Federal Acquisition Regulation

45.306-3 Special tooling under fixedprice contracts.

- (a) Criteria for acquisition. In deciding whether or not to acquire title to special tooling, or rights to title, under fixed-price contracts, the contracting officer shall consider the following factors:
- (1) The current or probable future need of the Government for the items involved (including in-house use) and the estimated cost of producing them if not acquired.
- (2) The estimated residual value of the items.
- (3) The administrative burden and other expenses incident to reporting, recordkeeping, preparation, handling transportation, and storage.
- (4) The feasibility and probable cost of making the items available to other offerors in the event of future acquisitions.
- (5) The amount offered by the contractor for the right to retain the items.
- (6) The affect on future competition and contract pricing.
- (b) Decision not to acquire special tooling. In contracts in which the Government will not acquire title to special tooling, or rights to title, special requirements may be included in the Schedule of the contract (e.g., requirement governing the contractor's capitalization of special tooling costs).

[54 FR 48989, Nov. 28, 1989]

45.306-4 [Reserved]

45.306-5 Contract clause.

The contracting officer shall insert the clause at 52.245–17, Special Tooling, in solicitations and contracts when a fixed-price contract is contemplated, and either the contract will include special tooling provided by the Government or the Government will acquire title or right to title in special tooling to be acquired or fabricated by the contractor for the Government, other than special tooling to be delivered as an end item under the contract. The Special Tooling clause shall apply to all special tooling accountable to the contract.

[54 FR 48989, Nov. 28, 1989]

45.307 Providing special test equipment.

45.307-1 General.

- (a) Contracting officers shall offer existing Government-owned special test equipment to contractors, consistent with the conditions in 45.306–1(a). (See also 45.308 and 45.309.)
- (b) Contracting officers may also authorize contractors to acquire special test equipment for the Government when it is advantageous to the Government under the criteria in 45.306–3(a) and existing special test equipment is not available.

 $[48\ FR\ 42392,\ Sept.\ 19,\ 1983,\ as\ amended\ at\ 54\ FR\ 48990,\ Nov.\ 28,\ 1989]$

45.307-2 Acquiring special test equipment.

- (a) When special test equipment or components are known, the solicitation (and the contract) shall separately identify each item to be furnished by the Government or acquired or fabricated by the contractor for the Government. Individual items of less than \$5,000 may be grouped by category.
- (b) Notice and approval. Under negotiated contracts containing the clause at 52.245–18, Special Test Equipment, the contractor must notify the contracting officer if it intends to acquire or fabricate special test equipment. Within 30 days of receipt of the notice, the contracting officer shall—
- (1) Review the proposed items for necessity and proper classification as *special* test equipment;
- (2) Screen the availability of existing Government-owned test equipment in accordance with agency procedures; and
- (3) Notify the contractor, approving or disapproving the acquisition or fabrication and, if it is disapproved, state whether the equipment will be furnished by the Government.

[48 FR 42392, Sept. 19, 1983, as amended at 57 FR 60588, Dec. 21, 1992]

45.307-3 Contract clause.

The contracting officer shall insert the clause at 52.245-18, Special Test Equipment, in solicitations and contracts when contracting by negotiation