25.703-3 Prohibition on contracting with entities that export sensitive technology to Iran.

(a) The head of an *executive agency may* not enter into or extend a contract for the *procurement* of goods or services with a *person* that exports certain *sensitive technology* to Iran, as determined by the President, and has an active exclusion in the *System for Award Management* at http://www.sam.gov (22 U.S.C. 8515).

(b) Each *offeror must* represent that it does not export any *sensitive technology* to the government of Iran or any entities or individuals owned or controlled by, or acting on behalf or at the direction of, the government of Iran.

(c) *Exception for trade agreements*. The representation requirement of paragraph (b) of this subsection does not apply if the *acquisition* is subject to trade agreements and the *offeror* certifies that all the offered *products* are *designated country end products* or *designated country construction material* (see subpart 25.4).

Parent topic: <u>25.703</u> Prohibition on contracting with entities that engage in certain activities or transactions relating to Iran.