6.001 Applicability.

This part applies to all acquisitions except—

- (a) Contracts awarded using the *simplified acquisition procedures* of <u>part 13</u> (but see <u>13.501</u> for requirements pertaining to *sole source acquisitions* of *commercial products* or *commercial services*, under <u>subpart 13.5</u>);
- (b) Contracts awarded using *contracting* procedures (other than those addressed in this part) that are expressly authorized by statute;
- (c) *Contract modifications*, that are within the scope of the contract, including the exercise of priced *options* that were evaluated as part of the original competition (see <u>17.207(f)</u>);
- (d) Orders placed under requirements contracts or definite-quantity contracts;
- (e) Orders placed under indefinite-quantity contracts that were entered into pursuant to this part when-
- (1) The contract was awarded under <u>subpart 6.1</u> or 6.2 and all responsible sources were realistically permitted to compete for the requirements contained in the order; or
- (2) The contract was awarded under <u>subpart 6.3</u> and the required justification and approval adequately covers the requirements contained in the order; or
- (f) Orders placed against *task order* and *delivery order* contracts entered into pursuant to <u>subpart</u> 16.5.

Parent topic: Part 6 - Competition Requirements