€ 01-27-11 6:16 AM €

	SURPLUS PROPERTY AMENDMENTS
	2011 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Stuart C. Reid
	House Sponsor:
LONG T	ITLE
General	Description:
T	his bill modifies the Utah Administrative Services Code by moving the state surplus
property	program to the Division of Purchasing and General Services.
Highligh	ted Provisions:
T	his bill:
►	defines terms;
►	moves the state surplus property program from the Division of Fleet Operations o
he Depar	rtment of Administrative Services to the Division of Purchasing and
General S	Services in the same department; and
•	makes technical changes.
Money A	Appropriated in this Bill:
Ν	one
Other Sp	pecial Clauses:
N	one
Utah Co	de Sections Affected:
AMEND	S:
20	6-1-21, as last amended by Laws of Utah 2008, Chapter 382
6.	3A-2-103, as last amended by Laws of Utah 2009, Chapter 183
ENACTS	3:
6.	3A-2-101.5 , Utah Code Annotated 1953

S.B. 130

28	RENUMBERS AND AMENDS:
29	63A-2-401, (Renumbered from 63A-9-801, as last amended by Laws of Utah 2008,
30	Chapters 3 and 382)
31	63A-2-402, (Renumbered from 63A-9-802, as renumbered and amended by Laws of
32	Utah 1997, Chapter 252)
33	63A-2-403, (Renumbered from 63A-9-803, as renumbered and amended by Laws of
34	Utah 1997, Chapter 252)
35	63A-2-404, (Renumbered from 63A-9-805, as last amended by Laws of Utah 2001,
36	Chapter 9)
37	63A-2-405, (Renumbered from 63A-9-807, as renumbered and amended by Laws of
38	Utah 1997, Chapter 252)
39	63A-2-406, (Renumbered from 63A-9-808, as last amended by Laws of Utah 2008,
40	Chapter 382)
41	63A-2-407, (Renumbered from 63A-9-808.1, as last amended by Laws of Utah 2005,
42	Chapters 60 and 61)
43	63A-2-408, (Renumbered from 63A-9-809, as renumbered and amended by Laws of
44	Utah 1997, Chapter 252)
45	63A-2-409, (Renumbered from 63A-9-806, as renumbered and amended by Laws of
46	Utah 1997, Chapter 252)
47	
48	Be it enacted by the Legislature of the state of Utah:
49	Section 1. Section 26-1-21 is amended to read:
50	26-1-21. Disposal of property by department.
51	(1) The department may dispose of any personal property owned by it or any of the
52	entities created under Section 26-1-13, in the manner provided in Title 63A, Chapter [9] 2, Part
53	[8] 4, Surplus Property Service.
54	(2) The department may dispose of any real property owned by it or any of the entities
55	created under Section 26-1-13, in the manner provided in Title 65A, Chapter 4 Acquisition and
56	Disposition of Land by State Agencies.
57	Section 2. Section 63A-2-101.5 is enacted to read:
58	<u>63A-2-101.5.</u> Definitions.

59	As used in this chapter:
60	(1) "Division" means the Division of Purchasing and General Services created under
61	Section 63A-2-101.
62	(2) "Information technology equipment" means equipment that is designed to
63	electronically manipulate, store, or transfer a form of data.
64	(3) "Inventory property" means property in the possession of the division that is
65	available for purchase by an agency or the public.
66	(4) "Judicial district" means a geographic district established by Section 78A-1-102.
67	(5) "Person with a disability" means a person with a severe, chronic disability that:
68	(a) is attributable to a mental or physical impairment or a combination of mental and
69	physical impairments; and
70	(b) is likely to continue indefinitely.
71	(6) "Personal handheld electronic device":
72	(a) means an electronic device that is designed for handheld use and permits the user to
73	store or access information, the primary value of which is specific to the user of the device; and
74	(b) includes a mobile phone, pocket personal computer, personal digital assistant, or
75	similar device.
76	(7) "Property act" means the Federal Property and Administrative Services Act of
77	<u>1949, 40 U.S.C. Sec. 549.</u>
78	(8) (a) "Surplus property" means property that an agency:
79	(i) intends for disposal; and
80	(ii) has acquired by purchase, seizure, or donation.
81	(b) "Surplus property" does not include $\hat{S} \rightarrow :$
81a	(i) $\leftarrow \hat{S}$ real property $\hat{S} \rightarrow : or$
81b	(ii) an aluminum can or an item made primarily of paper, plastic, or card
81c	board that is:
81d	(A) <u>discarded; and</u>
81e	<u>(B)</u> <u>recyclable</u> ←Ŝ .
82	(9) "Transfer" means transfer of surplus property without cash consideration except for
83	a fee described in Subsection 63A-2-401(3)(c).
84	Section 3. Section 63A-2-103 is amended to read:
85	63A-2-103. General services provided Subscription by state departments, state
86	agencies, and certain local governmental entities Fee schedule.
87	(1) (a) The director of the Division of Purchasing and General Services shall operate,
88	manage, and maintain:
89	(i) a central mailing service; [and]

