

1.702 General.

(a) A D&F *shall* ordinarily be for an individual contract action. Unless otherwise prohibited, class D&F's *may* be executed for classes of contract actions (see [1.703](#)). The approval granted by a D&F is restricted to the proposed contract action(s) reasonably described in that D&F. D&F's *may* provide for a reasonable degree of flexibility. Furthermore, in their application, reasonable variations in estimated quantities or prices are permitted, unless the D&F specifies otherwise.

(b) When an *option* is anticipated, the D&F *shall* state the approximate quantity to be awarded initially and the extent of the increase to be permitted by the *option*.

Parent topic: [Subpart 1.7 - Determinations and Findings](#)