



AUTHORIZED RESELLER APPOINTMENT ADDENDUM

This Authorized Reseller Appointment Addendum, including any schedules (collectively the "Appointment Addendum") is made effective on **June 15, 2023** ("Effective Date") between **WUHAN YINGXIANG OIL&GAS TECHNOLOGY CO., LTD** doing business at NO. B66 3RD FLOOR JINLEI TOWER,JIANGHAN DISTRICT, WUHAN, 430000, CHINA ("ASC") and **BAKER HUGHES (CHINA) OILFIELD TECHNOLOGY SERVICE CO., LTD.** doing business at ROOM 1201-35, FLOOR 12TH, CHINA RESOURCES BUILDING, NO. 8 JIANGUOMENBEI AVENUE, DONGCHENG DISTRICT, BEIJING, BEIJING MUNICIPALITY, CHINA ("Company").

WHEREAS the parties agree that this Appointment Addendum, shall be governed by and subject to the terms of the Authorized Sales Channel Master Agreement **00152767**, dated **June 15, 2023**, between Baker Hughes Energy Services LLC, ("BHES") and ASC (the "Master Agreement"), the terms of which are incorporated herein by reference. Unless otherwise defined in this Appointment Addendum, all terms in initial uppercase letters shall have the same meanings defined in the Master Agreement.

NOW THEREFORE intending to be legally bound, the parties agree as follows:

1. DEFINITIONS

- 1.1 Capitalized words in this Appointment Addendum have the meaning set forth in the Master Agreement, in this section 1, or as defined in the Appointment Addendum itself.
- 1.2 The use of the term "ASC" herein refers individually to the listed legal entities that have signed this Appointment Addendum (each a "Legal Entity") and as such it shall not be deemed to create joint and several liability between the multiple Legal Entities that have signed this Addendum.

2. APPOINTMENT

- 2.1 Company appoints ASC as a non-exclusive Reseller in accordance with the terms and conditions of this Appointment Addendum. The term Distributor as used herein means an ASC authorized to buy and resell Products and/or Services in the Territory and ASC shall not exceed this defined scope of a authorization.
- 2.2 Company reserves the right to sell, lease, service, or otherwise conduct business, either directly or indirectly through intermediaries, however designated, in the Territory or to conclude contracts for the sale or lease of Products and/or Services directly or indirectly in the Territory without any indemnification due to the ASC. Company or its Affiliates reserves the right to send technical or sales personnel into Territory to assist in contacting potential Buyers and soliciting business as required for the sale of Products and/or Services

3. INDUSTRY/PRODUCTS AND/OR SERVICES/TERRITORY/BUYERS

- 3.1 The Industry, Territory, and Products and/or Services covered by this Appointment Addendum are set forth below.
- 3.2 Products not listed below are "Excluded Products" and ASC shall not represent to the Buyer or any third party that ASC is authorized to market or sell the Excluded Products. If Company accepts ASC's written order ("Purchase Order(s)") for any Excluded Products, Company may rescind the acceptance at any time. If Company sells any Excluded Products, ASC agrees: (a) the Excluded Products do not become authorized Products, (b) Company shall not be obligated to accept other Purchase Orders for Excluded Products, and (c) any sales of Excluded Products are subject to the provisions set forth in this Appointment Addendum, except as otherwise agreed in writing.

Oil Field Services

PRODUCT LINE	PRODUCTS AND/OR SERVICES	BUYER	TERRITORY	INDUSTRY
Artificial Lift Systems	<ul style="list-style-type: none"> • Electrical Submersible Pumping Systems • Horizontal Pumping Systems • Sensors & Upper Completions 	Sinopec Henan	Henan	Oil & Gas
		Sinopec Northeast	Jilin	
		Sinopec Jiangnan	Chongqing/Hubei	
		CNPC Jilin	Jilin	
		CNPC Southwest	Si Chuan/Chongqing	
		China Geological Survey Bureau	Qinghai	

4. TERM

The term of this Appointment Addendum shall be from the Effective Date to **June 14, 2025** (the "Term"), unless terminated earlier as provided under the Agreement. Any renewal shall be limited to the period specified in such writing and shall expire and be cancelled at the end of such period unless it is further renewed by both parties in writing prior thereto.

