

**FEDERAL SURPLUS PROPERTY PROGRAM
APPLICATION FOR ELIGIBILITY**

Thank you for your interest in the Federal Surplus Property Program.

Attached you will find instructions and the application form for the Program. Please complete the form and return it as soon as possible to our office. Make certain to furnish all of the information requested, including supporting documentation if required. **The Chief Executive Officer i.e., President, Chairman, Chief of your organization must sign (IN BLUE INK) page 7, 8, 11 and 12 and must be the same as stated on page 6 (name of Organization Chief).** Eligibility will be determined based on the returned information conforming to Federal requirements. The instructions may be discarded and should not be returned.

Instructions

Please type or print in blue or black ink only (SIGNATURE'S BLUE INK ONLY)

SECTION I: Provide the Federal Identification Tax number for your organization and the full legal name of your organization on the first line of this section. Provide the name of the **chief executive officer** of the organization and a telephone number at which she/he may be reached, along with your **fax number**, and **e-mail address** if you have one. Complete the mailing address of your organization as recognized by the US Postal Service, including the zip code. Provide the street address if different from the mailing address, or provide directions if located on a rural route or other remote area.

SECTION II: Check the appropriate box which describes your organization. If you are unable to determine which status to check, please contact this office for assistance or refer to the definitions attached.

SECTION III: Check the appropriate box(es), as many as apply, which indicate the type or purpose of your organization. Definitions have been provided to assist in making this determination.

SECTION IV: PLEASE SUBMIT THE FOLLOWING ON YOUR LETTERHEAD. A comprehensive written description of all programs or services provided is required. A description of the operational facilities should also be included. Be sure to include information on staff and staff qualifications, hours of operation, services and programs offered, population or enrollment, fees charged, etc. Include samples of pamphlets, catalogs, brochures or posters. **If incorporated**, include a complete copy of Articles of Incorporation with all filing certificates and amendments, and a copy of your current By-Laws. If your organization is an **Authority**, please include a reference to the Act of Law under which you were created. If a **Volunteer Fire or Rescue Company**, please include a written resolution or agreement with your municipality stating that they provide your organization with funding and recognize you as an integral part of their public safety or health program.

If your organization is a provider of assistance to the homeless or impoverished:

Please submit a **detailed narrative** description of your program, services or activities, including your hours of operation. If you are operating primarily as a **Food Bank or Soup Kitchen**, include a statement certifying that the majority of the individuals you serve are homeless. If you are operating primarily as a **Shelter**, indicate how many individuals you serve on an annual basis. Also, submit evidence from a local official that your organization is a publicly recognized provider of assistance to the homeless or impoverished. Evidence can take form of a letter or statement from the Chief Elected Official such as the Welfare Office or Social Security. Provide details of a system to account for federal surplus property of a personal nature such as clothing, shoes, toiletries and such items that would be issued to homeless or impoverished individuals.

SECTION V: Check the appropriate box, which indicates the organization's sources of funding. **Supporting documentation indicating the types and amounts of funding must be submitted with the completed application.**

SECTION VI: All applicants making application as “**nonprofit, tax-exempt organizations**” must provide a copy of the IRS determination letter indicating tax exemption under Section 501 C of the IRS Tax Code of 1954. **The name and address of the organization on this IRS letter must match the name and address provided in section I of this application.** If not, include sufficient evidence such as amendments to Articles of Incorporation or Assumed Name filing certificates to establish an “audit trail” of names showing the legal corrections.

SECTION VII: All applicants making application as “**nonprofit, tax-exempt organization**” must submit evidence that the applicant is currently approved, accredited or license. Programs for **older individuals** must include evidence of funding under the Older Americans act of 1965; Title IV or XX of the Social Security Act; Titles VIII and X of the Economic Development Act of 1964; or the Community Services Block Grant Act.

AUTHORIZED REPRESENTATIVES: The Chief Executive Officer must designate selected individuals within the organization to be responsible to acquire Federal Surplus Property, obligate necessary funds for this purpose and execute Distribution Documents agreeing to terms, conditions, reservations and restrictions applying to property obtained through the agency. **The names and titles of authorized representatives must be completed with each individual’s signature.**

SIGNATURE/DATE: Annotate the date and provide an **original signature (BLUE INK ONLY)** of applicant’s Chief Executive Officer (President, Chairman of the Board, Mayor, Executive Director, etc.). Photocopied, rubber stamped, machine produced, carbon or other facsimile type signatures are **not acceptable.**

Definitions

ACCREDITED: Approved by a recognized accrediting board or association on a regional, state or national level.