S.B. 130

90	(ii) an electronic central store system for procuring goods and services[-]; and
91	(iii) the state surplus property program in accordance with Title 63A, Chapter 2, Part 4,
92	Surplus Property Services.
93	(b) The director may establish microfilming, duplicating, printing, addressograph, and
94	other central services.
95	(2) (a) Each state department and agency shall subscribe to all of the services described
96	in [Subsection] Subsections (1)(a)(i) and (ii), unless the director delegates the director's
97	authority to a department or agency under Section 63A-2-104.
98	(b) An institution of higher education, school district, or political subdivision of the
99	state may subscribe to one or more of the services described in [Subsection] Subsections
100	(1) <u>(a)(i) and (ii)</u> .
101	(3) The director shall:
102	(a) prescribe a schedule of fees to be charged for all services provided by the division
103	to any department or agency after the director:
104	(i) submits the proposed rate, fees, or other amounts for services provided by the
105	division's internal service fund to the Rate Committee established in Section 63A-1-114; and
106	(ii) obtains the approval of the Legislature, as required by Sections 63J-1-410 and
107	63J-1-504;
108	(b) when practicable, ensure that the fees are approximately equal to the cost of
109	providing the services; and
110	(c) <u>periodically</u> conduct a market analysis [by July 1, 2005, and periodically thereafter]
111	of fees, which analysis shall include comparison of the division's rates with the fees of other
112	public or private sector providers where comparable services and rates are reasonably available.
113	Section 4. Section 63A-2-401 , which is renumbered from Section 63A-9-801 is
114	renumbered and amended to read:
115	Part 4. Surplus Property Service
116	[63A-9-801]. 63A-2-401. State surplus property program Definitions
117	Administration.
118	(1) As used in this [section: (a)] part, "agency" means:
119	[(i)] (a) the Utah Departments of Administrative Services, Agriculture[;] and Food,
120	Alcoholic Beverage Control, Commerce, Community and Culture, Corrections, Workforce

121 Services, Health, Human Resource Management, Human Services, Insurance, Natural

- 122 Resources, Public Safety, Technology Services, and Transportation and the Labor
- 123 Commission;
- 124 [(ii)] (b) the Utah Offices of the Auditor, Attorney General, Court Administrator, 125 Crime Victim Reparations, Rehabilitation, and Treasurer; 126 [(iii)] (c) the Public Service Commission and State Tax Commission; 127 [(iv)] (d) the State Boards of Education, Pardons and Parole, and Regents; 128 [(v)] (e) the Career Service Review [Board] Office; 129 $\left[\frac{\text{(vi)}}{\text{(vi)}}\right]$ (f) other state agencies designated by the governor; 130 (vii) (g) the legislative branch, the judicial branch, and the State Board of Regents; 131 and 132 [(viii)] (h) an institution of higher education, its president, and its board of trustees for 133 purposes of Section [63A-9-802] 63A-2-402. 134 [(b) "Division" means the Division of Fleet Operations.] 135 [(c) "Information technology equipment" means any equipment that is designed to electronically manipulate, store, or transfer any form of data.] 136 137 [(d) "Inventory property" means property in the possession of the division that is 138 available for purchase by an agency or the public.] 139 [(e) "Judicial district" means the geographic districts established by Section 140 78A-1-102.] 141 [(f) (i) "Surplus property" means property purchased by, seized by, or donated to, an 142 agency that the agency wishes to dispose of.] 143 [(ii) "Surplus property" does not mean real property.] [(g) "Transfer" means transfer of surplus property without cash consideration.] 144 145 (2) (a) The division shall make rules establishing a state surplus property program that 146 meets the requirements of this chapter by following the procedures and requirements of Title 147 63G, Chapter 3, Utah Administrative Rulemaking Act. 148 (b) [Those] The rules shall include: 149 (i) a requirement prohibiting the transfer of surplus property from one agency to 150 another agency without written approval from the division;
- 151 (ii) procedures and requirements governing division administration requirements that

