## 13.302-5 Clauses.

(a) Each *purchase order* (and each *purchase order* modification (see <u>13.302-3</u>)) *shall* incorporate all clauses prescribed for the particular *acquisition*.

(b) The *contracting officer shall* insert the clause at <u>52.213-2</u>, *Invoices*, in *purchase orders* that authorize advance payments (see <u>31 U.S.C. 3324(d)(2)</u>) for subscriptions or other charges for newspapers, magazines, periodicals, or other publications (*i.e.*, any publication printed, microfilmed, photocopied, or magnetically or otherwise recorded for auditory or visual usage).

(c) The *contracting officer shall* insert the clause at <u>52.213-3</u>, Notice to Supplier, in unpriced *purchase orders*.

(d)

(1) The contracting officer may use the clause at <u>52.213-4</u>, Terms and Conditions-Simplified Acquisitions (Other Than Commercial Products and Commercial Services;), in simplified acquisitions exceeding the micro-purchase threshold that are for other than commercial products or commercial services (see <u>12.301</u>).

(2) The clause-

(i) Is a compilation of the most commonly used clauses that apply to simplified *acquisitions*; and

(ii) *May* be modified to fit the individual *acquisition* to add other needed clauses, or those clauses *may* be added separately. Modifications (*i.e.*, additions, deletions, or substitutions) *must* not create a void or internal contradiction in the clause. For example, do not add an *inspection* and acceptance or *termination for convenience* requirement unless the existing requirement is deleted. Also, do not delete a paragraph without providing for an appropriate substitute.

(i) When an *acquisition* for *supplies* for use within the *United States* cannot be set aside for small business concerns and trade agreements apply (see <u>subpart 25.4</u>), substitute the clause at <u>52.225-3</u>, Buy American-Free Trade Agreements-Israeli Trade Act, used with the appropriate *Alternate* (see <u>25.1101(b)(1)</u>), instead of the clause at <u>52.225-1</u>, Buy American-Supplies.

(ii) When acquiring *supplies* for use outside the *United States*, delete clause 52.225-1 from the clause list at 52.213-4(b).

(4) When the *senior procurement executive* allows for application of an *alternate* domestic content test for the contract in accordance with <u>25.101</u>(d), so that the initial domestic content threshold will apply to the entire period of performance, the *contracting officer shall* fill in the <u>52.213-4</u>(b)(1)(xvii)(B) for <u>52.225-1</u> Alternate I as follows: For contracts that the *contracting officer* estimates will be awarded in calendar year 2022 or 2023, the *contracting officer shall* insert "60" in paragraph (1)(ii)(A) of the definition of domestic *end product*. For contracts that the *contracting officer shall* insert "65". For contracts that the *contracting officer* estimates will be awarded in calendar year 2024, 2025, 2026, 2027, or 2028, the *contracting officer shall* insert "65". For contracts that the *contracting officer* estimates will be awarded after calendar year 2028 the *contracting officer shall* insert "75".

<sup>(3)</sup> 

Parent topic: <u>13.302</u> Purchase orders.