Subpart 1.3 - Agency Acquisition Regulations

Parent topic: Part 1 - Federal Acquisition Regulations System

1.301 Policy.

(a)

- (1) Subject to the authorities in paragraph (c) of this section and other statutory authority, an *agency head may* issue or authorize the issuance of agency *acquisition* regulations that implement or supplement the FAR and incorporate, together with the FAR, agency policies, procedures, *contract clauses*, *solicitation* provisions, and forms that govern the *contracting* process or otherwise control the relationship between the agency, including any of its suborganizations, and contractors or prospective contractors.
- (2) Subject to the authorities in paragraph (c) of this section and other statutory authority, an *agency head may* issue or authorize the issuance of internal agency guidance at any organizational level (*e.g.*, designations and delegations of authority, assignments of responsibilities, work-flow procedures, and internal reporting requirements).
- (b) Agency heads shall establish procedures to ensure that agency acquisition regulations are published for comment in the Federal Register in conformance with the procedures in subpart 1.5 and as required by 41 U.S.C. 1707, and other applicable statutes, when they have a significant effect beyond the internal operating procedures of the agency or have a significant cost or administrative impact on contractors or offerors. However, publication is not required for issuances that merely implement or supplement higher level issuances that have previously undergone the public comment process, unless such implementation or supplementation results in an additional significant cost or administrative impact on contractors or offerors or effect beyond the internal operating procedures of the issuing organization. Issuances under 1.301(a)(2) need not be publicized for public comment.
- (c) When adopting *acquisition* regulations, agencies *shall* ensure that they comply with the Paperwork Reduction Act ($\underline{44~U.S.C.3501}$, *et seq.*) as implemented in 5 CFR1320 (see $\underline{1.106}$) and the Regulatory Flexibility Act ($\underline{5~U.S.C.601}$, *et seq.*). Normally, when a law requires publication of a proposed regulation, the Regulatory Flexibility Act applies and agencies *must* prepare written analyses, or certifications as provided in the law.
- (d) Agency acquisition regulations implementing or supplementing the FAR are, for-
- (1) The military departments and defense agencies, issued subject to the authority of the Secretary of Defense;
- (2) NASA activities, issued subject to the authorities of the Administrator of NASA; and
- (3) The civilian agencies other than NASA, issued by the heads of those agencies subject to the overall authority of the Administrator of General Services or independent authority the agency may have.

1.302 Limitations.

Agency acquisition regulations shall be limited to-

- (a) Those necessary to implement FAR policies and procedures within the agency; and
- (b) Additional policies, procedures, *solicitation* provisions, or *contract clauses* that supplement the FAR to satisfy the specific needs of the agency.

1.303 Publication and codification.

- (a) Agency-wide *acquisition* regulations *shall* be published in the *Federal Register* as required by law, *shall* be codified under an assigned chapter in Title 48, *Code of Federal Regulations*, and *shall* parallel the FAR in format, arrangement, and numbering system (but see 1.105-1(c)). Coverage in an agency *acquisition* regulation that implements a specific part, subpart, section, or subsection of the FAR *shall* be numbered and titled to correspond to the appropriate FAR number and title. Supplementary material for which there is no counterpart in the FAR *shall* be codified using chapter, part, subpart, section, or subsection numbers of 70 and up (*e.g.*, for the Department of Interior, whose assigned chapter number in Title 48 is 14, Part 1470, Subpart 1401.70, section 1401.370, or subsection 1401.301-70).
- (b) Issuances under <u>1.301(a)(2)</u> need not be published in the *Federal Register*.

1.304 Agency control and compliance procedures.

- (a) Under the authorities of 1.301(d), agencies *shall* control and limit issuance of agency *acquisition* regulations and, in particular, local agency directives that restrain the flexibilities found in the FAR, and *shall* establish formal procedures for the review of these documents to assure compliance with this <u>part 1</u>.
- (b) Agency acquisition regulations shall not-
- (1) Unnecessarily repeat, paraphrase, or otherwise restate material contained in the FAR or higher-level agency *acquisition* regulations; or
- (2) Except as required by law or as provided in <u>subpart 1.4</u>, conflict or be inconsistent with FAR content.
- (c) Agencies *shall* evaluate all regulatory coverage in agency *acquisition* regulations to determine if it could apply to other agencies. Coverage that is not peculiar to one agency *shall* be recommended for inclusion in the FAR.