

## Department of Veterans Affairs

period shall not exceed 60 calendar days.

### **843.205-70 Contract changes—supplement.**

The contracting officer shall insert the clause at 852.243-70, Construction Contract Changes—Supplement, in solicitations and contracts for construction that are expected to exceed the micro-purchase threshold for construction.

## **PART 844—SUBCONTRACTING POLICIES AND PROCEDURES**

### **Subpart 844.2—Consent to Subcontracts**

Sec.  
844.202-2 Considerations.

### **Subpart 844.3—Contractors' Purchasing Systems Reviews**

844.303 Extent of review.

### **Subpart 844.4—Subcontracts for Commercial Items and Commercial Components**

844.402 Policy requirements.

AUTHORITY: 40 U.S.C. 121(c); 41 U.S.C. 1702 and 48 CFR 1.301-1.304.

SOURCE: 83 FR 47099, Sept. 18, 2018, unless otherwise noted.

### **Subpart 844.2—Consent to Subcontracts**

**844.202-2 Considerations.**

(a)(14) Where other than lowest price is the basis for subcontractor selection, has the contractor adequately substantiated the selection as being fair, reasonable, and representing the best value to the Government?

### **Subpart 844.3—Contractors' Purchasing Systems Reviews**

**844.303 Extent of review.**

(f) Policies and procedures pertaining to the use of VA-verified Service-Disabled Veteran-Owned Small Businesses (SDVOSBs) and Veteran-Owned Small Businesses (VOSBs) and utilization in accordance with subpart 819.70 and the Veterans First Contracting Program;

(l) Documentation of commercial item determinations to ensure compli-

## **845.402-70**

ance with the definition of “commercial item” in FAR 2.101; and

(m) For acquisitions involving electronic parts, that the contractor has implemented a counterfeit electronic part detection and avoidance system to ensure that counterfeit electronic parts do not enter the supply chain.

### **Subpart 844.4—Subcontracts for Commercial Items and Commercial Components**

**844.402 Policy requirements.**

(a)(3) Determine whether a particular subcontract item meets the definition of a commercial item. This requirement does not affect the contracting officer's responsibilities or determinations made under FAR 15.403-1(c)(3).

## **PART 845—GOVERNMENT PROPERTY**

### **Subpart 845.4—Title to Government Property**

Sec.  
845.402 Title to contractor-acquired property.  
845.402-70 Policy.

AUTHORITY: 40 U.S.C. 121(c); 41 U.S.C. 1702 and 48 CFR 1.301-1.304.

SOURCE: 83 FR 47099, Sept. 18, 2018, unless otherwise noted.

### **Subpart 845.4—Title to Government Property**

**845.402 Title to contractor-acquired property.**

**845.402-70 Policy.**

(a) For other than firm-fixed-price contracts, contractor-acquired property items not anticipated at time of contract award, or not otherwise specified for delivery on an existing line item, shall, by means of a contract modification, be specified for delivery to the Government on an added contract line item. The value of such contractor-acquired property item shall be recorded at the original purchase cost. Unless otherwise noted by the contractor at the time of delivery to the Government, the placed-in-service date shall be the date of acquisition or completed manufacture, if fabricated.