Subpart 3052.1—Instructions for Using Provisions and Clauses

Parent topic: PART 3052—SOLICITATION PROVISIONS AND CONTRACT CLAUSES

3052.101 Using part 3052.

- (b) Numbering.
- (2)(i) Provisions or clauses that supplement the FAR.
- (A) Agency-prescribed provisions and clauses permitted by HSAR and used on a standard basis (i.e., normally used in two or more solicitations or contracts regardless of contract type) shall be prescribed and contained in the HSAR. Component desiring to use a provision or a clause on a standard basis shall submit a request containing a copy of the clause(s), justification for its use, and evidence of legal counsel review to the CPO in accordance with (HSAR) 48 CFR 3001.304 for possible inclusion in the HSAR.
- (B) Provisions and clauses used on a one-time basis (i.e., non-standard provisions and clauses) may be approved by the contracting officer, unless a higher level is designated by the Component. This authority is subject to:
- (1) Evidence of legal counsel review in the contract file;
- (2) Inserting these clauses in the appropriate sections of the uniform contract format; and
- (3) Ensuring the provisions and clauses do not deviate from the requirements of the FAR and HSAR.

Note to 3052.101:

The solicitation provisions and contract clauses matrix referencing all HSAR provisions and clauses is available at https://www.dhs.gov/publication/hsar-provision-and-clause-matrix.