other services purchased from a municipality or an entity solely authorized by the municipality to provide those services in a particular geographical region; and philanthropic contributions;

* * * * *

10. Amend 52.219–16 by—

a. Revising the date of the clause; and

b. In paragraph (b) in the second sentence removing the phrase “plan, established” and adding “plan (see 19.705–7), established” in its place.

The revision reads as follows:

52.219–16 Liquidated Damages—Subcontracting Plan.

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Liquidated Damages—Subcontracting Plan (SEP 2021)

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[FR Doc. 2021–16366 Filed 8–10–21; 8:45 am] BILLING CODE P

**DEPARTMENT OF DEFENSE**

**GENERAL SERVICES ADMINISTRATION**

**NATIONAL AERONAUTICS AND SPACE ADMINISTRATION**

48 CFR Parts 42 and 52

[FAC 2021–07; Item V; Docket No. FAR–2021–0052; Sequence No. 3]

**Federal Acquisition Regulation; Technical Amendments**

**AGENCY:** Department of Defense (DoD), General Services Administration (GSA), and National Aeronautics and Space Administration (NASA).

**ACTION:** Final rule.

**SUMMARY:** This document makes amendments to the Federal Acquisition Regulation (FAR) in order to make needed editorial changes.

**DATES:** Effective September 10, 2021.

**FOR FURTHER INFORMATION CONTACT:** Ms. Lois Mandell, Regulatory Secretariat Division (MVCB), at 202–501–4755 or GSARRegSec@gsa.gov. Please cite FAC 2021–07, Technical Amendments.

**SUPPLEMENTARY INFORMATION:** This document makes editorial changes to 48 CFR parts 42 and 52.

**List of Subjects in 48 CFR Parts 42 and 52**

Government procurement.

**William F. Clark.**

Director, Office of Government-wide Acquisition Policy, Office of Acquisition Policy, Office of Government-wide Policy.

Therefore, DoD, GSA, and NASA amend 48 CFR parts 42 and 52 as set forth below:

1. The authority citation for 48 CFR parts 42 and 52 continues to read as follows:

**Authority:** 40 U.S.C. 121(c); 10 U.S.C. chapter 137; and 51 U.S.C. 20113.

**PART 42—CONTRACT ADMINISTRATION AND AUDIT SERVICES**

42.709–0 through 42.709–6 [Redesignated as 42.709–1 through 42.709–7]

2. Redesignate sections 42.709–0 through 42.709–6 as sections 42.709–1 through 42.709–7.

42.709–3 [Amended]

3. Amend newly redesignated section 42.709–3 by—

a. In paragraph (a)(1) removing “42.709–1(a)” and adding “42.709–2(a)” in its place;

b. In paragraph (a)(2) removing “42.709–5” and adding “42.709–6” in its place; and

c. In paragraph (b)(1) removing “42.709–1(a)” and adding “42.709–2(a)” in its place.

42.709–4 [Amended]

4. Amend newly designated section 42.709–4 by—

a. In the introductory text removing “42.709–5” and adding “42.709–6” in its place;

b. In paragraph (a) removing “42.709–1(a)(1)” and adding “42.709–2(a)(1)” in its place; and

c. In paragraph (b) introductory text removing “42.709–1(a)(2)” and adding “42.709–2(a)(2)” in its place.

42.709–5 [Amended]

5. Amend newly designated section 42.709–5 by removing from the introductory text “42.709–1(a)(1)(ii)” and adding “42.709–2(a)(1)(ii)” in its place.

42.709–6 [Amended]

6. Amend newly designated section 42.709–6 by—

a. In the introductory text removing “42.709–1(a)” and adding “42.709–2(a)” in its place; and

b. In paragraph (b) removing “42.709(b)” and adding “42.709–1(b)” in its place.

**PART 52—SOLICITATION PROVISIONS AND CONTRACT CLAUSES**

7. Amend section 52.242–3 by—

a. Removing from the prescription text “42.709–6” and adding “42.709–7” in its place;

b. Revising the date of the clause; and

c. Removing from paragraph (c) “Subpart” and adding “subpart” in its place; and

d. Removing from paragraph (g) “42.709–3” and adding “42.709–6” in its place.

The revision reads as follows:

52.242–3 Penalties for Unallowable Costs.

