(c) After receiving the decision by the program office, the Contracting Officer shall promptly notify the contractor in writing of the following:

1. The specified amount of additional funds allotted to the contract.
2. Work shall be discontinued when the allotted funds are exhausted, and any work performed after that date is at the contractor’s risk.
3. The Government is considering whether to allot additional funds to the contract and will notify the contractor as soon as possible, but that any work performed after the currently allotted funds are exhausted is at the contractor’s risk. (Timely, formal notification of the Government’s intention is essential to preclude loss of contractual rights in the event of dispute, termination, or litigation.)

(d) If the program office permits, the Contracting Officer shall refrain from issuing any contractual documents that require new work or an extension of time, pending resolution of the projected overrun.

342.7102  Contract modifications.

(a) Modifications to contracts containing the Limitation of Cost clause shall include either—

1. A provision which: Increases the estimated or ceiling amount in the Limitation of Cost clause of the contract; and states that such clause will thereafter apply to the increased amount; or
2. A provision stating that the estimated or ceiling amount in the Limitation of Cost clause is not changed by the modification.

(b) The Contracting Officer shall not change a fixed-fee in a contract when funding a cost overrun. The Contracting Officer shall make changes in fixed-fee only to reflect changes in the SOW/PWS that justify an increase or decrease in fee.