§ 102–75.25  
Subpart B—Utilization of Excess Real Property

§ 102–75.25  What are landholding agencies’ responsibilities concerning the utilization of excess property?

Landholding agencies’ responsibilities concerning the utilization of excess property are to—
(a) Achieve maximum use of their real property, in terms of economy and efficiency, to minimize expenditures for the purchase of real property;
(b) Increase the identification and reporting of their excess real property; and
(c) Fulfill its needs for real property, so far as practicable, by utilization of real property determined excess by other agencies, pursuant to the provision of this part, before it purchases non-Federal real property.

§ 102–75.30  What are disposal agencies’ responsibilities concerning the utilization of excess property?

Disposal agencies’ responsibilities concerning the utilization of excess property are to—
(a) Provide for the transfer of excess real property among Federal agencies, to mixed-ownership Government corporations, and to the municipal government of the District of Columbia; and
(b) Resolve conflicting requests for transferring real property that the involved agencies cannot resolve.

§ 102–75.35  [Reserved]

§ 102–75.40  What are the standards that each Executive agency must use to identify unneeded Federal real property?

Each Executive agency must identify unneeded Federal property using the following standards:
(a) Not utilized.
(b) Underutilized.
(c) Not being put to optimum use.

§ 102–75.45  What does the term “Not utilized” mean?

Not utilized means an entire property or portion thereof, with or without improvements, not occupied for current program purposes of the accountable Executive agency, or occupied in caretaker status only.

§ 102–75.50  What does the term “Underutilized” mean?

Underutilized means an entire property or portion thereof, with or without improvements, which is used—
(a) Irregularly or intermittently by the accountable Executive agency for current program purposes of that agency; or
(b) For current program purposes that can be satisfied with only a portion of the property.

§ 102–75.55  What does the term “Not being put to optimum use” mean?

Not being put to optimum use means an entire property or portion thereof, with or without improvements, which—
(a) Even though used for current program purposes, the nature, value, or location of the property is such that it could be utilized for a different and significantly higher and better purpose; or
(b) The costs of occupying are substantially higher than other suitable properties that could be made available through transfer, purchase, or lease with total net savings to the Government, after considering property values, costs of moving, occupancy, operational efficiency, environmental effects, regional planning, and employee morale.

Guidelines

§ 102–75.60  What are landholding agencies’ responsibilities concerning real property surveys?

A landholding agency’s responsibilities concerning real property utilization surveys are to—
(a) Survey real property under its control (i.e., property reported on its financial statements) at least annually to identify property that is not utilized, underutilized, or not being put to optimum use. When other needs for the property are identified or recognized, the agency must determine whether continuation of the current use or another use would better serve the public interest, considering both the Federal agency’s needs and the property’s location. In conducting annual reviews of