17.501 General.

- (a) *Interagency acquisitions* are commonly conducted through indefinite-delivery contracts, such as task- and delivery-order contracts. The indefinite-delivery contracts used most frequently to support *interagency acquisitions* are Federal Supply Schedules (FSS), Governmentwide *acquisition* contracts (GWACs), and multi-agency contracts (MACs).
- (b) An agency *shall* not use an *interagency acquisition* to circumvent conditions and limitations imposed on the use of funds.
- (c) An *interagency acquisition* is not exempt from the requirements of subpart <u>7.3</u>, Contractor Versus Government Performance.
- (d) An agency *shall* not use an *interagency acquisition* to make *acquisitions* conflicting with any other agency's authority or responsibility (for example, that of the Administrator of General Services under <u>title 40</u>, <u>United States Code</u>, "Public Buildings, Property and Works" and 41 U.S.C. division C of subtitle I, *Procurement*.)

Parent topic: Subpart 17.5 - Interagency Acquisitions