1. §3-129-1 is amended.

2. §3-129-3 is amended.

3. §3-129-5 is amended.

4. Chapter 3-129 is compiled.
§ 3-129-1 Purpose. (a) To promote the donation of federal surplus personal property to the State and local organizations for public purposes and other purposes in accordance to Public Law 94-519 and Hawaii state plan of operation in accordance with part XI, chapter 103D, HRS.

(b) State surplus personal property acquired through the state surplus property office must be used by the public agency to carry out or to promote for the residents of a given political area one or more public purposes in accordance with part XI, chapter 103D, HRS.


§ 3-129-2 Definitions. As used in this chapter: "Donee" means a service educational activity; a state, political subdivision, municipality, or tax-supported institution acting on behalf of a public airport; a public agency using surplus personal property in carrying out or promoting for the residents of a given political area one or more public purposes,
such as conservation, economic development, education, parks and recreation, public health, and public safety; an eligible nonprofit tax-exempt educational or public health institution or organization; the American National Red Cross; a public body; a charitable institution; or any state or local government agency, and any nonprofit organization or institution, which receives funds appropriated for programs for older individuals under the Older Americans Act of 1965, as amended, under Title IV or Title XX of the Social Security Act, or under Titles VIII and X of the Economic Opportunity Act of 1964 and the Community Services Block Grant Act. [Eff DEC 15 1995; comp 6/9/01; comp 11/15/01; comp 11/8/02 ] (Auth: HRS §103D-202) (Imp: HRS §103D-1101)

§ 3 - 1 2 9 - 3 State agency for surplus property. The surplus property supervisor, hereafter referred to as the surplus property director of the state procurement office is designated to administer a statewide plan of operation for a fair and equitable distribution of surplus property in conformity with Section 203(j) of the Federal Property and Administrative Services Act of 1949, as amended, and chapter 103D-1102, HRS. [Eff DEC 15 1995; am and comp 6/9/01; am and comp 11/15/01; am and comp 11/8/02 ] (Auth: HRS §103D-202) (Imp: HRS §103D-1102)

§ 3-129-4 Donee certification and agreements. (a) To be eligible for surplus property a donee certifies that:

(1) It is a public agency or a nonprofit institution or organization exempt from taxation under section 501 of the Internal Revenue Code of 1954 within the meaning of Section 203 (j) of the Federal Property and Administrative Services Act of 1949, as amended, and regulations of the administrator of General Services Administration;

(2) If a public agency, the property is needed and will be used by the recipient for carrying out or promoting for the residents of a given political area one or more public purposes, or, if a nonprofit, tax-exempt institution or organization, the property is needed for and will be used by the recipient for educational or public health purposes, including research for such purpose, or for
programs for older individuals;

(3) The property is not being acquired for any other use or purpose, or for sale or other distribution, or for permanent use outside the State, except with prior approval of the state agency;

(4) Funds are available to pay all costs and charges incident to donation; and

(5) They shall be subject to the nondiscrimination regulations governing the donation of surplus personal property issued under Title VI of the Civil Rights Act of 1964, Section 606 of Title VI of the Federal Property and Administrative Services Act of 1949, as amended, Section 504 of the Rehabilitation Act of 1973, as amended, Title IX of the Education Amendments of 1972, as amended and Section 303 of the Age Discrimination Act of 1975.

(b) When issued surplus property, the donee agrees:

(1) That all items of property shall be placed in use for the purpose(s) for which acquired, within one year of receipt and shall be continued in use for such purpose(s) for one year from the date the property was placed in use. In the event the property is not so placed in use or continued in use, the donee shall immediately notify the state agency and, at the donee's expense, shall return such property to the state agency or otherwise make the property available for transfer or other disposal by the state agency, provided the property is still usable as determined by the state agency;

(2) To special handling or use limitations as are imposed by the General Services Administration on any item(s) of property listed hereon; and

(3) That in the event the property is not so used or handled as required by paragraphs (1) and (2), title and right to the possession of such property shall at the option of General Services Administration, revert to the United States of America and upon demand the donee shall release such property to such person as the general services administration or its designee shall direct.

(c) The donee agrees to the following conditions imposed by the state agency, applicable to items with a
unit acquisition cost of five thousand dollars or more and passenger motor vehicles, regardless of acquisition costs, except vessels fifty feet or more in length and aircraft:

(1) The property shall be used only for the purpose(s) for which acquired and for no other purpose(s);

(2) There shall be a period of restriction which will expire after such property has been used for the purpose(s) for which acquired for a period of eighteen months from the date the property is placed in use, except for such items of major equipment, listed hereon, on which the state agency designates a further period of restriction; and

(3) In the event the property is not so used as required by paragraphs (1) and (2) and the federal restrictions in sections (b)(1) and (b)(2) have expired, then title and right to the possession of such property shall at the option of the state agency revert to the State and the donee shall release such property to such person as the state agency shall direct.

