§ 102–73.100  
(b) Take measures to give GSA early notice of new or changing space requirements;  
(c) Seek to economize their requirements for space; and  
(d) Continuously review their needs for space in and near the District of Columbia, taking into account the feasibility of decentralizing services or activities that can be carried on elsewhere without excessive costs or significant loss of efficiency.

COMPARISON IN CONTRACTING ACT OF 1984

§ 102–73.100  Is the Competition in Contracting Act of 1984, as amended (CICA), applicable to lease acquisition?
Yes, Executive agencies must obtain full and open competition among suitable locations meeting minimum Government requirements, except as otherwise provided by CICA, 41 U.S.C. 253.

NATIONAL ENVIRONMENTAL POLICY ACT OF 1969 (NEPA)

§ 102–73.105  What policies must Federal agencies follow to implement the requirements of NEPA when acquiring real property by lease?
Federal agencies must follow the NEPA policies identified in §§102–76.40 and 102–76.45 of this chapter.

LEASE CONSTRUCTION

§ 102–73.110  What rules must Executive agencies follow when acquiring leasehold interests in buildings constructed for Federal Government use?
When acquiring leasehold interests in buildings to be constructed for Federal Government use, Executive agencies must—
(a) Establish detailed building specifications before agreeing to a contract that will result in the construction of a building;  
(b) Use competitive procedures;  
(c) Inspect every building during construction to ensure that the building complies with the Government’s specifications;  
(d) Evaluate every building after completion of construction to determine that the building complies with the Government’s specifications; and  
(e) Ensure that any contract that will result in the construction of a building contains provisions permitting the Government to reduce the rent during any period when the building does not comply with the Government’s specifications.

PRICE PREFERENCE FOR HISTORIC PROPERTIES

§ 102–73.115  Must Federal agencies offer a price preference to space in historic properties when acquiring leased space?
Yes, Federal agencies must give a price preference to space in historic properties when acquiring leased space using either the lowest price technically acceptable or the best value tradeoff source selection processes.

§ 102–73.120  How much of a price preference must Federal agencies give when acquiring leased space using the lowest price technically acceptable source selection process?
Federal agencies must give a price evaluation preference to space in historic properties as follows:
(a) First to suitable historic properties within historic districts, a 10 percent price preference.  
(b) If no suitable historic property within an historic district is offered, or the 10 percent preference does not result in such property being the lowest price technically acceptable offer, the Government will give a 2.5 percent price preference to suitable non-historic developed or undeveloped sites within historic districts.  
(c) If no suitable non-historic developed or undeveloped site within an historic district is offered, or the 2.5 percent preference does not result in such property being the lowest price technically acceptable offer, the Government will give a 10 percent price preference to suitable non-historic developed or undeveloped sites within historic districts.  
(d) Finally, if no suitable historic property outside of historic districts is offered, no historic price preference will be given to any property offered.