## **47.403-2** Air transport agreements between the United States and foreign governments.

Nothing in the guidelines of the Comptroller General (see 47.403) *shall* preclude, and no penalty *shall* attend, the use of a foreign-flag air *carrier* that provides transportation under an air transport agreement between the *United States* and a foreign government, the terms of which are consistent with the international aviation policy goals at 49 U.S.C. 1502(b) and provide reciprocal rights and benefits.

**Parent topic:** <u>47.403 Guidelines for implementation of the Fly America Act.</u>