

**§ 2544.145**

**§ 2544.145 What will be done with property that is not accepted?**

In general, property offered to the Corporation but not accepted will be returned to the offeror. If the offeror is unknown or the donation would spoil if returned, the property will either be disposed of in accordance with Federal Property Management regulations (41 CFR chapter 101) or given to local charities determined by the Corporation.

**§ 2544.150 How will accepted donations be recorded and used?**

(a) All accepted donations of money and other property will be reported to the Chief Financial Officer (CFO) of the Corporation for recording and appropriate disposition.

(b) All donations of personal services of a volunteer will be reported to the CFO and to the Personnel Division of the Corporation for processing and documentation.

(c) Donations not designated for a particular purpose will be used for an authorized purpose described in § 2544.125.

(d) Property will be used as nearly as possible in accordance with the terms of the donation. If no terms are specified, or the property can no longer be used for its original purpose, the property will be converted to another authorized use or sold in accordance with Federal regulations. The proceeds of the sale will be used for an authorized purpose described in § 2544.125.

**PART 2550—REQUIREMENTS AND GENERAL PROVISIONS FOR STATE COMMISSIONS AND ALTERNATIVE ADMINISTRATIVE ENTITIES**

Sec.

2550.10 What is the purpose of this part?

2550.20 Definitions.

2550.30 How does a State decide whether to establish a State commission or an alternative administrative entity?

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2550.50 What are the composition requirements and other requirements, restrictions or guidelines for State Commissions?

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2550.60 From which of the State Commission requirements is an Alternative Administrative Entity exempt?

2550.70 [Reserved]

2550.80 What are the duties of the State entities?

2550.85 How will the State Plan be assessed?

2550.90 Are there any restrictions on the activities of the members of State Commissions or Alternative Administrative Entities?

2550.100 Do State entities or their members incur any risk of liability?

2550.110 What grants will be available from the Corporation to assist in establishing and operating a State Commission, Alternative Administrative Entity, or Transitional Entity?

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SOURCE: 58 FR 60981, Nov. 18, 1993, unless otherwise noted.

**§ 2550.10 What is the purpose of this part?**

(a) The Corporation for National and Community Service (the Corporation) seeks to meet the Nation's pressing human, educational, environmental and public safety needs through service and to reinvigorate the ethic of civic responsibility across the Nation. If the Corporation is to meet these goals, it is critical for each of the States to be actively involved.

(b) To be eligible to apply for program funding, or approved national service positions, each State must establish a State commission on national and community service to administer the State program grant making process and to develop a State plan. The Corporation may, in some instances, approve an alternative administrative entity (AAE).

(c) The Corporation will distribute grants of between \$125,000 and \$750,000 to States to cover the Federal share of operating the State commissions or AAEs.

(d) The purpose of this part is to provide States with the basic information essential to participate in the subtitle C programs. Of equal importance, this part gives an explanation of the preliminary steps States must take in order to receive money from the Corporation. This part also offers guidance on which of the two State entities States should seek to establish, and it explains the composition requirements, duties, responsibilities, restrictions,