§ 102-37.210

misconduct on your part, repair, replace, or pay to the GSA the fair market value of any such property, or take such other action as the GSA may direct.

- (d) You may retain property to perform your donation program functions, but only when authorized by GSA in accordance with the provisions of a cooperative agreement entered into with GSA.
- (e) When acting under an interstate cooperative distribution agreement (see §102–37.335) as an agent and authorized representative of an adjacent State, you will:
- (1) Make the certifications and agreements required in §102–37.200 and this section on behalf of the adjacent SASP.
- (2) Require the donee to execute the distribution documents of the State in which the donee is located.
- (3) Forward copies of the distribution documents to the corresponding SASP.
- (f) You will not discriminate on the basis of race, color, national origin, sex, age, or handicap in the distribution of property, and will comply with GSA regulations on nondiscrimination as set forth in parts 101–4, subparts 101–6.2, and 101–8.3 of this title.
- (g) You will not seek to hold the United States Government liable for consequential or incidental damages or the personal injuries, disabilities, or death to any person arising from the transfer, donation, use, processing, or final disposition of this property. The Government's liability in any event is limited in scope to that provided for by the Federal Tort Claims Act (28 U.S.C. 2671, et seq.).

[67 FR 2584, Jan. 18, 2002, as amended at 71 FR 23868, Apr. 25, 2006]

§ 102-37.210 Must a SASP make a drugfree workplace certification when required surplus property for do-

No, you must certify that you will provide a drug-free workplace only as a condition for retaining surplus property for SASP use. Drug-free workplace certification requirements are found at part 105–68, subpart 105–68.6, of this title.

§ 102-37.215 When must a SASP make a certification regarding lobbying?

You are subject to the anti-lobbying certification and disclosure requirements in part 105-69 of this title when all of the following conditions apply:

- (a) You have entered into a cooperative agreement with GSA that provides for your SASP to retain surplus property for use in performing donation functions or any other cooperative agreement.
- (b) The cooperative agreement was executed after December 23, 1989.
- (c) The fair market value of the property requested under the cooperative agreement is more than \$100,000.

JUSTIFYING SPECIAL TRANSFER REQUESTS

§ 102-37.220 Are there special types of surplus property that require written justification when submitting a transfer request?

Yes, a SASP must obtain written justification from the intended donee, and submit it to GSA along with the transfer request, prior to allocation of:

- (a) Aircraft and vessels covered by § 102–37.455;
- (b) Items requested specifically for cannibalization;
- (c) Foreign gifts and decorations (see part 102-42 of this chapter);
- (d) Items containing 50 parts per million or greater of polychlorinated biphenyl (see part 101–42 of this title);
- (e) Firearms as described in part 101–42 of this title; and
- (f) Any item on which written justification will assist GSA in making allocation to States with the greatest need.

§ 102-37.225 What information or documentation must a SASP provide when requesting a surplus aircraft or vessel?

- (a) For each SF 123 that you submit to GSA for transfer of a surplus aircraft or vessel covered by §102–37.455 include:
- (1) A letter of intent, signed and dated by the authorized representative of the proposed donee setting forth a detailed plan of utilization for the property (see §102–37.230 for information a donee has to include in the letter of intent); and