

9.507-1 Solicitation provisions.

As indicated in the general rules in [9.505](#), significant potential organizational conflicts of interest are normally resolved by imposing some restraint, appropriate to the nature of the conflict, upon the contractor's eligibility for future contracts or subcontracts. Therefore, affected *solicitations shall* contain a provision that-

- (a) Invites *offerors'* attention to this subpart;
- (b) States the nature of the potential conflict as seen by the *contracting officer*;
- (c) States the nature of the proposed restraint upon future contractor activities; and
- (d) Depending on the nature of the *acquisition*, states whether or not the terms of any proposed clause and the application of this subpart to the contract are subject to negotiation.

Parent topic: [9.507 Solicitation provisions and contract clause.](#)