AUTHORIZATION OF PARTICIPANTS

RESOLUTION NO. 2539

"BE IT RESOLVED by the Governing Board, OR by the Chief Administrative Officer of those organizations which do not have a governing board, and hereby ordered that the official(s) and/or employee(s) whose name(s), title(s), and signature(s) is (are) listed below shall be and is (are) hereby authorized as our representative(s) to acquire federal surplus property from the Oregon State Agency for Surplus Property under the Terms and Conditions listed on the reverse side of this form."

(Pr	NAME int or type)	TIT	LE	SIGNATURE
William B.	William B. Barrons City Manag		ler - l	Welland Sarras
D. Gary Ho	D. Gary Holliday Finance D		rector 🛹	Hallelay
John Joyce		Public Wor	ks Director	John Joyce
				05
PASSED AND	ADOPTED this	stnday of	May,	19.85, by the Governing Board
ofCity o	f Albany, Oregon	<u>)</u>		
I, Tom H	olman	· · · · · · · · · · · · · · · · · · ·		ayor XXIVIX of the Governing Board of
	bany, Oregon Name of organization			
<u>P0 Box 490</u>	Mailing address		,	.10
Albany,	Linn	97321 ZIP Code	[Signed] Jon	Holman
City OR	County	ZII, Code	(Legally Authorize	
AUTHORIZED) thisd	ay of		, 19, by:
Nam	e of chief administrative	officer		Title
•	Name of organization			
	Mailing address			
City	County	ZIP Code	[Signed] (Legally Authorize	
		eir Cout	Langerty AULIONZO	

CERTIFICATIONS AND AGREEMENTS

(a) THE DONEE CERTIFIES THAT:

(1) It is a public agency; or a nonprofit educational or public health 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 the regulations of the Administrator of General Services.

(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 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 public health purposes, and including research for such purpose. 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.

(3) Funds are available to pay all costs and charges incident to donation, and these charges will be paid promptly.

(4) This transaction 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) THE DONEE AGREES TO THE FOLLOWING FEDERAL CONDITIONS:

(1) All items of property shall be placed in use for the purposes for which acquired within one year of receipt and shall be continued in use for such purposes 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, 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) Such special handling or use limitations as are imposed by General Services Administration (GSA) on any item(s) of property listed hereon.

(3) In the event the property is not so used or handled as required by (b) (1) and (2), title and right to the possession of such property shall at the option of GSA revert to the United States of America and upon demand the donee shall release such property to such person as GSA 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 \$3,000 OR MORE AND PASSENGER MOTOR VEHICLES, REGARDLESS OF ACQUISITION COST, EXCEPT VESSELS 50 FEET 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 18 months from the date the property is placed in use.

(3) In the event the property is not so used as required by (c) (1) and (2) and Federal restrictions (b) (1) and (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 of Oregon 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 it receives the property listed hereon and through the period(s) of time the conditions imposed by (b) and (c) above 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 GSA under (b) or the State agency under (c). The proceeds from any sale, trade, lease, loan, bailment, encumbrance or otherwise disposal of the property, when such action is authorized by GSA or by the State agency, shall be remitted promptly by the donee to GSA or the State agency, the case may be.

(2) In the event any of the property listed hereon 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 (b) and (c) remain in effect, without prior approval of GSA or the State agency, the donee, at the option of GSA or the State agency shall pay to GSA 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 GSA or the State agency.

(3) If at any time, from the date it receives the property through the period(s) of time the conditions imposed by (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, a 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 listed hereon, and on other pertinent matters as may be required from time to time by the State agency.

(5) At the option of the State agency, the donee may abrogate the conditions set forth in (c) and the terms, reservations and restrictions pertinent thereto in (d) 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.

(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 restrictions occurs, the State agency will be entitled to reimbursement from the donee out of the insurance proceeds, of an amount equal to the unamortized portion of the fair value of the damaged or destroyed donated items.

(f) TERMS AND CONDITIONS APPLICABLE TO THE DONATION OF AIRCRAFT AND VESSELS (50 FEET OR MORE IN LENGTH) HAVING AN ACQUISITION COST OF \$3,000 OR MORE, REGARDLESS OF THE PURPOSE FOR WHICH ACQUIRED:

(1) The donation shall be subject to the terms, conditions, reservations, and restrictions set forth in the Conditional Transfer Document executed by the authorized donee representative.

THE DONEE AGREES TO THE FOLLOWING TERMS AND CONDITIONS IMPOSED BY THE STATE AGENCY APPLICABLE TO ITEMS WITH A UNIT ACQUISITION COST OF UNDER \$3,000:

(1) Title to items with an acquisition cost of less than \$3,000 shall pass to the donee when the terms and conditions imposed by (b) (1) and (2) have been met.

(2) All clothing, upholstered furniture, and bedding materials acquired from the SURPLUS PROPERTY DIVISION will be sterilized as required by Sterili

(3) In addition to any other remedies available to the Department or to the State agency, said agency shall have the right and authority to withhold furthertransfers of Government Surplus Property to our institution if we fail at anytime.