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Penalties for Unallowable Costs (SEP 2021)

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Government Property (SEP 2021)

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Government Property (SEP 2021)

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**DEPARTMENT OF DEFENSE**

**GENERAL SERVICES ADMINISTRATION**

**NATIONAL AERONAUTICS AND SPACE ADMINISTRATION**

48 CFR Chapter 1

[Docket No. FAR–2021–0051, Sequence No. 4]

**Federal Acquisition Regulation; Federal Acquisition Circular 2021–07; Small Entity Compliance Guide**

**AGENCY:** Department of Defense (DoD), General Services Administration (GSA), and National Aeronautics and Space Administration (NASA).

**ACTION:** Small Entity Compliance Guide.

**SUMMARY:** This document is issued under the joint authority of DoD, GSA, and NASA. This Small Entity Compliance Guide has been prepared in accordance with section 212 of the Small Business Regulatory Enforcement Fairness Act of 1996. It consists of a summary of the rules appearing in Federal Acquisition Circular (FAC) 2021–07, which amends the Federal Acquisition Regulation (FAR).
Interested parties may obtain further information regarding these rules by referring to FAC 2021–07, which precedes this document.

DATES: August 11, 2021.

**SUPPLEMENTARY INFORMATION:**

Summaries for each FAR rule follow. For the actual revisions and/or amendments made by these FAR rules, refer to the specific item numbers and subjects set forth in the documents following these item summaries. FAC 2021–07 amends the FAR as follows:

**Item I—Section 508-Based Standards in Information and Communication Technology (FAR Case 2017–011)**

This final rule amends the FAR to implement the Access Board’s final rule published January 17, 2017. Section 508 of the Rehabilitation Act of 1973 requires the FAR to incorporate revised accessibility standards developed by the Access Board for information and communication technology (ICT). The Access Board is also known as the Architectural and Transportation Barriers Compliance Board. This rule ensures that Federal employees with disabilities have comparable access to, and use of, such information and data relative to other Federal employees.

Section 508 also requires Federal agencies to ensure that members of the public with disabilities have comparable access to publicly available information and data.

**Item II—Revision of Limitations on Subcontracting (FAR Case 2016–011)**

This rule amends the FAR to implement regulatory changes made by the Small Business Administration (SBA) in its final rule published in the Federal Register at 81 FR 34243, on May 31, 2016. SBA’s final rule implements the statutory requirements of section 1651 of the National Defense Authorization Act for Fiscal Year 2013. Section 1651 revised and standardized the limitations on subcontracting, including the nonmanufacturer rule, that apply to small business concerns under FAR part 19 procurements. Section 1651 shifts the limitations on subcontracting from the concept of a required percentage of work to be performed by a prime contractor to the concept of a limit on the percentage of the overall award amount to be spent by the prime on subcontractors. Significantly, section 1651 excludes from this calculation the percentage of the award amount that the prime contractor spends on subcontractors who are similarly situated entities. This rule implements the revised and standardized limitations on subcontracting through the use of a single FAR clause for every small business program, instead of continuing to implement through multiple FAR clauses that were specific to a particular small business program. This rule also revises the FAR clause implementing the nonmanufacturer rule to reflect the standardized requirements across all the small business programs.

This rule may have a positive economic impact on small businesses. Through the ability to meet the limitations by means of subcontracts with similarly situated entities, this rule will make it possible for small businesses to compete for larger contracts than they could in the past.

**Item III—Scope of Review by Procurement Center Representatives (FAR Case 2020–012)**

This final rule amends the FAR to implement section 1811 of the National Defense Authorization Act for Fiscal Year 2017 (Pub. L. 114–328), as implemented in the Small Business Administration (SBA) final rule published at 84 FR 65647 on November 29, 2019. Specifically, the final FAR rule at FAR 19.705–7 includes examples of a good faith effort to comply with the subcontracting plan, and examples of a failure to make a good faith effort.

Failure to make a good faith effort to comply with the plan may result in assessment of liquidated damages.

Additionally, the final rule amends the FAR to require that prime contractors with a commercial subcontracting plan include indirect costs in their subcontracting goals. Previously, prime contractors were required to include indirect costs in the summary subcontract report (SSR) but not in their subcontracting goals, which led to inconsistencies when comparing the SSR to the goals in the commercial subcontracting plan. Including indirect costs in both the SSR and subcontracting goals established in the commercial subcontracting plan will allow for consistency.

**Item V—Technical Amendments**

Editorial changes are made at FAR 42.709–1 through 42.709–7, 52.242–3, and 52.245–1.

William F. Clark,
Director, Office of Government-wide Acquisition Policy, Office of Acquisition Policy, Office of Government-wide Policy.

[FR Doc. 2021–16368 Filed 8–10–21; 8:45 am]

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