ADULT DAY CARE: A program of services provided under health leadership in an ambulatory care setting for adults who do not require 24-hour institutional care and yet, due to physical and/or mental impairment, are not capable of full-time independent living. Participants in the day care program are referred to the program by their attending physician or by some other appropriate source such as an institutional discharge planning program, a welfare agency, etc. The essential elements of a day care program are directed toward meeting the health and maintenance and restorative needs of participants.

APPROVED: Recognition and approval by the State Department of Education, State Department of Health or other appropriate authority exists for the purpose of making an accreditation. For an education institution or an educational program, approval must relate to academic or instructional standards established by the appropriate authority. An educational institution or program may be considered approved if its instruction and credits therefore are accepted by the three accredited or state-approved institutions, or of it meets the academic or instructional standards prescribed for public school in the state; i.e., the organizational entity or program is devoted primarily to approved academic, vocational (including technical or occupational) or professional study and instruction, which is operated primarily for educational purposes by a full-time staff of qualified instructors. For a public health institution or program, approval must relate to the medical requirements and standards for the professional and technical services of the institution established by the appropriate authority. A health institution or program may be considered as approved when a state body having authority under law to establish standards and requirements for public health institutions renders approval thereto whether by accreditation procedures or licensing or such other method prescribed by state law. In the absence of an official state approving authority for a public health institution or program or educational institution or program, the awarding of research grants to the institution or organization by a recognized authority may constitute approval.

CHILD CARE CENTER: A public or nonprofit facility where educational, social, health and nutritional services are provided to children through age 14 or as prescribed by state law, and which is approved or licensed by the state or other appropriate authority as a child day care center.

CLINIC: An approved public or nonprofit facility organized and operated for the primary purpose of providing outpatient public health services.

COLLEGE: An approved or accredited public or nonprofit institution of higher learning offering organized study courses and credits leading to baccalaureate or higher degree.

ECONOMIC DEVELOPMENT: A program carried out or promoted by a public agency for public purposes which involves, directly or indirectly, efforts to improve the opportunities of a given political area for the successful establishment or expansion of industrial, commercial or agricultural plants or facilities and which otherwise assists in the creation of long term employment opportunities in the area or primarily benefits the unemployed or those with low incomes.

EDUCATIONAL INSTITUTION: An approved, accredited or licensed public or nonprofit institution, facility, entity or organization conducting educational programs.

EDUCATIONAL RADIO STATION: A radio station licensed by the Federal Communications Commission and operated exclusively for noncommercial educational purposes and which is public or nonprofit and tax-exempt under Section 501 C of the Internal Revenue Code of 1954.

EDUCATIONAL TELEVISION STATION: A television station licensed by the Federal Communications Commission and operated exclusively for noncommercial educational purposes and which is public or nonprofit and tax-exempt under Section 501 C of the Internal Revenue Code of 1954.

FEDERAL FINANCIAL ASSISTANCE: Aid provided by a federal agency in the form of grants, contracts, cooperative agreements, loans, loan guarantees, property, interest subsidies, insurance or direct appropriations, but not including direct federal cash assistance to individuals. It includes awards received directly from federal agencies or indirectly through other units of state and local government.

HEALTH CENTER: An approved public or nonprofit facility utilized by a health unit for the provision of public health services.

HOSPITAL: An approved or accredited public or nonprofit institution providing public health services primarily for inpatient medical or surgical care of the sick and injured, including related facilities such as laboratories, outpatient departments, training facilities and staff offices.

LIBRARY: A public or nonprofit facility providing library services free to all residents of a community, district, state or region.

LICENSED: Recognition and approval by the appropriate state or local authority approving institutions or programs in specialized areas. Licensing generally relates to established minimum public standards of safety, sanitation, staffing and equipment as they relate to the construction, maintenance and operation of a health or educational facility, rather than to the academic, instructional or medical standards for these institutions. Licensing may be required for educational or public health programs such as occupational training, physical or mental health rehabilitation services or nursing care. Licenses must be renewed periodically.

