§ 102–80.65  INCIDENT INVESTIGATION

§ 102–80.65  What are Federal agencies’ responsibilities concerning the investigation of incidents, such as fires, accidents, injuries, and environmental incidents?

Federal agencies have the following responsibilities concerning the investigation of incidents, such as fires, accidents, injuries, and environmental incidents in buildings they operate:

(a) Investigate all incidents regardless of severity.

(b) Form Boards of Investigation for incidents resulting in serious injury, death, or significant property losses.

§ 102–80.70  ARE FEDERAL AGENCIES RESPONSIBLE FOR INFORMING TENANTS

§ 102–80.70  Are Federal agencies responsible for informing their tenants of the condition and management of their facility safety and environment?

Yes, Federal agencies must inform their tenants of the condition and management of their facility safety and environment. Agencies operating GSA buildings must report any significant facility safety or environmental concerns to GSA.

§ 102–80.75  WHO ASSESSES ENVIRONMENTAL ISSUES IN FEDERAL CONSTRUCTION AND LEASE CONSTRUCTION PROJECTS?

Federal agencies must assess required environmental issues throughout planning and project development so that the environmental impacts of a project are considered during the decision making process.

Subpart C—Accident and Fire Prevention

§ 102–80.80  WITH WHAT GENERAL ACCIDENT AND FIRE PREVENTION POLICY MUST FEDERAL AGENCIES COMPLY?

Federal agencies must—

(a) Comply with the occupational safety and health standards established in the Occupational Safety and Health Act of 1970 (Pub. L. 91–596); Executive Order 12196; 29 CFR part 1960; and applicable safety and environmental management criteria identified in this part;

(b) Not expose occupants and visitors to unnecessary risks;

(c) Provide safeguards that minimize personal harm, property damage, and impairment of Governmental operations, and that allow emergency forces to accomplish their missions effectively;

(d) Follow accepted fire prevention practices in operating and managing buildings;

(e) To the maximum extent feasible, comply with one of the nationally recognized model building codes and with other nationally-recognized codes in their construction or alteration of each building in accordance with 40 U.S.C. 3312; and

(f) Use the applicable national codes and standards as a guide for their building operations.

STATE AND LOCAL CODES

§ 102–80.85  ARE FEDERALLY OWNED AND LEASED BUILDINGS EXEMPT FROM STATE AND LOCAL CODE REQUIREMENTS IN FIRE PROTECTION?

Federally owned buildings are generally exempt from State and local code requirements in fire protection; however, in accordance with 40 U.S.C. 3312, each building constructed or altered by a Federal agency must be constructed or altered, to the maximum extent feasible, in compliance with one of the nationally recognized model building codes and with other nationally recognized codes. Leased buildings are subject to local code requirements and inspection.

FIRE ADMINISTRATION AUTHORIZATION ACT OF 1992

§ 102–80.90  IS THE FIRE ADMINISTRATION AUTHORIZATION ACT OF 1992 (PUBLIC LAW 102–522) RELEVANT TO FIRE PROTECTION ENGINEERING?