## **36.601-3** Applicable contracting procedures.

(a)

(1) For facility design contracts, the statement of work *shall* require that the architect-engineer specify, in the *construction* design specifications, use of the maximum practicable amount of *recovered materials* consistent with the performance requirements, availability, price reasonableness, and cost-effectiveness. Where appropriate, the statement of work also *shall* require the architect-engineer to consider energy conservation, *pollution prevention*, and *waste reduction* to the maximum extent practicable in developing the *construction* design specifications.

(2) Facility design *solicitations* and contracts that include the specification of energy-consuming *products must* comply with the requirements at <u>subpart 23.107-3</u>.

(b) Sources for contracts for *architect-engineer services shall* be selected in accordance with the procedures in this subpart rather than the *solicitation* or source selection procedures prescribed in parts 13, 14, and 15 of this regulation.

(c) When the contract statement of work includes both *architect-engineer services* and other services, the *contracting officer shall* follow the procedures in this subpart if the statement of work, substantially or to a dominant extent, specifies performance or approval by a registered or licensed architect or engineer. If the statement of work does not specify such performance or approval, the *contracting officer shall* follow the procedures in parts 13, 14, or 15.

(d) Other than "incidental services" as specified in the definition of *architect-engineer services* in 2.101 and in 36.601-4(a)(3), services that do not require performance by a registered or licensed architect or engineer, notwithstanding the fact that architect-engineers also *may* perform those services, *should* be acquired pursuant to <u>parts 13</u>, <u>14</u>, and <u>15</u>.

Parent topic: <u>36.601 Policy</u>.