### **Federal Acquisition Regulation**

- (3) Shipments of varying weights. If charges are based on weight and shipments will vary in weight, request rates on a graduated weight basis. Include a table of graduated weights for offerors to insert rates.
- (4) Multiple origins and/or destinations. Specify whether rates are requested for each origin and/or each destination or for specific groups of origins and/or destinations.
- (5) Multiple shipments from one origin. If multiple shipments will be tendered at one time to the contractor for delivery to two or more consignees at the same destination, request the rate applicable to the aggregate weight. If such shipments are for delivery to various destinations along the route between origin and last destination, request the rate applicable to the aggregate weight and a stopoff charge for each intermediate destination.
- (i) The contracting officer shall insert the clause at 52.247–18, Multiple Shipments, when multiple shipments are tendered at one time to the contractor for transportation from one origin to two or more consignees at the same destination.
- (ii) The contracting officer shall insert the clause at 52.247–19, Stopping in Transit for Partial Unloading, when multiple shipments are tendered at one time to the contractor for transportation from one origin to two or more consignees along the route between origin and last destination.
- (6) Estimated quantities or weights. The contracting officer shall insert in solicitations the provision at 52.247–20, Estimated Quantities or Weights for Evaluation of Offers, when quantities or weights of shipments between each origin and destination are not known, stating estimated quantity or weight for each origin/destination pair.
- (7) Additional services. If services in addition to those covered in the basic rate are anticipated; e.g., inside delivery, state the conditions under which payment will be made for those services

## 47.207-7 Liability and insurance.

- (a) The contracting officer shall specify—
- (1) The contractor's liability for injury to persons or damage to property

- other than the freight being transported:
- (2) The contractor's liability for loss of and/or damage to the freight being transported; and
- (3) The amount of insurance the contractor is required to maintain.
- (b) When the contractor's liability for loss of and/or damage to the freight being transported is not specified, the usual measure of liability as prescribed in section 11706 of the Interstate Commerce Act (49 U.S.C. 11706) applies.
- (c) The contracting officer shall insert the clause at 52.247–21, Contractor Liability for Personal Injury and/or Property Damage.
- (d) The contracting officer shall insert the clause at 52.247–22, Contractor Liability for Loss of and/or Damage to Freight other than Household Goods, in solicitations and contracts for the transportation of freight other than household goods.
- (e) The contracting officer shall insert the clause at 52.247–23, Contractor Liability for Loss of and/or Damage to Household Goods, in solicitations and contracts for the transportation of household goods, including the rate per pound appropriate to the situation.
- (f) When freight is not shipped under rates subject to released or declared value, see 28.313(a) and the clause at 52.228-9, Cargo Insurance.
- (g) When the contracting officer determines that vehicular liability and/or general public liability insurance required by law are not sufficient for a contract, see 28.313(b) and the clause at 52.228–10, Vehicular and General Public Liability Insurance.

[48 FR 42424, Sept. 19, 1983, as amended at 71 FR 205, Jan. 3, 2006]

### 47.207-8 Government responsibilities.

- (a) The contracting officer shall state clearly the Government's responsibilities that have a direct bearing on the contractor's performance under the contract; e.g., the Government's responsibility to notify the contractor in advance when hazardous materials are included in a shipment.
- (1) Advance notification. The contracting officer shall insert the clause at 52.247-24, Advance Notification by the Government, when the Government

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is responsible for notifying the contractor of specific service times or unusual shipments.

- (2) Government equipment with or without operators (i) The contracting officer shall insert the clause at 52.247–25, Government-Furnished Equipment with or without Operators, when the Government furnishes equipment with or without operators.
- (ii) Insert the kind of equipment and the locations where the equipment will be furnished.
- (3) Direction and marking. The contracting officer shall insert the clause at 52.247-26, Government Direction and Marking, when office relocations are involved.
- (b) The contracting officer shall insert the clause at 52.247–27, Contract Not Affected by Oral Agreement.

# 47.207-9 Annotation and distribution of shipping and billing documents.

- (a) The contracting officer shall state in detail the responsibilities of the contractor, the contracting agency, and, if appropriate, the consignee for the annotation and distribution of shipping and billing documents. See 41 CFR part 102–118, Transportation Payment and Audit.
- (b) In instances of mass movements of freight made available to the contractor at one time, it is particularly important that the contracting officer specifies that bills of lading be cross-referenced so that the Government benefits from applicable volume rates.
- (c) The contracting officer shall insert the clause at 52.247-28, Contractor's Invoices, in drayage or other term contracts

[48 FR 42424, Sept. 19, 1983, as amended at 71 FR 205, Jan. 3, 2006]

# 47.207-10 Discrepancies incident to shipments.

Discrepancies incident to shipment include overage, shortage, loss, damage, and other discrepancies between the quantity and/or condition of supplies received from commercial carrier and the quantity and/or condition of these supplies as shown on the covering bill of lading or other transportation document. Regulations and procedures for reporting and adjusting discrepancies in Government shipments are in

41 CFR parts 102–117 and 118. (For the Department of Defense (DoD), see DoD 4500.9–R, Defense Transportation Regulation, Part II, Chapter 210).

[71 FR 205, Jan. 3, 2006]

# 47.207-11 Volume movements within the contiguous United States.

- (a) For purposes of contract administration, a volume movement is—
- (1) In DoD, the aggregate of freight shipments amounting to or exceeding 25 carloads, 25 truckloads, or 500,000 pounds, to move during the contract period from one origin point for delivery to one destination point or area; and
- (2) In civilian agencies, 50 short tons (100,000 pounds) in the aggregate to move during the contract period from one origin point for delivery to one destination point or area.
- (b) Transportation personnel assigned to or supporting the CAO, or appropriate agency personnel, shall report planned and actual volume movements in accordance with agency regulations. DoD activities report to the Military Surface Deployment and Distribution Command (SDDC) under DoD 4500.9-R, Defense Transportation Regulation. Civilian agencies report to the local office of GSA's Office of Transportation (see www.gsg.gov/transportation (click on Transportation Management Zone Offices in left-hand column, then click on Transportation Management Zones under Contacts on right-hand column).

[71 FR 205, Jan. 3, 2006]

### 47.208 Report of shipment (REPSHIP).

### 47.208-1 Advance notice.

Military (and as required, civilian agency) storage and distribution points, depots, and other receiving activities require advance notice of shipments en route from contractors' plants. Generally, this notification is required only for classified material; sensitive, controlled, and certain other protected material; explosives, and some other hazardous materials; selected shipments requiring movement control; or minimum carload or truckload shipments. It facilitates arrangements for transportation control,