ORGANIZATIONAL CONFLICTS OF INTEREST (OCI) AVOIDANCE PLAN

CONTRACT NUMBER XXXX

Award Date:

Effective Date:

I. INTRODUCTION:

- A. Describe the company toclude address and priny type of business.
 Company Name: XXXX University
 Address:
 XXXX University is a nonprofit, independent oeducational, nondenominational institution that performs research and prides undergraduate and graduate ruction in the arts and humanities, social sciences, natural sciences, and engineering.
- B. Identify the Contract and/drask Order Number and desptrion of the scope of work requirements.

CONTRACT NUMBER XXXX;

XXXX University, as the prime contractor, **sha**erform XXXX as defined in the Statement of Work (SOW) Attachment X.

C. Identify who is responsible for this OCIvAidance Plan. State the name, title, mailing address, email address, phone number and fax erus/highe individual in your company that will be responsible for OCI repting ensuring this plan is cased out and updated as needed.

*As per Regulation 1852.237-72 "Access Gensitive Information," Sensitive Information refers to information that a contor has developed at private expense, or that the Government has generated that if the public domain, and which may embody Information Act, which is not currently in the public domain, and which may embody trade secrets or commercial or financial bin mation, and may be sensitive or privileged.

B. Specify who this plan appliceto (i.e., employees an**ll a**ubcontractors who provided services on contract and/or task order)entity any affiliated companies/entities (e.g., a parent company or a wholly-owned subsigliand procedures for coordinating OCIs with such affiliated companies/entities.

This OCIAP applies only to the following:

o XXXX University employees and constants involved in the XXXX Contract.

The following will be affiliated with the Ontract and will supply their own OCIAP.

- o YYYY (direct subcontractor to XXXX);
- o ZZZZ (direct subcontractor to YYYY);

During the subcontracting signing period, all souttractors will be asketo create their own OCIAP. XXXX University will be reponsible for the impelmentation of this OCIAP for all XXXX University employeeand consultantistic volved in the XXXX Contract. All XXXX University employeeand consultantistic volved in the XXXX Contract and subcontracts will be provided the RIA email address (XXXX@XXX.edu) and phone number (XXX-XXX-XXXX) to report any potential OCI.

C. Describe the procedures for updating this plas necessary, to address specific, actual OCIs that may arise during contractd/or task order performance

The OCIAP will be updated as needed to **add**rany changes in process or procedure relative to implementing the plan as welltasupdate any changes to personnel or affiliates associated with the plan. Atrainimum, the OCIAP will be reviewed annually by RIA. RIA will update the plan and, pritor implementation of any changes, notify NASA of the proposed changes. RIAllwommunicate any revised OCIAP to XXXX University employees and consultaintvolved in theXXXX Contract and subcontractors (if applicable).

D. Define company roles, responsibilities, d procedures for screening (i.e., identifying/recognizing, analyz

30 days of any such occurrence. Subcontractors will report any such incident or violation to RIA either by email <u>coi@XXXX.edu</u>) or phone XXX-XXX-XXXX.

F. Describe the procedures for poeting of all potential/actual/Cls during performance of the contract and/or task ordeAn OCI report shall inclde: (1) a description of the conflict, (2) the plan for resolving the confliction (3) the benefits/kis vis-à-vis contract performance associated with plan approval/acceptance.

All XXXX University employees and consultas involved in the XXXX Contract are required to report potential OCI issuesconcerns, which they become aware of or observe. Reporting of potential OCI issuesconcerns can be made through the person's immediate manageRIA, The OCI report should include a description of the potentiant fact. Once reported, the information will be triaged and if warranted investigated RMA or a subcommittee appointed by the IO

be triaged and, if warranted, investigated RbA or a subcommittee appointed by the IO. The IO or Conflict of Interest in ResearPanel will make the final determination regarding whether a reported OCI is a contract performance that may be associated with an approved mitigation strategy or contract performance that may be associated with an approved mitigation strategy or management plan.

Additionally, all XXXX University employees and consulta involved in the XXXX Contract will fill out an annual disclosufferm to report any potential OCI or other conflict of interest (commitment, resources, finial) that may be related to the Contract. The annual disclosure forms will be reviewlaydRIA and, if warranted, investigated as described above if a potential conflict is identified.

G. Explain how employees who will work on this contract and/or task order are trained specifically on the requirements of this D40voidance Plan, how to protect sensitive information and safeguard it from unautlated use and as

Subcontractors will certify their corfipence with NFS 1852.223-72 through the Subrecipient Commitment Form and thetidications section of the Subaward Agreement managed by the XXXX Univers By baward Administrator.

If no training program exists for individua ompanies, XXXX University will work with the subcontractors to provide any cessary training on the OCIAP.

H. Explain the monitoring process ensure that employees comply with all reasonable security procedures, reportly breaches to the Contriagt Officer, and implement any necessary corrective actions.

The XXXX University PI will be responsible for directly monitoring all XXXX University employees and consultants invest in the XXXX Contract identified as having access or potential **ass** to sensitive informatin for compliance with this OCIAP. Any non-compliant OCI issue or site information breaches that the PI becomes aware must be reported. The types of OCI that can be identified are:

xUnequal Access to Information:Arises in situations when an organization has access to non-public information as patrits performance of a Government

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IV. DISCIPLINE FOR NONCOMPLIANCE:

A. Define any organizational and employee **sigms** for violations of established OCI procedures/requirements/guidelines.

Depending upon the findings and recommendation beofO or Panel, any violations of this Plan may result in appropriate administrative, organization and/or disciplinary action pursuant to and consistent with