

27.304-4 Appeals.

(a) The designated agency official *shall* provide the contractor with a written statement of the basis, including any relevant facts, for taking any of the following actions:

(1) A refusal to grant an extension to the invention disclosure period under paragraph (c)(4) of the clause at [52.227-11](#);

(2) A demand for a conveyance of title to the Government under [27.302\(d\)\(1\)\(i\)](#) and (ii);

(3) A refusal to grant a waiver under [27.302\(g\)](#), Preference for *United States* industry; or

(4) A refusal to approve an assignment under [27.304-1\(h\)](#).

(b) Each agency *may* establish and publish procedures under which any of these actions *may* be appealed. These appeal procedures *should* include administrative due process procedures and standards for fact-finding. The resolution of any appeal *shall* consider both the factual and legal basis for the action and its consistency with the policy and objectives of [35 U.S.C. 200-206](#) and 2 10.

(c) To the extent that any of the actions described in paragraph (a) of this section are subject to appeal under the Contract Disputes statute, the procedures under that statute will satisfy the requirements of paragraph (b).

Parent topic: [27.304 Procedures.](#)