MEMORANDUM FOR DISTRIBUTION

Subj: CHANGES TO NAVY MARINE CORPS ACQUISITION REGULATION SUPPLEMENT (NMCARS)

Encl: (1) NMCARS Change 03-3

On September 17, 2004, Section 207.170 was added to the DFARS to implement Section 801 of the National Defense Authorization Act for Fiscal Year 2004. DFARS 207.170-3 states that, “...Agencies shall not consolidate contract requirements with a total value exceeding $5,000,000 unless the acquisition strategy includes—

(3) A determination by the senior procurement executive that the consolidation is necessary and justified.”

The changes identified in enclosure (1) delegate the authority to make the consolidation determination and are hereby incorporated into the November 2003 NMCARS.

These changes are effective immediately and will be reflected in the NMCARS online.

M. F. Nagler
Chief of Staff/Policy
for DASN (ACQ)

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The following changes are hereby incorporated into the November 2003 NMCARS:

NMCARS Subpart 5207.1 — ACQUISITION PLANS is revised to add Section 5207.170 as follows:

SUBPART 5207.1 – ACQUISITION PLANS

5207.170 (DFARS 207.170) Consolidation of contract requirements.

5207.170-3 (DFARS 207.170-3) Policy and procedures.

(a)(3) Approval authority for the determination that use of a consolidated contract is necessary and justified is delegated to—

(i) DASN(ACQ) for actions at or above $50,000,000,

(ii) the HCA for actions below $50,000,000. HCA authority may be delegated only to the Deputy/Assistant Commander for Contracts, a Flag or General Officer or SES who is a member of the Acquisition Professional Community, or, for commands/locations without a local SES/Flag/General Officer, to the Commanding Officer, but not further.