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46.710 Contract clauses.

The clauses and *alternates* prescribed in this section *may* be used in *solicitations* and contracts in which inclusion of a *warranty* is appropriate (see 46.709 for *warranties* for *commercial products* and *commercial services*). However, because of the many situations that *may* influence the *warranty* terms and conditions appropriate to a particular *acquisition*, the *contracting officer may* vary the terms and conditions of the clauses and *alternates* to the extent necessary. The *alternates* prescribed in this section address the clauses; however, the conditions pertaining to each *alternate must* be considered if the terms and conditions are varied to meet a particular need.

(a)

(1) The *contracting officer may* insert a clause substantially the same as the clause at <u>52.246-17</u>, *Warranty* of *Supplies* of a Noncomplex Nature, in *solicitations* and contracts for noncomplex items when a fixed-price supply contract is contemplated and the use of a *warranty* clause has been approved under agency procedures. If the contractor's design rather than the Government's design will be used, insert the word "design" before "material" in paragraph (b)(1)(i).

(2) If it is desirable to specify that necessary transportation incident to correction or replacement will be at the Government's expense (as might be the case if, for example, the cost of a *warranty* would otherwise be prohibitive), the *contracting officer may* use the clause with its *Alternate* II.

(3) If the *supplies* cannot be obtained from another source, the *contracting officer may* use the clause with its *Alternate* III.

(4) If a fixed-price incentive contract is contemplated, the *contracting officer may* use the clause with its *Alternate* IV.

(5) If it is anticipated that recovery of the warranted items will involve considerable Government expense for disassembly and/or reassembly of larger items, the *contracting officer may* use the clause with its *Alternate* V.

(b)

(1) The *contracting officer may* insert a clause substantially the same as the clause at <u>52.246-18</u>, *Warranty* of *Supplies* of a Complex Nature, in *solicitations* and contracts for deliverable complex items when a fixed-price supply or research and development contract is contemplated and the use of a *warranty* clause has been approved under agency procedures. If the contractor's design rather than the Government's design will be used, insert the word "design" before "material" in paragraph (b)(1).

(2) If it is desirable to specify that necessary transportation incident to correction or replacement will be at the Government's expense (as might be the case if, for example, the cost of a *warranty* would otherwise be prohibitive), the *contracting officer may* use the clause with its *Alternate* II.

(3) If a fixed-price incentive contract is contemplated, the *contracting officer may* use the clause with its *Alternate* III.

(4) If it is anticipated that recovery of the warranted item will involve considerable Government expense for disassembly and/or reassembly of larger items, the *contracting officer may* use the clause with its *Alternate* IV.

(c)

(1) The *contracting officer may* insert a clause substantially the same as the clause at <u>52.246-19</u>, *Warranty* of Systems and Equipment under Performance Specifications or Design Criteria, in *solicitations* and contracts when performance specifications or design are of major importance; a fixed-price supply, service, or research and development contract for systems and equipment is contemplated; and the use of a *warranty* clause has been approved under agency procedures.

(2) If it is desirable to specify that necessary transportation incident to correction or replacement will be at the Government's expense (as might be the case if, for example, the cost of a *warranty* would otherwise be prohibitive), the *contracting officer may* use the clause with its *Alternate* I.

(3) If a fixed-price incentive contract is contemplated, the *contracting officer may* use the clause with its *Alternate* II.

(4) If it is anticipated that recovery of the warranted item will involve considerable Government expense for disassembly and/or reassembly of larger items, the *contracting officer may* use the clause with its *Alternate* III.

(d) The *contracting officer may* insert a clause substantially the same as the clause at <u>52.246-20</u>, *Warranty* of Services, in *solicitations* and contracts for services when a fixed-price contract for services is contemplated and the use of *warranty* clause has been approved under agency procedures; unless a clause substantially the same as the clause at <u>52.246-19</u>, *Warranty* of Systems and Equipment under Performance Specifications or Design Criteria, has been used.

(e)

(1) The contracting officer may insert a clause substantially the same as the clause at 52.246-21, Warranty of Construction, in solicitations and contracts when a fixed-price construction contract (see 46.705(c)) is contemplated and the use of a warranty clause has been approved under agency procedures.

(2) If the Government specifies in the contract the use of any equipment by "brand name and model," the *contracting officer may* use the clause with its *Alternate* I.

Parent topic: Subpart 46.7 - Warranties