simplified contract format in lieu of the uniform contract format (see 14.201–1). The contracting officer has flexibility in preparation and organization of the simplified contract format. However, the following format should be used to the maximum practical extent:

(a) Solicitation/contract form. Standard Form (SF) 1447, Solicitation/Contract, shall be used as the first page of the solicitation.

(b) Contract schedule. Include the following for each contract line item:
   (1) Contract line item number.
   (2) Description of supplies or services, or data sufficient to identify the requirement.
   (3) Quantity and unit of issue.
   (4) Unit price and amount.
   (5) Packaging and marking requirements.
   (6) Inspection and acceptance, quality assurance, and reliability requirements.
   (7) Place of delivery, performance and delivery dates, period of performance, and f.o.b. point.
   (8) Other item-peculiar information as necessary (e.g., individual fund citations).

(c) Clauses. Include the clauses required by this regulation. Additional clauses shall be incorporated only when considered absolutely necessary to the particular acquisition.

(d) List of documents and attachments. Include if necessary.

(e) Representations and instructions—
   (1) Representations and certifications. Insert those solicitation provisions that require representations, certifications, or the submission of other information by offerors.
   (2) Instructions, conditions, and notices. Include the solicitation provisions required by 14.201–6. Include any other information/instructions necessary to guide offerors.
   (3) Evaluation factors for award. Insert all evaluation factors and any significant subfactors for award.
   (4) Upon award, the contracting officer need not physically include the provisions in subparagraphs (e)(1), (2), and (3) of this subsection in the resulting contract, but shall retain them in the contract file. Award by acceptance of a bid on the award portion of SF 1447 incorporates the representations, certifications, and other statements of bidders in the resultant contract even though not physically attached.


14.202–1 Bidding time.

(a) Policy. A reasonable time for prospective bidders to prepare and submit bids shall be allowed in all invitations, consistent with the needs of the Government. (For construction contracts, see 36.213–3(a).) A bidding time (i.e., the time between issuance of the solicitation and opening of bids) of at least 30 calendar days shall be provided when synopsis is required by subpart 5.2.

(b) Factors to be considered. Because of unduly limited bidding time, some potential sources may be precluded from bidding and others may be forced to include amounts for contingencies that, with additional time, could be eliminated. To avoid unduly restricting competition or paying higher-than-necessary prices, consideration shall be given to such factors as the following in establishing a reasonable bidding time: (1) degree of urgency; (2) complexity of requirement; (3) anticipated extent of subcontracting; (4) whether use was made of presolicitation notices; (5) geographic distribution of bidders; and (6) normal transmittal time for both invitations and bids.


(a) Telegraphic bids and mailgrams shall be authorized only when—
   (1) The date for the opening of bids will not allow bidders sufficient time to submit bids in the prescribed format; or
   (2) Prices are subject to frequent changes.

(b) If telegraphic bids are to be authorized, see 14.201–6(g). Unauthorized telegraphic bids shall not be considered (see 14.301(b)).