S.B. 130

01-27-11 6:16 AM

152	an agency must follow;
153	(iii) requirements governing purchase priorities;
154	(iv) requirements governing accounting, reimbursement, and payment procedures;
155	(v) procedures for collecting bad debts;
156	(vi) requirements and procedures for disposing of firearms;
157	(vii) the elements of the rates or other charges assessed by the division for services and
158	handling;
159	(viii) procedures governing the timing and location of public sales of inventory
160	property; and
161	(ix) procedures governing the transfer of information technology equipment by state
162	agencies directly to public schools.
163	(c) The division shall report all transfers of information technology equipment by state
164	agencies to public schools to the Utah Technology Commission and to the Legislative Interim
165	Education Committee at the end of each fiscal year.
166	(3) In creating and administering the program, the division shall:
167	(a) when conditions, inventory, and demand permit:
168	(i) establish facilities to store inventory property at geographically dispersed locations
169	throughout the state; and
170	(ii) hold public sales of property at geographically dispersed locations throughout the
171	state;
172	(b) establish, after consultation with the agency requesting the sale of surplus property,
173	the price at which the surplus property shall be sold; and
174	(c) transfer proceeds arising from the sale of state surplus property to the agency
175	requesting the sale in accordance with Title 63J, Chapter 1, Budgetary Procedures Act, less [an
176	amount established by the division by rule] a fee approved in accordance with Sections
177	63A-1-114 and 63J-1-410, to pay the costs of administering the surplus property program.
178	(4) Unless specifically exempted from this [chapter] part by explicit reference to this
179	[chapter] part, each state agency shall dispose of and acquire surplus property only by
180	participating in the division's program.
181	Section 5. Section 63A-2-402, which is renumbered from Section 63A-9-802 is
182	renumbered and amended to read

182 renumbered and amended to read:

183	[63A-9-802].	63A-2-402. State surplus property program Participation
184	by institutions of higher e	education.
185	The Board of Regen	nts shall:
186	(1) implement a po	licy requiring each institution of higher education to submit to the
187	division a listing of surplus	property available for sale outside the institution, at least 15 days
188	prior to the intended sale date	ate;
189	(2) supervise and a	ssist compliance by the institutions of higher education with the
190	requirement of this part; an	.d
191	(3) encourage insti	tutions of higher education to acquire federal surplus property from
192	the division to reduce expe	nditures.
193	Section 6. Section	63A-2-403, which is renumbered from Section 63A-9-803 is
194	renumbered and amended t	o read:
195	[63A-9-803].	63A-2-403. Methods of disposition of surplus authorized.
196	The division may d	ispose of state surplus property by public auction, sealed bids, or by
197	other means established by	rule in accordance with Title 63G, Chapter 3, Utah Administrative
198	Rulemaking Act.	
199	Section 7. Section	63A-2-404, which is renumbered from Section 63A-9-805 is
200	renumbered and amended t	o read:
201	[63A-9-805].	63A-2-404. Acquisition of federal surplus property Powers
202	and duties Advisory bo	ards and committees Expenditures and contracts
203	Clearinghouse of informa	ition Reports.
204	[(1) As used in this	section:]
205	[(a) "Property" incl	udes equipment, materials, books, and other supplies.]
206	[(b) "Property act"	means Section 203(j) of the Federal Property and Administrative
207	Services Act of 1949.]	
208	[(2)] (1) The divisi	on may:
209	(a) acquire from th	e United States [of America] under and in conformance with the
210	property act any property u	nder the control of any department or agency of the United States
211	that is usable and necessary	y for any purposes authorized by federal law;
212	(b) warehouse that	property if it is not real property; and
213	(c) distribute that p	property within [Utah] this state to:

