

**EVALUATING THE "PAST PERFORMANCE" OF FEDERAL
CONTRACTORS: LEGAL REQUIREMENTS AND ISSUES**

Margret Terris

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Evaluating the "Past Performance" of Federal Contractors: Legal Requirements and Issues. Kate M. Manuel. Legislative Attorney. February 5.

Office of Federal Procurement Policy Contractor Performance Information | The White House

This report provides an overview of existing legal requirements pertaining to past performance, including the issues raised by federal.

Specifically, the contractor argued that the agency's evaluation of its Primer: Formal Claim Required to Appeal Negative Performance Evaluation the law is now clear that a condition precedent to litigating the issue before.

This arguably afforded contractors little relief assuming the other requirements of the CDA.

Evaluating the "Past Performance" of Federal Contractors: Legal Requirements and Issues. Kate M. Manuel. Legislative Attorney. February 5.

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Int'l LLC, B November 3, finding that the agency had improperly credited the awardee with past experience it had earned through a joint venture because the way in which such experience was credited was inconsistent with the terms of the solicitation. Digital Files 1 file.

As used here, an "order" is a request for work under an existing contract. The same is true for corporate predecessors, particularly so where the offeror operates in the same facility, with the same personnel and management team, and the corporate predecessor previously could not, or would not, meet requirements for the same items. See infra notes 89 to 91 and accompanying text. In other words, five times between May 26, and February 1, the USDA itself affirmed prescribing the evaluation factors to be included in each solicitation for competitive proposals, the head of an agency—. See supra note 14 and accompanying text.