

POLICY FLASH 2006-15

DATE:

January 27, 2006

TO:

Procurement Directors

FROM:

Office of Procurement and Assistance Policy, ME-61

Office of Procurement and Assistance Management

SUBJECT:

Update of FAR & DEAR Clause and Provision Matrices for

Management and Operating Contracts

SUMMARY: The purpose of this flash is to provide a new Acquisition Guide Chapter 70.52, M&O Clause Matrices, and furnish the updated FAR and DEAR contract clause matrices. These matrices are current through FAC 05-08 which was issued on January 5, 2006 and DEAR Final Rule dated November 25, 2005.

We have made revisions/updates to the contract matrices. They identify the contract clauses by number, date, and FAR/DEAR prescription. They have been placed on the Home Page http://professionals.pr.doc.gov under Regulations and Guidance. They are at M&O Contract Clause Matrices. Part I is the FAR clauses and Part II is the DEAR clauses. Questions regarding this policy flash may be directed to Stephen Zvolensky (202) 287-1307 or Stephen.zvolensky@hg.doe.gov.

f/1 / f/t / f/t / f/t Michael P. Fischetti, Acting Director Office of Procurement and

Assistance Policy

Acquisition Guide	
Chapter	

70.52 (February 2006)

Management and Operating Contract Matrices for the Use of Solicitation Provisions and Contract Clauses

[Reference: FAR 52; DEAR 952: DEAR 970.521

Overview

The Office of Policy maintains management and operating contract matrices for the use of solicitation provisions and contract clauses. They contain instructions for use of all the FAR and DEAR provisions and clauses which may be needed for management and operating contracts. The matrices are at http://professionals.pr.doe.gov/ma5/MA-5Web.nsfi/Procurement/Clause+Matrix

Staff Contact

Questions or conunents may be addressed to Stephen Zvolensky (202) 287-1307 or Stephen.Zvolensky@hg.doe.gov.

Clause Matrix. for Department Of Energy Management and Operating Contracts Part I - F A R Clauses (Thru FAC 05-08 and DEAR I-hlal Rule dated November 25, 2005)

(1/10/2006)

KEY:

R=Required

A = Required when applicable O = Optional

M&O = Management and Operating contract UCF = Unifom1 Contract Fom1at

General instruction: Set forth below are clauses prescribed in FAR Part 52 (identified in the FAR Matrix for use in CR R&D, CR SVC, or CR CON contracts) which are to be used in DOE M&O contracts.

Tilis listing does not include solicitation provisions.

FAR Clause Number Title	Secondary DEAR CJause Citation	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
52,202-1 Definitions Jul2004	952.202-1	R	R	J	2.201	Insert the clause at 52.202·1, Definitions, in solicitations and contracts that exceed the simplified acquisition threshold. Note: DEAR 952.202·1 alters FAR clause 52.202·1.
52,203-3 Gratuities Apr 1984		R	R	Ī	3.202	The contracting officer shall insert the clause at 52.203-3, Gratuities, in solicitations and contracts with a value exceeding the simplified acquisition threshold, except those for personal serviOOi and those between military departments or defense agencies and foreign governments that do not obligate any funds appropriated to the Department of Defense.
52.203-5 Covenant Against Contingent Fees Apr 1984		R	R	I	3.404	The contracting officer shall insert the clause at 52.203°5, Covenant Against Contingent Fees, in all solicitations and contracts exceeding the simplified acquisition threshold, other than those for commercial items (see FAR Parts 2 and 12).
52.203-6 Restrictions on Subcontractor Sales to the Government Jul 1995		R	R	I	3.503-2	THe contracting officer shall insert the clause at 52.203-6, Restrictions on Subcontractor Sales to the Government, in solicitations and contracts exceeding the simplified acquisition threshold. For the acquisition of commercial items, the contracting officer shall use the clause with its Allemate I.
52.203-7 Anti-Kickback Procedures Jul 1995		R	R	I	3.502-3	The contracting officer shall insert the clause at 52,203-7, Anti-Kickback Procedures, in solicitations and contracts exceeding the simplified acquisition threshold, other than those for commercial items (see FAR Part 12).
52.203-8 Cancellation, Rescission, and Recovery of Funds for Illegal or Improper Activity Jan 1997	- A	R	R	I	3.104-9(a)	The contracting officer shall insert the clause at 52.203-8, Cancellation, Rescission, and Recovery of Funds for Illegal or Improper Activity, in solicitations and contracts with a value exceeding the simplified acquisition threshold,
52.203-10 Price or Fee Adjustment for Jllegal or Improper Activity Jan 1997		R	R	I	3.104-9(b)	The contracting officer shall insert the clause at 52.203 · 10, Price or Fee Adjustment for Illegal or Improper Activity, in solicitations and contracts with a value exceeding the simplified acquisition threshold,

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FAR Clause Number }Title	Secondaty DEAR Clause Citation	M&O For Profit	M&O Non- Profit	UCF	Prescribed fil	FAR Prescription/Notes
52.203-12 Limitation on Payments to Influence Certain Federal Transactions Jw,2003		R	R	I	3.808(b)	Tile clause at 52.203-12, Limitation on Payments to Influence Certain Federal Transactions, shall be included in solicitations and contracts expected to exceed \$100,000.
52.204-1 Approval of Contract Dec 1989		A	A	I	4.103	The contracting officer shall insert the clause at 52.204-l, Approval of Contract, in solicitations and contracts if required by agency procedures.
52.204-4 Printed or Copied Double-Sided on Recycled Paper Aug2000		A	A	I	4.303	Insert the clause at 52.204-4, Printed or Copied Double-Sided on Recycled Paper, in solicitations and contracts that exceed the simplified acquisition threshold.
52.207-3 Right of First Refusal of Employment Nov 1991		A	A	I	7.305(c)	The contracting officer shall insert the clause at 52,207-3, Right of First Refusal of Employment, in aU solicitations which may result in a conversion from in-house perfomiance to contract perfonnance of work currently being performed by the Government and in contracts that result from the solicitations, whether or not a cost comparison is conducted. The 10-day period in the clause may be varied by the contracting officer up to a period of 90 days.
52.207-5 Option to Purchase Equipment Feb 1995		A	A	I	7.404	1lte contracting officer shall insert a clause substantiaUy the same as the clause in 52.207-5, Option to Purchase Equipment, in solicitations and contracts involving a lease with option to purchase.
52.208-8 Helium Requirement Forecast and Required Sources for Helium Apr2002		A	A	I	8.505	Insert the clause at 52.208-8, Helium Requirement Forecast and Required Sources for Helium, in solicitations and contracts if it is anticipated that perfonnance of the contract involves a major helimn requirement
52.208-9 Contractor Use of Mandatory Sources of Supply Jul 2004		A	A	I	8.004	The contracting officer shall insert the clause at 52.208-9, Contractor Use of Mandatory Sources of Supply, in solicitations and contracts which require a contractor to purchase supply items for Government use that are available from the Conuniltee for Purchase fiom People Who Are Blind or Severely Disabled. Tite contracting officer shall identify in the contract schedule the items which must be purchased from a mandatoty source and the specific source.
52.209-1 Qualification Requirements Feb 1995		A	A	I	9.206-2	The contracting officer shall insert lhe clause at 52.209_I, Qualification Requirements, in solicitations and contracts when the acquisition is subject to a qualification requirement.
52.209-6 Protecting the Governments Interest WHen Subcontracting With Contractors Debarred, Suspended, or Proposed for Debannent Jan 2005		R	R	I	9.409(b)	'l1Ie contracting officer shall insert the clause at 52.209-6, Protecting the Government's Interests when Subcontracting with Contractors Debarred, Suspended, or Proposed for Debannent, in solicitations and contracts where the contract value exceeds \$25,000.
52.21 J.5 Material Requirements Aug2000		A	A	I	I 1.304	Insert the clause at 52.211-5, Material Requirements, in solicitations and contracts for supplies that are not commercial ilems.

FAR Clause Number	Secondary DEAR Clause Citation	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
52.211-8 Time of Delivery Jun 1997		0	0	F	11.404(aX2)	The confracting officer may insert in solicitations and contracts other than those for construction and architect-engineering, a clause substantially the same as the clause at 52.211-8, Time of Delivery, if the Government requires delivery by a particular time and the delivery schedule is to be based on the date of the contract
Alternate I Jun 1997		0	0		11.404(aX2)	If the delivery schedule is expressed in tenns of sped-fie calendar dates or specific periods and is based on an assumed date of award, the contracting officer may use the clause with its Alternate J.
Alternate II Jun 1997		0	0		11.404(aX2)	If the delivery schedule is expressed in tenns of specific calendar dates or specific periods and is based on an asswned date the contractor will receive notice of award, the contracting officer may use the clause with its Alternate II.
Alternate III Jun 1997		0	0		11.404(aX2)	If the delivery schedule is to be based on the actual date the contractor receives a written notice of award, the contracting officer may use the clause with its Alternate Jll.
52.211-9 Desired and Required Time of Delivery Jun 1997		0	0	F	1I.404(aX3)	Tile contracting officer may insert in solicitations and contracts other than those for construction and architect-engineering, a clause substantially the same as the clause at 52.211-9, Desired and Required Time of Delivery, if the Government desires delivery by a certain time but requires delivery by a specified later time, and the delivery schedule is to be based on the date of the contract.
Alternate I) Jun 1997		0	0		ll.404(aX3)	If the delivery schedule is expressed in terms of specific calendar dates or specific periods and is based on an assumed date of award, the contracting officer may use the clause with its Alternate I.
Alternate II Jun 1997		0	0		II.404(aX3)	If the delivery schedule is expressed in terms of specific calendar dates or specific periods and is based on an assumed date the contractor will receive notice of award, the contracting officer may use the clause with its Alternate II.
Alternate ID Jun 1997		0	0		1I.404(aX3)	If the delivery schedule is to be based on the actual date the contractor receives a written notice of award, the contracting officer may use the clause with its Alternate m.
52.211-12 Liquidated Damages-Construction Sep 2000		0	0	F	11.503(b)	Use the clause at 52.211-12, Liquidated Damages-Construction, in solicitations and contracts for construction, other than cost-plus-fixed-fee, when the contracting officer detennines that liquidated damages are appropriate (sec Il.501(a)). If the contract spe≺:ifies more than one completion date for separate parts or stages of the work, revise paragraph (a) of the clause to state the amount of liquidated damages for delay of each separate part or stage of the work.
52.211-13 Time Extensions Scp2000		A	A	F	11.503(c)	Use the clause at 52.211-13, Time Extensions, in solicitations and contracts for construction that use the clause at 52.211-12, Liquidated Damages—Construction, when that clause has been revised as provided in paragraph (b) of this section.
52.215-8 Order of Precedence-Unifonn Contract Fonnat Oct 1997		A	A	I	15.209(h)	The contracting officer shall insert the clause at 52.215-8, Order of PrecedenceUnifonn Contract Fonnat, in solicitations and contracts using the format at 15.204.
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FAR Clause Number	Secondary DEAR Clause Citation	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
52.215-12 Subcontractor Cost or Pricing Data Oct 1997		A	A	I	15.408(d)	The contracting officer shall insert the clause at 52.215-12, Subcontractor Cost or Pricing Data, in solicitations and contracts when lhe clause at 52.215-10 is included.
52.215-13 Subcontractor Cost or Pricing Data-Modifications Oct 1997		A	A	I	15.408(e)	The contracting officer shall insert the clause at 52.215-13, Subcontractor Cost or Pricing Data—Modifications, in solicitations and contracts when the clause at 52.215-11 is included.
52.215-14 Integrity of Unit Prices Oct 1997		A	A	I	15.408(1)(])	The contracting oflker shaU insert the clause at 52.215-14, Integrity of Unit Prices, in solicitations and contracts except for- (i) Acquisitions at or below the simplified acquisition threshold; (ii) Construction or architect-engineer services m1der Part 36; (iii) Utility services under Part 41; (iv) Service contracts where supplies are not required; (v) Acquisitions of commercial items; and (vi) Contracts for petroleum products.
Alternate I Oct 1997		A	A		15.408(1)(2)	The contracting officer shall insert the clause with its Alternate I when contracting without adequate price competition or when prescribed by agency regulations.
52.216-IO Incentive Fee Mar 1997		A	A	I	16.307(d)	The contracting officer shall insert the clause at 52.216-10, Incentive Fee, in solicitations and contracts when a cost-plusonicentive-fee contract (other than a facilities contract) is contemplated.
52.216-11)cost Contract-No Fee Apr 1984		A	A	I	16.307(eXI)	The contracting officer shall insert the clause at 52.216-11, Cost Contract-No Fee, in solicitations and contracts when a cost-reimbursement contract is contemplated that provides no fee and is not a cost-sharing contract or a facilities contract.
Altematel Apr 1984		A	A	S	16.307(eX2)	If a cost-reimbursement research and development contract with an educational instilltion or a nonprofit organization that provides no fee or other payment above cost and is not a cost-sharing contract is contemplated, and if the contracting officer determines that withholding of a portion of allowable costs is not required, the contracting officer shall use the clause with its Alternate.
52.216-12 Cost Sharing Contract-No Fee Apr 1984		A	A	I	16.307(1)(1)	The contracting officer shall insert the clause at 52.216-12, Cost-Sharing Contract-No Fee, in solicitations and contracts when a cost-sharing contract(other than a facilities contract) is contemplated.
Alternate I Apr 1984		A	A		16.307(1)(2)	If a cost-sharing research and development contract with an educational institution or a nonprofit organization is contemplated, and if the contracting officer determines that withholding of a portion of allowable costs is not required, the contracting officer shall use the clause with its Alternate I.
52.216-23 Execution and Commencement of Work Apr 1984		A	A	I	16.603-4(bX1)	The contracting officer shall insert the clause at 52.216-23, Execution and Commencement of Work, in Jetter contracts, except that this clause may be omitted from letter contracts awarded on SF 26.
52.216-24 Limitation of Government Liability Anr 1984		A	A	I	16.603-4(bX2)	The contracting officer shall insert the clause at 52,216-24, Limitation of Government Liability, with dollar amounts completed in a manner consistent wilh 16.603-2(d).

