37.401 Policy.

Agencies may enter into nonpersonal health care services contracts with physicians, dentists and other health care providers under authority of <u>10 U.S.C. chapter 221</u> and <u>41 U.S.C. chapter 33</u>, Planning and Solicitation. Each contract shall-

- (a) State that the contract is a nonpersonal health care services contract, as defined in <u>37.101</u>, under which the contractor is an independent contractor;
- (b) State that the Government may evaluate the quality of professional and administrative services provided, but retains no control over the medical, professional aspects of services rendered (*e.g.*, professional judgments, diagnosis for specific medical treatment);
- (c) Require that the contractor indemnify the Government for any liability producing act or omission by the contractor, its employees and agents occurring during contract performance;
- (d) Require that the contractor maintain medical liability insurance, in a coverage amount acceptable to the contracting officer, which is not less than the amount normally prevailing within the local community for the medical specialty concerned; and
- (e) State that the contractor is required to ensure that its subcontracts for provisions of health care services, contain the requirements of the clause at 52.237-7, including the maintenance of medical liability insurance.

Parent topic: Subpart 37.4 - Nonpersonal Health Care Services