5. DISCOUNT

- 5.1 ASC shall independently determine the prices at which it resells Products and/or Services to Buyers.



- 5.2 ASC shall be entitled to purchase Products and/or Services from Company, in quantities, at prices, and upon such other terms established by Company at the time of order acknowledgment or as specifically agreed to by the parties and attached to this Agreement. Where applicable, any ASC discounts available at the time of purchase, including those set forth in the schedule titled "Discounts" (collectively, "Discounts") only apply to the net price of the Products at the point of manufacture. Company retains the right to source Products from Company Group and to require ASC to place the order with the source designated.
- 5.3 The Discounts are conditioned upon ASC's achievement of the agreed sales volumes target and if applicable, maintenance of agreed inventory levels. Company may adjust or eliminate the Discount if target sales volumes are not achieved for the relevant period.
- 5.4 Discounts do not apply on the value of bond or guarantee fees, escalation, financing charges, boxing, freight, insurance, taxes, duties or any charges incurred after the products have left the place of manufacture.
- 5.5 The applicable price for Products and/or Services (including applicable price adjustments) are those in effect at order acknowledgment; or as established in Company's written quotation to ASC.
- 5.6 Company Group or its Affiliates reserves the right, at its absolute discretion, to change its list prices for Products and/or Services at any time with 30 days prior written notice.
- 5.7 Company's prices do not include sales, use, excise, value-added or similar taxes, custom duties, import charges, tariff, and environmental charges applicable to the sale, transportation or use of Products and/or Services, and all such taxes shall be paid by ASC, unless ASC provides Company with a tax exempt certificate acceptable to the applicable taxing authority.
- 5.8 If Company Group or its Affiliates provides a quotation for special pricing to ASC, such quotation expires 30 days from the date of issuance and may be modified or withdrawn by Company at any time prior to the date of the Purchase Order.

6. COMPANY OBLIGATIONS

- 6.1 Company agrees, subject to the provisions of and during the term of this Appointment Addendum, to:
 - a) Sell or license Products and/or Services in reasonable quantities to ASC, provided, however, that Company has the right, in its absolute discretion, to determine the acceptability of any Purchase Order.
 - b) Keep ASC regularly advised of changes in suggested retail price, discounts, terms and conditions of sale, published specifications, and design of Products and/or Services.
 - c) Furnish ASC with sales promotional aids, such as handbooks, sales plans, circulars, advertising suggestions, cuts, printed commercial and technical information, and other publications which Company may have available from time to time for distribution in connection with the sale of Products and/or Services.
 - d) Extend credit to ASC as Company may, in its absolute discretion, deem appropriate, and which credit terms may be modified or withdrawn by Company at any time.
 - e) Provide such training regarding the Products and/or Services as agreed by the parties. For training held at Company's facilities, ASC is responsible for the travel, living and lodging expenses for the trainees and shall pay an agreed fee per trainee to Company. For training held at other locations, ASC shall also pay the travel, living and lodging of the instructor.
 - f) Upon termination or expiration of this Appointment Addendum, Company may, at its option, repurchase from ASC at the net price paid by ASC, all of the Products and repair or replacement parts that Company deems commercially usable, any usable promotional materials, and any special tools and equipment for servicing the Products of which ASC is then the owner. ASC shall submit a listing of all such materials for Company's review and await Company's issuance of a Return Material Authorization ("RMA") number. Each applicable RMA shall be displayed on or included in the returned material's packaging; no returns are accepted by Company without a RMA. All RMA-related freight charges are at the ASC's expense.

