

[T3.16 Commercial Licensing Agreement](#) Added

4/2006

[A Commercial Licensing Agreement](#) Added 4/2006

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T3.16 Commercial Licensing Agreement Added 4/2006

A Commercial Licensing Agreement Added 4/2006

1. Commercial licensing agreements (agreements) provide terms and conditions for the FAA (we) to use various commercial software programs that we do not own. Often there are embedded terms in the agreements that could create legal problems for us or the agreements may provide terms that conflict with other contract provisions. These conflicts also have potential to create legal problems, and both issues could also cause unexpected liabilities for us.
2. The Contracting Officer (CO) should use the attached Appendix "Checklist For Review of Commercial Form Contracts" (software licenses, etc.) to examine pertinent clauses and agreement requirements to prevent unfavorable terms or conflict with our contracts. The checklist points out important actions the CO can take to minimize our risk in these agreements.
3. The CO is the only one who should enter these agreements for us.
4. The CO should consult with legal counsel to assure that we are adopting appropriate agreement terms and conditions that minimize our liability under these agreements.

B Clauses Added 4/2006

[view contract clauses](#)

C Forms Added 4/2006

[view procurement forms](#)