# **Subpart 3.5 - Other Improper Business Practices**

Parent topic: Part 3 - Improper Business Practices and Personal Conflicts of Interest

# 3.501 Buying-in.

## **3.501-1 Definition.**

Buying-in, as used in this section, means submitting an offer below anticipated costs, expecting to-

- (1) Increase the contract amount after award (*e.g.*, through unnecessary or excessively priced *change orders*); or
- (2) Receive follow-on contracts at artificially high prices to recover losses incurred on the buy-in contract.

# 3.501-2 General.

- (a) Buying-in may decrease competition or result in poor contract performance. The contracting officer must take appropriate action to ensure buying-in losses are not recovered by the contractor through the pricing of-
- (1) Change orders; or
- (2) Follow-on contracts subject to cost analysis.
- (b) The Government *should* minimize the opportunity for *buying-in* by seeking a price commitment covering as much of the entire program concerned as is practical by using-
- (1) Multiyear *contracting*, with a requirement in the *solicitation* that a price be submitted only for the total multi-year quantity; or
- (2) Priced *options* for additional quantities that, together with the firm contract quantity, equal the program requirements (see subpart 17.2).
- (c) Other safeguards are available to the *contracting officer* to preclude recovery of *buying-in* losses (e.g., amortization of nonrecurring costs (see 15.408, Table 15-1, paragraph A, column (2) under "Formats for Submission of *Line Item* Summaries") and treatment of unreasonable price quotations (see 15.405).

# 3.502 Subcontractor kickbacks.

## 3.502-1 Definitions.

#### As used in this section—

*Kickback* means any money, fee, commission, credit, gift, gratuity, thing of value, or compensation of any kind which is provided to any *prime contractor*, *prime contractor employee*, *subcontractor*, or *subcontractor* employee for the purpose of improperly obtaining or rewarding favorable treatment in connection with a *prime contract* or in connection with a *subcontract* relating to a *prime contract*.

*Person* means a corporation, partnership, business association of any kind, trust, joint-stock company, or individual.

*Prime contract* means a contract or contractual action entered into by the *United States* for the purpose of obtaining *supplies*, materials, equipment, or services of any kind.

*Prime Contractor* means a *person* who has entered into a *prime contract* with the *United States*.

*Prime Contractor employee*, as used in this section, means any officer, partner, employee, or agent of a *prime contractor*.

Subcontract means a contract or contractual action entered into by a *prime contractor* or *subcontractor* for the purpose of obtaining *supplies*, materials, equipment, or services of any kind under a *prime contract*.

#### Subcontractor—

- (1) Means any *person*, other than the *prime contractor*, who *offers* to furnish or furnishes any *supplies*, materials, equipment, or services of any kind under a *prime contract* or a *subcontract* entered into in connection with such *prime contract*; and
- (2) Includes any *person* who *offers* to furnish or furnishes general *supplies* to the *prime contractor* or a higher tier *subcontractor*.

## 3.502-2 Subcontractor kickbacks.

The Anti-Kickback Act of 1986 (now codified at <u>41 U.S.C. chapter 87</u>, Kickbacks,) was passed to deter *subcontractors* from making payments and contractors from accepting payments for the purpose of improperly obtaining or rewarding favorable treatment in connection with a *prime* contract or a *subcontract* relating to a *prime* contract. The Kickbacks statute-

- (a) Prohibits any person from-
- (1) Providing, attempting to provide, or offering to provide any *kickback*;
- (2) Soliciting, accepting, or attempting to accept any kickback; or
- (3) Including, directly or indirectly, the amount of any *kickback* in the contract price charged by a *subcontractor* to a *prime contractor* or a higher tier *subcontractor* or in the contract price charged by a *prime contractor* to the *United States*.
- (b) Imposes criminal penalties on any *person* who knowingly and willfully engages in the prohibited

conduct addressed in paragraph (a) of this section.