7. ASC OBLIGATIONS

- 7.1 In addition to the obligations set forth in the Master Agreement, ASC agrees, subject to the provisions of and during the term of this Appointment Addendum to:
 - a) Use its best efforts to sell, advertise and promote the sale or licensing and use of Products and/or Services.
 - b) Agree to and meet sales volume targets with Company on an annual basis.
 - c) Maintain an adequate number of knowledgeable sales personnel to actively solicit the sale or licensing of Products and/or Services, carry out promotional programs, fully utilize the sales assistance furnished by Company, and accomplish the obligations described in this section.
 - d) Provide point-of-sale information including Buyer name and other relevant sales information as requested.
 - e) Report promptly to Company any incident where Products and/or Services are alleged to have caused property damage or personal injury.
 - f) Cooperate fully with Company on matters relating to product safety issues or product technical issues.
 - g) Purchase only Company's genuine spare and renewal parts manufactured by or on behalf of Company and solely from Company, or its authorized distribution channel. The purchase of counterfeit Company products by ASC will entitle Company to terminate the Agreement for cause.
 - h) Provide, upon request, to Company or directly to a Governmental Entity, as appropriate, information concerning ASC, its customers or final end users in order to respond to any governmental inquiry or to facilitate Company's investigation regarding any sales to, or use by, end users of Products and/or Services.
 - i) Provide, upon request, assistance in obtaining or securing governmental permits, licenses, registrations, and approvals required in connection with the importation and sale of the Products and/or Services by Company in the Territory.
 - j) Provide, upon request, technical support services to Company.
 - k) Abstain from applying any labels to the Products that suggest the source of the Products is not Company.
 - l) Abstain from applying for any Product certifications from regulatory agencies or industry associations without Company's prior written consent.
 - m) Unless expressly provided in the Agreement, abstain from altering or in any way changing the Product, removing Products' serial number or similar Company-applied label, or adding some feature to such Products and/or Services prior to resale of the same to ASC Buyers.



- n) Return to Company free of charge all such Products, parts, materials, tools and equipment that Company has made available to ASC free of charge.
- o) Obtain all approvals from governmental authorities, including but not limited to regulatory approvals required for the installation, use and sale of the Products and/or Services in the Territory.
- p) Provide Company prior written notice of intent to design, manufacture, sell, provide, market or advertise any products and services that may be competitive with Products and/or Services covered under this Agreement. ASC agrees not to design, manufacture, sell, provide, market or advertise any products and or services that Company considers competitive with Products and/or Services unless and until Company provides written consent, which shall not be unreasonably withheld.
- q) As may be applicable, maintain a adequate warehousing facilities, and order and maintain a adequate stocks of Products and/or renewal parts to meet the needs of its Buyers. ASC agrees to provide Company with periodic inventory reports.
- r) Ensure all advertisement and promotional materials shall: (i) conform to the Company's then-current trademark or logo guidelines; (ii) clearly identify the owner of any Products or Third-Party Software; and (iii) otherwise comply with any local requirement under Applicable Law. Before publishing or disseminating any advertisement or promotional materials bearing a Company trade name or trademark, other than any materials provided by the Company directly, the ASC must deliver a sample to the Company for prior written approval, and the ASC agrees not to publish or otherwise disseminate the advertisement or promotional materials until such written approval is received.
- s) Maintain for the term of this Agreement the following minimum insurance coverage and limits and any additional insurance or bonds required by Applicable Law: (1) Worker's Compensation: Statutory requirements of the jurisdictions where Services are performed; (2) Employer's Liability: Not less than \$1,000,000 single limit; (3) Comprehensive General Liability Insurance: Not less than \$5,000,000 single limit per occurrence, which may be met by a combination of primary and excess policies; (4) Comprehensive Auto Liability including, Owned, Non-owned and Hired Car coverage: Not less than \$1,000,000 combined single limit. Where one or more of these insurance policies are not available, ASC shall maintain such insurance coverage that most accurately reflects the insurance and limits set forth in this section. A Certificate of Insurance evidencing the same will be issued upon request by the Company. Except for Workers Compensation, each policy so issued shall name Company as an additional insured party with a waiver of subrogation and specify that Company shall receive a thirty (30) day advance notice of any cancellation of or reduction in coverage. ASC will immediately notify Company if at any time during the term of this Agreement ASC receives notice of cancellation of any insurance policy required hereunder or in the event of any material changes to any such policy.
- t) To indicate in correspondence and other dealings related to the BH Software/Third-Party Software that ASC is not acting as the owner or developer of the BH Software, Third-Party Software, any related Documentation, and any Derivative Works thereof.

