

# DoD Manual for the Performance of Contract Property Administration

December 1991

Assistant Secretary of Defense (Production and Logistics)



### THE ASSISTANT SECRETARY OF DEFENSE

### WASHINGTON, DC 20301-8000

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### FOREWORD

This Manual is issued under the authority of DoD Instruction 4161.2, "Acquisition, Management, and Disposal of Government-owned Contract Property," December 31, 1991. It provides uniform policies and procedures for accomplishing the contract property administration requirements of Federal Acquisition Regulation (FAR), Part 45, "Government Property," and Defense Federal Acquisition Regulation Supplement (DFARS), Part 245, "Government Property," current editions. This Manual applies to the Office of the Secretary of Defense; the Military Departments; the Defense Agencies; and the DoD Field Activities (hereafter referred to collectively as "the-DoD Components").

This Manual's policies, procedures, and guidance relate to and are consistent with the FAR and the DFARS. A software program developed by the Air Force Institute of Technology (AFIT) may be used with this Manual for statistical sampling, instead of the hard copy sample tables in the Manual. This AFIT computer diskette is public property and DoD personnel may obtain copies through the headquarters of the DoD Components' Contract Property Administration offices.

This Manual is effective immediately and is mandatory for use by all DoD Components. The DoD Components shall limit supplemental instructions to unique requirements. This Manual cancels and replaces DFARS Supplement #3, which will be removed from the Defense Acquisition Regulation (DAR) System.

Implementing instructions and any proposed changes to this Manual shall be sent through channels to:

Assistant Secretary of Defense (Production and Logistics) Attn: Government Contract Property Policy, Room 2A318 The Pentagon, Washington, DC 20301-8000

The DoD Components may obtain copies of this Manual through their own publications channels. Other Federal Agencies and the public may obtain copies from the Department of Commerce, National Technical Information Service, 5285 Port Royal Road., Springfield, VA 22161.

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Colin McMillan

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### **REFERENCES**

- (a) Federal Acquisition Regulation (FAR), December 1990
- (b) Department of Defense Federal Acquisition Regulation Supplement (DFARS), November 1988
- (c) Joint Service Regulation, AR 55-38, NAVSUPINST 4610.33C, AFR 75-18, MCO P4610-19D, and DLAR 4500.15, "Reporting of Transportation Discrepancies in Shipment," April 15, 1985
- (d) Joint Service Regulation, DLAR 4140.55, AR 735-11-2, SECNAVINST 4355.18, AFR 400-54, MCO 4430-3E, "Reporting of Item and Packaging Discrepancies," October 1, 1986
- (e) DLAH 4105.4, "DoD Directory of Contract Administration Services Components," July 1990
- (f) DoD Instruction 4140.48, "Control and Access to DoD Material Inventories Required by Defense Contracts," March 6, 1984
- (g) DoD 7950.1-M, "Defense Automation Resources Management Manual," September 1988
- (h) <u>DoD 5100.76-M</u>, "Physical Security of Sensitive Conventional Arms, Ammunition and Explosives at Contractor Facilities," February 1983
- (i) <u>DoD 4145.26-M</u>, "Contractor's Safety Manual for Ammunition and Explosives," March 1986
- (j) DoD 4000.25-1-M, "Military Standard Requisition and Issue Procedures," May 1, 1987
- (k) National Aeronautics and Space Administration Federal Acquisition Regulation Supplement

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REFERENCES

### DL1. <u>DEFINITIONS</u>

- DL1.1.1. ACCESSORY ITEM. See FAR 45.501.
- DL1.1.2. ACQUISITION. See FAR 2.1.
- DL1.1.3. <u>AGENCY</u>. See FAR 9.403.
- DL1.1.4. AGENCY-PECULIAR PROPERTY. See FAR 45.301.
- DL1.1.5. <u>ALTERNATE LOCATION</u>. Another location of the prime contractor differing from its primary place of performance either geographically or organizationally.
  - DL1.1.6. ARMS, AMMUNITION, AND EXPLOSIVES. See DFARS 223.7001.
  - DL1.1.7. ASSIST WORK AUTHORIZATION. See Interorganization Transfer.
  - DL1.1.8. <u>AUTOMATIC DATA PROCESSING EQUIPMENT</u>. See FAR 31.001.
  - DL1.1.9. AUXILLARY ITEM. See FAR 45.501.
  - DL1.1.10. AWARD FEE. See FAR 16.404-2.
- DL1.1.11. <u>BAILMENT</u>. Adelivery of Government property to a contractor for a specified purpose normally related to a prime contract. Bailed property is usually returned to the Government when no longer required by the contractor. Bailment does not include sale, donation, lease, the furnishing of property to a contractor under facilities contracts, or the furnishing of property for consumption or for incorporation in such a manner as to lose its identity in an end product delivered to the Government.
- DL1.1.12. <u>BAILMENT AGREEMENT</u>. A contractual arrangement that accomplishes the actual bailment of Government property and contains all of the information concerning the bailment. Included are an adequate description of the property, the purpose of the bailment, use of the property, authorization for modifications that may be made to the property, the period of the bailment, the place from or to which the property is to be delivered or returned, maintenance requirement, if any, and any other provisions considered necessary.
  - DL1.1.13. BASIC ORDERING AGREEMENT. See FAR 16.703.

- DL1.1.14. <u>BENCH STOCK</u>. Low cost, high usage, non-sensitive consumable material issued to work areas for contract performance. Quantities of such stock shall not exceed that amount that would normally be consumed within a 30 day period, or as established in the contractor's approved property control system.
  - DL1.1.15. BILL OF MATERIAL. See DFARS 210.001.
  - DL1.1.16. BLANKET PURCHASE AGREEMENT. See FAR 13.201.
- DL1.1.17. <u>CAGE CODE</u>. A unique number identifying the Commercial and Government Entity.
  - DL1.1.18. CALIBRATION. See DFARS 246.101.
- DL1.1.19. <u>CAPITAL TYPE REHABILITATION</u>. Work that is clearly above and beyond normal recurring maintenance, such as major repairs, replacement, and rehabilitation of deteriorated property.
  - DL1.1.20. CHANGE ORDER. See FAR 43.101.
  - DL1.1.21. COMMON ITEM. See FAR 45.601.
- DL1.1.22. <u>CONFIDENCE LEVEL</u>. A measure of how well the sample represents the status of a lot. A 90 percent confidence level means that a sample will be an accurate representation 90 out of a 100 times.
  - DL1.1.23. CONTRACT. See FAR 2.1.
- DL1.1.24. <u>CONTRACT ADMINISTRATION OFFICE</u>. See FAR 2.1 and DFARS 204.670-2.
  - DL1.1.25. <u>CONTRACTING OFFICER</u>. See FAR 2.1.
  - DL1.1.26. <u>CONTRACTOR</u>. See FAR 9.403 and 44.100.
- DL1.1.27. <u>CONTRACTOR-ACQUIRED MATERIAL</u>. Material that is acquired for the Government by the contractor. Title is vested by the provisions contained in FAR 52.245-2 or 52.245-5.
  - DL1.1.28. CONTRACTOR-ACQUIRED PROPERTY. See FAR 45.101.
  - DL1.1.29. CONTRACTOR INVENTORY. See FAR 45.601.

- DL1.1.30. <u>CONTROLLED SUBSTANCES</u>. See DFARS 245.601.
- DL1.1.31. <u>CORRECTIVE MAINTENANCE</u>. Maintenance required to return property to such condition that it may be effectively utilized for its designated purpose.
  - DL1.1.32. COST CONTRACT. See FAR 16.302.
  - DL1.1.33. COST-PLUS-AWARD-FEE CONTRACT. See FAR 16.404-2.
  - DL1.1.34. COST-PLUS-FIXED-FEE CONTRACT. See FAR 16.306.
  - DL1.1.35. COST-PLUS-INCENTIVE-FEE CONTRACT. See FAR 16.404- 1.
  - DL1.1.36. COST REIMBURSEMENT CONTRACT. See FAR 16.301-1.
- DL1.1.37. <u>CRITERION</u>. An evaluative item of a property system function subject to analysis by the appropriate method.
  - DL1.1.38. CUSTODIAL RECORDS. See FAR 45.501.
- DL1.1.39. <u>DEFECT</u>. A condition in which a functional segment, a sample item or sample item element of a contractor's property control system contains one or more deficiencies.
  - DL1.1.40. DEMILITARIZATION. See DFARS 245.601.
  - DL1.1.41. DISCREPANCIES INCIDENT TO SHIPMENT. See FAR 45.501.
- DL1.1.42. <u>DoDAAC</u>. Department of Defense Address Activity Code. A unique number incorporated into a MILSTRIP document number, used by any activity requisitioning through the DoD supply system.
- DL1.1.43. <u>DoDAAD</u>. Department of Defense Address Activity Directory. A listing of DoDAACs.
- DL1.1.44. <u>ELEMENT DEFECT</u>. A single sample item element of data that is either erroneous or omitted as part of a criterion.
  - DL1.1.45. ENCOURAGE. See Qualifiers.
- DL1.1.46. <u>EXCESS PROPERTY</u>. Property no longer required in the performance of the contract for which it was acquired.

- DL1.1.47. <u>FACILITIES</u>. See FAR 45.301.
- DL1.1.48. FACILITIES CONTRACT. See FAR 45.301.
- DL1.1.49. FIRM-FIXED-PRICE CONTRACT. See FAR 16.202.
- DL1.1.50. FIXED-PRICE-INCENTIVE CONTRACT. See FAR 16.403.
- DL1.1.51. <u>GOVERNMENT-FURNISHED MATERIAL</u>. Material owned by the Government and furnished to a contractor for utilization for specific contract purposes. Title to all material furnished by the Government will remain in the Government.
  - DL1.1.52. GOVERNMENT-FURNISHED PROPERTY. See FAR 45.101.
  - DL1.1.53. GOVERNMENT PROPERTY. See FAR 45.101.
- DL1.1.54. <u>HAZARDOUS MATERIAL</u>. Any used or unused personal property, including scrap and waste, that is ignitable, corrosive, reactive, or toxic because of its quantity, concentration, or physical, chemical, or infectious characteristics. The property can be in a solid, liquid, semi-liquid, or contained gas form and may cause or significantly contribute to an increase in mortality or serious illness, or pose a substantial present or potential hazard to human health or the environment when improperly treated, stored, transported, disposed of, or otherwise managed.
- DL1.1.55. <u>HAZARDOUS WASTE</u>. Any used or unused hazardous material that has no known utility and, therefore, must be discarded. This includes hazardous material not otherwise disposed of through plant clearance that the contractor has been authorized by the Plant Clearance Officer to dispose of as a hazardous waste.
  - DL1.1.56. <u>INDIVIDUAL ITEM RECORD</u>. See FAR 45.501.
  - DL1.1.57. INDUSTRIAL PLANT EQUIPMENT. See DFARS 245.301.
  - DL1.1.58. INDUSTRIAL PREPAREDNESS PLANNING. See DFARS 208.0-3.

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- DL1.1.59. INSPECTION. See FAR 45.101.
- DL1.1.60. <u>INTERDIVISIONAL WORK AUTHORIZATION</u>. See Interorganizational Transfer.

- DL1.1.61. <u>INTERORGANIZATIONAL TRANSFER (IOT)</u>. Those materials, supplies, and services that are, or will be, transferred to a performing division from other divisions, subsidiaries, or affiliates under the control of the same parent entity as the performing division. IOTs are also referred to as Interdivisional Work Authorization (IDWA) or Assist Work Authorization (AWA).
- DL1.1.62. <u>INVENTORY CONTROL POINT</u>. An organizational unit or activity within the DoD supply system that is assigned primary responsibility for material management for a group of items, either for a particular service or for the Department of Defense as a whole. Material management includes cataloging direction, requisition computation, procurement direction, distribution management, disposal direction, and generally rebuild direction.
- DL1.1.63. <u>ITEM DEFECT</u>. Areviewed sample item containing single or multiple element discrepancies having significant impact.
- DL1.1.64. <u>ITEM MANAGER</u>. An individual within the organization of an inventory control point or other such organization assigned the management responsibility for one or more specific items of material.
- DL1.1.65. <u>JUDGMENT SAMPLING</u>. The process by which a number of items or areas are selected from the population for analysis without meeting the random selection and sample size criteria in Appendix 4.
- DL1.1.66. <u>LACK OF GOOD FAITH</u>. Failure to honestly carry out a duty including gross neglect or disregard of the terms of the Government property clause or of appropriate directions from the Property Administrator (PA).
- DL1.1.67. <u>LEASE</u>. Grant or rights by a lessor to a lessee to possess and use real or personal property for a period of time in exchange for rent or other consideration.
  - DL1.1.68. LINE ITEM. See FAR 45.601.
- DL1.1.69. <u>LOT</u>. An aggregation of documents, records, articles, or actions selected for review due to common characteristics. Also referred to as universe or population. For evaluation of the lot, all characteristics for which a lot is tested must be common to all units within the lot.

- DL1.1.70. <u>MANAGEMENT CONTROL ACTIVITY</u>. DoD Component-designated activity that initially receives and controls requisitions for Government-furnished material supplied from the wholesale DoD supply system to support defense contracts or requirements.
- DL1.1.71. <u>MANAGERIAL PERSONNEL</u>. Includes the contractor's directors, officers, and any of the contractor's managers, superintendents, or equivalent representatives who have supervision or direction of all or substantially all of the contractor's business, all or substantially all of the contractor's operation at any one plant or separate location at which the contract is being performed, or a separate and complete major industrial operation connected with performing the contract.
- DL1.1.72. MASTER GOVERNMENT-FURNISHED EQUIPMENT LIST. A listing of Government-furnished equipment to be furnished a contractor in support of a particular weapon system. The listing identifies Government-furnished equipment by quantity and nomenclature for the production of one fully configured fly away aircraft. The listings are developed each fiscal year, through Government and/or Contractor negotiations, and are specific to a type, model, and series of production aircraft.
  - DL1.1.73. MATERIAL. See FAR 45.301.
- DL1.1.74. <u>MATERIAL REQUIREMENTS LIST</u>. Atype of bill of material used in material requirements planning systems.
- DL1.1.75. <u>MATERIAL REQUIREMENTS PLANNING</u>. A purchasing system that provides for the efficient acquisition of materials by analyzing, timing, and combining purchases required for all work performed by a contractor.
- DL1.1.76. <u>MATERIAL MANAGEMENT AND ACCOUNTING SYSTEM</u>. See DFARS 242.7202 and 242.7203.
  - DL1.1.77. MAY. See FAR 2.101.
  - DL1.1.78. MILITARY STANDARD REQUISITIONING AND ISSUE PROCEDURE.

A requisitioning and issue procedure for use by the Military Departments and contractors authorized by the terms of a contract to requisition or move Government material to supply control cognizance. MILSTRIP is a system with uniform codes and punchcard formats designed to provide standard procedures of requisitioning, receiving, and returning Government material and to permit the maximum use of automatic data processing equipment.

- DL1.1.79. <u>MIN-MAX</u>. A system of maintaining stock control levels of material by establishing maximum stock levels and minimum reorder points, determined by the contractor based on production schedule requirements plus pipeline time.
- DL1.1.80. <u>NATIONAL STOCK NUMBER</u>. A thirteen-digit catalog code consisting of a four-digit Federal supply class code and a nine-digit national item identification number.
  - DL1.1.81. NONSEVERABLE. See FAR 45.301.
  - DL1.1.82. OFF-THE-SHELF ITEM. See FAR 46.101.
- DL1.1.83. <u>OPERATOR MAINTENANCE</u>. Maintenance tasks of a minor nature, including preventive maintenance, performed by equipment operators at the most convenient time; i.e., before, during, and after operations.
  - DL1.1.84. OTHER PLANT EQUIPMENT. See DFARS 245.301.
  - DL1.1.85. PLANT CLEARANCE. See FAR 45.601.
  - DL1.1.86. PLANT CLEARANCE OFFICER. See FAR 45.601.
  - DL1.1.87. PLANT EQUIPMENT. See FAR 45.101.
- DL1.1.88. <u>POPULATION</u>. An aggregation of documents, records, assets, or actions selected for review due to common characteristics. See Lot.
  - DL1.1.89. PRE-AWARD SURVEY. See FAR 9.101.
  - DL1.1.90. PRECIOUS METALS. See FAR 45.601.
  - DL1.1.91. PREVENTIVE MAINTENANCE. See FAR 45.509-1(b).
  - DL1.1.92. PRIME CONTRACTOR. See DFARS 246.770.1.
- DL1.1.93. <u>PRIVITY OF CONTRACT</u>. The contractual relationship that exists between two parties; i.e., Government and prime contractor, or prime contractor and subcontractor.
- DL1.1.94. <u>PROCEDURES</u>. A detailed written description of the contractor's operation for the control, use, and care of property while in the contractor's possession. It should identify individuals or components of the contractor's

organization having specified and delineated functions and authorities for property management, precisely what must be done by whom. It should provide coverage for each element of control that applies to the type and use of the property provided under the contract. Suspense controls should exist for time-phased obligations, submission of reports, time-scheduled maintenance, and/or physical inventory.

- DL1.1.95. PRODUCTION SCRAP. See DFARS 245.601.
- DL1.1.96. PRODUCTION SPECIAL TEST EQUIPMENT. See DFARS 215.873.
- DL1.1.97. PRODUCTION SPECIAL TOOLING. See DFARS 215.873.
- DL1.1.98. <u>PROGRESS PAYMENT INVENTORY</u>. That property acquired by the contractor to which the Government has a vested interest solely through FAR 52.232-16, the Progress Payment Clause provisions.
  - DL1.1.99. PROPERTY. See FAR 45.101.
  - DL1.1.100. PROPERTY ADMINISTRATOR. See FAR 45.501.
- DL1.1.101. <u>PROPERTY CONTROL SYSTEM</u>. The system that identifies a contractor's internal management program encompassing the protection, preservation, accounting for, and control of property from its acquisition through disposition.
- DL1.1.102. <u>PROPERTY RECORDS</u>. Records that are construed to include all documents reflecting the status of property and are not restricted to stock record cards or other forms used as an inventory record.
- DL1.1.103. <u>PROPERTY SYSTEM FUNCTION</u>. A major portion of a contractor's property control system; e.g., property management, acquisition, receiving, identification, records, movement, storage, physical inventories, reports, consumption, utilization, maintenance, subcontractor and/or alternate location control, disposition, and contract close out.
- DL1.1.104. <u>PROPERTY SYSTEM FUNCTIONAL SEGMENT</u>. A portion of a property system function of property control that may be separately identified and contains similar properties, procedures, and conditions of control that can be isolated for purpose of analysis.

DL1.1.105. <u>PURPOSEFUL SAMPLING</u>. The process by which known, suspected, or reported conditions of a critical or substantial nature are used to select areas, items, or actions for review to determine the possible adverse systemic impact. It is closely related to judgment sampling in that a purely random sample is not drawn.

### DL1.1.106. QUALIFIERS

DL1.1.106.1. ENCOURAGED. Used where it is recommended an action be taken but not imperative. Factors affecting whether the action is to be taken or not may include:

DL1.1.106.1.1. PA is not in residence.

DL1.1.106.1.2. Time constraints or workload.

DL1.1.106.1.3. Non-applicability of the item being reviewed.

DL1.1.106.2. MAY. See FAR 2.101.

DL1.1.106.3. SHALL. See FAR 2.101.

DL1.1.107. <u>QUALITY ASSURANCE REPRESENTATIVE</u>. See DLAH 8200.1, AR 7002-4-1, AFP 74-17.

DL1.1.108. REAL PROPERTY. See FAR 45.101.

DL1.1.109. <u>REPAIRABLE ITEM</u>. An unserviceable item that can be reconditioned or economically repaired for reuse.

DL1.1.110. RESIDUAL VALUE. See FAR 31.001.

DL1.1.111. <u>RISK</u>. A measure of those instances where a sample will not be an accurate representation of the lot. For example, a sampling plan having a 90 percent confidence level means that a sample will not be an accurate representation of the lot 10 out of 100 times.

DL1.1.112. <u>RISK OF LOSS</u>. Liability or responsibility for bearing the cost of loss, damage, or destruction of Government property.

DL1.1.113. SALVAGE. See FAR 45.501.

- DL1.1.114. <u>SAMPLE</u>. A number of items; e.g., documents, records, articles, or actions, selected from a lot for a review in order to draw inferences regarding and generalizable to the status of the lot.
- DL1.1.115. <u>SAMPLE ITEM</u>. A single document, record, article or action from the sample.
- DL1.1.116. <u>SAMPLE ITEM ELEMENT</u>. A single element from a sample item subject to evaluation; e.g., name or nomenclature, description, National Stock Number, quantity received, quantity issued, balance on hand, etc.
  - DL1.1.117. SCRAP. See FAR 45.501.
  - DL1.1.118. SELF INSURANCE. See FAR 31.001.
- DL1.1.119. <u>SENSITIVE</u>. Property for which the theft, loss, or misplacement could be potentially dangerous to the public safety or community security, and which must be subject to exceptional physical security, protection, control, and accountability. The following types of property should be designated as "sensitive" in the contractor's property management system:
- DL1.1.119.1. Weapons such as carbines, grenade launchers, rocket launchers, machine-guns, pistols, recoilless weapons, revolvers, rifles, or shotguns.
  - DL1.1.119.2. Ammunition for the above weapons.
- DL1.1.119.3. Explosives including demolition material; e.g., detonators, charges, blasting caps, firing devices, fuses, primers, timers, grenades, mines (hand placed), and explosive waste developed from the manufacture of the foregoing.
  - DL1.1.119.4. Narcotics and dangerous drugs.
- DL1.1.119.5. <u>Radioactive Material</u>. Any item or material that is, in itself, radioactive or that is contaminated with radioactive material giving readings in excess of background radiation as measured on an instrument designed specifically for the type of radiation being emitted.
- DL1.1.119.6. <u>Hazardous Material</u>. Any used or unused personal property, including scrap and waste, that is ignitable, corrosive, reactive, or toxic because of its quantity, concentration, or physical, chemical, or infectious characteristics. The property can be in a solid, liquid, semi-liquid, or contained gas form and may cause or

significantly contribute to an increase in mortality or serious illness, or pose a substantial present or potential hazard to human health or the environment when improperly treated, stored, transported, disposed of, or otherwise managed.

- DL1.1.119.7. <u>Hazardous Waste</u>. Any material that is a solid waste, as defined under the Resource Conservation and Recovery Act (RCRA), and has also been classified as hazardous in conformity with the provisions of RCRA. The Environmental Protection Agency (EPA) criteria for hazardous waste classification are specified in 40 CFR 261 and will be used to decide whether to deal with a solid waste as hazardous. Also, EPA-approved State hazardous waste programs may identify additional solid wastes as hazardous. These State designations will also be complied with.
- DL1.1.119.8. <u>Precious Metals</u>. Uncommon and highly valuable metals characterized by their superior resistance to corrosion and oxidation.
  - DL1.1.119.9. Any other item designated by a Defense Agency to be sensitive.
- DL1.1.120. <u>SERVICEABLE OR USABLE PROPERTY</u>. See FAR 45.601 and DFARS 245.601.
  - DL1.1.121. SHALL. See Qualifiers. See FAR 2.101.
- DL1.1.122. <u>SOURCE DOCUMENT</u>. Adocument that serves as a basis for posting information to the records of property to provide an auditable record of all transactions, evidencing acquisition, receipt, consumption, utilization, maintenance, physical inventory, and disposition; e.g., purchase or fabrication order, receiving report, stores requisition, record of equipment usage, record of maintenance performed, inventory ticket, and shipping documentation.
  - DL1.1.123. SPECIAL TEST EQUIPMENT. See FAR 45.101.
  - DL1.1.124. SPECIAL TOOLING. See FAR 45.101.
- DL1.1.125. <u>STATISTICAL SAMPLING</u>. A technique by which evaluation of attributes or transactions, or facts or conditions obtained from randomly selected samples forms the basis for determining the degree to which an entire lot conforms to standards.
  - DL1.1.126. STOCK RECORD. See FAR 45.501.
- DL1.1.127. <u>STRATIFICATION</u>. A method of establishing a dollar threshold for the purpose of physical inventory of material; e.g., material under \$25.00, items

- between \$25.01 and \$99.99, and all items \$100 and above as the upper and lower limits by which property is stratified.
  - DL1.1.128. SUBCONTRACT. See FAR 44.101.
  - DL1.1.129. SUBCONTRACTOR. See FAR 44.101.
  - DL1.1.130. SUPPLIES. See FAR 2.101.
- DL1.1.131. <u>SUPPORTING PROPERTY ADMINISTRATION</u>. Performance of specific property administration functions by another Contract Administration Office (CAO) as requested by the assigned CAO, or the contracting office retaining contract administration responsibility.
  - DL1.1.132. SURPLUS PROPERTY. See FAR 45.601.
- DL1.1.133. <u>SYSTEM ANALYSIS</u>. An analysis of all applicable functions of a contractor's property control system for the purpose of obtaining overall knowledge of the contractor's performance in complying with the approved property control system and contractual obligations as they pertain to property.
- DL1.1.134. <u>SYSTEMIC</u>. Pertaining to, affecting, or found throughout a contractor's overall property control system.
  - DL1.1.135. TERMINATION INVENTORY. See FAR 45.601.
  - DL1.1.136. TIME-AND-MATERIALS CONTRACT. See FAR 16.601.
  - DL1.1.137. <u>UNALLOWABLE COST</u>. See FAR 31.001.
- DL1.1.138. <u>WILLFUL MISCONDUCT</u>. Either a deliberate act or failure to act that causes or results in Loss, Damage or Destruction to Government property.
  - DL1.1.139. WORK-IN-PROCESS. See FAR 45.501.

## AL1. ABBREVIATIONS AND/OR ACRONYMS

AL1.1. A	A&E	Arms, Ammunition, and Explosives
	CO	Administrative Contracting Officer
· · · · · · · · · · · · · · · · · · ·	<u>DPE</u>	Automated Data Processing Equipment
·	<del>PP</del>	Agency-Peculiar Property
AL1.5. $\overline{A}$	SBCA	Armed Services Board of Contract Appeals
AL1.6. $\overline{A}$	WA	Assist Work Authorization
AL1.7. $\overline{C}$	AM	Contractor-Acquired Material
AL1.8. <u>C</u>	<u>AO</u>	Contract Administrative Office
AL1.9. <u>C</u>	<u>AP</u>	Contractor-Acquired Property
AL1.10. <u>G</u>	<u>CNA</u>	Certificate of Non-Availability
AL1.11. (	CO	Contracting Officer
AL1.12. <u>Q</u>	CRAG	Contractor Risk Assessment Guide Program
AL1.13. <u>Q</u>	<u>CRE</u>	Centrally Reportable Equipment
AL1.14. <u>Q</u>	<u>CTR</u>	Capital Type Rehabilitation
AL1.15. <u>I</u>	<u>DARIC</u>	Defense Automation Resources Information Center
AL1.16. <u>I</u>	<u>DFARS</u>	DoD Federal Acquisition Regulation Supplement
AL1.17. <u>I</u>	<u>DIPEC</u>	Defense Industrial Plant Equipment Center
AL1.18. <u>I</u>	<u>DIS</u>	Defense Investigative Service
AL1.19. <u>I</u>	<u>DoD</u>	Department of Defense
AL1.20. <u>I</u>	<u>DoDAAC</u>	DoD Activity Address Code
AL1.21. <u>I</u>	<u>DoDAAD</u>	DoD Activity Address Directory
AL1.22. <u>I</u>	<u>FAR</u>	Federal Acquisition Regulation
AL1.23. <u>I</u>	<u>FBI</u>	Federal Bureau of Investigation
AL1.24. <u>I</u>		Firm-Fixed Price
AL1.25. <u>I</u>		First-in, First-out
AL1.26. <u>I</u>	<u>FPI</u>	Fixed-Price Incentive
	FSC	Federal Supply Class
AL1.28. <u>G</u>	<u>GAO</u>	General Accounting Office
AL1.29. <u>Q</u>		Government Bill of Lading
_	<u>GCAHB</u>	Grant and Cooperative Agreement Handbook
_	<u>GFM</u>	Government-Furnished Material
AL1.32. <u>Q</u>		Government-Furnished Property
	<u>GP</u>	Government Property
AL1.34. <u>Q</u>	<u>GSA</u>	General Services Administration

AL1.35.	<u>IDWA</u>	Inter-Divisional Work Authorization
AL1.36.	<u>IG</u>	Inspector General
AL1.37.	<u>IPE</u>	Industrial Plant Equipment
AL1.38.	<u>IPMS</u>	Industrial Property Management Specialist
AL1.39.	<u>TOI</u>	Inter-Organizational Transfer
AL1.40.	<u>LDD</u>	Loss, Damage, and Destruction
AL1.41.	<u>MCA</u>	Management Control Activity
AL1.42.	<u>MDR</u>	Material Deficiency Report
AL1.43.	<u>MGFEL</u>	Master Government-Furnished Equipment List
AL1.44.	<u>MMAS</u>	Material Management and Accounting System
AL1.45.	<b>MILSTRIP</b>	Military Standard Requisitioning and Issue Procedure
AL1.46.	<u>NASA</u>	National Aeronautics and Space Administration
AL1.47.	<u>NEMS</u>	NASA Equipment Management System
AL1.48.	<u>NEVS</u>	NASA Equipment Visibility System
AL1.49.	<u>NFS</u>	NASA FAR Supplement
AL1.50.	<u>OM</u>	Operator Maintenance
AL1.51.	O&R	Overhaul and Repair
AL1.52.	<u>OMR</u>	Overhaul, Maintenance, and Repair
AL1.53.	<u>OPE</u>	Other Plant Equipment
AL1.54.	<u>OSD</u>	Office of the Secretary of Defense
AL1.55.	<u>PA</u>	Property Administrator
AL1.56.	<u>PCO</u>	Procuring Contracting Officer
AL1.57.	<u>PE</u>	Plant Equipment
AL1.58.	<u>PEP</u>	Plant Equipment Package
AL1.59.	<u>PLCO</u>	Plant Clearance Officer
AL1.60.		Preventive Maintenance
AL1.61.	<u>PO</u>	Purchase Order
AL1.62.	<u>PR</u>	Purchase Request
AL1.63.	<u>QAR</u>	Quality Assurance Representative
AL1.64.	<u>QDR</u>	Quality Deficiency Report
AL1.65.	<u>R&amp;D</u>	Research and Development
AL1.66.	<u>RoD</u>	Report of Discrepancy
AL1.67.	<u>RTTST</u>	Right to Title Special Tooling
AL1.68.	<u>SPA</u>	Support Property Administration
AL1.69.	<u>ST</u>	Special Tooling
AL1.70.	<u>STE</u>	Special Test Equipment
AL1.71.	<u>TDR</u>	Transportation Discrepancy Report

### C1. CHAPTER 1

### GENERAL INFORMATION

### C1.1. PURPOSE

- C1.1.1. This Manual sets forth instructions to ensure uniformity and consistency in the administration of contract provisions relating to Government property in the possession of contractors. It also provides direction for Property Administrators (PAs) to perform other specific responsibilities. This Manual is applicable to all DoD personnel having responsibilities in this area. It prescribes procedures and techniques to:
  - C1.1.1.1. Meet management data requirements of the Government.
- C1.1.1.2. Ensure performance of property management to protect the interests of the Government at minimum cost through a uniform DoD contract property administration program.
- C1.1.2. The scope of the program shall be determined by the complexity of the contractor's property control system, the amount of Government property, and other conditions revealed by review of the contracts and correlation of their provisions with the property control system.
- C1.1.3. Management of Government property must be based on the objective of maximizing return on investment in property. It must consider the types and amounts of property, program criticality, an assessment of areas of greatest risk to the Government, and past contractor performance. It must also minimize the administrative burden for the Government and contractor. Use of commercially established property management practices are encouraged unless they are in conflict with contractual requirements or create an unacceptable risk to the Government.
- C1.1.4. It is the Government's policy to rely upon Government contractors to be accountable for and maintain official records of Government property in their possession. Contractor records are essential for contract property management. Maintenance of duplicate records by the Government is discouraged as it is costly and creates significant administrative burden for both the Government and contractor to reconcile records. The efficacy of contractor records and other aspects of contractor property control systems will be reviewed through Government-conducted property system analyses with augmentation by contractor audit personnel when determined

appropriate by the Government. The PA is responsible for the adequacy of these Government reviews. The extent of documentation needed is to be determined by the PA as long as it can be demonstrated that evaluation methods are effective in identifying and resolving significant problems. System analyses documentation is secondary in importance to the quality of technical aspects of the reviews. PAs are cautioned to avoid compromise of other responsibilities for the sake of cosmetic improvements in systems analyses documentation.

- C1.1.5. It is the Government's objective to clearly establish contractor requirements for management of Government property. The Government encourages contractor internal audits and systems analyses to identify the need for and to implement improved property management practices. The PA shall consider the extent and effectiveness of these reviews in determining the extent of Government review.
- C1.1.6. All facets of Government property management require the highest degree of ethical standards to be applied by both Government and contractor personnel. Contractors are encouraged to develop and implement policies and procedures addressing ethics in Government property management. Questionable and unethical property practices must be immediately reported through appropriate management levels and disciplinary action taken.
- C1.1.7. The primary responsibility of the PA is to administer the provisions of Government contracts that deal with Government property. As such, Government property personnel must also emphasize providing support and assistance to contracting officers, program offices and logisticians, as well as direction to contractors.

### C1.2. OBJECTIVES OF PROPERTY ADMINISTRATION

The primary objective of the property administration function is to attain efficient, economic, and uniform management of all Government property required for the performance of contracts. The function is mainly to administer the terms of contract provisions that specify the contractor's obligations to acquire, control, use, care for, report, and dispose of Government property, and to advise contracting activities and other DoD officials of the known level of efficiency of the contractor's management of Government property.

### C1.3. DUTIES AND RESPONSIBILITIES OF THE PROPERTY ADMINISTRATOR

The PA shall be responsible for:

- C1.3.1. Administering contract provisions, requirements, and obligations relating to Government property in the possession of contractors. General clauses include the FAR 52.245 clauses.
  - C1.3.2. Participating in pre-award surveys and post-award reviews.
- C1.3.3. Reviewing contracts assigned for property administration to assure that property is identified in the contract and that general and special contract provisions dealing with property are included, when applicable.
- C1.3.4. Ensuring that contractor property organizations are aware of and understand applicable provisions of Government contracts dealing with property including FAR 45.5.
  - C1.3.5. Establishing contract property control data files.
- C1.3.6. Providing the contractor officer with recommendations concerning liability for loss, damage, or destruction (LDD) of property on the basis of contract terms and conditions
- C1.3.7. Granting relief of responsibility for LDD of Government property on the basis of contract terms and conditions when authorized through the PA's certificate of appointment.
  - C1.3.8. Performing functions as prescribed by FAR 45.5.
- C1.3.9. Developing and applying a property systems analysis program to assess the effectiveness of contractor Government property management systems.
- C1.3.10. Evaluating the contractor's property management system; approving the system or recommending disapproval where systems create an unacceptable risk of loss, damage, or destruction of property.
- C1.3.11. Advising the Contracting Officer (CO) and other affected Government managers regarding the contractor's noncompliance with approved procedures, contractual requirements, and other significant problem areas.

