CHANGE REQUEST COVER SHEET

Change Request Number: 13-50 Date Received: 3/12/2013

Title: Biobased Products and Recovered or Recycled Materials

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Policy OR Guidance: Policy

Section/Text Location Affected: 3.6.3.4.2 and 3.6.3.4.3

Summary of Change: Revision of existing section and addition of a new section consistent with environmental

Executive Orders 13423 and 13514

Reason for Change: Consistency with the requirements of Executive Orders 13423 and 13514

Development, Review, and/or Concurrence: Office of Environment and Energy (AEE-400), Acquisition Policy

Division, Procurement Legal, and Contracting Offices at HQ, Centers, and Service Areas.

Target Audience: Contracting workforce and program offices

Potential Links within FAST for the Change: None

Briefing Planned: No

ASAG Responsibilities: None

Potential Links within FAST for the Change: None

Links for New/Modified Forms (or) Documents (LINK 1) null

Links for New/Modified Forms (or) Documents (LINK 2) null

Links for New/Modified Forms (or) Documents (LINK 3) null

SECTIONS ADDED:

Acquisition Management Policy:

Section 3.6.3.4.3 : Biobased Materials [New Content]

SECTIONS EDITED:

Acquisition Management Policy:

Section 3.6.3.4.2 : Recovered or Recycled Materials $[Old\ Content][New\ Content]$ [RedLine Content]

SECTIONS ADDED:

Acquisition Management Policy:

Section 3.6.3.4.3 : Biobased Materials

Pursuant to the U.S. Farm Bill and Executive Orders 13423 and 13514, FAA will purchase and use products composed of the highest percentage of biobased material practicable. Biobased requirements must be identified in procurement planning, SIR and contract documents.

SECTIONS EDITED:

Section 3.6.3.4.2 : Recovered or Recycled Materials

Old Content: <u>Acquisition Management Policy</u>:

Section 3.6.3.4.2: Recovered or Recycled Materials

The FAA Green Procurement Plan (GPP) implements national goals to minimize solid waste, prevent pollution, save energy and other resources, reduce greenhouse gas emissions, and encourage public support and participation. This GPP applies to: all FAA acquisitions, including simplified purchases, in which an Environmental Protection Agency-designated item is acquired; contractors operating FAA facilities; and if applicable, state and local recipients of assistance funding. Nothing in this GPP should be used to negate any state or local affirmative procurement requirement that is more stringent than a similar requirement already being implemented under the GPP.

New Content: <u>Acquisition Management Policy</u>:

Section 3.6.3.4.2 : Recovered or Recycled Materials

To reduce resource consumption and comply with Executive Orders 13423 and 13514 to the maximum extent practicable, materials designated with recycled content recommendations under EPA's Comprehensive Procurement Guidelines (CPG) must be purchased and used with strict adherence to the recommended amount of recycled material wherever meaningful and consistent with meeting FAA requirements. These factors must be identified in procurement planning, SIR and contract documents.

Red Line Content: <u>Acquisition Management Policy</u>: **Section 3.6.3.4.2 : Recovered or Recycled Materials**

The To FAA Green Procurement Plan (GPP) implements national goals reduce to minimize solid resource consumption and waste, comply prevent with pollution, Executive save energy Orders 13423 and other 13514 resources, to reduce greenhouse gas emissions the maximum extent practicable, and encourage materials public support and designated with recycled participation.content This recommendations GPP applies under to: EPA's all FAA Comprehensive Procurement acquisitions, Guidelines including (CPG) simplified must purchases, be in which an Environmental Protection purchased and used with strict Agency-designated adherence item is to the acquired; contractors recommended operating FAA amount of facilities; recycled and if material applicable, wherever statemeaning ful and local consistent recipients of assistance funding with meeting FAA requirements. Nothing in These this factors GPP should must be used to negate any identified state or local affirmative in procurement requirement that is more stringent than a similar requirement already being planning, implemented under the GPPSIR and contract documents.