8. CUSTOMS BROKERS

- 8.1 In the event ASC seeks reimbursement from Company for any import and/or customs clearance related charges, including without limitation, customs broker charges, duties, taxes, and other import or customs clearance related charges or fees ("Customs Fees"), the following shall be required for reimbursement by Company to ASC: (i) ASC shall use customs brokers, agents or suppliers (each a "Customs Broker") approved by Company; (ii) If there is no Company-approved Customs Broker in the Territory, the parties will mutually identify a suitable Customs Broker candidate for such customs related activities, and after the mutually selected Customs Broker candidate is approved through Company's applicable procedures, ASC may use such Custom Broker.
- 8.2 ASC's failure to use a Company-approved Customs Broker will entitle Company to terminate the Agreement for cause as set forth in Article 8.2 of the Master Agreement.

9. PURCHASE ORDERS/SALES TERMS AND CONDITIONS

- 9.1 ASC shall order Products and/or Services by submitting a Purchase Order to Company or a Company Affiliate which sufficiently identifies all Products and/or Services to be ordered, the prices for such Products and/or Services (by item and in the aggregate for the entire Purchase Order), the requested time and place of desired delivery, and as required by Company or Company Affiliate that is party to the Purchase Order, the name and address of the Buyer and/or end-user customer, as well as the number of the ASC Appointment Addendum under which it is placed.
- 9.2 Purchase Orders for Products and/or Services shall be subject to the provisions of this Appointment Addendum, including the Company's Standard Terms and Conditions of Sale then in effect ("Company's Standard Terms and Conditions"), and referenced in the schedule titled "Standard Terms and Conditions".
- 9.3 A Purchase Order will become binding upon order acknowledgement by Company or a Company Affiliate. The Purchase Order together with this Appointment Addendum including Company's Standard Terms and Conditions and other documents incorporated by reference, will be the contract governing the provision of Products and/or performance of the Services. No preprinted or reverse side terms and conditions included in any ASC-submitted document(s) shall be binding or have any legal effect whatsoever on any Purchase Order(s). Unless agreed in writing by the Company Group member or the Affiliate that is a party to the Purchase Order(s), the terms and conditions of this Appointment Addendum shall prevail over conflicting provisions in the Purchase Order.
- 9.4 If any Purchase Order accepted prior to the termination of this Appointment Addendum remains unperformed upon such termination, the Appointment Addendum shall remain in force only for the purpose of the completion of such outstanding Purchase Order.
- 9.5 All sales contracts entered into by ASC with Buyers shall provide Company Group with the same protections of Company's Standard the Terms and Conditions, including, but not limited to, the protections concerning nuclear use, warranty disclaimers, exclusions, and limitations of liability. If applicable, ASC shall cause the Buyer to execute a Software License Agreement in favor of Company Group as provided in the schedule titled "Software License Agreement". **If ASC does not obtain these protections for Company Group's benefit, ASC shall indemnify Company Group against any and all Claims made by the Buyer in excess of the limitations and exclusions of Company's Standard Terms and Conditions, Regardless of Cause or Action.**
- 9.6 Company Group or its Affiliates reserves the right, in its absolute discretion, to change terms of payment, terms of shipments and/or delivery, warranties, and distribution policies from time-to-time without prior written notice.