FAR Clause Number Title	Secondary DEAR Clause Citation	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
52.216-25 Contract Definitization Oct 1997		A	A	I	16.603-4(bX3)	The contracting officer shall insert the clause at 52.216-25, Contract Definitization, with its paragraph (b) completed in a manner consistent with 16.603-2(c), in letter contracts.
Alternate I Apr 1984		A	A		16.603-4(bX3)	If, at the time of entering into the letter contract, the contracting officer knows that the definitive contract will be based on adequate price competition or will otherwise meet the criteria of 15.403-1 for not requiring submission of cost or pricing data, the words "and cost or pricing data supJX}rting its proposal" may be deleted from paragraph (a) of the clause. If the Jetter contract is being awarded on the basis of price competition, the contracling officer shall use the clause with its Alternate I.
52.216-26 Payments of Allowable Costs Before Definitization Dec 2002		A	A	I	16.603-4(c)	The contracting officer shall also insert the clause at 52.216-26, Payments of Allowable Costs Before Definitiution, in solicitations and contracts if a cost-reimbursement definitive contract is contemplated, unless the acquisition involves conversion, alteration, or repair of ships.
52.217-9 Option to Extend the Term of the Contract Mar2000	970.1706-2	A	A	I	17.208(g) 970.17062	Insert a clause substantially the same as the clause at 52.217-9, Option to Extend the Tenn of the Contract, in solicitations and contracts when the inclusiOn of an option is appropriate (see FAR 17.200 and 17.202) and it is necessary to include in the contract any or all of the following: (1) A requirement that the Government must give the contractor a preliminary written notice of its intent to extend the contract. (2) A statement that an extension of the contract includes an extension of the option. (3) A spe<:ified limitation on the total duration of the contract.
52.219-6 Notice of Total Small Business Set-Aside Jun2003		A	A	1	19.508(c)	The contracting officer shall insert the clause at 52.219-6, Notice of Total Small Business Set-Aside, in solicitations and contracts involving total small business set-asides.
Alternate I Oct 1995		A	A		19.508(c)	The clause at 52.219-6 with its Alternate I will be used when the acquisition is for a product in a class for which the Small Business Administration has waived the nonmanufacturer rule (see 19.102(1)(4) and (5)).
Alternate II Mar2004		A	A		19.508(c)	Use the clause at 52.219-6 with its Alternate II when including FPI in the competition in accordance with 19.504.
52.219-7 Notice of Partial Small Dusiness Set-Aside June2003		A	A	1	19.508(d)	The contracting officer shall insert the clause at 52.219-7, Notice of Partial Small Dusiness Set-Aside, in solicitations and COltracts involving parlial small business set-asides.
Alternate I Oct 1995		A	A		19.508(d)	Tilc clause at 52.219-7 with its Alternate I will be used when the acquisition is for a product in a class for which the Small Business Administration has waived the nonmanufacturer rule (see 19.102(1)(4) and (5)).
Alternate II Mar2004		A	A		19.508(d)	Use the clause at 52.219-7 with its Alternate TI when including FPI in the competition in accordance with 19.504.
52.219-8 Utilization of Small Business Concerns May2004		R	R	I	19.708(a)	The contracting officer shall insert the clause at 52.219-8, Utilization of Small Business Concerns, in solicitations and contracts when the contract amount is expected to be over the simplified acquisition threshold unless — (I) A personal services contract is contemplated (see 37.104); or (2) The contract, together with all its subcontracts. is to be performed entirely outside the United States and its outlying areas.

FAR Clause Number .,:ritte	Secondary DEAR Clause Citation	M&O For Profit	M&O Non Profit	UCF	Prescribed In	FAR PrescdptionJNotes
52.219-9 Small Business Subcontracting Plan Jul 2005		R	R	I	19.708(bXI)	Insert the clause at 52.2 19-9, Small Business Subcontracting Plan, in solicitations and contracts that offer subcontracting possibilities, are expected to exceed \$500,000 (\$1,000,000 for construction of any public facility), and are required to include the clause at 52.2 19-8, Utilization of Small Business Concerns, unless the acquisition is set aside or is to be accomplished under the 8(a) program.
Alternate I Oct2001		A	A		19.708(bXI)	When contracting by sealed bidding rather than by negotiation, the contracting officer shall use the clause with its Alternate I.
AJtemate II Oct2001		A	A		19.708(bXI)	When contracting by negotiation, and subcontracling plans are required with initial proposals as provided for in 19.705-2(d), the contracting officer shall use the clause with its Alternate II.
52.219-10 Incentive Subcontracting Program Oct2001		O	O	I	19.708(cXII	The contracting officer may, when contracting by negotiation, insert in solicitations and contracts a clause substantially the same as the clause at 52.219-10, Incentive Subcontracting Program, when a subcontracting plan is required (see 19.702). and inclusion of a monetary incentive is, in the judgment of the contracting officer, necessary to increase subcontracting opportunities for small business, veteran-owned small business, service-disabled veteran-owned small business. HUBZone small business. and women-owned small business concems, and is commensurate with the efficient and economical performance of the contract unless the conditions in paragraph (cX3) of this section are applicable. The contracting officer may vary the tenns of the clause as specified in paragraph (cX2) of this section.
) 52.219-16 Liquidated Damages- Subcontracting Plan Jan 1999		R	R	I	19.708(bX2)	The contracting officer shall insert the clause at 52.2 19-16, Liquidated DamagesSubcontracting Plan, in all solicitations and contracts containing the clause at 52.219-9, Small, Small Disadvantaged and Women-Owned Small Business Subcontracting Plan, or the clause with its Alternate I or IL
52,219-25 Small Disadvantaged Business Participation Program - Disadvantaged Status and Reporting Oct 1999		A	A	I	19.1204(b)	The contracting officer shall insert the clause at 52.219-25, Small Disadvantaged Business Participation Program -Disadvantaged Status and Reporting, in solicitations and contracts that consider the extent of participation of SDB concerns in performance of the contract.
52.219-3 Notice of Total HUBZone Set-Aside Jan 1999		A	A	I	19.1308(a)	The contracting officer shall insert the clause at 52.219-3, Notice of Total HUBZone Set-Aside, in solicitations and contracts for acquisitions that are set aside for HUBZone small business concerns under 19.1305 or 19.1306.
52.219-4 Notice of Price Evaluation Preference for HUBZone Small Business Concerns July2005		A	A	I	19.1308(b)	111e contracting officer shall insert the clause at 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns, in solicitations and contracts for acquisitions conducted using full and open competition. The clause shall not be used in acquisitions that do not exceed the simplified acquisition threshold.
52.222-1 Notice to the Government of Labor Disputes Feb 1997		A	A	I	22.103-5(a)	The contracting officer shall insert the clause at 52.2 22-1, Notice to the Government of Labor Disputes, in solicitations and contracts that involve programs or requirements that have been designated under 2 2.10 1-1(e).
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FAR Clause Number Title	Secondary DEAR Clause Citation	M&O For Profit	M&O Non- Profit	UCF	Prescribed fil	FAR Prescription/Notes
52.222-3 Convict Labor Jun2003		R	R	I	22.202	The contracting officer shall insert the clause at 52.222-3, Convict Labor, in solicitations and contracts above the micro-purchase threshold, when the contract is to be performed in any State, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, American Samoa, the Commonwealth of the Northern Mariana Islands, or the Trust Territory of the Pacific Islands; unless - (a) The contract will be subject to the Walsh-Healey Public Contracts Act (see Subpart 22.6), which contains a separate prohibition against the employment of convict labor; (b) The supplies or services are to be purchased from Federal Prison Industries, Inc. (see Subpart 8.6); or (c) The acquisition involves the purchase, from any State prison, of fmished supplies that may be secured in the open market or from existing stocks, as distinguished from supplies requiring special fabrication.
52.222-4 Contract Work Hours and Safety Standards Act-Overtime Compensation Jul 2005		A	A	I	22.305	Insert the clause at 52.222-4, Contract Work Hours and Safety Standards Act—Overtime Compensation, in solicitations and contracts (including, for this purpose, basic ordering agreements) when the contract may require or involve the employment oflaborers or mechanics. However, do not include the clause in solicitations and contracts— (a) Valued at or below the simplified acquisition threshold; (b) For commercial items; (c) For transportation or the transmission of intelligence; (d) To be performed outside the United States, Puerto Rico, American Samoa, Guam, the U.S. Virgin Islands, Johnston Island, Wake Island, and Outer Continental Shelf lands as defined in the Outer Continental Shelflands Act (43 U.S.C. 1331)(29CFR5.15); (e) For work to be done solely in accordance with the Walsh-Healey Public Contracts Act (see Subpart 22.6); (1) For supplies that include incidental services that do not require substantial employment of laborers or mechanics; or (g) Exempt under regulations of the Secretary of Labor (29 CFR 5.15).
52.222-6 Davis•Bacon Act Jul2005		A	A	I	22.407(aXI)	The contracting officer shall insert the clause in solicitations and contracts in excess of \$2,000 for construction within the United States.
52.222-7 Withholding of Funds Feb 1988	32	A	A	I	22.407(aX2)	The contracting officer shall insert the clause in solicitations and contracts in excess of \$2,000 for construction within the United States.
52.222-8 Payrolls and Basic Records Feb 1988		A	A	I	22.407(a)	The contracting officer shall insert the clause in solicitations and contracts in excess of \$2,000 for construction within the United States.
52.222-9 Apprentices and Trainees July2005		A	A	I	22.407(a)	The contracting officer shall insert the clause in solicitations and contracts in excess of \$2,000 for construction within the United States.
52.222-IO Compliance with Copeland Act Requirements Feb 1988		A	A	I	22.407(a)	The contracting officer shall insert the clause in solicitations and contracts in excess of \$2,000 for construction within the United States.