- C1.3.12. Notifying the CO in the event of excessive acquisition by the contractor and recommending cost disallowance, or other appropriate remedy.
- C1.3.13. Performing program or Agency-oriented reviews of property acquisition, control, management, use, and disposition as dictated by contracting conditions where applicable.
- C1.3.14. Supporting and assisting contractor's management, contracting officers, program managers, and other functions in resolution of property administration matters.
- C1.3.15. Reviewing Government-furnished material for receipt and reconciliation in accordance with FAR 45.5 and the reports provided by the Management Control Activity (MCA) in accordance with DoD Instruction 4140.48.
- C1.3.16. Providing guidance, counsel, and direction to Government and contractor managers and technicians related to regulatory and contractual requirements for management of Government property.
- C1.3.17. Ensuring that the contractor promptly reports excess Government property for disposition in accordance with contract provisions.
- C1.3.18. Supporting the assigned Plant Clearance Officer to ensure prompt and proper disposition of contractor inventory.
- C1.3.19. Obtaining and reviewing contractually required reports of property for all assigned contracts.
  - C1.3.20. Preparing and submitting other reports prescribed by higher headquarters.
  - C1.3.21. Requesting supporting property administration.
  - C1.3.22. Performing supporting property administration.
- C1.3.23. Recognizing the functions of other Government personnel having cognizance of property, and obtaining their assistance when required. (These functions include, but are not limited to, contract administration, plant clearance, contract audit, quality assurance, engineering, pricing, subcontracting, production, transportation, and other technical areas. Assistance and advice on matters involving analyses of the contractor's accounting records, financial aspects of contractor property reports, and on any other appropriate financial audit matters shall be obtained from the Defense Contract Audit Agency auditor, through the CO.)

# C1.4. PROPERTY ADMINISTRATOR ROLE IN THE CONTRACT ADMINISTRATION MISSION

The role of the PA is to support the contract administration function. The PA is an authorized representative of the CO regarding the contractual and technical aspects of Government property. The PA is part of the contract administration team that includes the CO, Price Analyst, Industrial Specialist, Transportation Specialist and Quality Assurance Representative (QAR). As a team member, the PA must establish effective communications with these other functional elements.

### C1.5. <u>APPOINTMENT OF PROPERTY ADMINISTRATORS</u>

The PA acts on behalf of the CO and is appointed in writing by a "Certificate of Appointment" in accordance with Agency directions. Direction for appointment of PAs is provided in DFARS 245.7001. Specific procedures for appointment and the issuance of a certificate of appointment shall be established by the individual Agencies.

### C2. CHAPTER 2

### CONTRACTUAL ELEMENTS OF THE PROPERTY ADMINISTRATION PROCESS

### C2.1. <u>INTRODUCTION</u>

- C2.1.1. PAs have a variety of responsibilities to ensure that Government property in the possession of Government contractors is properly managed. The most critical and basic of these responsibilities is the administration of specific contract provisions relating to Government property. Most other responsibilities, including property system analyses, are intended to support this primary responsibility.
- C2.1.2. PAs are responsible for having a thorough understanding of all contract provisions pertaining to Government property. These include:
- C2.1.2.1. The contract clauses in FAR 52.245 and DFARS 252.245, and other applicable clauses, as well as any special contract provisions.
- C2.1.2.2. The requirements of FAR Part 45, DFARS 245, and as supplemented by agency-unique regulations.
- C2.1.2.3. The PA is responsible for the enforcement of those provisions in the FAR, DFARS, and Agency supplements that are binding upon the contractor either through incorporation by reference of an appropriate Government property clause, or by direct incorporation in the contract.
- C2.1.2.4. The Government property clauses at FAR 52.245-2, 52.245-5, and other clauses in FAR 52.245, are the most important for PAs to understand and properly administer. They establish the title, property control, risk of loss, and disposition provisions that generally apply to all Government property. Clauses, such as FAR 52.232-16, 52.249-2, 52.249-6, 52.252-1, etc., may impact the control of other property accountable to Government contracts at various times. The PA shall be familiar with the implications of these clauses and their application where appropriate.
- C2.1.2.5. PAs must be similarly familiar with special contract requirements relating to Government property. These include the amount of authorized Government-furnished property (GFP), contractor-acquired property (CAP) specified as a line item, authorized use of Military Standard Requisitioning and Issue Procedures (MILSTRIP) for ordering Government property, warranty provisions, and other special provisions.

### C2.2. INITIATION OF PROPERTY ADMINISTRATION

- C2.2.1. <u>Control of Assignments</u>. The Contract Administration Office (CAO) shall establish and maintain a Contract Assignment Control Register, or automated equivalent, for each contractor, showing:
  - C2.2.1.1. Contractor's name and address.
  - C2.2.1.2. Procurement instrument identification (PII)(contract) number.
  - C2.2.1.3. Type of contract.
  - C2.2.1.4. Name of the assigned PA and date of assignment.
- C2.2.1.5. Date of completion or rescission of the contract, or reassignment of the PA.
- C2.2.2. <u>Contract Review</u>. The PA shall review each contract providing for Government property to estimate the property administration effort that must be applied. The analysis shall be sufficient to determine the types and amounts of Government property to be provided, the administrative effort required, and the management controls necessary for ensuring compliance with contract requirements and development of an appropriate property management plan.

### C2.2.3. Establishment of Contract Property Control Data Files

- C2.2.3.1. A Property Summary Data Record shall be established by the PA containing as a minimum the following information:
  - C2.2.3.1.1. Contractor's name and address.
  - C2.2.3.1.2. Contract number.
- C2.2.3.1.3. Type of contract and applicable property clauses, including special or nonstandard clauses, pertaining to Government property.
- C2.2.3.1.4. Date of final review and date of execution and transmittal of the DD Form 1593, "Contract Administration Completion Record," or automated equivalent.
  - C2.2.3.1.5. Supporting property administration assignments.

- C2.2.3.1.6. Name(s) of the PA(s).
- C2.2.3.2. The PA shall establish a Contract Property Control Data File that shall include as a minimum:
  - C2.2.3.2.1. Property Summary Data Record.
- C2.2.3.2.2. Copy of the contract or extract of provisions thereof pertinent to property administration, including modification(s) and change orders, relating to Government property, and comparable data regarding any subcontracts involving Government property.
- C2.2.3.2.3. Record of property system analyses performed, deficiencies disclosed, and corrective actions taken.
- C2.2.3.2.4. Record of final review and execution of the PA's statement of closure of the contract property account.
- C2.2.3.2.5. Other pertinent correspondence and documents, including, as applicable, inventory adjustments, investigations, recommendations, and liability determinations.
- C2.2.3.2.6. Records concerning supporting property administration delegations, assist actions involving special reviews, and other applicable reviews at subcontractor plants.
- C2.2.3.2.7. Records of inspection and audits pertaining to the pertinent contract that are performed by other activities.
- C2.2.3.2.8. Reports relating to Government property prepared by the contractor pursuant to the contracts.
- C2.2.3.3. When a contractor is performing multiple Government contracts, records and other data relating to more than one contract shall be maintained in a general property management file for the contractor.
- C2.2.3.4. In instances where an improper clause pertaining to Government property is incorporated within the contract, or the appropriate Government property clause is omitted, action shall be taken to resolve the matter with the CO; e.g., issue a "Contract Data Package Recommendation/Deficiency Report" (DD Form 1716) or letter.

- C2.2.3.5. Property reported to have been received by the contractor without contractual coverage shall be documented in a suspense file by the PA, pending investigation and resolution.
- C2.2.3.6. When the PA determines that property is accountable to a contract but property administration has not been delegated, the PA shall determine if contract administration has been delegated. If contract administration has been delegated, the PA shall initiate property administration and establish a Property Control Data File, unless specifically excluded by the CAO delegation. Where contract administration has not been delegated, the PA shall coordinate with the CO for resolution.

### C2.3. ADMINISTRATION OF PROPERTY RELATED CONTRACT PROVISIONS

The PA is directed to FAR 45.106 for discussion on the use of the various Government property clauses. The text of these clauses is found in FAR 52.245 and the corresponding DFARS. It is imperative that PAs become familiar, knowledgeable and conversant with these clauses and their application.

### C2.4. TITLE TO GOVERNMENT PROPERTY

### C2.4.1. Material

- C2.4.1.1. Title to all material furnished by the Government remains with the Government.
- C2.4.1.2. Title to material acquired by the contractor is governed by various contract clauses. The title provisions of FAR 52.245-5 contain two provisions about passage of title of materials to the Government for contractor-acquired materials on cost-reimbursement type contracts.
- C2.4.1.2.1. When material is purchased by the contractor, the cost of which is reimbursed as a direct item of cost under the contract, title passes to and vests in the Government on delivery of such material by the vendor.
- C2.4.1.2.2. Title to other material, the cost of which is reimbursable to the contractor, shall pass to and vest in the Government upon:
- C2.4.1.2.2.1. Issuance of the property for use in contract performance;

- C2.4.1.2.2.2. Commencement of processing of the property or use in contract performance; or
- C2.4.1.2.2.3. Reimbursement of the cost of the property by the Government, whichever occurs first.
- C2.4.1.2.3. The title provisions of FAR 52.245-2 provide that the Government may similarly take title to materials acquired on fixed-price contracts, but only if the contract contains specific provisions for the Government to reimburse the contractor for materials as a direct item of cost under the contract.
- C2.4.2. <u>Agency-Peculiar Property</u>. APP is generally Government furnished where title remains with the Government.
- C2.4.3. <u>Special Test Equipment (STE)</u>. Acquisition of STE under cost-type contracts. The Government acquires title to all STE purchased or fabricated by the contractor because this acquisition is reimbursable to the contractor. The title to STE shall vest with the Government at the time of acquisition or acceptance according to Government property clauses (52.245-2/5) and STE clause (52.245-18).
- C2.4.4. <u>Special Tooling</u>. The following are methods by which title to special tooling may be acquired and the differences in contractual requirements that apply to each method of acquisition:
- C2.4.4.1. Special tooling that is provided as GFP, acquired or manufactured by the contractor under a cost-type contract or acquired for the Government as a line item under a fixed-price contract, is Government property. This special tooling is subject to the provisions of the applicable Government property clauses.
- C2.4.4.2. The Government may reserve the right to take title to other special tooling acquired or fabricated on fixed-price contracts by incorporation of the special tooling clause (FAR 52.245-17) in the contract. This special tooling is often referred to as right-to-title special tooling. It is recognized that the Government has a vested interest in this tooling and may acquire title to the tooling at a later date to maintain production, support, or spare parts capability for a program. Normally, the Government should avoid taking title to this right-to-title special tooling if it is no longer required by the accountable contract and the Government has not identified a firm or probable requirement for the special tooling. If the Government takes title to this special tooling, it will generally increase the Government's liability and administrative burden associated with Government ownership.

- C2.4.4.3. Special tooling may also be acquired or manufactured by a contractor for the performance of a fixed-price contract that does not contain the special tooling clause and does not specify that special tooling is to be acquired for the Government. When this occurs, the Government has no rights to the tooling.
- C2.4.4.4. Production Special Tooling. In these cases, special contract provisions may provide the Government the option to take title to production special tooling acquired by the contractor. The PA shall follow the directions in the special clause on title and control.
- C2.4.5. <u>Facilities</u>. Facilities may be either Government-furnished or contractor-acquired. The facilities contract clauses, FAR 52.245-7, 10, and 11 set forth the title provisions. Facilities may also be acquired on contracts other than facilities contracts. In this instance, the title provisions in the Government property clause included in that instant contract will prevail.

# C2.5. <u>LIABILITY FOR LOSS, DAMAGE, OR DESTRUCTION OF GOVERNMENT</u> PROPERTY

C2.5.1. <u>Scope</u>. This section provides policy and guidance to the PA and other Government and contractor personnel regarding loss, damage, or destruction (LDD) of Government property provided to contractors.

### C2.5.2. General. Definitions:

- C2.5.2.1. "Lack of Good Faith." Failure to honestly carry out a duty including gross neglect or disregard of the terms of the Government property clause or of appropriate directions from the PA. Examples are a failure to establish and maintain proper training and supervision of employees, or failure to apply adequate controls to ensure compliance with contract terms.
- C2.5.2.2. "Willful Misconduct." Includes either a deliberate act or failure to act that causes or results in loss, damage, or destruction to Government property.
- C2.5.2.3. "Managerial Personnel." Includes the contractor's directors, officers, and any of the contractor's managers, superintendents, or equivalent representatives who have supervision or direction of:
  - C2.5.2.3.1. All or substantially all of the contractor's business.

- C2.5.2.3.2. All or substantially all of the contractor's operation at any one plant or separate location at which the contact is being performed; or
- C2.5.2.3.3. A separate and complete major industrial operation connected with performing this contract. This usually refers to the top person in charge of a plant location and is normally the chief executive officer or a vice president or general manager.
- C2.5.3. <u>Policy</u>. DoD policy generally provides for the Government to act as a self insurer of Government property provided under certain contractual arrangements. This is largely due to DoD studies that have concluded it is more economical for the Government to be a self insurer than to allow a contractor to purchase insurance as an allowable cost (direct or indirect) under a contract. The studies estimated the extent of cost savings to the Government by comparing the cost of a commercial insurance policy to the amount of property losses plus the cost of employing Industrial Property Management Specialists (IPMSs). This means that one of the PA's roles is to represent the Government's interests as a self insurer by determining, through surveillance of the contractor's property control system, whether the contractor is an acceptable insurance risk. However, there are certain situations in which the Government is not a self insurer. An example of this would be under fixed-price contracts awarded through full and open competition (See FAR 52.245-2(g)). In such cases, the contractor is liable for all LDD of Government property with the exceptions of reasonable wear and tear to Government property or for Government property properly consumed in performing the contract.

### C2.5.4. Contractor Requirements

- C2.5.4.1. FAR 45.504 requires the contractor to promptly investigate and report all cases of loss, damage, or destruction of Government property to the PA. The PA shall ensure that the contractor's procedures and property control system provide for:
- C2.5.4.1.1. Internal reporting of any LDD to the responsible contractor property control organization.
- C2.5.4.1.2. Investigation of such LDD in accordance with the Government property clauses and FAR 45.504.
- C2.5.4.1.3. Prompt reporting by the responsible contractor organization to the PA, in accordance with FAR 45.504(b) and FAR 45-508-2.

- C2.5.4.1.4. Additional reporting may be imposed by specific Agency requirements for other types of property, including precious metals, explosives, firearms, hazardous materials, controlled substances, etc.
- C2.5.4.2. The following information should be requested from the contractor, where applicable, for each case of LDD of Government property:
  - C2.5.4.2.1. Date of incident.
- C2.5.4.2.2. Description of property including National Stock Number or applicable Part Number or Identification number.
  - C2.5.4.2.3. Contract number.
  - C2.5.4.2.4. Acquisition cost.
  - C2.5.4.2.5. Full narrative of the incident, location, etc.
- C2.5.4.2.6. Cause and corrective action taken or to be taken to prevent recurrence.
  - C2.5.4.2.7. Estimated scrap proceeds (when applicable).
  - C2.5.4.2.8. Repair direct-labor and material costs (when applicable).
  - C2.5.4.2.9. Estimated cost to replace (when applicable).
  - C2.5.4.2.10. Copies of supporting documentation.
- C2.5.4.2.11. The contract provision under which relief of responsibility is sought.
  - C2.5.4.2.12. Date of report.
- C2.5.4.2.13. Statement that no insurance costs or other means of covering LDD of Government property were charged to the contract, if applicable.
- C2.5.4.2.14. Statement that, in the event the contractor was or will be reimbursed or compensated for LDD of Government property; e.g., reimbursement by a subcontractor, the Government shall receive equitable reimbursement.

### C2.5.5. PA Requirements

- C2.5.5.1. <u>Investigation</u>. It is the PA's responsibility to investigate the circumstances of LDD of Government property and review the risk of loss and other contract provisions to determine which party assumes the risk of loss. When the Government assumes the risk of loss, investigations, in some circumstances, may be limited to verifying whether the contractor's report of LDD is accurate. Extensive investigations should only be performed when dollar amounts, nature of the property, and circumstances of the incident warrant it. The assistance of other CAO technical personnel should be requested when appropriate. Where the PA's investigation reveals that the loss or damage was caused by deficiencies in the contractor's property control system, the PA will ensure that:
  - C2.5.5.1.1. The deficiencies are well documented.
  - C2.5.5.1.2. The contractor is notified of the deficiencies.
- C2.5.5.1.3. Appropriate corrective action's are implemented. If the contractor fails to correct deficiencies in its property control system within a reasonable period of time, the PA must then advise the CO to initiate action under FAR 45.104(c).
- C2.5.5.2. <u>Records</u>. Each PA shall maintain LDD records that include, as a minimum, the following:
  - C2.5.5.2.1. Alog or register of all events of LDD.
  - C2.5.5.2.2. Acopy of the contractor's loss report.
- C2.5.5.2.3. PA investigative report that summarizes the circumstances, causal factors, trends, contract provisions, and recommendation.
  - C2.5.5.2.4. Final resolution.

### C2.5.6. <u>Determining Contractor Liability</u>

C2.5.6.1. <u>Full Risk-of-Loss Provision</u>. This provision is contained in the FAR 52.245-2 Government Property Clause. It specifies that the contractor is liable for any loss of or damage to Government property provided under the contract except for reasonable wear and tear or for consumption in performing the contract.

C2.5.6.2. <u>Limited Risk-of-Loss Provision</u>. This provision is contained in the FAR 52.245-2 (ALT 1), 52.245-5 Government Property Clauses and the Liability for Facilities Clause, 52.245-8. One of the circumstances for which the contractor is liable for loss of or damage to Government property is if it is the result of "willful misconduct" or "lack of good faith" on the part of contractor "managerial personnel." Additional circumstances for which the contractor is liable for loss of or damage to Government property would be if it is the result of a risk required to be insured, or a risk that was in fact insured, or where the contractor was responsible under another contract clause. It is important to note that this provision also specifies that when a contractor has failed to establish and maintain an acceptable system for the management of Government property in accordance with the above clauses, and has been notified by certified mail of withdrawal of system approval by the CO, it shall be conclusively presumed that such failure was due to "willful misconduct" or "lack of good faith" on the part of contractor "managerial personnel." Under an approved property control system, the burden of proof rests with the Government to prove that the LDD of Government property resulted from willful misconduct or lack of good faith on the part of the contractor's top-level managerial personnel. However, under a property management system in which approval has been withdrawn, the burden of proof shifts to the contractor who must prove that the LDD of Government property was not connected with any deficiency that caused withdrawal of system approval, or that the loss occurred before withdrawal of system approval. Similarly, under a property management system in which approval has been withheld due to deficiencies discovered in the initial evaluation, the burden of proof rests with the contractor to prove that the LDD of Government property was not connected with any deficiency that caused initial approval of the property control system to be withheld.

C2.5.6.3. Risk of Loss Assumed by the Government. If authorized through the PA's Certificate of Appointment, the PA may take direct action as described below if the Government has assumed the risk of loss. The contractor must identify the circumstances that led to the incident, and the provisions under the contract through which risk of loss was assumed. If the PA determines that the LDD of Government property constitute risks assumed by the Government, the PA shall notify the contractor in writing, that the risk of loss is the responsibility of the Government. A copy of the documentation and notification to the contractor shall be retained in the Contract Property Control Data File for the contract. An informational copy shall be provided to the CO. Additional reporting may be prescribed by Agencies.

C2.5.6.4. <u>Recommending Liability</u>. If the PA concludes that the contractor should be liable, a fully documented and detailed case file, including the PA's

recommendation, will be forwarded to the CO for review and determination. The file shall contain the following:

- C2.5.6.4.1. A statement of facts as supported by the investigation.
- C2.5.6.4.2. Recommendations as to the contractor's liability and the amount thereof.
- C2.5.6.4.3. Recommendations as to actions to be taken with regard to third-party liability, if appropriate.
- C2.5.6.4.4. Requirements for disposition, repair, replacement of the damaged property.
  - C2.5.6.4.5. Other pertinent comments.

Acopy of the CO's determination shall be furnished to the contractor, to the PA, and a copy shall be retained in the files of the CO. The PA's copy shall be filed in the Contract Property Control Data File for the contract when all pertinent actions, such as compensation to the Government or repair or replacement of the property, have been completed. In the event that the contractor acknowledges liability, the PA will notify the CO in writing requesting a decision as to course of action required for equitable settlement.

- C2.5.6.5. Quantification of Liability. When the contractor is liable for LDD of Government property, the PA is responsible for providing the CO a recommended amount for which the contractor should be held liable. Historically, the maximum amount that the Government could recover was the asset's original acquisition cost. Generally, the Government can recover the market value of the item. However, depending on the circumstances, replacement value or value to the Government may be recovered. In a case where the PA determines that the lost, damaged, or destroyed item would have had no reasonable prospect of continued use by the Government, the contractor would only be liable for the sales or scrap value the Government would have received if the item had been properly processed through plant clearance.
- C2.5.6.6. <u>Special Contract Provisions</u>. The contracting officer may insert nonstandard risk-of-loss provisions in the contractor where the Government does not assume the risk of loss for Government property provided under the contract. Therefore, nonstandard risk-of-loss provisions shall be thoroughly reviewed by the PA before a determination of liability is made by the CO. In such cases, the CO should obtain legal assistance before determining liability.

### C2.6. OTHER CONTRACTUAL ACTIONS

- C2.6.1. In addition to the non-acceptance or disapproval of the contractor's property control system, the PA may recommend to the CO the following:
- C2.6.1.1. <u>Suspension or Reduction of Progress Payments under Fixed-Price</u> <u>Contracts</u>. If deficiencies affecting Government property identified by the PA have a known or perceived impact on fixed-price contract performance, the PA shall report the condition to the CO for possible reduction of progress payments, if appropriate.
- C2.6.1.2. <u>Disallowance or Reimbursement of Costs Under Cost-Type</u>

  <u>Contracts</u>. When the PA believes there may be grounds for disallowance of costs under cost-type contracts, the PA's recommendation and supporting documentation to suspend reimbursement or disallow costs on the contracts shall be forwarded to the CO for a decision.
- C2.6.1.3. <u>Award Fee Determinations</u>. The criteria in the contract for determining the amount of award fee is sufficiently flexible so that unsatisfactory conditions in the contractor's property control system may be a factor for reducing the amount of the award fee. The PA may take the following steps affecting the amount of award fee:
- C2.6.1.3.1. Prepare and document the proposed action, including brief descriptions of each action previously taken to resolve problem areas.
- C2.6.1.3.2. Forward the proposed action to the CO for incorporation into their recommendations to the Award Review Board.

### C2.7. <u>CLOSE OUT OF PROPERTY ADMINISTRATION</u>

- C2.7.1. Final Review and Closing of Contracts for Property Administration
- C2.7.1.1. When informed that disposition of Government property under a contract has been completed, the PA shall perform a final review, which shall determine whether:
- C2.7.1.1.1 Disposition of Government property has been properly accomplished and documented.

- C2.7.1.1.2. Adjustment documents, including request of the contractor for relief from responsibility, have been processed and completed.
- C2.7.1.1.3. Proceeds from disposals or other property transactions, including adjustments, have been properly credited to the contract or paid to the Government as directed by the contracting officer.
- C2.7.1.1.4. All questions regarding title to property fabricated or acquired under the contract have been resolved and appropriately documented.
- C2.7.1.1.5. The close out DD Form 1662, "DoD Property in the Custody of Contractors," or comparable document prescribed for non-DoD Agencies (e.g., NASA 1018), has been prepared and submitted to the PA.
- C2.7.1.1.6. The Contract Property Control Data File is complete and ready for closure.
- C2.7.1.2. When final review pursuant to paragraph C2.7.1.1., above, reveals that property-related actions for contracts are complete, the PA shall sign or process a "Contract Administration Completion Record" (DD Form 1593), or automated equivalent, and attest that:
- C2.7.1.2.1. All Government property provided under the contract has been properly accounted for.
- C2.7.1.2.2. There are no unresolved questions related to contractor liability for Government property and/or title to property acquired or fabricated under the terms of the contract.
- C2.7.1.2.3. The PA has accomplished all pertinent duties and responsibilities as required by the FAR, the contract, and this Manual.
- C2.7.1.3. The completed DD Form 1593, or automated equivalent, shall be provided to the CO and the Property Summary Data Record shall be so annotated.
- C2.7.2. <u>PA Interface with Other Contract Administration Personnel During</u> Contract Closure
- C2.7.2.1. The PA shall interface with the CO and other technical personnel, as required, during contract closure to ensure that all Government property accountable to the contract is promptly transferred to other contracts or otherwise disposed of.

- C2.7.2.2. Closure of property records is required before final contract closeout and may be completed significantly before contract closeout.
- C2.7.3. <u>Premature Closeout of Contracts</u>. The PA shall take action to have any prematurely closed contract reopened by the cognizant CO. When this is impractical, a suspense file shall be maintained for that contract by the PA to ensure that all property is properly disposed of without creating an undue risk to the Government.

## C3. CHAPTER 3

## TECHNICAL ELEMENTS OF THE PROPERTY ADMINISTRATION PROCESS

## C3.1. <u>SCOPE</u>.

This chapter provides policy and guidance for PAs in performing the technical elements of the property administration process.

## C3.2. GENERAL

- C3.2.1. <u>Material</u>. Material is defined in FAR 45.301. Material is further subdivided into Government-furnished material (GFM) and Contractor-acquired material (CAM).
- C3.2.1.1. GFM is material that is owned by the Government and furnished to a contractor for utilization for specific contract purposes.
  - C3.2.1.2. CAM is material acquired for the Government by the contractor.
- C3.2.1.3. Material management is the process of providing the required quantity and quality of material needed for contract performance, at the required time and place, with the minimum overall investment. Material control includes planning of material requirements, initiating transfers, requisitioning of GFM, ordering materials and parts from vendors, ordering fabrication of parts, receiving and incoming inspection, recordkeeping of materials on hand to determine when and what to reorder, and the storing and issuing of raw materials and component parts. It pertains to research and development operations as well as production. Management of material is essential to effective contract performance.
- C3.2.2. <u>Agency-Peculiar Property (APP)</u>. APP is defined in FAR 45.301 and DFARS 245.301.
- C3.2.2.1. Special reusable containers for transportation or storage of end items, equipment, or materials will normally be controlled as APP. Containers for storage or transportation of special tooling and special test equipment are generally considered as an accessory to the special tool or special test equipment.

- C3.2.2.2. Items returned for rework or repair under warranty provisions of Government contracts will be controlled as APP until repaired or replaced and returned to the Government.
- C3.2.2.3. Items returned as exhibits on material deficiency reports (MDRs) or quality discrepancy reports (QDRs) shall be controlled in accordance with agency procedures.
- C3.2.3. <u>Special Test Equipment (STE)</u>. STE is defined in FAR 45.101. STE units or assemblies generally consist of interconnected special or general purpose electrical, hydraulic, pneumatic, mechanical, or other items. This arrangement causes the individual items to become a unified assembly used in the performance of special testing. Unless otherwise specifically provided by terms of a contract, STE includes all dedicated components of any STE assembly. General purpose plant equipment used for common tests on products do not qualify as STE.

## C3.2.4. Special Tooling (ST)

- C3.2.4.1. ST is defined in FAR 45.101. Management of special tooling includes the specific areas of acquisition, identification, control, maintenance, and disposition. The area of special tooling also involves nonstandard clauses that impact and affect Government title and ownership. PAs should become thoroughly familiar with the requirements and controls to be exerted over special tooling.
- C3.2.4.2. <u>Contractor's Procedures</u>. The contractor's procedures concerning storage, movement, and maintenance of special tooling must be complete and adequate to protect the Government's interests. When the management of special tooling will not provide adequate control of tooling, significant losses of tooling may occur and costly work delays could result. An effective move order system is essential to maintain the integrity of the location system. The contractor's system must also provide for proper maintenance and preservation of the tooling, depending on the nature of the items.
- C3.2.5. <u>Facilities</u>. Definitions of facilities, and facilities contracts are found at FAR 45.301. The definition of a facilities project is found at DFARS 245.301. Facilities consist of plant equipment and real property (see FAR 45. 101). The Department of Defense further subdivides plant equipment as Industrial Plant Equipment (IPE) and Other Plant Equipment (OPE) (see DFARS 245.301). PAs should be thoroughly familiar with the basic Government regulations and directives applicable to the management of facilities. PAs are also involved in the preparation and

submission of various accounting reports to procurement activities and higher headquarters for administrative and budgetary control purposes.

- C3.2.5.1. Control of IPE can be enhanced by reconciliation between contractor records and records maintained by the Defense Industrial Plant Equipment Center (DIPEC). DIPEC publishes a computer printout report by DoD activity showing what IPE they have on record. This printout can be requested from DIPEC/OAC, 2163 Airways Blvd., Memphis TN 38114-5051.
- C3.2.5.2. The DIPEC Handbook (DLAM 4215.1, AR 700-43, NAVSUP PUB 5009, and AFM 78-9) shall be used for guidance and direction in completing any DIPEC required forms or reporting.

## C3.3. POLICY ON PROVIDING GOVERNMENT PROPERTY

- C3.3.1. Policy on Providing Material. See FAR 45.303-1.
- C3.3.2. Policy for Providing Agency Peculiar Property. See FAR 45.310.
- C3.3.2.1. APP is ordinarily furnished under a facilities, supply or service contract but may be furnished under a contract, lease, or bailment agreement.
- C3.3.2.2. Abailment consists of the delivery of Government property to a contractor for a specific purpose normally related to a prime contract. Bailed property is usually returned to the Government when no longer required by the contractor. Bailment does not include sale, donation, lease, the furnishing of property to a contractor under facilities contracts, or the furnishing of property for consumption or for incorporation in such a manner as to lose its identity in an end product delivered to the Government. Abailment agreement is a contractual agreement that accomplishes the actual bailment of Government property and contains all of the information concerning the bailment. Included are an adequate description of the property, the purpose of the bailment, the use of the property, authorization for modifications that may be made to the property, the period of the bailment, the place from and/or to which the property is to be delivered and/or returned, maintenance requirements, if any, and any other provisions considered necessary.
- C3.3.2.3. Under 10 U.S.C. 2667, APP, generally major weapon systems, may also be leased to contractors when it is determined that the property is not, for the period of the lease, needed for public use; is not excess property; and the lease will promote the national defense or be in the public interest. It is the Government's policy that leases of military property (Agency-peculiar) will not be made when a counterpart

exists on the commercial market. Leases of Government property are awarded to contractors for use as a standard or model for testing their end item, to establish compatibility, commercial sales, Independent Research and Development (IR&D) or for Government improvement and/or developmental programs. The lease shall include all the provisions necessary to describe the property, the purpose of the lease, use of the property, period of the lease, maintenance requirements, inspections upon receipt and return, and other controls deemed necessary.

- C3.3.3. Policy for Providing Special Test Equipment. See FAR 45.307.
- C3.3.4. Policy for Providing Special Tooling. See FAR 45.306.
- C3.3.5. Policy for Providing Facilities. See FAR 45.302. The Government's policy on providing facilities is that contractors shall furnish all facilities required to perform Government contracts. There are very specific policy exceptions, set forth in FAR 45.302-1, where facilities may be furnished to a contractor or a contractor may be authorized to acquire facilities. For example, general purpose plant equipment may be furnished to a contractor for use as a component of STE, or the contractor may be operating a Government-owned plant on a cost reimbursement basis where the contractor is directed to acquire an item of facilities for the Government. As a general policy, facilities shall be provided to a contractor only under a facilities contract. Exceptions to this policy are set forth in FAR 45.302-3. If facilities are provided under a contract other than a facilities contract as set forth in FAR 45.302-3, they will be managed in the same manner as prescribed in this chapter. Conversely, other types of property are normally provided to a contractor under a supply or services type contract but may also be provided under a facilities ontract. Contractors are not allowed profit or fee on the acquisition of facility items, as set forth in FAR 45.302-2.
  - C3.3.5.1. FAR 45.301 describes the three forms of facilities contracts:
- C3.3.5.1.1. Facilities acquisition contracts that provide for the acquisition, construction, and installation of facilities.
- C3.3.5.1.2. Facilities use contracts that provide for the use, maintenance, accountability, and disposition of facilities.
- C3.3.5.1.3. Consolidated facilities contracts that cover both forms described above in C3.3.5.1.1. and C3.3.5.1.2., above.
- C3.3.5.2. PAs should read and become familiar with all facilities contract clauses, FAR 52.245-7, 8, 9, 10, and 11. Specific attention should be given to clauses applicable to location of facilities, use and rental charges, maintenance, property

control, liability for facilities, notice of use, disposition, and facilities equipment modernization. A facilities contract may also include appropriate provisions for maintenance and storage of Government facilities in standby or layaway status such as a Plant Equipment Package (PEP). Such provisions include specifications for the care and maintenance of the property appropriate for its intended use and may be the same as, or different from, the standard maintenance provisions of the FAR clauses. Facilities contracts normally cover a period of 5 years and may be extended when conditions warrant renewal of such contracts. The facilities to be acquired by the contractor at Government expense and furnished by the Government will be described in the schedule attached to the contract. The authorization for use of such facilities will also be identified by a related procurement contract under the definitions provision of the FAR clauses. This is referred to as the primary purpose for which facilities are provided. Upon completion of the primary purpose, facilities should be declared excess unless a new primary purpose is established, justified, and approved by the Government.

# C3.3.5.3. Approvals for Facility Projects. See DFARS 245.302-70.

C3.3.6. <u>Policy on DoD-Provided Motor Vehicles</u>. See FAR 45.304. When contractors are furnished motor vehicles, the terms of the contract that authorized the vehicles should be carefully reviewed ensure it includes how the vehicles are to be maintained and identified. As a minimum, the contract should reference guidance contained in DoD 4500.36-R, "Management, Acquisition, and Use of Motor Vehicles." If the contract does not provide appropriate instructions for exercising management control of the utilization, operation, maintenance, and recordkeeping of vehicles, the CO should be notified and requested to incorporate in the contract the requirements of DoD 4500.36-R.

## C3.4. CONTRACTOR MANAGEMENT OF GOVERNMENT PROPERTY

- C3.4.1. The contractor's management personnel are required to establish and maintain a property control system for the control, use, maintenance, repair, protection, and preservation of Government property in accordance with sound business practice, the applicable provisions of FAR 45.5, and other contractually imposed requirements.
- C3.4.2. The property management activity established by the contractor's management personnel is usually tasked with the establishment and maintenance of the system. This involves establishment of the procedures, performing or coordinating property administration tasks, and controlling the system. This may include internal review, self-audit, or audit of other activities within the company that perform property administration tasks and that affect Government property control.

C3.4.3. Placement of this activity within the organization is critical to the system's effectiveness. Company organization structures differ widely, but placement will facilitate or effectively curtail efficient property management. Analysis of the contractor's system may reveal that the organizational placement of the property administration function has impacted the establishment or maintenance of the system, or has prevented reporting and/or resolution of deficiencies. Effective placement will facilitate communications between other company activities and upper management.

