

If . . .	Then include . . .
(h) the estimated value of the acquisition exceeds \$10 million.	52.222–24 Preaward On-Site Equal Opportunity Compliance Review.
(i) you require cost or pricing data for work or services exceeding \$500,000.	52.215–10 Price Reduction for Defective Cost or Pricing Data.
(j) you authorize submission of facsimile proposals.	52.215–12 Subcontractor Cost or Pricing Data.
(k) a negotiated acquisition provides monetary incentives based on actual achievement of small disadvantaged business subcontracting targets under FAR 19.1203 and 519.1203.	52.215–5 Facsimile Proposals.
	52.219–26 Small Disadvantaged Business Participation Program—Incentive Subcontracting.

570.602 GSAR solicitation provisions.

Each SFO must include provisions substantially the same as the following, unless you determine that the provision is not appropriate:

- 552.270–1 Instructions to Offerors—Acquisition of Leasehold Interests in Real Property. Use Alternate I if you decide that it is advantageous to the Government to allow offers to be submitted up to the exact time specified for award. Use Alternate II if the Government intends to award without discussions. These two alternates are not exclusive.
- 552.270–2 Historic Preference.
- 552.270–3 Parties to Execute Lease.

570.603 GSAR contract clauses.

Insert clauses substantially the same as the following in solicitations and contracts for leasehold interests in real property that exceed the simplified lease acquisition threshold, unless you determine that a clause is not appropriate. You do not require a deviation under 570.604 to determine that a clause in this section is not appropriate. Use the clauses at your discretion in actions at or below the simplified lease acquisition threshold.

- 552.270–4 Definitions. You must use this clause if you use 570.270–28.
- 552.270–5 Subletting and Assignment.
- 552.270–6 Maintenance of Building and Premises—Right of Entry.
- 552.270–7 Fire and Casualty Damage.
- 552.270–8 Compliance with Applicable Law.
- 552.270–9 Inspection—right of Entry.
- 552.270–10 Failure in Performance.
- 552.270–11 Successors Bound.
- 552.270–12 Alterations.
- 552.270–13 Proposals for Adjustment.
- 552.270–14 Changes.
- 552.270–15 Liquidated Damages. Insert this clause in solicitations and contracts if you have a critical requirement to meet the delivery date and you cannot estab-

- lish an actual cost for the loss to the Government resulting from late delivery.
- 552.270–16 Adjustment for Vacant Premises.
- 552.270–17 Delivery and Condition.
- 552.270–18 Default in Delivery—Time Extensions.
- 552.270–19 Progressive Occupancy.
- 552.270–20 Payment.
- 552.270–21 Effect of Acceptance and Occupancy.
- 552.270–22 Default by Lessor During the Term.
- 552.270–23 Subordination, Nondisturbance and Attornment
- 552.270–24 Statement of Lease.
- 552.270–25 Substitution of Tenant Agency.
- 552.270–26 No Waiver.
- 552.270–27 Integrated Agreement.
- 552.270–28 Mutuality of Obligation.
- 552.270–29 Acceptance of Space.

570.604 Deviations to provisions and clauses.

(a) You need a deviation approved under 501.4 to omit any required provision or clause.

(b) You also need an approved deviation to modify the language of a provision or clause mandated by statute (e.g., GSAR 552.203–5, Covenant Against Contingent Fees, FAR 52.215–2, Audit and Records—Negotiation). The authorizing statute must allow for a waiver.

(c) Certain clauses required by non-GSA regulations require approval of the issuing agency before you can delete or modify them. For example, 52.222–26, Equal Opportunity; 52.222–35, Affirmative Action for Disabled Veterans and Veterans of the Vietnam Era; and 52.222–36, Affirmative Action for Workers with Disabilities, require the approval of the Department of Labor's Office of Federal Contract Compliance Programs before they can be deleted from or modified in the SFO or lease.