FAR Clause Number Title	Secondary DEAR Clause Cilation	M&O For Profit	M&O Non- Profit	UCF	Prescribed bl	FAR Prescription/Notes
52.222-11 Subcontracts (Labor Standards) Jul 2005		A	A	I	22.407(a)	The contracting officer shall insert the clause in solicitations and contracts in excess of \$2,000 for construction within the United States.
52.222-12 Contract Tennination-Debannent Feb 1988	v	A	A	I	22.407(a)	The contracting officer shall insert the clause in solicitations and contracts in excess of \$2,000 for construction within the United States.
52.222-13 Compliance with Davis-Bacon and Related Act Regulations Feb 1988		A	A	I	22.407(a)	The contracting officer shall insert lhe clause in solicitations and contracts in excess of \$2,000 for construction within the United States.
52.222-14 Disputes Concerning Labor Standards Feb 1988		A	A	I	22.407(a)	111e contracting officer shall insert the clause in soficitations and contracts in excess of \$2,000 for construction within the United States.
52.222-15 Certification of Eligibility Feb 1988		A	A	I	22.407(•)	The contracting officer shall insert the clause in solicitations and contracts in excess of \$2,000 for construction within the United States.
52.222-16 Approval of Wage Rates Feb 1988		A	A	I	22.407(b)	Insert the clause at 52.222-16, Approval of Wage Rates, in solicitations and contracts in excess of \$2,000 for cost-reimbursement construction to be perfom 1ed within the United States, except for contracts with a State or political subdivision thereof.
, 52.222-17)Labor Standards for Construction Work-Facilities Contracts Feb 1988		A	A	I	22.407(d)	Insert the clause at 52.222-17, Labor Standards for Construction Work-Facilities Contracts, in solicitations and contracts, if a facilities contract (see 45.301) nlay require covered construction work (see 22.402(b)) to be perfonned in the United States.
52.222-20 Walsh-Healey Public Contracts Act Dec 1996		A	A	I	22.610	The contracting officer shall insert the clause at 52.222-20, Walsh-Healey Public Contracts Act, in solicitations and contracts covered by the Act (see 22.603, 22.604, and 22.605).
52.222-21 Prohibition of Segregated Facilities Feb 1999		A	A	I	22.810(aX1)	When a contract is contemplated that will include the clause at 52.222-26, Equal Opportunity, the contracting officer sl1all insert the clause at 52.222-21, Prohibition of Segregated Facilities, in solicitations and contracts.
52.222-26 Equal Opportunity Apr2002	1 10 2	A	A	I	22.810(e)	The contracting officer shall insert the clause at 52.222-26, Equal Opportunity, in solicitations and contracts (see 22.802) unless the contract is exempt from all of the requirements of E.O. 11246 (sec 22.807(a)).
Alternate I Feb 1999		A	A			If the contract is exempt from one or more, but not all, of the requirements of E.O. 11246, the contracting officer shall use the clause with its Alternate I.
52.222-27 Affinnative Action Compliance Requirements for Construction Feb 1999		A	A	I	22.810(!)	The contracting officer shall insert the clause at 52.222-27, Affimmtive Action Compliance Requirements for Construction, in solicitations and contracts for construction that will include the clause at 52.222-26, Equal Opportunity, and the amount of the contract is expected to be in excess of \$10,000.
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FAR Clause Number	Secondary DEAR Clause Citation	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
52.222-29 Notificalion of Visa Deuial Jun 2003		A	A	I	22.810{g)	The contracting officer shall insert the clause at 52.222-29, Notification of Visa Denial, in contracts that will include the clause at 52.222-26, Equal Opportunity, if the contractor is required to perfonn in or on behalf of a foreign counby.
52.222.35 AtTIffilative Action for Disabled and Vietnam Era Veterans Dec2001		A	A	I	22.13IO(aXI)	Insert the clause at 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans, in solicitations and contracts if the expected value is \$25,000 or more, except when- (i) Work is perfom1ed outside the United States by employees recruited outside the United States; or (ii) The Deputy Assistant Secretary of Labor has waived, in accordance with 22.1305(a) or the head of the agency has waived, in accordance with 22.1305(b) all of the tem1s of the clause.
AltemateI Dec2001		A	A		22.1310{a)(\2)	If the Deputy Assistant Secretary of Labor or the head of the agency waives one or more (but notall) of the tem1s of the clause, use the basic clause with its Alternate I.
52.222-36 Affinnative Action for Workers with Disabilities Jun 1998		A	A	I	22.1408(a)	Insert the clause at 52.222-36, Affinnative Action for Workers with Disabilities, in solicitations and contracts that exceed or are expected to exceed \$10,000, except when- (1) Both the perfonnance of the work and the recruitment of workers will occur outside the United States, Puerto Rico, the Northern Mariana Islands, American Samoa, Guam, the U.S. Virgin fslands, and Wake Island; or (2) The agency head has waived, in accordance with 22.1403(a) or 22.1403(b) all the terms of the clause.
Alternate I Jun 1998		A	A		22.1408(b)	lfthe agency head waives one or more (but not all) of the terms of the clause in accordance with 22.1403(a) or 22.1403(b), use the basic clause with its Alternate I.
52.222-37 Employment Reports on Disabled Veterans alld Veterans of the Vietnam Era Dec 2001		A	A	I	22.1310{b)	Insert the clause at 52.22237, Employment Reports on Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans, in solicitations and contracts containing the clause at 52.22235, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans.
52.222-38 Compliance with Veterans' Employment Reporting Requirements Dec 2001		A	A	I	22.1310{c)	Insert the provision at 52.22238, Compliance with Veterans' Employment Reporting Requirements, in solicitations when it is anticipated the contract award will exceed the simplified acquisition threshold and the contract is not for acquisition of commercial items.
52.223-3 Hazardous Material Identification and Material Safety Data Jun 1997		A	A	I	23.303(a)	The contracting officer shall insert the clause at 52.223-3, Hazardous Material Identification and Material Safety Data, in solicitations and contracts if the contract wilt require the delivery of hazardous materials as defined in 23.301.
Alternate I Jul 1995		A	A		23.303(b)	If the contract is awarded by an agency other than the Department of Defense, the contracting officer shall use the clause at 52.223-3 with its Alternate I.
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FAR Clause Number	Secondary.• DEAR Clause Citation	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
52.223-5 Pollution Prevention and Right-to- know Jnfonnation Aug2003		A	A	I	23.1005(a)	Insert the clause at 52.223-5, Pollution Prevention and Right-to- Know Infonnation, in solicitations and contracts that provide for performance, in whole or in part, on a Federal facility.
Alternate I Aug2003		A	A		23.1005(b)	Use the clause with its Alternate I if the contract provides for contractor- (1) Operation or maintenance of a Federal facility at which the agency has implemented or plans to implement an EMS; or (2) Activities and operations- (i) To be perfonned at a Government-operated Federal facility that has implemented or plans to implement an EMS; and (ii) That the agency has determined are covered within the EMS.
Alternate II Aug2003		A	A	4	23.1005(c)	Use the clause with its Alternate II if (1) The contract provides for contractor activities on a Federal facility; and (2) The agency has detennined that the contractor activities should be included witllin the FCA or an environmental management system audit.
52.223-6 Drug-Free Workplace May2001		A	A	I	23.505	Except as provided in 23.501, insert the clause at 52.223-6, Drug-Free Workplace, except as noted below, in solicitalions and contracts. The clause at 52.223-6 shall be omilted if the clause at DEAR 970.5223-4 is used.
52.223-7 Notice of Radioactive Materials Jan 1997		A	A	I	23.602	The contracting officer shall insert the clause at 52.223 7, Notice of Radioactive Materials, in solicitatiohs and contracts for supplies which are. or which contain -(a) radioactive material requiring specific licensing under regulations issued pursuant to the Atomic Energy Act of 1954; or (b) radioactive material not requiring specific licensing in which the specific activity is greater than 0.002 microcuries per gram or the activity per item equals or exceeds 0.01 microcuries. Such supplies include, but are not limited to, aircraft, anununition, missiles, vehicles, electronic tubes, instrument panel gauges, compasses and identification markers.
52.223-9 Estimate of Percentage of Recovered Material Content for EPA-Designated Products Aug2000		A	A	I	23.406(b)	Insert the clause at 52.223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Products, in contracts exceeding \$100,000 that include the provision at 52.223-4. If technical personnel advise that estimates can be verified, use the clause with its Alternate I.
52.223-10 Waste Reduction Program Aug2000		A	A	I sa	23.705	h1sert the clause at 52.223-10, Waste Reduction Program, in all solicitations and contracts for contractor operation of Government-owned or -leased facilities and all solicitations and contracts for support services at Government-owned or -operated facilities.
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FAR Clause Number Title	Secondary DEAR Clause Citalion	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
52.223-11 Ozone-Depleting Substances May2001		A	A	I	23.804(a)	Except for contracts to be perfonued outside the United States, its possessions, and Puerto Rico, the contracting officer shall insert the clause at 52.223-11, Ozone-Depleting Substances, in solicitations and contracts for ozone-depleting substances or for supplies that may contain or be manufactured with ozone-depleting substances.
52.223-12 Refrigeration Equipment and Air Conditioners May 1995		A	A	I	23.804(b)	Except for contracts to be perfonned outside the United States, its possessions, and Puerto Rico, the contracting officer shall insert the clause at 52.223·12, Refrigeration Equipment and Air Conditioners, in solicitations and contracts for services when the contract includes the maintenance, repair, or disposal of any equipment or appliance using ozone—depleting substances as a refrigerant, such as air conditioners, including motor vehicles, refrigeralors, chillers, or freezers.
52.223-13 Certification of Toxic Chemical Release Reporting Aug2003		A	A	I	23.907(a)	Except for acquisitions of commercial items as defined in Part 2, the contracting officer shall insert the provision at 52.223-13, Certification of Toxic Chemical Release Reporting, in all solicitations for competitive contracts expected to exceed \$100,000. and competitive 8(a) contracts, unless it has been detem1ined in accordance wilh 23.905(b) that to do so is not practicable.
52.223-14 Toxic Chemical Release Reporting Aug2003		A	A	I	23.907(b)	When the solicitation contains the provision at 52,223·13, Certification of Toxic Chemical Release Reporting, insert the clause at 52.223·14, Toxic Chemical Release Reporting, in the resulting contract, if the contract is expected to exceed \$100,000.
52.224-1 Privacy Act Notification Apr 1984		A	A	I	24.104(a)	When the design, development, or operation of a system of records on individuals is required to accomplish an agency function, the contracting officer shalt insert the clause at 52.224•1, Privacy Act Notification.
52.224-2 Privacy Act Apr 1984		A	A	I	24.I04(b)	When the design, development, or operation of a system of records on individuals is required to aC <lomplish 52.224-2,="" act.<="" agency="" an="" at="" clause="" contracting="" function,="" insert="" officer="" privacy="" shall="" td="" the=""></lomplish>
52.225-1 Buy American Act-Supplies Jun2003		A	A	I	25.II0I(aXI)	Insert the clause at 52.225·1, Buy American Act-Supplies, in solicitations and contracts with a value exceeding \$2,500 (\$15,000 for acquisitions as described in 13.20l(g)(l)) but not exceeding \$25,000; and in solicitations and contracts with a value exceeding \$25,000, ifnoncoftheclauses prescribed in paragraphs (b)and (c) of this section apply, except if— (i) The solicitation is restricted to domestic end products in accordance with Subpart 6.3; (ii) The acquisition is for supplies for use within the United States and an exception to the Buy American Act applies (eg. nonavailability, public interest, or infonnation technology that is a commercial item); or (iii) The acquisition is for supplies for use outside the United States.
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FAR Clause Number)Title	DEAR Clause Citation	For Profit	Non- Profit	UCF	Prescrjbed In	FAR Prescription/Notes
52.225-9 Buy American Act-Construction Materials Jan 2005		A	A	I	25.II02(a)	Insert the clause at 52.225-9, Buy American A c t - Construction Materials, in solicitations and contracts for construction that is performed in the United States valued at less than \$7,407,000. (1) List in paragraph (bX2) of the clause all foreign construction material excepted from the requirel11ents of the Buy American Act. (2) If the head of the agency detennines that a higher percentage is appropriate, substitute the higher evaluation percentage in paragraph (bX3Xi) of the clause. (bX1) Insert the provision at 52.225-10, Notice of Buy American Act Requirement—Construction Materials, in solicitations containing the clause at 52.225-9.
52.225-13 Restrictions on Certain Foreign Purchases Mar2005		R	R	I	25.IIOJ(a)	Restrictions on certainforeign purchases. Insert the clause at 52.225-13, Restrictions on Certain Foreign Purchases, in solicitations and contracts with a value exceeding \$2,500, \$15,000 for acquisitions as described in 13.201(gX1), unless an exception applies.
52.225-14 Inconsistency Bet,,-een English Version and Translation o f Contract Fcb2000		A	A	I	25.ll0J(b)	Insert the clause at 52.225-14, Inconsistency Between English Version and Translation of Contract, in solicitations and contracts if anticipating translation into another language.
52.226-1 Utilization of Indian Organiutions and Indian-Owned Economic Enterprises Jun2000		A	A	I	26.!04(b)	Contracting officers in civilian agencies may insert the clause at 52.226-1, Utilization of Indian Organizations and Indian-Owned Economic Enterprises, in solicitations and contracts if - (1) In the opinion of the contracting officer, subcontracting possibilities exist for Indian organizations or Indian.owned economic enterprises; and (2) Funds are available for any increased costs as described in paragraph (cX2) of the clause at 52.226-1.
52.227-10 Filing of Patent Applications-Classified Subject Matter Apr 1984		A	A	I	27.207-2	The contracting officer shall insert the clause at 52.227-10, Filing of Patent Applications—Classified Subject Matter, in all classified solicitations and contracts and in all solicitations and contracts where the nature of the work or classified subje <t a="" application="" be="" classified="" containing="" expected="" in="" involved="" matter="" matter.<="" might="" patent="" reasonably="" result="" subject="" td="" the="" to="" work=""></t>
52.227-23 Rights to Proposal Data Jun 1987		R	R	I	27.409(s) 970.2702-5	Contracting officers must include the clause at 52.227-23, Rights to Proposal Data, in all solicitations and contracts for the management and operation of DOE sites and facilities.
52.228-2 Additional Bond Security Oct 1997		A	A	I	28.I06-4(a)	The contracting officer sliall insert the clause at 52.228 2, Additional Bond Security, in solicitations and contracts when bonds are required.
52.228-4 Workers' Compensation and War Hazard Insurance Overseas Apr 1984		A	A	I	28.309(b)	Tite contracting officer shall insert the clause at 52.228-4, Worker's Compensation and War-Hazard Insurance Overseas, in solicitations and contracts when the contract will be a public-work contract performed outside the United States and the Secretary of Labor waives !he applicability of the Defense Base Act (see 28.305(d)).
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FAR Clause Number	Secondary DEAR Clause Citation	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
52.228-11 Pledges of Assets Feb 1992		A	A	I	28.203-6	Insert the clause at 52.228-11 in solicitations and contracts which require the submission of bid guarantees, performance, or payment bonds.
52.228-12 Prospective Subcontractor Requests for Bonds Oct 1995		A	A	I	28.106-4(b)	In accordance with Section 806(aX3) of Pub. L. 102-190, as amended by Sections 2091 and 8105 of Pub. L. 103-355, the contracting officer shaU insert the clause at 52.228-12, Prospective Subcontractor Requests for Bonds, in solicitations and contracts with resp((,t to which a payment bond will be furnished pursuant to the Miller Act (sec 28.102-1), except for contracts for the acquisition of commercial items as defined in Subpart 2.1.
52.228-13 Alternative Payment Protections Jun 2000		A	A	I	28.102-3(b)	Insert the clause at 52.228-13, Alternative Payment Protections, in solicitations and contracts for construction, when the estimated or actual value exceeds \$25,000 but does not exceed \$100,000. Complete the clause by spedfying the payment protections selected (see 28.102-l(b)(l)) and the deadline for submission.
52.228-14 Irrevocable Letter of Credit Dec 1999		A	A	I	28.204-4	Insert the clause at 52.228-14, hrevocable letter of Credit, in solicitations and contracts for sel Vices, supplies, or construction, when a bid guarantee, or perfonnance bonds, or perfonnance and payment bonds are required.
52.228-15 Performance and Payment Bonds-Construction Jul 2000		A	A	I	28. I02-3(a)	The contracting officer shall insert a clause substantially the same as the clause at 52.228-15, Perfommnce and Payment Bonds—Construction, in solicitations and contracts for construction that contain a requirement for perfonnance and payment bonds if the resultant contract is expected to exceed \$100,000. The penal amount of the performance bonds may be decreased in accordance with 28,102-2(a). Where the provision at 52.228-1 is not included in the solicitation, the contracting officer shall set a period of time for return of executed bonds.
52.228-16 Perfonnance and Payment Bonds-Other Than Construction Jul2000		A	A	I	28.103-4	Tiic contracting officer shall insert a clause substantially the same as the clause at 52.228-16, Performance and Payment Bonds—Other than Construction, in solicitations and contracts that contain a requirement for both payment and perfom1ance bonds. The contracting officer shall detennine the amount of each bond for insertion in the clause. The amount shall be adequate to protect the interest of the Government. The contracting officer shall also set a period of time (normally 10 days) for retum of executed bonds.
Alternate I Jul 2000		A	A		28.103-4	Alternate I shall be used when only perfonnance bonds are required.
52.229-2 North Carolina State and Local Sales and Use Tax Apr 1984		A	A	Ι	29.401-2	The contracting officer shall insert the clause at 52.229_2, North Carolina State and Local Sales and Use Tax. in solicitations and contracts for constntclion to be perfomied in North Carolina.
Alternate I Apr 1984		A	A		29.401-2	If the requirement is for vessel repair to be perfonned in North Carolina, the clause shall be used with its Allcmate I
52.229-8 Taxes-Foreign Cost- Reimbursement Contracts Mar 1990		A	A	I	29.402-2(a)	The contracting officer shall insert the clause at 52.229-8, Taxes—Foreign Cost-Reimbursement Contracts, in solicitations and contracts when a cost-reimbursement contract is contemplated and the contract is to be perfonned wlmlly or partly in a foreign country, unless it is contemplated that the contract will be with a foreign government.

