

## **48.202 Clause for construction contracts.**

The *contracting officer* shall insert the clause at 52.248-3, *Value Engineering-Construction*, in *construction solicitations* and contracts when the contract amount is estimated to exceed the *simplified acquisition threshold*, unless an incentive contract is contemplated. The *contracting officer* may include the clause in contracts of lesser value if the *contracting officer* sees a potential for significant savings. The *contracting officer* shall not include the clause in incentive-type *construction* contracts. If the *head of the contracting activity* determines that the cost of computing and tracking *collateral savings* for a contract will exceed the benefits to be derived, the *contracting officer* shall use the clause with its Alternate I.

**Parent topic:** Subpart 48.2 - Contract Clauses