

Federal Management Regulation

Pt. 102-75

§ 102-74.70 What Federal facility ridesharing policy must Executive agencies follow?

Executive agencies must actively promote the use of ridesharing (carpools, vanpools, privately leased buses, public transportation, and other multi-occupancy modes of travel) by personnel working at Federal facilities to conserve energy, reduce congestion, improve air quality, and provide an economical way for Federal employees to commute to work.

§ 102-74.75 What steps must Executive agencies take to promote ridesharing at Federal facilities?

Agencies must:

- (a) Establish an annual ridesharing goal for each facility.
- (b) Report to the Administrator of General Services by June 1 of each year the goals established, the means developed to achieve those goals, and the progress achieved.
- (c) Cooperate with State and local ridesharing agencies where such agencies exist.

§ 102-74.80 What specific ridesharing information must Executive agencies report to the Administrator of General Services?

The head of each agency must submit to GSA by June 1 of each year a report which includes all of the following:

- (a) The name, address, title, and telephone number of the agencywide Employee Transportation Coordinator (ETC).
- (b) A narrative on actions taken and barriers encountered in promoting ridesharing within the agency.
- (c) Information on any noticeable facility achievements.
- (d) A copy of instructions issued to the agency's facility ETC's for implementing the Federal Facility Ridesharing Program.

§ 102-74.85 Where should Executive agencies send their Federal Facility Ridesharing Reports?

Agencies must send their Federal Facility Ridesharing Reports to the Real Property Policy Division (MPR), General Services Administration, 1800 F Street, NW., Washington, DC 20405.

§ 102-74.90 Are there any exceptions to these ridesharing reporting requirements?

Yes, facilities with less than 100 full-time employees or less than 100 full-time employees on the largest shift are not required to submit an annual report. Agencies must not subdivide buildings, groups of buildings, or work-sites for the purpose of meeting the exception standards.

PART 102-75—REAL PROPERTY DISPOSAL

Sec.

- 102-75.5 What is the scope of this part?
- 102-75.10 What basic real property disposal policy governs Executive agencies?
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- 102-75.45 When may Executive agencies outlease surplus real property for non-Federal interim use?
- 102-75.50 What are Federal agencies' reporting responsibilities under the Stewart B. McKinney Homeless Assistance Act (42 U.S.C. 11411)?
- 102-75.55 What are Executive agencies' responsibilities concerning public benefit conveyances?
- 102-75.60 When may Executive agencies conduct negotiated sales?
- 102-75.65 What are Executive agencies' responsibilities concerning negotiated sales?
- 102-75.70 What can Executive agencies do to eliminate the potential for windfall profits to public agencies in negotiated sales?
- 102-75.75 What is a negotiated sale for economic development purposes?
- 102-75.80 What are Executive agencies' responsibilities concerning public sales?
- 102-75.85 How can Federal agencies obtain related disposal services?
- 102-75.90 What type of appraisal value must be obtained for real property disposal transactions?