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4	FAR Clause Number ,, Title	Secondary DEAR Clat,sc Citatron	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
	52.229-!0 New Me∴ico Gross R≪X'-cipts Compensating 'fax Apr2003	970.2904- l(a)	A	A	1	29.401-4(1,) 970.2904-l(a)	The rontrnctin_gofficer sfall insert the dause at \$2.229-10, State of New Mexico Gross Re.ceipts and Compensating Tax, in solicitations and coo,tra(;ts issued by the agencies identified in paragraph (c) oft.his subsection wJien ail three of the foJJowing oondilions exist: O) The contmctor will be perfomiing a oo_t reimbnrsement oontract. (:2) The oontr t directs or autJmrizes the contractor to acquire tangible personal property as a dit cost under a contract and iiUe to such property passes directly to nd vests in the United States upon delivery of the property by the vendor. (3) The contract will be for services to be petfonned in whole or in part within the Stato of New Mexico, DEAR 970.2904-l(a)alters the FAR clause.
	52.230-2 Cost Accounting Standards Apr 1998		A	A	!	30.201-l(a)	Cost accounting standards. (1) The contracting officer shall insert the clause at FAR 52,2302, Cost Accounting Standards. in negotiated contracts, unless the contract Is exempted (soo 48 CFR 9903.20!•1 (FAR Appendix)), the C() fltract is subject to modified coveragc (see 48 CFR 9903.201-2 (FAR Appendix)), or the clause at FAR S2.230-4 is-used.
The second secon	52.230-3 Oisc}QSUre and Consistency of Cost Accountin_g Practioos Apr 1998		A	A	!	J0.201-4(b)(!)	The contracting officer shall insert the clause at FAR 52,23-0-3, Disclosure and Consistency of Cost Ackiunting Practices in negotiated contracts when the <ontract \$25="" \$500,000.="" (far="" (see="" 48="" 52.2304="" 9903.201-2="" al="" amount="" and="" appendix)),="" but="" cas="" certifies="" cfr="" clause="" coverage="" elects="" eligible="" far="" for="" is="" it="" less="" million.="" modified="" offeror="" over="" td="" than="" the="" to="" unless="" use="" used.<=""></ontract>
	52.230-4 Consistency in Cost A unti.ug Practices Aug 1992		А	A	I	30.2014(c)	Tiie contracting officer shall insert the clause at FAR 52.230-4 Consistency in Cost Accounting Practices in negotiated contracts that are exempt from CAS requirements solely on the basis of the fact that the contract is to be av,11rded to a United Kingdom COt11ractorand is to be performed substallfially in the United Kingdom (s0048 CFR9903.201-1(b)(12) (FAR Appendix)).
	52.230-5 Cost Accounting Standards-Educational Institution Apr !998			A	1	30.20l-4(e)	Tite contracting otilCer shaU insert the ctause at FAR 52,2305, Cost Aeoounting Slaudards••Ednc.atiomll Instit11tioa ₁ in negotiated contracts awarded to educational institutions, unless the contract is exempted (sce48 CFR9903.201-1 (FAR Appendix)), the contract is to be perfunnoo by an FFRDC (see 48 CPR 9903.201-2(c)(5) (FAR Appendix)), or tho provision at 48 CFR 9903.201-2(0)(6) (FAR Appendix) applies.
	52.230-6 Administration of Cost Accounting Standards Apr2005		A	A	I	30.201-4(d)(l)	The contracting officer stall insert the clause at PAR 52,230-6 Administration of Cost Accounting Standard III contracts containing any of the clauses prescribed iii paragraphs (a), (b), or (e) of subsection.
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FAR Clause Number Title	Secondary DEAR Clause Citation	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
52.232-17 Interest Jun 1996		A	-	I	32.617(a) and (b)	The contracting officer shall insert the clause at 52.232-17, Interest, in solicitations and contracts, unless it is contemplated that the contract will be in one or more of the following categories: (1) Contracts at or below the simplified acquisition threshold. (2) Contracts with Government agencies. (3) Contracts with a State or local government or instrumentality. (4) Contracts with a foreign government or instrumentality. (5) Contracts without any provision for profit or fee with a nonprofit organization. (6) Contracts described in Subpart 5.5, Paid Advertisements. (7) Any other exceptions authorized under agency procedures. The contracting officer may insert the clause at 52.232-17, Interest, in solicitations and contracts when it is contemplated that the contract will be in any of the categories specified above.
52.232-18 Availability of Funds Apr 1984		A	A	I	32.705-1(a)	The contracting officer shall insert the clause at 52.232-18, Availability of Funds, in solicitations and contracts if the contract will be chargeable to funds of the new fiscal year and the contracting action is to be initiated before the funds are available.
52.232-19 Availability of Funds for Next Fiscal Year Apr 1984		A	A	I	32.705-1(b)	The contracting officer shall insert the clause at 52.232-19, Availability of Funds for the Next Fiscal Year, in solicitations and contracts if a one-year indefinite-quantity or requirements contract for services is contemplated and the contract – (1) Is funded by annual appropriations; and (2) Is to extend beyond the initial fiscal year (see 32.703-2(b)).
52.232-23 Assignment of Claims Alternate I Apr 1984		A A	A A	I	32.806(a)(1) 32.806(a)(2)	The contracting officer shall insert the clause at 52.232-23, Assignment of Claims, in solicitations and contracts expected to exceed the micro-purchase threshold, unless the contract will prohibit the assignment of claims (see 32.803(b)). If a no-setoff commitment has been authorized (see FAR 32.803 (d)), the contracting officer shall use the clause with its Alternate I.
52.232-24 Prohibition of Assignment of Claims Jan 1986		A	А	I	32.806(b)	The contracting officer shall insert the clause at 52.232-24, Prohibition of Assignment of Claims, in solicitations and contracts for which a determination has been made under agency regulations that the prohibition of assignment of claims is in the Government's interest.
52.232-33 Payment by Electronic Funds Transfer - Central Contractor Registration Oct 2003		A	A	Ī	32.1110(a)(1)	The contracting officer shall insert the clause at— (1) 52.232-33, Payment by Electronic Funds Transfer— Central Contractor Registration, in solicitations and contracts that include the clause at 52.204-7 or an agency clause that requires a contractor to be registered in the CCR database and maintain registration until final payment, unless— (i) Payment will be made through a third party arrangement (see 13.301 and paragraph (d) of this section); or (ii) An exception listed in 32.1103(a) through (i) applies.
52.232-34 Payment by Electronic Funds Transfer - Other than Central Contractor Registration May 1999		A	A	Ī	32.1110(a)(2)	The contracting officer shall insert the clause at 52.232-34, Payment by Electronic Funds Transfer - Other than Central Contractor Registration, in all other solicitations and contracts. The contracting officer also shall insert this clause if the payment office does not have the ability to make payment by EFT, but will use a source other than the CCR database for EFT information when it begins making payments by EFT.

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52.232-35 Desi&flation of Office for Govenunent Receipt of Electronfo Funds Transfer Infomlation May 1999		A	A	1	32.!IIO(c)	IfEFT infornution is to be submitted to other thall the payment office in accordance with agency procodures, the contracting officer shall insert in solicilations and contracts the clause at 52.232-35 Designalion of Office for Government Receipt of Electronic Funds Transfer Information. or a clause substantially the same as52.232.35 that clearly Information the contractor where to send the EFT information.
52.232-36 Payment by Third Party May 1999	3000.000	А	A	I	32.1 JIO(d)	If a payment under a written contract will be made by a charge to a Government account with a third party suck as a Government wide conunercial purchase card, then the contracting officer shaU insert the c:Jause at 52.232-36, Payment by a Third Party; in soticilations and contracts.
52.232-37 Multiple Payment Auangcments May 1999		A	A	1	32.II!O(e}	If the contract or agreement provides for the use of delivety -Orders, and provides dlat the ordering office designate the method of payment for individual orders, the contracting officer shall insert, In the solicitation and oontract or agreement, ihe clause at ,52.232-37. Multipte Payment Arrangements, and, to the extent they are ap1>licable the clauses at - (1) 52.232-33. Payment by El«:fmnic Funds Transfer—Central Contractor Registration; (2) 52,232-34, Payment by Electronic Funds Transfer—Odter than Central COntractor Registration and (3) 52.232-36, PaJ1nent by Third Party.
52.233-1 Disputes Jul2002		R	R	I	33.215(•)	The contracting officer shaU insert the clause al 52.233-1, Disputes, in solfoitations and contracts, unless the conditions in 33.2-03(b) apply.
Altemate l Dec 1991		A	A		33.215(•)	ffit is detennined under agency procedures that continued performance is necessary pending resolution of any claim arising under or refating to the confinet. the contracting off r shall use the clause with its Alternate t
52.233-3 Protest after Award Aug 1996		R	R	I	33.106(b)	Tile contracting of feer slh11 insert the clause at 52.233•3, Protest After Av; ard, in au solicitations and contracts.
Altematel Jun 1985		R	R		33.l06(b)	If a cost reimbursement contract is contemplated the contracting officer sJ1all use the clause with its Alternate I.
52.234-1 Industrial Re_',ources Developed Under Defense Production Act Title ill Dec 1994		A	A	I	34.104	Insert the clause at 52.234 1 Industrial Resources Developed Ullder Title m, Defense Production Acl, in all contracts for major systems and items of supply,
52.236-8 Other Contracts Apr 1984	970.3605-1	A	A	I	36.508 970.3605-1	The contracting officer shall insert the clause at 52.236·8, Other Contracts, in solicitations and contracts when a fixed•price construction contra.et or a fo:ed-prioo disntantting. demolition, or removal o fimprovements contract is contemplated and the contract amount & expected to ex the simplified m:quisition threshold, 111e contracting officer may insert the clause in solicitatkms and contril-Ots when a fixed-price constmction or a fixed-price contract for dismantling. demolition,, or removal of improvements is contemplated and the contract amount is expected to be at or below the simplified acquisition threshold,

