## 22.505 Solicitation provision and contract clause.

When a project labor agreement is used for a construction project, the contracting officer shall—

(a)

(1) Insert the provision at <u>52.222-33</u>, Notice of Requirement for *Project Labor Agreement*, in *solicitations* containing the clause 52.222-34, *Project Labor Agreement*.

(2) Use the provision with its *Alternate* I if the agency will require the submission of a *project labor agreement* from only the apparent successful *offeror*, prior to contract award.

(3) Use the provision with its *Alternate* II if an agency allows submission of a *project labor agreement* after contract award except when *Alternate* III is used.

(4) Use the provision with its Alternate III when Alternate II of 52.222-34 is used.

(b)

(1) Insert the clause at <u>52.222-34</u>, *Project Labor Agreement*, in *solicitations* and contracts associated with the *construction* project.

(2) Use the clause with its *Alternate* I if an agency allows submission of the *project labor agreement* after contract award except when *Alternate* II is used.

(3) Use the clause with its *Alternate* II in IDIQ contracts when the agency will have *project labor agreements* negotiated on an order-by-order basis and anticipates one or more orders *may* not use a *project labor agreement*.

Parent topic: Subpart 22.5 - Use of Project Labor Agreements for Federal Construction Projects