

DO YOU KNOW

WHAT YOU AGREED TO WHEN YOU SIGNED YOUR DISTRIBUTION DOCUMENT?

YOU AGREED TO USE THE SURPLUS PROPERTY ONLY IN THE OFFICIAL PROGRAM WHICH YOU REPRESENT,

AND

YOU AGREED TO PUT THE SURPLUS PROPERTY INTO USE WITHIN ONE YEAR AND TO USE IT FOR AT LEAST ONE YEAR,

AND

YOU AGREED TO USE CERTAIN ITEMS FOR EIGHTEEN (18) MONTHS OR LONGER,

AND

YOU AGREED THAT YOU WOULD NOT SELL THE PROPERTY, LOAN IT, TRADE IT, OR TEAR IT DOWN FOR PARTS UNLESS WE GIVE YOU PERMISSION BEFORE YOU DO IT,

AND

YOU AGREED TO PAY THE U.S. GOVERNMENT IF YOU DID NOT USE THE PROPERTY ACCORDING TO YOUR AGREEMENT.

SUMMARY

- 1. SURPLUS PROPERTY MUST BE USED IN AN AUTHORIZED PROGRAM.**
- 2. PERSONAL USE OR NON-USE OF SURPLUS PROPERTY IS NOT ALLOWED.**
- 3. PERMISSION MUST BE OBTAINED BEFORE SELLING, TRADING, OR CANNIBALIZING SURPLUS PROPERTY.**
- 4. READ THE BACK OF YOUR DISTRIBUTION DOCUMENT – UNDERSTAND YOUR OBLIGATIONS.**