34.203

If permitted, reimbursement of offerors' pre-award IBR costs is governed by the provisions of FAR Part 31.

34.203 Solicitation provisions and contract clause.

- (a) The contracting officer shall insert a provision that is substantially the same as the provision at FAR 52.234–2, Notice of Earned Value Management System Pre-Award IBR, in solicitations for contracts that require the contractor to use an Earned Value Management System (EVMS) and for which the Government requires an Integrated Baseline Review (IBR) prior to award.
- (b) The contracting officer shall insert a provision that is substantially the same as the provision at 52.234-3, Notice of Earned Value Management System Post Award IBR, in solicitations for contracts that require the contractor to use an Earned Value Management System (EVMS) and for which the Government requires an Integrated Baseline Review (IBR) after contract award.
- (c) The contracting officer shall insert a clause that is substantially the same as the clause at FAR 52.234-4, Earned Value Management System, in solicitations and contracts that require a contractor to use an EVMS.

PART 35—RESEARCH AND DEVELOPMENT CONTRACTING

```
Sec
35.000 Scope of part.
35.001
      Definitions.
35.002 General.
35.003 Policy.
35.004 Publicizing requirements and expand-
   ing research and development sources.
35.005 Work statement.
35.006 Contracting methods and contract
   type.
35.007 Solicitations.
35.008 Evaluation for award.
35.009 Subcontracting research and develop-
   ment effort.
35.010 Scientific and technical reports.
35.011 Data.
35.012 Patent rights.
35.013 Insurance.
35.014 Government property and title.
35.015 Contracts for research with edu-
   cational institutions and nonprofit orga-
```

35.016 Broad agency announcement.

nizations.

```
35.017 Federally Funded Research and Development Centers.
35.017-1 Sponsoring agreements.
35.017-2 Establishing or changing an FFRDC.
```

35.017-3 Using an FFRDC. 35.017-4 Reviewing FFRDC's. 35.017-5 Terminating FFRDC.

35.017–6 Master list of FFRDC's.

35.017-7 Limitation on the creation of new FFRDC'S.

AUTHORITY: 40 U.S.C. 121(c); 10 U.S.C. chapter 137; and 42 U.S.C. 2473(c).

SOURCE: 48 FR 42352, Sept. 19, 1983, unless otherwise noted.

35.000 Scope of part.

- (a) This part prescribes policies and procedures of special application to research and development (R&D) contracting.
- (b) R&D integral to acquisition of major systems is covered in part 34. Independent research and development (IR&D) is covered at 31.205–18.

[48 FR 42352, Sept. 19, 1983, as amended at 55 FR 3884, Feb. 5, 1990; 65 FR 36014, June 6, 2000]

35.001 Definitions.

Applied research means the effort that (a) normally follows basic research, but may not be severable from the related basic research; (b) attempts to determine and exploit the potential of scientific discoveries or improvements in technology, materials, processes. methods, devices, or techniques; and (c) attempts to advance the state of the art. When being used by contractors in cost principle applications, this term does not include efforts whose principal aim is the design, development, or testing of specific items or services to be considered for sale; these efforts are within the definition of development, given below.

Development, as used in this part, means the systematic use of scientific and technical knowledge in the design, development, testing, or evaluation of a potential new product or service (or of an improvement in an existing product or service) to meet specific performance requirements or objectives. It includes the functions of design engineering, prototyping, and engineering testing; it excludes subcontracted technical effort that is for the sole purpose of developing an additional source for an existing product.