FAR Clause Number Title	Secondary DEAR Clause Citation	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
52.236-18 Work Oversight in Cost- Reimbursement Construction Contracts Apr1984		A	A	I	36.518	Tite contracting officer shall insert the clause at 52.236-18, Work Oversight in Cost-Reimbursement Construction Contracts. in solicitations and contracts when a cost-rein1bursement construction contract is contemplated.
52.237-2 Protection of Government Buildings, Equipment, and Vegetation Apr 1984		A	A	I	37.llO(b)	The contracting officer shall insert the clause at 52.237-2, Protection of Government Buildings, Equipment. and Vegetation, in solicitations and contracts for services to be perfonned on Government installations, unless a construction contract is contemplated.
52.237-3 Continuity of Services Jan 1991		0	0	I	37.llO(c)	Tile contracting officer may insert the clause at 52.237-3, Continuity of Services, in solicitations and contracts for services, when — (1) The services under the contract are considered vital to the Government and must be continued without interruption and when, upon contract expiration, a successor, either the Government or another contractor, may continue them; and (2) The Government anticipates difficulties during the transition from one contractor to another or to the Government. Examples of instances where use of the clause may be appropriate are services in remote locations or services requiring personnel with special security clearances.
52.239-1 Privacy or Security Safeguards Aug 1996		A	A	I	39.107	The contracting officer shall insert a clause substantially the same as the clause at 52.239-1, Privacy or Security Safeguards, in solicitations and contracts for infonnation technology which require security of infonnation technology, and/or are for the design, development, or operation of a system of records using commercial information technology services or support services.
52.242-1 Notice ofInteot to Disallow Costs Apr 1984		R	R	I	42.802	Tite contracting officer shall insert the clause at 52.242-1, Notice ofIntent to Disallow Cosls, in solicitations and contracts when a cost-reimbursement contract, a ltxed-price incentive contract, or a contract providing for price redetermination is contemplated.
52.242-2 Production Progress Reports Apr 1991		A	A	I	42.1107(a)	The contracting officer shall insert the clause at 52.242-2, Production Progress RefH)rts, in solicitations and contracts when production progress reporting is required; unless a facilities contract, a construction contract. or a Federal Supply Schedule contract is contemplated.
52.242-3 Penalties for Unallowable Costs Mar2001		A	A	I	42.709-6	Use the clause at 52.242-3, Penalties for Unallowable Costs, in all solicitations and contracts over \$500,000 except fixed-price contracts without cost incentives or any finn-fixed-price contract for the purchase of commercial items. Generally, covered contracts are those which contain one of the clauses at 52.216-7, 52.216-13, 52.216-16, or 52.216-17, or a similar clause from an executive agency's supplement to the FAR.
52.242-10 F.o.b. Origin-Government Dills off.ading or Prepaid Postage Apr 1984		A	A	I	42.1404-2(a)	The contracting officer shall insert the clause at 52.242 10. F.o.b. Origin*-Government Bills of Lading or Prepaid Postage, in solicitations and contracts when f.o.b. origin shipments are to be made using Government bills oflading or prepaid postage.
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FAR Clatlse Number	S«ondar}' DEAR Clause Citation	M&O For Profit	M&O Non., Profit	UCF	Prescribed 111	FAR Prescription/Notes
52.242-II F.o.b. Origin-Government Bills of Lading or Jndicia Mail Feb 1993		A	A	I	42.M04-2(b)	The contracting officer s11all insert the clause at 52.242.1J, F _{.0.b} . OriginHOnvernmentBills oi Ulding or Indicia Mail, in solicitations and contracts when f.o.b. origin s11ipmeilts are to be made using Government bills of lading or indicia mail, if iodicia mail has been au!horized by the U.S. Postal Service.
52.242-!2 Report of Shipment (REPSHIP) Jun2003		A	A	1	42.1406-2	The contracting officer shall insert the clause at 52.24212, Report of Shipment {REPSHIP}, in solicitations and contracts when adwnce notice of shipment is required for safety or security reasons or where carload or truckload shipments wm be made to DoD installations. or, as required, to civilian agency facmttes.
52.242-13 .Bankn1ptcy Jul 1995		R	R	1	42.903	The contracting officer shall insert the clause at 52,24213, Bankruptcy. in all solfuit:ations and eon1mcts exceeding the simplified acquisition threshold.
52.242-15 Stop-Work Order Aug 1989		0	0	F	42.1305(1,)(1)	1he contracting offKCr may, when contracting by negotiation, insert the eJauseat 52.242-15 Stop-Work Order, in solicitations and contracts for supplies, service, or research and development.
Alternate I Apr19114		0	0		42.1305(b)(2)	If a cost reirnbursement contract is contemplated, the contracting officer shall use the eJ wJlh its Alternate l
52.243-6 Change Order Accounting Apr 1984		0	0	I	43.205(1)	Tile contracting officer may insert a clause, substantially the same as the clause at 52.243-6, Change Order Accounting, in solicitations and contracts for supply and research and development contracts of significant te(:hnka1 complexity, If numerous changes are anticipated. The clause may be included in solicitations and .contracts for construction if deemed appropriate by lhe controlling officer.
52243•? Notification of Changes Apr 1984		0	0	I	43.107	The contracting officer nlay insert a ,clause substantially the same as the clause at 52.2437, Notification of Changes, in soJicitations and wntracts. The clause is available for use primarily in negotiated research and development or supply contracts for the acquisition of major weapon systems or principal subsystems. rf the contract amount is expected to be less than \$1,000,000, the clause shall not be used, uni the contracting officer anticipates dlat situations wilt arise that may rooult in a contractor ulleging tJmt the Government has clfected changes other than those identified as sucht in v.ritillg and signed by the contracting of feer.
52.244-5 Compelition in Subcontra,;Ung Dec 1996		A	A	I	44.204(c)	The contmeting officer shalt, when rotHracting by negotiation, insert the clause at 52,244-5, Competition in Suboontracting, in solicitations and contracts when the contract amount is expected to exceed the simplified acquisition threshold unless - (1) A fum fored price contract, awarded on the basis of adequate price competition or whose prices are set by law or regulation, is contemplated; or (2) A lime-alld materials, labor-hour, or architect-engineer contract is contemplated.
52.244-6 Subcontracts for Commercial Items and Commercial Components Dec21J04		R	R	1	44.403	The contracting officer shall iusert the clause at 52.244-6; Subcontracts for Commercial Items and Commercial Components, in solicitations and contracts olher those fur commercial ittnis.
II.		1				

FAR Clause: Number , Titfe	Secondary DEAR Cfause Citation	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
52.246-3 Inspection of Supplies-Cost Reimbursement Mar 2001		A	A	E	46.303	THe oontriwting officer shall jnsert the clause at 32.246 3, Inspection of Supplies-Cost Reimbursement, in solicitations and contracts for supplies, or services that involve the furnishing of supplies, when a oost reintbursement contract is contemplated.
52.246.5 Inspection of Services-Cost Reimbursement Apr 19&4		A	A	E	46.305	The contracting officer shall insert the clause at 52.246S, Inspection of Servfoes Cost Reimbul Bement. in solicitations and contracts for services, or supplies that involve the furnishing of services, when a cos Heimburs cmcnt contract is contemplated.
52.246-8 Inspection ofReseareb and Devclopmerit-COst Reimbursement May2001		A ==	A	E	46.30&	The e-ontracting officer shalt insert !he clause at 52246 8, Inspection of Research and Development- Cost Reimbursement in solicitations and coutracts for research and development witen (a) the primary objective of the contract is the delivery of end items other than designs, drawings, or reports, and (b) a cost-reimbursement e-Ontract is contemplated; unless use of the dausé is impractical and the clause prescribed in 46309 is considered to be more appropriate.
Alternate I Apr 1984	<u></u>	A	A		46,308	If it is contemplated that the contract will be on a no-fee basis, ihe oonlracUug ofl1cer shall use the clause with its Altem11te.J.
52.246-9 Inspection of Research and Development (Short Forni) Apr 1984		A	A	E	46.309	The contracting officer shalf insert the clause at 52.246.9 Inspection of Research and Development (Short Fonn), in solicitations and contracts for research and de\o-elopment when the clause at 52.246-7 or the clause at 52.246 8 is not used.
52.246-11 Higll <f•lawel contract="" quality<br=""> Requirement (Government Spooification) Feb 1999</f•lawel>		A	A	Е	46.3!1	The contracting officer shall insert the clause at 52.246-I l, Higher-Level Contract Quality Requirement (Oovemment Specification), in solicitations and contracts when the inclusion of a higher level oontra-ot quality requirement is appropriate (see 46.202-4).
52.246-12 inspe.;-tion o f Construction Aug 1996		A	A	E	46.312	The contracting officer shall insert the clause at 52.246·12, Jnspectfon of Construction. in solicitations and contracts for construction wtlen a fbi:ed-prke contract is contemplated and the contract amount is expected to exceed the simplified acquisition threshold. 'Ilm contracting officer may insert the clause in sudt solicitations and contracts when the contract amount is expected to be at or beJow the simplified acquisition threshold, and its use is in the Government's interest
52.246-15 Certificate o f Conformance Apr 19&4		A	A	E	46.315	Tho contracting officer shall insert the clause at 52.246-15, Certificate of Confonnance, in solicitation. and contracts for supplies or services Yillen the conditions in 46.504 apply.
52.246-23 Limitation ofLla ility Feb 1997		A	A	I	46.805(aXl) and(3)	Insert the clause at 52.245-23 Limitation of Liability, iu solicitations and wntracts requiring delivery of end items that ar not high-value itents when tile oontract amount is expected to be in-e s f)fthe simplified acquisition threshold and the contract is subject to the requirements of subpart 46.8. as indicated in 46.801.
52.246-24 Limitation of Liability-High Value Items Feb 1997		A	A	I	46.80S(aX2)	Insert the ciause at 52.246-24, Limilafion of Liability-High Value Items, in solicitations and c-ontracts requiring delivery of high-value items when the contract amount is expecied to be io excess of the simplified acquisition thres110ld and the contract is subject to the requirements of subpart 46.8, as indicated in 46.801.

FAR Clause Number Title	Secondary DEAR Clause Citation	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
Alternate I Apr 1984		A	A		46.805(aX3)	In contracts requiring delivery o fboth high-value items and other end items, insert both clauses at 52.246-23 and 52.246-24, Alternate I of the clause at 52.246-24, and identify clearly in the contract schedule the line items designated as high-value items.
52.246-25 Limitation of Liability-Services Feb 1997		A	A	I	46.805(aX4)	Insert the clause at 52.246-25, Limitation of in solicitations and contracts in contracts requiring the performance of services when the contract amount is expected to be in excess of the simplified acquisition threshold and the contract is subject to the requirements of subpart 46.8, as indicated in 46.801.
52.247-1 Commercial Bill of Lading Notations Apr 1984		A	A	I	47.I044(a)l(b)	The contracting officer, in order to ensure the application of section 10721 rates, shall insert the clause at 52.247-1, Conuncrcial Bill of Lading Notations, in solicitations and contracts when the contracts will be(1) Cost-reimbursement contracts, including those that may involve the movement of household goods (see 47.104·3(b)); or (2) Fixed-price f.o.b. origin contracts (other than contracts at or below the simplified acquisition threshold) (see 47.104-Z(b) and 47.104-3). The contracting officer may insert the clause at 52.247-1, Commercial Bill of Lading Notations, in solicitations and contracts made at or below the simplified acquisition threshold when it is contemplated that the delivery tem1s will be f.o.b. origin.
52.247-63 Preference for U.SFlag Air Carriers Jun 2003		R	R	I	47.405	The contracting officer shall insert the clause at 52.247-63, Preference for U.SFlag Air Carriers, in solicitations and contracts whenever it is possible that U.S. Government-financed international air transportation of personnel (and their personal effects) or property will occur in the perfomlance of the contract This clause does not apply to contracts awarded using the simplified acquisition procedures in Part 13 or contracts for commercial items (see Part 12).
52.247-64 Preference for Privately Owned U.SFlag Commercial Vessels Apr 2003		A	A	I	47.507(aXI)	Insert the clause at 52.247-64, Preference for Privately Owned U.SFlag Commercial Vessels, in solicitations and contracts that may involve ocean transportation of supplies subject to the Cargo Preference Act of 1954. (For application of the Cargo Preference Act of 1954, see 47.502(aX3), 47.503(a), and 47.504.)
Alternate I Apr2003		A	A		47.507(aX2)	If an applicable statute requires, or if it has been detennined under agency procedures, that the supplies to be furnished under the contracts must be transported exclusively in privately owned U.Sflag commercial vessels (see 47.502(aXI) and 47.503(b)), use the clause with its Alternate I.
Alternate JI Apr2003		A	A		47.507(aX3)	Except for contracts or agreements for ocean transportation services or construction contracts, use the clause with its Alternate II if any of the supplies to be transported are commercial items that are shipped in direct support of U.S. military- (i) Contingency operations; (ii) Exercises; or (iii) Forces deployed in connection with United Nations or North Atlantic Treaty Organization humanitarian or pcaceke-eping operations.

FAR Clause Number Title	Secondruy DEAR Clause Citation	M&O For Profit	M&O . Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
52,247-67 Submission of Commercial Transportation Bills to the General Services Administration for Audit Jun 1997		A	A	I	47.104-4(c)	The contracting officer shall insert the clause at 52.247-67, Submission of Commercial Transportation Dills to the General Services Administration for Audit, in solicitations and contracts when a cost-reimbursement contract is contemplated and the contract or a first-tier cost-reimbursement subcontract thereunder will authorize reimbursement of transportation as a direct charge to the contract or subcontract.
52.248-1 Value Engineering Feb2000		A	A	I	48.201(aj(b)	The conlracting officer shall insert a value engineering clause in solicitations and contracts when the contract amount is expected to be \$100,000 or more. except as specified in subparagraphs (aXI) through (5) and in paragraph (f) below. A value engineering clause may be included in contracts of lesser value if the contracting officer sees a potential for significant savings. Unless the chief of the contracting office authorizes its inclusion, the contracting officer shall not include a value engineering clause in solicitations and contracts (1) For research and development other than full-scale development; (2) For engineering services from not-for-profit or nonprofit organizations; (3) For personal services (see Subpart 37.1); (4) Providing for product or component improvement, unless the value engineering incentive application is restricted to areas not covered by provisions for product or component improvement; (5) For commercial products (see Part 11) that do not involve packaging specifications or other special requiremenls or specifications; or (6) When the agency head has exempted the contract (or a class of contracts) from the requirements of this Part 48. To provide a value engineering incentive, the contracting officer shall insert the clause at 52.248-1, Value Engineering, in solicitations and contracts except as provided above (but see
Alternate I Apr 1984		A	A		48.20l(c)	subparagraph (e) below). If a mandatory value engineering effort is appropriate (i.e., if the contracting officer considers that substantial savings to the Government may result from a sustained value engineering effort of a specified level)., the contracting officer shall use the clause with its Alternate! (but see subparagraph (e) below). Tite value engineering program requirement may be specified by the Government in the solicitation or, in the case of negotiated contracting, proposed by the contractor as part of its offer and included as a subject for negotiation. The program requirement shall be shown as a separately priced line item in the contract Schedule.
Alternate II Feb2000	2	A	A		48.201(d)	If both a value engineering incentive and a mandatory program requirement are appropriate, the contracting officer shall use the clause with its Alternate II (but see subparagraph (e) below). The contract shall restrict the value engineering program requirement to weU—defined areas o f perfonnance designated by line item in the contract Schedule. Alternate II applies a value engineering program to the specified areas and a value engineering incentive to the remaining areas o f the contract.
Alternate m Apr 1984		A	A		48.201(e)	If the head of the contracting activity determines for a contract or class of contracts that the cost of computing and tracking collateral savlllgs will exceed the benefits to be derived, the contracting officer shall use the clause with its (1) Alternate III if a value engineering incentive is involved; (2) Alternate III and Alternate I if a value engineering program requirement is involved; or (3) Alternate III and AlternateJI if both an incentive and a program requirement are involved.

