Part 5322 - Application of Labor Laws to Government Acquisitions

DAFFARS PART 5322 Knowledge Center

Revised: June 2024

<u>Subpart 5322.1 — BASIC LABOR POLICIES</u>

5322.101-1 General

5322.101-3-70 Impact of Labor Disputes on Defense Programs

5322.103-4 Approvals

Subpart 5322.3 — CONTRACT WORK HOURS AND SAFETY STANDARDS STATUTE

5322.302 Liquidated Damages and Overtime Pay

Subpart 5322.4 — LABOR STANDARDS FOR CONTRACTS INVOLVING CONSTRUCTION

5322.406-13 Semi-annual Enforcement Reports

Subpart 5322.5 — Use of Project Labor Agreements for Federal Construction Projects

5322.504 General requirements for project labor agreements.

Subpart 5322.8 — EQUAL EMPLOYMENT OPPORTUNITY

5322.805 Procedures

Subpart 5322.18 — EMPLOYMENT ELIGIBILITY VERIFICATION

5322.1802 Policy

<u>Subpart 5322.70 — RESTRICTIONS ON THE EMPLOYMENT OF PERSONNEL FOR WORK ON</u> CONSTRUCTION AND SERVICE CONTRACTS IN NONCONTIGUOUS STATES

5322.7003 Waivers

Subpart 5322.1 — BASIC LABOR POLICIES

5322.101-1 General

Contracting officers must involve the Regional Labor Advisors in all labor relation actions outlined in <u>FAR Part 22</u>, as required. <u>DAFI 64-106</u>, *Contractor Labor Relations Activities*, identifies the Regional

Labor Advisors and their assigned geographical areas.

- (e) See MP5301.601(a)(i) regarding authority to designate contracts requiring contractors to report actual or potential labor disputes to the contracting activity in addition to the following:
- (i) Construction contracts in excess of the simplified acquisition threshold (SAT);
- (ii) Service contracts in excess of the SAT; and,
- (iii) Any contract that contains the clause at <u>FAR 52.222-1</u>, *Notice to the Government of Labor Disputes*, (e.g., mission critical services).

5322.101-3-70 Impact of Labor Disputes on Defense Programs

(b)(ii) See MP5301.601(a)(i).

5322.103-4 Approvals

(a) The contracting officer is designated the agency approving official.

Subpart 5322.3 — CONTRACT WORK HOURS AND SAFETY STANDARDS STATUTE

5322.302 Liquidated Damages and Overtime Pay

(c) The Regional Labor Advisors are the agency officials responsible for acting on appeals in accordance with <u>DFARS 222.302(2)</u>. The Chief Air Force Labor Advisor (<u>SAF/AQCA</u>) and the Regional Labor Advisors are authorized to take the actions in accordance with <u>FAR 22.302(c)</u>.

Subpart 5322.4 — LABOR STANDARDS FOR CONTRACTS INVOLVING CONSTRUCTION

5322.406-13 Semi-annual Enforcement Reports

See MP5301.601(a)(i).

Subpart 5322.5 — Use of Project Labor Agreements for Federal Construction Projects

5322.504 General requirements for project labor agreements.

(d) See MP5301.601(a)(i).

Subpart 5322.8 — EQUAL EMPLOYMENT OPPORTUNITY

5322.805 Procedures

(a)(8) See MP5301.601(a)(i).

Subpart 5322.18 — EMPLOYMENT ELIGIBILITY VERIFICATION

5322.1802 Policy

(d) See MP5301.601(a)(i).

Subpart 5322.70 — RESTRICTIONS ON THE EMPLOYMENT OF PERSONNEL FOR WORK ON CONSTRUCTION AND SERVICE CONTRACTS IN NONCONTIGUOUS STATES

5322.7003 Waivers

See MP5301.601(a)(i).