22.1006 Solicitation provisions and contract clauses.

(a)

(1) The *contracting officer shall* insert the clause at <u>52.222-41</u>, *Service Contract* Labor Standards, in *solicitations* and contracts (except as provided in paragraph (a)(2) of this section) if the contract is subject to the *Service Contract* Labor Standards statute and is-

(i) Over \$2,500; or

(ii) For an indefinite dollar amount and the *contracting officer* does not know in advance that the contract amount will be \$2,500 or less.

(2) The contracting officer shall not insert the clause at 52.222.41 (or any of the associated Service Contract Labor Standards statute clauses as prescribed in this section for possible use when 52.222.41 applies) in the resultant contract if-

(i) The *solicitation* includes the provision at-

(A) <u>52.222-48</u>, Exemption from Application of the *Service Contract* Labor Standards statute to Contracts for Maintenance, Calibration, or Repair of Certain Equipment-Certification;

(B) <u>52.222-52</u>, Exemption from Application of the *Service Contract* Labor Standards statute to Contracts for Certain Services-Certification; or

(C) Either of the comparable certifications is checked as applicable in the provision at 52.204-8(c)(2) or 52.212-3(k); and

(ii) The contracting officer has made the determination, in accordance with paragraphs (c)(3) or (d)(3) of subsection 22.1003-4, that the Service Contract Labor Standards statute does not apply to the contract. (In such case, insert the clause at 52.222-51, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment-Requirements, or 52.222-53, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services-Requirements, in the contract, in accordance with the prescription at paragraph (e)(2)(ii) or (e)(4)(ii) of this subsection).

(b) The *contracting officer shall* insert the clause at 52.222-42, Statement of Equivalent Rates for Federal Hires, in *solicitations* and contracts if the contract amount is expected to be over \$2,500 and the *Service Contract* Labor Standards statute is applicable. (See 22.1016.)

(c)

(1) The *contracting officer shall* insert the clause at <u>52.222-43</u>, Fair Labor Standards Act and *Service Contract* Labor Standards-Price Adjustment (Multiple Year and *Option* Contracts), or another clause which accomplishes the same purpose, in *solicitations* and contracts if the contract is expected to be

a fixed-price, time-and-materials, or labor-hour *service contract* containing the clause at 52.222.41, *Service Contract* Labor Standards, and is a multiple year contract or is a contract with *options* to renew which exceeds the *simplified acquisition threshold*. The clause *may* be used in contracts that do not exceed the *simplified acquisition threshold*. The clause at 52.222.43, Fair Labor Standards Act and *Service Contract* Labor Standards-Price Adjustment (Multiple Year and *Option* Contracts), applies to both contracts subject to area prevailing *wage determinations* and contracts subject to the incumbent *contractor*'s collective bargaining agreement in effect during this contract's preceding contract unit price labor rates are adjusted only to the extent that a *contractor*'s increases or decreases in applicable wages and fringe benefits are made to comply with the requirements set forth in the clauses at 52.222.43 (subparagraphs(d)(1), (2) and (3)), or 52.222.44 (subparagraphs(b)(1) and (2)). (For example, the prior year *wage determination* required a minimum wage rate of \$4.00 per hour. The *contractor* actually paid \$4.10. The new *wage determination* increases the minimum rate to \$4.50. The *contractor* increases the rate actually paid to \$4.75 per hour. The allowable price adjustment is \$.40 per hour.)

(2) The contracting officer shall insert the clause at <u>52.222-44</u>, Fair Labor Standards Act and Service Contract Labor Standards-Price Adjustment, in solicitations and contracts if the contract is expected to be a fixed-price, time-and-materials, or labor-hour service contract containing the clause at <u>52.222-41</u>, Service Contract Labor Standards, exceeds the simplified acquisition threshold, and is not a multiple year contract or is not a contract with options to renew. The clause may be used in contracts that do not exceed the simplified acquisition threshold. The clause at <u>52.222-44</u>, Fair Labor Standards Act and Service Contract Labor Standards-Price Adjustment, applies to both contracts subject to area prevailing wage determinations and contracts subject to contractor collective bargaining agreements (see <u>22.1002-2</u> and <u>22.1002-3</u>).

(3) The clauses prescribed in paragraph 22.1006(c)(1) cover situations in which revised minimum wage rates are applied to contracts by operation of law, or by revision of a *wage determination* in connection with (i) exercise of a contract *option* or (ii) extension of a multiple year contract into a new program year. If a clause prescribed in 16.203-4(d) is used, it *must* not conflict with, or duplicate payment under, the clauses prescribed in this paragraph 22.1006(c).

(d) [Reserved]

(e)

(1) The *contracting officer shall* insert the provision at <u>52.222-48</u>, Exemption from Application of the *Service Contract* Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment-Certification, in *solicitations* that-

(i) Include the clause at <u>52.222-41</u>, *Service Contract* Labor Standards; and

(ii) The contract *may* be exempt from the *Service Contract* Labor Standards statute in accordance with 22.1003-4(c).

(2) The *contracting officer shall* insert the clause at <u>52.222-51</u>, Exemption from Application of the *Service Contract* Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment-Requirements-

(i) In *solicitations* that include the provision at 52.222-48, or the comparable provision is checked as applicable in the clause at 52.204-8(c)(2)(iii) or 52.212-3(k)(1); and

(ii) In resulting contracts in which the *contracting officer* has determined, in accordance with 22.1003-4(c)(3), that the *Service Contract* Labor Standards statute does not apply.

(3)

(i) Except as provided in paragraph (e)(3)(ii) of this section, the *contracting officer shall* insert the provision at <u>52.222-52</u>, Exemption from Application of the *Service Contract* Labor Standards to Contracts for Certain Services--Certification, in *solicitations* that-

(A) Include the clause at $\underline{52.222-41}$, Service Contract Labor Standards, and

(B) The contract may be exempt from the Service Contract Labor Standards statute in accordance with 22.1003-4(d).

(ii) When resoliciting in accordance with 22.1003-4(d)(3)(iii), amend the *solicitation* by removing the provision at 52.222-52 from the *solicitation*.

(4) The *contracting officer shall* insert the clause at <u>52.222-53</u>, Exemption from Application of the *Service Contract* Labor Standards to Contracts for Certain Services-Requirements-

(i) In *solicitations* that include the provision at 52.222-52, or the comparable provision is checked as applicable in 52.204-8(c)(2) or 52.212-3(k)(2); and

(ii) In resulting contracts in which the *contracting officer* has determined, in accordance with 22.1003-4(d)(3), that the *Service Contract* Labor Standards statute does not apply.

(f) The *contracting officer shall* insert the clause at <u>52.222-49</u>, *Service Contract* Labor Standards-Place of Performance Unknown, if using the procedures prescribed in <u>22.1009-4</u>.

Parent topic: <u>Subpart 22.10 - Service Contract Labor Standards</u>