Subpart 217.71—Master Agreement for Repair and Alteration of Vessels

217.7100 Scope of subpart.

This subpart contains acquisition policies and procedures for master agreements for repair and alteration of vessels.

217.7101 Definitions.  
(a) Master agreement for repair and alteration of vessels—  
(1) Is a written instrument of understanding, negotiated between a contracting activity and a contractor that—  
(A) Contains contract clauses, terms, and conditions applying to future contracts for repairs, alterations, and/or additions to vessels; and  
(B) Contemplates separate future contracts that will incorporate by reference or attachment the required and applicable clauses agreed upon in the master agreement.  
(2) Is not a contract.  
(b) Job order—  
(1) Is a fixed price contract incorporating, by reference or attachment, a master agreement for repair and alteration of vessels:  
(2) May include clauses pertaining to subjects not covered by the master agreement; but applicable to the job order being awarded; and  
(3) Applies to a specific acquisition and sets forth the scope of work, price, delivery date, and other appropriate terms that apply to the particular job order.

217.7102 General.  
(a) Activities shall enter into master agreements for repair and alteration of vessels with all prospective contractors located within the United States or its outlying areas, which—  
(1) Request ship repair work; and  
(2) Possess the organization and facilities to perform the work satisfactorily. (Issuance of a master agreement does not indicate approval of the contractor's facility for any particular acquisition and is not an affirmative determination of responsibility under FAR subpart 9.1 for any particular acquisition.)  
(b) Activities may use master agreements in work with prospective contractors located outside the United States and its outlying areas.  
(c) Activities may issue job orders under master agreements to effect repairs, alterations, and/or additions to vessels belonging to foreign governments.  
(1) Contractors shall treat vessels of a foreign government as if they were vessels of the U.S. Government whenever requested to do so by the contracting officer.  
(2) Identify the vessel and the foreign government in the solicitation and job order.

[56 FR 36345, July 31, 1991, as amended at 70 FR 35544, June 21, 2005]

217.7103 Master agreements and job orders.  

217.7103–1 Content and format of master agreements.  

Follow the procedures at PGI 217.7103–1 for preparation of master agreements.

[71 FR 27642, May 12, 2006]

217.7103–2 Period of agreement.  

(a) Master agreements remain in effect until canceled by either the contractor or the contracting officer.  
(b) Master agreements can be canceled by either the contractor or the contracting officer by giving 30 days written notice to the other.  
(c) Cancellation of a master agreement does not affect the rights and liabilities under any job order existing at the time of cancellation. The contractor must continue to perform all work covered by any job order issued before the effective date of cancellation of the master agreement.

217.7103–3 Solicitations for job orders.  

(a) When a requirement arises within the United States or its outlying areas for the type of work covered by the master agreement, solicit offers from prospective contractors that—  
(1) Previously executed a master agreement; or  
(2) Have not previously executed a master agreement, but possess the necessary qualifications to perform the