9.206-1 General.

- (a) Agencies may not enforce any QPL, QML, or QBL without first complying with the requirements of 9.202(a). However, *qualification requirements* themselves, whether or not previously embodied in a in a QPL, QML, or QBL, may be enforced without regard to 9.202(a) if they are in either of the following categories:
- (1) Any *qualification requirement* established by statute prior to October 30,1984, for civilian agencies (not including NASA); or
- (2) Any *qualification requirement* established by statute or administrative action prior to October 19,1984, for DoD or NASA. *Qualification requirements* established after the above dates *must* comply with 9.202(a) to be enforceable.
- (b) Except when the *agency head* or designee determines that an *emergency* exists, whenever an agency elects, whether before or after award, not to enforce a *qualification requirement* which it established, the requirement *may* not thereafter be enforced unless the agency complies with 9.202(a).
- (c) If a *qualification requirement* applies, the *contracting officer* need consider only those *offers* identified as meeting the requirement or included on the applicable QPL, QML, or QBL, unless an *offeror* can satisfactorily demonstrate to the *contracting officer* that it or its product or its subcontractor or its product can meet the standards established for qualification before the date specified for award.
- (d) If a product subject to a *qualification requirement* is to be acquired as a *component* of an end item, the *contracting officer must* ensure that all such *components* and their *qualification requirements* are properly identified in the *solicitation* since the product or source *must* meet the standards specified for qualification before award.
- (e) In *acquisitions* subject to *qualification requirements*, the *contracting officer shall* take the following steps:
- (1) Use presolicitation notices in appropriate cases to advise potential suppliers before issuing *solicitations* involving *qualification requirements*. The notices *shall* identify the specification containing the *qualification requirement* and establish an allowable time period, consistent with delivery requirements, for prospective *offerors* to demonstrate their abilities to meet the standards specified for qualification. The notice *shall* be publicized in accordance with <u>5.204</u>. Whether or not a presolicitation notice is used, the general synopsizing requirements of <u>subpart 5.2</u> apply.
- (2) Distribute *solicitations* to prospective contractors whether or not they have been identified as meeting applicable *qualification requirements*.
- (3) When appropriate, request in accordance with agency procedures that a *qualification* requirement not be enforced in a particular acquisition and, if granted, so specify in the solicitation (see 9.206-1(b)).
- (4) Forward requests from potential suppliers for information on a *qualification requirement* to the agency activity responsible for establishing the requirement.
- (5) Allow the maximum time, consistent with delivery requirements, between issuing the solicitation

and the contract award. As a minimum, contracting officers shall comply with the time frames specified in $\underline{5.203}$ when applicable.

Parent topic: 9.206 Acquisitions subject to qualification requirements.