35.017-3

the public interest, free from organizational conflict of interest, and to disclose its affairs (as an FFRDC) to the primary sponsor.

- (i) Quantity prodution or manufacturing is not performed unless authorized by legislation.
- (j) Approval is received from the head of the sponsoring agency.

[55 FR 3885, Feb. 5, 1990, as amended at 62 FR 12694, Mar. 17, 1997]

35.017-3 Using an FFRDC.

- (a) All work placed with the FFRDC must be within the purpose, mission, general scope of effort, or special competency of the FFRDC.
- (b) Where the use of the FFRDC by a nonsponsor is permitted by the sponsor, the sponsor shall be responsible for compliance with paragraph (a) of this subsection. The nonsponsoring agency is responsible for making the determination required by 17.504 and providing the documentation required by 17.504(e). When permitted by the sponsor, a Federal agency may contract directly with the FFRDC in which case that Federal agency is responsible for compliance with part 6.

[55 FR 3886, Feb. 5, 1990]

35.017-4 Reviewing FFRDC's.

- (a) The sponsor, prior to extending the contract or agreement with an FFRDC, shall conduct a comprehensive review of the use and need for the FFRDC. The review will be coordinated with any co-sponsors and may be performed in conjunction with the budget process. If the sponsor determines that its sponsorship is no longer appropriate, it shall apprise other agencies which use the FFRDC of the determination and afford them an opportunity to assume sponsorship.
- (b) Approval to continue or terminate the sponsorship shall rest with the head of the sponsoring agency. This determination shall be based upon the results of the review conducted in accordance with paragraph (c) of this subsection.
- (c) An FFRDC review should include the following:
- (1) An examination of the sponsor's special technical needs and mission requirements that are performed by the

FFRDC to determine if and at what level they continue to exist.

- (2) Consideration of alternative sources to meet the sponsor's needs.
- (3) An assessment of the efficiency and effectiveness of the FFRDC in meeting the sponsor's needs, including the FFRDC's ability to maintain its objectivity, independence, quick response capability, currency in its field(s) of expertise, and familiarity with the needs of its sponsor.
- (4) An assessment of the adequacy of the FFRDC management in ensuring a cost-effective operation.
- (5) A determination that the criteria for establishing the FFRDC continue to be satisfied and that the sponsoring agreement is in compliance with 35.017–1

[55 FR 3886, Feb. 5, 1990]

35.017-5 Terminating FFRDC.

When a sponsor's need for the FFRDC no longer exists, the sponsorship may be transferred to one or more Government agencies, if appropriately justified. If the FFRDC is not transferred to another Government agency, it shall be phased out.

[55 FR 3886, Feb. 5, 1990]

35.017-6 Master list of FFRDC's.

The National Science Foundation (NSF) maintains a master Government list of FFRDC's. Primary sponsors will provide information on each FFRDC, including sponsoring agreements, mission statements, funding data, and type of R&D being performed, to the NSF upon its request for such information.

[55 FR 3886, Feb. 5, 1990]

35.017-7 Limitation on the creation of new FFRDC's.

Pursuant to 10 U.S.C. 2367, the Secretary of Defense, the Secretary of the Army, the Secretary of the Navy, the Secretary of the Air Force, the Secretary of Transportation, and the Administrator of the National Aeronautics and Space Administration may not obligate or expend amounts appropriated to the Department of Defense for purposes of operating an FFRDC that was not in existence before June 2, 1986, until (a) the head of the agency

submits to Congress a report with respect to such center that describes the purpose, mission, and general scope of effort of the center; and (b) a period of 60 days, beginning on the date such report is received by Congress, has elapsed.

[55 FR 3886, Feb. 5, 1990]

PART 36—CONSTRUCTION AND ARCHITECT-ENGINEER CONTRACTS

Sec.

36.000 Scope of part.

Subpart 36.1—General

Applicability. 36.101

36.102 Definitions.

36.103 Methods of contracting.

36.104 Policy.

Subpart 36.2—Special Aspects of **Contracting for Construction**

36.201 Evaluation of contractor performance.

36.202 Specifications.

36.203 Government estimate of construction

36.204 Disclosure of the magnitude of construction projects.

36.205 Statutory cost limitations.

36.206 Liquidated damages.

36.207 Pricing fixed-price construction contracts.

36.208 Concurrent performance of firmfixed-price and other types of construction contracts.

36.209 Construction contracts with architect-engineer firms.

36.210 Inspection of site and examination of data.

36.211 Distribution of advance notices and solicitations.

36.212 Preconstruction orientation.

36.213 Special procedures for sealed bidding in construction contracting.

36.213-1 General.

36.213-2 Presolicitation notices.

36.213-3 Invitations for bids.

36.213-4 Notice of award.

36.214 Special procedures for price negotiation in construction contracting.

36.215 Special procedures for cost-reimbursement contracts for construction.

Subpart 36.3—Two-Phase Design Build **Selection Procedures**

36.300 Scope of subpart.

36.301 Use of two-phase design-build selection procedures.

36.302 Scope of work.

36.303 Procedures.

36.303-1 Phase One 36.303-2 Phase Two.

Subpart 36.4—Commercial Practices [Reserved]

Subpart 36.5—Contract Clauses

36.500 Scope of subpart.

36.501 Performance of work by the contractor.

36.502 Differing site conditions.

36.503 Site investigation and conditions affecting the work.

36.504 Physical data.

36.505 Material and workmanship.

Superintendence by the contractor.

36.507 Permits and responsibilities.

36.508 Other contracts.

36.509 Protection of existing vegetation, structures, equipment, utilities, and improvements.

36.510 Operations and storage areas.

36.511 Use and possession prior to completion.

36.512 Cleaning up.

36.513 Accident prevention.

36.514 Availability and use of utility services.

36.515 Schedules for construction contracts.

36.516 Quantity surveys.

36.517 Layout of work.

36.518 Work oversight in cost-reimbursement construction contracts.

36.519 Organization and direction of the work.

36 520 Contracting by negotiation.

36.521 Specifications and drawings for construction.

36.522 Preconstruction conference

36.523 Site visit.

Subpart 36.6—Architect-Engineer Services

36.600 Scope of subpart.

36.601 Policy.

36.601-1 Public announcement.

36.601-2 Competition.

36.601-3 Applicable contracting procedures.

36.601-4 Implementation.

36.602 Selection of firms for architect-engineer contracts.

36.602-1 Selection criteria.

36.602-2 Evaluation boards.

36.602-3 Evaluation board functions.

36.602-4 Selection authority.

36.602-5 Short selection process for contracts not to exceed the simplified acquisition threshold.

36.603 Collecting data on and appraising firms' qualifications.

36 604 Performance evaluation.

36.605 Government cost estimate for architect-engineer work.

36.606 Negotiations. 36.607 Release of information on firm selection.