10. CHANGES IN PRODUCTS

Company reserves the right, in its absolute discretion, to change, add, discontinue, alter, supersede, substitute, or limit its production and delivery of any Service types, individual Product models, replacement parts, or lines of Products and/or Services at any time and from time-to-time without prior written notice, other than Company's regular notice to the trade announcing such change and shall become effective on the date specified in such notice. After the effective date of such change, Company shall have no obligation to deliver any changed, discontinued, altered, superseded, or substituted Products and/or Services.

11. INDEMNIFICATION AND RELEASE OF CLAIMS

- 11.1 **ASC shall Indemnify Company Group from any Claims of third parties arising out of or related to: (i) any breach by ASC of its obligations under the Agreement, including any misrepresentation of its authority thereunder; (ii) the supply by ASC of its own products, services, software and/or any software belonging to a third party or services for use in conjunction with or in relation to the Products and/or Services; or (iii) any warranty for Products and/or Services that extends beyond the terms of Company's warranties contained in the Company's Standard Terms and Conditions.**
- 11.2 **In consideration for the execution of this Appointment Addendum by Company, and for such sales of Products and/or Services as Company may make to ASC hereunder, ASC releases Company Group from any Claims, if any there be, as of the Effective Date, except indebtedness which may be owing and Claims (i) based upon a written contract or (ii) under written warranties issued by Company, Regardless of Cause or Action.**

12. NUCLEAR

- 12.1 ASC shall request approval from Company in writing to provide Products and/or Services for use in connection with any nuclear facility or activity. ASC's written request shall include the information set forth in the schedule titled "Request for Nuclear Risk Evaluation and Approval of Nuclear Sale" ("NRE") for Company to assess the request and provide its approval. ASC shall certify that the information provided with respect to the opportunity is accurate.
- 12.2 Company's prior written approval shall advise ASC what terms are required for ASC to provide Products and/or Services to any nuclear facility or activity, either (i) Section 17 NO NUCLEAR USE of Company's Standard Terms and Conditions; or (ii) additional terms and conditions, Appendix A type Nuclear Liability Terms. ASC shall assist Company in obtaining an Appendix A from the plant operator/owner as required by Company. In all cases, ASC shall not bid and/or provide a proposal to provide Products and/or Services for use in connection with any nuclear facility or activity without first obtaining Company's prior written approval.
- 12.3 **If ASC fails to obtain Company's prior written approval as set forth in Article 12.2 herein, Company Group disclaims any and all liability for any nuclear or other damages, injury or contamination howsoever caused, and in addition to any other legal or equitable rights of Company Group, ASC shall release, defend, indemnify and hold Company Group harmless against any such liability however caused, Regardless Of Cause Or Action.**

