



This is a tool developed by CohnReznick to help contractors assess the potential applicability of business system audits or examinations for their organization. If a company has responded "yes" to any of the specific criterion listed within a particular business system, then you may be subject to a system audit or examination. It is important to note, a "yes" response alone does not always mean it is applicable as government regulations sometimes include criterion linked by conjunctions while others are independent of other criterion. A "yes" response should be discussed with a qualified CohnReznick practitioner to understand applicability and other unique circumstances with any probably Contracting Officer action. For questions, please contact Kristen Soles at kristen.soles@cohnreznick.com or Christine Williamson at christine.williamson@cohnreznick.com.

SYSTEM		FAR, DFARS, PROVISIONS, and CLAUSES	BUSINESS SYSTEM APPLICABILITY RULES			CRITERION APPLICABLE INDICATE "YES" OR "NO	
ACCOUNTING (AS)	DOD-NON	FAR 16.301-3 1. Does your company have a Government cost-reimbursement contract? - AND - Cost- 2. Did the ACO determine a need for accounting system audit based on significant cost-reimbursement contracts, change in cost accountin practices, billing or invoicing issues, audit recommendation, or other rationale? Contracts - Limitations					
	DOD	DFARS 242.7502(a) DFARS Clause 252.242-7006	 Is your Company a DoD prime contractor or subcontractor? Does any prime contract or subcontract contain a similar DFARS clause or language requiring an adequate account Was the Company awarded or executed any of the following contract types: (a) Cost-reimbursement contract (FAR 16) (b) Incentive contract based on cost information (c) T&M (Both Commercial FAR 12 and non-commercial FAR 15) (d) Labor hour contracts (e) Contracts with progress payments made on the basis of costs incurred or on % completion 				
ESTIMATING (ES)	NON-DOD	FAR 15.407-5 Estimating Systems	DETERMINE OVERALL SYSTEM APPLICABI . Did the Company's CO under a prime contract determine a need for an estimating system review?				
	DOD	DFARS Clause 252.215-7002 Estimating	2. Did your Company receive in its <i>preceding fiscal year</i> a DoD <u>prime contract(s)</u> or <u>subcontract(s)</u> totaling \$50 million or more for which <i>certified cost or pricing data were required</i> ? or 3. Did your Company in its preceding fiscal year receive a DoD <u>prime contract(s)</u> or <u>subcontract(s)</u> totaling \$10 million or more (but less than \$50 million) for which <u>certified cost or pricing data were required</u> and the contracting officer, <u>with concurrence or at the request of the ACO</u> ,				
PURCHASING (CPSR)	DOD/NON-DOD	FAR Subpart 44.302 Requirements FAR Clause 52.244-2 Subcontracts	DETERMINE OVERA 1. Did the Company's ACO determine the need for a CPSR based on, but not limited to, your past performance, and th and dollar value of subcontracts? -AND- 2. In the next 12 months, your sales to the Government are expected to exceed \$25 million excluding: (1) Competitively-awarded firm-fixed-price (2) Competitively-awarded fixed-price with economic price adjustment (3) Commercial items (pursuant to FAR Part 12) As a preliminary CPSR eligibility evaluation: 3. Indicate estimated total value of sales to the Government as defined above and not including identified exclusions: 4. Indicate number of following contract/subcontract types received in past 12 months: (a) Cost-reimbursement (b) Time and Materials/Labor Hour (c) Fixed-price competitively-awarded (d) Fixed-price with economic price adjustment competitively awarded (e) Contracts/subcontracts for sales of commercial items pursuant to FAR Part 12 (f) Fixed-price other than those in (c) and (d) above	ne volume, c			
	DOD ONLY	Business Systems DFARS Clause	1. Is your Company DoD prime contractor or subcontractor? - AND - 2. Does any prime contract or subcontract contain a similar DFARS clause or language requiring your company to maintain an adequate or 15 approved purchasing system? - AND -				

