Attention GSA Multiple Award Schedules Contractors,

The U.S. General Services Administration (GSA) is committed to partnering with Multiple Award Schedules (MAS) contractors to provide the Federal Government with products that address market trends and produce streamlined, value-based contracting solutions that save time and resources.

Recently, we have identified a number of contractors who provided inaccurate information regarding the country of origin in their GSA Advantage!® loads. Thank you to all the contractors who have responded to previous notices. We appreciate the effort required to review your products. In acknowledgement, we are removing the deadlines previously communicated. We request that vendors please continue to review your current MAS pricelist to ensure that the products listed, and self-certifications provided, accurately state the applicable Trade Agreements Act (TAA) designated country for each product, per FAR Clauses 52.225-5 and 52.212-3(g)(5) Trade Agreements Certificate.

If you are a reseller, you may need to confer with the manufacturer, OEM, or wholesaler.

If, in your review, you identify products from a non TAA designated country, you must delete them from your Schedule contract. To delete the non-compliant product(s), please submit a "Deletions - Delete Product(s)" modification via the eMod system at <u>eoffer.gsa.gov</u>.

If you find that the TAA designated country listed for a product is inaccurate, but the product is still TAA compliant, upload a revised pricelist to GSA *Advantage!*® using the Schedules Input Program (SIP) to reflect the appropriate designated country.

As a reminder, it is the contractor's responsibility to ensure that the product information is accurately incorporated into the contract and displayed on GSA *Advantage!*®. With this in mind, implementing a system to ensure compliance is both a best and a wise practice.

Should you have any questions concerning this request please contact me directly, at

Sincerely, Hazel Hartfield