13. US GOVERNMENT CONTRACTS

- 13.1 For purposes of this Appointment Addendum, U.S. Government shall mean any U.S. federal, state or local government entity. Examples of such entities include, but are not limited to, Department of Defense, Department of Energy, state transportation departments, state universities, local school districts, local municipalities, etc. A U.S. Government opportunity shall mean any transaction received directly from one of these entities or indirectly through other commercial entities in the form of a contract, solicitation, order, RFQ, etc., or where the funding is otherwise provided by a government entity. This includes all government-based opportunities received from ASC or any third party.
- 13.2 In the event ASC is selling to the U.S. Government, ASC shall provide Company with the information set forth in the schedule titled "Request for Government Sales Information" in order for Company to assess the request. ASC shall certify that the information provided with respect to the opportunity is accurate. **ASC shall Indemnify Company Group against any Claims arising from ASC's breach of this Article 13.2, Regardless of Cause or Action.**
- 13.3 If ASC is procuring, directly or indirectly, Products and/or Services on behalf of any agency of the U.S. government and/or is funded in whole or in part by any agency of the U.S. Government, or the end customer is the U.S. Government, ASC agrees that: (a) all Products and/or Services provided by Company meet the definition of a "commercial-off-the-shelf" ("COTS") or "commercial items" as defined in FAR Part 2, 2.101, (b) subparagraph terms of FAR 52.244-6 only apply to the extent applicable to COTS or commercial items and only as appropriate for the dollar value of the order; the version of the clauses shall be the version in effect as of the Effective Date.
- 13.4 With regard to any Buy American Act or Trade Agreement requirements that may otherwise be applicable to an order under this Appointment Addendum, the Product's country of origin is unknown unless otherwise specifically stated by Company in writing and prepared in connection with such order.
- 13.5 If the reasonableness of the Product price cannot be established, if cost or pricing data is required for any other reason, or if the Products and/or Services cannot be considered "commercial items," Company may cancel its acceptance of the applicable Purchase Order without liability.
- 13.6 Non-FAR-Part 12 (Commercial) Contracting with US Government entities. Company Group does not quote or enter into any non-commercial US Government-based opportunities or contracts therefore it is expected that ASC shall contact Company for an assessment of such transactions to result in further instruction from Company. Such opportunities/contracts may include, but are not limited to, the following: (a) FAR Part 15 contracts/solicitations; (b) Research & Development Agreements; (c) Financial Assistance Agreements (Grants, Cooperative Agreements); (d) Foreign Military Financed (FMF) Contracts; (e) Rural Utility Services (RUS) Funded Contracts; (f) Other Government Contract types subject to US Government Cost Accounting Standards. Indicators of such opportunities or contracts may include: Cost accounting standards requirements; Auditing requirements; FAR clauses with .215 or .230 in the second station (i.e., 52.215-2; 52.230-2).



14. CONTRACTUAL DOCUMENTS

The following documents shall together be referred to as the "Agreement". In the event of any conflict between the provisions of the contractual documents forming the Agreement, the conflict shall be resolved in accordance with the following order of precedence: (a) Schedule 1, SOW; (b) This signed Appointment Addendum; and (c) The Master Agreement.

Notwithstanding Article 14 of the Master Agreement, the seat, or legal place, of arbitration shall be (a) Houston, Texas, if ASC is incorporated in the U.S.; or (b) Geneva, Switzerland, if ASC is incorporated outside the U.S. The Agreements shall be governed by and construed in accordance with the laws of (a) the State of Texas, if ASC is incorporated in the U.S.; or (b) England and Wales, if ASC is incorporated outside the U.S., excluding in any case conflict of law rules.

15. GENERAL CLAUSES

- 15.1 The following Articles shall survive termination or cancellation of the Agreement: 2, 7.1(d), 7.1(e), 7.1(f), 7.1(h), 7.1(k), 7.1(l), 7.1(m), 7.1(n), 7.1(s), 7.1(t), 10, 11, 12, 13, 14 and 15.
- 15.2 The person signing this Appointment Addendum attests on behalf of the ASC that he/she has authority to sign this Appointment Addendum on behalf of ASC.
- 15.3 The Appointment Addendum contains the entire and only agreement between the parties respecting the subject matter hereof.
- 15.4 This Appointment Addendum may be executed in counterparts or duplicate originals and transmitted by facsimile. Each party agrees that the electronic signatures, whether digital or encrypted, of the parties included in this Agreement are intended to authenticate this writing and to have the same force and effect as manual signatures. For the purposes of this Appointment Addendum "Electronic Signature" means any electronic sound, symbol or process attached to or logically associated with a record and executed and adopted by a Party with the intent to sign such record, including facsimile or e-mail electronic signatures.
- 15.5 No rights or obligations of ASC under the Agreement shall be assigned, transferred, or subcontracted to any third party without the prior written consent of Company. Company may assign, transfer or novate its rights and obligations under the Agreement in part or whole, or in connection with a merger, consolidation, or sale of all or substantially all of its assets to which this Agreement relates, to any of its Affiliates without ASC's consent. ASC agrees to execute any documents that may be necessary to effect Company's assignment, novation or sub-contract.
- 15.6 Except as otherwise specified in this Appointment Addendum, this Appointment Addendum is for the benefit of the parties and not for any third party. Nothing in this Appointment Addendum confers any benefit or enforcement rights under the Contracts (Rights of Third Parties) Act of 1999.

