Why doesn’t FEDLINK use the FMS 7600A and 7600B Forms?
The FEDLINK interagency agreement (IAA) was edited to require the same
general information required on the FMS 7600 form. The FEDLINK IAA is
populated with specific FEDLINK authority so as to prevent confusion. (I.e., all
FEDLINK transactions are governed by 2 U.S.C. 182c, Revolving fund for FEDLINK
program and Federal Research program.)

Can an ordering agency edit the FEDLINK IAA form?
The general rule is that ordering agencies are not allowed to edit the FEDLINK
IAA form. FEDLINK makes exceptions for ordering agencies with special governing
authorities (i.e., an agency that is not subject to the FAR can request that FAR
references be removed).

Why doesn’t FEDLINK sign the FEDLINK IAA and ordering agency’s
standard IAA form?
Two agreements cannot govern the same matter. The language in each
agreement may be interpreted differently. Two agreements create confusion about
the meaning of words in each document.
It is not uncommon for servicing agencies to use their own forms (i.e., State
Department’s International Cooperative Administrative Support (ICASS) Services
Memorandum of Understanding (MOU) and Invoices).

Why isn’t FEDLINK entering into IAAs for services that have already been
provided?
As a general rule, FEDLINK will not accept IAAs for services that have already
been provided. FEDLINK provides a limited exception at the beginning of the
fiscal year for ordering agencies that have communicated intent to use FEDLINK
services. FEDLINK uses its own funds to cover services starting at the beginning of
the fiscal year.

Does the 5-year IAA obligate an ordering agency to place orders for the
entire 5-year period?
No. The 5-year IAA does not obligate an ordering agency to place orders for an
entire 5-year period.
The IAA is a statement of intent that is also conditioned upon the availability of
funds. The 5-year IAA streamlines processes for ordering agencies. It is used to
identify agencies that want contractual coverage for their services at the start of a
new fiscal year.

How is FEDLINK able to fill agency orders placed in FY2021 in FY2022?
“[T]he authority that governs the interagency transaction, not contract practices,
determines the obligational treatment of a voluntary order.” GAO Redbook p.7-29.
FEDLINK transactions are governed by a revolving fund statute, 2 U.S.C. 182c.

How is FEDLINK able to fill agency orders placed in FY2021 in FY2022?
Section 1535(d) of the Economy Act contains a requirement that funds be
deobligated at the end of the fiscal year to the extent that the performing agency
has not fulfilled or contracted for the requesting agency’s requirement. Revolving
fund statutes -- including the FEDLINK statute -- do not contain this requirement.

How is FEDLINK able to fill agency orders placed in FY2021 in FY2022?
FEDLINK transactions are governed by a revolving fund statute, 2 U.S.C.
182c. Revolving fund statutes--including the FEDLINK statute--do not contain a
requirement that funds be deobligated at the end of the fiscal year. (Only
transactions governed by the Economy Act must be deobligated at the end
of a fiscal year.)