39.103 Modular contracting.

- (a) This section implements <u>41 U.S.C. 2308</u>. *Modular contracting* is intended to reduce program risk and to incentivize contractor performance while meeting the Government's need for timely access to rapidly changing technology. Consistent with the agency's *information technology* architecture, agencies *should*, to the maximum extent practicable, use *modular contracting* to acquire *major systems* (see <u>2.101</u>) of *information technology*. Agencies *may* also use *modular contracting* to acquire non-*major systems* of *information technology*.
- (b) When using modular contracting, an acquisition of a system of information technology may be divided into several smaller acquisition increments that-
- (1) Are easier to manage individually than would be possible in one comprehensive acquisition;
- (2) Address complex *information technology* objectives incrementally in order to enhance the likelihood of achieving workable systems or solutions for attainment of those objectives;
- (3) Provide for delivery, implementation, and testing of workable systems or solutions in discrete increments, each of which comprises a system or solution that is not dependent on any subsequent increment in order to perform its principal functions;
- (4) Provide an opportunity for subsequent increments to take advantage of any evolution in technology or needs that occur during implementation and use of the earlier increments; and
- (5) Reduce risk of potential adverse consequences on the overall project by isolating and avoiding custom-designed *components* of the system.
- (c) The characteristics of an increment *may* vary depending upon the type of *information technology* being acquired and the nature of the system being developed. The following factors *may* be considered:
- (1) To promote compatibility, the *information technology* acquired through *modular contracting* for each increment *should* comply with common or commercially acceptable *information technology* standards when available and appropriate, and *shall* conform to the agency's master *information technology* architecture.
- (2) The performance requirements of each increment *should* be consistent with the performance requirements of the completed, overall system within which the *information technology* will function and *should* address interface requirements with succeeding increments.
- (d) For each increment, contracting officers shall choose an appropriate contracting technique that facilitates the acquisition of subsequent increments. Pursuant to parts 16 and 17 of the Federal Acquisition Regulation, contracting officers shall select the contract type and method appropriate to the circumstances (e.g., indefinite delivery, indefinite quantity contracts, single contract with options, successive contracts, multiple awards, task order contracts). Contract(s) shall be structured to ensure that the Government is not required to procure additional increments.
- (e) To avoid obsolescence, a modular contract for *information technology should*, to the maximum extent practicable, be awarded within 180 days after the date on which the *solicitation* is issued. If award cannot be made within 180 days, agencies *should* consider cancellation of the *solicitation* in accordance with 14.209 or 15.206(e). To the maximum extent practicable, deliveries under the

contract should be scheduled to occur within 18 months after issuance of the solicitation.

Parent topic: Subpart 39.1 - General