LOCAL GOVERNMENT: A government or administration of a locality within a state or possession of the United States.

MEDICAL INSTITUTION: An approved, accredited or licensed public or nonprofit institution, facility, entity or organization the primary function of which is the furnishing of public health and medical services to the public at large or promoting public health through the conduct of research for any such purposes, experiments, training or demonstrations related to cause, prevention and methods of diagnosis and treatment of diseases and injuries. The term includes but is not limited to hospitals, clinics, alcoholic and drug abuse treatment centers, public health or treatment centers, research and health centers, geriatric centers, laboratories, medical schools, nursing schools and similar institutions. The term does not include institutions primarily engaged in domiciliary care, although a separate medical facility within such a domiciliary institution may qualify as a “medical institution”.

MUSEUM: A public or private nonprofit institution which is organized on a permanent basis essentially for educational or esthetic purposes and which, using a professional staff, owns or uses tangible objects, whether animate or inanimate; cares for these objects; and exhibits them to the public on a regular basis (**a minimum of 1000 hours**) either free or for a nominal charge. The term “museum” includes, but is not limited to, the following institutions, if they satisfy all other provisions of federal regulations: aquariums and zoological parks, botanical gardens and arboretums, museums relating to art, history, natural history, science and technology and planetariums. An **institution must employ at least one full time qualified staff member (to be recognized as using a professional staff)**, who devotes his or her time primarily to the acquisition, care or public exhibition of objects owned or used by the institution. This definition does not include any institution, which exhibits objects to the public if the display or use of the objects is only incidental to the primary function of the institution.

NONPROFIT TAX-EXEMPT ACTIVITY: An institution or organization, no part of the net earnings of which inures or may lawfully inure to the benefit of any private shareholder or individual, and which has been held to be tax-exempt under the provisions of Section 501 C of the Internal Revenue Code of 1954.

PROGRAM FOR OLDER INDIVIDUALS: Any state or local government agency or any nonprofit, tax-exempt activity which receives funds appropriated for programs for older individuals under the Older Americans Act of 1965, as amended, under Titles IV or XX of the Social Security Act, or under Titles VIII and X of the Economic Opportunity Act of 1964 and the Community Services Block Grant Act.

PROVIDER OF ASSISTANCE TO THE HOMELESS: A public agency or a nonprofit, tax-exempt institution or organization that operates a program which provides assistance such as food, shelter or other services directly to homeless individuals. The term “homeless individual” means an individual who lacks a fixed, regular and adequate nighttime residence, or who has a primary nighttime residence that is **(1)** a supervised public or privately operated shelter designed to provide temporary living accommodations (including welfare hotels, congregate shelter and traditional housing for the mentally ill); **(2)** an institution that provides a temporary residence for individuals intended to be institutionalized; or **(3)** a public or private place not designed for, or ordinarily not used as a regular sleeping accommodation for human beings. For purposes of this regulation, the term does not include any individual imprisoned or otherwise detained pursuant to an Act of the Congress or state law. Property acquired through the donation program by such institutions or organizations must be used primarily in their program for providing assistance to homeless individuals.

PROVIDER OF ASSISTANCE TO IMPOVERISHED FAMILIES AND INDIVIDUALS: Public or private nonprofit, tax-exempt organization whose primary function is to provide money, goods or services to families or individuals whose annual incomes are below the poverty line as defined in section 673 of the Community Services Block Grant Act (42 U.S.C.9902). Providers include food banks, self-help housing groups and organizations providing services such as: health care; medical transportation; scholarships and tuition assistance; tutoring and literacy instruction; job training and placement; employment counseling; child care assistance; meals or other nutritional support; clothing distribution; home construction or repairs; utility or rental assistance and legal council.

PUBLIC AGENCY: Any state, political subdivision thereof (including any unit of local government or economic development district) or any department, agency, instrumentality thereof (including instrumentalities created by compact or other agreement between states or political subdivisions), or any Indian Tribe, band, group, pueblo or community located on a state reservation.

PUBLIC HEALTH INSITUTION: An approved, accredited or licensed public or nonprofit institution, facility, entity or organization conducting a public health program or programs such as a hospital, clinic, health center or medical institution, including research for any such program, the services of which are available to the public at large.