The foregoing is acknowledged, accepted and agreed to by the parties.

ASC:

WUHAN YINGXIANG OIL&GAS TECHNOLOGY CO., LTD

COMPANY:

BAKER HUGHES (CHINA) OILFIELD TECHNOLOGY SERVICE CO., LTD.

DocuSigned by:
Haibo Yu

Signature FE6E1B27F6B14AD...

Name: Haibo Yu

Title: General Manager

Date: 25-5-23 | 9:32:54 下午 CDT

DocuSigned by:
Hu Po

Signature 250177D2F9E64CE...

Name: Hu Po

Title: General Manager

Date: 26-May-23 | 9:34:23 AM PDT

Request for Nuclear Risk Evaluation (NRE) and Approval of Nuclear Sale

All ASC requests to sell Products and/or Services sold, licensed or rented by Company intended for use in connection with any nuclear facility or activity shall be in writing and shall include the following information:

- Specify your Customer for this opportunity (who you are selling to, not where your products/services will end up); please provide the entity, not the facility name:
- Specify the Country where this Customer is located:
- Is the Customer also the Plant Owner? (some facilities are run by operating companies for the Plant Owner...they are not the Plant Owner...if Customer is an operating company, answer "No"):
- Please specify the Plant Owner for this Opportunity (please provide the entity, not the facility):
- Please specify the Operator for this Opportunity
- Please indicate Plant Owner's/Operator's Facility for this opportunity (include Unit designations if applicable, i.e. Browns Ferry Unit 2):
- Specify the Country where this Facility is located:
- Please specify the type of opportunity (New Project, Like-for-Like Replacement, Replacement of Competitor's Products)
- Please provide a description of the opportunity; provide sufficient detail to allow a reviewer that might not be familiar with your business to understand the nature of your opportunity. Include background as appropriate.
- Please specify the approximate \$ value for this opportunity in US Dollars (numbers only, no ",", " separators or "\$"):
- Is the product/technology being offered for this opportunity associated in any way with nuclear fuel cycle activities?
- Is this a product, model or configuration that has never been offered to a non-nuclear, commercial, application in the past?
- Will this transaction require the sharing or transfer of any production, research & development or manufacturing type technology?
- Will the product be installed "Inside Containment"?

Along with submission of the above information, ASC shall provide written certification that the information provided is accurate and complete

Request for U.S. Government Sales Information

As it relates to those transactions referenced in Section 13.1 of this Appointment Addendum, ASC agrees to:

- Inform Company when an opportunity is a U.S. Government Opportunity
- Inform Company of deal structure to include Government end user, prime contractor and any subsequent tier between Company and prime contractor.
- Inform Company of any/all flowdown requirements, clauses or terms as set forth in the opportunity. Do not send ASC's contract with the government or higher tier contractor.
- Inform Company if the opportunity has a Defense Priorities and Allocation System (DPAS) rating and if so, the specific rating. Examples of ratings include, but are not limited to, DO-A1; DX-A1; DO-A7; DX-A7.
- Inform Company if the opportunity is set aside, in whole or in part, for Small Businesses (Small Business Set Aside). All Baker Hughes businesses are large businesses and represent themselves as such. To obtain Certs & Reps documentation for a Baker Hughes business please visit www.sam.gov. If the opportunity carries a small business set aside requirements, please indicate which of the following exceptions apply:
 - ASC will provide greater than 50% of the total contract value through their own manufacturing or the manufacturing of another small business.
 - ASC has requested and received an individual waiver tied directly to the specific subject contract and the product to be provided by Company.
 - The product to be purchased is listed on the Small Business Administration's Non-manufacturer rule class waiver list.