52.250-2 SAFETY Act Coverage Not Applicable.

As prescribed in 50.206(a), insert the following provision:

SAFETY Act Coverage Not Applicable (Feb 2009)

The Government has determined that for purposes of this *solicitation* the product(s) or service(s) being acquired by this action are neither presumptively nor actually entitled to a pre-determination that the *products* or services are qualified anti-terrorism technologies as that term is defined by the Support Anti-terrorism by Fostering Effective Technologies Act of 2002 (SAFETY Act), <u>6 U.S.C.</u> <u>441-444</u>. This determination does not prevent sellers of technologies from applying for SAFETY Act protections in other contexts. Proposals in which either acceptance or *pricing* is made contingent upon SAFETY Act designation as a qualified anti-terrorism technology or SAFETY Act certification as an approved product for homeland security of the proposed product or service will not be considered for award. See Federal *Acquisition* Regulation <u>subpart 50.2</u>.

(End of provision)

Parent topic: 52.250 [Reserved]