#### **Department of Defense**

250 105 Records.

# Subpart 250.2—Delegation of and Limitations on Exercise of Authority

250.201 Delegation of authority.

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#### Subpart 250.3—Contract Adjustments

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### Subpart 250.4—Residual Powers

250.403 Special procedures for unusually hazardous or nuclear risks.

250.403-70 Indemnification under contracts involving both research and development and other work.

AUTHORITY: 41 U.S.C. 421 and 48 CFR chapter 1

SOURCE: 56 FR 36475, July 31, 1991, unless otherwise noted.

## 250.001 Definitions.

As used in this part, Secretarial level means—

(1) An official at or above the level of an Assistant Secretary (or Deputy) of Defense or of the Army, Navy, or Air Force; and

(2) A contract adjustment board established by the Secretary concerned.

## Subpart 250.1—General

### 250.102-70 Limitations on payment.

See 10 U.S.C. 2410b for limitations on Congressionally directed payment of a request for equitable adjustment to contract terms or a request for relief under Pub. L. 85–804.

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### 250.105 Records.

- (1) Departments and agencies will—
- (i) Prepare a preliminary record when a request for a contract adjustment under FAR 50.3 is filed (see 250.305–70).
- (ii) Prepare a final record stating the disposition of the request (see 250.306–70).
- (iii) Designate the offices or officials responsible for preparing, submitting,

and receiving all records required by this part 250. Records shall be maintained by the contract adjustment boards of the Army, Navy, and Air Force, respectively, and by the headquarters of the defense agencies.

- (2) A suggested format for the record is in Table 50–1, Record of Request for Adjustment. This format permits the information required for the preliminary and final records to be combined on one form.
- (3) The following instructions are provided for those items which are not self-explanatory:
- (i) Extent of performance as of date of request. State degree of completion of contract; e.g., 50 percent completed or performance not yet begun. If work is completed, state date of completion and whether final payment has been made.
- (ii) Award procedure. State whether contract was awarded under sealed bidding or negotiated procedures. Cite specific authority for using other than full and open competition, if applicable, e.g., 10 U.S.C. 2304(c)(1).
- (iii) Type of contract. State type of contract (see FAR part 16); e.g., FFP (firm fixed-price).
- (iv) Category of case. State whether the request involves a modification without consideration, a mistake, or an informal commitment. If the case involves more than one category, identify both; list the most significant category first.
- (v) Amount or description of request. If the request is expressed in dollars, state the amount and whether it is an increase or decrease. If the request cannot be expressed in monetary terms, provide a brief description; e.g., "Cancellation" or "Modification." Even if the adjustment is not easily expressed in terms of dollars, if the contractor has made an estimate in the request, that estimate should be stated.
- (vi) Action below Secretarial level. State the disposition of the case, the office that took the action and the date the action was taken. The disposition should be stated as "Withdrawn," "Denied," "Approved," or "Forwarded." If the request was approved, in whole or in part, state the dollar amount or nature of the action (as explained in paragraph (v) of this section). The date