

PART 916—TYPES OF CONTRACTS

Authority: 42 U.S.C. 7101 and 50 U.S.C. 2401

Source: 49 FR 11972, Mar. 28, 1984, unless otherwise noted.

916.000 Scope.

Subpart 916.2—Fixed-Price Contracts

916.203 Fixed-price contracts with economic price adjustments.

916.203-4 Contract clauses.

Subpart 916.3—Cost-Reimbursement Contracts

916.306 Cost-plus-fixed-fee contracts.

916.307 Contract clauses.

Subpart 916.4—~~Incentive Contracts [Reserved]~~

916.405 ~~Cost-reimbursement incentive contracts:[Reserved]~~

916.405-2 ~~Cost-plus-award-fee contracts:[Reserved]~~

Subpart 916.5—Indefinite-Delivery Contracts

916.504 ~~Indefinite-quantity contracts:[Reserved]~~

916.505 Ordering.

Subpart 916.6—~~Time and Materials, Labor Hour, and Letter Contracts [Reserved]~~

916.601 [Reserved]

Parent topic: SUBCHAPTER C—CONTRACTING METHODS AND CONTRACT TYPES

916.000 Scope.

This part implements and supplements FAR Part 16 for Department of Energy (DOE) and National Nuclear Security Administration (NNSA) acquisitions All FAR references in this

part are to be read as implemented through the DOE and NNSA class deviations that implemented the Revolutionary FAR Overhaul at DOE and NNSA.

Subpart 916.2—Fixed-Price Contracts

916.203 Fixed-price contracts with economic price adjustments.

916.203-4 Contract clauses.

(d)(2) The Head of the Contracting Activity ~~(HCA)~~, or designee, may approve the use of an economic price adjustment clause for contracts estimated to be within the limits of their delegated authority, ~~may approve the use of an economic price adjustment clause~~ when appropriate, in accordance with ~~FAR 16.203-4(d)(2)~~~~48 CFR 16.203-4~~.

Subpart 916.3—Cost-Reimbursement Contracts

916.306 Cost-plus-fixed-fee contracts.

(c)(2) The ~~Head of the Contracting Activity~~~~HCA~~, or designee, may approve the determination and findings establishing the basis for application of the statutory price or fee limitations for contracts estimated to be within their delegated authority, ~~may approve (sign) the determination and findings establishing the basis for application of the statutory price or fee limitations.~~

916.307 Contract clauses.

When using the clause at FAR 52.216-7, Allowable Cost and Payment, supplement the clause with 952.216-7, Allowable Cost and Payment.

Subpart 916.4—~~Incentive Contracts~~[Reserved]

916.405 ~~Cost-reimbursement incentive contracts.~~[Reserved]

916.405-2 ~~Cost-plus-award-fee contracts.~~[Reserved]

~~(d) Fee determination plans. Award fee arrangements limited to technical performance considerations are prohibited because they may increase cost disproportionately to any benefits gained. Instead, the award fee arrangement shall include both technical performance (including scheduling as appropriate) and business management considerations tailored to the needs of the particular situation. In addition, in a situation~~

~~where cost estimating reliability and other factors are such that the negotiation of a separate predetermined incentive sharing arrangement applicable to cost performance is determined both feasible and advantageous, cost incentives may be added. The resulting contract would then be identified as a cost-plus-incentive-fee/award-fee combination type. The goals and evaluation criteria should be results-oriented. The award fee should be concentrated on the end product of the contract, that is, output, be it hardware, research and development, demonstration or services, together with business management considerations. However, input criteria such as equal employment opportunity, small business programs, functional management areas, such as safety, security, etc., should not be disregarded and may be appropriate criteria upon which to base some part of the award fee. Specific goals or objectives shall be established in relation to each performance evaluation criterion against which contractor performance is measured.~~

Subpart 916.5—Indefinite-Delivery Contracts

916.504 ~~Indefinite-quantity contracts.~~[Reserved]

~~(a)(1) The contracting officer shall establish minimum ordering guarantees with each awardee for all indefinite-quantity, multiple award contracts to ensure that adequate consideration exists to contractually bind each awardee to participate in the ordering process throughout the term of the multiple award contract. Minimum ordering guarantees should be equal among all awardees, and shall be determined on a case-by-case basis for each acquisition commensurate with the size, scope and complexity of the contract requirements.~~

916.505 Ordering.

(b)(8)(i) The Director, Office of Contract Management ~~within the~~ Office of Acquisition Management, is designated as the DOE Ombudsman for task and delivery order contracts in accordance with FAR ~~16.507-2(b)~~16.505(b)(8).

(ii) ~~The Heads of Contracting Activities shall~~HCA must designate a senior manager to serve as the Contracting Activity Ombudsman for task and delivery order contracts. If, for any reason, the Contracting Activity Ombudsman is unable to execute the duties of the position, the ~~Head of the Contracting Activity shall~~HCA must designate an Acting Contracting Activity Ombudsman.

~~(iii) The Contracting Activity Ombudsman shall—~~

~~(A) Be independent of the contracting officer who awarded and/or is administering the contract under which a complaint is submitted;~~

~~(B) Not assume any duties and responsibilities pertaining to the evaluation or selection of an awardee for the issuance of an order under a multiple award, task or delivery order contract;~~

~~(C) Review complaints from contractors awarded a task or delivery order contract;~~

~~(D) Collect all facts from the cognizant organizations or individuals that are relevant to a complaint submitted to ensure that the complainant and all contractors were afforded a fair opportunity to be considered for the order issued in accordance with the procedures set forth in each awardees' contract;~~

~~(E) Maintain a written log to track each complaint submitted from receipt through disposition;~~

~~(F) Ensure that no information is released which is determined to be proprietary or is designated as source selection information; and~~

~~(G) Resolve complaints at the contracting activity for which they have cognizance.~~

~~(iviii) If, upon review of all relevant information, the The Contracting Activity Ombudsman is responsible for resolving complaints for the contracting activity for which they have cognizance. If the Contracting Activity Ombudsman determines that corrective action should be taken, the Contracting Activity Ombudsman will notify~~shall report~~ the determination to the cognizant~~responsible~~ contracting officer. If the issue still~~issues which~~ cannot be ~~so~~-resolved, it should be forwarded to the DOE Ombudsman.~~

~~Subpart 916.6—Time and Materials, Labor Hour, and Letter Contracts~~[Reserved]

~~916.601~~[Reserved]

PART 952—SOLICITATION PROVISIONS AND CONTRACT CLAUSES

Authority: 42 U.S.C. 2201; 2282a; 2282b; 2282c; 42 U.S.C. 7101 50 U.S.C. 2401

Source: 49 FR 12042, Mar. 28, 1984, unless otherwise noted.

[Subpart 952.2—Text of Provisions and Clauses](#)

[952.216](#) ~~Clauses related to types of contracts.~~ [Reserved]

[952.216-7](#) Allowable cost and payment.

952.216 ~~Clauses related to types of contracts.~~[Reserved]

952.216-7 Allowable cost and payment. **(DEVIATION APR 2026)**

As prescribed in 916.307(a), when contracting with a commercial organization, modify paragraph (a) of the clause at ~~48 CFR FAR~~ 52.216-7 by adding the phrase “as supplemented by subpart [931.2](#) of the Department of Energy Acquisition Regulations (DEAR),” after ~~48 CFR FAR~~ subpart 31.2.