Clarification to Question 78 from Amendment #1 –  
Q - What if a company submits an application as a small business and outgrows the category before awards are made?  
A - A company must be certified as a small business at the time of award. An award will not be made to the company in the Small Business Domain if they are no longer a small business.  
  
**Clarification** - At the pre proposal conference actually both the time of submission and time of award wording was used. After further review – SAMHSA is referencing FAR 19.301 which states “*offerors must represent in good faith that they are small businesses at the time of their written representation...*” and it further states “*Offeror representations are accepted at face value unless (1) another offeror challenges the representation, or (2) the contracting officer has reason to question the representation. The FAR requirement to "represent" to small business status replaces a former requirement to "certify" to such status.*” Therefore it is the time of submission.
- 2) Clarification to Question 71 from Amendment #2  
Q - Section B.4, Labor – The government provides a list of labor classifications for the project. What is the government’s definition of a Project Director and a Project Manager?  
A. No  
**Clarification** – the Answer should have stated further that the Government is not providing a definition for these positions.
- 3) Clarification to Question 73 from Amendment #2  
Q - On Page 5 of the RFP document a total of 60 labor categories are listed with 12 designated as “Key Personnel.” Is it required to produce names and resumes, as well as actual labor rates for those non key personnel?  
A. The resumes are necessary for those that are not Key Personnel (\*).  
**Clarification** – the Answer should have read - The resumes are **not** necessary for those that are not Key Personnel (\*).
- 4) Clarification to Question 98 from Amendment #2  
Q - Do the seven items listed in this subsection, to be detailed in subcontractor letters of commitment, apply only to subcontractors who in domains requiring hypotheticals (referencing the language at the top of page 72)? If yes, what information is required in letters of commitment from subcontractors in domains that do not require hypotheticals?  
A - No  
**Clarification** – the Answer should have further read – No, the seven items listed in the subsection are required for all domains.
- 5) Clarification to Question 102 from Amendment #2  
Q- For a given RFTOP issued under IDIQ, may a small business which has qualified as a subcontractor with a large business in a domain, subcontract with another large business in that same domain if the small business has not won a contract with the first large business on previous RFTOPs issued under IDIQ? Similarly, may the small business subcontract with another large business even if it has won one or more contracts with the first large business?  
A - It is up to the second large business would have to request a COA and following the information in the RFP.  
**Clarification** – the Answer should have read – It is up to the 2<sup>nd</sup> large business to request a Contracting Officer Authorization (COA) under their contract / Task Order award and to follow the information in the RFTOPs.
- 6) Clarification to Question 132 from Amendment #2  
Q - Section B.4 Labor – Are the labor categories on this page optional, i.e., may the bidder submit rates for selected categories and propose new ones as relevant to staff proposed?

A. - as stated in Amendment #1 – the Government recommends rates for all categories and why. Further it stated that other staff positions could be added.  
Clarification – the answer should have read - as stated in Amendment #1 – the Government recommends **the offeror propose** rates for all categories and why. Further it stated that other staff positions could be added.