

# EDAR PART 3422—APPLICATION OF LABOR LAWS TO GOVERNMENT ACQUISITIONS

---

## [PART 3422—APPLICATION OF LABOR LAWS TO GOVERNMENT ACQUISITIONS](#)

[3422.1002 Statutory requirements.](#)

[3422.1002-1 General.](#)

---

## **PART 3422—APPLICATION OF LABOR LAWS TO GOVERNMENT ACQUISITIONS**

### **Section Contents**

[3422.1002 Statutory requirements.](#)

[3422.1002-1 General.](#)

**Authority:** 5 U.S.C. 301 Subpart 3422.10—Service Contract Act of 1965, as Amended

**Source:** 76 FR 12796, Mar. 8, 2011, unless otherwise noted.

**3422.1002 Statutory requirements.**

**3422.1002-1 General.**

Consistent with 29 CFR 4.145, Extended term contracts, the five-year limitation set forth in the Service Contract Act of 1965, as amended (Service Contract Act), applies to each period of the contract individually, not the cumulative period of base and option periods. Accordingly, no contract subject to the Service Contract Act issued by the Department of Education will have a base period or option period that exceeds five years.