9.106-1 Conditions for preaward surveys.

- (a) A preaward survey is normally required only when the information on hand or readily available to the contracting officer, including information from commercial sources, is not sufficient to make a determination regarding responsibility. In addition, if the contemplated contract will have a fixed price at or below the simplified acquisition threshold or will involve the acquisition of commercial products or commercial services (see part 12), the contracting officer should not request a preaward survey unless circumstances justify its cost.
- (b) When a cognizant *contract administration office* becomes aware of a prospective award to a contractor about which unfavorable information exists and no *preaward survey* has been requested, it *shall* promptly obtain and transmit details to the *contracting officer*.
- (c) Before beginning a *preaward survey*, the *surveying activity shall* ascertain whether the prospective contractor is debarred, suspended, or *ineligible* (see <u>subpart 9.4</u>). If the prospective contractor is debarred, suspended, or *ineligible*, the *surveying activity shall* advise the *contracting officer* promptly and not proceed with the *preaward survey* unless specifically requested to do so by the *contracting officer*.

Parent topic: 9.106 Preaward surveys.