PUBLIC PURPOSE: A program or programs carried out by a public agency, which are legally authorized in accordance with the laws of the state or political subdivision thereof and for which public funds may be expended. Public purposes include but are not limited to programs such as conservation, economic development, education, parks and recreation, public health and public safety.

PUBLIC SAFETY: A program or programs carried out or promoted by a public agency for public purposes involving directly or indirectly the protection, safety, law enforcement activities and criminal justice system of a given political area. Public safety programs may include but are not limited to those carried out by public police departments, sheriff's offices, the courts, penal and correctional institutions including juvenile facilities, state and civil defense organizations, fire departments and rescue squads, including volunteer fire departments and rescue squads supported in whole or in part with public funds.

SCHOOL: A public or nonprofit approved or accredited organizational entity devoted primarily to approved academic, vocational or professional study and instruction which operates primarily for educational purposes on a full-time basis for a minimum school year and employs a full-time staff of qualified instructors.

SERVICE EDUCATIONAL ACTIVITY (SEA): Any educational activity designated by the Secretary of Defense as being of special interest to the Armed Services. The term includes Maritime Academies; or Military, Naval, Air Force or Coast Guard preparatory schools; junior colleges & institutions; senior high school-hosted Junior Reserve Officer Training Corps; and nationally organized youth groups such as Boys Scouts, Girl Scouts & Little League, whose primary purpose is to offer courses of instruction devoted to the Military Arts and Sciences.

UNIVERSITY: A public or nonprofit approved or accredited institution for instruction and study in the higher branches of learning and empowered to confer degrees in special departments or colleges.

**Please Mail Completed Application to:
Department of Buildings and General Services
Vermont Federal Surplus Property Program
434 US Route 2, Suite 2
Waterbury, VT 05671-4210**

**Federal Surplus Property Program
Application for Eligibility**

I. LEGAL NAME AND MAILING ADDRESS OF APPLICANT ORGANIZATION:

FEDERAL ID NUMBER:
NAME OF ORGANIZATION:
ORGANIZATION CHIEF (PLEASE PRINT):
TITLE :
E-MAIL ADDRESS:
TELEPHONE NUMBER:
FAX NUMBER
MAILING ADDRESS OF ORGANIZATION (PO Box Number, Street, City, State, and Zip Code):
MAILING CONTACT:

II. APPLICANT STATUS (CHECK ONE):

- Public Agency, including Public School (evidence must be provided)**
- Nonprofit, tax-exempt organization (evidence of IRS 501C designation must be provided)**

III. TYPE OR PURPOSE OF ORGANIZATION:

State entity (circle one):

Agency – Department – Board - Authority

Municipal entity (circle one):

City – Town – County – Police Department – Fire Department – Ambulance Service - Other

Medical Institution (approved, accredited, or licensed):

Hospital – Geriatric Center – Laboratory – Medical School - Other

Educational Institution (approved, accredited, or licensed):

School – College – University – School for Mentally or Physically Disabled –

Vocational School – Technical School - Trade School - Other

Provider of Assistance to Homeless (letter from appropriate public official)

Provider of Assistance to Impoverished Families and Individuals (letter from appropriate public official)

Adult Day Care

Child Care Center (approved or licensed)

Educational Radio/Television Station

Museum (circle one)

Aquarium – Zoological Park – Botanical Garden – Arboretum – Nature Center – Art – History –

Natural History – Science and Technology - Planetarium

Library

Historic Light Station

Programs for Older Individuals

Service Educational Activity (circle one):

Boy Scouts - Girl Scouts - Little League - Young Marines - Other

Sheltered Workshop

Small Business – Contact Regional SBA Office for guidance

IV. PROVIDE A WRITTEN DESCRIPTION OF PROGRAMS OR SERVICES OFFERED, INCLUDING A DESCRIPTION OF FACILITIES OPERATED.

V. SOURCE OF FUNDING (attach supporting documentation):

- Tax-Supported
- Grant
- Contributions
- Other (specify)