- (c) Provides for the recovery of civil penalties by the *United States* from any *person* who knowingly engages in such prohibited conduct and from any *person* whose employee, *subcontractor*, or *subcontractor* employee provides, accepts, or charges a *kickback*.
- (d) Provides that-
- (1) The contracting officer may offset the amount of a kickback against monies owed by the *United States* to the *prime contractor* under the *prime contract* to which such kickback relates;
- (2) The contracting officer may direct a prime contractor to withhold from any sums owed to a subcontractor under a subcontract of the prime contract the amount of any kickback which was or may be offset against the prime contractor under paragraph (d)(1) of this section; and
- (3) An offset under paragraph (d)(1) or a direction under paragraph (d)(2) of this section is a *claim* by the Government for the purposes of 41 U.S.C. chapter 71, Contract Disputes.
- (e) Authorizes *contracting officers* to order that sums withheld under paragraph (d)(2) of this section be paid to the *contracting* agency, or if the sum has already been offset against the *prime contractor*, that it be retained by the *prime contractor*.
- (f) Requires the *prime contractor* to notify the *contracting officer* when the withholding under paragraph (d)(2) of this section has been accomplished unless the amount withheld has been paid to the Government.
- (g) Requires a *prime contractor* or *subcontractor* to report *in writing* to the inspector general of the *contracting* agency, the head of the *contracting* agency if the agency does not have an inspector general, or the Attorney General any possible violation of the *Kickbacks* statute when the *prime contractor* or *subcontractor* has reasonable grounds to believe such violation *may* have occurred.
- (h) Provides that, for the purpose of ascertaining whether there has been a violation of the *Kickbacks* statute with respect to any *prime contract*, the Government Accountability Office and the inspector general of the *contracting* agency, or a representative of such *contracting* agency designated by the *head of the agency* if the agency does not have an inspector general, *shall* have access to and *may* inspect the facilities and audit the books and records, including any electronic data or records, of any *prime contractor* or *subcontractor* under a *prime contract* awarded by such agency.
- (i) Requires each *contracting* agency to include in each *prime contract*, other than for *commercial products* or *commercial services*, exceeding \$150,000, a requirement that the *prime contractor shall-*
- (1) Have in place and follow reasonable procedures designed to prevent and detect violations of the *Kickbacks* statute in its own operations and direct business relationships (e.g., company ethics rules prohibiting *kickbacks* by employees, agents, or *subcontractors*; education programs for new employees and *subcontractors*, explaining policies about *kickbacks*, related company procedures and the consequences of detection; *procurement* procedures to minimize the opportunity for *kickbacks*; audit procedures designed to detect *kickbacks*; periodic surveys of *subcontractors* to elicit information about *kickbacks*; procedures to report *kickbacks* to law enforcement officials; annual declarations by employees of gifts or gratuities received from *subcontractors*; annual employee declarations that they have violated no company ethics rules; personnel practices that document unethical or illegal behavior and make such information available to prospective employers); and

- (2) Cooperate fully with any *Federal agency* investigating a possible violation of the *Kickbacks* statute.
- (j) Notwithstanding paragraph (i) of this section, a *prime contractor shall* cooperate fully with any Federal Government agency investigating a violation of <u>41 U.S.C. 8702</u> (see <u>41 U.S.C. 8703(b)</u>).

# 3.502-3 Contract clause.

The contracting officer shall insert the clause at <u>52.203-7</u>, Anti-Kickback Procedures, in solicitations and contracts exceeding \$150,000, other than those for commercial products or commercial services (see <u>part 12</u>).

# 3.503 Unreasonable restrictions on subcontractor sales.

# 3.503-1 Policy.

10 U.S.C. 4655 and 41 U.S.C. 4704 require that subcontractors not be unreasonably precluded from making direct sales to the Government of any *supplies* or services made or furnished under a contract. However, this does not preclude contractors from asserting rights that are otherwise authorized by law or regulation.

## 3.503-2 Contract clause.

The contracting officer shall insert the clause at <u>52.203-6</u>, Restrictions on Subcontractor Sales to the Government, in solicitations and contracts exceeding the simplified acquisition threshold. For the acquisition of commercial products or commercial services, the contracting officer shall use the clause with its *Alternate* I.