# GENERAL URA ACQUISITION PROCESS
(Refer to 49 CFR 24 Subpart B for detailed acquisition requirements)

## VOLUNTARY ACQUISITIONS

49 CFR 24.101(b)(1)-(5)

Determine if proposed acquisition satisfies criteria and requirements of 24.101(b)(1)-(5). If acquisition doesn’t meet criteria (e.g., is subject to threat or use of eminent domain), refer to involuntary acquisition process and comply with 49 CFR 24 Subpart B requirements.

### 24.101(b)(1) - Agencies with eminent domain authority but will not use: must meet all conditions of 24.101(b)(1)(i) – (iv).  *(see esp. 24.101(b)(1)(i) & (ii)) *

- Notify owner of agency’s interest in acquiring property and protections under the Uniform Act *(see 24.102(b)) *

* (Optional: issue Notice of Intent to Acquire *(see 24.203(d)) *)

- Agency will not acquire property if negotiations fail, and owner is so informed in writing *(see 24.101(b)(1)(iii)) *

- Appraise property and invite owner to accompany appraiser *(see 24.102(c)) *

- Agency informs owner in writing of property’s estimated market value *(see 24.101(b)(iv)) *

- Review the appraisal *(see 24.104) *

* Owner/s & owner occupants not eligible for relocation assistance / displaced tenants may be eligible *(see 24.2(a)(9)(ii)) *

### 24.101(b)(2) – Agencies or persons without eminent domain authority:

- Prior to offer, inform owner unable to acquire if negotiations fail *(see 24.101(b)(2)(i)) *

- Inform owner of property’s estimated market value *(see 24.101(b)(2)(ii)) *

- If negotiations successful, complete sale and reimburse property owner for related incidental expenses *(see 24.106) *

* Owner/s & owner occupants not eligible for relocation assistance / displaced tenants may be eligible *(see 24.2(a)(9)(ii)) *

### 24.101(b)(3) – Acquisition from a Federal agency, State, or State agency, if acquiring agency without eminent domain authority:

- Owner/s & owner occupants not eligible for relocation assistance / displaced tenants may be eligible *(see 24.2(a)(9)(ii)) *

## INVOLUNTARY ACQUISITIONS

49 CFR 24.101(a) & (b)

Determine if proposed acquisition is subject to threat or use of eminent domain. If not subject to eminent domain, refer to voluntary acquisition process and comply with applicable requirements of 49 CFR 24.101(b)(1)-(5).

### 24.101(b)(1) - Agencies with eminent domain authority but will not use: must meet all conditions of 24.101(b)(1)(i) – (iv).  *(see esp. 24.101(b)(1)(i) & (ii)) *

- Notify owner of agency’s interest in acquiring property and protections under the Uniform Act *(see 24.102(b)) *

* (Optional: issue Notice of Intent to Acquire *(see 24.203(d)) *)

- Appraise property and invite owner to accompany appraiser *(see 24.102(c)) *

- Agency informs owner in writing of property’s estimated market value *(see 24.101(b)(iv)) *

- Review the appraisal *(see 24.104) *

* Owner/s & owner occupants not eligible for relocation assistance / displaced tenants may be eligible *(see 24.2(a)(9)(ii)) *

### 24.101(b)(2) – Agencies or persons without eminent domain authority:

- Provide owner with written offer and summary statement for property *(see 24.102(e)) *

- Negotiate with owner for purchase of property *(see 24.102(f)) *

- Inform owner of property’s estimated market value *(see 24.101(b)(2)(ii)) *

- If negotiations successful, complete sale and reimburse property owner for related incidental expenses *(see 24.106) *

* Owner/s & owner occupants not eligible for relocation assistance / displaced tenants may be eligible *(see 24.2(a)(9)(ii)) *

### 24.101(b)(3) – Acquisition from a Federal agency, State, or State agency, if acquiring agency without eminent domain authority:

- Displaced persons eligible for relocation assistance *(see 24.2(a)(9)(i)) *