

## 52.103 Identification of provisions and clauses.

(a) Whenever any FAR provision or clause is used without deviation in a *solicitation* or contract, whether it is incorporated by reference or in full text, it *shall* be identified by number, title, and date. This identification *shall* also be used if the FAR provision or clause is used with an authorized deviation, except that the *contracting officer shall* then insert "(DEVIATION)" after the date. Solicited firms and contractors will be advised of the meaning of this insertion through the use of the (1) provision at [52.252-5](#), Authorized Deviations in Provisions, or (2) clause at [52.252-6](#), Authorized Deviations in Clauses. The above mentioned provision and clause are prescribed in [52.107\(e\)](#) and (f).

(b) Any provision or clause that supplements the FAR whether it is incorporated by reference or in full text *shall* be clearly identified by number, title, date, and name of the regulation. When a supplemental provision or clause is used with an authorized deviation, insert "(DEVIATION)" after the name of the regulation.

(c) A provision or clause of the type described in [52.101\(b\)\(2\)\(i\)\(C\)](#) *shall* be identified by the title, date, and the name of the agency or suborganization within the agency that developed it.

(d) Except for provisions or clauses covered by [52.103\(c\)](#), the following hypothetical examples illustrate how a provision or clause that supplements the FAR *shall* be identified when it is incorporated in *solicitations* and/or contracts by reference or in full text:

(1) If [part 14](#) (Sealed Bidding) of the X Agency *Acquisition* Regulation, published in the *Federal Register* and codified as Chapter 99 in 48 CFR, prescribes the use of a provision entitled "Bid Envelopes," dated October 1983, and that provision is sequentially the first provision or clause appearing in Section [52.214](#) of the X Agency *Acquisition* Regulation, then the identification of that provision *shall* be "9952.214-70-Bid Envelopes (Oct 1983)."

(2) Assume that Y, a major organizational element of the X Agency, is authorized to issue the Y *Acquisition* Regulation, which is not published in the *Federal Register* and codified in 48 CFR. If [part 36](#) (*Construction* and Architect-Engineer Contracts) of the Y *Acquisition* Regulation prescribes the use of a clause entitled "Refrigerated Display Cases," dated March 1983, pertaining to a specialized type of *construction* work, and that clause is sequentially the second provision or clause appearing in Section [52.236](#) of the Y *Acquisition* Regulation, then the identification of that clause *shall* be "52.236-71-Refrigerated Display Cases (Mar 1983)-Y *Acquisition* Regulation."

**Parent topic:** [Subpart 52.1 - Instructions for Using Provisions and Clauses](#)