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FAR Clause Number Title	Secondary DEAR Clause Cilalion	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
52.248-3 Value Engineering-Construction Feb 2000		A	A	I	48.202	The contracting officer shall insert the clause at 52,248-3, Value Engineering—Construction. in construction solicitations and contracts when the contract amount is estimated to be \$100,000 or more, unless an incentive contract is contemplated. The contracting officer may include the clause in contracts of lesser value if the contracting officer sees a potential for significant savings. The contracting officer shall not include the clause in incentive-type construction contracts.
Alternate I Apr1984		A	A		48.202	If the head of the contracting activity detennines that the cost of computing and tracking collateral savings for a contract will exceed the benefits to be derived, the contracting officer shall use the clause with its Altemate I.
52.249-{i Tennination (Cost Reimbursement) May2004	970.4905-1	R	R	I	49.503(aXI)	Insert the clause at 52.249-6, Termination (Cost-Reimbursement), in solicitations and contracts when a cost-reimbursement contract is contemplated, except contracts for research and development with an educational or nonprofit institution on a no-fee basis,
					970.4905-1	The contracting officer shall modify paragraph (i) of the clause to insert "as supplemented in subpart 970.31 of the Department of Energy Acquisition Regulation," after the phrase, "part 31 of the Federal Acquisition Regulation."
52.249-14 Excusable Delays Apr 1984		A	A	I	49.505(d)	The contracting officer shall insert the clause at 52.249-14, Excusable Delays, in solicitations and contracts for supplies, services, construction, and research and development on a fee basis, when a cost-reimbursement contract is contemplated. The contracting officer shall also insert the clause in time-and-material contracts, labor-hour contracts, consolidated facilities contracts, and facilities acquisition contracts.
52.250-l Indemnification Under Public law 85-804 Apr 1984	970.5004-1	A	A	I	50.403-3	The contracting officer shall insert the clause at 52.250-1, Indemnification Under Public Law 85-804, in contracts whenever the approving official detennines that the contractor shall be indemnified against unusually hazardous or nuclear risks (also see 50.403-Z(c)).
Alternate I Apr 1984		A	A			When use of the clause at 52.250-1, Indemnification Under Public Law 85-804, is appropriate, the contracting officer may substitute the words "Obligation of funds" for the words "Limitation of Cost or Limitation of Funds."
					970.5004-1	In cost-reimbursement contracts, the contracting officer shall use the cla1,1se with its Altemate I.
52.251-1 Government Supply Sources Apr 1984	ii	A	A	I	51,107	The contracting officer shall insert the clause at 52.251-1, Government Supply Sources, in solicitations and contracts when the contracting officer may authorize the contractor to acquire supplies or services from a Government supply source.
Alternate I Apr 1984		A	A			If a facilities contract is contemplated, the contracting officer shall use the clause with its Alternate I.
52.251-2 Interagency Fleet Management System Vehicles and Related Services Jan 1991		A	A	I	51.205	The contracting officer shall insert the clause at 52.251-2, Interagency Fleet Management System (IFMS) Vehicles and Related Services, in solicitations and contracts when a cost rei. Juburscment contract is contemplated and the contracting officer may authorize the contractor to use interagency fleet management system (IFMS) vehicles and related services.

FARCJause Number ,l'ille	Secondary DEAR Clause Citation	M&O For Profit	M&O Non- Profit	UCF	Prescribed In	FAR Prescription/Notes
52.252-2 Clauses Incorporated by Reference Feb 1998		A	A	I	52.107(b)	The contracting officer shall insert the clause at 52.252-2, Clauses Incorporated by Reference, in solicitations and contracts in order to incorporate clauses by reference.
52.252-4 Alterations in Contract Apr 1984		A	A	I	52.!07(d)	The contracting officer shall insert the clause at 52.252-4, Alterations in Contract, in so.Jicitations and contracts in order to revise or supplement, as necessary, other parts of the contract, or parts of the solicitations that apply to the contract phase, except for any clause authorized for use with a deviation.
52.252-6 Authorized Deviations in Clauses Apr 1984		A	A	I	52.!07(!)	The contracting officer shall insert the clause at 52.252-6, Authorized Deviations in Clauses, in solicitations and contracts that include any FAR or supplemental clause with an authorized deviation. Whenever any FAR or supplemental clause is used with an authorized deviation, the contracting officer shall identify it by the same number, title, and date assigned to the clause when it is used without deviation, include regulation name for any supplemental clause, except that the contracting officer shall insert •(DEVIATION)" after the date of the clause.
52.253-1 Computer Generated Forms Jan 1991		A	A	I	53,111	Contracting officers shall insert the clause at 52.253-1, Computer Generated Forms, in solicitations and contracts that require the contractor to submit dala on Standard or Optional Fomis prescribed by tllis regulation; and, unless prohibiled by agency regulations, forms prescribed by agency supplements.

Clause Matrix for Department Of Energy Management and Operating Contract, Part II - DEAR Clauses {Parts 952 and 970} (l'hru DEAR Final Rule dated 912512005) (1/13/1006)

KEY:

R ""Required A = Required when applicable O=Optional

M&O = Man"!!⊲11cnt and Opomfing contillel UCF"" Uniform Contract Format

General instruction: Set forth below are clauses prescn"bed in DEAR Parts 952 and 970 to be used in addition to the FAR Part 52 contract clauffil set forth in Part I. Prior t incorporating a clause identified below, the clause prescription and the "FAR/DEAR Clause Secondruy Citation" sbottld 00 reviewed.

1 bis Ustiag does not incl"!1e solicitation provisions.

DEARCJause Number	PAR/DEAR 952 Secondary Clause	Prescribed	M&O For	M&O Non-		
Title	Cjtation	In	Profit	Profit	UCF	DEAR Prescription/Notes
952.202-1 Definitions Mar2002	FAR52.202-1	902.200	R	R	I	As presenced by 48 CFR Subpart 2.2, insert the clause at 48 CPR 52.202-1, Definition,, but modify the clau,e to limit lhe defmilion at paragraph (a) to encompass only the Semtary, Deputy Secreta,y, or Under Secretmy of the Department of Energy, and the Chairman, Federal Energy Regulatory Commission.
)						The contracting officer shall also add a paragraph at the end of the clause that defines "OOE" as meaning the Unit«I States Department of Energy and "FERC" as meaning the Fed.emf Energy Regulatory Commission. Additional definitions may be included, provided they are consistent with the clause, the Federal Acquisition Regulation and this De _T .±mcnt ofEne, Auisitfon Regulation.
952.203-70 Vlhisdeblower Pro tion for Contractor Employees Dec 2000		903.971	A	A	I	The contracting offictr shall insert the clause at 952.203-70. Whisf:febtower Protection for Contractor Employees, in contracts that involve work to be done on behalf of DOE directly related to activities at DQE-<)wned or leased sites,
952.204-2 Soourity May2002		904.404(dXl)	A	A	Ι	The contmefing officer shall insert the clause at 952.204,-2 in all oontracts which involve access to classified information, nuclear material, or access authorizations,
952,204-70 Classification.lDeclassi:&ation Sep 1997		904.404(dX2)	A	A	Ι	The contracting officer shall insert the clause at 952.204.70 In aU coniracts which involve access to classified infonna:tion, nuclear material, or access. authorizations.
952.204-7! Sensitive Foreign Nations Controls Apr 1994		904.404(dX3)	A	A	I	'fhe contracting officer shall insert the clause at 952.204,.71 in unclassified research contracts which may involve making unclassified information about nuc[w tetillllology available to f.fflain sensitive-fhreign nations. The contractor sbaU be provided at the time of award the Jisting of nations included ht DOE 1240.2) (ste ourrent version) Attachment 3, and any subsequent changes. (The attaclunent referred to in the clause shall set forth the appJieable requirements of the DOE regulations on dissemination of unclassified published and unpublished technical information to foreign nations.)

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DEAR Clause Number	FAR/DEAR 952 Secondary Clause Citation	Prescribed In	M&O For Profit	M&O Non- Profit	UCF	DEAR Prescription/Notes
952.204-72 Disclosure of Information Apr 1994		904.404(d)(4)		A	I	This clause should be used in place of the clauses entitled "Security" and "Classification" in contracts with educational institutions for research work performed in their own institute facilities that are not likely to produce classified information.
952.204-75 Public Affairs Dec 2000		904.7201	A	A	I	The contracting officer shall insert the clause at 952.204-75 in solicitations and contracts that require the contractor to release unclassified information related to efforts under its contract regarding DOE policies, programs, and activities.
Conditional Payment of Fee or Profit – Safeguarding Restricted Data and Other Classified Information Jan 2004		904.404(d)(6)	A	A	I	Except as prescribed in 48 CFR 970.1504-5(c), the contracting officer shall insert the clause at 48 CFR 952.204-76, Conditional Payment of Fee or Profit — Safeguarding Restricted Data and Other Classified Information, in all contracts that contain the clause at 48 CFR 952.204-2, Security, but that do not contain the clause at 48 CFR 952.250-70, Nuclear hazards indemnity agreement.
952.208-7 Tagging of Leased Vehicles Apr 1984		908.1104(e)	А	A	I	The clause at 48 CFR 952.208-7, Tagging of Leased Vehicles, shall be inserted whenever a vehicle(s) is to be leased over 60 days, except for those vehicles exempted by (FPMR) 41 CFR 101-38.6.
952,209-72 Organizational Conflicts of Interest Jun 1997	P**	970.0905 909.507-2 (a)(i)	A	A	I	Management and operating contracts shall contain an organizational conflict of interest clause substantially similar to the clause at 48 CFR 952.209-72, Organizational Conflicts of Interest, and which is appropriate to the statement of work of the individual contract. In addition, the contracting officer shall assure that the clause contains appropriate restraints on intracorporate relations between the contractor's organization and personnel operating the Department's facility and its parent corporate body and affiliates. Such restraints shall include personnel access to the facility, technical transfer of information from the facility, and the availability from the facility of other advantages flowing from performance of the contract. The contracting officer is responsible for ensuring that M&O contractors adopt policies and procedures in the award of subcontracts that will meet the Department's need to safeguard against a biased work product and an unfair competitive advantage. To this end, the organizational conflicts of interest clause in management and operating contracts shall include Alternate I. The contracting officer shall insert the clause at 48 CFR 952.209-72, Organizational Conflicts of Interest, in each solicitation and contract for advisory and assistance services expected to exceed the simplified acquisition threshold Note: Contracting officers may make appropriate modifications where necessary to address the potential for organizational conflicts of interest in individual contracts. Contracting officers shall determine the appropriate term of the bar of paragraph (b)(1)(i) of the clause at 48 CFR 952.209-72 and enter that term in the blank provided. In the usual case of a contract for advisory and assistance services a period of three, four, or five years is appropriate; however, in individual cases the contracting officer may insert a term of greater or lesser duration.
952.211-71 Priorities and Allocations (Atomic Energy) Jun 1996		911.604(b)	A	A	1	The contracting officer shall insert the clause at 952.211-71, Priorities and Allocations (Atomic Energy), in contracts that are placed in support of authorized DOE atomic energy programs.

