

§ 101-21.4900

to the Administrator. Decisions made by the Administrator shall be final.

(f) Adjustments to the Rent rates which result from the reviews and appeals procedure will be effective in the quarter in which the agency submitted a properly documented appeal. Adjusted rates remain in effect for the remainder of the fiscal year.

(g) If an agency questions the rate developed for a specific building in the budget estimate, the appropriate GSA Regional Office should be contacted for information on the projected rate.

NOTE: If an informal resolution is not reached after discussions with the Regional Real Estate personnel, the agency may appeal the rate, provided the criteria for an appeal are met. The appeal may be filed, as outlined in paragraphs (b), (c), (d), and (e) of this section. The appeal documentation must include current-year information for comparable buildings. The Regional Office will provide the current year rate for the building in question.

**Subparts 101-21.7-101-21.48
[Reserved]**

APPENDIX TO SUBCHAPTER D—TEMPORARY REGULATIONS

[EDITORIAL NOTE: The following is a list of temporary regulations, except delegations of authority, which relate to Federal property management and are in effect as of the revision date of this volume. The full text of these temporary regulations appears following this table.]

FPMR Temp. Reg.	Subject	Expires	FR Publication
D-1	Assignment and utilization of space.	62 FR 42070, Aug. 5, 1997

FEDERAL PROPERTY MANAGEMENT
REGULATIONS; INTERIM RULE D-1

Supplement 1

To: Heads of Federal Agencies

Subject: Assignment and utilization of space

1. *Purpose.* This interim rule, initially published in the FEDERAL REGISTER March 7, 1996, began the process of replacing part 101-17 of the Federal Property Management Regulations (FPMR). The rule repealed the outdated and superseded permanent FPMR part 101-17 and provided new guidance concerning the location of Federal facilities in urban areas. The rule expired on March 7, 1997. This supplement extends the interim rule indefinitely.

2. *Effective date.* March 8, 1997. Comments should be submitted on or before 30 calendar days following publication in the FEDERAL REGISTER.

3. *Comments.* Comments should be submitted to the General Services Administration, Public Buildings Service, Office of

41 CFR Ch. 101 (7-1-00 Edition)

Subpart 101-21.49—Forms

SOURCE: 39 FR 23232, June 27, 1974, unless otherwise noted.

§ 101-21.4900 Scope of subpart.

This subpart contains information on forms that pertain to reimbursable services.

§ 101-21.4901 GSA forms.

(a) The form referenced in §101-21.4901 is a GSA form. The subsection number in this section corresponds to the GSA form number.

(b) Agencies may obtain information and a supply of forms from any GSA buildings manager.

§ 101-21.4901-2957 GSA Form 2957, Reimbursable Work Authorization.

NOTE: Form is filed as part of original document.

Property Acquisition and Realty Services (PE), Washington, DC 20405.

4. *Effect on other directives.* This interim rule amends 41 CFR part 101-17 by deleting all subparts and sections in their entirety and by adding a new §101-17.205 entitled "Location of Space."

Dated: April 21, 1992.

David J. Barram,
Acting Administrator of General Services

ATTACHMENT A

"Subchapter D—Public Buildings and Space

PART 101-17—ASSIGNMENT AND UTILIZATION OF SPACE

§101-17.205 Location of space

(a) Each Federal agency is responsible for identifying its geographic service area and the delineated area within which it wishes to locate specific activities, consistent with its mission and program requirements, and in