



POLICY FLASH
2006-53

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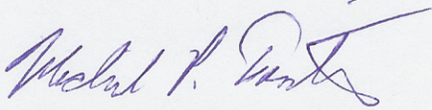
DATE: September 1, 2006
TO: Procurement Directors
FROM: Office of Procurement and Assistance Policy, MA-61
Office of Procurement and Assistance Management
SUBJECT: Code of Federal Regulations Correction

SUMMARY: A technical correction of the Code of Federal Regulations was published August 28, 2006 at page 50863 of the Federal Register

It corrects the text of the clause at Section 52.208-9, Contractor Use of Mandatory Sources of Supplies or Services, of the Federal Acquisition Regulation. It is correcting the text of the clause which was published in the October 1, 2005 edition of the Code of Federal Regulations. That edition of the Code (and several before it) mistakenly published an earlier version of the clause rather than the corrected version. The corrected version is easily spotted as it is formatted into paragraphs (a) through (c) and is longer and more informative as regards procedures to be followed should you encounter poor performance under a mandatory source contract. You may wish to check that you have the correct text in your contract writing system. A copy is attached.

This Flash can be viewed at <http://professionals.pr.doe.gov>.

Questions concerning this policy flash, or requests for a copy of the presentation should be directed to Richard Langston at 202-287-1339 or Richard.Langston@hq.doe.gov.



Michael P. Fischetti, Director
Office of Procurement
and Assistance Policy, OMBE

Attachment