§ 37.1020 What must I document in my award file?
You should include in your award file an agreements analysis in which you:
(a) Briefly describe the program and detail the specific military and commercial benefits that should result from the project supported by the TIA. If the recipient is a consortium that is not formally incorporated, you should attach a copy of the signed articles of collaboration.
(b) Describe the process that led to the award of the TIA, including how you and program officials solicited and evaluated proposals and selected the one supported through the TIA.
(c) Explain how you decided that a TIA was the most appropriate instrument, in accordance with the factors in Subpart B of this part. Your explanation must include your answers to the relevant questions in §37.225(a) through (d).
(d) Explain how you valued the recipient’s cost sharing contributions, in accordance with §§37.530 through 37.555. For a fixed-support TIA, you must document the analysis you did (see §37.560) to set the fixed level of Federal support; the documentation must explain how you determined the recipient’s minimum cost share and show how you estimated the expenditures required to achieve the project outcomes.
(e) Document the results of your negotiation, addressing all significant issues in the TIA’s provisions. For example, this includes specific explanations if you:
   (1) Specify requirements for a participant’s systems that vary from the standard requirements in §§37.615(a), 37.625(a), 37.630, or 37.705(a) in cases where those sections provide flexibility for you to do so.
   (2) Provide that any audits are to be performed by an IPA, rather than the DCAA, where permitted under §37.650. Your documentation must include:
      (i) The names and addresses of business units for which IPAs will be the auditors;
      (ii) Estimated amounts of Federal funds expected under the award for those business units; and
   (iii) The basis (e.g., a written statement from the recipient) for your judging that the business units do not currently perform under types of awards described in §37.650(b)(1) and (2) and are not willing to grant the DCAA audit access.
   (3) Include an intellectual property provision that varies from Bayh-Dole requirements.
   (4) Determine that cost sharing is impracticable.

§ 37.1025 Must I report information to the Defense Assistance Awards Data System?
Yes, you must give the necessary information about the award to the office in your organization that is responsible for preparing DD Form 2566, “DoD Assistance Award Action Report,” reports for the Defense Assistance Award Data System, to ensure timely and accurate reporting of data required by 31 U.S.C. 6101–6106 (see 32 CFR part 21, subpart E).

§ 37.1030 What information must I report to the Defense Technical Information Center?
(a) For any TIA, you must give your answers to the questions in §37.225(a) through (d) to the office in your DoD Component that is responsible for providing data on TIAs to the DTIC. Contact DTIC staff either by electronic mail at aq@dtic.mil, by telephone at 1–800–225–3842, or at DTIC-OCA, 8725 John J. Kingman Rd., Suite 0944, Fort Belvoir, VA 22060–6218, if you are unsure about the responsible office in your DoD Component. The DTIC compiles the information to help the Department of Defense measure the Department-wide benefits of using TIAs and assess the instruments’ value in helping to meet the policy objectives described in §37.205(b) and appendix A to this part.

(b) If the TIA uses the authority of 10 U.S.C. 2371, as described in §37.1035, your information submission for the DTIC under paragraph (a) of this section must include the additional data required for the DoD’s annual report to Congress.
(c) If, as permitted under §37.650, the TIA includes a provision allowing a for-