New: Contractor Cybersecurity Requirements to affect primes, subs and suppliers

The Department of Defense issued an Interim Rule titled – Assessing Contractor Implementation of Cybersecurity Requirements (DFARS Case 2019-D041) on Tuesday, September 29, 2020.

The rule's effective date is <u>November 30, 2020</u> and will likely affect current and future contractors interested in conducting business with the Department of Defense either as prime contractors or as a member of the Defense Industrial Base's supply chain when solicitations include DFARS 252.204-7012.

It was determined that "urgent and compelling reasons exist to promulgate this *Interim Rule* without prior opportunity for public comment." It was also noted that "Defense contractors must begin viewing cybersecurity as a part of doing business, in order to protect themselves and to protect national security." As a result of this rule being issued as an *Interim Rule*, it is less likely that there will be substantive changes to the rule. Interested parties are invited to submit comments.

The issuing of this rule does not change either DFARS clause: 252.204-7008 or DFARS 252.204-7012. In addition to amending several sections of the DFARS, the rule also identifies five NAICS codes (541712, 236220, 541330, 541519 & 561210) expected to be impacted based upon award information and inclusion of DFARS clause 252.204-7012. The rule also adds the following three new clauses:

- 252.204-7019 Notice of NIST SP 800-171 DoD Assessment Requirements
- 252.204-7020 NIST SP 800-171 DoD Assessment Requirements (Subcontracts flow down: Yes)
- 252.204-7021 Contractor Compliance with the Cybersecurity Maturity Model Certification Level Requirement (Subcontracts flow down: Yes)

Section 204.7302(2) specifies that "contractors required to implement NIST SP 800-171, in accordance with the clause at 252.204-7012, Safeguarding Covered Defense Information and Cyber incident Reporting, are required at time of award to have at least a Basic NIST SP 800-171 DoD Assessment that is current (i.e., not more than 3 years old unless a lesser time is specified in the solicitation) (see 252.204-7019).

Of these three clauses, current and prospective contractors need to review the first two clauses and take immediate action as required. The third clause addresses CMMC requirements.

The impact of 252.204-7019 is that contracting officers must verify current Summary DoD Assessment prior to awarding a contract or taking similar contractual actions detailed in the rule.

Clause 252.204-7020 is applicable to primes as it directs "The Contractor shall not award a subcontract or other contractual instrument, that is subject to the implementation of NIST SP 800-171 security requirements, in accordance with DFARS clause 252.204-7012 of this contract, unless the subcontractor has completed, within the last 3 years, at least a Basic NIST SP 800-171 DoD Assessment as described in https://www.acq.osd.mil/dpap/pdi/cyber/strategically_assessing_contractor_implementation_of_NIST_SP_800-171.html.

Assistance with the new Cybersecurity requirement and implementation of new regulations, please contact Marc Violante, WPI's Director, Federal Market Strategies at marcv@wispro.org.

Also, take a look at the continuing Cyber Friday's schedule on topics for Federal contractors and subcontractors SCHEDULE.