S.B.	130
------	-----

- 214 (i) tax-supported medical institutions, hospitals, clinics, and health centers; 215 (ii) school systems, schools, colleges, and universities; 216 (iii) other nonprofit medical institutions, hospitals, clinics, health centers, schools, 217 colleges, and universities that are exempt from taxation under Section 501(c)(3) of the United 218 States Internal Revenue Code of 1954; 219 (iv) civil defense organizations; 220 (v) political subdivisions; and 221 (vi) any other types of institutions or activities that are eligible to acquire the property 222 under federal law. 223 $\left[\frac{(3)}{(2)}\right]$ (2) The division may: 224 (a) receive applications from eligible health and educational institutions for the 225 acquisition of federal surplus real property; 226 (b) investigate the applications; 227 (c) obtain opinions about those applications from the appropriate health or educational 228 authorities of [Utah] this state; 229 (d) make recommendations about the need of the applicant for the property, the merits 230 of the applicant's proposed use of the property, and the suitability of the property for those 231 purposes; and 232 (e) otherwise assist in the processing of those applications for acquisition of real and 233 related personal property of the United States under the property act. 234 $\left[\frac{4}{2}\right]$ (3) The division may appoint advisory boards or committees. 235 $\left[\frac{(5)}{(5)}\right]$ (4) If required by law or regulation of the United States in connection with the 236 disposal of surplus real property and the receipt, warehousing, and distribution of surplus 237 personal property received by the division from the United States, the division may: 238 (a) make certifications, take action, and make expenditures; 239 (b) enter into contracts, agreements, and undertakings for and in the name of the state 240 including cooperative agreements with the federal agencies providing for use by and exchange 241 between them of the property, facilities, personnel, and services of each by the other; 242 (c) require reports; and 243 (d) make investigations.
- 244 [(6)] (5) The division shall act as the clearinghouse of information for public and

245	private nonprofit institutions, organizations, and agencies eligible to acquire federal surplus
246	real property to:
247	(a) locate both real and personal property available for acquisition from the United
248	States;
249	(b) ascertain the terms and conditions under which that property may be obtained;
250	(c) receive requests from those institutions, organizations, and agencies and transmit to
251	them all available information in reference to that property; and
252	(d) aid and assist those institutions, organizations, and agencies in every way possible
253	in those acquisitions or transactions.
254	$\left[\frac{(7)}{(6)}\right]$ The division shall:
255	(a) cooperate with the departments or agencies of the United States;
256	(b) file a state plan of operation;
257	(c) operate according to that plan;
258	(d) take the actions necessary to meet the minimum standards prescribed by the
259	property act;
260	(e) make any reports required by the United States or any of its departments or
261	agencies; and
262	(f) comply with the laws of the United States and the regulations of any of the
263	departments or agencies of the United States governing the allocation of, transfer of, use of, or
264	accounting for any property donated to the state.
265	Section 8. Section 63A-2-405, which is renumbered from Section 63A-9-807 is
266	renumbered and amended to read:
267	[63A-9-807]. <u>63A-2-405.</u> Charges and fees assessed for surplus property.
268	If approved in accordance with Sections 63A-1-114 and 63J-1-410, the division:
269	(1) [The division] may assess charges and fees for the acquisition, warehousing,
270	distribution, or transfer of any property of the United States for educational, public health, or
271	civil defense purposes, including research, only if those charges and fees are reasonably related
272	to the division's care and handling costs of acquiring, receipting, warehousing, distributing, or
273	transferring the property[-];
274	(2) [The division] may reduce or eliminate charges on property that is found not to be