## C3.5. ACQUISITION OF GOVERNMENT PROPERTY

# C3.5.1. Material

- C3.5.1.1. <u>Determination of Material Requirements</u>. The material control system is closely related to several other functions in the manufacturing process. Engineering organizations provide technical data in the form of drawings, bills of material, and material specifications. Production planning initiates production orders for fabrication of component parts and materials. Material control manages availability of parts and materials necessary for contract performance. To adequately evaluate and understand the contractor's property control system, the PA must be thoroughly familiar with the operation and function of each of these organizational units.
- C3.5.1.2. Methods of Acquisition. There are two basic methods of providing material to a contractor. The Government may furnish the material (GFM) or the Government may authorize the contractor to acquire material for the Government (CAM). The following paragraphs reflect the basic means of acquisition by the two methods, and the differences in contractual requirements that apply to each.
- C3.5.1.2.1. <u>GFM</u>. There are two subcategories of GFM, Government Source Material and Transferred Material.

## C3.5.1.2.1.1. Government Source Material

C3.5.1.2.1.1.1. "Government Directed" (Pushed) material may be provided to a contractor according to specific contract terms and provisions. No request from the contractor is required to obtain delivery of the items. This may be either Military Standard Requisitioning and Issue Procedure (MILSTRIP) (Pushed) or contract source where the Government performs all the tasks associated with furnishing this material.

C3.5.1.2.1.1.2. "Contractor Requisitioned" Government material is provided to a contractor when the contractor requests the material in accordance with the contract terms. The form of the request will be dictated by contract, utilizing the MILSTRIP system, that includes electronic transmission of orders (requisitions), requisitioning by telephone, mailed requisitions, or formatted messages (teletype).

C3.5.1.2.1.1.3. The PA must be fully aware of the contractor's authority to requisition GFM and be similarly aware of the GFM that is authorized for each Government contract. The PA must ensure that the contractor's property control system requisitions only those items and quantities of GFM authorized and fully accounts for those assets. The PA must also ensure that GFM delivered from the Government is received, controlled, and consumed in accordance with the contract provisions. In the event that the contractor receives items or quantities of GFM that are not contractually authorized, it must be reported in accordance with FAR 45.502(g). The PA shall encourage contractors to advise the CO of such discrepancies and request disposition instructions or contractual authorization for retention.

C3.5.1.2.1.2. "Transferred" Government material means that the Government has authorized the accountability of material to be transferred to a contract from another contract or Government source. When beneficial to the Government, and when consideration has been received, for fixed-price gaining contracts usually in the form of a reduction in the contract price, the Government may authorize a transfer from one contract to another; the material provided to the gaining contract is considered to be Government-furnished material (GFM). When COs give verbal approval for transfer, the approvals must be confirmed by the COs in writing, as required by the Government property clauses under changes in Government-furnished property. These written approvals should be in the form of appropriate contract modifications. In situations where the PA finds that contracts have not been modified, the facts should be provided to the CO for action. The practice of verbal approvals is discouraged, and should only be implemented due to the exigency of the situation. Written follow-up shall be provided.

## C3.5.1.2.2. Contractor-Acquired Material

C3.5.1.2.2.1. Cost-type and time-and-materials contracts allow the contractor to acquire material for the Government as a direct charge to the contract. Title vests with the Government through the provisions of the Government property clause FAR 52.245-5(c). Fixed-price type contracts may provide for the contractor to acquire material for the Government as a direct charge to the contract when specifically listed as a line item in the contract. Title vests with the Government through the

provisions of the Government property clause FAR 52.245-2(c). The method the contractor selects to acquire material for the Government is based upon several factors (determination of items needed, schedules of production or delivery, source identification, and quantities required).

C3.5.1.2.2.2. The first source for acquiring material should be an internal review of available in-house assets that are excess to other requirements. These materials are made available to meet new requirements through internal material transfer practices. Such transfers must be carefully monitored to ensure that they are authorized and properly accomplished.

C3.5.1.2.2.2.1. <u>Credit-Debit System</u>. The preferred method of transfer is a credit-debit system for contractor-acquired material where the losing contract is credited for the cost of the material and the gaining contract is debited for the costs. This supports the FAR 31.205-26 policy that material costs should be home by the contract that consumes material when materials are required for specific contracts. Note that this system applies only to contractor-acquired material. It does not apply to Government-furnished material.

C3.5.1.2.2.2. Transfer of Material through Contract Modification. CAM material may be transferred to a contract when authority to receive such property as GFM is in the schedule or specifications of the gaining contract, or when such items are a suitable substitute for material described in the schedule or specifications of the gaining contract or if the contract contains provisions for unilateral increase in the amount of material furnished by the Government. Transfers should be accomplished according to instructions in the gaining contract or, in the absence of complete instructions in the contract, documentation pertaining to the transfer should be forwarded to the CO for equitable adjustment of the gaining contract and any other required action. Transfers should not be accomplished unless authorized in the receiving contract and no longer required on the losing contract. The Government should receive consideration whenever CAM is so transferred; if not, the Government may pay more than it should and the contractor stands to receive a competitive advantage. Upon transfer CAM becomes GFM.

# C3.5.1.2.2.3. <u>Benefits of a Credit-Debit System Over Contract</u> Modification Transfers

C3.5.1.2.2.3.1. Credit-Debit systems charge material costs to the contract that benefits by the transfer that meets the intent of FAR 31.205-26. In contrast, Contract Modification transfers incur costs against one contract or program for property ultimately used on another contract or program. This could constitute a

violation of the Anti-Deficiency Act. Credit-Debit system does not require contractual modifications as they are internal contractor accounting transactions.

C3.5.1.2.2.3.2. Contract Modification transfers require modification to the gaining contract to authorize the property to be provided as GFM and to ensure that the Government receives consideration for the property. If this is not done properly, the Government may pay more than it should and contractors may receive a competitive advantage for materials provided as GFM.

C3.5.1.2.2.3.3. When material is to be transferred to Government contracts with no other Government property, Contract Modification transfers require that a Government property clause be added to those contracts. This action would be unnecessary if a Credit-Debit system transfer was used. Contract Modification transfers frequently increase Government administrative burden and complicate the risk of loss provisions when material is transferred to fixed-price contracts. Credit-Debit system transfers retain the risk-of-loss provisions that apply to other material acquisitions for the contract.

C3.5.1.2.2.3.4. Credit-Debit system transfers facilitate future transfers to later contracts since excess contractor-acquired materials can be retained at cost by the contractor for other uses in accordance with FAR 45.6. However, once the assets become GFM through a Contract Modification transfer, future transfers or contractor retention requires specific Government approval.

C3.5.1.2.2.4. <u>Contractor Procedures</u>. Contractor procedures should include controls over all types of transfers. Procedures should include provisions that transfers are reviewed and approved at an appropriate level of contractor management. The review should validate necessity and authority on the gaining contract and ensure that the transfer will not adversely impact the losing contract. The review should also ensure that approvals are obtained where required. Contractor procedures should also provide controls to:

C3.5.1.2.2.4.1. Ensure that all quantities and items being transferred are required in the receiving contract.

C3.5.1.2.2.4.2. Ensure that, for Credit-Debit system transfers of contractor-acquired material, all costs pertaining to such material, including general and administrative, are withdrawn and transferred with the material, and costs for such material are allowable on the contract to which transferred.

- C3.5.1.2.2.4.3. Ensure that proper accountability for property is maintained during the transfer process.
- C3.5.1.2.2.5. <u>Coordination of Transfer Practices</u>. PAs shall coordinate property transfer procedures with the CO since they are involved with cost and contractual aspects of the transfer process.
- C3.5.1.2.3. If excess assets are not available, other methods of acquisition apply. Material is commonly acquired by the contractor through the company's purchasing system. Material control organizations initiate purchase requisitions for consolidated material requirements that are submitted to the contractor's purchasing function for purchase. Purchases are made from vendors or suppliers by use of a purchase order; material transfer documents are used to transfer material from the contractor's own stock to Government stock for use on the contract; or petty cash vouchers may be used for very small, infrequent purchases. The system must include the necessary controls to ensure that quantities purchased are reasonable according to contract type and scope, that documentation is adequate and consistent, and that acquisition actions are performed in a timely manner. Prime considerations are efficiency and overall economy as well as direct cost.
- C3.5.1.2.4. When the contractor has the capability of manufacturing parts or materials internally, material requirements may be satisfied through fabrication orders. These include orders within the plant or alternate locations of the company, or may include other corporate divisions.
- C3.5.1.2.5. When the purchase order is for material for more than one contract, the quantity that is being acquired for each contract should be specified in the purchase order or supporting documentation. Material acquired through such orders is also considered to be a direct purchase by the contractor and is to be controlled as Government-owned property upon delivery by the vendor.
- C3.5.1.2.6. MILSTRIP material may be considered either contractor-acquired material or contractor-owned material when "cash sales" have been authorized in accordance with Agency directions.
- C3.5.2. <u>Agency-Peculiar Property</u>. APP is generally furnished to the contractor through provisions in the contract, bailment agreement, or lease. It may also be created through the manufacture or fabrication as related peculiar-support equipment that is not readily available as a commercial item.

- C3.5.3. Special Test Equipment. The STE clause, FAR 52.245-18, requires the contractor to prepare and submit to the CO a notice of intent to acquire or fabricate items of STE. Failure on the part of the CO to respond to the contractor's notice of intent within 30 days allows the contractor to acquire or fabricate the equipment or components subject to any other applicable provisions of the contract. Within 30 days from the date of receipt of the contractor's notice, the CO should ensure the following actions have been completed:
- C3.5.3.1. Review proposed STE items and coordinate with the PA and other appropriate technical personnel, as required, to determine the necessity and classification as special.
- C3.5.3.2. On DoD contracts, screen requirements for availability of computer equipment per DFARS 245.302-72 and 270.602.
- C3.5.3.3. For NASA contracts, Agency screening and return of a NASA certificate of non-availability using a DD Form 1419, "DoD Industrial Plant Equipment Requisition," or equivalent, is required if the special test equipment or components qualify as centrally reportable equipment (CRE) as defined in the NASA FAR Supplement.
  - C3.5.3.4. Ensure any funding problems have been resolved.
  - C3.5.3.5. Notify the contractor:
- C3.5.3.5.1. Of the Government's approval of the proposed acquisition or fabrication, or
  - C3.5.3.5.2. That the equipment will be furnished by the Government, or
  - C3.5.3.5.3. Of the Government's disapproval of the proposed STE.
  - C3.5.3.6. STE Cost Allocations. See FAR 31.205-40.
- C3.5.4. <u>Special Tooling</u>. There are various methods by which a contractor may acquire special tooling. It may be furnished to a contractor as GFP, or it may be acquired, fabricated or manufactured by the contractor during contract performance and the Government may either have title or the option or right to title to this special tooling. See FAR 45.306.

- C3.5.4.1. <u>Special Tooling Containers</u>. Specially designed and fabricated reusable containers for special tooling should be considered as special tools and accountability maintained either jointly with the tool or independently when:
- C3.5.4.1.1. Container design and fabrication costs are charged to special tooling accounts.
- C3.5.4.1.2. The container is dedicated to the storage, movement, shipment, or protection of specific special tools.
- C3.5.4.2. For NASA contracts, Agency screening and return of a NASA certificate of non-availability using a DD Form 1419, or equivalent, is required if the special tooling or components thereof qualify as CRE, as defined in the NASA FAR Supplement.

## C3.5.5. Facilities

- C3.5.5.1. <u>Government-Furnished Facilities</u>. All facilities to be provided a contractor as Government-furnished property shall be described in the facilities contract schedule, specifications or attachments to the contract. In addition, facilities may be added to a contract through the use of a contract modification.
- C3.5.5.2. Contractor-Acquired Facilities. All Government facilities to be acquired by a contractor shall be described in the facilities contract schedule, or as otherwise authorized. Prior to the acquisition of any item of facilities the contractor shall comply with the notification requirements found in the Cost Reimbursement Subcontracts clause, FAR 52.244-2. Contracting Officer consent is required prior to the acquisition of all facilities not stated in the schedule. Prior to acquiring IPE having an item acquisition cost of \$10,000 or more, the contractor, shall submit a DoD Industrial Plant Equipment Requisition (DD Form 1419) to DIPEC to ascertain whether existing Government-owned IPE is available for redistribution. In addition, NASA requires a DD Form 1419, or equivalent, to be submitted to NASA for Agency screening for all facilities items that qualify as CRE as defined in the NASA FAR Supplement. NASA will assign a Certificate of Non-Availability (CNA) number if the item is not available. The PA shall ensure that the contractor prepares a DoD property record (DD Form 1342) subsequent to the acquisition and submits it to NASA citing the CNA number.
- C3.5.5.2.1. If the item is not available, the DD Form 1419 will be returned by DIPEC to the cognizant CAO for transmittal to the contractor as authorization to procure the facilities item. Although the PA is not specifically tasked

to obtain a certification signature on the DD Forms 1419 and 1342, the PA shall ensure such certifications are provided and the completed document is maintained in the contractor's official contract files, preferably in a historical file for each item of IPE.

- C3.5.5.3. Requests for contract transfers involving reclassification of general purpose components of STE acquired under supply contracts; e.g., any transfer or acquisition of an additional facilities item not covered by an approved contract schedule or specification must be treated as an increase of Government property to the contract. This requires prior approval of the CO.
- C3.5.5.4. PAs may also be involved in the acquisition of real property, which includes expansion or capital-type rehabilitation (CTR) projects. Such projects require completion of "Transfer and Acceptance of Military Real Property" (DD Form 1354), by the operating contractor at a Government-owned plant as part of the final inspection and acceptance of completed expansion and CTR projects.

## C3.5.5.5. Facilities Supporting Contractors at DoD Installations

- C3.5.5.5.1. FAR 45.302-3 states that facilities may be provided under other than a facilities contract when the contract is for the performance of work within an establishment or installation operated by the Government. Accordingly, facilities provided to contractors to support work at DoD installations may be provided under, and be accountable to, a supply or service-type contract.
- C3.5.5.2. Use of a contract other than a facilities contract for providing facilities does not negate the necessity for obtaining facilities project approval, when applicable. These approvals should be obtained by the procuring activity before the issuance of any contractual commitments relative to providing facilities items. See DFARS 245.302-70.

## C3.5.5.6. Proper Classification

C3.5.5.6.1. Support equipment requirements may include several categories of property (special test equipment, general purpose test equipment, industrial facilities, construction equipment, etc.). To ensure proper identification and subsequent project approval processing for any facilities items, it is appropriate that all proposed support equipment requirements be subject to review by a technical specialist before submission to the program office to ensure that the equipment is properly classified. Items identified as facilities should then be referred to the appropriate facilities procuring activity for project approval, or processed in accordance with Agency directions.

C3.5.5.6.2. All facilities items in possession of contractors at alternate locations of the prime contractor that have not been properly reported in accordance with FAR 45.505-14 and DFARS 245.505-14 due to misclassification will be brought to the attention of the prime PA for corrective action. The prime PA should review the items in question and take appropriate action with the contractor to have the records and reporting procedures corrected.

## C3.6. <u>RECEIPT OF GOVERNMENT PROPERTY</u>

- C3.6.1. General. This section covers the contractor's receiving procedures and practices whereby Government property is initially placed in the control or custody of the contractor. It is at this point that the contractor becomes accountable and responsible, and the PA must ensure that the contractor's procedures provide for proper documentation on receiving, actions pursuant to discrepancies, inspection, identification, calibration, movement to storage or using areas, and control of misdirected shipments. Most of the specific functions under receiving are common to all classes of property; however, the PA will have to determine the difference in requirements among the receiving functions for various types of property.
- C3.6.2. <u>Control</u>. Receiving Process Contractors employ numerous methods and systems for controlling the receipt of property. The receiving process may consist of the following steps: notification to receiving department of due-in assets, physical delivery and initial inspection of the property, reconciliation of assets received against due-in records and preparation of receiving documents, release of assets from receiving organization, quality or technical acceptance inspection as required, identification as required, and distribution of assets and documentation. Resolution of discrepancies may occur at any time in this process.
- C3.6.2.1. Notification to Receiving Department of Due-In Assets. Receiving departments may be provided a copy of the originating purchase orders, MILSTRIP requisitions, and other requisitioning data that reflect the items and quantities ordered and/or due-in. The documents and due-in data are provided for comparison with items physically received, as well as for proper in-processing to accounting records.
- C3.6.2.2. <u>Physical Delivery and Initial Inspection of the Property</u>. Upon delivery an inspection is conducted to ascertain that there is no obvious or visible damage and the quantity of pallets, boxes or containers agrees with the transportation document. Before acceptance of the shipment, the carrier's signature will be obtained to acknowledge any discrepancies. A "Transportation Discrepancy Report" (TDR), SF

- 361, will be prepared to report discrepant conditions disclosed as a result of the inspection, when appropriate. The authorized use of the SF 361 is addressed in the "Joint" Service and Agency Regulation, AR 55-38, NAVSUPINST 4610.33C, AFR 75-18, MCO P4610.19D, and DLAR 4500.15. Contractors must also take action to resolve discrepancies incident to receipt of contractor acquired property.
- C3.6.2.3. Reconciliation of Assets Received. For contractor's using due-in records, the assets received will be reconciled against the due-in record. If a Government supply source discrepancy is noted at this time, a "Report of Discrepancy" (ROD), SF 364, is initiated. The SF 364 is addressed in the "Joint" Service Regulation, DLAR 4140.55, AR 735-11-2, SECNAVINST 4355.18, AFR 400-54, and MCO 4430-3E. Receiving reports are prepared at this time in a manner that clearly indicates the quantity and condition of the property at time of receipt and any discrepancies noted, including overages, shortages, incorrect item(s), misdirected shipments, and/or damage disclosed during the receiving operation. Documentation attached to the report may include freight bill, bill of lading, packing list, Government shipping document (DD Forms 250, "Material Inspection and Receiving Report"; DD Form 1149, "Requisition and Invoice Shipping Document"; or DD Form 1348, "DoD Single Line Item Requisition System Document (Manual)") and discrepancy report(s).
- C3.6.2.4. <u>Release of Assets From Receiving Organization</u>. After the receiving department prepares and processes appropriate documentation, the assets are generally released for quality or technical acceptance inspection, storage, or use as required.
- C3.6.2.5. Quality or Technical Acceptance Inspection as Required. The receiving department or other contractor activity designated the quality control responsibility may be responsible for a more stringent inspection. The contractor's procedures should clearly outline the inspection responsibilities and indicate the types of Government property that require further technical inspection, operational or acceptance test, and/or calibration before completion of final acceptance and transfer to storage, stockroom, or release for use authorized by contract terms.
- C3.6.2.6. <u>Identification as Required</u>. Designated personnel must determine whether assignment of a Government property tag is required. Tagging requirements are dependent upon the type of Government property. Government property that will not be consumed or otherwise lose its identity through incorporation into a larger end item or deliverable item, shall be tagged. Government property will be appropriately tagged or marked pursuant to FAR 45.506 requirements, during or immediately after completion of the receiving process. The specific coding, numbering sequence, or identification to be employed must be clearly set forth in the contractor's procedures.

- C3.6.2.7. <u>Distribution of Assets</u>. Upon completion of any required quality inspection, acceptance testing, and/or physical identification, the asset is delivered to the appropriate storage area, stockroom, or released for use as authorized by contract terms.
- C3.6.2.8. <u>Distribution of Documentation</u>. Concurrent with the distribution of assets, the associated receiving documentation is distributed. This distribution may include a copy retained in receiving department files, one or more copies to purchasing, a copy to the department to which the asset is delivered, and a copy to the accounting department for use as a voucher for invoices. At least one copy should accompany the shipment, and it is good practice to provide two, one of which is signed by the receiver and returned to the receiving department. It is most important that a copy be provided to the inventory control activity so that stock records can be accurately posted. Individual Agency directives may provide additional distribution requirements.

## C3.6.3. <u>Discrepant Shipments</u>

C3.6.3.1. <u>Transportation Discrepancies</u>. When transportation discrepancies are noted, including those requiring preparation of the SF 361, the PA should ensure the matter is referred to the cognizant Transportation and Packaging Specialist or the responsible contractor organization.

#### C3.6.3.2. Receiving Discrepancies

- C3.6.3.2.1. FAR 45.502-2 requires the contractor to take all actions necessary in adjusting shortages, overages, or damages in shipment of contractor acquired property from a vendor or supplier, except as described below. When receiving discrepancies involve Government-furnished property or assets shipped via Government Bills of Lading (GBLs), discrepancies will be reported on an a Report of Discrepancy (ROD), SF 364, by the appropriate Government representative.
- C3.6.3.2.2. The contractor will prepare a report and forward for processing in accordance with established contractor procedures. These procedures will be part of the contractor's property control system for receiving approved by the PA. This should include providing a completed copy of the report to the PA for informational purposes along with its normal distribution.
- C3.6.3.3. <u>Misdirected Shipments</u>. The contractor must initiate actions required to report, resolve, and dispose of misdirected shipments. SF 361 or 364 will be prepared, as applicable, by the appropriate Government representative.

## C3.6.4. PA Responsibilities for Discrepant Shipments

- C3.6.4.1. The PA's review of contractor receiving procedures must ensure that such procedures denote a clear distinction between all types of discrepancies incident to shipments and/or receipts of Government property. These may include Government supply source via GBL or parcel post shipments, contractor and/or vendor to contractor shipments by means of Commercial Bills of Lading, Freight Way Bills, etc.
- C3.6.4.2. When the PA has questions or concerns related to the SF 364 that are not adequately addressed by the contractor, the circumstances may be discussed with the Government quality assurance, transportation, manufacturing, and engineering personnel for advice on other discrepant conditions that may be present.
- C3.6.4.3. When the contractor is unable to obtain disposition instructions for misdirected shipments, the PA will be contacted and will provide assistance as necessary.
- C3.6.5. <u>Subsidiary Receiving Areas</u>. Subsidiary receiving areas in outlying locations are usually responsible for performing the same functions as the main receiving areas and should be required to submit necessary documentation to the latter. The PA's review of contractor receiving operations shall include local "subsidiary" receiving operations under the direct control of the contractor. Subsidiary contractor operations shall be required, by operation of the contractor's procedures, to maintain the same level of in processing accounting controls required of the primary receiving area.
- C3.6.6. <u>Specialized Receipt of Government Property</u>. Some contractors maintain separate receiving areas that specialize in the receipt, inspection, identification, and release of Government property. The majority of such property, which is shipped from Government supply sources, is consigned to the contractor on Government shipping documents and bills of lading.

## C3.6.7. Other

C3.6.7.1. NASA Requirements. For all equipment received under NASA contracts that meets NASA criteria as controlled equipment, the contractor is required, in accordance with NFS 18-45-505-670, to submit a DD Form 1342, or equivalent, to the NASA representative designated in the NASA Property Administration Delegation Special Instructions within 15 days after receipt. For controlled equipment shipped by NASA to the contractor as GFP, the NASA Equipment Management System (NEMS) generates the DD Form 1342. The NEMS coordinator for the NASA installation sends the DD Form 1342 to the contractor at the time of shipment of the GFP. The contractor is required to add the zip code location of the property, and any identification

number assigned by the contractor, and return a copy of the DD Form 1342 to the individual designated in the NASA Property Administration Delegation Special Instructions.

C3.6.7.2. <u>In-House Fabricated Items</u>. Normally, ST, STE, or other items fabricated in-house do not go through receiving. Care should be taken to ensure that these items are recorded on accountable records in accordance with the contractor's established procedures.

## C3.7. IDENTIFICATION OF GOVERNMENT PROPERTY

Government-owned property shall be identified, marked and recorded during the contractor's receiving process. The requirements of FAR 45.506 apply in most cases except for the exemptions given in that section. Proper identification serves to ensure the Government's assets are not confused with contractor-owned property and used for unauthorized purposes. The identification number is assigned by the contractor unless provided by the Government. In addition, it shall be marked on the property, where marking is not impractical, and referenced on support documentation for inventory control purposes.

## C3.8. <u>RECORDS OF GOVERNMENT PROPERTY</u>

C3.8.1. <u>General</u>. Property records systems, whether manual or automated, must contain the prescribed data elements as set forth by FAR 45.505 and any other data elements required by specific contract provisions. Normally, the contractor's property control records are the official Government property records established and maintained to account for and control all Government property, including Government-furnished and contractor-acquired property.

## C3.8.2. Material

C3.8.2.1. As materials and parts are received, they are either placed in stock or issued directly to the user. Documents reflecting receipt of purchased parts and materials are used as a basis for posting material records. Documents indicating completion of fabricated parts, as well as documents indicating issue or turn in of material, also serve as a basis for posting the material records. Transaction documents (evidence of receipt, inventory adjustments, debits and credits) to a contract property account are assigned voucher numbers or equivalent posting reference numbers. Vouchered documents include, but are not limited to, DD Form 1149, "Requisition and Invoice/Shipping Document"; DD Form 250, "Material Inspection and Receiving Report";

and DD Form 1348-1, "DoD Single Line Item Release/Receipt Document." Also included are those documents used in the contractor's purchasing system, such as the receiving report, material transfer document, petty cash document, and fabrication document.

- C3.8.2.2. Bench stock shall be limited to low dollar, non-sensitive, high usage consumable material and is normally found at the using location. Quantities at the using location shall not exceed amounts that would normally be consumed within 30 days, or as established in the contractor's approved property control system.
- C3.8.2.3. Contractors may be authorized in writing by the PA to use a "Receipt and Issue" system in accordance with FAR 45.505-3(d) when there is a clear benefit to the Government. This system is appropriate when material acquired by the contractor or furnished by the Government is issued for immediate consumption. This is an alternate method of recordkeeping instead of perpetual inventory records. When this system is authorized, the contractor is required to maintain a file of appropriately cross-referenced documents evidencing receipt and issue for immediate consumption of this material. These documents may consist of purchase requisitions, purchase orders, receiving documents, and issue slips. To justify the use of this material the PA may review the supporting documents (blueprint, drawing, etc.) that generated the purchase requisition as well as conduct discussions with the appropriate contractor personnel. The PA may elect to restrict the application of a receipt and issue system to specific contracts.
- C3.8.2.4. Custodial items issued from tool cribs, office stock rooms, uniform rooms, and the like shall have control records maintained that include essential data to accomplish effective control. Issues to contractor personnel will be covered by tool chits, uniform slips, or other mechanisms designed to ensure return or the ability to locate items that are to be returned. New items are not to be issued without return of worn-out items unless suitable explanation is provided.

## C3.8.3. <u>Agency-Peculiar Property</u>

- C3.8.3.1. Contractors are required to establish control over APP and maintain records in accordance with FAR 45.505-1 and 45.505-13, where applicable.
- C3.8.3.2. In accordance with FAR 45.310(c), special direction for the control, security, and maintenance of APP may be included in the contract by the contracting officer.

- C3.8.4. Special Test Equipment. The contractor is required to establish and maintain records of Government-owned special test equipment in accordance with FAR 45.505-1 and 45.505-4. The accuracy of these records is important for the proper control, utilization, and disposition of special test equipment. Records must clearly identify general purpose components that are readily removable. These items shall be identified on the item record. In addition, these items must be clearly reflected on inventory schedules in conjunction with plant clearance of STE.
- C3.8.5. Special Tooling. The contractor is required to establish and maintain records of Government-owned special tooling in accordance with FAR 45.505-1 and 45.505-4. The accuracy of these records is important for the proper control, utilization, and disposition of special tooling. Special emphasis should be placed on in-house fabricated tools to ensure that fabrication is properly documented and that the tooling is incorporated within the accountable inventory control and financial records.
- C3.8.6. <u>Facilities</u>. The minimum requirements for establishing contractor records on Government facilities are set forth in FAR 45.505-5 (plant equipment) and FAR 45.505-7 (real property). The PA should ensure that historical files on centrally reportable IPE are established and maintained as prescribed by DFARS 245.505-6. For NASA centrally reportable equipment, a DoD Property Record (DD Form 1342 or equivalent) shall be prepared in accordance with NASA PR B-31-1.

## C3.9. MOVEMENT OF GOVERNMENT PROPERTY

## C3.9.1. Material

- C3.9.1.1. Movement must be controlled through some type of documentation so that records may be updated to show changes in quantities and location. Various types of documents are used as authority for moving material and for recording movement thereof. Examples of proper documentation are receiving reports, issue documents, turn-in documents, move tickets, and shipping documents.
- C3.9.1.2. Movement of material requires use of a variety of material handling equipment such as conveyors, fork lifts, cranes, elevators, hoists, positioning equipment, motor vehicles, railroad cars, and aircraft. A variety of containers and supports are used to carry in-process or finished materials, parts, assemblies, or products through all phases of the manufacturing cycle. Training is necessary for all personnel involved in the movement and handling of materials and equipment. Practices shall be used that will minimize or are designed to prevent possible damage to property and injury to personnel.

- C3.9.2. <u>APP</u>. The contractor's procedures covering movement of APP should be established, when applicable, to provide for adequate controls while such property is moved from one location to another and stored pending reutilization or disposal. In accordance with FAR 45.310(c), when APP requires special handling or safeguards the contracting officer shall provide special instructions for security, etc.
- C3.9.3. <u>Special Test Equipment</u>. The contractor is contractually required by incorporation of FAR 45.5 in a contract to control and protect all Government property. This includes controlling and protecting all STE by ensuring proper movement practices.
- C3.9.4. Special Tooling. The contractor's procedures concerning movement of special tooling must be complete and adequate to protect the Government's interests. When the management of special tooling will not provide adequate control of tooling, significant losses of tooling may occur and costly work delays could result. An effective move order system is essential to maintain the integrity of the location system.
- C3.9.5. <u>Facilities</u>. The contractor's procedures covering movement of facilities, of a moveable nature, should be established to provide for adequate controls while such property is moved from one location to another and stored pending reutilization or disposal. The PA shall ensure that proper documentation is promptly processed to update the official Government property records.

## C3.10. STORAGE OF GOVERNMENT PROPERTY

C3.10.1. General. Storage of Government property requires establishing controls that permit ready location and identification. Proper protection of Government property in storage includes but is not limited to security from pilferage; adequate prevention of handling damage; protection against water flows, insects and rodents, or from deterioration by dust, temperature, and humidity. Special controls shall be provided for sensitive property, shelf life items, classified property, and other similar situations. Storage layout and housekeeping are other important factors in the proper storage of Government property.

## C3.10.2. <u>Segregation or Commingling of Materials</u>

C3.10.2.1. Commingling is the process by which materials that are common to multiple contractor projects or contracts are stored in a single location. Normally, commingling consists of storing both Government and contractor material in the same room or building, and specifically identifying the material as to ownership by physical

segregation of marked bin box, shelf, or package. FAR 45.507 provides criteria for PAs to authorize in writing commingling of materials. The disadvantage in commingling lies in that the property may lose its identity as Government property. Convenience and apparent ease for the contractor alone will not be considered to be advantageous to the Government. There must be clear benefit to the Government. The PA's determination as to whether commingling is advantageous to the Government should include consideration of the following:

- C3.10.2.1.1. Whether it is practical and economical to combine Government and contractor property in the manufacturing or processing operation.
- C3.10.2.1.2. Whether issue, use, and identification controls are adequate to prevent loss in excess of that which might be reasonable under conditions of segregation.
- C3.10.2.1.3. Whether procedures exist for the equitable apportionment of inventory loss.
- C3.10.2.2. A MMAS differs in its allowance of commingling. See Chapter 5 for MMAS information.

## C3.11. PHYSICAL INVENTORIES OF GOVERNMENT PROPERTY

C3.11.1. <u>General</u>. It is standard industry practice for a contractor to periodically physically inventory company assets for the purposes of material management and production control. The Government requires the contractor to do likewise for Government property in the contractor's possession. The PA has the authority and the responsibility to approve the contractor's physical inventory practices and procedures in accordance with FAR 45.508.

## C3.11.2. <u>Inventory Requirements</u>

- C3.11.2.1. <u>Frequency of Inventories</u>. Contractors may have various inventory frequencies for different types of property as authorized in FAR 45.508.
- C3.11.2.1.1. Contractors normally accomplish physical inventory of material on an annual or semiannual basis. This is imperative to ensure that the quantity on hand is known and recorded, especially for the purchasing organization and the requirements planning organization to prevent over procurement or work stoppage due to material shortages. However, inventorying all the line items (100 percent) of material is a very time consuming and seldom cost-effective method of checking for

discrepancies within the contractor's material control system. Two alternative methods are currently in use in commercial practice: statistical sampling and stratification.

C3.11.2.1.1.1. Statistical sampling is a method that will reduce costs, yet not increase the Government's risk significantly. In approving the contractor's use of a sampling-type inventory, the PA should examine the contractor's plan to ensure that it does not exceed the risk the Government is willing to accept, and that it provides for use of valid sampling techniques. If the contractor's sample indicates that they have dropped below the approved error rate, they will have to perform a complete inventory and correct the deficiency in the system.

C3.11.2.1.1.2. Stratification is appropriate where the contractor does not have specific controls, such as physical inventory, for their own material for items under a certain dollar value. More specifically, the contractor does not physically inventory material that falls below a set dollar value, for example, below \$10.00, or \$25.00, or at some pre-established level. This does not relieve the contractor of responsibility for record keeping but does allow the contractor to expend the greatest amount of time and effort on the high dollar value items. For example, the contractor may be authorized to use a stratified physical inventory process whereby material under \$25.00 is not inventoried, items between the dollar value of \$25.01 and \$99.99 are statistically sampled, and all items above \$100 are inventoried 100 percent. The contractor may be authorized by the PA to stratify material by dollar value for tie purposes of physical inventory. This determination should be based on the contractor providing supporting rationale for this type of inventory and the PA's assessment of reliability of the contractor's system.

C3.11.2.1.1.3. A combination of stratification and statistical sampling may be useful and could be done by authorizing the contractor to perform statistical sampling of low value items and a complete inventory of high value items. Decisions as to types or methods of inventory must be determined at each location. Criteria for separating low value items from high value items is a matter of judgment and should be based on the PA's knowledge and confidence of the contractor's operation. If inventory methods can be cost-effective without requiring the Government to assume an unreasonable risk, this method should be authorized in accordance with the PA's authority to approve the type of inventory that the contractor will perform (FAR 45.508).

C3.11.2.1.2. Physical inventory of non-consumable assets (ST, STE, Facilities, etc.) should be based on the contractor's established practices; the type, use, and amount of Government property involved; the monetary value of the property; and the reliability of the contractor's property control system.

- C3.11.2.2. <u>Types of Inventories</u>. The contractor's method of accomplishing the physical inventory must be detailed in the procedures portion of their property control system. The two primary means of performing an inventory are periodic and cyclical.
- C3.11.2.2.1. A periodic inventory is taken at predetermined intervals, usually accomplished in a short period of time, on a wall-to-wall basis. The interval between inventories may be semiannual, annual, biennial, and so forth, but must be based on the contractual considerations such as type, amount, value, and usage of Government property and the established practices and reliability of the contractor's property control system.
- C3.11.2.2.2. An inventory by exception is taken on a continuous basis with a fixed beginning and ending inventory cycle. This type of inventory uses move orders, calibration checks, and other situations where the items are "touched" by disinterested parties. However, when these situations occur, the inventory must comply with all contractual provisions. Toward the end of this cycle, a periodic inventory must be performed on items not already inventoried during the inventory period.
- C3.11.2.2.3. An ABC inventory stratifies the property to be inventoried either by criticality or dollar value as these items are likely to be controlled more tightly than other. For example, those items with high dollar values are financially more important than those with low dollar values. All items may be placed in at least three categories: A, B, and C. Class Aitems, the most critical, are counted, for example, perhaps six times a year; class C items, the least critical, are counted less frequently. Consideration should also be given to other situations such as items that have a long lead time, items subject to pilferage, and critical or sensitive items.
- C3.11.2.3. <u>Approval Requirements</u>. The PA approves the contractor's inventory practices as part of the property control system. In all cases the requirements of FAR 45.508 must be met for a system to be acceptable. These requirements include:
- C3.11.2.3.1. Personnel who perform the inventory shall not be the same individuals who maintain the property records or have custody of the property unless the contractor's operation is too small to do otherwise. Movers, calibration technicians, or maintenance personnel are all eligible to perform the inventory if they do not fall into the above category. Often, contractors will hire a separate company, such as special service firms, to do the inventory. This has proven to be a very effective method. In addition, it is recognized that some contractors are using current technologies such as

bar coding, electronic reading, recording, and reporting to facilitate the accomplishment and completion of inventories.