SYSTEM		FAR, DFARS, PROVISIONS, and CLAUSES	IONS, CRITERIA			
MATERIAL MANAGEMENT AND ACCOUNTING (MMAS)		DFARS 242.7203 Review Procedures	1. Your contract(s) contain this DFARS clause -AND- 2. Your company had \$40 million of qualifying sales to the Government during the preceding fiscal year -AND- 3. Your ACO, with advice from the auditor, determined that an MMAS review is needed based on a risk assessment of your past experience and current vulnerability As a preliminary MMAS review eligibility evaluation: TOTAL VALUE			
	aoa	DFARS Clause 252.242-7004 Material Management and Accounting System	4. Total value of qualifying sales to the Government in your preceding fiscal year: COU 5. Indicate number of following contract/subcontract/modification types received in previous fiscal year: COU (a) Sales for which certified cost or pricing data were required under 10 USC 2306a, as implemented in FAR 15.403 (b) Contracts priced on other than a firm-fixed-price or fixed-price with economic price adjustment basis (c) Cost-reimbursement (d) Fixed-price with progress payments made on the basis of costs incurred as work progresses under the contract (d) Fixed-price with progress payments made on the basis of costs incurred as work progresses under the contract	NT TOTAL VALUE		
			DETERMINE OVERALL SYST		1	
PROPERTY MANAGEMENT (PM)	DOD-NON		 management policies, procedures, practices, and systems. This analysis, which is accomplished as frequently as conditions warrant, will be conducted in accordance with agency procedures. 2. You have the following type(s) of Government contract(s) that contain FAR Clause 52.245-1: (a) Cost-reimbursement and Time and Materials type contracts, and Labor Hour contracts involving Government property (b) Fixed-price when the Government will provide Government property (c) Contracts or modifications awarded under FAR Part 12 procedures where Government property that exceeds the SAT is furnished or where the contract (s), you have Government property or used under the contract that is titled to the Government 3. Under your contract(s), you have Government property either provided by the Government or purchased by you and/or you have subcontractor(s) with Government property either provided by the Government or you or purchased by the subcontractor 4. You have a system of internal controls to manage (control, use, preserve, protect, repair and maintain) Government property in your possession and that satisfies the requirements of this FAR clause 5. You have procedures to assess your property management system effectiveness and perform periodic internal reviews, surveillances, seasessments, or audits. Significant findings or results of such reviews and audits pertaining to Government property are provided to the Government Property Administrator. 			
	DOD	DFARS 242.7000 Contractor	2. Does any prime contract or subcontract contain a similar DFARS clause or language requiring your company to maintain an adequate or approved property management system? - AND - 3. Will your Company be responsible for either Government Furnished Property (GFP) or Contractor Acquired Property (CAP) under your prime contract or subcontract?			
			DETERMINE OVERALL SYSTI	M APPLICABILITY	1	
EARNED VALUE MANAGEMENT (EVMS)	DOD-NON	Policy FAR Clause 52.234-4 Earned	 You have an EVMS as required for a major acquisition for development, in accordance with OMB Circular A-11 You have an EVMS as required by the Government for other acquisitions, in accordance with agency procedures Your contract(s) contains this FAR clause You are required to use an EVMS that has been determined by the Cognizant Federal Agency (CFA) to be compliant with t 	he guidelines in		
	aoa	DFARS 234.201 1. You have the following type(s) of Government contract(s)/subcontract(s) that contains DFARS Clause 252.234-7002: (i) Cost or incentive valued at \$20 million or more (EVMS must comply with American National Standards Institute/EIA Standard 748 (ANSI/EIA-748) EVMS Policy (ii) Cost or incentive valued at \$100 million or more (contractor must have an EVMS that has been determined by the CFA to be compliant with ANSI/EIA-748)				

CAS-covered contracts will contain the applicable business system clauses if criteria are met.

CohnReznick LLP © 2023

This has been prepared for information purposes and general guidance only and does not constitute legal or professional advice. You should not act upon the information contained in this publication without obtaining specific professional advice. No representation or warranty (express or implied) is made as to the accuracy or completeness of the information contained in this publication, and CohnReznick LLP, its partners, employees and agents accept no liability, and disclaim all responsibility, for the consequences of you or anyone else acting, or refraining to act, in reliance on the information contained in this publication or for any decision based on it.