## 7.102 Policy.

(a) Agencies *shall* perform *acquisition planning* and conduct *market research* (see <u>part 10</u>) for all *acquisitions* in *order* to promote and provide for—

(1) Acquisition of commercial products or commercial services, or to the extent that commercial products suitable to meet the agency's needs are not available, *nondevelopmental items*, to the maximum extent practicable (<u>10 U.S.C. 3453</u> and 41 U.S.C. 3307); and

(2) *Full and open competition* (see <u>part 6</u>) or, when *full and open competition* is not required in accordance with <u>part 6</u>, to obtain competition to the maximum extent practicable, with due regard to the nature of the *supplies* or services to be acquired (<u>10 U.S.C. 3206(a)(1)</u> and 41 U.S.C. 3306a)(1)).

(3) Selection of appropriate contract type in accordance with <u>part 16</u>; and

(4) Appropriate consideration of the use of pre-existing contracts, including interagency and intraagency contracts, to fulfill the requirement, before awarding new contracts. (See  $\underline{8.002}$  through  $\underline{8.004}$  and  $\underline{subpart 17.5}$ ).

(b) This planning *shall* integrate the efforts of all personnel responsible for significant aspects of the *acquisition*. The purpose of this planning is to ensure that the Government meets its needs in the most effective, economical, and timely manner. Agencies that have a detailed *acquisition planning* system in place that generally meets the requirements of 7.104 and 7.105 need not revise their system to specifically meet all of these requirements.

Parent topic: Subpart 7.1 - Acquisition Plans