# USAID

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## **Acquisition & Assistance Policy Directive**

(AAPD)

From the Office of the Director, Procurement

Issued: June 5, 2002

### **AAPD 02-08**

## Consideration of Protests, Claims, and Alternative Disputes Resolutions in Past Performance Evaluation

**Subject Category:** Acquisition Management (AM);

**Assistance (A)** 

Type: New Policy/Procedure

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This AAPD:	_X_Is New	Replaces/Amends CIB/AAPD No:
Precedes change to:	AIDAR Part(s)US AID Automated DireCode of Federal RegulaOtherX No change to regulatio	ectives System (ADS) Chapter
Applicable to:	_X_Existing awards; Modification <b>NOT</b> required: Effective immediately No later than  _As noted in guidance below	
New Provision/Clause Provided Herein:	Pending Awards, i.e., 8 Other or N/A	er after the effective date of this AAPD; all other (a), sole source  et to Prodoc:
	Timothy T. Beans (Acting)	

## AAPD 02-08 Consideration of Protests, Claims, and Alternative Disputes Resolutions in Past Performance Evaluation

### **PURPOSE:**

The purpose of this AAPD is to establish policy to ensure that contracting officers (COs) do not consider the filing of protests, filing of claims, or the use of Alternative Dispute Resolution (ADR) in past performance evaluations or source selection decisions.

#### **BACKGROUND:**

The Office of Federal Procurement Policy (OFPP) has requested that we emphasize the following point with respect to the use of past performance information. We anticipate that it will address the point in a future FAR Circular.

#### **GUIDANCE:**

**NEW POLICY:** The filing of protests, filing of claims, or the use of ADR must not be considered in the evaluation of past performance or source selection decisions under FAR Parts 15 and 42, i.e.:

- 1. Offerors and contractors may not be given "downgraded" past performance evaluations for availing themselves of their rights by filing protests and claims or for deciding not to use ADR, and
- 2. Offerors and contractors may not be given more "positive" performance evaluations for refraining from filing protests and claims or for agreeing to use ADR.

USAID personnel should continue to work with offerors and contractors to avoid or minimize unnecessary protests and claims and encourage the use of ADR, where appropriate. However, at the same time offerors and contractors should feel free to avail themselves of the rights provided them by law.

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