## <u>Did you know . . . June 11, 2012 on Combating Trafficking in Persons</u>

- 1...that FAR Clause 52.222-50, "Combating Trafficking in Persons" is required in all solicitations and contracts and the KO must use the basic clause with its Alternate I when the contract will be performed outside the United States AND the contracting officer has been notified of specific U.S. directives or notices regarding combating trafficking in persons (such as general orders or military listings of "off-limits" local establishments) THAT APPLY TO contractor employees at the contract place of performance? Note that the "off-limits" listing only should be included in the Alternate I if it applies to contractor employees. See FAR 22.1705.
- 2...that USAREUR issued Circular 190-24 on Feb 29, 2012 titled Consolidated List of Off-Limits Areas, Establishments, Firms, Individuals, and Organizations and it does not apply to contractor employees? See attached. Note that Commands at other areas of performance may apply their listings of "Off-limits" establishments to contractor employees. However, this is not the case for performance in Europe. (Thanks Maria!) This Circular is updated as needed and for the latest version you may visit this website <a href="https://aepubs.army.mil/ae/public/Search-Index.aspx">https://aepubs.army.mil/ae/public/Search-Index.aspx</a>
- 3...that the U.S. Government has adopted a zero tolerance policy regarding trafficking in persons and, accordingly, the FAR Clause 52.222-50 contains severe remedies for the Contractor's failure to comply with its requirements including termination of the contract, suspension or debarment? See FAR Clause 52.222-50.

Attachment



Classification: UNCLASSIFIED

Caveats: NONE