(c) When reviewing requirements or participating in acquisition planning that would result in a military department or defense agency acquiring a military flight simulator, the contracting officer shall notify the program officials of the prohibition in paragraph (b) of this subsection. If the program officials decide to request a waiver from the Secretary of Defense under paragraph (b) of this subsection, the contracting officer shall follow the procedures at PGI 237.102–71.


237.102–72 Contracts for management services.

In accordance with Section 802 of the National Defense Authorization Act for Fiscal Year 2008 (Pub. L. 110–181), DoD may award a contract for the acquisition of services the primary purpose of which is to perform acquisition support functions with respect to the development or production of a major system, only if—

(a) The contract prohibits the contractor from performing inherently governmental functions;

(b) The DoD organization responsible for the development or production of the major system ensures that Federal employees are responsible for determining—

(1) Courses of action to be taken in the best interest of the Government; and

(2) Best technical performance for the warfighter; and

(c) The contract requires that the prime contractor for the contract may not advise or recommend the award of a contract or subcontract for the development or production of the major system to an entity owned in whole or in part by the prime contractor.

[74 FR 34269, July 15, 2009]

237.102–73 Prohibition on contracts for services of senior mentors.

DoD is prohibited from entering into contracts for the services of senior mentors. See PGI 237.102–73 for references to DoD policy and implementation guidance.

[75 FR 71564, Nov. 24, 2010]

237.102–74 Taxonomy for the acquisition of services, and supplies and equipment.

See PGI 237.102–74 for further guidance on the taxonomy for the acquisition of services and the acquisition of supplies and equipment.

[79 FR 51264, Aug. 28, 2014]

237.102–75 Guidebook for the acquisition of services.

See PGI 237.102–75 for the “Guidebook for the Acquisition of Services.”

[76 FR 76320, Dec. 7, 2011]

237.102–76 Review criteria for the acquisition of services.

See PGI 237.102–76 for tenets and review criteria to be used when conducting preaward and postaward reviews for the acquisition of services.

[76 FR 76320, Dec. 7, 2011]

237.102–77 Automated requirements roadmap tool.

See PGI 237.102–77 for guidance on using the Automated Requirements Roadmap Tool to develop and organize performance requirements into draft versions of the performance work statement, the quality assurance surveillance plan, and the performance requirements summary.

[77 FR 52254, Aug. 29, 2012]

237.102–78 Market research report guide for improving the tradecraft in services acquisition.

See PGI 210.070 for guidance on use of the market research report guide to conduct and document market research for service acquisitions.

[77 FR 52254, Aug. 29, 2012]

237.102–79 Private sector notification requirements in support of insourcing actions.

In accordance with 10 U.S.C. 2463, contracting officers shall provide written notification to affected incumbent contractors of Government insourcing determinations. Notification shall be provided within 20 business days of the contracting officer’s receipt of a decision from the cognizant component in-