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When does a debarment take effect?  
How may I contest a proposed debarment?  
How much time do I have to contest a proposed debarment?  
What information must I provide to the debarring official if I contest a proposed debarment?  
Under what conditions do I get an additional opportunity to challenge the facts on which the proposed debarment is based?  
What must I provide to the debarring official if I contest a proposed debarment?  
Under what conditions do I get an additional opportunity to challenge the facts on which the proposed debarment is based?  
Are debarment proceedings formal?  
How is fact-finding conducted?  
What does the debarring official consider in deciding whether to debar me?  
What is the standard of proof in a debarment action?  
Who has the burden of proof in a debarment action?  
What factors may influence the debarring official’s decision?  
How long may my debarment last?  
When do I know if the debarring official debars me?  
May I ask the debarring official to reconsider a decision to debar me?  
What factors may influence the debarring official during reconsideration?  
May the debarring official extend a debarment?  

Subpart I—Definitions  
Adequate evidence.  
Affiliate.  
Agency.  
Agent or representative.  
Civil judgment.  
Conviction.  
Debarment.  
Debarring official.  
Disqualified.  
Excluded or exclusion.  
Excluded Parties List System.  
Ineligible or ineligibility.  
Legal proceedings.  
Nonprocurement transaction.  
Notice.  
Participant.  
Person.  
Preponderance of the evidence.  
Principal.  
Respondent.  
State.  
Suspending official.  
Suspension.  
Voluntary exclusion or voluntarily excluded.  

Subpart J [Reserved]  

APPENDIX TO PART 105–68—COVERED TRANSACTIONS  

SOURCE: 68 FR 66626, 66627, Nov. 26, 2003, unless otherwise noted.  

§ 105–68.50 How is this part written?  
(a) This part uses a “plain language” format to make it easier for the general public and business community to use. The section headings and text, often in the form of questions and answers, must be read together.  
(b) Pronouns used within this part, such as “I” and “you,” change from subpart to subpart depending on the