3.0 **APPLICABILITY**

A. **General Applicability**
These rules apply to all *goods* and *services* procured by and through the School regardless of funding source.

B. **Exclusions**
These rules do not apply in the following situations:

1. School funds were not expended nor is the *contract* solely revenue producing.
2. The *procurement* is for a *construction contract* as delegated from State Buildings to the Office of Planning and Construction.
3. The *procurement* is between the School and a *public entity* including any agency of a federal, state, county or municipal government, a school district or other special district.
4. The *procurement* is for *services* provided by architects, engineers, landscape architects, industrial hygienists or land surveyors. (See C.R.S. § § 24-30-1401 through 24-30-1407).
5. A vendor’s item is to be procured for *resale*.
6. The *procurement* of *services* from a specific vendor is necessary to comply with the specific terms and conditions of a sponsored project grant or *contract*.
7. The *procurement* is for the lease, sale, purchase, transfer, disposal or any other transaction involving an interest in real property.
8. The *procurement* is for an employment *contract*.
9. The *procurement* is for insurance policies for the School and its employees.