## 30.602 Materiality.

- (a) In determining materiality, the CFAO shall use the criteria in 48 CFR 9903.305.
- (b) A CFAO determination of materiality-
- (1) *May* be made before or after a general dollar magnitude proposal has been submitted, depending on the particular facts and circumstances; and
- (2) Shall be based on adequate documentation.
- (c) When the CFAO determines the cost impact is immaterial, the CFAO shall-
- (1) Make no contract adjustments and conclude the cost impact process;
- (2) Document the rationale for the determination; and
- (3) In the case of noncompliance issues, inform the contractor that-
- (i) The noncompliance should be corrected; and
- (ii) If the *noncompliance* is not corrected, the Government reserves the right to make appropriate contract adjustments *should* the cost impact become material in the future.
- (d) For required, unilateral, and desirable changes, and CAS noncompliances, when the amount involved is material, the CFAO shall follow the applicable provisions in 30.603, 30.604, 30.605, and 30.606.

**Parent topic:** Subpart 30.6 - CAS Administration