Subpart 46.2 - Contract Quality Requirements

Parent topic: Part 46 - Quality Assurance

46.201 General.

(a) The *contracting officer shall* include in the *solicitation* and contract the appropriate quality requirements. The type and extent of contract quality requirements needed depends on the particular *acquisition* and *may* range from *inspection* at time of acceptance to a requirement for the contractor's implementation of a comprehensive program for controlling quality.

(b) As feasible, *solicitations* and contracts *may* provide for alternative, but substantially equivalent, *inspection* methods to obtain wide competition and low cost. The *contracting officer may* also authorize contractor-recommended alternatives when in the Government's interest and approved by the activity responsible for technical requirements.

(c) Although contracts generally make contractors responsible for performing *inspection* before tendering *supplies* to the Government, there are situations in which contracts will provide for specialized *inspections* to be performed solely by the Government. Among situations of this kind are-

(1) Tests that require use of specialized test equipment or facilities not ordinarily available in suppliers' plants or commercial laboratories (*e.g.*, ballistic testing of ammunition, unusual environmental tests, and simulated service tests); and

(2) Contracts that require Government testing for *first article* approval (see <u>subpart 9.3</u>).

(d) Except as otherwise specified by the contract, required contractor testing *may* be performed in the contractor's or subcontractor's laboratory or testing facility, or in any other laboratory or testing facility acceptable to the Government.

46.202 Types of contract quality requirements.

Contract quality requirements fall into four general categories, depending on the extent of quality assurance needed by the Government for the *acquisition* involved.

46.202-1 Contracts for commercial products and commercial services.

When acquiring *commercial products* (see <u>part 12</u>), the Government *shall* rely on contractors' existing quality assurance systems as a substitute for Government *inspection* and testing before tender for acceptance unless customary market practices for the *commercial product* being acquired include in-process *inspection*. Any in-process *inspection* by the Government *shall* be conducted in a manner consistent with commercial practice. The Government *shall* rely on the contractor to

accomplish all *inspection* and testing needed to ensure that *commercial services* acquired conform to contract requirements before they are tendered to the Government.

46.202-2 Government reliance on inspection by contractor.

(a) Except as specified in (b) of this section, the Government *shall* rely on the contractor to accomplish all *inspection* and testing needed to ensure that *supplies* or services acquired at or below the *simplified acquisition threshold* conform to contract quality requirements before they are tendered to the Government (see <u>46.301</u>).

(b) The Government *shall* not rely on *inspection* by the contractor if the *contracting officer* determines that the Government has a need to test the *supplies* or services in advance of their tender for acceptance, or to pass judgment upon the adequacy of the contractor's internal work processes. In making the determination, the *contracting officer shall* consider-

(1) The nature of the *supplies* and services being purchased and their intended use;

- (2) The potential losses in the event of defects;
- (3) The likelihood of uncontested replacement or correction of defective work; and
- (4) The cost of detailed Government inspection.

46.202-3 Standard inspection requirements.

(a) Standard *inspection* requirements are contained in the clauses prescribed in 46.302 through 46.308, and in the product and service specifications that are included in *solicitations* and contracts.

(b) The clauses referred to in (a) of this section-

(1) Require the contractor to provide and maintain an *inspection* system that is acceptable to the Government;

(2) Give the Government the right to make inspections and tests while work is in process; and

(3) Require the contractor to keep complete, and make available to the Government, records of its *inspection* work.

46.202-4 Higher-level contract quality requirements.

(a) Agencies *shall* establish procedures for determining when higher-level contract quality requirements are necessary, for determining the risk (both the likelihood and the impact) of nonconformance, and for advising the *contracting officer* about which higher-level standards *should* be applied and included in the *solicitation* and contract. Requiring compliance with higher-level quality standards is necessary in *solicitations* and contracts for complex or critical items (see <u>46.203</u>)or when the technical requirements of the contract require-

(1) Control of such things as design, work operations, in-process controls, testing, and inspection; or

(2) Attention to such factors as organization, planning, work instructions, documentation control, and advanced metrology.

(b) Examples of higher-level quality standards include overarching quality management system standards such as ISO 9001, ASQ/ANSI E4, ASME NQA-1, SAE AS9100, SAE AS9003, and ISO/TS 16949, and product or process specific quality standards such as SAE AS5553.

46.203 Criteria for use of contract quality requirements.

The extent of contract quality requirements, including contractor *inspection*, required under a contract *shall* usually be based upon the classification of the contract item (supply or service) as determined by its technical description, its complexity, and the criticality of its application.

(a) Technical description. Contract items may be technically classified as-

(1) Commercial (described in commercial catalogs, drawings, or industrial standards; see part 2); or

(2) Military-Federal (described in Government drawings and specifications).

(b) Complexity.

(1) Complex items have quality characteristics, not wholly visible in the end item, for which contractual conformance *must* be established progressively through precise measurements, tests, and controls applied during purchasing, manufacturing, performance, assembly, and functional operation either as an individual item or in conjunction with other items.

(2) Noncomplex items have quality characteristics for which simple measurement and test of the end item are sufficient to determine conformance to contract requirements.

(c) Criticality.

(1) A critical application of an item is one in which the failure of the item could injure personnel or jeopardize a vital agency mission. A critical item *may* be either peculiar, meaning it has only one application, or common, meaning it has multiple applications.

(2) A noncritical application is any other application. Noncritical items may also be either peculiar or common.