

F.6 ACCEPTANCE OF SERVICES

Provisional acceptance of services performed on this contract will occur every month with the approval and payment of the contractor's monthly invoice.

Final acceptance of services will occur at the conclusion of each performance evaluation determination, whereby the contractor will be informed of the amount which may be billed under the Retainage, in accordance with Attachment J.10 – Performance Retainage Evaluation Plan.

(End of Clause)

F.7 PROPERTY ACQUIRED BY THE CONTRACTOR

(a) The Contractor may be required to acquire, on a recurring basis, supplies and equipment directly related to the security activities encompassed by task order(s) through the issuance of subtasks or through separate task orders. The requirements for such supplies and equipment shall be in accordance with Clause H.3 - Task Ordering Procedures and with the following ordering procedures:

i. Contractor subtask proposals shall include labor hours only for subtask related service activities, such as the installation, maintenance, repair and/or replacement of any security related equipment and supplies. A Material Handling Fee, not to exceed 5% of the price of non-labor items, may be applied to reimburse the contractor for acquiring items on behalf of the Government.

ii. The contractor shall submit a subtask price proposal that includes supporting documentation, such as competitive quotes, which enable the Contracting Officer's determination of price reasonableness based on the submitted documentation.

iii. In emergency situations, the Contracting Officer may provide a written authorization (through e-mail), with a not-to-exceed amount for a specific subtask, followed by a written order within 5 business days.

(b) All property acquired under this special provision of the contract shall be deemed to be a contract deliverable and title shall pass to the Government when the items are placed in service or when the contractor is entitled to be reimbursed, whichever is first. In addition, the clause at NFS 1852.245-70 requires the contractor to request approval for the acquisition of property. This applies to replacement of Government furnished property, should that property require replacement. The Contracting Officer may provide an equitable adjustment in accordance with the FAR clause at 52.245-1 - Government Property. This adjustment may or may not include replacement of the property. When the Government elects to reimburse the contractor for replacement property, that replacement property shall also be deemed to be a contract deliverable and title shall pass to the Government when the items are placed in service or when the contractor is entitled to be reimbursed, whichever is first.

(End of Clause)
[END OF SECTION]