VI. HAS THE ORGANIZATION BEEN DETERMINED TO BE TAX-EXEMPT UNDER SECTION 501 OF THE INTERNAL REVENUE CODE OF 1954?

- Yes (copy required except for governmental units)
- No

VII. IS THE ORGANIZATION APPROVED, ACCREDITED OR LICENSED?

- Yes (copy required)
- No

Non-Discrimination Certification

The “donee” hereby agrees that the program for or in connection with which any property is donated will be conducted in compliance with, and the donee will comply with and will require any other person (any legal entity) who, through contractual or other arrangements with the donee, is authorized to provide services or benefits under said program to comply with, all requirements imposed by or pursuant to the regulations of the General Services Administration (41 CFR 101-6.2) issued under the provisions of Title VI of the Civil Rights Act of 1964, Section 606 of Title VI of the Federal Property and Administrative Services Act of 1949, as amended, Section 504 of the Rehabilitation Act of 1973, as amended, Title IX of the Education Amendments of 1972, as amended, and Section 303 of the Age Discrimination Act of 1975, to the end that no person in the United States shall, on the ground of race, color, natural origin, sex or age, or that no otherwise qualified handicapped person shall solely by reason of the handicap, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity for which the donee received Federal assistance from the General Services Administration, and hereby gives assurance that it will immediately take any measures necessary to effectuate this agreement.

The donee further agrees that this agreement shall be subject in all respects to the provisions of said regulations, that this agreement shall obligate the donee for the period during which it retains ownership or possession of any such property, that the United States shall have the right to seek judicial enforcement of this agreement, and this agreement shall be binding upon any successor in interest of the donee and the word “donee” as used herein includes any such successor in interest.

Signature of “ DONEE’S “ Organization Chief (same as listed on page 6) **BLUE INK ONLY**

DATE

THE FOLLOWING REPRESENTATIVES ARE DESIGNATED TO:

- A. Acquire Federal Surplus Property;**
- B. Obligate necessary funds for this purpose; and**
- C. Execute Distribution Documents agreeing to terms, conditions, reservations and restrictions applying to property obtained through the agency.**

- New Designations (delete all previous designations)**
- Additional Designations Only (add to previous designations)**

INSTRUCTIONS: List the names of people who may come to the warehouse and purchase property in your name (please type or print names legibly). If there are any restrictions (i.e. must have purchase order, can purchase only for Fire Department, dollar limit, etc.) indicate that in the appropriate block. Complete multiple forms as needed to include all representatives.

Any additions or deletions to this list shall be forwarded to the State Agency immediately and be binding to above agency or institution under authority if this designation.

AS ORGANIZATION CHIEF OF (NAME OF ORGANIZATION):	
I hereby authorize the person (s) listed below as official representative duly authorize to obligate its funds and arrange for transfer of surplus property upon and subject to the terms and conditions of the application, certification and agreement form and the State Agency for Surplus Property issue sheets.	
NAME (PLEASE PRINT):	
TITLE :	
E-MAIL ADDRESS:	
TELEPHONE NUMBER:	
SIGNATURE:	
Signature of “ DONEE’S “ Organization Chief (same as listed on page 6) BLUE INK ONLY	
DATE:	

NAME (PLEASE PRINT):	
TITLE :	
E-MAIL ADDRESS:	
TELEPHONE NUMBER:	
RESTRICTIONS:	
SIGNATURE:	DATE:

NAME (PLEASE PRINT):	
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NAME (PLEASE PRINT):	
TITLE :	
E-MAIL ADDRESS:	
TELEPHONE NUMBER:	
RESTRICTIONS:	
SIGNATURE:	DATE:

(A) THE DONEE CERTIFIES THAT:

(1) It is a public agency or a nonprofit institution or organization exempt from taxation under Section 501 of the Internal Revenue Code of 1954 within the meaning of Section 203(j) of the Federal Property and Administrative Services Act of 1949, as amended and/or the regulations of the General Services Administration (GSA).

(2) If a public agency, the property is needed and will be used by the recipient for carrying out or promoting for the residents of a given political area one or more public purposes, or, if a nonprofit, tax-exempt institution or organization, the property is needed for and will be used by the recipient for educational or public health purposes, including research for any such purpose, or for programs for older individuals. The property is not being acquired for any other use or purpose, or for sale or other distribution, or for permanent use outside the State, except with prior written approval of the State agency.

(3) Funds are available to pay all costs and charges incident to donation.

