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17. I have a negotiated contract with the Department of Defense. In this position I am required to submit cost and pricing data to the contracting officer. How do I get cost and pricing data from my Canadian subcontractors?

For prime contracts placed with CCC, the requirements for contractors to submit cost or pricing data and the associated certification are waived by Determination and Findings. The Canadian government pricing and audit systems are used to assure fairness and reasonableness of proposed and realized prices. In the case of your dealing directly with Canadian subcontractors, these companies will submit the required data with assistance and advice provided by the CCC as required.

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18. As a substantial defense contractor, I am required to make a disclosure statement in relation to cost accounting standards. The volume of the subcontract held by a Canadian subcontractor of mine would require compliance if he were American. Can I require him to comply with all cost accounting standards?

Contracts and subcontracts awarded to the Canadian government and its agencies, including the Canadian Commercial Corporation, are exempt from standards and rules of the Cost Accounting Standards (CAS) Board. Contracts and subcontracts awarded to Canadian concerns, which are to be performed outside the United States, are exempt from CAS Board Standards except Standards 401 and 402. Canadian concerns required to disclose their accounting practices may use the Canadian "Statement of Cost Accounting Practices (3/79)" in lieu of Form CASB-DS-1. DCASMA Ottawa administration contracting officers can assist in obtaining necessary disclosure statements.