## 17.500 Scope of subpart.

- (a) This subpart prescribes policies and procedures applicable to all *interagency acquisitions* under any authority, except as provided for in paragraph (c) of this section. In addition to complying with the *interagency acquisition* policy and procedures in this subpart, nondefense agencies acquiring *supplies* and services on behalf of the Department of Defense *shall* also comply with the policy and procedures at <u>subpart 17.7</u>.
- (b) This subpart applies to interagency acquisitions, see 2.101 for definition, when-
- (1) An agency needing supplies or services obtains them using another agency's contract; or
- (2) An agency uses another agency to provide *acquisition* assistance, such as awarding and administering a contract, a *task order*, or *delivery order*.
- (c) This subpart does not apply to-
- (1) Interagency reimbursable work performed by Federal employees (other than *acquisition* assistance), or interagency activities where *contracting* is incidental to the purpose of the transaction; or
- (2) Orders of \$600,000 or less issued against Federal Supply Schedules.

Parent topic: Subpart 17.5 - Interagency Acquisitions