- C3.11.2.3.2. Under a manual system, the property inventoried is generally tagged or marked in a manner that readily indicates that the item has been inventoried. The tags used should be designed to last through the inventory cycle. The tags used are often color-coded or have the current year identified.
- C3.11.2.3.3. If the PA approves an inventory by exception method, move orders, maintenance cards, or calibration checks can be used for inventory purposes during the inventory cycle. The move orders, calibration checks, or maintenance cards must clearly describe the item to include the property control number and any other identification so that these documents can be reconciled with the official property records.
- C3.11.2.4. <u>Property in the Possession of a Subcontractor</u>. Contractors are required to periodically inventory all Government property and shall cause subcontractors to do likewise. The contractor's property control system shall include procedures necessary to accomplish this action. The prime contractor will use the subcontractor's records if the subcontractor has a Government-Approved Property Control System for controlling property under other prime contracts, unless otherwise directed by the PA (see FAR 45.505(a)).
- C3.11.2.5. Physical Inventory Union Completion or Termination. In accordance with FAR 45.508-1, contractors are required to perform and cause each subcontractor to perform a physical inventory, adequate for disposal purposes, of all Government property. The inventory may be waived by the PA when the property is authorized for use on a follow-on contract if past contract performance has established the adequacy of property controls and an acceptable degree of inventory discrepancies. In addition, the contractor provides a statement indicating that record balances have been transferred in lieu of preparing a formal inventory list and that the contractor accepts responsibility and accountability for those balances under the terms of the follow-on contract.
- C3.11.2.6. <u>Other Inventories</u>. As contractually authorized, the PA may require inventories upon notification by the contractor or discovery by the PA of LDD of Government property.
- C3.11.3. <u>Accomplishing the Inventory</u>. The PA shall review the contractor's property control system to ensure that, where applicable, the following actions are performed:

- C3.11.3.1. <u>Preparation for Inventory</u>. Before conducting the inventory, the contractor shall specify the method to be use, identify all locations where Government property is stored or used, schedule start and stop dates, and notify users as to commencement or performance of the inventory.
- C3.11.3.2. <u>Performing the Inventory</u>. All property inventoried must be sighted, recorded, reported, and reconciled with the property records. The physical inventory should be taken from the floor without knowledge of the record balances. The purpose of this action is twofold. It prevents a bias on the past of the counter due to foreknowledge of the record balance as well as it will determine if any property has been received and not included in the property records.
- C3.11.3.3. <u>Recording the Inventory</u>. Upon completion of the inventory, all pertinent records will be annotated as to the accomplishment of the inventory and the actual physical count recorded. Results shall be compared between the actual physical count and the balances recorded in the contractor's property control records.
- C3.11.3.4. Reconciling the Inventory. The contractor shall reconcile those items where there exists a discrepancy between the actual physical count obtained during the inventory and the "balance on hand" last posted to the record. Reconciliation normally consists of a number of different actions, some of which may include: reviewing the physical counts accomplished during the inventory for miscounts, correcting miscounts due to weighing, and reviewing the records for possible posting errors, consisting of either incorrect or incomplete entries. Most contractors conduct investigations to reconcile all variances, regardless of the dollar value. This could mean that more money is being spent checking variances than the line items are actually worth. When the contractor is performing a complete inventory of all material, the PA should consider authorizing the contractor to conduct a variance analysis only on those line items in which the variance exceeds minimum dollar value; for example, \$10.00, \$15.00, etc. This approval should not be used in conjunction with a sampling-type inventory, since the two combined will increase the Government's risk.
- C3.11.3.5. <u>Reporting the Inventory</u>. The contractor, through established management channels, will promptly furnish the PA the results of the inventory in accordance with FAR 45.508-2. The time frames for reporting results shall be established in the contractor's property control system. This report will include:
  - C3.11.3.5.1. Alisting that identifies all discrepancies.

- C3.11.3.5.2. A signed statement that the physical inventory of all, or a part, was completed on a certain date.
- C3.11.3.5.3. A statement that the official property records are in agreement with the physical inventory, except for the discrepancies reported.
- C3.11.3.5.4. Inventory results on a quantitative and monetary basis by category of property, if requested by the CO in accordance with FAR 45.508-3.
- C3.11.3.6. Adjustment of Records. All inventory discrepancies reported by the contractor will be evaluated by the PA to determine actual losses of Government property. Differences caused by record errors or offsetting overages and shortages of similar items are not construed to be actual losses to the Government. Inventory adjustments necessitated by posting errors will include appropriate cross-reference to the error in the official property records. The PA shall make a liability determination for material adjustments to records arising from the results of physical inventories in accordance with the applicable Government property clauses. The PA may elect to make a single liability determination to address all material losses or determine if individual items or categories, e.g., sensitive items, high dollar items, or pilferable items require separate review and determination. Losses or shortages involving special tooling, special test equipment, facilities or Agency-peculiar property shall not be listed on Inventory Adjustment Vouchers. All such occurrences shall be reported to the PA for a determination of liability in accordance with the applicable Government property clauses. Physical inventory adjustments for facilities, special tooling, and special test equipment, including found assets once reported lost and removed from the official property records, shall be posted to the official property records.

## C3.12. REPORTS OF GOVERNMENT PROPERTY

C3.12.1. <u>General</u>. Management of reports includes the review of the document(s) for accuracy, completeness, and timeliness of submission, as well as the contractor's system for obtaining and compiling the data reported.

## C3.12.2. Reports of DoD Property in the Custody of Contractors (DD Form 1662)

C3.12.2.1. The contractor is responsible for preparing appropriate reports as prescribed in FAR 45.505-14 and DFARS 245.505-14 for all DoD contracts. DFARS 245.505-14 prescribes the use of DD Form 1662 (DoD Property in the Custody of Contractors). This report shall include all DoD-owned Government property in the

contractor's possession, including property accountable to a prime contract but is located at a subcontractor's plant and/or alternate location.

C3.12.2.2. The data reported is as of September 30 each year. In addition, the contractor must report zero balances on contracts accountable for DoD property when they close. The report may be submitted using DD Form 1662 or an equivalent substitute approved by the PA. The form is self-explanatory and contains the instructions and required codes on the reverse side. The contractor is required to furnish the prepared report, in duplicate, to the PA no later than October 31 each year. The PA will forward the reports to the appropriate DoD office in accordance with Agency directives.

## C3.12.3. PA Responsibilities

- C3.12.3.1. The PA is primarily responsible for ensuring that the contractor's property control system, including both written procedures and practices, provides for the reasonably accurate preparation, contractor validation, and timely submission of the DD Form 1662. When there are indications of cost and quantity data errors, the PA shall request DCAA assistance, through the CO, to perform detailed analysis and determine the extent of the deficiencies. In reviewing the contractor's report preparation process, the PA will consider the following criteria to ensure that the contractor's policies and procedures provide for the accurate preparation, validation, and timely submission of DD Form 1662:
- C3.12.2.3.1.1. Responsibility for reports data compilation, preparation, contractor validation, and timely submission is assigned to specific contractor functions.
- C3.12.3.1.2. Sources of report information are clearly defined, accurate, and current.
- C3.12.3.1.3. Appropriate audit or other method is employed by the contractor to verify report accuracy and completeness.
  - C3.12.3.1.4. Controls are maintained to identify:
    - C3.12.3.1.4.1. Contracts subject to report requirements.
    - C3.12.3.1.4.2. Specific report requirements.
    - C3.12.3.1.4.3. Required submission dates for reports.

- C3.12.3.1.5. Procedures provide adequate lead time for orderly compilation of data and report submissions.
- C3.12.3.1.6. Reports are distributed according to contractual requirements.
- C3.12.3.1.7. Exclusion of items to which the Government has acquired a lien or title solely as a result of advance, progress, or partial payments.
- C3.12.3.1.8. Completed end items accepted by the Government and retained by the contractor, as well as items returned for repair under warranty, shall be reported as Agency-peculiar (military) property.
- C3.12.3.1.9. Inclusion of Government property in the possession of vendors, subcontractors, or alternate sites shall be consolidated under the prime contract and submitted on a single DD Form1662.
- C3.12.3.1.10. Compilation of accurate addition and deletion figures. Addition and deletion figures are not merely the difference between the beginning and ending balances.

#### C3.12.3.1.10.1. Additions:

C3.12.3.1.10.1.1. Purchase, fabrication, and transfer of facilities, special tooling, and special test equipment.

C3.12.3.1.10.1.2. When the Government takes title to special tooling under FAR 52.245-17.

C3.12.3.1.10.1.3. Physical inventory adjustments for facilities, special tooling, and special test equipment including found assets once reported lost and removed from the official property records.

#### C3.12.3.1.10.2. Deletions:

C3.12.3.1.10.2.1. Lost or destroyed items.

C3.12.3.1.10.2.2. Items disposed of through plant clearance or transferred to another contract.

- C3.12.3.2. In addition, the PA shall perform the following reviews in conjunction with the contractor's annual submission of reports:
- C3.12.3.2.1. The PA shall compare the property contract assignment listing with the contractor's submittal to ensure that a DD Form 1662 is submitted for each contract having Government property, including those that have become zero balance during the report period. The PA shall only accept DD Forms 1662 for contracts that the PA has prime property administration responsibility. If the contract reflected on the DD Form 1662 is for support property administration, remind the contractor that the data should be sent to the prime contractor for consolidation with prime contract data.
- C3.12.3.2.2. Balances on hand at the end of the previous reporting period must equal the balances at the beginning of the current reporting period for those categories of property requiring this information.
- C3.12.3.2.3. Finally, it is essential that all other pertinent information, such as contract purpose, is included on each DD Form 1662, since all data is used by a variety of organizations including Office of the Secretary of Defense (OSD), General Accounting Office (GAO), Department of Defense Inspector General (DoD IG), and Congress.

## C3.12.2.4. Property Status Reports

- C3.12.2.4.1. Various Agencies require particular status reports (e.g., repair status, GFM reports, etc.). The PA shall review the contractor's reports for their accuracy and to ensure that all are submitted as required in the contract or other DoD requirement.
- C3.12.2.4.2. The Government may provide reports about Government property to the PA for reconciliation or verification. The PA shall comply with these requests in a timely fashion.
- C3.12.2.5. Other Reports. Other reports may be required by non-DoD Agencies. These reports may include NASA Form 1018 or Department of Energy Form 4300.3. These and other Government property reports will be submitted in accordance with contract terms and requirements.

## C3.13. CONSUMPTION OF MATERIALS

- C3.13.1. <u>Consumption</u>. Consumption is the process of incorporating material into an end item or otherwise consuming it in the performance of the contract. Consumption analyses have long been recognized as one of the most complex aspects of property administration. The need for effective consumption analyses is highlighted by congressional and other allegations of inadequate controls of GFM. The consumption process consists of four parts:
- C3.13.1.1. The first part consists of the issuance of material in reasonable and proper quantities for the work being performed. Issuance can generally be controlled through an effective system that ensures materials are issued only for authorized requirements and to authorized personnel. Additional factors to be considered by the PA are: shelf life; first in, first out (FIFO); lotting; serially numbered items; parts mortality; attrition; and sensitive or hazardous control considerations.
- C3.13.1.2. The second part consists of the actual usage, incorporation, or expenditure of material into a higher assembly, end item, or through testing. It may also include the attachment or incorporation of material into an item of Government property.
- C3.13.1.3. The third consists of the return of any unused portions of the material to stock and its annotation on perpetual inventory control and financial records or re-establishment of the records, with the appropriate supporting documentation.
- C3.13.1.4. The fourth part consists of parts or components that are removed or recovered from repair, rework, testing, or cannibalization. These parts are returned to stores with the prospect of future use or disposal, dependent upon their condition (e.g., reparable status, shelf life, life expectancy, scrap or salvage, etc.).
- C3.13.2. Determination of Unreasonable Consumption. As a general rule, material consumption should be considered to be unreasonable when consumption exceeds amounts supported by bills of material, material requirement lists, or similar material planning documents (including reasonable mortality or attrition rates). In the event of unreasonable consumption, a determination by the CO of the contractor's liability is required by FAR 45.503(a)(5). The PA should require the contractor to report and investigate instances of potential unreasonable consumption in a manner similar to LDD property. The PA shall encourage contractors to perform a consumption analysis as part of the investigation. PAs must be aware that contract liability provisions for LDD of Government property do not generally apply to unreasonable consumption unless it is caused by LDD. As such, the contractor may be

liable for unreasonable consumption of material even though the Government property control system is in an approved status.

C3.13.3. Remedies for Unreasonable Consumption. Unreasonable consumption of Government materials is not considered "loss, damage or destruction" under the risk-of-loss provisions. In cost-type contracts where unreasonable consumption is found, the PA will forward the case to the CO recommending cost disallowance action under the FAR cost principles. If unreasonable consumption is found in a fixed-price contract, the PA will forward the case to the CO for determination as to whether or not consideration should be sought from the contractor. In fixed-price contracts where unreasonable consumption of GFM is found, the CO shall determine whether or not consideration should be requested. Unreasonable consumption under MMAS is addressed in Chapter 5.

## C3.14. <u>UTILIZATION OF GOVERNMENT PROPERTY</u>

## C3.14.1. General

C3.14.1.1. <u>Use of Government Property</u>. The contractor should use Government property for authorized purposes only and have a system to determine if Government property is excess to their contractual needs. There must be a contractual requirement for all Government property in the possession of the contractor. Unless a contract provides authorization to use Government property in the offerer's possession, offerer's wishing to use such property in performance of a contract must obtain written approval for use from the CO having cognizance over the property.

C3.14.1.2. Rental of Government Property. It is the responsibility of the Contracting Officer to ensure the collection of any rent due the Government from the contractor in accordance with the Use and Charges Clause (FAR 52.245-9). In addition to ensuring that Government property is being used for the purposes authorized by the contract, the contractor's utilization system must also provide a basis for determining and allocating rental charges in accordance with FAR 45.403 and 45.509-2. In this connection, the CO may call upon the PA and/or other technical specialists, to verify the adequacy of the contractor's written statement of use in accordance with FAR 45.407 and 52.245-9 and utilization records established under FAR 45.509-2. Upon the request of the CO, the PA and/or other technical specialists shall prepare and furnish a statement to the CO on the adequacy of the contractor's procedures for controlling, recording, and reporting usage in accordance with the contract requirements. The statement will describe any variances between the utilization records and the statement of use in the following areas:

- C3.14.1.2.1. Unauthorized use.
- C3.14.1.2.2. Authorized use on a rental basis.
- C3.14.1.2.3. Use on independent research and development (IR&D) programs.
  - C3.14.1.2.4. Authorized and actual use of Government property.
  - C3.14.1.2.5. Age of Government property.
- C3.14.1.2.6. Cost of Government property (including any variances between the contractor's statement and the property control records involving transportation, installation, rebuilding or modernization, special tooling, or accessories costs).
- C3.14.1.3. <u>Unauthorized Use of Government Property</u>. It is the PA's responsibility to advise the CO of any known unauthorized use of Government property. In the event the contractor uses any Government property without authorization, the contractor may be liable for rental, without credit, for such items for each month or part of a month in which such unauthorized use occurs. The only exception is that the concerned Agency Head may, in writing, waive the contractor's liability for such unauthorized use if the Agency Head determines that without such a waiver a gross inequity would result.
- C3.14.1.4. <u>Identification of Excess</u>. Government property that has no activity over a specified period of time should be reviewed periodically and its need for continued retention justified. This system must be responsive to contract modification, completion, termination, reduced production rates, and engineering changes. The PA shall ensure the contractor's property control system establishes timeframes for these reviews. The cost of retention of inactive Government property must be compared to the potential for future need and possible replacement cost. Significant program changes in the contract may affect the continued use and retention of Government property. Examples of such changes are production cutbacks, partial terminations, primary purpose or product change, program adjustment, or contract completion or termination.
- C3.14.2. <u>Facilities</u>. The primary use of facilities is related to a specific contract and its use will normally expire upon completion thereof unless a new purpose is established, justified, and approved by the CO. The use of facilities for other than primary use may be authorized under FAR 45.4; however, such incidental use must not

interfere with or extend the primary use authorization. Both primary and incidental use of facilities for Government work are generally authorized by the CO on a rent-free basis. Conversely, facilities may be authorized for use by a contractor for commercial purposes in accordance with the requirements of FAR 45.402, 45.403 and 45.407. In such instances, a rental rate shall be computed in a manner prescribed by the Use and Charges Clause, FAR 52.245-9.

- C3.14.2.1. In view of the above stated policies, the contractor is contractually responsible for ensuring that all Government-owned facilities are effectively used. In addition, the contractor has a contractual obligation to promptly report all Government property in excess of the amounts needed to complete full performance under the contracts providing or authorizing its use. To accomplish this, the contractor has the responsibility to establish and maintain an adequate utilization management program. Contractor's procedures shall include an acceptable method of accumulating utilization data in sufficient detail to provide visibility as to the extent and manner of use of all Government-owned facilities. Although contractor systems will vary in type and complexity, each type will provide certain basic management data. All contractor utilization systems must provide written procedures for each type or group of property. Procedures for plant equipment with an acquisition cost of \$5,000 or more must include the requirements found in FAR 45.509-2.
- C3.14.2.1.1. Establishment of a minimum level of utilization. Such standards should indicate when management analysis will be accomplished by the contractor for retention justification. The utilization percentage or standard may vary for different items or grouping of items, depending on circumstances of use.
- C3.14.2.1.2. Provide for the recording of authorized use and the actual use of the facilities.
- C3.14.2.1.3. Definition of terms such as utilization, available hours, idle time, operating time, and minimum level of utilization.
- C3.14.2.1.4. A method of collecting utilization data and for reporting equipment availability and usage. As a minimum, equipment utilization reports should include PE item, group, or category identification, location of equipment, minimum level of utilization, actual hours used, and basis of usage rate.
- C3.14.2.1.5. Procedure or method for evaluating data and taking appropriate action when required for justifying retention of equipment that has fallen below the established minimum level of use or changing the minimum level of use or other standard.

- C3.14.2.1.6. Provide for prompt reporting to the CO of all plant equipment (PE) for which retention is not justified.
- C3.14.2.2. The PA will ensure that the contractor develops and maintains such a program in accordance with FAR 45.509-2. This will be accomplished by an evaluation of the contractor's utilization system(s) and analysis of the system's output. Before performing a system evaluation, the PA will ensure the contractor has developed an acceptable utilization procedure for PE as required by FAR 45.509-2. The contractor's procedures for use shall be referred to the appropriate technical personnel for evaluation and advice.
- C3.14.2.3. The following represents the specific responsibilities of the PA in performing an evaluation of the contractor's utilization system:
  - C3.14.2.3.1. Approving the contractor's utilization program.
- C3.14.2.3.2. Establishing with the contractor, mutually agreeable usage criteria on items, types, or groups of Government-owned PE. Coordinate contractor's procedures with the appropriate technical personnel for technical analysis and advice as to acceptance or changes required to meet minimum acceptable standards of use.
- C3.14.2.3.3. Performing analysis of the utilization system's output to ensure economical and efficient usage of Government-owned plant equipment.
- C3.14.2.3.4. Initiating reviews when it is determined that such property is not being economically and efficiently used or taking corrective action that may result in:
  - C3.14.2.3.4.1. Adjustment of the usage criteria.
- C3.14.2.3.4.2. Reallocation of excess PE between contractor's programs through CO direction.
- C3.14.2.3.4.3. Justification for retention based on programmed or projected workload, contractual changes, or other reasons acceptable to the PA.
  - C3.14.2.3.4.4. Declaration of the Government-owned PE as excess.
- C3.14.2.3.4.5. Correction of deficiencies in the contractor's utilization systems.

## C3.15. MAINTENANCE OF GOVERNMENT PROPERTY

- C3.15.1. <u>General</u>. The applicable Government property clauses and special contract provisions require contractors to establish and maintain a program for the maintenance, repair, protection, and preservation of Government property (i.e., Facilities, ST, STE, and APP) in accordance with sound industrial practice and the applicable provisions of FAR 45.5.
- C3.15.2. <u>Maintenance Program</u>. The contractor's maintenance program should be tailored to efficiently initiate, control, perform, and document maintenance functions for Government property provided under the terms of the contract. Facilities contracts require a more extensive maintenance plan. This plan becomes the contractor's normal maintenance obligation. The plan will include procedures and maintenance instructions that communicate company standards and techniques to operational and maintenance personnel. The program should provide for:
- C3.15.2.1. <u>Preventive Maintenance (PM)</u>, FAR 45.509-1(b). The PM program should include the recurrent day-to-day scheduled systematic first-level care of property, such as lubrication, adjustment, servicing, and inspection. It should also include normal parts replacement required to forestall excessive wear, repair, malfunction, or deterioration of production or non-production facilities to ensure effective use for their designated purpose, capacity and/or production rate. Procedures and/or instructions should be based on:
- C3.15.2.1.1. Specific and/or optimum maintenance requirements for each item of equipment or real property.
- C3.15.2.1.2. Manufacturer's recommendations, Government instructions or technical manuals/publications.
  - C3.15.2.1.3. Plant experience (peculiar operating conditions).
  - C3.15.2.1.4. Engineering analysis (age and condition).
  - C3.15.2.1.5. Tolerance requirements.
  - C3.15.2.1.6. Safety considerations.

PM should be scheduled and performed in accordance with required frequencies (i.e., weekly, monthly, semiannually, or annually). Work orders and/or instructions for PM should assign responsibility and include a checklist identifying detailed tasks (i.e., points that must be inspected, lubricated, adjusted, and material required). When PM is

performed by equipment operators, procedures shall identify tasks, checklists, frequencies, recording requirements, and provide for reporting deficiencies when corrective maintenance is required. The objectives of PM are to sustain the service life of equipment, maintain safety, ensure optimum performance level, reduce emergency repairs and equipment downtime, and lower cost.

- C3.15.2.2. <u>Corrective Maintenance</u>. The contractor's program should provide for the reporting, initiating, and performance of maintenance outside the scope of PM, but within the contractor's normal maintenance obligation. Any work that is outside of the normal maintenance obligation, such as capital-type rehabilitation (CTR), requires CO authorization. Procedures should include instructions for the following:
- C3.15.2.2.1. Disclosure and/or reporting of deficiencies by operational personnel.
  - C3.15.2.2.2. Disclosure of deficiencies through PM and/or inspections.
- C3.15.2.2.3. Initiating work orders with detailed assignment, guidance, and fixed responsibility.
  - C3.15.2.2.4. Ensuring deficiencies have been corrected.
  - C3.15.2.2.5. Recording work accomplished.
  - C3.15.2.2.6. Reporting the need for CTR.
  - C3.15.2.2.7. Identifying and reporting the need for replacement.
- C3.15.2.3. <u>Maintenance Management</u>. The contractor's maintenance operation may be centralized to facilitate an efficient and effective maintenance program. Procedures should address all management control functions, lines of authority, and responsibility. Maintenance control functions include:
- C3.15.2.3.1. Planning (knowing what work must be done and how it will be accomplished).
  - C3.15.2.3.2. Estimating (establishing cost of work to be performed).
- C3.15.2.3.3. Scheduling work (coordinating specific work with man-hours, material, and equipment operational time).

- C3.15.2.3.4. Initiating work orders (PM and corrective, controlling work flow).
  - C3.15.2.3.5. Controlling maintenance performance.
- C3.15.2.3.6. Ensuring field reporting (completed work orders returned noting work accomplished and providing remarks on equipment status).
  - C3.15.2.3.7. Work order status (suspense on complete or open orders).
  - C3.15.2.3.8. Backlog (planned work yet to be scheduled).
- C3.15.2.3.9. Records (complete historical data on each item of property; i.e., all maintenance efforts, cost, accumulative cost (parts and labor), repetitive failures).
  - C3.15.2.3.10. Maintenance analysis.
  - C3.15.2.3.11. Reporting (the ability to provide reports on all the above).

# C3.15.2.4. Maintenance Requirements by Property Type

- C3.15.2.4.1. <u>APP</u>. APP shall be maintained in accordance with the contractor's maintenance program. Special contract terms and conditions may require a higher level of maintenance or special maintenance provisions. The PA shall review contracts for any special provisions. Maintenance for APP must be accomplished in accordance with Government technical publications or manuals, where applicable, or other appropriate technical sources, including manufacturer's maintenance manuals, where available. Both scheduled and non-scheduled maintenance may be required. PAs should be aware that in some instances APP may, by its nature, require maintenance to be performed by the Government instead of the contractor.
- C3.15.2.4.2. <u>STE</u>. Maintenance of STE shall be included in the maintenance program and is primarily limited to periodic calibration. Contractor calibration systems are generally reviewed by the Quality Assurance Technical Representative. STE maintenance consists of preventive, corrective, and calibration as required by the manufacturer's recommendations or other appropriate technical standards. The PA should be assured that the maintenance or calibration is performed according to schedule, and records of preventive maintenance, calibration, and corrective actions are adequate and accurate. The calibration review should include a thorough review of the maintenance history, whether manual or automated. Updated

calibration stickers usually show the next required inspection date. The PA shall review the contractor's procedures for a step-by-step implementation of calibration program control.

- C3.15.2.4.3. <u>ST</u>. The contractor's maintenance program shall include provisions that will ensure the proper maintenance and preservation of ST. Factors that should be considered are proper preservation of tools before going into long-term storage, particularly proper protection of critical surfaces, and proper calibration and tolerance checks before putting tools back into service.
- C3.15.2.4.4. <u>Facilities</u>. The contractor's responsibilities for maintenance of Government-owned real property and plant equipment are described in FAR 45.509-1, Contractor's Maintenance Program and the appropriate Government property and Facilities clauses. The Facilities contract clauses (FAR 52.245-7 & 11) require the establishment of a maintenance program that, when approved by the PA, may be the contractor's normal maintenance program. Any work that exceeds the requirements of the normal maintenance program shall be considered to be CTR. The contractor's maintenance program shall provide for:
- C3.15.2.4.4.1. Disclosure of need for and the performance of preventive maintenance.
  - C3.15.2.4.4.2. Disclosure of need for and reporting of CTR.
- C3.15.2.4.4.3. Recording of work performed under the contractor's maintenance program.
- C3.15.2.5. <u>PA Responsibilities</u>. The PA will ensure the contractor develops and maintains a maintenance program in accordance with contract provisions, FAR 45.509-1, and the applicable Government property clauses. To accomplish an adequate evaluation of the maintenance program, appropriate technical staff personnel should review the contractor's procedures and provide recommendations or comments. The PA will approve the contractor's maintenance program when evaluation reflects compliance with contract requirements.

# C3.16. <u>SUBCONTRACTOR AND ALTERNATE LOCATION PROPERTY</u> MANAGEMENT

C3.16.1. <u>General</u>. It is recognized that Government property may be in the possession or under the control of a subcontractor or at alternate locations of the prime contractor. The contractor is responsible and accountable for all Government

property in the possession of subcontractors or at its alternate locations. The PA is responsible for ensuring that the prime contractor includes appropriate provisions in its subcontracts providing for Government property and is performing adequate surveillance of its subcontractor's property control systems. In addition, the PA is responsible for determining the extent of support property administration necessary to ensure that the best interests of the Government are adequately protected.

# C3.16.2. Contractor Requirements

# C3.16.2.1. Maintaining Official Records of Government Property

- C3.16.2.1.1. FAR 45.505 requires the prime contractor to use the records created and maintained by a subcontractor with an approved property control system for Government property provided under its own prime contracts, unless the PA directs otherwise. A common industry practice has been for the prime contractor to maintain the official property records while relying upon the subcontractor's records as secondary locator records.
- C3.16.2.1.2. The PA's approval of the contractor's determination as to who should create and maintain the official property records will be based on, but not limited to the following criteria:
- C3.16.2.1.2.1. Type, quantity, and dollar value of property in the subcontractor's possession.
- C3.16.2.1.2.2. Type of subcontract and risk of loss provision contained therein.
- C3.16.2.1.2.3. Established policies, precedence, and past performance of the contractor and subcontractor.
- C3.16.2.1.2.4. Extent and effectiveness of the prime contractor's subcontractor surveillance program.
- C3.16.2.1.2.5. Prime contractor's willingness to accept the findings of the supporting PA.
  - C3.16.2.1.2.6. Other pertinent information.
- C3.16.2.1.3. The PA's approval or disapproval and rationale must be fully documented in the contract file.

# C3.16.2.2. <u>Flowdown of Contractor Requirements</u>

C3.16.2.2.1. The PA must ensure that the contractor's procedures adequately address the methods by which flowdown of contractor requirements are accomplished. Subcontracts and/or purchase orders (PO) that provide Government property to subcontractors must be reviewed to verify that they adequately describe the Government property being furnished by or acquired for the Government, and that the contract requirements are flowed down:

C3.16.2.2.1.1. By reference (for larger subcontractors knowledgeable of FAR provisions), or

C3.16.2.2.1.2. Incorporated in full text (for smaller subcontractors with limited knowledge of or access to FAR provisions), whichever is appropriate.

C3.16.2.2.2. In particular, FAR 45.502(d) requires a contractor who provides Government property to a subcontractor for the performance of a subcontract, to insert the provisions of FAR 45.5 in the subcontract.

C3.16.2.2.3. Under fixed-price contracts containing the "All"risk of loss provisions, found at FAR 52.245-2 (g), prime contractors are liable for all loss, damage or destruction of Government property with the exception of reasonable wear and tear or proper consumption as determined by the PA. If Government property is provided by the prime to a subcontractor the prime is ultimately responsible. If a prime has Government property accountable under a contract containing the "Limited risk of loss" provisions, FAR 52.245-2 (ALT. I), 52.245-5 or 52.245-8, and the contractor provides that Government property to the possession and control of a subcontractor, the transfer shall not affect the liability of the prime for loss, damage or destruction of Government property. Under the "Limited risk of loss" provisions it is the Government's policy that the prime require the subcontractor to assume the risk of and be responsible for any loss or destruction of, or damage to, the Government property while in the subcontractor's possession or control, with the exception of reasonable wear and tear or reasonable and proper consumption. However, the prime contractor may, with the Contracting Officer's prior written approval, flow down the "limited risk-of-loss provision" of the Government property clause. To make this determination, the Contracting Officer shall consider the applicable criteria listed in FAR 45.103 before allowing the flow-down of the "Limited risk-of-loss provisions."

C3.16.2.2.4. If the prime contract contains the FAR 52.245-17 Special Tooling (ST) clause, the contractor shall include in any subcontract involving the

acquisition or fabrication of ST, where the full cost of ST is to be charged to the subcontract, provisions to obtain Government rights comparable to the rights of the Government under the prime contract (unless the contractor and Contracting Officer agree that such rights are not of substantial interest to the Government).

C3.16.2.2.5. If the prime contract contains the FAR 52.245-18 Special Test Equipment (STE) clause, the contractor shall insert the STE clause or equivalent provisions in any subcontract that provides for the acquisition or fabrication of STE or components for the Government.

## C3.16.2.3. Contractor Surveillance of Subcontractors

C3.16.2.3.1. The PA shall review the contractor's procedures and practices for performing surveillance of subcontractor property control systems to ensure that they provide for:

C3.16.2.3.1.1. Scheduled and completed surveillance.

C3.16.2.3.1.2. The scope, frequency, and techniques used to perform the surveillance.

C3.16.2.3.1.3. Adequate surveillance documentation describing:

C3.16.2.3.1.3.1. Subcontractor name and address, date(s) of survey, and person(s) contacted during the survey.

C3.16.2.3.1.3.2. Types, quantities, and dollar value of property involved.

C3.16.2.3.1.3.3. Method(s) of performing the survey (sampling, observation and judgment, discussions with key contractor personnel, review of procedures, etc.).

C3.16.2.3.1.3.4. Evaluation criteria used to perform the survey.

C3.16.2.3.1.3.5. Conclusions including disclosure, follow-up, and final resolution of deficiencies.

C3.16.2.3.2. <u>Extent of Surveillance</u>. The scope, frequency, and techniques the contractor uses to perform surveillance of his subcontractors should be based on applicable criteria listed in subparagraph C3.16.2.1.1. through C3.16.2.1.3., above:

C3.16.2.3.2.1. For subcontractors with small amounts of Government property, the extent of prime contractor surveillance may be limited to a letter ascertaining the status of the Government property that was provided under the subcontract. However, unless the PA determines otherwise, certification letters must not be the sole method of surveillance. Periodic on-site surveys may be necessary to verify that the items are being adequately protected and used for purposes authorized by the contract.

C3.16.2.3.2.2. For subcontractors with larger amounts of Government property, on-site surveillance visits by contractor personnel knowledgeable of Government property control contract requirements are essential.

## C3.16.3. <u>Support Property Administration</u>

## C3.16.3.1. Support Property Administration Criteria

- C3.16.3.1.1. The PA has the responsibility to determine when Support Property Administration (SPA) will be in the Government's best interest. Since the contractor is responsible for managing its subcontracts, the PA should be primarily concerned with the contractor's program for subcontractor control. Thus, the PA will normally not request SPA unless one of the conditions in FAR 42.204(b) or (c) exist.
- C3.16.3.1.2. When one of the conditions in FAR 42.204 (b) or (c) exists, the PA shall consider applicable criteria in subparagraph C3.16.2.1.2., above.
- C3.16.3.1.3. Since the contractor's contract costs or prices are normally based on direct charges or overhead rates that include the cost of performing surveillance of subcontractors, it is recommended that the PA coordinate with the CO before requesting SPA. The CO may determine that consideration should be sought depending upon the amount of overhead costs the contractor will save by having the Government perform the contractor's required surveillance of his subcontractors.
- C3.16.3.1.4. Support property administration delegations should be reviewed and updated during the preparation for a system analysis for changes, additions, or deletions.

## C3.16.3.2. Contractor's Permission and Concurrence

C3.16.3.2.1. When the PA determines that SPA is appropriate, the PA will ascertain whether the contractor will accept the findings of a supporting PA. Legally, the PA must have the permission of the contractor before a supporting PA may be

allowed to enter the subcontractor's facility to perform surveillance. The basis for this requirement is that the contractor is the party having a direct contractual relationship with the Government. There is no such relationship, or as it is commonly phrased "privity of contract," between the Government and the subcontractor.

