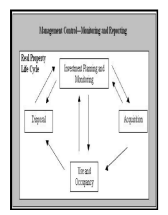
Federal Lands-to-Parks Program and Historic Surplus Property Program - new uses for federal properties.

U.S. Dept. of the Interior, National Park Service - Unclaimed Money from the Government



Description: -

Surplus government property -- United States.

Historic buildings -- United States -- Remodeling for other use.

Public lands -- United States -- Recreational use. Federal Lands-to-Parks Program and Historic Surplus Property Program - new uses for federal properties.

-Federal Lands-to-Parks Program and Historic Surplus Property Program - new uses for federal properties. Notes: Shipping list no.: 95-0002-P.

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Tags: #Federal #properties #and #buildings

What Does the Constitution Say About Federal Land Ownership?

The FMR and any corresponding documents may be accessed at GSA's Web site at. The provisions of this section do not apply to disposals of real property authorized to be made by 40 U.

AWARDS

Disturbances What is the policy concerning disturbances? What type of property is suitable or desirable for use as a historic monument? A Provide an analysis demonstrating how the adopted densities accommodate this need.

Find State Surplus Real Property

Federal agencies, upon approval from GSA, must—a Provide emergency program policy guidance; b Review plans and organizations annually; c Assist in training of personnel; d Otherwise provide for the proper administration of Occupant Emergency Programs as defined in § 102-71.

Federal properties and buildings

Who is responsible for signs on or near building entrance doors? If no application is approved, then OJP or FEMA must notify the disposal agency that there is no requirement for the property within the 30-calendar day period allotted for review and approval. An environmental impact statement is required for this listing. What standard in providing asset services must Executive agencies follow? What happens if property that was transferred to meet an educational or public health requirement is revested in the United States for noncompliance with the terms of sale, or other cause? Federal agencies must assign available parking spaces to their employees using the following order of priority: a Severely disabled employees see definition in § 102-71.

Proposed Deed Abrogation at Fort Wayne (MI)

Subpart F—Telework What Federal facility telework policy must Executive agencies follow? Scoring Rules What scoring rules must Federal

agencies follow when considering leases and leases with purchase options? A county, not including the City and County of San Francisco, shall be considered suburban unless the county is in an MSA of 2,000,000 or greater in population in which case the county shall be considered metropolitan. Application Process How may representatives of the homeless apply for the use of properties to assist the homeless? Delegations of Leasing Authority When may agencies that do not possess independent leasing authority lease space? In site selections, Executive agencies must consider Executive Order 12072 August 16, 1978, 43 FR 36869 and note.

SUBPART

Federal agencies must—a Reimburse property owners for all reasonable expenses actually incurred for recording fees, transfer taxes, documentary stamps, evidence of title, boundary surveys, legal descriptions of the real property, and similar expenses needed to convey the property to the Federal Government; b Reimburse property owners for all reasonable expenses actually incurred for penalty costs and other charges to prepay any existing, recorded mortgage that a property owner entered into in good faith and that encumbers the real property; c Reimburse property owners for all reasonable expenses actually incurred for the prorated part of any prepaid real property taxes that cover the period after the Federal Government gets title to the property or effective possession of it, whichever is earlier; and d Whenever possible, directly pay the costs identified in this section, so property owners will not have to pay them and then seek reimbursement from the Government. This action may negatively impact your ability to receive any future TPWD surplus property items. Prior to acquiring, constructing, or leasing buildings or sites for such buildings , Federal agencies must use, to the maximum extent feasible, historic properties available to the agency.

NASA Signs Lease with Planetary Ventures LLC for Use of Moffett Airfield and Restoration of Hangar One

The term includes, but is not limited to, runways, strips, taxiways, and parking aprons. Permittees must reimburse Federal agencies for services over and above those normally provided during normal business hours.

State of Oregon: Surplus Property

After receiving a statement from DOI that title to the property is proposed for revesting, GSA will review the statement and determine if title should be revested. The summary statement must—a Identify the real property and the estate or interest the Federal agency is acquiring; b Identify the buildings, structures, and other improvements the Federal agency considers part of the real property for which just compensation is being offered; c State that the Federal agency based the estimate of just compensation on the Government's estimate of the property's fair market value.

Related Books

- Markkakin on valuutta
- Rangaku of Shizuki Tadao the introduction of western science in Tokugawa Japan
- Tempo nas palavras
- Shan Kan Ning pien ch'ü ch'üan mao
- Témoins de lhomme ; la condition humaine dans la littérature du XXe siècle. Proust, Gide, Valéry, C