

## 3.907-1 Definitions.

As used in this section-

*Board* means the Recovery Accountability and Transparency *Board* established by Section 1521 of the Recovery Act.

*Covered funds* means any contract payment, grant payment, or other payment received by a contractor if-

(1) The Federal Government provides any portion of the money or property that is provided, requested, or demanded; and

(2) At least some of the funds are appropriated or otherwise made available by the Recovery Act.

*Covered information* means information that the employee reasonably believes is evidence of gross mismanagement of the contract or *subcontract* related to *covered funds*, gross waste of *covered funds*, a substantial and specific danger to public health or safety related to the implementation or use of *covered funds*, an abuse of authority related to the implementation or use of *covered funds*, or a violation of law, rule, or regulation related to an agency contract (including the competition for or negotiation of a contract) awarded or issued relating to *covered funds*.

*Inspector General* means an *Inspector General* appointed under the *Inspector General Act* of 1978. In the Department of Defense that is the DoD *Inspector General*. In the case of an *executive agency* that does not have an *Inspector General*, the duties *shall* be performed by an official designated by the head of the *executive agency*.

*Non-Federal employer*, as used in this section, means any employer that receives Recovery Act funds, including a contractor, *subcontractor*, or other recipient of funds pursuant to a contract or other agreement awarded and administered in accordance with the Federal *Acquisition Regulation*.

**Parent topic:** [3.907 Whistleblower Protections Under the American Recovery and Reinvestment Act of 2009 \(the Recovery Act\)](#).