Program has no appropriation for paying for developmental assistance; and (l) Other terms and conditions, as appropriate.

919.7011 Developmental assistance.

(a) The forms of developmental assistance a Mentor may provide to a Protege include, but are not limited to:

1. Management guidance relating to:
   (i) Financial management,
   (ii) Organizational management,
   (iii) Overall business management planning,
   (iv) Business development, and
   (v) Marketing assistance;
2. Engineering and other technical assistance;
3. Noncompetitive award of subcontracts under DOE or other Federal contracts where otherwise authorized;
4. Award of subcontracts in the Mentor’s commercial activities;
5. Progress payments based on costs;
6. Rent-free use of facilities and/or equipment owned or leased by Mentor; and
7. Temporary assignment of Mentor personnel to the Protege for purposes of training.

(b) Costs incurred by a Mentor to provide developmental assistance, as described in paragraph (a) of this section, are allowable only to the extent provided at 48 CFR 919.7003(b).

919.7012 Review and approval process of agreement by OSDBU.

(a) OSDBU will review the proposed Mentor-Protege Agreement under 48 CFR 919.7010 and will complete its review and assessment no later than 30 days after receipt. OSDBU will provide a copy of its assessment to the cognizant DOE technical program manager and contracting officer for review and concurrence.

(b) If OSDBU approves the Agreement, the Mentor may implement the developmental assistance program.

(c) Upon finding deficiencies that DOE considers correctable, the OSDBU will notify the Mentor and request information to be provided within 30 days that may correct the deficiencies. The Mentor may then provide additional information for reconsideration. The review of any supplemental material will be completed within 30 days after receipt by the OSDBU and the Agreement either approved or disapproved.

919.7013 Reports.

(a) Prior to performing an evaluation of a Mentor’s performance under its Mentor-Protege Agreement for use in award fee evaluations, the Mentor-Protege Program Manager must consult with the cognizant DOE technical program manager and must provide a copy of the performance evaluation comments regarding the technical effort and Mentor-Protege development to the contracting officer.

(b) The DOE Mentor-Protege Program Manager must submit semi-annual reports to the cognizant contracting officer regarding the participating Mentor’s performance in the Program for use in the award fee determination process.

(c) The Mentor firm must submit progress reports to the DOE Mentor-Protege Program Manager semi-annually.

919.7014 Solicitation provision.

The cognizant contracting officer must insert the provision at 952.219–70, DOE Mentor-Protege Program, in all solicitations with an estimated value in excess of the simplified acquisition threshold.

PART 922—APPLICATION OF LABOR LAWS TO GOVERNMENT ACQUISITION

Subpart 922.1—Basic Labor Policies

Sec.
922.103 Overtime.
922.103–4 Approvals.
922.103–5 Contract clauses.

Subpart 922.6—Walsh-Healey Public Contracts Act

922.608–3 Protests against eligibility.
922.608–4 Award pending final determination.
922.608–5 Award.
922.608–6 Postaward.

Subpart 922.8—Equal Employment Opportunity

922.800 Scope of subpart.
922.802 [Reserved]
922.803 Responsibilities.
922.804 Affirmative action programs.