(4) This transaction shall be subject to the nondiscrimination regulations governing the donation of surplus personal property issued under Title VI of the Civil Rights Act of 1964, Section 606 of Title VI of the Federal Property and Administrative Services Act of 1949, as amended, Section 304 of the Rehabilitation Act of 1973, as amended, Title IX of the Education Amendments of 1972, as amended, and Section 303 of the Age Discrimination Act of 1975.

(B) THE DONEE AGREES TO THE FOLLOWING CONDITIONS:

(1) All items of property shall be placed in use for the purpose(s) for which acquired within 1 year of receipt and shall be continued in use for such purpose(s) for 1 year from the date the property was placed in use. In the event the property is not placed in use, or continued in use, the donee shall immediately notify the State Agency and, at the donee's expense, return such property to the State Agency or otherwise make the property available for transfer or other disposal by the State Agency, provided the property is still usable as determined by the State Agency.

(2) Such special handling or use limitations as are imposed by GSA on any item(s) of property listed hereon.

(3) In the event the property is not so used or handled as required by (B)(1) and (2), title and right to the possession of such property shall, at the option of GSA, revert to the United States of America, and, upon demand, the donee shall release such property to such person as GSA or its designee shall direct.

(C) THE DONEE AGREES TO THE FOLLOWING CONDITIONS IMPOSED BY THE STATE AGENCY, APPLICABLE TO ITEMS WITH A UNIT ACQUISITION COST OF \$5000 OR MORE AND PASSENGER MOTOR VEHICLES, REGARDLESS OF ACQUISITION COST, EXCEPT VESSELS 50 FEET OR MORE IN LENGTH AND AIRCRAFT, FOREIGN GIFTS OR OTHER ITEMS OF PROPERTY REQUIRING SPECIAL HANDLING OR USE LIMITATIONS, REGARDLESS OF THE ACQUISITION COST OR PURPOSE FOR WHICH ACQUIRED:

(1) The property shall be used only for the purpose(s) for which acquired and for no other purpose(s).

(2) There shall be a period of restriction which will expire after such property has been used for the purpose(s) for which acquired for a period of at least one year, and to be in accordance with the provisions of the State Plan of Operation.

(3) In the event the property is not so used as required by (C)(1) and (2), and Federal restrictions (B)(1) and (2) and (G)(1) have expired, right to the possession of such property shall, at the option of the State Agency, revert to the State of Pennsylvania and donee shall release such property to such person as the State Agency shall direct.

(D) THE DONEE AGREES TO THE FOLLOWING TERMS, RESERVATIONS, AND RESTRICTIONS:

(1) From the date it receives the property listed hereon and through the period(s) of time the conditions imposed by this agreement remain in effect, the donee shall not sell, trade, lease, lend, bail, cannibalize, encumber or otherwise dispose of such property, or remove it permanently for use outside the State without the prior approval of GSA under (B) and (1) or the State Agency under (C) and (1). The proceeds from any sale, trade, lease, loan, bailment, encumbrance or other disposal of the property, when GSA of

by the State Agency authorizes such action, shall be remitted promptly by the donee to GSA or the State Agency, as the case may be.

(2) In the event any of the property listed hereon is sold, traded, leased, loaned, bailed, encumbered, cannibalized or otherwise disposed of by the donee from the date it receives the property through the period(s) of time the conditions imposed by this agreement remain in effect, without the prior approval of GSA or the State Agency, the donee, at the Option of GSA or the State Agency shall pay to GSA or the State Agency, as the case may be, the proceeds of the disposal or the fair market value or the fair rental value of the property at the time of such disposal, as determined by GSA or the State Agency.

(3) If at any time from the date it receives the property through the period(s) of the time conditions imposed by this agreement remain in effect, any of the property listed hereon is not longer suitable, usable or further needed by the donee for the purpose(s) for which acquired, the donee shall promptly notify the State Agency and shall, as directed by the State Agency, return the property to the State Agency, release the property to another donee or another State Agency, or to a department or agency of the United States, sell or otherwise dispose of the property. The proceeds from any sale shall be remitted promptly by the donee to the State Agency.

(4) The donee shall make reports to the State Agency on the use, condition and location of the property listed hereon, and on other pertinent matters as may be required from time to time by the State Agency.