- C3.16.3.2.2. The contractor may request and accept the findings of a supporting PA instead of performing its own surveillance. In instances where the contractor does not consent to SPA, the contractor shall perform necessary reviews and surveillance, and document all actions and findings in accordance with FAR 45.502(d). This likely to involve small subcontractors with limited Government subcontracts who prefer to deal only with those with whom they have a direct contractual relationship. However, if the same subcontractor has Government prime contracts, there is nothing to preclude the PA from requesting occasional assistance from the cognizant PA in order to ascertain the overall status of the subcontractor's property control system. If the information from the cognizant PA reveals deficiencies in the subcontractor's system, the PA will ascertain whether the prime contractor had knowledge of the deficiencies and whether appropriate corrective actions have been implemented.
- C3.16.3.2.3. Often, prime contractors insert provisions in their subcontracts allowing Government personnel to audit the subcontractor's property control system during subcontract performance.
- C3.16.3.2.4. When the contractor will accept the findings of a supporting PA, the PA will obtain a statement in writing to that effect and prepare a request for SPA.
- C3.16.3.2.5. The PA does not require the contractor's permission to request SPA if Government property is at the contractor's alternate locations, since the system is covered under the provisions of the prime contract.

#### C3.16.3.3. Procedures for Requesting Support Property Administration

- C3.16.3.3.1. When the PA has determined that SPA is necessary and that the contractor will accept the findings of a supporting PA, the PA will consult DLAH 4105.4, "Directory of Contract Administration Services Components," to determine the cognizant CAO.
- C3.16.3.3.2. Wherever possible, requests for SPA will be combined with those for support administration in other functional areas. The PA shall consult with other components of the CAO and ascertain whether other functions are to be delegated. In the event more than one function is to be delegated, a request will be prepared by the PA and forwarded to the CO for consolidation with the other functional

requests. When other support contract administration functions are not required, the PA will make an individual request.

C3.16.3.3.3. In many cases, a determination as to whether SPA is necessary cannot be made by the PA until such time that subcontracts have been placed by the contractor, and the dollar amount and type of property located at the subcontractor's facility is known. This requires the PA to request from the contractor a list of all Government property by dollar amount and type located at subcontractor and contractor alternate locations. The information is needed in order for the PA to make SPA determinations such as whether to request SPA and to ensure that existing SPA reflects current requirements.

C3.16.3.3.4. The request for SPA shall include the following minimum information:

C3.16.3.3.4.1. The name and address of the prime contractor.

C3.16.3.3.4.2. The prime contract number.

C3.16.3.3.4.3. The name and address of the subcontractor or the contractor's alternate location where the property is to be located.

C3.16.3.3.4.4. Alist of property to be furnished and/or a statement as to whether property will be acquired by the subcontractor.

C3.16.3.3.4.5. A copy of the subcontract, purchase order, and any subsequent change orders under which the property will be furnished or acquired by the subcontractor.

C3.16.3.3.4.6. The specific extent of support required such as:

C3.16.3.3.4.6.1. Prompt reporting of loss, damage or destruction of Government property.

C3.16.3.3.4.6.2. Forwarding copies of deficiency and system summary reports.

C3.16.3.3.4.6.3. Performing special emphasis surveillance, etc.

C3.16.3.3.4.7. Any limitations of the delegation; for example:

C3.16.3.3.4.7.1. Approval of the property control system at the contractor alternate location (in this case, the supporting PA will only be requested to perform the surveillance and forward the findings and status to the prime PA).

C3.16.3.3.4.7.2. Relieving the contractor of responsibility for LDD of Government property at the contractor alternate location (in this case, the requester will ask only that the supporting PA investigate and make a recommendation to the prime PA).

C3.16.3.3.4.7.3. Other responsibilities that the PA may wish to retain.

- C3.16.3.3.5. Ideally, requests for SPA should be formulated with the coordination of the cognizant CAO to enable the supporting CAO to plan for efficient support to the requesting CAO. Prior coordination provides both CAOs the opportunity to discuss and agree upon the extent of support required and any limitations thereof.
- C3.16.3.3.6. The requesting CAO is responsible for distributing copies of contract modifications pertaining to Government property at the subcontractor's facility to the supporting CAO as soon as possible.
- C3.16.3.3.7. When preparing SPA requests on subcontracts and purchase orders where performance is on a military installation, the Services are responsible for administering their contracts.
- C3.16.4. Accepting Requests for Support Property Administration. When an SPA request is received, it shall include all the pertinent information required to properly administer the contract and specifically outline the extent of support required. If the request is not complete, the supporting CAO shall request clarification and inclusion of pertinent documents from the prime PA before accepting the assignment. Acceptance of SPA shall be accomplished promptly after receipt of an acceptable request it is important that the supporting PA keep the prime PA informed of pertinent issues or deficiencies in the contractor's property management system. A support property administration delegation need not be accepted if the request is incomplete.
- C3.16.5. <u>Contractor Possession of Government Property Not Delegated for Support Property Administration</u>. The PA should be alert for cases where assigned contractors come into possession of Government property not accountable to subcontracts or purchase orders that the PA is administering. In cases where a contractor receives Government property from a prime contractor for performance under a subcontract, the PA shall request from the prime CAO as to whether they desire

support property administration to be performed. If support property administration is to be delegated, a formal request shall be prepared by the prime PA. If support property administration is not delegated the PA at the subcontractor location shall not include the property accountable under the subcontract or purchase order in their system analysis. (See privity of contract, subparagraph C3.16.2.1., above)

- C3.16.6. Other Prime Contractor Relationships. The PA should be familiar with and aware of the numerous and varied internal controls and relationships established with and between prime contractors and their other working groups, divisions, and organizational entities. The prime contractor must clearly define for the PA whether the work being done is under a subcontract or under an interorganizational transfer or at an alternate location. If the PA is unable to ascertain the contractual relationship between organizations, the PA shall request clarification from the prime contractor. Below are a number of commonly used categories of relationships.
- C3.16.6.1. <u>Alternate Locations</u>. The PA will ensure that contractor procedures provide for the control of Government property at alternate locations of the prime. It is essential that the PA be aware of the quantity and types of Government property at alternate locations, the type of record system utilized, and the degree of autonomy of the alternate location property management organization. Contractor concurrence is not required for the PA to access the alternate location.
- C3.16.6.2. <u>Military Installations</u>. The PA shall ensure that SPA on a military installation is accomplished in accordance with DFARS 242.270.
- C3.16.6.3. <u>Interorganizational Transfers (IOT)</u>. An IOT is also known as an Interdivisional Work Authorization (IDWA) or an Assist Work Authorization (AWA). An IOT is simply a work order issued by the contractor to one of its corporate divisions. IOTs are usually issued when the contractor lacks the required technical expertise or manufacturing capability to perform a particular task. Government property provided for use in the performance of an IOT is subject to the provisions of the Government property clause contained in the prime contract. The PA should be aware of the existence of IOTs and should ensure that contractor records accurately reflect the status of all property provided under an IOT. Contractor concurrence may not be required for the PA to access the other location depending upon the contractor's organizational structure.

## C3.16.7. Enforcement of Subcontractor Control Requirements

C3.16.7.1. Contractors who fail to flowdown the required property control provisions to subcontractors run the risk of having this segment of their property

control system evaluated as unsatisfactory. For instance, a contractor who flows down the "limited risk-of-loss" provision of a Government property clause without Contracting Officer approval and subsequently fails to insert the "regular risk-of-loss provision" may have this segment of their property control system evaluated as unsatisfactory and then subsequently have their property control system approval withdrawn, thereby shifting the risk-of-loss to the prime contractor for any losses, damage, or destruction of Government property provided to the subcontractor under the subcontract. In addition, Contracting Officers may consider not granting the contractor "consent to subcontract" on future subcontracts until the contractor completes appropriate corrective actions.

- C3.16.7.2. Similarly, the unsatisfactory rating and possible withdrawal of approval of the contractor's property control system and not granting "consent to subcontract" are options for the CO to consider when the contractor fails to perform an adequate level of surveillance of a subcontractor's property control system. This is important especially when there are large dollar values of Government property involved and/or the "limited-risk-of-loss" provision is flowed down to the subcontractor. The contractor's procedures should provide for appropriate levels of subcontractor property control system surveillance.
- C3.16.8. <u>Property Administration Files</u>. The PA shall maintain a file of both incoming and outgoing delegations that are to be made part of the official contract file. An SPA log containing brief summary information for quick reference may be useful. As a minimum, SPA files should consist of:
  - C3.16.8.1. A copy of the original SPA request.
  - C3.16.8.2. Support documentation pertinent to the original request.
  - C3.16.8.3. Subsequent documentation related to the SPA delegation.

# C3.17. <u>DISPOSITION OF GOVERNMENT PROPERTY</u>

C3.17.1. General. The applicable Government property clauses and special contract provisions set forth the requirements for final accounting and disposition of Government property. The disposition process begins with identifying Government property that is excess to its contract requirements. Effective property control systems provide for disclosing excesses as they occur. Government property shall be promptly reported by the contractor for disposition in accordance with FAR 45.6, other contractual requirements, or direction from the CO. Government property that has had no activity over a specified period of time should be reviewed and its need justified. Once inactive Government property has been determined to be excess to the contract

for which acquired, it should be screened against other in-house contracts for further use. Government property shall be transferring to follow on contracts only where the receiving contract authorizes such a transfer, either originally or through contract modification, and a contractual requirement has been established. The contractor's property control system shall provide for reutilization visibility of excess while the disposition process is going on, up to the time final disposal actually takes place.

- C3.17.2. <u>APP</u>. Special direction for the disposal of APP may be included in the contract by the CO. This may be necessary due to the potential harm that may be rendered by some types of APP; e.g., arms, ammunition, and explosives.
- C3.17.3. <u>ST</u>. Special tooling subject to the special tooling clause. The special tooling clause includes special provisions for reporting and dispositioning right-to-title special tooling when it becomes excess to contract requirements. The PA shall interface and assist the CO to ensure proper and timely reporting and subsequent disposal of the right-to-title special tooling.
- C3.17.4. <u>Facilities</u>. The DLA Joint Services Manual (DLAM 4215.1, AR 700-43, NAVSUP PUB 5009, and AFM 78-9, "Management of Defense-Owned Industrial Plant Equipment (IPE))," provides detailed procedures for idle declarations of IPE and screening for reallocation by IPEC. Agencies may require internal screening before DIPEC reporting.

# C3.18. CLOSURE OF CONTRACTS FOR PROPERTY ADMINISTRATION

- C3.18.1. General. Upon completion or termination of a contract, the PA shall:
- C3.18.1.1. Ensure that contractor property management organizations are internally notified of the pending and actual completion of contract performance so that closure of property issues can be initiated.
- C3.18.1.2. Require the contractor to perform a physical inventory of Government property disposal purposes unless waived, as set forth in with FAR 45.508-1. If waived, the PA shall obtain from the contractor a written statement indicating that record balances have been transferred and that the contractor accepts responsibility and accountability for those balances where property is transferred to a follow-on contract.
- C3.18.1.3. Ensure that property transfers to other Government contracts are accomplished based upon firm contract requirements.

- C3.18.1.4. Monitor the actions of the contractor in returning excess Government property not referred to the Plant Clearance Officer.
- C3.18.1.5. Advise the cognizant Plant Clearance Officer of the existence at a contractor's plant of residual property requiring disposal.
- C3.18.1.6. Ensure that excess property is promptly reported on inventory schedules to the Plant Clearance Officer.
- C3.18.1.7. Ensure that the contractor promptly takes all required actions to complete property management responsibilities and close out records.
- C3.18.1.8. Require the contractor to submit a DD Form 1662 or comparable document prescribed for non-DoD Agencies (e.g., NASA 1018), to reflect a zero balance of Government property accountable to the contract.
- C3.18.1.9. Ensure that the processing of all liability actions by the PA or CO are completed.

## C3.19. <u>INFORMATION REQUIREMENTS</u>

The reports mentioned in this chapter have been licensed under Report Control Symbol DD-P7L(A)1087 and Office of Management and Budget Control Number 0704-0246.

#### C4. CHAPTER 4

# SYSTEMS ANALYSIS ELEMENTS OF THE PROPERTY ADMINISTRATION PROCESS

## C4.1. PROPERTY CONTROL SYSTEM ANALYSES

## C4.1.1. General

- C4.1.1.1. Contractors are required to establish and maintain an adequate property control system to control, protect, preserve and maintain all Government property as required by the Government property clauses. This property control system normally shall comply with the requirements of FAR 45.5, DFARS 45.5, Agency-specific, requirements and any other contractually specified requirements. There are exceptions where a contractor need not control the Government property in its possession in accordance with FAR 45.5. Exceptions are found in FAR 45.105(b) by using the Government property clause at FAR 52.245-1. Another exception where contractors need not control Government property in accordance with FAR 45.5 is found in the clause at FAR 52.245-4.
- C4.1.1.2. The property control system established and maintained by the contractor normally consists of written property control procedures, and the application and/or compliance with those procedures. It is normal industry practice to provide for the control of property by means of written procedures that communicate company standards, techniques, and instructions to operational personnel. These procedures provide the PA with the yardstick by which the contractor's application and/or compliance shall be evaluated. The PA shall evaluate the contractor's written procedures and the application and/or compliance thereof.
- C4.1.1.3. The analysis of a contractor's property control system during contract performance is a critical responsibility assigned the PA. It is through this analysis that the PA determines whether the contractor is effectively and efficiently complying with the terms and conditions of the contract, regulatory requirements, and other special requirements contractually imposed by the procuring activity. The system analysis may reveal unsatisfactory conditions. These unsatisfactory conditions may in turn lead to the disapproval of the contractor's property control system and a subsequent increase in the contractor's liability for any loss, damage or destruction of Government property.

- C4.1.1.4. The PA has available many tools that may be used to evaluate and analyze the contractor's property control system. These tools consist not only of the statistical methodologies available but the judgment and expertise that the PA develops through experience. To effectively evaluate the contractor's property control system, the PA must be familiar with the contractor's operation, types and amounts of property, the complexity of the contractor's system, previous experience regarding the adequacy of control, and the reliability of the contractor's system.
- C4.1.2. <u>Property System Status</u>. A contractor's property control system may exist in one of four different statuses. These consist of Pre-submission, Non-acceptance and/or Withheld, Approved, and Disapproved and/or Withdrawn Status.
- C4.1.2.1. Pre-submission status exists when a contractor's property control system has neither been formally non-accepted, approved, or disapproved.
- C4.1.2.2. Non-acceptance and/or Withheld status exists when a contractor who has never had an approved property control system submits a procedure to the PA, deficiencies exist and are not corrected. The CO, based upon the PA's recommendation, formally notifies the contractor of the non-acceptance of the property control system. This may also occur when a contractor fails to submit a written procedure in accordance with the Government property clauses.
- C4.1.2.3. Approved status exists when the contractor has a property control system approved by the PA.
- C4.1.2.4. Disapproved and/or Withdrawn status exists when the contractor previously had an approved property control system but the PA was unsuccessful at obtaining contractor correction of deficiencies; the CO, based upon the PA's recommendation, has formally notified the contractor of the disapproval and/or withdrawal of the property control system.
- C4.1.3. <u>Levels of Property Control System Analyses</u>. Completion of property control system analyses may require detailed tests, examinations, and evaluations over an extended period of time. However, an analysis of a contractor's property control system involving only small dollar amounts of property and simple property control methods may often be accomplished without plant visits or extensive testing by the PA. To more efficiently and effectively assign resources, property control system analyses may take one of two forms: Standard or Limited Analyses.
- C4.1.3.1. Standard analyses normally take place at a contractor's place of operation over an extended period of time involving complex property control systems.

This analysis usually covers all applicable functions with detailed work papers generated, summaries provided, and formalized conclusions drawn as to the condition of the contractor's operations. The depth and detail of review and analysis are far greater for a standard system analysis than for a limited system analysis.

- C4.1.3.2. Limited analyses may be applied to contractors with property control systems that involve small dollar amounts or quantities of Government property. Limited analyses should be accomplished without plant visits except that the PA shall visit contractor's operations no more than once every 3 years when designated for limited analyses, unless the PA is aware of problems that exist that may require increasing the frequency of visits. When limited analyses of the contractor's property control system is considered adequate to protect the interest of the Government, a written determination to that effect shall be prepared by the PA and placed in the Contract Property Control Data file. The PA shall consider previous analyses experience, contractor's personnel, and the complexity and reliability of contractor's property system, before determining whether limited analyses shall be performed.
- C4.1.3.2.1. Limited analyses may be applied when Government property under one or more contracts consists of no more than \$500,000 exclusive of reparables on overhaul and maintenance contracts.
- C4.1.3.2.2. Limited analyses shall not be applied when sensitive property is in the possession of the contractor.

# C4.1.4. <u>Frequency of Property Control System Analyses</u>

- C4.1.4.1. A contractor's property control system may be subject to analyses as frequently as conditions warrant. These analyses may take place at any time during contract performance, upon contract completion or termination, or at any time thereafter during the period that the contractor is required to retain such records.
- C4.1.4.2. A system analysis shall be conducted at least once each fiscal year to obtain knowledge of the contractor's system of property control. Unless individual Agency policy dictates otherwise, the PA may choose, due to the reliability of the contractor's property control systems, to perform the analysis using one of the following methods:

- C4.1.4.2.1. Biennial analysis for contractors who have initially demonstrated 3 consecutive years of satisfactory property control system performance and continue satisfactory system performance. An unsatisfactory system analysis will result in demonstration of 3 consecutive years of satisfactory property control system performance prior to reinstating biennial system analysis; or
- C4.1.4.2.2. Waive review of selected functions or functional segments as evidenced by, but not limited to, the following factors:
- C4.1.4.2.2.1. Satisfactory compliance with the applicable Government regulations and contractual requirements over an extended period of time; and/or
- C4.1.4.2.2.2. Stability of the quantity of Government property in the contractor's possession; and
- C4.1.4.2.2.3. PA's first hand knowledge of the contractor's property control system.
- C4.1.4.2.3. In no instance shall any applicable function or functional segment be reviewed any less often than once every 2 years. Schedules may be modified to reflect changes in the property control system analyses.

# C4.1.5. <u>Planning of Property Control System Analyses</u>

- C4.1.5.1. A system analysis plan shall be developed for each contractor's plant covering the property control system used in connection with Government contracts. The plan shall provide for analyses and shall be augmented to cover responsibilities imposed by new contracts, changing conditions, or marginal performance.
- C4.1.5.2. The PA must develop and determine in the system analyses plan which functions, functional segments and criterion (see Appendix 1) of the contractor's property system warrant examination. Only those functions and functional segments applicable to the contractor, the types of property accountable, and the activities involved need be subject to review. Those functions not applicable shall not be reviewed. Limited dollar amounts and activity, types of property, complexity of the contractor's system, risk to the Government, and previous experience regarding the adequacy of contractor controls are factors the PA may consider in determining the extent and scope of the system analysis plan. Before the initiation of any system analysis, the PA shall establish a system analysis plan which shall provide, as a minimum:

- C4.1.5.2.1. Listing of the functions, functional segments, and criteria identifying those items that are applicable, not applicable, or deferred.
  - C4.1.5.2.2. Listing of the estimated line items of property by type.
- C4.1.5.2.3. Record of the evaluation of procedures portion of the approved property control system applicable to the functions to be examined, and noting of any portions thereof that should be reviewed with operating personnel for possible updating.
- C4.1.5.2.4. Survey files shall contain sufficient narrative and documentation reflecting rational for deferring accomplishment of the functions or functional segments.

# C4.1.6. Scheduling of Property Control System (PCS) Analyses

- C4.1.6.1. At the beginning of each fiscal year, the PA shall prepare a schedule showing the names of the contractors and the projected dates on which each system analysis shall take place. In the case of PAs assigned to one contractor; e.g., resident versus itinerant, this schedule shall consist of the function and/or functional segment and the projected dates on which that function's analysis shall take place.
- C4.1.6.2. When the survey involves CAS elements other than Property Administration, the PA shall coordinate the planning and scheduling with the other elements. The PA will share available, pertinent information when planning and scheduling with other involved CAS elements.
- C4.1.6.3. At major contractors, surveys of major functions such as utilization and maintenance may have to be scheduled over the entire year. When a contractor's system involves the use of substantial quantities of equipment and/or tooling, it may be necessary to conduct surveys of the functions of utilization and maintenance on a continual basis.
- C4.1.7. <u>Initial Contact With New Con Factors</u>. Normally, the initial contact by the Contract Administration Office with a contractor is through a pre-award survey, post-award conference or post-award letter. (See FAR 42.5.) When a conference is held, the PA shall ensure suitable discussion of property administration responsibilities and any items of special interest or impact on the contractor, such as known deficiencies, a disapproved or withheld property control system, or the absence of a property control system. When a conference is not held, the PA, upon assignment of a contract for property administration, shall forward a letter to the contractor:

- C4.1.7.1. Inviting attention to the contractor's responsibilities regarding Government property under the contract, including any specialized controls, and the extent of his liability for loss, damage, or destruction of Government property during any period in which the contractor's property control system does not have the written approval of the PA.
- C4.1.7.2. Requesting the name of the contractor's representative(s) to contact for review and discussion of the proposed property control system.
- C4.1.7.3. Requesting that written procedures be provided for evaluation that comply with FAR 45.5 and other applicable regulations and contractual requirements.
- C4.1.7.4. Arranging an entrance interview with the contractor to discuss these items.

# C4.1.8. <u>Initial Evaluation of the Contractor's Property Control System</u>

- C4.1.8.1. <u>Initial Evaluation of Contractor Procedures</u>. PAs are required to review contractor procedures for the proper management of Government property. Procedures for the control of Government property must identify the nature of the action(s) to be taken and the type(s) of property involved, assign responsibilities and acceptable timeframes for those actions, and describe the methods for performing the prescribed tasks. An effective guide in evaluating the contractor's property control procedures is to compare the type(s) of property and control requirements by using the applicable functions in this Manual. Broad statements such as, "It is the company policy to protect Government property" are of little value in providing contractor's operating personnel with instructions for receipt and issue of materials, maintenance to be performed on certain types of equipment, or the control or utilization of property to ensure it is used only for authorized purposes.
- C4.1.8.2. Following assignment of an initial contract, and upon submission of the written procedures, the PA shall review the procedures portion of the contractor's property control system to determine:
- C4.1.8.2.1. Areas in the proposed procedures which fail to comply with FAR 45.5 and other contract requirements.
  - C4.1.8.2.2. Essential controls not provided by the proposed procedures.
- C4.1.8.2.3. Areas in the proposed procedures requiring physical observation or verification.

- C4.1.8.2.4. Subcontractors or secondary locations of prime contractor performance, and the need for physical observation or verification of property controls at those locations. This initial evaluation may take place at either the PA's office or at the contractor's place of operation.
- C4.1.8.3. Procedures for Contractors with Limited Amounts of Property. Though it is normal industry practice to provide for the control of property through the use of written procedures, a contractor with few employees may not have a need for written procedures for effective management of Government property. In such cases, the PA shall evaluate the adequacy of the contractor's system on the basis of the contractor's explanation of his or her controls and observation of the application thereof. The PA shall prepare a brief written description of the applicable procedures for inclusion in the Contract Property Control Data File, as well as providing the contractor a copy. In this instance, the contractor's signature shall be obtained signifying his concurrence with the PA's written description. If the contractor will not concur with the written description, the contractor shall be required to independently prepare a written property control procedure.
- C4.1.8.4. <u>Initial Evaluation of Application of Contractor Procedures</u>. PAs shall evaluate the application of the contractor's procedures to ensure they meet the criteria for property control established and required by FAR 45.5 and other contract requirements, as appropriate. Normally, this requires the PA to visit the contractor's place of operation to determine that the application of the property control system provides adequate controls for the Government property to be furnished or acquired. The PA shall make any necessary tests of the contractor's application and compliance with the procedures. The choice of methods to be used to obtain the information necessary for approval of a contractor's property control system is a matter of judgement by the PA. Test examinations, analysis, and verification in specific functions may be necessary to ensure the reliability of the final evaluation and conclusions as to the acceptability of controls for all functions and the system as a whole.
- C4.1.9. Evaluation of a Contractor's Existing Property Control System. When a contractor's property control system has previously been approved and a new contract requires the expansion of existing controls or the establishment of addition controls, the review should normally be limited to the new contract requirements. If the system is adequate, the PA shall record this fact on the property summary data record for the contract. Notification to the contractor is not required. However, if the PA determines that the contractor's property control system does not adequately meet the

new contract requirements, the contractor shall be notified in writing of the required changes and shall be requested to revise the procedures within a reasonable period of time.

# C4.1.10. Performance of Property Control System Analyses

- C4.1.10.1. <u>Notification of System Analyses</u>. The PA shall notify the contractor in writing of the planned dates for the system analyses no later than 30 days before the commencement of the review. A system analysis may be rescheduled if the review will adversely impact the contractor. The PA shall ensure that this rescheduling does not delay performance-of the review past the end of the fiscal year.
- C4.1.10.2. <u>Entrance Interview</u>. An entrance interview shall be held with contractor managerial personnel to inform the contractor of the scheduled system analysis, timeframe for performance, functions subject to review, and other pertinent items; e.g., previously disclosed deficiencies, new contractual requirements, etc. PAs are encouraged to discuss proposed criteria with contractors in advance of system analysis and to provide contractors with a list of criteria to be used.
- C4.1.10.3. <u>Conducting Property System Analyses</u>. Property system analyses shall be conducted in a manner to ensure efficient use of Government and contractor resources. Related property control criteria shall be jointly analyzed during the review. Property system analyses shall include reviews comparing "records to property" and "property to records." PAs shall determine property control criteria to be used in conjunction with scheduled property systems analyses. See section C4.3. of this chapter for specific direction by property category and function.

## C4.1.11. Correction of Unsatisfactory Conditions

- C4.1.11.1. <u>Identification of Deficiencies</u>. When element or item defects are identified during the system analysis, PAs shall take the following actions:
- C4.1.11.1.1. Determine whether the defects are isolated or are systemic in nature.
  - C4.1.11.1.2. Assess the known or perceived impact of defects.
  - C4.1.11.1.3. Determine the cause of the defects, where possible.
- C4.1.11.1.4. Notify the responsible contractor management personnel of the defects and request corrective action.

- C4.1.11.2. <u>Resolving Identified Defects</u>. Minor or isolated property defects that can be corrected during the performance of the analyses should be resolved at the lowest possible management level with verbal or limited written contact. Systemic defects must be formally documented and reported to an appropriate level of contractor management. If these defects create a significant risk-of-loss, damage, or destruction of Government property, notify the contractor that failure to immediately correct the defects constitutes the basis for property system disapproval which potentially increases the contractor's liability. The PA shall follow up to ensure that corrective actions are taken.
- C4.1.11.3. <u>Notification to the Contractor of Deficiencies</u>. The PA shall forward to the contractor a listing of the deficiencies found during the evaluation of the property control system. The PA shall state within this notification, if obtained during the exit interview, agreement by the contractor to correct the deficiencies. The period of time for corrective action shall normally be established at 90 days. This time frame may vary, either increased or decreased, dependent upon the complexity and nature of the corrective action(s) required and the impact of the deficiencies involved.
- C4.1.11.4. <u>Resolution of Differences</u>. When the PA is not successful in obtaining compliance with recommendations for corrective actions, the PA shall advise the CO by memorandum that shall include:
  - C4.1.11.4.1. A specific, concise documented statement of open problems.
  - C4.1.11.4.2. An assessment of the impact of the defects.
  - C4.1.11.4.3. A statement of the contractor's positions.
- C4.1.11.4.4. Recommendations for action including disapproval and/or withdrawal of the property control system, where appropriate. For further guidance, see Chapter 3 of this Manual, "Evaluation and Approval of Contractor's Property Control System," and FAR 45.104.
- C4.1.12. Exit Conference with the Contractor. Upon completion of the system analysis, the PA shall conduct an exit conference with the contractor's managerial personnel to discuss the overall results of the system analysis. In addition, this conference must also address any function or functional segment in which the adequacy of controls, procedures, or the application thereof was found to be unsatisfactory. The PA shall advise the contractor where corrective action is required. Agreement should be reached during the exit conference as to the corrective measures necessary.

- C4.1.13. <u>Letter of Approval for the Contractor's Property Control System</u>. When the contractor's property control system is acceptable, the PA shall, in accordance with FAR 45.104(b) and 45.502(a), so advise the contractor in writing approving the property control system. This letter is only provided at the initial approval of the contractor's property control system or re-approval after the contractor's property control system has been disapproved or withdrawn.
- C4.1.14. <u>Non-acceptance or Disapproval of a Contractor's Property Control</u>
  <u>System</u>
- C4.1.14.1. The PA must be aware that the only Government representative who has the authority to not accept or disapprove a contractor's property control system is the CO. (See FAR 45.104.) The PA does not have this authority. The non-acceptance or disapproval of a contractor's property control system is a most serious action with far reaching implications. As the CO is responsible for the overall performance of the contractor and their relationship with the Government, this authority is not delegated to the PA through the Certificate of Appointment.
- C4.1.14.2. PA's Responsibilities Under a Disapproved and/or Withdrawn System. During a period of system disapproval, the PA shall continuously review contractor management of Government property to determine instances where the contractor shall be held liable for property loss or damage. Property system re-approval is contingent upon the contractor satisfactorily correcting outstanding defects. Special attention will be given to ensuring that any LDD occurring during a period of property system disapproval is identified before re-approval. Priority emphasis will be given to reexamination and testing of the property system functions, functional segments, and criteria where defects have previously been found before system re-approval.
- C4.1.15. Record of System Analysis. As each function is analyzed, the acceptability of the procedures and application shall be appropriately noted or commented on as the basis for the record of system analysis. Upon completing the analysis of the contractor's property control system, the PA shall prepare a written report. This report shall contain a listing of the participating contractor and Government personnel, the PA's findings to support approval of the system, requirement for corrective action prior to such approval, or referral to the CO in cases where the PA is unable to obtain correction of the unsatisfactory condition(s).

## C4.1.16. <u>Summary of Findings</u>

- C4.1.16.1. At the conclusion of each property system analysis, the PA shall prepare a written summary of findings to support continued approval of the system and/or defects identified and their impact on system approval. System analysis summaries shall be executive-revel documents written to concisely communicate property issues to levels of management unfamiliar with property technical terms. Summaries must be written to clearly convey the results of property system analyses in general terms. Aformal record shall be prepared by the PA in the following format:
- C4.1.16.1.1. Introduction: Provide contractor's name and address, period of system analysis, and types of property involved, and applicable procedures.
- C4.1.16.1.2. Methods Used: Summarize methods used in performing the review.
- C4.1.16.1.3. Conclusions: State defects identified and conclusions reached.
- C4.1.16.1.4. Actions taken by the contractor and remaining actions, if any, necessary to correct defects.
- C4.1.16.2. In the case of a satisfactory limited analysis, the PA shall not prepare a formal summary record. For limited analyses, the file shall be documented to indicate the extent and results of the review. In all other cases, a summary of the system analysis shall be forwarded to the contractor. In those instances where defects exist, the contractor shall be advised of any defects and requested to correct them within prescribed periods. The contractor shall also be advised that failure to correct the defects may result in disapproval of its property control system.
- C4.1.16.3. For standard analyses, the PA shall prepare a letter transmitting the system analysis summary to the contractor, noting whether the contractor is rated satisfactory or unsatisfactory for system analysis purposes. For limited analyses not requiring a formal summary, the PA shall prepare a letter notifying the contractor of their satisfactory or unsatisfactory rating for system analysis purposes.
- C4.1.16.4. <u>Distribution of Summary</u>. A copy of the property system analysis summary shall be retained in Contract Property Control Data File, and whenever unresolved defects have been disclosed, a copy of the summary shall be provided to the CO. When the nature of the defects has significant impact one individual contracts or programs, the Procuring Contracting Officer shall also be advised in writing. A copy of the Property Control System Analysis Summary shall be forwarded to all delegating

offices; e.g., Support Property Administration Delegations, NASA (see NASA Delegation Instructions), etc.

C4.1.16.5. <u>Propery Control System Analysis Case File</u>. A case file shall be established for each system analysis performed containing the survey plan, work papers, and the summary. This file will also include all correspondence of discussions, actions, and follow up to obtain correction of any unsatisfactory condition. The case file shall be maintained in the Contract Property Control Data File or the Contractor's General File.

### C4.2. SAMPLING

C4.2.1. <u>General</u>. Sampling is a tool to support the PA's judgment; it does not supplant that judgment. Moreover, use of sampling methods and the results thereof shall be subject to judgment and determination by the PA. The PA must be aware that, when large quantities of documents and actions must be reviewed, sampling is more efficient and economical than 100 percent inspection. Sampling is an effective method for reviewing or analyzing a system whereby an accurate snapshot in time may be obtained. There are times when the PA through observation and judgment may see or become aware of deficiencies in a contractor's property control system that do not lend themselves to analysis through statistical methodologies. Therefore, the PA must be skilled in various audit methods in order to protect the Government's interest.

# C4.2.2. Types of Sampling

- C4.2.2.1. There are numerous approaches to sampling that are determined by the different fields from which they emerge. The two major approaches are quantitative and qualitative. Statistical sampling comes out of the quantitative methods approach. Judgment and purposeful sampling come out of the qualitative methods approach. It should be noted by the PA that both of these approaches have their own strengths and weaknesses. The PA should be familiar with which approach best suits the function, functional segment, and criterion undergoing analysis.
- C4.2.2.2. When using a sampling plan, the Government's risk shall not exceed 10 percent (a 90 percent confidence level) excepting slight variations due to changes in population sizes. Appendix 2 contains sampling plans for use in achieving this 90 percent confidence level. Using this sampling plan the Government will discover defects of 10 percent or more, if they exist, 90 percent of the time.
- C4.2.2.3. <u>CLASS I</u>. Statistical Sampling is the process by which a number of items are selected from the population for analysis so that the sample is representative

of the entire population from which it was selected. Statistical sampling is useful where large numbers of items are subject to review and where it is not cost-effective to review all items. This sample allows the PA to review a small number of randomly selected items of a particular functional segment and reach a judgment as to the acceptability of the entire functional segment. Appendix 2 sets forth the population ranges and sample sizes required for a double sampling plan. Random numbers may be generated either through the use of Appendix 3 or any other available random number table or computer program designed for such a purpose. Other random selection techniques may be applied (i.e., selecting every thirtieth item) provided they are defined beforehand in the property administration survey plan.

C4.2.2.4. <u>CLASS II</u>. Judgment Sampling is the process by which a number of items or areas are selected from the population for analysis without meeting the random selection and sample size criteria in Appendix 2. Judgment sampling is useful for functional segments that do not lend themselves to any other methods of sampling; i.e., reviewing the contractor's operation from a floor to records analysis.

# C4.2.2.5. CLASS III. Purposeful Sampling.

C4.2.2.5.1. Purposeful sampling is the process by which known, suspected, or reported conditions of a critical or substantial nature are used to select areas, items, or actions for review to determine the possible adverse systemic impact. It is especially critical, when using purposeful sampling, that items being research significant systemic impact. When the PA determines the potential exists for systemic impact, conditions or items shall be reviewed to determine whether or not a systemic deficiency exists. Conditions or items which have defects but do not impact the system should be reviewed using other methodologies; e.g., Statistical or judgment sampling.

