Subpart 6.5 - Advocates for Competition

Parent topic: Part 6 - Competition Requirements

6.501 Requirement.

As required by <u>41 U.S.C. 1705</u>, the head of each *executive agency shall* designate an advocate for competition for the agency and for each *procuring activity* of the agency. The advocates for competition *shall*-

(a) Be in positions other than that of the agency *senior procurement executive;*

(b) Not be assigned any duties or responsibilities that are inconsistent with 6.502; and

(c) Be provided with staff or assistance (*e.g.*, specialists in engineering, technical operations, contract administration, financial management, supply management, and utilization of small business concerns), as *may* be necessary to carry out the advocate's duties and responsibilities.

6.502 Duties and responsibilities.

(a) Agency and *procuring activity* advocates for competition are responsible for—

(1)Promoting the *acquisition* of *commercial products* and *commercial services*;

(2)Promoting full and open competition;

(3)Challenging requirements that are not stated in terms of functions to be performed, performance required, or essential physical characteristics;

(4)Challenging barriers to the *acquisition* of *commercial products* and *commercial services*; and

(5)Challenging barriers to *full and open competition* such as unnecessarily restrictive statements of work, unnecessarily detailed specifications, and unnecessarily burdensome *contract clauses*.

(b) Agency advocates for competition shall—

(1) Review the *contracting* operations of the agency and identify and report to the agency *senior procurement executive* and the *chief acquisition officer*-

(i) Opportunities and actions taken to acquire *commercial products* and *commercial services* to meet the needs of the agency;

(ii) Opportunities and actions taken to achieve *full and open competition* in the *contracting* operations of the agency;

(iii) Actions taken to challenge requirements that are not stated in terms of functions to be performed, performance required or essential physical characteristics;

(iv) Any condition or action that has the effect of unnecessarily restricting the *acquisition* of

commercial products or *commercial services* or unnecessarily restricting competition in the contract actions of the agency;

(2) Prepare and submit an annual report to the agency *senior procurement executive* and the *chief acquisition officer* in accordance with agency procedures, describing-

(i) Such advocate's activities under this subpart;

(ii) New initiatives required to increase the *acquisition* of *commercial products* and *commercial services*;

(iii) New initiatives required to increase competition;

(iv) New initiatives to ensure requirements are stated in terms of functions to be performed, performance required or essential physical characteristics;

(v) Any barriers to the *acquisition* of *commercial products, commercial services,* or competition that remain;

(vi) Other ways in which the agency has emphasized the *acquisition* of *commercial products*, *commercial services*, and competition in areas such as *acquisition* training and research; and

(vii) Initiatives that ensure task and *delivery orders* over \$1,000,000 issued under multiple award contracts are properly planned, issued, and comply with <u>8.405</u> and <u>16.505</u>.

(3) Recommend goals and plans for increasing competition on a fiscal year basis to the agency *senior procurement executive* and the *chief acquisition officer*; and

(4) Recommend to the agency *senior procurement executive* and the *chief acquisition officer* a system of personal and organizational accountability for competition, which *may* include the use of recognition and awards to motivate program managers, *contracting officers*, and others in authority to promote competition in *acquisition*.