Defense Acquisition Regulations System, DOD

226.370–2

(e) Do not use any of the following provisions or clauses in solicitations or contracts that include the provision at 252.225–7023, the clause at 252.225–7024, or the clause at 252.225–7026:
(2) 252.225–7001, Buy American Act and Balance of Payments Program.
(3) 252.225–7002, Qualifying Country Sources as Subcontractors.

(f) Do not use the following clause or provision in solicitations or contracts that include the clause at 252.225–7026:
(1) 252.225–7020, Trade Agreements Certificate.
(2) 252.225–7021, Trade Agreements.
(3) 252.225–7022, Trade Agreements Certificate—Inclusion of Iraqi End Products.

[73 FR 53153, Sept. 15, 2008, as amended at 75 FR 18039, Apr. 8, 2010]

PART 226—OTHER SOCIOECONOMIC PROGRAMS

Subpart 226.1—Indian Incentive Program

Sec.
226.103 Procedures.
226.104 Contract clause.

Subpart 226.3—Historically Black Colleges and Universities and Minority Institutions

226.370 Contracting with historically black colleges and universities and minority institutions.
226.370–1 General.
226.370–2 Definitions.
226.370–3 Policy.
226.370–4 Set-aside criteria.
226.370–5 Set-aside procedures.
226.370–6 Eligibility for award.
226.370–7 Protesting a representation.
226.370–8 Goals and incentives for subcontracting with HBCU/MI.
226.370–9 Solicitation provision and contract clause.

Source: 70 FR 73149, Dec. 9, 2005, unless otherwise noted.

226.370 Contracting with historically black colleges and universities and minority institutions.

226.370–1 General.
This section implements the historically black college and university (HBCU) and minority institution (MI) provisions of 10 U.S.C. 2323.

226.370–2 Definitions.
Definitions of HBCUs and MIs are in the clause at 252.226–7000, Notice of Historically Black College or University and Minority Institution Set-Aside.