C4.2.2.5.2. Purposeful sampling is closely related to judgment sampling in that a purely random sample is, not drawn. This process is particularly useful for resident PAs who have established a first-hand perspective of the contractor's operations. The use of purposeful sampling presupposes that the PA is aware of an substantial adverse condition within the contractor's property control system that has been disclosed through some other review, occurrence, discussion with or notification by other functional Government area, e.g., Quality Assurance, Production, etc., or contractor operation. Using the information the PA shall purposefully seek out other similar conditions. As this sampling is purposeful, the random number tables in Appendix 3 would not be used.

## C4.2.3. Selection of Population

- C4.2.3.1. The population should encompass the maximum number of items possible within a functional segment that have common characteristics. These characteristics may be categorized by functions, types of property, actions or transactions occurring within the functional segment, or other requirements subject to evaluation. Care should be exercised, however, to ensure that the items in the population have common characteristics and that the same control elements of the property control system apply. Populations selected may be used for the examination of characteristics for more than one function or functional segment; e.g., items selected under the function of acquisition may be used to examine criteria under the functions of receiving.
- C4.2.3.2. Transactional functions are those functions where a population may be obtained using items selected due to their transactional timeframes. For example, the function of acquisition may be tested by selecting as the population all purchase orders that have been initiated within the past year; the function of receiving may be tested by selecting as the population all receiving reports generated during the past year, etc.
- C4.2.3.3. Non-transactional functions are those functions where items may not readily be selected due to the lack of transactional timeframes. In such cases, a population may be obtained by estimating or obtaining the entire population. For example, the function of storage does not have transactions but rather the PA reviews the actual storage areas for housekeeping, etc. Therefore, the population consists of all storage sites.
- C4.2.3.4. In selecting the population for analysis, the PA shall use the following procedure (except that the procedure shall be optional when limited surveillance will be performed):
- C4.2.3.4.1. The PA shall select the function, functional segment, and criterion to be evaluated.
- C4.2.3.4.2. The PA shall estimate the population for those items that have common characteristics to encompass the maximum number of items possible within a functional segment. This population may be obtained from either:
- C4.2.3.4.2.1. Those items that lend themselves to transactional analysis that have occurred during a set time frame of either 1 year immediately preceding the date of review, or since the last survey, whichever is less.

C4.2.3.4.2.2. All items in a contractor's possession, areas of control, or types of property without regard to timeframe in those cases where a timeframe based sample would be impractical.

### C4.2.4. Selection of Random Numbers

- C4.2.4.1. Using the population obtained, the PA shall determine into which population range it lies. The PA shall then determine the required sample size from column 2 of Appendix 2. This indicates the number of items that must be selected from either the random number tables (Appendix 3) or equivalent random-number generating method.
- C4.2.4.2. Numbers selected from either Appendix 3, or equivalent, shall be arranged in numerical order.
- C4.2.4.3. In addition, a second set of sample numbers may be drawn at the this time. This set of numbers is for use in the event there are defects uncovered in the first sample that require additional review in accordance with the rejection rates in Appendix 2.

# C4.2.5. <u>Selection of a Sample</u>

- C4.2.5.1. If the items in the population to be examined are already consecutively numbered, such as on computer generated lists, the items having the numbers corresponding to those obtained from the random table become the sample items. Where items are not consecutively numbered, the items, to make up the sample, should be obtained by counting the items until each of the sample numbers are reached. Each item corresponding to a sample number becomes a sample item.
- C4.2.5.2. These items shall be recorded on the appropriate worksheet(s), as determined by each Agency, and then subject to the appropriate analysis and evaluation required for each function, functional segment, and the applicable criteria.
- C4.2.6. <u>Evaluation of Sample</u>. The evaluation of a sample and the determinations and findings obtained from that evaluation have implications for future actions on the part of the contractor and the Government. The actions on the part of the PA may include recommending disapproval of the contractor's property control system, negative pre-award surveys and possible impact on the award of future contracts should corrective actions not be taken by the contractor.

- C4.2.6.1. The PA shall objectively evaluate the sample for item and element defects that impact the system. Defects that are minor, for example those that do not affect the contractor's system of control of Government property but are more clerical in nature, should not be the basis for finding the sample item, criteria, or functional segment unsatisfactory. Multiple defects may be sufficient to lead the PA to determine that they impact the contractor's system of control to such an extent that the criterion, functional segment, or function may be unsatisfactory.
- C4.2.6.2. Appendix 2 sets forth acceptance and rejection rates for the various population and sample sizes dependent upon the number of defects found within a given function, functional segment, or criterion. The PA shall use these rates for the acceptance or rejection of populations selected as functions, functional segments, or criteria. The following decisions shall be made by the PA:
- C4.2.6.2.1. If no defects are found in the first sample, the functional segment or criterion shall be evaluated as satisfactory. (See Column 3, Appendix 2.)
- C4.2.6.2.2. If the number of item defects found in the first sample is equal to the number of defects found in column 4 of Appendix 2, where the defects are not of a systemic nature the functional segment may be evaluated as satisfactory.
- C4.2.6.2.3. If the number of item defects found in the first sample is equal to the number of defects found in column 4 of Appendix 2, where the defects are of a systemic nature, the functional segment shall be evaluated as unsatisfactory.
- C4.2.6.2.4. If the number of item defects found in the first sample is equal to the number of defects found in column 5 of Appendix 2, the PA shall use the second sample selected in paragraph C4.2.4.3., above. If the total number of defects found in both sample 1 and sample 2 equals or is less than the number specified in column 7 of Appendix 2, the functional segment shall be evaluated as satisfactory.
- C4.2.6.2.5. If the total number of defects found in both sample 1 and sample 2 equals or is more than the number specified in column 8 of Appendix 2 where the defects are not of a systemic nature, the functional segment may be evaluated as satisfactory.
- C4.2.6.2.6. If the total number of defects found in both sample 1 and sample 2 equals or is more than the number specified in column 8 of Appendix 2 where the defects are of a systemic nature, the functional segment shall be evaluated as unsatisfactory.

C4.2.6.3. The impact of system defects disclosed during the course of a system analysis, upon the overall system rating, shall be in accordance with Agency direction.

### C4.3. SYSTEMS ANALYSIS TECHNIQUES BY PROPERTY FUNCTION

- C4.3.1. Introduction. The PA is responsible for assuring that the contractor is adequately controlling, protecting, preserving, maintaining, using, and reporting Government property in accordance with the contract, FAR 45.5, and other contractually imposed requirements and directions as well as complying with their approved property control system. To accomplish this action, the PA shall use the Functions, Functional Segments and Criteria in Appendix 1 of this Manual in the evaluation of the contractor's property control system during a system analysis. The PA must exercise judgement in the selection of the Functions, Functional Segments, and Criteria to be reviewed and analyzed during a System Analysis as not all Functions, Functional Segments, and Criteria may be applicable. This may be due to the type of property in the possession of the contractor, the authorities provided the contractor (e.g., no contracts authorizing the acquisition of CAP or GFP), subcontracting practices, or the types of controls instituted over the Government property in the possession of the contractor (e.g., "Receipt and Issue" versus perpetual inventory records). The following factors should be considered, along with Agency direction, to ensure adequate coverage of requirements peculiar to particular classes of property and property system elements.
- C4.3.2. <u>Testing Property Management</u>. The PA is responsible for ensuring that the contractor establishes and maintains an approved property control system. The basic objective is to determine the effectiveness of the contractor's property management system and the possible systemic impact of any deficiencies identified. An additional objective of this review is to provide a management overview identifying causal factors that may contribute to deficiencies in other functions and functional segments. Subjective evaluations may include outlining the scope of the system analysis performed, summarizing the functions and functional segments reviewed, and examination of any deficiencies identified for possible trends. Lack of training provided to the contractor's personnel, ineffective communication between organizational elements, failure to be responsive to identified deficiencies, failure to establish current and adequate procedures, or failure to provide adequate protection for Government property to prevent LDD are examples of trends that may have an adverse impact on the contractor's property control system. When the contractor is participating in a self-audit program, such as the Contractor Risk Assessment Guide (CRAG) program, periodic internal audits are scheduled by the contractor and should be

performed in accordance with this schedule. Deficiencies disclosed through these types of internal audits should be disclosed to the PA and corrective actions taken, by the contractor, to correct and prevent reoccurrence of the disclosed problems. Where deficiencies were disclosed through the contractor's internal audit and not corrected, the PA shall notify the contractor and request prompt correction.

## C4.3.3. <u>Testing Acquisition</u>

C4.3.3.1. General. The primary objective of conducting a system analysis on the acquisition of Government property is to ensure that only those items and quantities authorized by contract terms and conditions are acquired or fabricated and to ensure the validity of the property classifications. To meet this objective, the PA's analysis shall include a review of the actual procurement and fabrication documents, including material requisitions, purchase orders, contract transfer documents, petty cash documents, fabrication orders, or engineering change proposals, as applicable. These documents may serve as the population for selection of the sample to be analyzed. The PA should also review the cost vouchers submitted to the CO for payment to obtain information regarding the dollar value of direct charges for property against the contracts to ensure that reviews encompass all property charges to the contract. Another objective is to determine if contractor acquisitions involve excessive quantities resulting in unnecessary costs and increased storage and handling charges. Examination of the items acquired is necessary to determine if the property is appropriate for direct charge under the contract and reasonably required in the performance of the scope of work. Examination of manufacturing order quantities is also necessary to determine if excessive quantities of parts or assemblies (taking into consideration minimum buys, bulk purchases, mortality, economic order or manufacturing quantities, etc.), were manufactured.

- C4.3.3.2. <u>Acquisition of Special Test Equipment</u>. The PA shall review the acquisition of STE to ensure that the contractor has submitted the required notice of intent as specified in the Special Test Equipment Clause (FAR 52.245-18). Attention to the proper classification of STE is of primary importance to prevent the misclassification and acquisition of general purpose test equipment as Special Test Equipment.
- C4.3.3.3. <u>Acquisition of Facilities</u>. The PA shall review the acquisition of facilities to ensure that only those items authorized by the contract or CO were acquired. The PA shall review DIPEC or other screening requirements (e.g., DARIC, NASA, etc.) to ensure that items were not acquired when Government assets were available.

C4.3.3.4. <u>Supplemental Material Acquisition Reviews</u>. PAs are encouraged to perform a supplemental material acquisition review on all production contracts completed since the last analysis when the following conditions are present:

### C4.3.3.4.1. GFM or CAM are accountable;

- C4.3.3.4.2. Abill of material, Material Requirements Lists, or Master Production Schedule exists; and,
- C4.3.3.4.3. There are limited engineering changes. These reviews will be performed by comparing, the bill of material to the total quantity acquired and the total quantity acquired to the bill of material to ensure that material is not in excess of the total bill of material requirements, after allowing for a spoilage factor, engineering changes, etc. PAs may recommend to the CO that excessive acquisition costs be disallowed and/or possible disapproval of the contractor's property control system. Where excessive GFM is identified, the PA shall notify the MCA(S) for corrective action.

# C4.3.4. <u>Testing Receiving</u>

- C4.3.4.1. <u>Receiving Process</u>. The PA's responsibilities, as part of the system analysis program, includes a review of the contractor's receiving system to ensure that the system specifies:
- C4.3.4.1.1. Physical inspection of the shipping containers for evidence of obvious damage, comparison of incoming receipts with due-in records to determine if the correct item and/or quantity was received, and immediate notification to shipper (driver) of obvious damage disclosed during the initial receiving of Government property.
- C4.3.4.1.2. Special handling instructions regarding the acceptance inspection and/or test requirements, sensitive property; i.e., precious metals, explosives, corrosive chemicals, etc., and special storage requirements.
- C4.3.4.1.3. <u>Documentation supporting receipt</u>. The PA must ensure that procedures require the receiving documents be maintained, distributed, and contain the entries necessary for the protection of the Government's interest. The PA should examine receiving reports and/or Government shipping documents (DD Form 1149, "Requisition and Invoice/Shipping Document"; DD Form 250, "Material Inspection and Receiving Report"; DD Form 1348-1, "DoD Single Line Item Release/Receipt Document"; and MCA reports). The population may be determined from the contractor's

receiving dock log, MCA reports for GFM, property number register for equipment, and fabrication records, where applicable.

- C4.3.5. <u>Testing Identification</u>. The PA is responsible for ensuring that the contractor has established proper procedures for the identification, marking, and recording of Government property upon receipt or fabrication, unless exempted by FAR 45.506. The basic objective is to determine the effectiveness of the contractor's system in identifying Government property. A thorough analysis would validate that the assigned numbers are recorded on all applicable documents, as well as marked on the particular pieces of property. The PA shall use as the population all property records. Testing of this function may be accomplished during the testing of other functional segments.
- C4.3.6. <u>Testing Records</u>. The PA is responsible for ensuring that the contractor has established proper records for all Government property. The basic objective is to determine the effectiveness of the contractor's system of records for accountability of Government property in accordance with FAR 45.5 and other applicable contract requirements. In conducting reviews of the records function, the PA should examine the contractor's accountable records and support documentation by physical verification. The following guidance is provided to aid the PA in selecting appropriate documents for establishing a population and selecting samples:
- C4.3.6.1. The population for the function of records may be obtained from the following: stock records (whether manual or automated, for all classes of Government property, except for material accountable under a receipt and issue system), receipt and issue files, historical records, fabrication records, custodial records, warranty item records, and scrap and salvage records.
- C4.3.6.2. Samples from these populations shall be reviewed for proper postings of receipts, issues, returns, inventories, adjustments, and disposition, in an accurate, complete and timely fashion. Documentation should be available to support all entries. These support documents may consist of receiving reports, requisition slips, issue documents, inventory adjustment vouchers, transfer documents, shipping documents, etc. Verification of the actual physical property (location, description, quantity, etc.) is required as part of this review. In addition to the records to property review, the PA shall perform a property to records review to ensure that records have been established and the locator system is adequate.
- C4.3.7. <u>Testing Movement</u>. The PA is responsible for ensuring that the contractor has established a proper method of movement for all Government property. The basic objective is to determine if Government property is moved under the proper authority,

with appropriate documentation, adequate protection is provided during movement, location changes are promptly posted to the records, and any losses or damage occurring during movement are promptly reported to the PA. The population for the function may be drawn from all issue slips, shipping tickets, location change orders, custodial transfer documents, maintenance work orders, and other similar documents. The testing of movement may also be accomplished during the testing of other functional segments.

C4.3.8. <u>Testing Storage</u>. The PA is responsible for ensuring that the contractor has established a proper method of storage for all Government property. The basic objective is to determine the effectiveness of the storage function on the control, protection, and preservation of the Government property in storage. This function is normally reviewed by visual inspection of the areas where Government property is stored. Visual inspection of these areas may also be accomplished during the testing of other functional segments. Subjective evaluation may include reviewing the housekeeping, access, packaging, and preservation of the Government property located in the storage areas. For example, the storage areas are clean and organized, access is limited to authorized personnel, and items are treated for short-term or long-term preservation. Objective evaluation may include reviewing the physical security of the Government property located either in inside storage or outside storage, if required. For example, for outside storage of Government property there is adequate lighting, fencing, or control of access to those locations to prevent theft of Government property. In addition, items stored outside are not prone to rust or deterioration and may be better suited to inside storage. Certain types of Government property, such as arms, ammunition, and explosives, may require more stringent storage requirements. Where necessary, the review of these storage areas should be coordinated with the appropriate Government technical representatives; e.g., Quality Assurance, Safety, or Security.

## C4.3.9. <u>Testing of Physical Inventories</u>

C4.3.9.1. The PA is responsible for ensuring that the contractor has scheduled and performed physical inventories of Government property in accordance with the contractor's approved property control system. The basic objective is to determine the effectiveness of the physical inventory function about physically locating and counting Government property, comparing the results to the records, posting the findings and adjustments, and reporting the adjustments to the PA.

C4.3.9.2. The PA has the option of performing analyses of the contractor's physical inventories either during the performance of the inventory or subsequent to its completion. In either case, the tests shall evidence physical counts of selected items

without knowledge of record balances, verification of the entries on count slips, comparisons with recording, preparation of documents necessary for any adjustments required, approval of adjustments, and the referral of lists of all recorded adjustments to the PA. Populations and their respective samples may be drawn from records of Government property or from physical inventory documentation such as count slips, inventory tickets, computer printouts, or similar items. Subjective evaluations may include a review of the techniques employed by the contractor to accomplish the physical inventory; e.g., ensuring the inventory was accomplished and completed as scheduled, ensuring the inventory was not performed by the individual(s) responsible for keeping the records, and inventories are performed at contract completion, when required.

- C4.3.9.3. <u>Property to Records</u>. The PA may select a judgmental sample of all types of Government property from the contractor's working areas; e.g., manufacturing areas, fabrication areas, storage areas, etc. to ensure that the physical inventory has been performed and recorded.
- C4.3.10. <u>Testing Reports Preparation</u>. The PA is responsible for ensuring that the contractor has established a proper method of preparation and submission of reports that reflect the status of Government property, as required by contract or regulation. The basic objective is to determine the accuracy, completeness, and timeliness of submission. Evaluation may include reviewing such reports as the DD Form 1662 (DoD Property in the Custody of Contractors), NASA 1018, and other reports as required by contract terms and requirements; e.g., repair status, GFM reports, etc. Chapter 3, section C3.12., of this Manual provides specific guidance on the property control system requirements concerning the DD Form 1662.

## C4.3.11. <u>Testing Consumption of Materials</u>

- C4.3.11.1. The purpose of consumption analyses is to determine that materials are consumed commensurate with contract requirements, with reasonable allowances for scrap and spoilage and not diverted to other work. The PA shall evaluate consumption consistent with the contractor's environment, be that production; overhaul, modification, and repair; or research and development (R&D). Consumption may be tested using the Consumption Analysis Worksheet (Appendix 4), or automated equivalent.
- C4.3.11.2. Reasonableness of consumption in an R&D environment requires a somewhat different approach since bills of material are not normally available. The quantity issued for use must be determined by examining the issue or movement documentation. The decision on whether the consumption was reasonable depends

primarily on judgment supported by sufficient investigation to reach a decision. When the quantity issued is relatively small, indicating immediate use, then there is little possibility of unreasonable consumption. However, where a larger quantity is issued, the possibility of unreasonable consumption may exist. Additional discussion with Government technical personnel may be used to confirm the conclusions. The adequacy of the physical controls should also be considered as this is a factor that may have a bearing on the possibility of unauthorized use or pilferage.

- C4.3.11.3. A consumption analysis should be performed outside of the system analysis when the PA has identified symptoms of unreasonable consumption. These conditions are most readily visible when it is determined that the contractor has exhausted the stock of materials before contract completion or has acquired quantities that exceed planned material requirements. When these conditions are identified, consumption analyses should quantify the extent of the problem and identify causal factors. When the survey discloses consumption of Government material that is considered unreasonable by the PA, action shall be initiated to determine the liability of the contractor for the unreasonable consumption.
- C4.3.11.4. The Consumption Analysis Worksheet (Appendix 4) has been developed to be used as a tool in performing these analyses. The worksheet format provides latitude to the user, and all elements do not apply to all materials being reviewed. The format may be adapted by the PA for analyses on R&D, production, or overhaul and repair contracts.
- C4.3.11.5. Consumption analysis reviews can be extremely complicated and the format may require modification to address certain conditions. As such, it is not considered mandatory as long as adequate consumption analysis techniques are applied when required. Each PA is responsible for the adequacy of consumption analyses and for providing sufficient training to industrial property management specialists to ensure that reviews are properly performed.
- C4.3.12. <u>Testing Utilization</u>. The PA is responsible for ensuring that the contractor has used Government property in accordance with contractual authorization and the contractor's approved property control system. The basic objective is to determine if the contractor is using the Government property for the purposes and time authorized. The population should be selected from all Government property records (excluding material), stratified by property type with common utilization characteristics. For example, ST and STE may be grouped as one population for sampling purposes. All IPE may be grouped as one population due to its common utilization requirements. The PA must use sound judgment in determining the groupings selected for testing the utilization function. The PA should be particularly concerned

with any unauthorized use, use in excess of allowable time on non-Government work, proper recording of actual use, and failure to maintain the required utilization records.

- C4.3.12.1. Agency-Peculiar Property (APP), Special Test Equipment (STE), and Special Tooling (ST). The contractor should use APP, STE, and ST for authorized purposes only, and have a system to determine if this property is excess to the contractor's needs. There must be a contractual requirement for each item in the possession of the contractor. The PA should perform utilization evaluations to ensure the proper utilization and declaration of excess. There is no formula for determining a minimum level of use for these items as they are specialized in nature, and are needed for a specific use. PAs should be aware that the utilization levels of these items may be affected by the purpose of the contract (overhaul and maintenance versus production), the type of testing the item was used for (continuous versus final acceptance), and lastly, the reason the property was provided; e.g., as a model or for configuration standards.
- C4.3.12.2. <u>Facilities</u>. The PA is responsible for performing a review of the utilization of facilities but this review may be delegated to other appropriate technical representatives. The PA should ensure that facilities are used only as authorized. The PA should be particularly concerned with the authorized limits of non-Government usage as set forth in FAR 45.407 and as approved by the CO. In addition, the PA should be aware that non-Government use that exceeds 25 percent of the time available for use requires advance approval of the Head of the Agency.
- C4.3.12.3. PAs should conduct reviews as part of the system analysis program of vehicular equipment provided to the contractor in support of contract performance. Such reviews should be made to ensure that Government-owned vehicular equipment is in an economical operating condition and is still justified for retention by the contractor, and meets the requirements of DoD 4500.36-R.13.
- C4.3.13. Testing Maintenance. The PA is responsible for ensuring that the contractor has established a proper method of maintaining Government property. All property shall be reviewed to ensure that all required maintenance is scheduled and performed. The population for analysis may be selected from all items that require maintenance as part of their normal operation or stratified by property type requiring varying levels of maintenance actions. Maintenance actions and records shall be reviewed to determine that they have been performed and recorded in accordance with the maintenance portion of the contractor's approved property control system. Also, maintenance and repair records shall be analyzed to determine the cause of breakdown to ascertain the possibility of inadequate preventive or routine maintenance. This function may be reviewed by technical specialists other than the PA.

- C4.3.14. <u>Testing Subcontract Control</u>. The PA is responsible for ensuring that the prime contractor has established adequate control over its subcontractors who have been provided Government property. This may take place either through the prime contractor performing surveillance of its subcontractors or through the prime contractor electing to rely upon the Government's surveillance through the operation of a support property administration delegation. The PA should be aware of all subcontracts, purchase orders, IDWAs, IOTs, etc., that contain or provide Government property to a subcontractor. The population for analysis may be predicated on these documents. Areas within the subcontract function that are of critical concern are:
- C4.3.14.1. The flowdown of proper clauses and provisions; e.g., the requirements of FAR 45.5, the liability requirements, the ST and STE clause requirements, where applicable.
- C4.3.14.2. The required approvals by the CO for incorporation and flowdown of the limited risk of loss provisions, and the administration of the risk of loss provisions on behalf of the Government for any instances of LDD of Government property in the possession of the subcontractor.
- C4.3.14.3. The adequacy of the contractor's system of surveillance incorporated in its property control system and applied throughout the life of the subcontract, etc.

## C4.3.15. <u>Testing Disposition</u>

- C4.3.15.1. The PA is responsible for determining if the contractor has a system for disclosure of excess Government property and effecting its timely disposition. The basic objective is to determine the effectiveness of the disposition function on screening, identifying, submitting inventory schedules to the proper Government representatives, and obtaining the proper authority for disposal of excess Government property.
- C4.3.15.2. This function is normally reviewed by selecting as a population all disposal records including plant clearance cases, transfers, scrap tickets, GFM return documents, and other appropriate documents. These records should include a file containing proof of in-house screening and a copy of the inventory schedule or other appropriate documents. In addition, the contractor's records shall have written authority for disposal and a copy of the disposal document to provide a complete audit trail. When appropriate, the PA should ensure that the contractor has a system for properly crediting the Government with the proceeds realized from the sales of assets.

- C4.3.15.3. When plant clearance is performed in residence, portions of the disposition function analysis may be performed by the Plant Clearance Officer (PLCO) instead of the PA. This is predicated upon their continuous visibility of the disposition process. In any case, the PA should interface with the PLCO to obtain information related to system effectiveness that is visible from the plant clearance perspective.
- C4.3.15.4. Testing Authority for Disposition. The PA must determine that disposition of Government property is based on contractual or other Contracting Officer authorizations. When all property has been dispositioned through plant clearance, the PA may select samples from inventory schedules or other plant clearance documentation for this analysis. However, when multiple disposition methods are utilized; i.e., transfers, returns to supply sources, plant clearance, etc., the PA should select samples from inventory records reflecting disposition to determine that all actions taken were properly authorized. This analysis is appropriate in conjunction with the contract closure task. If the disposal action was unauthorized, the contractor should investigate and report the incident for determination of liability or other remedy before relief of responsibility.

## C4.3.16. Testing Contract Close-Out

- C4.3.16.1. The PA is responsible for ensuring that the contractor has a method to ensure that all contract close-out actions related to property are completed. The basic objective is to determine the timeliness and effectiveness of the contractor property close-out function.
- C4.3.16.2. This function may be analyzed during the PA's final review of contractor close-out actions, or the PA may test all contractor close-out actions over a period of time. Subjective evaluation may include reviewing the timeliness of submission of contractor close-out reports, accuracy of reports, the adequacy of the contractor's method for tracking contracts nearing completion, and the timely initiation of appropriate actions to close-out affected contracts. Objective evaluations may include verifying that the contractor has obtained all required authorizations for property transfer, completed directed disposition actions, ensured completion of liability determinations, and submitted all required reports, including a close-out DD Form 1662.
- C4.3.16.3. When no contract close-out actions have been initiated or completed since the last analysis, the PA may only address the tracking of contracts nearing completion. Where no contract close-out actions have been reported, the PA should review for any contracts that have been completed but not reported for close-out.

## C5. CHAPTER 5

## SPECIAL TOPICS RELATED TO THE PROPERTY ADMINISTRATION PROCESS

## C5.1. <u>PROPERTY ADMINISTRATOR SUPPORT TO PROGRAM MANAGERS AND</u> LOGISTICS PERSONNEL

- C5.1.1. <u>Scope</u>. This section provides policy and guidance to the PA and other Government personnel regarding the role of the PA at procuring activities.
- C5.1.1.1. Industrial Property Management Specialists (IPMS) should be designated at procuring contracting activities to assist Contracting Officers (COs) in the preparation and negotiation of contracts. They should participate in source selection and pre-award surveys whenever a program will involve significant amounts of Government property. Once contracts are awarded, IPMSs should maintain liaison with PAs having cognizance for contractor locations and coordinate property administration issues.
- C5.1.1.2. IPMS support to COs, program managers, and Government logisticians is critical in ensuring that contract provisions associated with both program and system-related Government property to be provided to or acquired by contractors are properly implemented and administered.
- C5.1.1.3. When IPMSs are not available at contracting activities, PAs at contractor locations should resolve property issues directly with the CO or other established point of contact. It is vital that effective communication be established and maintained between IPMSs at program offices and PAs at contractor locations throughout the course of any major program to provide the basis for identification and resolution of Government property issues.
- C5.1.1.4. Effective coordination between PAs and IPMSs is critical whenever contracts provide Government-furnished property from Government depots, other contractors, or other sources. PAs must be fully aware of the types and amounts of authorized Government-furnished property and the method of providing the property to the contractor. Whenever contractor acquisition of Government property through MILSTRIP procedures is authorized, PAs must ensure that only authorized property and quantities are being ordered by contractors and that correct MILSTRIP procedures are being used. Similarly, PAs must determine if delays are being experienced in the

receipt of property required for contract performance. Contact must be maintained with program or depot logistical personnel for this purpose.

- C5.1.1.5. On major programs involving Government property, PAs should have direct interface with program personnel. Acquisition, utilization, and disposition of property may be reviewed on a program basis.
- C5.1.1.6. As programs near completion, PAs and IPMSs must plan for and coordinate the close out of property-related issues. They must ensure that property is promptly reported for plant clearance once it is excess to contract requirements or ensure that other disposal provisions of the contract are complied with. The PLCO is responsible for screening, sales, and other disposal techniques to be used. However, the PA and IPMS must remain aware of the status of the disposal process and provide support as required to ensure timely and effective disposal of Government property at contract completion.

## C5.2. MANAGEMENT CONTROL ACTIVITY

- C5.2.1. <u>Scope</u>. This section provides policy and guidance for PAs in administering the DoD Instruction Number 4140.48, dated March 6, 1986, Subject: "Control of Access to DoD Material Inventories Required by Defense Contracts."
- C5.2.2. <u>Definition</u>. Management Control Activity (MCA). DoD Component-designated activities that initially receive and control requisitions for GFM supplied from the wholesale DoD Supply system to support defense contracts or requirements.
- C5.2.3. <u>Purpose</u>. DoD Instruction 4140.48 provides policy, procedures, and responsibilities for authorizing access to DoD material inventories under defense contracts by controlling individual requisitions for Government-furnished material; and informing the CAO of material shipments to contractors under their cognizance.
- C5.2.4. <u>Management Control Activity</u>. Each DoD Component authorizing the use of GFM by contractors shall establish one or more MCA to maintain control over all contractor access to the DoD supply system.

## C5.2.4.1. Each MCA shall establish a system that:

- C5.2.4.1.1. Causes all contractor-initiated requisitions and/or DoD-initiated requisitions, which are coded for direct shipment to a contractor, to flow through the MCA for validation and approval.
- C5.2.4.1.2. Restricts contractor access to specific predetermined items or classes of material authorized, to include maximum quantity, by insuring that requisition validity and authority are consistent with the terms of an existing contract.
- C5.2.4.1.3. Rejects contractor requisitions that do not comply with the requirements of an existing contract. DoD supply sources will reject contractor-initiated and/or DoD requisitions that are coded for direct shipment to a contractor for GFM that have not passed through and been approved by an MCA.
- C5.2.4.1.4. Passes approved requisitions to the appropriate DoD source for supply action.
  - C5.2.4.2. MCAs will establish a management reporting system that:
- C5.2.4.2.1. Maintains a contract, requisition, and shipment status history file that serves as a record of GFM transactions.
- C5.2.4.2.2. Provides DoD CAOs a status report that reflects the shipments of GFM to contractors or to DoD activities for subsequent shipment to contractors and of the GFM requisitions that were rejected.
- C5.2.4.2.3. Alternative to paragraph C5.2.4.2.2., above, provides DoD CAOs a status report that reflects the discrepancies between shipments for contractors and receipts by those contractors or interim DoD activities and the GFM requisitions rejected.
- C5.2.5. <u>PA Responsibilities</u>. PAs shall use the GFM status reports provided by the MCAs, or other activity, to verify receipt of GFM or reconcile discrepancies between shipments and receipts during reviews in accordance with this Manual and Agency direction.
- C5.2.6. <u>Information Requirements</u>. A GFM Status Report should be provided by the MCAs, or other activity, to DoD CAOs administering contracts. The report should be prepared quarterly for the reporting periods ending June 30, September 30, December 31 and March 31. The report shall provide the following information:
  - C5.2.6.1. Shipment of GFM to Contractors.

- C5.2.6.2. Requisitions Rejected.
- C5.2.6.3. Shipment of GFM to Contractor For Which Receipt Is Unknown.

## C5.3. MATERIAL MANAGEMENT AND ACCOUNTING SYSTEM (MMAS)

- C5.3.1. <u>Scope</u>. This section provides policy and guidance for PAs in providing support to COs for performance of DFARS-prescribed responsibilities related to contractor MMAS.
- C5.3.2. <u>Definition</u>. MMAS means the contractor's system(s) for planning, controlling, and accounting for the acquisition, use, and disposition of material. MMASs may be manual or automated and they may be integrated with planning, engineering, estimating, purchasing, inventory, and/or accounting systems, etc., or they may be essentially stand-alone systems.
  - C5.3.3. <u>Policy</u>. MMAS policy is prescribed by DFARS 242.7203.

## C5.3.4. General

- C5.3.4.1. DFARS 242.72 establishes requirements to protect the Government's interests in materials when the contractor has established an MMAS system. These interests include Government materials subject to FAR Subpart 45.5, as well as a financial interest in materials financed through Government progress payments.
- C5.3.4.2. MMAS provisions require careful coordination, communication, and understanding among the CO staff, the contractor, and the DCAA auditor. The PA, as an authorized representative of the Contracting officer, with specialized knowledge of inventory control practices, should be a key member of the CO staff in support of MMAS requirements.
- C5.3.4.3. MMAS systems are unique in that they authorize contractors to physically commingle materials for which costs are charged or allocated to fixed-price, cost-reimbursement, and commercial contracts. The PA must, therefore, ensure that MMAS systems do not place the Government at undue risks related to material losses, or unauthorized diversion of Government assets to other work of the contractor.
- C5.3.4.4. An MMAS system does not apply to Government-furnished material, other than those items acquired through a "cash sales" program.

- C5.3.5. Physical Inventories Prescribed for MMAS Systems. DFARS 242-7206(b)(5) requires adequate levels of record accuracy, including reconciliation through physical inventories. Although the nature and extent of these inventories are not prescribed, physical inventory requirements, including methods and frequency, should be based on the extent of risk posed to the Government, as described in DFARS 242.7208. PAs must ensure that both the records and physical inventories of Government-owned materials within an MMAS system comply with the contractual requirements of FAR 45.5. For all MMAS materials, PAs should assist the CO to determine if the contractor has complied with the physical inventory requirements of DFARS 242.7206(b)(5).
- C5.3.6. <u>System Evaluation</u>. DFARS 242.7208 prescribes an MMAS system evaluation to be conducted at least every 3 years except where the CO, in consultation with the auditor, determines that past experience and a current vulnerability assessment of the contractor discloses low risk. Where the Government is at high risk, more frequent evaluations are authorized.

## C5.3.7. PA Participation in MMAS System Evaluations

- C5.3.7.1. PAs should participate in MMAS evaluations as scheduled by the CO to provide technical input on system requirements related to inventory control. PAs shall ensure that contractors maintain an adequate audit trail of property-related actions for Government-owned and progress payments materials, when requested by the CO, accountable to an MMAS system from acquisition through disposition. Use existing system analyses techniques for this purpose, but include MMAS materials in the review during the MMAS system evaluation. Property functions to address include acquisition, records, physical inventories, consumption, and disposition.
- C5.3.7.2. MMAS evaluations should include consideration of the specific inventory control issues related to standards prescribed by DFARS 242.7206. These include:
- C5.3.7.2.1. Ensuring that the contractor has adequate procedures and policies to address the property control elements of MMAS requirements. (See DFARS 242.7206(b)(1).)
- C5.3.7.2.2. Determining if contractor internal audits of MMAS adequately address property issues. (See DFARS 242.7206(b)(10).)