(a) abide by the above terms and conditions and (b) promptly pay just service and handling charge fees assessed by the state agency.

Dept. of General Services Federal Surplus Property 1655 Salem Industrial Dr. N.E. Salem, OR 97310 378.4714

APPLICATION FOR ELIGIBILITY FEDERAL PROPERTY UTILIZATION PROGRAM UNDER P.L. 94-519

Executive No.

378-4714			
Legal Name of Applicant:City of Albany, Or	egon	·	
Mailing Address: PO Box 490, Albany	, OR	Zip Code	97321
Location: 240 2nd Ave. SW (July 1st: 250	Broadalbin SW)	County	Linn
1. Application is made: a. <u>X</u> as a Public Agency b as a Nonprofit Ed		'hone:	967-4311
exempt determination under Section 501 of the Ir	iternal Revenue Code of 1	954)	
2. Applicant is a: (See definitions)			
a State Agency g	School for the Physi- cally Handicapped		Child Care Center
bX Local Government c School h	Educational Radio		. Hospital . Health Center
d College	Station	0	
•	Educational TV Station	p	Other (Specify):
f School for the j j Mentally Retarded k	-	- 	
 Source of funds: a. X Taxes or Public Funds Taxes or Public Funds C. X Other (Describe) funds from various municipality to ope Applicant is: a. Accredited b. Appr (Attach documentary evidence substation) 	_services, license erate it's busines oved c License	s and fee s. d	
 5. When not obvious from institution's name, attach a name. 5. When not obvious from institution's name, attach a name. a. If a <u>Public Agency</u>, details of public program function. b. If <u>Nonprofit Educational</u>, details to include grades number and qualifications of full-time and part-time. c. <u>If Nonprofit Public Health</u>, details of services of physicians, number of registered nurses, other pro- 	tions, activities, and/or fac taught, enrollment, leng me staff, and facilities op ffered, number of beds y	th of school erated or provide the school of	ograms conducted.
Date May 8, 1985	Signed _ Jon	Art	man
	Title <u>Mayor</u> (Legally Authorized	i Official)	
Attachments: (As required)			
1 Assurance of Compliance with Nondiscrimin	nation		
2 Authorization of participants			
3 Narrative program description (if required)			
4 IRS determination (if nonprofit under Sect	•		•
	•		•
4 IRS determination (if nonprofit under Sect	•		•
4 IRS determination (if nonprofit under Sect 5 Evidence of approval, accreditation or licen	•		•
4 IRS determination (if nonprofit under Sect 5 Evidence of approval, accreditation or licen	sing (if required)		•
 4 IRS determination (if nonprofit under Sect 5 Evidence of approval, accreditation or licen FOR STAT 1. Applicant is approved as a: Public Agency Nonprofit Education 	sing (if required) E AGENCY USE nal Institution	 	•
 4 IRS determination (if nonprofit under Sect 5 Evidence of approval, accreditation or licen FOR STAT 1. Applicant is approved as a: Public Agency 	sing (if required) E AGENCY USE nal Institution		•
 4 IRS determination (if nonprofit under Sect 5 Evidence of approval, accreditation or licen FOR STAT 1. Applicant is approved as a: Public Agency Nonprofit Education 	sing (if required) E AGENCY USE nal Institution		•

Date _

ASSURANCE OF COMPLIANCE WITH GSA REGULATIONS 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 AMEND-MENTS OF 1972, AS AMENDED, AND SECTION 303 OF THE AGE DISCRIMINATION ACT OF 1975.

City of Albany, Oregon

(Name of donee)

(hereinafter called the "donee")

HEREBY AGREES THAT the program for or in connection with which any property is donated to the donee will be conducted in compliance with, and the donee will comply with and will require any other person (any legal entity) who through contractual or other arrangements with the donee is authorized to provide services or benefits under said program to comply with, all requirements imposed by or pursuant to the regulations of the General Services Administration (41 CFR 101-6.2) issued under the provisions of 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, to the end that no person in the United States shall on the ground of race, color, national origin, sex, or age, or that no otherwise qualified handicapped person shall solely by reason of the handicap, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity for which the donee received Federal assistance from the General Services Administration; and HEREBY GIVES ASSURANCE THAT it will immediately take any measures necessary to effectuate this agreement.

The donee further agrees that this agreement shall be subject in all respects to the provisions of said regulations; that this agreement shall obligate the donee for the period during which it retains ownership of possession of any such property; that the United States shall have the right to seek judicial enforcement of this agreement; and, this agreement shall be binding upon any successor in interest of the donee and the word "donee" as used herein includes any such successor in interest.

Dated _____ May 8, 1985

City of Albany, Oregon

Donee

BY

MAYOR (President/Chairman of the Board or comparable authorized official)

City of Albany, c/o City Manager's Office

PO Box 490

Albany, OR 97321

Donee Mailing Address