usable for the purpose for which it was procured[.]; and

S.B. 130

276	(3) [The division] shall limit the charges and fees assessed against real property to the
277	reasonable administrative costs that the division incurred in effecting transfer.
278	Section 9. Section 63A-2-406, which is renumbered from Section 63A-9-808 is
279	renumbered and amended to read:
280	[63A-9-808]. <u>63A-2-406.</u> Rulemaking on giving priority to state and local
281	agencies in purchasing surplus property Rulemaking on the sale or use of a personal
282	handheld electronic device.
283	[(1) As used in this section, "personal handheld electronic device":]
284	[(a) means an electronic device that is designed for handheld use and permits the user
285	to store or access information, the primary value of which is specific to the user of the device;
286	and]
287	[(b) includes a mobile phone, pocket personal computer, personal digital assistant,
288	wireless, or similar device.]
289	[(2)] In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
290	the division shall make rules:
291	$\left[\frac{(a)}{(1)}\right]$ giving state and local agencies priority to purchase surplus property for a
292	30-day period except for personal handheld electronic devices under Subsection (2)[(b)]; and
293	[(b)] (2) allowing the sale of a personal handheld electronic device to a user who:
294	[(i)] (a) is provided the device as part of the user's employment; and
295	[(ii)] (b) subsequently makes a change in employment status including, departure,
296	retirement, or transfer to another agency within state government.
297	Section 10. Section 63A-2-407, which is renumbered from Section 63A-9-808.1 is
298	renumbered and amended to read:
299	[63A-9-808.1]. <u>63A-2-407.</u> Transfer of information technology equipment
300	for persons with a disability.
301	[(1) As used in this section, "a person with a disability" means a person with a severe,
302	chronic disability that:]
303	[(a) is attributable to a mental or physical impairment or a combination of mental and
304	physical impairments; and]
305	[(b) is likely to continue indefinitely.]
306	$\left[\frac{(2)}{(1)}\right]$ The division may transfer information technology equipment, or authorize the

307	transfer of technology equipment by an agency, to a nonprofit entity for distribution to and use
308	by a person with a disability.
309	[(3)] (2) Interagency transfers and sales of surplus property to state and local agencies
310	within the 30-day period under Section [63A-9-808] 63A-2-406 shall have priority over
311	transfers under Subsection [(2)] (1).
312	[(4)] (3) The division shall annually report to the Division of Services for People With
313	Disabilities the:
314	(a) names of the nonprofit entities receiving transfers under Subsection [(2)] (1); and
315	(b) types and amounts of equipment received.
316	Section 11. Section 63A-2-408, which is renumbered from Section 63A-9-809 is
317	renumbered and amended to read:
318	[63A-9-809]. <u>63A-2-408.</u> Authority of state or local subdivision to receive
319	property Revocation of authority of officer.
320	(1) Notwithstanding any other provision of law, the governing board or the executive
321	director of any state department, instrumentality, or agency or the legislative body of any city,
322	county, school district, or other political subdivision may by order or resolution give any officer
323	or employee the authority to:
324	(a) secure the transfer to it of surplus property through the division under the
325	[provisions of Section 203(j) of the Federal Property and Administrative Services Act of 1949,
326	as amended] the property act; and
327	(b) obligate the state or political subdivision and its funds to the extent necessary to
328	comply with the terms and conditions of those transfers.
329	(2) The authority conferred upon any officer or employee by an order or resolution
330	remains in effect until:
331	(a) the order or resolution is revoked; and
332	(b) the division has received written notice of the revocation.
333	Section 12. Section 63A-2-409 , which is renumbered from Section 63A-9-806 is
334	renumbered and amended to read:
335	[63A-9-806]. <u>63A-2-409.</u> Bonds.
336	The executive director of the Department of Administrative Services may bond any
337	person employed by the division who handles money, signs checks, or receives or distributes

Legislative Review Note as of 1-26-11 9:03 AM

Office of Legislative Research and General Counsel

FISCAL NOTE

S.B. 130

SHORT TITLE: Surplus Property Amendments

SPONSOR: Reid, S.

2011 GENERAL SESSION, STATE OF UTAH

STATE GOVERNMENT (UCA 36-12-13(2)(b)) Enactment of this bill likely will not materially impact the state budget.

LOCAL GOVERNMENTS (UCA 36-12-13(2)(c))

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for local governments.

DIRECT EXPENDITURES BY UTAH RESIDENTS AND BUSINESSES (UCA 36-12-13(2)(d)) Enactment of this bill likely will not result in direct, measurable expenditures by Utah residents or businesses.

1/31/2011, 11:08 AM, Lead Analyst: Ricks, G./Attomey: ERB

Office of the Legislative Fiscal Analyst