23.404 Agency affirmative procurement programs.

- (a) An agency *must* establish an affirmative *procurement* program for EPA and USDA-designated items if the agency's purchases of designated items exceed the threshold set forth in <u>23.400</u>.
- (1) Agencies have a period of 1 year to revise their *procurement* program(s) after the designation of any new item by EPA or USDA.
- (2) Technical or requirements personnel and *procurement* personnel are responsible for the preparation, implementation, and monitoring of affirmative *procurement* programs.
- (3) Agency affirmative procurement programs must include-
- (i) A recovered materials and biobased products preference program;
- (ii) An agency promotion program;
- (iii) For EPA-designated items only, a program for requiring reasonable estimates, certification, and verification of *recovered material* used in the performance of contracts. Both the *recovered material* content and biobased programs require preaward certification that the *products* meet EPA or USDA recommendations. A second certification is required at contract completion for *recovered material* content; and
- (iv) Annual review and monitoring of the effectiveness of the program.
- (b) "Exemptions".
- (1) Agency affirmative *procurement* programs *must* require that 100 percent of purchases of EPA or USDA-designated items contain *recovered material* or biobased content, respectively, unless the item cannot be acquired-
- (i) Competitively within a reasonable time frame;
- (ii) Meeting reasonable performance standards; or
- (iii) At a reasonable price.
- (2) EPA and USDA *may* provide categorical exemptions for items that they designate, when procured for a specific purpose. For example, all USDA-designated items (see 7 CFR 3201.3 (e)) are exempt from the preferred *procurement* requirement for the following:
- (i) Spacecraft system and launch support equipment.
- (ii) Military equipment, *i.e.*, a product or system designed or procured for combat or combat-related missions.
- (c) Agency affirmative *procurement* programs *must* provide guidance for purchases of EPA-designated items at or below the *micro-purchase threshold*.

- (d) Agencies *may* use their own specifications or *commercial product* descriptions when procuring *products* containing *recovered materials* or *biobased products*. When using either, the contract *should* specify-
- (1) For products containing recovered materials, that the product is composed of the-
- (i) Highest percent of recovered materials practicable; or
- (ii) Minimum content standards in accordance with EPA's Recovered Materials Advisory Notices; and
- (2) For biobased products, that the product is composed of-
- (i) The highest percentage of biobased material practicable; or
- (ii) USDA's recommended minimum contents standards.
- (e) Agencies *shall* treat as eligible for the preference for *biobased products*, *products* from "designated countries," as defined in 25.003, provided that those *products*-
- (1) Meet the criteria for the definition of *biobased product*, except that the *products* need not meet the requirement that renewable agricultural materials or forestry materials in such product *must* be domestic; and
- (2) Otherwise meet all requirements for participation in the preference program.

Parent topic: Subpart 23.4 - Use of Recovered Materials and Biobased Products