26.403 Procedures.

- (a) In accordance with the Federal Food Donation Act of 2008 an *executive agency shall* comply with the following:
- (1) Encourage donations. In the applicable contracts stated at section 26.404, encourage contractors, to the maximum extent practicable and safe, to donate apparently wholesome excess food to nonprofit organizations that provide assistance to food-insecure people in the United States.
- (2) *Costs*.
- (i) In any case in which a contractor enters into a contract with an *executive agency* under which apparently wholesome food is donated to food-insecure people in the *United States*, the head of the *executive agency shall* not assume responsibility for the costs and logistics of collecting, transporting, maintaining the safety of, or distributing excess, *apparently wholesome food* to *food-insecure* people in the *United States* under this Act.
- (ii) The Government will not reimburse any costs incurred by the contractor against this contract or any other contract for the donation of Federal *excess foods*. Any costs incurred for Federal *excess food* donations are not considered allowable public relations costs in accordance with 31.205-1(f)(8).
- (3) *Liability*. An *executive agency* (including an *executive agency* that enters into a contract with a contractor) and any contractor making donations pursuant to this Act *shall* be exempt from civil and criminal liability to the extent provided under the Bill Emerson Good Samaritan Food Donation Act (42 U.S.C. 1791).

Parent topic: Subpart 26.4 - Food Donations to Nonprofit Organizations