Health and Human Services

reasonably required to perform the work.

- (k) Period of effectiveness of a proposed letter contract. (If more than 180 days, the Contracting Officer shall provide a detailed justification).
- (1) A statement of any substantive matters that need to be resolved.

316.603-71 Approval for modifications to letter contracts.

An official one level above the Contracting Officer shall approve all letter contract modifications. Contracting activities shall process requests for authority to issue letter contract modifications in the same manner as requests for authority to issue letter contracts. A request shall include the following:

- (a) Name and address of the contractor
 - (b) Description of work and services.
- (c) Date original request was approved and name/title of approving official.
- (d) Letter contract number and date
- (e) Detailed justification as to why the letter contract cannot currently be definitized.
- (f) Detailed justification as to why the level of funding must be increased.
- (g) Detailed justification as to why the period of effectiveness must be increased beyond 180 days, if applicable.
- (h) If the funding of the letter contract is to be increased to more than 50 percent of the estimated cost of the acquisition, the Contracting Officer shall include the information required by 316.603-70(j).

Subpart 316.7—Agreements

316.770 Unauthorized types of agreements.

316.770-2 Memoranda of understanding.

Use of a "memorandum of understanding," which purports to modify mandatory *FAR* and HHSAR provisions to make them acceptable to a prospective contractor, is not authorized because it may address matters contrary to the language of the solicitation or prospective contract. A memorandum of understanding does not bind the

Government under the contract. The Contracting Officer shall make a change in a solicitation or contract only by amendment or modification, respectively. When a change to a prescribed contract clause is considered necessary, the Contracting Officer shall request a deviation.

PART 317—SPECIAL CONTRACTING METHODS

Subpart 317.1—Multi-year Contracting

Sec. 317.104 General. 317.105 Policy. 317.105-1 Uses. 317.107 Options.

317.108 Congressional notification.

Subpart 317.2—Options

317.204 Contracts. 317.207 Exercise of options.

Subpart 317.5—Interagency Acquisitions Under the Economy Act

317.503 Determination and findings require-

Subpart 317.70—Multi-agency and Intraagency Contracts

317.7000 Scope of subpart.

317.7001 Definitions.

317.7002 Potential multi-agency and intraagency sources.

317.7003 Documentation for multi-agency contracts.

317.7004 Documentation for intra-agency contracts.

AUTHORITY: 5 U.S.C. 301; 40 U.S.C. 486(c).

SOURCE: 74 FR 62398, Nov. 27, 2009, unless otherwise noted.

Subpart 317.1—Multi-year Contracting

317.104 General.

(b) The Senior Procurement Executive is the agency head for the purpose of $FAR\ 17.104(b)$.

317.105 Policy.

317.105-1 Uses.

(a) Each HCA determination to use multi-year contracting, as defined in FAR 17.103, is limited to individual acquisitions where the full estimated