DEARCJ mber	ause	PAA/DEAR 952 Secondary Clause Citation	Prescribed In	M&O For Profit	M&O tion· Profit	UCF	DEAR PreS<:ription/Notes
952,215- Key Perso Dec2000	onnel		915.408-70	A	A	1	The contracting officer (after deleting "under ihe clause at 48 CPR 970,5203-3, Co•lractor's Organization' from paragraph (a} i fnot a management and operating contract) shall insert the clause at 952.215-70, Key Personnel, in contracts under whicli perfurmance is largely dependent on the expertise of speci:fic key oersonnef.
952,217-7 Acquisitio Apr 1984	on o fReal Property		917,7403	A	A	I	The clause at 43 CFR952.217-70 shall be included in contracts or modifications where contractor aequisitions are expected to be made,
952,223-7 Radiation Nuclear C Apr 1984	Protection and Criticalily'		970,2303-2(b)	A	A	I	The cumso set furth in 952,223-72, Radiation Protection and Nuclear Criticality, shall be included in those contracts or subcontracts for. and be made applicable to work to be performed at a facility where DOE does not elect to assert its stahtto:ry authority to enforce occupntional safety and health standards appl ble to the working conditions of contractor and subcontractor employees, but does need to enforce radiological safety and health standards pllfSUMt to provisions: of the -contract or subcontract rather than by rellance upon Nuclear Regulatory Co:nun.ission Jicensfng requirements (inchtding agreements with States under section 274 of the Atomic Energy Act).
952,223-7 Preservati Occupatio Expo.sure Apr 1984	on ofindMdo.al nal Radiation	0.2	95:i.223-75	A	A	I	The contracting offioor shall insert this clause in contracts containing 952,223-71, Integration of environment safety, and health into work pfanning and execution. or 952,223-72. Radiation protection and nuclear criticality.
952.223-7 Conditiona Profit- Pr Safely and Jan2004	al Payment o fFee or rotection o f Worker		923,7003(g)	A	A	1	Except as proscribed in 48 CFR 970.1504-S(c), the contracting officer shall insert the clause-at 48 CFR 952,223-77 Conditional Payment ofFoo or Profit-Prote, ction of Worker Safuty and Health. in all contracts that do not contain the clause at 48 CFR 952,204-2, Securily', but that do contain the clause at 48 CPR 952.250-70, Nuclear hazards indemnity agreement.
952,224-70 Paperwork Apr 1994	0 s Reduction Act		952.224-70	A	A	!	The eonfracting officer shall inS <rt 10="" 952.224-70="" anticipated="" at="" be="" clause="" collection="" contract.<="" from="" if="" infonnation="" is="" it="" more="" necessary="" or="" per.sons="" td="" that="" the="" tile="" under="" will=""></rt>
952,225-70 Subeculrad Cell Servic Mar 1993	cting for Nuclear Hot		925,7004	A	A	I	The contracting officer shall insert the clause at 952,225 70 in solicitations and contracts involving nuckar hot cell services. This clause does not flow dov.n to second-lier subcontracts.
952.226-?1 Utilization Act Target Jun 1996	of Energy Policy		926,7007(b)	A	A	I	The contracting officer shall insert this clause in contmcts. containing 952,223 71, Inregtation of environment safeiy, and health into work planning and ex <eu!lon, 952.223•72,="" and="" criticality.<="" nuclear="" or="" protection="" radiation="" td=""></eu!lon,>
952.226-72 Energy Poi , Subcontrac Reporting I Jun 1996			921i.7007(c)	A	A	!	The confracting officer shall insert the clause at 952,226-72, Energy Policy Act Subecnfracting Goals and Reporting Requirements, in contracts for Energy Policy Act requirements with an award value in excess of \$500,000 (\$1,000,000 in the case-of «instruction). Note: The clause ffi uires the incorporation of percentage goals
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DEAR Clause N mber	FAR/DEAR952 Sec-ondruy Clause Citation	Prescribed fu	M&O For Profit	M&O Non• Profit	UCF	DEAR Prescription.lNotes
[-9]2.226-74 Displaced Employee Hiring Preference- Jun 1997		926.7104	A	A	1	The contracting officer shall insert the clause: at 952,226-72, Energy Policy Act Subcontracting Goals and Reporting Requirements, in contracts fur Energy 1,0 Ucy Act requirements with an award value in excess of \$500,000 (\$1,000 000 in Use case of Construction).
952.227•9 Refund of Royalties Feb 1995		927.206-2	A	A	Ι	The contracting officer shall insert the clause at 952.227-9 in solicitations mid contracts for experimental, research, developmental, or demonstration work or other solicitations and contracts in which the contracting officer believes royalties will have robe paid by the contractor or a subcontractor o fany Tier,
952.231-70 Date oflncurrence of Cost Apr 1984		931.205-32(•)	A	A	I	To the extent practicul. known expenditures of precontract costs under DOE contracts should be governed by establishing ad\'IlllW underarandings as contemplated by FAR 3!.109. Contracts that include authorized precontract c.osts shall include the noate ofincurrenoo of Cost clause specified at 952.231-70.
952.236-71 Inspe<;tion in Architect Engineer contracts Apr 1994		936.609,3	A	A	В	In addition (o the clause at FAR 52.236-24, the contractiag offi«:r shaU insert the clause at 952.236-71 in architect engineer contracts.
952.237-70 Colle <tive bargaining<br="">Agreements-Protective ScIVIces Aug 1993</tive>		937.7040	A	A	I	The contracting officer shall insert the clause at 952,231-70 in all prot«:tive services solicitations and contracts invo_lving DOE-Owned fiwilities requiring continuity of services for public safety and national defense reasons. See also, 922J03-5, Contract clauses, which prescribes use of the clause at FAR 52.222-1, Notice to the Government of Labor Disputes.
952.242-70 Tecbnieal Dir(ction Dcc2000	2)	942.270-2	0	0	I	The clause at 952,242—?0, or adause substantially the same. ritay be -inserted in solicitations and contracts when a designated Contracting Officers Representative will issue technical direction to the contractor under the contract.
952.247,70 Foreign Travel Dcc2000	(4)	947.7002	A	A	1	When foreign travel may be required under the contract. the oontructing officer shall insert the clause at 48 CFR 952.247,, 70, Foreign Travel.
952.250-70 Nuclear Hazards Indemnity Agreement Jun 1996		970.5070·3 (a)	A	A	Ι	Theclauseat48 CFR 952.250 70, Nuelear Hwards Indemnity Agreement shall be included in all mnnagement and operating contracts involving tho risk of public liability fo theoe <ur> currence of a nuclear incident or precautionary evacuation arising out of or in connection with the contract work, including such events used by a product delivered to a OOE-owned, faciUty for use by OOE or !ls conIntctors. The clause at 48 CFR 952.250-70 aJso shall be included in any management and operating contruct for the design of a DOE facility the comtruction or operation of which mar involve the risk of public liability for a nu<fear (nrc)="" 170b,="" 48="" 70="" 952.250="" a="" act="" activities="" agreements="" at="" be="" cfr="" clause="" commis,qion="" contract.<="" contractor="" contracts="" e.="" evacuation.="" fmam;jd="" for="" ijo="" in="" incident="" included="" indem.nification="" is="" k.="" li="" not="" note:="" nrc="" nuclear="" of="" or="" perfurmed="" precautionary="" protection="" regulatory="" requirements="" section="" shall="" subject="" the="" the:="" to="" under="" which=""> </fear> </ur>

DEAR Clause l'jumber) e	FARJDEAR 952 Secondary Clause Citation	Prescribed In	M&O For Profit	M&O J-ion- Profit	UCF	DEAR Prescription/Notes
952.251-70 Contractor Employee Travel Discounts Dec2000		951.7002	A	A	I	The contracting officer shall insert the clause at 952.251-70, Contractor employee travel discounts, in all costreimbursable solicitations and contracts when significant costs for rail travel, car rental, or lodging will be required to perform the contract. The contracting officer may furnish the contractor with appropriate identification letters.
970.5203-1 Management controls Dcc2000		970.0370-2(a) . 970.3270(aX4)	R	R	I	The contracting officer shall insert the clause at 970.5203-1, Management Controls, in all management and operating contracts.
970.5203-2 Perfonnance improvement and collaboration Dcc2000		970.0370-2(b)	R	R	I	The contracting officer shall insert the clause at 970.5203-2, Perfonnance Improvement and Collaboration, in all management and operating contracts.
970.5203-3 Contractor's organization Dcc2000		970.0371-9	R	R	I	The contracting officer shall insert the clause at 970.5203-3, Contractor's Organization, in all management and operating contracts. The approval authority of the Secretary of Energy required in paragraph (c) may not be delegated. In paragraph (a) the words "and managerial personnel (see 48 CPR 970.5245-10))' may be inserted after '(see 48 CFR 952.215-70)".
970.5204-1 Counterintelligence Dcc2000		970.0404-4(a)	A	A	I	The contracting officer shall insert the clause at 970.5204-1, Counterintelligence, into all management and operating contracts and other contracts for the management of DOE-owned facilities which include the security and classification/declassification clauses. Note: The contracting officer shall refer to 904.404 and 904.7103 for the prescription of solicitation provisions and
						contract clauses relating to safeguarding classified infom1ation and foreign ownership, control, or influence over contractors.
970.5204-2 laws, regulations, and DOE directives Dcc2000	345	970.0470-2	R	R	I	The contracting officer shall insert the clause at DEAR 970.5204-2, laws, Regulations, and DOE Directives, in management and operating contracts. The contracting officer may modify the clause to indicate the location in the contract of List A, List B, or both.
970.5204-3 Access to and ownership of records Jul 2005		970.0407-1-3.	R	R	I	The contracting officer shall insert the clause at 48 CFR 970.5204-3, Access to and Ownership of Records, in management and operating contracts.
970.5208-1 Printing Dcc2000		970.0808-3	R	R	Ι	The contracting officer shall insert the clause at 970.5208-1, Printing, in all management and operating contracts.
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	DEAR Clause Number fle	FAR/DEAR 952 Secondary Clause Citation	Prescribed In	M&O For Profit	M&O Non- Profit	UCF	DEAR Prescription/Notes
A STATE OF THE STA	970.5215-1 Total Available Fee: Base fee amount and performance fee amount Dec 2000	20	970.1504-5(a)	A	A		(a) The contracting officer shall insert the clause at 48 CFR 970,5215-1, Total Available Fee: Base Fee Amount and Performance Fee Amount, in management and operating contracts, and other contracts determined by the Procurement Executive, or designee, that include cost-plus-award-fee arrangements. (1) The contracting officer shall include the clause with its Alternate I when the award fee cycle consists of two or more evaluation periods. (2) The contracting officer shall include the clause with its Alternate II when the award fee cycle consists of one evaluation period. (3) The contracting officer shall include the clause with its Alternate III when the DOE Operations/Field Office Manager, or designee, requires the contractor to submit a self-assessment. (4) The contracting officer shall include the clause with its Alternate IV when the DOE Operations/Field Office Manager, or designee, permits the contractor to submit a self-assessment at the contractor's option.
	970.5215-2 Make-or-Buy Plan Dec 2000		970.1504-5(b)	R	R	I	The contracting officer shall insert the clause at 48 CFR 970.5215-2, Make-or-Buy Plan, in management and operating contracts. The contracting officer may add a sentence at the end of paragraph (d) of the clause to identify where in the contract the make-or-buy plan is located.
7.6	970.5215-3 Conditional payment of fee, profit, or incentives Jan 2004	18	970.1504-5(c)	R	R	1	The contracting officer shall insert the clause at 48 CFR 970.5215-3, Conditional Payment of Fee, Profit, or Incentives, in management and operating contracts, and other contracts determined by the Procurement Executive, or designee.
	970.5215-4 Cost reduction Dec 2000		970.1504-5(d)	A	A	I	The contracting officer shall insert the clause at 48 CFR 970.5215-4, Cost Reduction, in management and operating contracts, and other contracts determined by the Procurement Executive, or designee, if cost savings programs are contemplated.
	970.5217-1 Work for Others Program (Non-DOE Funded Work) Jan 2005	v	970.1707-4	A	A	Ι	Insert the clause at 970.5217-1, Work for Others Program (Non-DOE Funded Work), in any contract that may involve work under the Work for Others Program, pursuant to 970.1707-3(b).
	970.5222-i Collective bargaining agreements-management and operating contracts Dec 2000		970,2201-1-3	R	R	Ĭ	In addition to the clause at 48 CFR 52.222-1, Notice to the Government of Labor Disputes, the contracting officer shall insert the clause at 970.5222-1, Collective Bargaining Agreements-Management and Operating Contracts, in all management and operating contracts.
	970.5222-2 Overtime management Dec 2000		970.2201-2-2	R	R	I	The contracting officer shall insert the clause at 48 CFR 970.5222-2, Overtime Management, in management and operating contracts.
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DEARCJause Number Je	FAR/DEAR 952 Secondary Clause Cilation	Prescribed In	M&O For Profit	M&O Non- Profit	UCF	DEAR Prescription/Notes
970.5223-1 Integration of environment, safety, and health into work planning and execution Dec 2000		970.2303-2(a)	A	A	I	When work under management and operating contracts and subcontracts thereunder is to be performed at a facility where DOE will exercise its statutory authority to enforce occupational safety and health standards applicable to the working conditions of the contractor and subcontractor employees at such facility, the clause at 48 CFR 970.5223-1, Integration of Environment, Safety and Health into Work Planning and Execution, shall be used in such contract or subcontract and made applicable to the work if conditions in paragraphs (aXI) through (3) of this section, are satisfied: (I) DOE work is segregated from tJe coiltractor's or subcontractor's other work; (2) The operation is of sufficient size to support its own safety and health services; and (3) The facility is government-owned, or leased by or for the accomit of the government.
970.5223-2 Affinnative Procurement Program Mar2003		970.2304•2	R	R	Ι	The contracting officer shall insert the clause at 970.5223-2. Affinnative Procurement Program, in contracts for the management of DOE facilities, including national laboratories.
970.5223-4 Workplace Substance Abuse Programs at DOE sites Dec2000		970.2305-4(b)	A	A	I	The contracting officer shall insert the clause at 970.5223-4, Workplace Substance Abuse Programs at DOE Sites. in contracts for the management and operation of DOE-owned or.controlled sites operated under the authority of the Atomic Energy Act of 1954, as amended.
970.5223-5 DOE Motor Vehicle Fleet Fuel 4 Efficiency Oct2003		970.2307-2	A	A	I	Include the clause at 970.5223*5, DOE Motor Vehicle Fleet Fuel Efficiency, in all management contracts providing for Contractor management of the motor vehicle fleet.
970.5226-1 Diversity plan Dec2000		970.2671-2	R	R	I	The contracting officer shall insert the clause at 48 CFR 970.5226·1, Diversity Plan, in all management and operating contracts.
970.5226-2 Workforce restructuring under Section 3161 of the National Defense Authorization Act for Fiscal Year 1993. Dec2000		970.2672-3	A	A	I	The contracting officer shall insert the clause at 48 CFR 970.522()2, Workforce Restructuring Under Section 3161 of the NationaJ Defense Authorization Act for Fiscal Year 1993, in contracts for the management and operation of Department of Energy Defense Nuclear Facilities and, as appropriate, in other contracts that include site management responsibilities at a Department of Energy Defense Nuclear Facility.
970.5226-3 Community commitment Dec2000		970.2673-2	R	R	I	The contracting officer shall insert the clause at 48 CFR 970,5226–3, Community Commitment, in all management and operating contracts.
970.5227-1 Rights in data-facilities Dec2000		970.2704-3(a)	A	A	I	The contracting officer shall insert the clause at 48 CFR 970.5227-1. Rights in Data-Facilities, in management and operating contracts which do not contain the clause at 48 CFR 970.5227-2, Rights in Data-Technology Transfer. The contracting officer shall include the clause with its Alternate I in contracts where access to Category C-24 restricted data, as set forth in 10 CFR part 725 is to be provided to contractors.