(5) At the option of the State Agency, the donee may abrogate the State conditions set forth in (C) and the State terms, reservations, restrictions and conditions pertinent therein in (D) by payment of an amount as determined by the State Agency.

(E) THE DONEE AGREES TO THE FOLLOWING CONDITIONS, APPLICABLE TO ALL ITEMS OF PROPERTY LISTED HEREON:

(1) The property acquired by the donee is on an “as is, where is” basis, without warranty of any kind, and the Government of the United States of America will be held harmless from any or all debts, liabilities, judgments, costs, demands, suits, actions or claims of any nature arising from or incident to the donation of the property, its use or final disposition.

(2) Where a donee carries insurance against damages to or loss of property due to fire or other hazards and where loss of or damage to donated property with unexpired terms, conditions, reservations or restrictions occurs, GSA or the State Agency, as the case may be, will be entitled to reimbursement from the donee out of the insurance proceeds of an amount equal to the unamortized portion of the fair market value of the damaged or destroyed donated items.

(F) THE DONEE AGREES TO THE FOLLOWING ADDITIONAL SPECIAL TERMS AND CONDITIONS APPLICABLE TO THE DONATION OF AIRCRAFT AND VESSELS (50 FEET OR MORE IN LENGTH) HAVING AN ACQUISITION COST OF \$5000 OR MORE, AND FOREIGN GIFTS OR OTHER ITEMS OF PROPERTY REQUIRING SPECIAL HANDLING OR USE LIMITATIONS, REGARDLESS OF THE ACQUISITION COST OR PURPOSE FOR WHICH ACQUIRED:

(1) The donation shall be subject to the additional special terms, conditions, reservations and restrictions set forth in the Conditional Transfer Document or other agreement by the authorized donee representative.

(G) THE DONEE AGREES TO THE FOLLOWING TERMS AND CONDITIONS IMPOSED BY THE STATE AGENCY APPLICABLE TO TERMS WITH A UNIT ACQUISITION COST OF UNDER \$5000:

(1) As noted on the State Agency Distribution Document.

(H) ALL PROPERTY ACQUIRED THROUGH THE FEDERAL SURPLUS PROPERTY PROGRAM IS CONSIDERED FEDERAL FINANCIAL GRANT-IN-AID AND MAY REQUIRE COMPLIANCE UNDER THE SINGLE AUDIT ACT OF 1984 AND THE PROVISIONS OF OMB CIRCULAR A-133

I hereby agree to the terms, conditions and restrictions applied to obtaining property through this agency.

Signature of “ DONEE’S “ Organization Chief (same as listed on page 6) **BLUE INK ONLY**

DATE

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION--LOWER TIER COVERED TRANSACTIONS

This certification is required by the General Services Administration regulations implementing Executive Order 12549-41 CFR 105-68-for all lower tier transactions meeting the requirements stated at 41 CFR 105-68.110

Instructions for Certification

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| <ol style="list-style-type: none"> 1. By signing and submitting the prospective lower tier participant is providing the certification set out below. 2. The certification in this clause is a material representation fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department of agency with which this transaction originated may pursue available remedies, including suspension and/or debarment. 3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or had become erroneous by reason of changed circumstances. 4. The terms “covered transaction,” “debarred,” “suspended,” “ineligible,” “lower tier covered transaction,” “participant,” “person,” “primary covered transaction,” “principal,” “proposal,” and “voluntarily excluded,” as used in this clause, have the meanings set out in the Definitions and Coverage actions of the rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations. 5. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated. | <ol style="list-style-type: none"> 6. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled “Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transaction,” without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions. 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the List of Parties Excluded from Federal Procurement and Nonprocurement Programs. 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings. 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment. |
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Certification

- (1) The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Signature of “ DONEE’S “ Organization Chief (same as listed on page 6) BLUE INK ONLY

DATE

**DO NOT WRITE BELOW THIS SPACE
FEDERAL SURPLUS PROPERTY APPLICATION DETERMINATION**

APPLICATION APPROVED:
PRINTED NAME:
TITLE:
DATE:
COMMENTS:
CUSTOMER NUMBER:
SALES CODE (1 OR 2) AND BUSINESS CODE (A - K):
EXPIRATION DATE:

APPLICATION DENIED:
PRINTED NAME:
TITLE:
DATE:
REASON: