subcontractors and their employees in procurements that support management activities and administrative functions to enter into separate, interrelated third party agreements to protect sensitive information from unauthorized use or disclosure. As an alternative to numerous, separate third party agreements, 1837.203–70 prescribes detailed policy and procedures to protect contractors from unauthorized use or disclosure of their sensitive information. Nothing in this section waives the requirements of FAR 37.204 and 1837.204.

(70 FR 35554, June 21, 2005)

1809.507 Solicitation provisions and contract clause.

1809.507–2 Contract clause.

The contracting officer may insert a clause substantially the same as the clause at 1852.209–71, Limitation of Future Contracting, in solicitations and contracts.

Subpart 1809.6—Contractor Team Arrangements

1809.670 Contract clause.

The contracting officer shall insert the clause at 1852.209–72, Composition of the Contractor, in all construction invitations for bids and resulting contracts. The clause may be used in other solicitations and contracts to clarify a contractor team arrangement where the prime contractor consists of more than one legal entity, such as a joint venture.

PART 1811—DESCRIPTING AGENCY NEEDS

AUTHORITY: 42 U.S.C. 2473(c)(1).

Subpart 1811.4—Delivery or Performance Schedules

1811.404–70 NASA contract clauses.

The clause at 1852.211–70, Packaging, Handling, and Transportation, must be included in solicitations and contracts for deliverable items, including software, designated as Class I (mission essential), Class II (delicate or sensitive), or Class III (requires special handling or monitoring).

[65 FR 37062, June 13, 2000]

PART 1812—ACQUISITION OF COMMERCIAL ITEMS

Subpart 1812.3—Solicitation Provisions and Contract Clauses for the Acquisition of Commercial Items

Sec.

1812.301 Solicitation provisions and contract clauses for the acquisition of commercial items.

Subpart 1812.70—Commercial Space Hardware or Services

1812.7000 Prohibition on guaranteed customer bases for new commercial space hardware or services.

AUTHORITY: 42 U.S.C. 2473(c)(1).

SOURCE: 61 FR 47079, Sept. 6, 1996, unless otherwise noted.

Subpart 1812.3—Solicitation Provisions and Contract Clauses for the Acquisition of Commercial Items

1812.301 Solicitation provisions and contract clauses for the acquisition of commercial items. (NASA supplements paragraph (f))

(f)(i) The following clauses are authorized for use in acquisitions of commercial items when required by the clause prescription:

(A) 1852.214–71, Grouping for Aggregate Award.

(B) 1852.214–72, Full Quantities.

(C) 1852.215–84, Ombudsman.

(D) 1852.219–75, Small Business Subcontracting Reporting.

(E) 1852.219–76, NASA 8 Percent Goal.

(F) 1852.223–70, Safety and Health.

(G) 1852.223–71, Frequency Authorization.

(H) 1852.223–72, Safety and Health (Short Form).

(I) 1852.223–73, Safety and Health Plan.

(J) 1852.223–75, Major Breach of Safety and Security.

(K) 1852.228–72, Cross-Waiver of Liability for Space Shuttle Services.

(L) 1852.228–76, Cross-Waiver of Liability for Space Station Activities.