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DEAR Clause	FAR/DEAR 952 Secondary CJause Citation.	Prescribed ln	M&O For Profit	M&O Non- Profit	UCF	DEAR Prescription/Notes
970.5227-2 Rights in data,lechnology mmsf r Dec2000		9702704-3(b)	A	A	Ι	The contracting officer shall insert the clause at 970.5227 2, Rights. in Data-Technology Transfer, in management and operating contracts which contain the clause at 970.5227'·3, Technology Transfer Mission. The contracting: officer shalt include the clause with its Alternate I in contracts where accoss to Category e,.24 restricted data, as set forth in IO CFR pa,1725, is to ho provided to oontractots,
970.5227,3 Technology transfer mission Aug2000		970.2770-4(•)	A	A	r	The contracting officer shall insert the clause at 970.5227 <i. :facility="" a="" an="" and="" each="" existing="" extension="" for="" in="" lahoratruy="" management="" mission.="" new="" of="" operating="" or="" production="" rontract.<="" so!witation="" td="" technology="" transfer="" weapon=""></i.>
970.5227-4 Authorization and consent Aug2000		970.2702-1	R	R	I	Contracting officers must use the clause at 970.52274, Authorization and Consent. instead of the clause at 48 CFR 52,227-J.
970,5227,5 Notice and assistance regarding potent and oopyrighl infringement Aug2000		970.2702·2	R	R	I	Contracting officers must use the clause at 970.5227-5, Notice and Assistanoo Regarding Patent and Copyright Infringement. instead of the clause at 48 CFR 52.221-2,
970.5227,6 Patent indemnity subc <intracts)="" 2000<="" dec="" td=""><td></td><td>970.2702-3</td><td>R</td><td>R</td><td>Ι</td><td>Contracting officers must use the clause at 9705227-6, Patent indemnitySubcontracts to assure that subcontracts appropriarely address potent indemnity.</td></intracts>		970.2702-3	R	R	Ι	Contracting officers must use the clause at 9705227-6, Patent indemnitySubcontracts to assure that subcontracts appropriarely address potent indemnity.
970.5227-7 Royalty information. Dec2000		970.27024	R	R	I	Contracting officers must use the soJfeitatfon provision at 970.5227-7, Royally Infumlatiou, and the clause at 970.5227-1!, Refund of Royalties in, lead of libe provision a 148 CFR 52.227-8 and the clause at 48 CFR 52.227-9, respectively,
970.5227-8 Refund of royalties Dec 2000		970.2702-4	R	R	I	Contracting officers must use the soli<::.Jtation provision at 970,5227•7, Royally Information, and lhe clause at 970.5227-8, Refund of Royallics instead of the provision at 48 CFR 52.227-8 and Ibo clause at 48 CFR 52.227-9, respectively.
970.52'7•10 Patent rights-management and operating contracts, nonprofit organization or small business. firm contractor Aug 2000		970.2703·1(bX2) 970.2703-1(g)	-	R	I	If the M&O contractor is a nonprofit organization or small business firm Mving technology transfer authotily, !he following clauses are inserted into the M&O contract: 970.5227-3 and 970.5227-10. Alternate I-Weapons Related Research Of Production. If DOE grants !e-Ohnology IllInsfer authority to a DOE facility, pursuant to Public Law 101·189, see!ion 3133{d), and the DOB owned fucility is involved in weapons related research and development. or production, then Alternate 1 of the patent rlg"hts clauses must be inserted into the M&O contract. Alternate I defines weapons related subje(t inventions and restricts the oontractor's rights with respect to such inwnUons.
970.5227•!1 Patent rights mamgement and operating COMmets, for-profit contractor non-technology 1rnnsfer Dec 2000		970,2703-l(bX4)	A	-	I	If the M&O contract does not ha 'Vea te<:hnology transfer mission and is to be performed by a for pro:fit, large busine.ss firm and does not have advance class waiver under JOCFR part 784, lh• patent rights clause at 970.5227-11 is ins,rted into the M&O contract, and the Te.::hnology Transfer Mission claus-0: is inapplicable.

DEAR Clause Number - , e	FAR/DEAR 952 Secondary Clause Citation	Prescribed In	M&O For Profit	M&O Non- Profit	UCF	DEAR Prescription/Notes
,0.5227-12 Patent rights.rnanagement and operating contracts, for-profit contractor, advance class waiver Aug2000		970.2703-I(bX3) 970.2703-2(g)	A	-	I	If the M&O contract has technology transfer as a mission and is to be perfonned by a for-profit, large business firm that has been granted an advance class waiver, the following clauses are inserted into the M&O contract: 970.5227-3 and 970.5227-12. The tenns of the clause at 970.5227-12 are subject to modification to conform to the tenns of the class waiver. Alternate I-Weapons Related Research or Production, If DOE grants technology transfer authority to a DOE facility, pursuant to PubJi Law 101-189, section 3133(d), and the OOE owned facility is involved in weapons related research and development, or production, then Alternate 1 of the patent rights clauses must be inserted into the M&O contract. Alternate 1 defines weapons related subject inventions and restricts the contractor's rights with respect to such inventions.
970.5228-1 Insurance-Litigation and claims Mar2002		970.2803-2	R	R	I	The contracting officer shall insert the clause_ at 48 CFR 970.5228-1, Insurance-Litigation and Claims, in all management and operating contracts. Paragraphs (hXJ) and GX2) of that clause apply to a nonprofit contractor only to the extent specifically provided in the individual contract.
970.5229-1 State and local taxes Dec 2000	1973)	970.2904-I(b)	R	R	I	Pursuantto48 CFR29.401-6(b), the clause at48 CFR52.229-10, State of New Mexico Gross Receipts and Compensating Tax, is applicable to management and operating contracts that meet the three conditions stated. The contracting officer shall modify paragraph (b) of the clause to replace the phrase "Allowable Cost and Payment clause" with the phrase "Payments and advances."
j970.5231-4 Preexisting conditions Dec2000		970.3170	R	R	I	The contracting officer shall insert the clause at 48 CFR 970.5231-4, Preexisting Conditions, in all management and operating contracts. (a) The contracting officer shall include the clause with its Alternate I in contracts with incumbent management and operating contractors. (b) The contracting officer shall include the clause with its Alternate II in contracts with management and operating contractors not previously working at that particular site or facility.
970.5232-1 Reduction or suspension of advance, partial, or progress payments upon finding of substantial evidence of fraud Dec 2000		970.320Q.1-I	R	R	I	The contracting officer shall insert the clause at 48 CFR 970.5232·1, Reduction or suspension of contract payments, in management and operating contracts.
970.5232-2 Payments and advances Dec2000		970.3270(aXI)	R	R	I	The following DEAR clause is a standard financial management clause. The contracting officer shall insert the clause at 48 CFR 970.5232-2, Payments and Advances, in all management and operating contracts: (i) The contracting officer shall insert the basic clause with its Alternate I if a separate fixed-fee is provided for a separate item of work, (ii) The contracting officer shall insert the basic clause with its Alternate II when total available fee provisions in the basic clause are used. (iii) The contracting officershall insert the basic clause with its Alternate iII in management and operating contracts with integrated accounting systems.
						(iv) The contracting officer shall insert the basic clause with its Alternate IV in management and operating contracts without inteQTated accounting systems.

DEARCJause	FAR/DEAR 952		M&O	M&O		
Number ',e	Secondary Clause Citation	Prescribed In	For Profit	Non- Profit	UCF	DEAR Prescdption/Notes
970.5232-3 Accounts, records, and inspection Dec2000	2	970.3270(aX2)	R	R	Ι	The following DEAR clause is a standard financial management clause. The contracting officer shall insert the clause at 48 CFR 970.5232-3, Accounts, records, and inspection, in all management and operating contracts.
						(i) If the contract includes the clause at 48 CFR 52.215-11, Price Reduction for Defective Cost or Pricing Data, the contracting officer shall use the clause with its Alternate I.
						(ii) If the contract is a cost-reimbursement contract involving an estimated cost exceeding \$5 million and expected to run for more than 2 years, or any other cost-reimbursement contract determined by the Head of the Contracting Activity in which the contractor has an established internal audit organization, the contracting officer shall insert the clause with its Allemate II.
970.5232-4 Obligation of funds Dec2000		970.3270(aX3J	R	R	I	The following DEAR clause is a standard financial management clause. The contracting officer shall insert the clause at 48 CFR 970.5232-4, Obligation of Funds, in all management and operating contracts.
						Note: The contracting officer may use the clause with its Alternate I in contracts which, expressly or otherwise, provide a contractual basis for equivalent controls in a separate clause.
970.5232-5);iability, with respect to cost ccounting standards Dec2000		970.3270(aX5)	R	R	I	The following DEAR clause is a standard financial management clause. The contracting officer shall insert the clause at 48 CPR 970.5232-5, Liability with res ct to cost accounting standards, in all management and operating contracts.
970.5232-6 Work for others funding authorization Dec2000		970.3270(aX6J	R	R	I	The following DEAR clause is a standard financial management clause. The contracting officer shall insert the clause at 48 CFR 970.5232-6, Work for others funding authorization, in all management and operating contracts.
970.5232-7 Financial management system Dec2000		970.3270(bXl)	A	A	I	The following DEAR clause is a standard financial management clause. The contracting officer shall insert the clause at 48 CFR 970.5232-7, Financial management system, in all management and operating contracts with integrated accounting systems.
970.5232-8 Integrated accounting Dec2000		970.3270(bX2)	A	A	I	The following DEAR clause is a standard financial management clause. The contracting officer shall insert the clause at 48 CFR 970.5232-8, Integrated accounting, in all management and operating contracts with integrated accounting systems.
970.5235-1 Federa1ly funded research and development center sponsoring agreement Dec 2000		970.3501-4	A	A	I	The contracting officer shall insert the clause at 48 CFR 970.5235-1, Federally Funded Research and Development Center Sponsoring Agreement, in an solicitations and contracts for the management and operation of an FFRDC sponsored by the Department of Energy.
970.5236-1 Government facility subcontract approval Dec 2000		970.3605-2	A	A	I	The clause in 48 CFR 970.5236-1, Government Facility Subcontract Approval, shall be used in management and operating contracts when the contractor will not perform covered work with its own forces but may procure construction by subcontract.

DEAR Clause Number	FAR/DEAR 952 Secondary Clause Citation	Prescribed In	M&O For Profit	M&O Non- Profit	UCF	DEAR Prescription/Notes
970.5237-2 Facilities management Dec 2000		970.3770-2	R	R	I	The contracting officer shall insert the clause at 48 CFR 970.5237-2, Facilities Management, in all management and operating contracts.
970.5242-1 Penalties for unallowable costs Dec 2000		970.4207-03-70	R	R	1	The contracting officer shall insert the clause at 48 CFR 970.5242-1, Penalties for unallowable costs, in all management and operating solicitations and contracts.
970.5243-1 Changes Dec 2000	90	970.4302-1	R	R	I	The contracting officer shall insert the clause at 48 CFR 970.5243-1, Changes, in all management and operating contracts.
970.5244-1 Contractor purchasing system Dec 2000		970.4403	R	R	I	The contracting officer shall insert the clause at 970.5244-1, Contractor Purchasing System, in all management and operating contracts.
970.5245-1 Property Dec 2000		970.4501-1(a)	R	R	I	The contracting officer shall insert the clause at 970.5245-1, Property, in management and operating contracts. Paragraph (f)(1)(i)(c) of the clause applies to a non-profit contractor only to the extent specifically provided in the individual contract. Specific managerial personnel may be listed in paragraph (j), provided their listing is consistent with the clause and the DBAR. The contracting officer shall insert the basic clause with its Alternate I in contracts with nonprofit contractors