§ 51–5.8 Violations by entities of the Government.

Any alleged violations of the JWOD Act or these regulations by entities of the Government shall be investigated by the Committee, which shall notify the entity and afford it an opportunity to submit a statement.


PART 51–6—PROCUREMENT PROCEDURES

Sec.
51–6.1 Direct order process.
51–6.2 Allocation process.
51–6.3 Long-term procurements.
51–6.4 Military resale commodities.
51–6.5 Adjustment and cancellation of orders.
51–6.6 Request for waiver of specification requirement.
51–6.7 Orders in excess of nonprofit agency capability.
51–6.8 Deletion of items from the Procurement List.
51–6.9 Correspondence and inquiries.
51–6.10 Quality of merchandise.
51–6.11 Quality complaints.
51–6.12 Specification changes and similar actions.
51–6.13 Replacement and similar commodities.
51–6.14 Replacement services.
51–6.15 Disputes.


SOURCE: 56 FR 48983, Sept. 26, 1991, unless otherwise noted.

§ 51–6.1 Direct order process.

(a) Once a commodity or service is added to the Procurement List, the central nonprofit agency may authorize the contracting activity to issue orders directly to a nonprofit agency without requesting an allocation for each order. This procedure is known as the direct order process.

(b) In these cases, the central nonprofit agency shall specify the normal leadtime required for orders transmitted directly to the nonprofit agencies. This method shall be used whenever possible since it eliminates double handling and decreases the time required for processing orders.

(c) An order for commodities or services shall provide leadtime sufficient for purchase of materials, production or preparation, and delivery or completion.

(d) The central nonprofit agency shall keep the contracting activity informed of any changes in leadtime experienced by its nonprofit agencies in order to keep to a minimum requests for extensions once an order is placed. Where, due to unusual conditions, an order does not provide sufficient leadtime, the central nonprofit agency or the individual nonprofit agency may request an extension of delivery or completion date which should be granted, if feasible. If extension of delivery or completion date is not feasible, the contracting activity shall:

(1) Notify the central nonprofit agency and the individual nonprofit agency(ies) as appropriate.

(2) Request the central nonprofit agency to reallocate or to issue a purchase exception authorizing procurement from commercial sources as provided in § 51–5.4 of this chapter.

(e) The contracting activity shall promptly provide to the central nonprofit agency concerned a copy of all orders issued to nonprofit agencies.

(f) The written direct order authorization remains valid until it is revoked by the central nonprofit agency.

§ 51–6.2 Allocation process.

(a) In those cases where a direct order authorization has not been issued as described in § 51–6.1, the contracting activity shall submit written requests for allocation to the appropriate central nonprofit agency indicated by the Procurement List at the address listed below:

<table>
<thead>
<tr>
<th>Agency</th>
<th>Agency symbol</th>
</tr>
</thead>
<tbody>
<tr>
<td>National Industries for the Blind, 1901 North Beauregard Street, Suite 200, Alexandria, Virginia 22311–1727.</td>
<td>NIB</td>
</tr>
<tr>
<td>NISH, 2235 Cedar Lane, Vienna, Virginia 22182–5250.</td>
<td>NISH</td>
</tr>
</tbody>
</table>

(b) Requests for allocations shall contain, as a minimum:

(1) For commodities. Name, stock number, latest specification, quantity, unit price, and place and time of delivery.

(2) For services. Type and location of service required, latest specification,