6301.4

6301.4 Ex parte communications.

Ex parte communications, that is, written or oral communications with the Board by or for one party only without notice to the other, are not permitted. No member of the Board or of the Board's staff shall consider, nor shall any person directly or indirectly involved in an appeal submit to the Board or to the Board's staff, off-therecord, any evidence, explanation, analysis, or advice, whether written or oral, regarding any matter at issue in an appeal. This provision does not apply to consultation between Board members nor to ex parte communications concerning the Board's administrative functions or procedures.

6301.5 Contract appeals procedures (general).

- (a) It is the intent of these rules to provide for the just and inexpensive determination of appeals without unnecessary delay. It is the objective of the Board's preliminary procedures to encourage full disclosure of relevant and material facts, and to discourage surprise. Each specified time limitation is a maximum, and should not be fully used if the action described can be accomplished in a shorter period. The Board may extend any time limitation for good cause and in accordance with legal precedent.
- (b) Ordinarily, the appellant has the burden of proof.
- (c) The rules of procedure at 6302 shall govern the procedures in all contract disputes appealed to the Board.

6301.6 Effective date.

This chapter shall apply to all appeals relating to contracts entered into on or after March 1, 1979, and upon the contractor's election of Contract Disputes Act procedures, to appeals relating to earlier contracts with respect to claims pending before the contracting officer on March 1, 1979, or initiated thereafter.

PART 6302—RULES OF PROCEDURE

6302.1 How to appeal a contracting officer's decision (Rule 1).

6302.2 Contents of notice of appeal (Rule 2). 6302.3 Docketing of appeals (Rule 3).

6302.4 Preparation, contents, organization, forwarding, and status of appeal file (Rule 4).

6302.5 Service of documents (Rule 5).

6302.6 Computation and extension of time limits (Rule 6).

6302.7 Motions (Rule 7).

6302.8 Appellant's election of procedures (Rule 8).

6302.9 The SMALL CLAIMS (EXPEDITED) procedure (Rule 9).

6302.10 The ACCELERATED (Rule 10).

6302.11 Submission of appeal without a hearing (Rule 11). 6302.12 Regular procedure (Rule 12).

6302.13 Pleadings (Rule 13).

6302.14 Amendments of pleadings or record (Rule 14).

6302.15 Prehearing briefs (Rule 15).

6302 16 Prehearing conference (Rule 16).

6302.17 The record of the appeal (Rule 17).

6302.18 Discovery-depositions (Rule 18).

6302.19 Interrogatories to parties, admission of facts, and inspection of documents (Rule 19).

6302.20 Time and place of hearing (Rule 20).

Notice of hearing (Rule 21). 6302.21

Unexcused absence of a party (Rule 6302.22

6302.23 Nature of hearings (Rule 23).

6302.24Subpoenas (Rule 24). 6302.25

Copies of papers (Rule 25). 6302.26Posthearing briefs (Rule 26).

6302.27 Transcript of proceedings (Rule 27).

Withdrawal of exhibits (Rule 28) 6302.28

Representation of the parties (Rule 6302.29 29)

6302.30 Alternative dispute resolution methods (Rule 30).

6302.31 Settlement (Rule 31).

6302 32 Decisions (Rule 32).

Motion for reconsideration (Rule 33). 6302.33

6302.34 Dismissal for lack of jurisdiction (Rule 34).

6302.35 Dismissal without prejudice (Rule 35)

6302.36 Dismissal for failure to prosecute or defend (Rule 36).

6302.37 Sanctions (Rule 37)

6302.38 Remand from court (Rule 38).

AUTHORITY: Contract Disputes Act of 1978 (41 U.S.C. 600, et seq.).

Source: 52 FR 48631, Dec. 23, 1987, unless

6302.1 How to appeal a contracting officer's decision (Rule 1).

(a) Notice of an appeal shall be in writing and mailed or otherwise furnished to the Board within 90 days from the date of receipt of a contracting officer's decision. A copy of the notice shall be furnished to the