

Did you know...Dec 12, 2011

1... that, when a COR is appointed for contracts, a surveillance plan (QASP) shall be prepared, unless specifically exempted in writing by the contracting officer? See page 2 of DASA(P) Memo dated Oct 21 2010 titled "Post Award Oversight and Surveillance of Contracts".

2... that, within the Army, contracting officers shall appoint a properly trained Contracting Officer's Representative (COR) in writing before awarding any service contract if one or more of the following apply: total dollar value of contract (including options) is greater than \$150,000; action is complex or critical service; poor prior contract past performance; or contracting officer determines COR is needed. See DFARS 201.602-2 and AFARS 5101.602-2(i)(A)) and DASA(P) Memo dated Oct 21 2010 titled "Post Award Oversight and Surveillance of Contracts".

3... that for a sole source (only one offer received) commercial services acquisition (including those under the test program on FAR 13.5), a T&M/LH contract is prohibited using commercial procedures. You may still use the T&M/LH contract if FAR Part 15 procedures are followed. See FAR 12.207(b)(1)(i).

Attachment: DASA(P) Memo dated Oct 21 2010 titled "Post Award Oversight and Surveillance of Contracts"