- C5.3.7.2.3. Ensuring that material acquisitions of MMAS inventories are based on valid material requirements planning documents such as bills of material, material requirements lists, or comparable documents. (See DFARS 242.7206(b)(2).)
- C5.3.7.2.4. Ensuring that contractors maintain an adequate audit trail and records of property transactions involving MMAS assets. Transactions involving Government-owned material must comply with the requirements of FAR 45.5. (See DFARS 242.7206(b)(4).)
- C5.3.7.2.5. Assisting the CO to determine the adequacy of contractor procedures and practices for transfers of parts. Ensuring that transfers are authorized and that the Government is not placed at undue risk associated with the transfer process. (See DFARS 242.7206(b)(6).)
- C5.3.7.2.6. Ensuring that contractor procedures for loan and/or payback of MMAS assets conform to sound inventory control practices. As a minimum, the PA should ensure that a ledger or comparable record is maintained of all loan and/or payback transactions to ensure that Government financial and other interests are fully protected. (See DFARS 242.7206(b)(7)(ii).)
- C5.3.7.2.7. Ensuring that systems provide for operational exceptions such as identifying excess and/or residual inventory as soon as it is known and initiating proper disposition action based on contract requirements and other factors. (See DFARS 242.7206(b)(3).)

## C5.4. PROGRESS PAYMENTS INVENTORY

- C5.4.1. <u>Scope</u>. This section provides information to the PA on the contractual provisions concerning Progress Payments Inventory. FAR 45.000 and 45.502(c)(2) state that progress payment inventory is exempt from FAR 45 requirements. The PA's involvement is limited to supporting requests for assistance from the Contracting Officer.
- C5.4.2. <u>General</u>. Progress payment inventory is that property acquired by the contractor to which the Government has a vested interest solely through FAR 52.232-16 progress payment clause provisions. The progress payment clause and FAR Part 32 provide policy and direction related to progress payment inventory. The intent of these provisions is to prevent overpayment of progress payments and to recoup progress payments allocable to lost or damaged property. The contractor is required to maintain an accounting system and controls adequate for the proper administration of the

progress payment clause requirements. FAR 45.502(c)(2) specifically exempts progress payment inventory from FAR 45.5 property control requirements. However, the progress payment clause establishes property control requirements pertaining to progress payment inventory. These property control requirements may be administered by the PA, if requested by the CO.

C5.4.3. Purpose and Intent of Progress Payments. Progress payments are provided as a means of financing contract performance and reducing financial burden on contractors. Since material and other contract costs are financed through the progress payments, the Government obtains title to the property until such time as contract requirements have been complied with and the progress payments are considered liquidated. Various courts have ruled differently as to whether the Government obtains clear "Title" or just a "security" or "collateral" interest; i.e., a lien. The Government's position is that title and not merely a lien is obtained. However, in those cases where a court rules that only a lien is obtained in the event of contractor default, either through bankruptcy or termination, the security interest protects the Government's investment in the property and provides a basis for recovery of the inventory. Unfortunately, in these cases, the Government may have to wait its turn with other creditors and/or financiers for a chance to recover the property to which it claims title.

## C5.4.4. Administration of Progress Payment Inventory Provisions

- C5.4.4.1. Although progress payment inventory is not subject to FAR 45.5, the contractor is required to adequately control this property. Special property reviews of progress payment inventory shall be performed at the request of the CO.
- C5.4.4.2. Reviews of firm fixed-price contracts should be on an exception basis when the Government has reason to believe that progress payment inventory is being managed in a way that places the Government at significant risk.
- C5.4.4.3. PAs may also become involved when there is progress payments inventory remaining on terminated contracts or when the contractor has filed for bankruptcy. This involvement shall be at the CO's direction. The degree of involvement shall be determined at the Agency level.

## C5.5. <u>ADMINISTRATION OF SPECIAL TOOLING CLAUSE PROVISIONS</u>

## C5.5.1. PA Responsibilities for Administration of FAR 52.245-17 Provisions

C5.5.1.1. The provisions of FAR 52.245-17, Special Tooling clause, provide the Government a method by which it may acquire a "Right to Title" to special tooling,

which the contractor may acquire in support of a Government contract. The clause also serves to identify tooling needed to support Government post-production logistical requirements. Close coordination is needed between the buying activity, DoD logistical functions, contractors, and CAOs to coordinate implementation of the Special Tooling clause and management of tooling subject to the clause.

- C5.5.1.2. The clause is intended to be incorporated within contracts where the Government has identified a significant potential for Government use of tooling following completion of the production phase for a DoD program. For example, tooling for an aircraft production contract may be required for fabrication of spare parts or other repair effort after the production phase is complete. Where significant logistical provisioning for a DoD program is anticipated, incorporation of the FAR 52.245-17 clause is generally appropriate.
- C5.5.1.3. Conversely, when there is little potential use for special tooling after contract completion, or the use of the tooling is limited to its original contractor, incorporation of the special tooling clause is generally not appropriate. Buying activities and logistical functions must work closely together to consider the cost and potential benefits of incorporation of the special tooling clause.
- C5.5.1.4. The Special Tooling clause, FAR 52.245-17, applies only to tools acquired by the contractor for contracts containing the clause. Under the clause the Government has the option to take title to this ST as set forth in the clause. Generally, the PA is not involved with the control of "Right to Title" special tooling (RTTST) as this tooling is not subject to the requirements of FAR 45.5. The Government has a recognized interest in tooling subject to the Special Tooling Clause although the contractor has title to this RTTST until such time as the Government takes title at the direction of the CO. The PA may, at the request of the CO, become a participant in this process as a technical advisor to both Government and contractor personnel in special tooling management issues.
- C5.5.1.5. Tooling subject to the special tooling clause is not subject to FAR 45.5 and therefore is not generally included in the PA's System Analysis. Generally, contracts containing the Special Tooling clause, as the only Government property clause, are not picked up for property administration assignment by the PA. For contracts containing the Special Tooling clause, the PA may be requested to assist the CO in the administration of inventory control and reporting requirements of the clause. The PA, at the CO's request, may be responsible for the following actions:
- C5.5.1.5.1. Ensuring that special tooling acquired for contract performance is required and does not include property misclassified as special tooling.

- C5.5.1.5.2. Ensuring that existing tooling is transferred to Government contracts only when a contractual requirement exists within the gaining contract.
- C5.5.1.5.3. Ensuring that the contractor develops and maintains data and records prescribed by the clause.
  - C5.5.1.5.4. Ensuring that special tooling is properly maintained.
  - C5.5.1.5.5. Ensuring that special tooling is used only as authorized.
- C5.5.1.5.6. Ensuring that contractual provisions are incorporated in subcontracts, when appropriate, and enforced by the prime contractor.
- C5.5.1.5.7. Ensuring that listings of special tooling are properly and accurately prepared and distributed by the contractor as prescribed by the Special Tooling Clause.
- C5.5.1.5.8. Ensuring that the contractor promptly identifies and reports special tooling that is excess to contractual requirements.
- C5.5.1.5.9. Providing support to COs and logisticians to coordinate retention planning of tools.
- C5.5.1.5.10. Providing support, as required, to the disposition process of Special Tooling Clause assets. Although disposition of this tooling is not subject to the provisions of FAR 45.6, the CO or other Government representative must initiate screening, shipment, and other disposition actions in accordance with provisions of the clause.

## C5.6. AUTOMATED DATA PROCESSING EQUIPMENT

- C5.6.1. <u>Scope</u>. This section provides policy and guidance for PAs in administering their responsibilities on the acquisition, control, maintenance, utilization, reporting and disposition of Government-owned or -leased automated data processing equipment (ADPE) provided to contractors for the performance of Government contracts.
- C5.6.2. <u>General</u>. ADPE is defined in FAR 31.001. ADPE is generally categorized as plant equipment (see FAR 45.101) but may be classified under other categories dependent upon its use, purpose, or application.
  - C5.6.3. Policy. It is the policy of the Department of Defense that ADPE will not

be acquired from commercial sources until it is determined that the requirements cannot be met through the ADPE Reutilization or Automated Resources Sharing Programs at a cost savings to the Government. The Defense Automation Resources Information Center (DARIC), under the Defense Logistics Agency (DLA), has been established to serve as the focal point for the DoD ADPE Reutilization or Automated Resources Sharing Programs. ADPE will not be procured, exchanged, sold, transferred, or disposed of without prior clearance through DARIC. To assist in the identification of ADPE, DoD 7950.1-M contains an appendix of noun names of the most common types of ADPE that are reportable for ADPE reutilization screening.

- C5.6.4. <u>Acquisition</u>. When a DoD contractor has a requirement for computer equipment exclusively for use as facilities, special test equipment, plant equipment or material, under one or more Government contracts, the contractor shall submit a DD Form 1851 with documentation attached as required by DFARS 270.604 to the CO with a copy to PA. Before submission to the CO for approval to purchase, the CO shall forward the approved requirements to the Director, Defense Automation Resources Information Center (ATTN: DARIC-R), Cameron Station, Alexandria VA 22304-6100, in accordance with the Defense Automation Resources Management Manual, DoD 7950.1-M. The provisions of on-line screening for possible reutilization of ADPE are applicable regardless of the manner of acquisition or dollar amount. ADPE with an acquisition cost of \$25,000 and above shall be screened using DD Form 1851, or through the remote on-line screening process.
- C5.6.4.1. Acquisitions must be approved in accordance with DFARS 270.601 in the following situations:
- C5.6.4.1.1. If a contractor acquires ADPE for the account of or if title to the ADPE will pass to the Government.
- C5.6.4.1.2. If a contractor leases ADPE, and the lease will not be for the account of the Government or title will not pass to the Government, and the total cost is to be allocated to one or more Government contracts requiring the determination or negotiation of costs.
- C5.6.4.2. Acquisitions must be approved in accordance with DFARS 270.603 if a contractor leases ADPE with an annual cost in excess of \$500,000, and more than 50 percent of the cost is allocated to Government contracts requiring the negotiation or determination of costs.
- C5.6.4.3. When leased ADPE is used on a Government contract and the total cost is charged to the Government under cost reimbursable contracts, the Government

shall have the initial option to use any purchase credits or benefits earned through rental payments. The CAO shall ensure that this provision is in the lease agreement as required by DFARS 270.606.

- C5.6.4.4. Acquisition of ADPE acquired as facilities must meet the requirements in FAR 45.302-1.
- C5.6.5. <u>Utilization</u>. The contractor shall use ADPE for authorized purposes only. The contractor's procedures shall include an acceptable method of accumulating utilization data in sufficient detail to determine the extent and manner of use of all ADPE, classified as plant equipment valued at \$5,000 or more. The prior written permission of the CO is required for any non-Government use of ADPE in accordance with DFARS 270.605. This approval may be granted if the requirements of FAR 45.407 are met and no additional costs are incurred by the Government.
- C5.6.6. <u>Disposition</u>. Excess ADPE and associated spare parts in the possession of contractors, whether leased or Government-owned, will be reported in accordance with DFARS 270.14 and DoD 7950.1-M. The CO or his designated representative, which may be the PA or the PLCO, is responsible for ensuring that the contractor identifies and reports all ADPE, regardless of Federal Supply Class (FSC) in which it was originally provided or property category (facilities, STE, material, etc.), that is projected to become excess to the contract.

## C5.7. GOVERNMENT-OWNED REUSABLE CONTAINERS

- C5.7.1. <u>General</u>. Government-owned reusable containers may consist of four major types: serialized special design, non-serialized special design, common design, and special tooling or special test equipment containers. Areas that require surveillance while in the possession of the contractor are acquisition, receipt, storage, movement, recording, reporting, inventory control, utilization, maintenance, and disposition.
- C5.7.2. Receipt of Reusable Containers. Contractors with reusable containers in their possession, whether acquired and/or fabricated by the contractor for the Government or provided by the Government, must receive and record the property in accordance with their approved property control system. The contractor may order Government-owned reusable containers from inventory control points when authorized by the contract by initiating appropriate MILSTRIP requisitions. The receiving process will require that the container quantity, part numbers, and serial numbers are verified whether received on a packing sheet, Government bill of lading, DD Form 1149, or DD

- Form 1348. During the receiving process, the containers must be inspected for damage in the presence of the carrier. Before releasing the carrier, the contractor receiving inspection employee should annotate discrepancies if there are any found, and obtain the driver's signature on the freight bill.
- C5.7.3. Classification and Control of Reusable Containers. Government-owned end items returned to the contractor under contract for overhaul, modification, or repair may be shipped to the contractor in specially designed and fabricated containers. These containers shall be classified as Agency-peculiar property, and are subject to the requirements of FAR 45.5. Specially designed and fabricated reusable containers for special tooling should be considered as special tools and accountability maintained either jointly with the tool or independently when the container design and fabrication costs are charged to special tooling accounts. Another factor to consider is whether the container is dedicated to the storage, movement, shipment, and protection of specific tools. Often a special tooling container consists of wooden or fiber boxes and formed protective foam, and should be identified as part of the special tooling set or unit. The container should have an identification tag and number that identifies it to the specific special tooling set. The container identification number, as well as container description, must be a part of the tooling records for the set or unit.
- C5.7.4. <u>Physical Inventory of Reusable Containers</u>. Contractors should physically inventory all reusable containers in their possession in accordance with their approved property control system or as specified in the contract.
- C5.7.5. <u>LDD of Reusable Containers</u>. LDD of Government-owned reusable containers should be reported at time of discovery as any other type of Government property; however, in some cases, there may be a contract provision for the repair of damaged reusable containers at the Government's expense.

## C5.8. SENSITIVE PROPERTY

- C5.8.1. <u>Scope</u>. This section provides policy and guidance for PAs in administering contract requirements relating to sensitive property (see DFARS, part 223).
- C5.8.2. <u>Definition</u>. Sensitive property is property for which the theft, loss, or misplacement could be potentially dangerous to the public safety or community security, and which must be subjected to exceptional physical security, protection, control, and accountability. The following types of property shall be designated as "sensitive" in the contractor's property management system:

- C5.8.2.1. Weapons such as carbines, grenade launchers, rocket launchers, machine-guns, pistols, recoilless weapons, revolvers, rifles, or shotguns.
  - C5.8.2.2. Ammunition for the above weapons.
- C5.8.2.3. Explosives, including demolition material (e.g., detonators, charges, blasting caps, firing devices, fuses, primers, timers), grenades, mines, and explosive waste developed from the manufacture of the foregoing.
  - C5.8.2.4. Narcotics and dangerous drugs.
- C5.8.2.5. <u>Radioactive Material</u>. Any item or material that is, in itself, radioactive or that is contaminated with radioactive material giving readings in excess of background radiation as measured on an instrument designed specifically for the type of radiation being emitted.
- C5.8.2.6. <u>Hazardous Material</u>. Any used or unused personal property, including scrap and waste, that is ignitable, corrosive, reactive, or toxic because of its quantity, concentration, or physical, chemical, or infectious characteristics. The property can be a solid, liquid, semi-liquid, or contained gas form and may cause or significantly contribute to an increase in mortality or serious illness, or pose a substantial present or potential hazard to human health or the environment when improperly treated, stored, transported, disposed of or otherwise managed.
- C5.8.2.7. <u>Hazardous Waste</u>. Any material that is a solid waste as defined under the Resource Conservation and Recovery Act (RCRA) and has also been classified as hazardous in conformity with the provisions of RCRA. The Environmental Protection Agency (EPA) criteria for hazardous waste classification are specified in 40 CFR 261 and will be used to decide whether to deal with a solid waste as hazardous. Also, EPA-approved State hazardous waste programs may identify additional solid wastes as hazardous. These State designations will also be complied with.
- C5.8.2.8. <u>Precious Metals</u>. Uncommon and highly valuable metals characterized by their superior resistance to corrosion and oxidation. Included within the scope of this definition are silver, gold, and the platinum group metals -- platinum, palladium, iridium, osmium, rhodium, and ruthenium.
- C5.8.2.9. Any other item designated by a Defense Agency or Component to be sensitive.

## C5.8.3. GENERAL

## C5.8.3.1. Contractors' Procedures

C5.8.3.1.1. The contractor's procedures on property designated as sensitive must be specific and detailed particularly with regard to in-process control, protection, physical security, periodic inventories, and the immediate reporting and thorough investigation of inventory shortages or losses. Procedures should also be in sufficient detail to reflect receipt, accountability, storage, and movement within the plant and disposition of sensitive property.

C5.8.3.1.2. The contractor's procedures shall require that they report the theft or loss of arms, ammunition, and explosives (AA&E) (as described above) immediately by telephone or personal contact to the PA and the Defense Investigative Service (DIS), ATTN: Director for Industrial Security and also confirm the theft or loss of AA&E in writing as soon as possible. Information on the theft of AA&E shall also be provided to the local Federal Bureau of Investigation (FBI) Office, Bureau of Alcohol, Tobacco and Firearms, and the local police, as appropriate. Other sensitive item losses shall be reported by the contractor immediately by telephone or personal contact to the PA and confirmed in writing. The PA will advise all CAO concerned elements. Criminal violations shall be reported in accordance with Agency directives.

C5.8.3.2. <u>Records of Sensitive Property</u>. Records of property designated sensitive shall be identified by an appropriate method (e.g., marking, stamping, color coding), so that such records may be readily distinguished from the records of non-sensitive items In the case of weapons, all serial numbers shall be recorded on the stock record or automated equivalent. The unit of measure of narcotics, dangerous drugs, or radioactive material shall be in the smallest measurable units (grains, drams, milligrams).

C5.8.3.3. <u>Inventory of Sensitive Property</u>. Physical inventories of property designated "sensitive" shall be performed as frequently as necessary, but in no case less often than annually, to obtain continuous control and agreement between physical inventories and record balances. Periodic inventory practices employed for non-sensitive property (e.g., cyclic) shall not be considered adequate for sensitive property.

## C5.8.3.4. System Analysis

- C5.8.3.4.1. When sensitive property is involved, the initial analysis shall be performed expeditiously following assignment of the contract for property administration.
- C5.8.3.4.2. Parts of the contractor's property control system involving sensitive property, as defined above, shall be reviewed as frequently as necessary to ensure adequate control.
- C5.8.3.4.3. PAs shall maintain close contact with the cognizant DIS Industrial Security Office to ensure AA&E contractors are receiving physical security inspections as required by DoD 5100.76-M, "Physical Security of Sensitive Conventional Arms, Ammunition and Explosives at Contractor Facilities," and DoD 4145.26-M, "Contractor's Safety Manual for Ammunition and Explosives." In addition, PAs should exchange respective system analysis summaries performed at AA&E contractors with DIS to enhance overall property management at these locations. Also, when corrective actions are required as a result of the analysis and inspection by DIS, PAs, through the CO, shall advise the DIS industrial Security Office of completed corrective actions. Physical security surveys of sensitive items conducted by DIS are limited to AA&E, and shall be considered separate from the system analysis required by this Manual.
- C5.8.3.5. <u>Final Review and Closings</u>. FAR 4.8 establishes the, standard closing time for physically complete contracts. The contractor's actions should result in expeditious processing and completion of all Government property matters under the contract. Close-out actions involving AA&E will require a plant visit. The signed determination shall describe the type of reviews performed and findings. Upon close out of AA&E contracts, a copy of the DD Form 1593, "Contract Administration Completion Record," or automated equivalent, will be forwarded to the cognizant DIS Security Office.

## C5.9. PROPERTY AT NON-PROFIT CONTRACTORS

C5.9.1. <u>Scope</u>. This section provides policy and guidance for PAs in administering the contract requirements relating to contracts at non-profit companies that incorporate the clauses FAR 52.245-2 (Alternate II) and 52.245-5 (Alternate I) in accordance with 45.106(b)(3) and 45.106(f)(2).

## C5.9.2. General

- C5.9.2.1. Care must be taken to insure non-profit provisions are allowed only when the contracts incorporate the non-profit clauses FAR 52.245-2 (Alternate II) and 52.245-5 (Alternate I) in accordance with FAR 45.106. Non-profit contractors are not subject to multi-contract cost and material control systems (see FAR 45.505-3(f)). Non-profit contractors have special requirements for the material management accounting systems (see DFARS 242.7204).
- C5.9.2.2. In regard to property administration, the contractor's procedures and the system survey are essentially the same as for profit contractors. Major differences apply to various record requirements in FAR 45.5 and the title provisions in the clauses referenced above.

## C5.9.3. <u>Title</u>

- C5.9.3.1. For equipment purchased with funds available for research and having an acquisition cost of less than \$5,000, title will vest in the contractor, provided the contractor obtained the CO's approval for the acquisition. This approval must be obtained before each acquisition. When approval is obtained, title vests in the contractor upon acquisition.
- C5.9.3.2. Title to contractor-acquired equipment with an acquisition cost of more than \$5,000 vests as set forth in the contract. In other words, unless the contract specifically provides otherwise, title to equipment with an acquisition cost of \$5,000 or more vests in the Government.
- C5.9.3.3. All equipment to which title is vested in the contractor under these provisions shall be listed in a report to the CO within 10 days following the end of the calendar quarter during which it was vested.

## C5.9.4. Records

C5.9.4.1. When the non-profit clauses are incorporated, the use of receipt and issue records for material is accepted as adequate property control records. The provisions in FAR 45.505-3(e) for non-profit indicate that material is issued directly "so as to be considered consumed under the contract." Therefore, reviews under the survey categories of acquisition or consumption for indication of acquisitions of excessive quantity, allocability, and diversions to other use are critical. As with any other contractor, the results of misclassification of equipment as material can lead to a serious lack of accountability.

- C5.9.4.2. Records of special tooling may consist of Government invoices, contractor purchase documents, or other documentation evidencing acquisition or issue, FAR 45.505-4(c). Records of transportation and installation cost of plant equipment do not apply, FAR 45.505-11.
- C5.9.5. <u>Subcontractor Control</u>. Due to the nature of non-profit contracts, special attention must be applied to the contractor's system for subcontractor control. The subcontractors may not be entitled to the non-profit clauses due to the profit status of their company and/or the nature of their subcontract. In addition, FAR 45.505-2 requires unit prices be maintained for Government property at secondary sites and subcontractors of non-profit contractors. When non-profit contractors perform surveillance of subcontractors when the non-profit clauses are not incorporated, the non-profit contractor must be aware of the different requirements.

## C5.10. MILITARY STANDARD REQUISITION AND ISSUE PROCEDURE

- C5.10.1. <u>Scope</u>. This section provides policy and guidance for PAs in administering contract provisions relating to MILSTRIP actions.
- C5.10.2. <u>General</u>. Military Standard Requisition and Issue Procedure (MILSTRIP), as the name implies, is a requisitioning and issue procedure for use by Military Departments and contractors authorized by the terms of the contract to requisition or move Government material. MILSTRIP is a system using uniform codes and punch card formats designed to provide standard procedures of requisitioning, determining order status and receipt time frames, and returning Government material. This system is designed to permit the maximum use of automated data processing equipment to perform these tasks.
- C5.10.2.1. The procedures, forms, and instructions for the requisitioning and returning of Government-Furnished Material (GFM) are prescribed for use by contractors when authorized by the terms of the contract pursuant to FAR Part 51 and 52.251-1.
- C5.10.2.2. DoD 4000.25-1-M, "Military Standard Requisition and Issue Procedures," provides policies, procedures, forms, and instructions for use by contractors in the requisitioning of GFM and the return of such material when directed by the cognizant Military Department in accordance with the MILSTRIP system.

- C5.10.2.3. Supplemental instructions to facilitate contractors in the preparation of GFM requisitions and return documents may be provided in a separate appendix to each applicable contract authorizing use of the MILSTRIP system.
- C5.10.2.4. When contractors are authorized to acquire property through use of the MILSTRIP system, the PA and IPMS at buying activities must be fully aware of the specialized requirements of the authorization. The CO must provide:
- C5.10.2.4.1. A DoD Activity Address Code (DoDAAC) from the appropriate DoD Service point listed in Section I of the Introduction to the DoD Activity Address Directory (DoDAAD).
  - C5.10.2.4.2. The contract number(s) involved.
  - C5.10.2.4.3. The period of the authorization.
- C5.10.2.4.4. The description (by Federal Supply Classes, National Stock Numbers or part numbers), and quantity and/or limits of Government property.
- C5.10.2.4.5. Special codes such as routing identifiers, priorities authorized, advice, billing, and fund codes.
- C5.10.2.5. Contracts authorizing MILSTRIP may stipulate procedures and additional data requirements for acquisition, receiving, records, utilization, maintenance, physical inventories, disposition, and reports.

## C5.10.3. PA Responsibilities

- C5.10.3.1. The PA shall review the contractor's property control system to ensure that there is sufficient control over the access and use of the MILSTRIP system. When performing the initial review of the contract for assignment, the PA must determine if a change to the contractor's system will be required for compliance with the special contract requirements and DoD 4000.25-1-M. The PA should review MILSTRIP requisitions in accordance with Appendix 1 of the above cited Manual.
- C5.10.3.2. Generally, contractors are responsible for the preparation of requisitions through the MILSTRIP system. The Government may be responsible for the preparation of MILSTRIP documents when the GFM will be "pushed" to the contractor. There may also be times, specifically when dealing with smaller contractors, when the PA may be required to assist the contractor in requesting Government property using the MILSTRIP system. To facilitate this assistance, the PA

should be familiar with the requirements of DoD 4000.25-1-M. If difficulty is encountered in obtaining the contractually specified Government property through the MILSTRIP system, the PA should contact the CO for clarification and assistance.

## C5.11. NASA PROPERTY

- C5.11.1. <u>NASA LETTER OF CONTRACT ADMINISTRATION DELEGATION</u>, <u>SPECIAL INSTRUCTIONS</u>. PROPERTY ADMINISTRATION (February 1989).
- C5.11.1.1. NASA property administration requirements generally correspond to the Department of Defense's. The differences, that are highlighted below, will require the PA's special attention.
- C5.11.1.1.1. Ensure all Centrally Reportable Equipment (CRE) is reported on DD Forms 1342, or equivalent, to the NASA installation NASA Equipment Management System (NEMS) Coordinator upon receipt, when condition or use status of equipment changes, and again when no longer required or being actively used (NASA FAR Supplement < NFS > 18-45.505-670). CRE is plant equipment, special test equipment (including components), special tooling, and non-flight space property (including ground support equipment) generally commercially available, whether used as a separate item or as a component of a system, having an acquisition cost of \$1,000 or more, and identifiable by a manufacturer and model number. Also, ensure the contractor's procedures provide for annual verification and update of NEMS listings provided annually by NASA as of June 30th. Check for compliance during system surveys of the records or reporting function. For CRE reported idle, the NEMS Coordinator will acknowledge receipt of DD Forms 1342 within 30 days of receipt and will initiate NASA screening or advise the submitter otherwise.
- C5.11.1.1.2. NASA does not delegate approval authority for equipment procurements to the administrative contracting officer (NFS 18-42.202). Ensure the contractor's procedures provide that such requests are forwarded to the NASA contracting officer. Ensure the contractor's procedures provide for NEMS to be screened, using DD Forms 1419, or equivalent format for non-DIPEC equipment, before any contractor acquisition or fabrication of CRE, unless for incorporation into flight-qualified or flight-monitoring deliverable end items (NFS 18-52.245-70). Check for compliance during system surveys of the acquisition function.
- C5.11.1.1.3. Include samples of both contractor-acquired (and subcontractor-acquired, if applicable) and Government-furnished materials in the

- acquisition portion of system surveys. When applicable, include sample of supplies ordered from Government sources using Activity Address Codes.
- C5.11.1.1.4. Ensure the contractor's inventory procedures provide for a reconciliation of inventory results within 30 days after completion of the inventory (NFS 18-45.508).
- C5.11.1.1.5. If the clause NFS 18-52.245-73, FINANCIAL REPORTING OF GOVERNMENT-OWNED/CONTRACTOR-HELD PROPERTY, is in the contract, ensure the contractor prepares and submits NASA Form 1018, "Report of Government-Owned/Contractor-Held Property," by July 31 to the organization cited in the clause and that the data (particularly in "Additions" columns) is reasonable based on the last system survey (NFS 18-45.505 and 18-52.245-73). Negative reports are also required by that clause.
- C5.11.1.1.6. Ensure all cases of LDD of NASA property are promptly investigated, adequately documented, and reported to the contract administration office. Ensure discoveries of unrecorded property, as well as losses, are investigated, documented, and reported to identify both the causes and necessary actions to prevent recurrence of the discrepancies (FAR 45.502(f) and (h), 45.504(b), and NFS 18-45.508).
- C5.11.1.1.7. Ensure the contractor's procedures provide for separately tagging (identifying) removable and/or reusable components of STE (FAR 45.506(c)). Ensure the contractor does not categorize as STE any plant equipment used for general plant testing purposes (FAR 45.101(a) and 52.245-18). Include enough floor-to-records samples in system surveys to ensure proper tagging and recording of NASA property.
- C5.11.1.1.8. Exchange and/or sale authority for replacement of non-excess personal property is extended to NASA contractors (NFS 18-17.7100). Ensure contractor's procedures provide for obtaining prior CO approval and for subsequently reporting any exchange and/or sale transactions to the NASA installation Property Disposal Officer (PDO) and the individual listed in block 5 of the form.
- C5.11.1.2. Provide the following data and/or documents to the individual listed in block 5 of the form:
- C5.11.1.2.1. One copy of each Summary of Property Control System Survey performed for this contractor.

- C5.11.1.2.2. Notification of all granting of relief of responsibility for LDD property under this contract.
- C5.11.1.2.3. One copy of DD Form 1593, "Contract Administration Completion Record," or equivalent, for final payment purposes. Also, ensure contractor submits a "Final" NASA Form 1018 (i.e., all ending balances are zero) when disposition of all reportable property is complete.

These delegation instructions may not be altered without prior coordination with the Director, Supply and Equipment Management Division, NASA Headquarters in accordance with NFS 18-45.7203.

- C5.11.2. <u>GRANT PROPERTY ADMINISTRATION AND PLANT CLEARANCE</u> (February 1989). All other functions are withheld.
- C5.11.2.1. NASA property administration and plant clearance requirements for research grants generally correspond to the Department of Defense's. The differences, that are highlighted below, will require the PA's special attention:
- C5.11.2.1.1. The Grantee shall maintain property records and otherwise manage nonexpendable personal property used in the performance of this grant in accordance with the provisions of Paragraph 509 of the NASA Grant and Cooperative Agreement Handbook (GCAHB). Check for compliance during system surveys of the records function.
- C5.11.2.1.2. Ensure Grantee submits annually an inventory listing of Government-owned property under this grant with a copy of the contract to the Grants Officer listed in block 5 of the form. Such listings shall be as of June 30, and shall be submitted by July 31, as required in the GCAHB, Paragraph 408(f).
- C5.11.2.1.3. Ensure all cases of loss, damage, or theft of NASA property are promptly investigated, adequately documented, and reported to the Grants Officer (GCAHB, Paragraph 509(b)(4)). Ensure discoveries of unrecorded property, as well as losses, are investigated, documented, and reported to identify both the causes and necessary actions to prevent recurrence of the discrepancies.
- C5.11.2.1.4. Upon completion of the grant or when the property is no longer required, the Grantee shall submit a final inventory to the individual listed in Block 5 of the form for disposition instructions. Under no circumstances will Government property be disposed of without instructions from NASA.

- C5.11.2.1.5. Ensure all NASA identifications are removed or obliterated prior to disposition of property other than by return to NASA or reutilization on other NASA programs and/or contracts and/or grants.
- C5.11.2.1.6. NASA does not delegate approval authority for property acquisitions beyond those in the approved proposal budget (GCAHB, paragraph 408). Ensure that Grantee procedures provide that such requests are forwarded to the NASA Grants Officer. Check for compliance during system surveys of the acquisition function. Also, please note that NASA policy is to not furnish Grantees property acquired from Government excess listings.
- C5.11.2.1.7. Ensure Grantee acknowledges receipt of all Government-furnished equipment, providing the zip code of the property's physical location, if different from the shipping address, and any identifying tag number assigned by the Grantee.
- C5.11.2.2. Provide the following data and/or documents to the individual listed in Block 5 of the form:
- C5.11.2.2.1. One copy of each system survey summary performed for this Grantee.
- C5.11.2.2.2. Notification of all granting of relief of responsibility for LDD property under this grant.
- C5.11.2.2.3. A letter stating that all required property actions in Paragraph 514 of the GCAHB have been completed.

## AP1. APPENDIX 1

## FUNCTIONS, FUNCTIONAL SEGMENTS, AND CRITERIA

CLASS I - STATISTICAL SAMPLING CLASS II - JUDGEMENT SAMPLING CLASS III - PURPOSIVE SAMPLING

NOTE: A Class II sampling may be changed to a Class I sampling by the PA dependant upon the circumstances and situations affecting the analysis. Functional segments need be reviewed only where applicable.

FUNCTION 1: PROPERTY MANAGEMENT. The process of maintaining an adequate Property Control System for Government Property; reporting LDD; and the process of contractor internal self audit.

#### FUNCTIONAL SEGMENT: MANAGEMENT

Criteria	
1. Contractor written policies and procedures provide for effective property control of each type of Government asset in its possession.	II
2. Contractor procedures are maintained in an up to date status that meet contractual requirements, with changes submitted to PAfor review, and are readily available to personnel accountable for or otherwise responsible for Government property.	II
3. Contractor prepares and implements a plan of corrective action and furnishes the plan to the PA promptly after notification of a system deficiency or incident of LDD, where applicable.	II
4. Contractor provides immediate interim protection of Government property in response to identified deficiencies until permanent measures are taken.	II

## FUNCTIONAL SEGMENT: REPORTING OF LOSS, DAMAGE, AND DESTRUCTION

#### Criteria

- 1. Contractor promptly identifies, investigates, and reports incidents involving LDD of Government Ш property to the PA and other appropriate authorities, as required.
- 2. Contractor promptly furnishes all necessary data to substantiate requests for relief of Ш responsibility.

## FUNCTIONAL SEGMENT: CONTRACTOR AUDITS OF GOVERNMENT PROPERTY

#### Criteria

- 1. Contractor performs audits of property management issues in accordance with company policy Ш and promptly initiates corrective actions when audits disclose deficiencies.
- 2. Contractor audit function coordinates review plans and results with the PA to preclude Ш duplication of effort and enhance problem resolution.

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<u>FUNCTION 2: ACQUISITION.</u> The process of acquiring Government property either through requisition or transfer from Government sources or through purchase, including those made from contractor stores.

#### FUNCTIONAL SEGMENT: ACQUISITION AUTHORITY

#### Criteria

Contractual provisions and requirements related to Government property are flowed down to appropriate contractor property acquisition organizations.
 Contract authority exists for acquisition of facilities and special test equipment.
 Material transfers between contracts are adequately documented.
 CO consent or approval is obtained when required.

#### FUNCTIONAL SEGMENT: CATEGORIZATION OF PROPERTY

#### Criterion

Catergorization of property is correctly determined before acquisition or fabrication.

#### FUNCTIONAL SEGMENT: REQUIREMENTS COMPUTATIONS

#### Criterion

Requirements for property must be supported by bills of materials, materials requirement lists, or similar technical planning documents that include spoilage or loss estimates, attrition, and mortality rates.

#### FUNCTIONAL SEGMENT: ORDERING PRACTICES

## Criteria

Acquisition documents include detailed and accurate description of assets to be acquired and contract or equivalent code designator.
 Items and quantities requisitioned, purchased, or fabricated are reasonable, contractually authorized, based on firm requirements, and are not available from existing stocks.
 Economic ordering practices are properly applied, when applicable.
 Orders are processed in a timely manner to minimize emergency acquisitions or requisitions.
 On-order assets are monitored until assets are received.
 On-order assets are canceled or amended, to the extent possible, when requirements are changed by contract modification, engineering change, terminations, production schedule revision, receipt of "pushed" items, etc.
 Distribution, cancellation, and change of purchase requisitions are properly controlled.

