

**SAM—WASTE PREVENTION AND RECYCLING OF
NON-HAZARDOUS WASTE**

(Continued)

STATE AGENCY RESPONSIBILITIES

1941 (Cont. 1)

(New 5/94)

14. For state-owned facilities, each respective state entity responsible for the planning and development of facilities to house state operations shall consider providing adequate, accessible, and convenient areas for collecting, storing, and loading recyclable materials. These provisions will be based on an assessment of the individual requirements of the particular facility tenant, including if the subject geographical area has commercially available recycling services to remove such materials.
15. For leased facilities, each respective state entity responsible for securing leased facilities shall consider providing adequate, accessible, and convenient areas for collecting, storing, and loading recyclable materials. These provisions will be based on an assessment of the individual requirements of the particular facility tenant, including if the subject geographical area has commercially available recycling services to remove such materials. Such applications will be in conformance with local waste reduction ordinances and will be borne by the lessor. The consideration for the need to provide recycling facilities will also depend on the proportionate amount of space leased in a building.