(d) The donee agrees to the following terms, reservations, and restrictions:

(1) From the date of receipt of the property listed hereon and through the period(s) of time the conditions imposed by subsections (b) and (c) remain in effect, the donee shall not sell, trade, lease, lend, bail, cannibalize, encumber, or otherwise dispose of such property, or remove it permanently for use outside the State, without the prior approval of the General Services Administration under subsection (b) or the state agency under subsection (c). The proceeds from any sale, trade, lease, loan, bailment, encumbrance, or other disposal of the property, when such action is authorized by the General Services Administration or by the state agency, shall be remitted promptly by the donee to the General Services Administration or the state agency, as the case may be;

(2) In the event any of the property is sold, traded, leased, loaned, bailed, cannibalized, encumbered, or otherwise disposed of by the donee from the date it receives the property through the period(s) of time the conditions
imposed by subsections (b) and (c) remain in effect, without the prior approval of the General Services Administration or the state agency, the donee, at the option of the General Services Administration or the state agency shall pay to the General Services Administration or the state agency, as the case may be, the proceeds of the disposal or the fair market value or the fair rental value of the property at the time of such disposal, as determined by the General Services Administration or the state agency;

(3) If at any time, from the date of receipt of the property through the period(s) of time the conditions imposed by subsections (b) and (c) remain in effect, any of the property listed hereon is no longer suitable, usable, or further needed by the donee for the purpose(s) for which acquired, the donee shall promptly notify the state agency, and shall, as directed by the state agency, return the property to the state agency, release the property to another donee or another state agency, department, or agency of the United States, sell, or otherwise dispose of the property. The proceeds from any sale shall be remitted promptly by the donee to the state agency;

(4) The donee shall make reports to the state agency on the use, condition, and location of the property, and on other pertinent matters as may be required from time to time by the state agency; and

(5) At the option of the state agency, the donee may abrogate the conditions set forth in subsection (c) and the terms, reservations, and restrictions pertinent thereto in this subsection by payment of an amount as determined by the state agency.

(e) The donee agrees to the following conditions, applicable to all items of property listed hereon:

(1) The property acquired by the donee is on an "as is, where is" basis, without warranty of any kind; and

(2) Where a donee carries insurance against damages to or loss of property due to fire or other hazards and where loss of or damage to donated property with unexpired terms, conditions, reservations, or unamortized portion of the fair value of the fair value
§3-129-4

of the damaged or destroyed donated items.

(f) The terms and conditions applicable to the
donation of aircraft and vessels (fifty feet or more in
length) having an acquisition cost of five thousand
dollars or more, and other items of property requiring
special handling or use limitations, regardless of the
purpose for which acquired are subject to the terms,
conditions, reservations and restrictions set forth in
the conditional transfer document executed by the
authorized donee representative.

(g) The donee agrees to the following terms and
conditions imposed by the state agency applicable to
items with a unit acquisition cost of under five
thousand dollars:

(1) The state agency may at its discretion, and
when it considers appropriate, impose
reasonable terms, conditions, reservations,
and restrictions on the use of surplus
property items other than those with a unit
acquisition cost of five thousand dollars or
more, and passenger motor vehicles; and

(2) The state agency will impose on the donation
of any surplus item of property, regardless
of acquisition cost, such conditions
involving special handling or use limitations
as the General Services Administration may
determine necessary because of the
characteristics of the property. [Eff DEC
15 1995; comp 6/9/01; comp 11/15/01; comp
11/8/02] (Auth: HRS §§103D-202,
103D-1105) (Imp: HRS §§103D-1103, 103D-1105)

§3-129-5 Authority for transfer. (a) The
surplus property director shall determine donee
eligibility for the acquisition of federal or state
surplus property. Eligibility for both state and
federal surplus property shall be the same.

(b) Donee compliance for federal property shall
be in accordance with the state plan and federal law.
Donee compliance for state property shall be determined
by the surplus property director. [Eff DEC 15 1995; am
and comp 6/9/01; am and comp 11/15/01; am and comp
§§103D-1103, 103D-1105)

§3-129-6 Transfer charges. (a) At the time
property is received at the state agency's warehouse,
service charges are established based on the following
§3-129-6

factors:
(1) Item acquisition cost or fair value;
(2) Type, condition, quantity, and proposed use of property;
(3) Screening and transportation;
(4) Warehousing, handling, and crating;
(5) Personnel, administration, and accounting;
(6) Utilities and telephone;
(7) Maintenance, fuels, and lubricants;
(8) Compliance, surveys, correspondence, and records;
(9) Operating reserve; and
(10) Printing.

(b) Transportation and other unusual costs are prorated except when applicable to a single unit of property.

(c) Service charges, as a whole, for the care and handling of surplus property will be limited to the amount necessary to pay actual expenses of current operations and to purchase necessary equipment, plus the accumulation and maintenance of a working capital reserve. The service charge assessed for the transfer of any single items of surplus property will be reasonable in relation to the costs incident to the transfer.

(d) The total of the service charges for all property donated by the agency during any given fiscal year shall not exceed twenty per cent of the original government acquisition cost of the property. [Eff DEC 15 1995; comp 6/9/01; comp 11/15/01; comp 11/8/02] (Auth: HRS §103D-202) (Imp: HRS §103D-1106)
Amendments to and compilation of chapter 129, title 3, Hawaii Administrative Rules, on the Summary Page dated September 27, 2002 were adopted on September 27, 2002 following a public hearing held on September 17, 2002 in Honolulu, Hawaii; and via video conference from Honolulu, Hawaii on September 17, 2002 to Hilo, Hawaii; Wailuku, Maui; and Lihue, Kauai; after public notice was given in the Honolulu Star Bulletin, Hawaii Tribune-Herald, West Hawaii Today, The Maui News and The Garden Island on August 17, 2002.

They replace interim rules dated 06/09/01 and 11/15/01 and shall take effect ten days after filing with the Office of the Lieutenant Governor.

PHYLLIS M. KOIKE
Chairperson
Procurement Policy Board

MARY ALICE EVANS
State Comptroller

BENJAMIN J. CAYETATNO
Governor
State of Hawaii

Dated: ________________

Filed
APPROVED AS TO FORM:

________________________
Deputy Attorney General