#### FUNCTIONAL SEGMENT: MILSTRIP ACQUISITIONS

#### Criteria

- 1. Requisition documents are properly prepared and processed including routing identifiers, fund code, priority designator, etc.
- 2. Status file maintained, supply status monitored, and appropriate action taken when required.
- 3. Requests are submitted in a timely manner to minimize use of emergency priorities.

<u>FUNCTION 3: RECEIVING.</u> The process of Government property initially entering into a contractor's custody.

#### FUNCTIONAL SEGMENT: RECEIVING PROCESS

#### Criteria

- 1. Property is promptly examined upon arrival to determine quantity received, determine condition, and identify transit-related discrepancies.
  - II
- 2. Carrier's representative signature is obtained when shortages or other transit related discrepancies are identified at time of delivery.
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- 3. Receiving reports are promptly prepared that document items and quantities received, condition, shipping data, date received, etc.
- 4. Items received are reconciled against requisition documents, purchase orders, packing lists or related documents to ensure accountability for all items, attachments, and accessories.
- 5. Item received by contractors for rework, processing, or repair under terms of contract warranty provisions are identified and documented during the receiving process.
- 6. Completed receiving reports are promptly distributed to designated inventory control points, accounting functions, etc., to ensure full accountability is established.
- 7. Incoming property is provided adequate protection and storage during the receiving process.
- 8. Returnable and reusable containers are properly controlled and accounted for.

#### FUNCTIONAL SEGMENT: DISCREPANCIES INCIDENT TO SHIPMENT

#### Criteria

- 1. Misdirected shipments and other discrepant property is adequately segregated and controlled pending receipt of disposition instructions.
- 2. Causes of discrepancies are investigated and documented.
- 3. Contractor initiates appropriate discrepancy reports and notifies the PA and/or Government transportation officer.

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# <u>FUNCTION 4: IDENTIFICATION.</u> The process of properly identifying Government property.

#### FUNCTIONAL SEGMENT: IDENTIFICATION PROCESS

#### Criteria

- 1. Assets are labeled, tagged, or otherwise identified in a manner approved by the PA promptly upon fabrication or receipt.
- 2. General purpose components of special test equipment are identified in a manner to facilitate removal and reutilization.

<u>FUNCTION 5: RECORDS.</u> The official accountable records maintained by a contractor to show status and to control all Government property furnished to or otherwise acquired by the Contractor.

#### FUNCTIONAL SEGMENT: ALL RECORDS OF GOVERNMENT PROPERTY

#### Criteria

- 1. Property control records conform to FARor other contractual requirements and are accurately maintained for all Government property at the contractor primary and alternate locations as well as subcontractor locations.
- 2. Support documentation used for posting entries provides complete, current, and auditable data.
- 3. Transactions, including location changes, are promptly posted.
- 4. Records are established for all assets purchased, fabricated, furnished by the Government, parts removed or recovered, or transferred from other work of the contractor.
- 5. Sensitive property is accurately reflected on inventory control records.
- 6. Inventory control records are closed by means of proper posting entry, adequately supported by documentation.

#### FUNCTIONAL SEGMENT: MATERIAL RECORDS

#### Criteria

- 1. Stock levels and reorder points are reflected on records, where applicable, are reasonably sound, and are consistent with contract provisions.
- 2. Receipt and issue records are maintained as authorized by the PA.
- 3. Records required by MMAS provisions are properly maintained.

## FUNCTIONAL SEGMENT: INDUSTRIAL PLANT EQUIPMENT RECORDS

#### Criterion

DD Forms 1342, "DoD Property Record," are prepared and submitted in a timely manner for each item identified as industrial plant equipment including updates to report status changes.

#### FUNCTIONAL SEGMENT: WARRANTY ITEM RECORDS

#### Criterion

Accountable records are established for items returned to the contractor for rework, processing, or repair under warranty.

#### FUNCTIONAL SEGMENT: CUSTODIAL RECORDS

#### Criterion

Custodial records are established for items issued from tool cribs, guard force, protective clothing, and other items issued to individuals for use in their work.

<u>FUNCTION 6: MOVEMENT.</u> The process of moving all types of Government property. It includes movement from one point to another within a contractor's facility, movement between facilities, for any purpose, and protection during movement.

#### FUNCTIONAL SEGMENT: MATERIAL HANDLING

#### Criteria

- 1. Item is moved under proper authority, supported by approved documentation; i.e., issue slips, shipping ticket, location change order, etc.
- 2. Adequate protection is provided during movement, such as packing, covering, skidding, property handling equipment, procedures, techniques, and safety precautions.

<u>FUNCTION 7: STORAGE.</u> The process of storing all types of Government property.

### FUNCTIONAL SEGMENT: STORAGE AREAS

#### Criteria

- 1. Housekeeping is adequate.
- 2. Government property is segregated from contractor property, when required.
- 3. Adequate physical security and protection are provided for assets in both inside and outside II storage.
- 4. Access to property in storage is limited to authorized personnel.
- 5. Assets in storage are properly packaged and preserved, when required.

#### FUNCTIONAL SEGMENT: SPECIAL STORAGE AREAS

#### Criteria

- Additional physical security and protection are provided for sensitive items.
- 2. Special controls and inspections are provided for items in storage subject to corrosion, lhumidity, temperature, age controls, etc.

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<u>FUNCTION 8: PHYSICAL INVENTORIES.</u> The process of physically locating and counting Government property and comparing it to records of such property, including the posting of findings and adjustments and the reporting of adjustments to the PA.

#### FUNCTIONAL SEGMENT: PERFORMANCE

#### Criteria

1. Physical inventories are performed in accordance with schedules and procedures approved by the PA, including those prescribed by MMAS requirements.	II
2. Physical inventories are conducted by personnel other than those maintaining records or having custody of property.	II
3. Property inventoried is properly sighted and counted, either manually or electronically.	1
4. Physical inventories, adequate for disposal purposes, are performed promptly upon contract completion or termination unless waived by the PA.	II

#### FUNCTIONAL SEGMENT: RECORDING

#### Criteria

- Inventory is posted to accountable record within reasonable period.
- 2. Posting to accountable record is completed, accurately showing date and quantity, and clearly identified as an inventory entry.

## FUNCTIONAL SEGMENT: MATERIAL RECORDS ADJUSTMENTS

#### Criteria

- 1. Material quantity adjustments are promptly posted to accountable records.
- 2. Adjustment are complete on date and quantity and are clearly identified as inventory adjustments.

## FUNCTIONAL SEGMENT: REPORTING INVENTORY FINDINGS

### Criterion

Results of physical inventories, including all adjustments and LDD identified as a result of physical inventories, are promptly reported to the PA.

<u>FUNCTION 9: REPORTS.</u> The preparation and submission of reports reflecting the status of Government property as required by contract or regulation.

#### FUNCTIONAL SEGMENT: ACCURACY AND COMPLETENESS

#### Criteria

Responsibility for reports preparation is clearly assigned to specific function(s).
 Source(s) of data are clearly defined, accurate, and current.
 Appropriate audit or other method is employed by the contractor to verify report accuracy and completeness.

#### FUNCTIONAL SEGMENT: REPORT SUBMISSION

#### Criteria

Controls are maintained to identify:

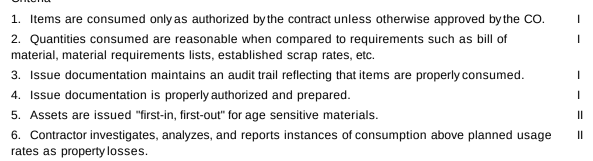
 Contracts subject to reports requirements.
 Specific reports required.
 Required submission dates for reports.

 Procedures provide adequate lead time for orderly compilation of data and report submission.
 Reports are distributed according to contractual requirements.

<u>FUNCTION 10:</u> <u>CONSUMPTIONS.</u> The process of incorporating Government property, of the material or Agency-peculiar classification, into an end item or otherwise consuming it in performance of a contract.

#### FUNCTIONAL SEGMENT: REASONABLENESS OF CONSUMPTION

### Criteria



#### FUNCTIONAL SEGMENT: IDENTIFICATION OF EXCESS

#### Criteria

Using areas identify and return material to stores that is not required for current work.
 Degree of use or contractual authorization justifies retention.
 Continuous screening is accomplished using approved criteria to identify excess assets that is responsive to engineering changes, contract modifications, completions, terminations, or inactive assets.
 Reporting of excess is promptly initiated for all property excess of the amount needed to complete full performance under the contracts providing it or authorizing its use.

<u>FUNCTION 11: UTILIZATION.</u> The process of using facilities, special tooling, special test equipment, and Agency-peculiar property for the purpose for which furnished or acquired.

#### FUNCTIONAL SEGMENT: AUTHORIZED USE

#### Criteria

- 1. Items are used only as authorized by the contract unless otherwise approved by the CO.
- 2. Methods are established for determining and allocating rental charges, when required.

## FUNCTIONAL SEGMENT: IDENTIFICATION OF EXCESS

#### Criteria

- Degree of utilization or contractual authorization justifies retention.
- 2. Continuous screening is accomplished using approved criteria to identify excess assets that is responsive to engineering changes, contract modifications, completions, terminations, or inactive assets.
- 3. Reporting of excess is promptly initiated for all property excess of the amount needed to under the contracts providing it or authorizing its use.

<u>FUNCTION 12: MAINTENANCE.</u> The process of providing the amount of care necessary to obtain a high quality of production and the most useful service life of Government property.

#### FUNCTIONAL SEGMENT: PREVENTIVE MAINTENANCE

#### Criteria

<ol> <li>Contractor obtains and complies with current technical publications for maintenance of Government, when applicable.</li> </ol>	I
2. Item is scheduled for periodic maintenance (including technical publication compliance), when appropriate.	I
3. Inspection and/or periodic maintenance is performed according to the schedule in the contractor's approved property control system.	I
4. Unscheduled maintenance requirements are performed in an expeditious manner.	Ш
5. Records of preventive maintenance and corrective actions are adequate and accurate.	1

#### FUNCTIONAL SEGMENT: CAPITAL-TYPE REHABILITATION (INCLUDING REAL PROPERTY)

#### Criteria

1. Inspection is scheduled to determine need for major repair, replacement, or other rehabilitation.	1
2. Inspection is performed as scheduled and results are reported including the need for major repair, asset replacement, or CTR.	I
3. CO approval is obtained to modify, cannibalize, or repair Government property other than repairs authorized by contract requirement or through the approved maintenance program.	I
4. Rehabilitation is properly accomplished, when authorized.	1

# <u>FUNCTION 13:</u> <u>SUBCONTRACTOR CONTROL.</u> The process of prime contractor control over subcontractors on Government property.

#### FUNCTIONAL SEGMENT: PRIME CONTRACTOR RESPONSIBILITIES

Criteria	
Subcontract reflects assets to be provided and flowdown of contract requirements including adequate instructions on subcontractor responsibilities.	I
2. CO approval has been obtained for each subcontract that will relieve the subcontractor of the risk of loss of Government property and the Government must receive consideration when appropriate.	I
3. When the prime contractor uses subcontractor records as its official records of Government property, and the subcontractor has a system approved by the Government, the prime contractor has implemented a system to maintain visibility of property at subcontractor locations.	II
4. he prime contractor has established an adequate system analysis program to assess the adequacy of records, control, protection, preservation, and maintenance of Government property in the possession of subcontractors unless supporting property administration has been obtained.	II
5. The prime contractor properly administers the risk of loss and other provisions of subcontracts related to Government property.	II

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# <u>FUNCTION 14:</u> <u>DISPOSITION.</u> The process of disclosing excess, requesting disposition instructions, and effecting disposal of Government property.

#### FUNCTIONAL SEGMENT: DISCLOSURE OF EXCESS

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1. In-house screening of excess assets is accomplished at contract completion or when determined to be excess, to identify possible uses on other contracts or other work of the contractor.	I
2. Items determined excess are promptly reported to the Government.	- 1
3. Declaration as excess is complete and accurate.	I
FUNCTIONAL SEGMENT: DISPOSAL Criteria	
There is proper authority for disposition.	ı
2. Disposition is accomplished in compliance with FAR 45.6 or other specific contract provisions.	I
3. Item was disposed of within a reasonable time period after disposal authority was received.	1

4. Identification tag is removed from item before disposal, when appropriate.

5. Documentation of disposition is complete and reflects authority, disposal action, date of

6. When appropriate, proceeds from sale of assets have been credited to the Government.

#### FUNCTIONAL SEGMENT: APPROVED SCRAP PROCEDURE

#### Criteria

disposal, and is posted to record.

- 1. Contractor complies with provisions of approved scrap procedure.
- 2. Proceeds from scrap sales have been properly credited.

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# <u>FUNCTION 15:</u> <u>CONTRACT PROPERTY CLOSE-OUT</u> The process of properly closing out the property element of a contract.

#### FUNCTIONAL SEGMENT: RELIEF FROM RESPONSIBILITY

#### Criteria

- 1. Contractual authorization or CO approval is obtained to transfer Government property from a completed contract when identified for use on other contracts or for retention of idle assets (except for contractor's purchase or retention at cost of contractor-acquired property.)
- 2. Inventory adjustments, liability determinations, and other property issues are resolved before contract close-out.

#### FUNCTIONAL SEGMENT: FINAL CONTRACT REVIEW

#### Criteria

- 1. Contractor property management organizations are aware of contracts approaching completion.
- 2. Lists of special tooling subject to the special tooling clause are provided to the Government for disposition purposes.
- 3. Prescribed reports required for completed contracts are properly submitted.
- 4. The contractor notifies the PA promptly when all pending actions on property-related matters are completed.

## AP2. APPENDIX 2

## **DOUBLE SAMPLING PLAN**

### (90 percent confidence of rejecting lots having 10 percent or more defectives)

Lot Range	Sample Size 1	Accept if Defects in Sample 1 Are	Reject if Defects in Sample 1 Are	Continue with Sample 2 if Defects in Sample 1 Are	Sample Size 2	Accept if Sum of Defects in Samples 1 and 2 Equals or is Less Than	Reject if Sum of Defects in Samples 1 and 2 Equals or Exceeds
1-18	All	0	1	_	_	_	_
19-50	18	0	1	_	_	_	_
51-90	21	0	2	1	21	1	2
91-150	25	0	3	1 or 2	25	2	3
151-400	32	0	4	1, 2, or 3	32	3	4
401-10,000	34	0	4	1, 2, or 3	34	3	4
10,001-35,000	40	0	5	1, 2, 3, or 4	40	4	5
35,001-100,000	46	0	6	1, 2, 3, 4, or 5	46	5	6
100,000+	52	0	7	1, 2, 3, 4, 5, or 6	52	6	7

# AP3. <u>APPENDIX 3</u> TABLE OF RANDOM NUMBERS

INE , COL.	(1)	(2)	(3)	(4)	(5)	(8)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)
	10480	15011	01536	02011	81847	91648	89179 27982	14184 53402	62590	38207 34095	20989 52666	99570	91291	9070
2	22368	46573	25595	85383	30995	89198	27982	53402	93965	34095	52666	19174	39615	9950
3	24130		22527	\$7265	76393	54809	15179	24830	48340	32081	30880	19855	63348	5882
4	42167	93093	06243	61680	07856	16376	39440	53537	71341	57004	00849	74917	97758	1637
5	37570	39875	81837	18656	06121	91782	60468	81305	49884	60672	14110	06927	01263	5461
6	77921	06907	11008	42751	27758	53498	18602	70859	20855	15053	21916	81825	44394	4288
, i	99562	72905	58420	69994	98872	31016	71194	18738	44013	48840	63213	21069	10634	1298
Ŕ	96301	\$1977	05483	07972	18876	20922	84585	58869	69014	80045	18425	84903	42508	3230
9	89579	14342	63661	07 <b>972</b> 10281	17453	19103	57740	84378 *	25331	12588	58678	44847	05585	5694
10	85475	35857	83342	53988	53060	58533	38867	82300	08158	17983	18439	11458	18593	649
11	28918	89578	88231	33276	70997	79936	56885	05859	90108	31595	01547	85590	91610	7811
12	63553	40981	48235	03427	49526	69445	18863	72685	52180	20847	01547 12234	90511	33703	7818 9032
13	09429	93969	52636	92737	88974	33488	36320	17617	30015	08272	84115	27158	30813	749
14	10365	61129	87529	85589	48237	52267	67689	93394	01511	26358	85104	20285	29975	8986
15	07119	97336	71048	08178	77233	13916	47584	81056	97735	85977	29372	74481	28551	9070
16	51085	12785	51821	51259	77452	16308	60756	82144	49442 01188	53900 65255	70950 64835	83890 44819	75601 05944	407 551
17	02368	21382	52404	50288 94904	89368 31273	19885	55322 18594	44819 29852	01188 71 <b>58</b> 6	65255 65030	64835 51132	44919 01915	92747	649
18	01011	54092	33382		312/3	04146	18584 83149	29852 98736	23495	64350	94738	17752	35156	357
19	52162	53916	46369	58586 09998	23216	14513	78988		23495 51851	46104	88916	19509	25825	581
20	07056	97628	33787		42698	06691		13802						
21	48663	81245	85828	14348	09172	30168	90229	04734	59193	22178	30421	81666	99904	328 <sup>-</sup> 445
22	54184	58492	22421	74103	47070	25306	78468	26384	58151	86646	21524	15227	96809	445
23 24	32839	32363	05597	24200	13363	38005	94342	28728	35806	06912	10712	64161	18296	228 185
24	29334	27001	87637	87308	58731	00256	45834	15398	46557	41135	10367	07684	36188	185
25	02488	33062	28834	07351	19731	92420	60952	61280	50001	67658	32586	86878	50720	949
28	81525	72285	04838	96423	24878	82651	66566	14778	76797	14780	13300	87074	79666	857
26 27 28	28676	20591	68086	96423 26432	48901	20849	29768	81536	86645	12659	92259	57102	80428	252
28	00742	57382	39064	86432	84873	40027	32832	61382	98947	98067	64780	54584	98098	982
29	05366	04213	25869	28422	44407	44048	37937	63904	45768	88134	75470	66520	34693	904
30	91921	26418	64117	94305	28768	25940	39972	22209	71500	64568	91402	42418	07844	898
	1			77341	42206	35128	74087	99547	81817	42607	43808	76655	. 62028	766
31	00582	04711	87917 62797	58170	88324	88072	76222	36086	84637	93161	76038	65855	77919	880
32	00725	69984	95878	552 <b>93</b>	18988	27354	26575	08625	40881	58920	29841	80150	12777	485
33	89011	65795 57948	29888	88804	67917	48708	18812	82271	85424	69774	33611	54282	85963	035
34	25878	83473	73577	12908	30883	18317	28290	35797	05998	41688	34952	37888	38917	880
35	09763													
36	91587	42595	27958	30134	04024	86385	29880	99730	55536	84855	29080	09250	79858	732
37	17955	56349	90999	49127	20044	59931	06115	20542	18059	02008	73708	83517	36103	427
38	48503	18584	18845	49618	02304	51038	20855	58727	28158	15475	56942	53389	20582	873
39	92157	89634	94824	78171	84810	62834	09922	25417	44137	48413	25555	21246	35509	204 180
40	14577	82765	35605	81263	39667	47358	56873	56307	61807	49518	89686	20103	77490	
41	28427	07523	33362	84270	01638 34476	92477	66969	98420	04880	45585	46565	04102	48880	457
42	34814	63976	88720	82765	34476	17032	87589	40836	32427	70002	70683	88863	77775	883
43	70060	28277	39475	46473	23218	53416	94970	25832	69975	94884	19661	72828	00102	667
44	53976	54914	08990	87248	68350	82948	11398	42878	80287	88287	47383	46634	06541	978
45	78072	29515	40980	07391	58745	25774	22987	80059	39911	95188	41151	14222	80597	595
46	90725	52210	83874	29992	65831	38857	50490	83765	55657	14381	31720	57375	56228	415
	84384	87412	33339	31926	14883	24413	59744	92351	97473	89286	35931	04110	23726	519
47 48	08962	00358	31662	25388	61642	34072	81249	35648	58891	89352	48373	45578	78547	817
45 49	95012	68378	93528	70765	10592	04542	76463	54328	02349	17247 48223	28865	14777	62730	922
49 50	15884	10493	20492	38391	91132	21999	59516	81852	27195	48223	48751	22923	32281	856
9U .	12004	10-23	70-07	40001	01.0L									

LINE COL.	ίn	(2)	(3)	(4)	(5)	(6)	(7)	(8)	( <b>9</b> )	(10)	(11)	.(12)	(13)	(14)
51 52 53	18408 18528	81999 81953	04153 05520	53381 91962	79401 04739	21438 13092	83035 97862	92350 24822	38893 84730	31238 08496	59549 35090	91754	72772	02338
57	73115	35101	47498	87637	99016	71060	88824	71013	18735	20286	35036	04822 72924	88774 35185	98289 43040
54	57481	16703	23187	49323	45021	33132	12544	41035	80780	45393	23183 44812	12515	98931	91202
55	30405	83946	23792	14422	15059	45798	22718	19792	09983	74353	68888	30429	70735	25499
56		35006	85900	98275	32388	52390	16815	69288	82732	38480	73817			
57	18631 96773	20206	42559	78985	05300	22164	24366	54224	35083	19687	11057	32523 91491	41961 60383	44437 18748
57 58	38935	84207	14349	82674	66523	44133	00697	54224 35552	35970	18124	11052 63318	29886	03387	59846
59 (	31524	76384	17403	53363	44187	84486	84758	75366	78554	31601	12814	33072	80332.	82325
60	78919	19474	23832	27889	47914	02584	37680	75366 20801	72152	39339	12814 34806	02830	85001	92325 87820
61	03931	33309	57047	74211	63445	17361	82825	39908	05807	91284		25570	38818	
82	74426	33278	. 43972	10119	89917	15665	52872	73823	05807 73144	58882	68833 88970	74492	51805	46929 99378 66092
<b>63</b>	09066	00903	20795	95452	92848	45454	09552	88815	16583	51125	79375	97596	15298	56092
54	42238	12428	87025	14267	20979	04508	64535	31355	88064	28472	47689	05974	52468	16834
85	16153	08002	28504	41744	81959	85842	74240	56302	00033	67107	77510	70625	28725	34191
86	21457	40742	29820	96783	29400	21840	15035	34537	33310	06116	95740	15957	16572	
87	21581	57802	02050	89728	17937	37621	47075	34537 42080	97403	48826	95240 68995	43805	33385	06004 21597 92532
68	55612	78095	83197	33732	05810	24813	88902	80397	18489	03264	88525	42786	05269	92532
69	44657	66999	99324	51281	84483	60563	79312	93454 15263	68876	25471	93911	25660	12682	73572
70	91340	84979	48949	81973	37949	61023	43997	15263	68876 80644	43942	93911 89203	71795	99533	58501
71	91227	21189	31935	27022	84087	05482	35216	14486		68607	41867	14951	91696	85065
72	50001	38140	68321	19924	72163	09538	12151	14486 06878	29891 91903 42627	18749	34405	56087	82790	70925
72 73	65390	05224	72958	28609	81406	39147	25549	48542	42827	45233	57202	84617	23772	07898
74	27504	98131	83944	41575	10573	08619	64482	73923	36152	05184	94142	25299	84387	34925
75	37169	94851	39117	89632	00959	16487	85536	49071	39782	17095	02330	74301	00275	48280
76	11508	70225	51111	38351	19444	. 66499	71945	05422	13442	78675	84081	66938	83654	59894
77	37448	30382	06894	54890	04052	53115	62757	95348	78562	11163	81651	50245	34971	52924
78	46515	70331	85922	38329	57015	15765	97161	95348 17669	45349	61798	68345	81073	48106	79860
79	30988	81223	42416	58353	21532	30502	32305	88482	05174	07901	54339	58861	74818	48942
. 80	63798	64995	46583	08785	44160	78128	83991	42885	92520	83531	80377	35909	81250	54238
- 81	82486	84846	98254	67632	43218	50076	21361	64816	51202	88124	41870	52689	51275	
B2 1	21885	32908	92431	09060	64297	51874	64126	62570	28123	05155	59194	52799	28225	83558 85762
83	60336	88782	07408	53458	13564	59089	28445	29789	65205	41001	12535	12133	14845	23K41
84	43937	46891	24010	25580	86355	33941	25788	54990	71899	15475	95434	88227	21824	23541 19585
85	97656	63175	89303	16275	07100	92063	21942	18611	47348	20203	18534	03862	78095	50138
86	03299	01221	05418	38882	55758	92237	26759	86367	21216	98442	08303	56613	91511	75928
87	79626	06486	03574	17668	07785	78020	79924	25851	83325	88428	85076	72811	22717	50585
88	85836	68335	47539	03129	85651	11977	02510	28113	99447	68645	34327	15152	55230	93448
89	18039	14367	81337	06177	12143	48809	32989	74014	84708	00533	35398 17639	58408	13261	47908
90	08362	15656	60827	36478	85648	16764	53412	09013	07832	41574	17839	82163	60859	75567
91	79556	29088	04142	16268	15387	12856	66227	38358 "	22478	73373		09443	82558	05250
92	92808	82674	27072	32534	15387 17075	27698	98204	63863	11951	34648	88732 88022	58148	34925	57031
93	23982	25835	40055	67006	12283	02753	14827	23235	35071	99704	37543	11801	35503	57031 85171
94	09915	96306	05908	97901	28395	14188	00821	80703	70426	75647	76310	88717	37890	40129
95	59037	33300	26695	62247	69927	78123	50842	43834	86654	70959	79725	93872	28117	19233
96	42488	78077	69882	61657	34138	79180	97526	43092	04098	73571	80799	76536	71255	64239
97	46764	86273	63003	93017	31204	36692	48202	35275	57306	55543	53203	16098	47825	88884
98 1	03237	45430	55417	63282	90816	17348	88298	90183	36600	78406	08216	85787	42379	90730
99	86591	81482	62667	61582	14972	90053	89534	76036	49199	43716	97548	04379	46370	28672
100	38534	01715	94964	87288	65680	43772	39580	12918	86537	62738	19636	51132	25739	58947

												5. 5. 4.		
NE COL.	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)
101	13284	18834	74151	92027	24670	36865	00770	22878	02179	51802	07270	76517	97275	4586
102	21224	18834 00370	30420	03883	94848	89428	41583	17564	27395	63904	41548 30590	48197	82277	24129
103	99052	47887	81085	64933	66279	80432	65793	83287	34142	13241	30590	97760	35848	9198: 1105:
104	00198	50993	98603	38452	87890	84624	69721	57484	67501	77638	44331	11257	71131	1105
105	60578	06483	28733	37887	07936	98710	98539	21786	31237	80612	44488	97819	70401	9541
106	91246	18312	17441	01828 59611 72417 11800	18163	89201	31211 33216 12489	54288 19358 51924	39296	37318	65724	90401	78017	6207
107	97458	14229	12063	59611	32249 80514	90466 69267	33216	19358	02591 88871	54283 92448	88448 36507	01812 11458	07436 30440	5081 5263 3700
108 109	35248 38980	38848 48800	34475	72417	80514	69267	12488	51924 39298	88871 97838	92448	38507	11458 68038	30440	5253
110	10750	52745	11759 38749	83765	48743 58959	27860 53731	77940 89295	59062	39404	95145 13198	32378 59960	70408	89351 29812	8312
111	38247	27850	73858	20673	37800	83835	71051	84724 20724	52482	22342	78071	17456	98104	1832
112 113	70994 99638	88986 94702	99744 11483	72438 18148	01174 81386	42159 80431	11392 90628	20/24 52506	54322 62016	36923 85151	70009 88598	23233 47821	65438 00285	5968 8252
114	72055	15774	43857	99805	10419	78939	25993	03544	21560	83471	43988	90770	22965	4424
115	24038	85541	85788	55835	38835	59399	13790	35112	01324	39520	76210	22467	83275	322
11 <b>8</b> 117	74976 35553	14631 71628	35908 70189	28221	39470 63407	91548 91178	12854	30166 55359	09073 80392	75887 41012 54844 85961	36782	00268	97121 89578	5767
119	35676	12797	51434	26436 82978	42010	28344	20340 92920	92155	50382	4101Z	36270 58581	77786 95331	78629	722
118 119	74815	67523	72985	23183	02448	63594	90348 92920 98924	20833	58807 58842	85861	67648	70184	34994	210 7334 6781
120	45248	88048	65173	50989	91060	89894	36036	32819	68559	98221	48475	50558	34698	718
		47069	86378		11910	48872		97868	32466	10083		81972	58975	
121 122 123	76509 19689	90332	04315	41979 21358	97248	11188	88575 39062	63312	52490	07349	54728 79178	33692	57352	3070 7280 9777
123	42751	35318	97513	82537	54955	08159	00337	80778	27507	95478	21252	12746	37554	977
124	11948	22681	45045	62537 13864	57517	59418	58045	44067	58718	58840	45557	98345	33271	534
125	96518	48668	20896	11090	48396	57177	83867	86464	14342	21545	46717	72364	86954	5551
126	35726	58643	76889	84622	39098	36083	72505	92265	23107	60278	05822	48760	44794	076
126 127	39737	42750	48988	70536	84854	84952	72505 38404	84317	65042	60278 13589	01055	79044	44294 19308	076 835
128 129	97025	88482 08075	58177	04049 56350	80312 78787	48028	28408 54509	43591	75528	65341	49044 30883	95495	81256	532 183
129	62814	08075	09788	56350	76787	51591	54509	49295	85830	59880	30883	89660	98142	183
130	25578	22950	15227	83291	41737	79599	95191	71845	86889	70584	24280	01551	80092	821
131	88763	69576	88991	49662	46704 88374	63362	56625 99709	00481	73323	91427 11528	15264 44323 35404	06969	57048	541 603
132	17900	00813	64361	60725	88874	81005	99709	30866	28451	11528	44323	34778	60342	603
133	71944	60227	63551	71108	05624	43836	58254	28160	32116	83403 34107	35404	57146	10909	073- 095
134	54884	93891	85132	64399	29182	44324	14481	55226	78793	34107	,30374 85744	48429	51376	095
135	25848	27623	11258	65204	52832	50880	22273	05554	99521	73791		29276	70326	602
136 137	01353	39318 88191	44961	44972 99113	91766	90262	56073 99884	06606	51826	18893	83448	31915	97784	750
137	99083	88191	27862	99113	57174	35571	99884	13951	71057	53961	64418	74908	07322	809
138 139	52021 78755	45406 47744	37945 43776	75234 83098	24327 03225	86978	22644 83837	87779 55984	23753	99926	B3898	54886	18051	963
140	25282	69106	59180	16257	22810	14281 43509	12224	25643	13399 89884	53961 99926 52212 31149	58781 85423	14905 32581	46502 34371	963 044 708
141	11959 11844	34202	02743 \$8190	86847	79725	51811	12998	76844 05197	05320	54236	53891	70226 79204	38632 068 <b>6</b> 2	8447
142 143	08307	13792 97912	58190 68110	01424 58812	30078 95448	28187 43244	55583 31282	88880	47714 13040	88440 18458	22016 43813	/9ZU4 89418	42482	944 339
144	76285	75714	22525	98296	52840	48518	55488	90754	88932	19937	57119	23251	55619	236
145	55322	07598	39600	60866	52840 63007	20007	55486 86819	84184	81131	81429	60676	42807	78286	290
146	78017	90928	90220	92503	83375	26986	74398	30885	. 88567		72816	53357	15428	8693
147	44768	43342	20696	26331	43140	58744°	82928	24988	94237	29169 46138	77426	39039	55596	126
148	25100	43342 19338	14805	86503	51880	97878	24281	02464	88583	74812	60069	71674	15478	4784
149	83612	48623	62876	85197	07824	91392	58317	37728	84528	42221	60069 10268	20892	15699	4764 291
150	41347	61666	82981	60413	07824 71020	83858	0241	33322	68036	98712	46795	18308	28413	0541

LINE COL.	(1)	(2)	(3)	(4)	(5)	(8)	(7)	(8)	(9)	(10)	(11)	(12)	- : (13)	(14)
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152	60950	00455	73254	96067	50717	13878	03216	78274	65863	37011	91283	33914	91303	4832
153	80524	17320	29832	96118	75792	25326 43517	22940	24904 59650	80523	38928	81374	55597	97567	3891
154	49897	18278	67160	39408	<b>\$</b> 7056	43517	84426	59650	20247	19293	02019	14790	02852	0581
153 154 155	18494	98209	81060	19488	65596	59787	47939	91225	98768	43688	00438	05548	09443	8289
158	65373	72884	30171	37741	70203	94094	87261	30056	58124	70133	18936	02138	59372	0907 4903 0763 7344 7471
: 157	40653	12843	04213	70925	25360	55774	76439	81768	52817	81151	57188	31940	54273	4903
158	51638	22238	58344	44587	83231	50317	74541	07719	25472	41602	77318	15145	87515	0763
159	69742	99303	62578	83575	30337	07488	51941	84315	42087	49892	77318 28616	28101	03013	7344
158 159 180	58012	74072	67488	74580	47992	59482	58624	17108	47538	13452	22620	24280	40155	7471
161	18348	19855	42887	08278	43208	47077	42637	45606	00011	20662	14847	49984	94509	5638 7464 8971 9770 0049
162	18348 59814	09193	58064	29086	43205 44385	45740	70762	05883	49081	28860	14642 57454	49984 99264	24142	7484
163	75588	28630	39210	52887	87748	72858	98059	67202	72789	01869	13496	14883	87645	8971
163 164	13941	77802	69101	70061	82748 35460	34576	15412	81304	58757	35498	94830	75521	00603	9770
165	96656	88420	86475	86458	54463	86419	55417	41375	76886	19008	68877	35934	59801	0049
	03363	82042	15942	14549	38324	87094	19069	67590		88570				9149
166 167 168 169	70366	08390	69155	25495	13240	57407	91407	49160	· 11087 07379	34444	22591 94567	65232 66035	85915 38918	6570
107	47870	38605	12927	16043	53257	93796	52721	73120	48025	78074	94507 95605	87422	38918 41648	00/0
100	79504	77806	22761	30518	28373	73898	30550	78684	77386	32276	30000		41040	145
103	45987	74841	50923	15339	28373 37755	98995	40162	59561	59199	42257	04890	61567	64798	6627 9790
		-									11847	47603	48779	
171 172	14558 10440	. 50769	38444	59030	87516 28135	48193	02945 10954	00922 10097	48189	04724	21263	20892	92855	9025
172	10440	25057	01132	38611	28135	68089	10954	10097	54243	08460	50856	65435	79377	5389
173 174	32283	29938	68823	10497	98919	46587	77701	99119	93165	67788	17638	05435 230 <b>8</b> 7	21468	3699
174	10640	21875	72462	77981	56550	55999	87310	69643	45124	00349	25748	00844	96831	305
175	47615	23169	39571	56972	20628	21788	51738	33133	72696	32605	41569	76148	91544	9025 5385 3695 3055 2112
176 177 178 179	16948	11128 61092	71624 68834	727 <b>54</b> 70335	49084	96303	27830	45817	67887	18062	87453 59864	17226	72804	7147
177	21258 15072	61092	68834	70335	92448	17354	83432	49808	88520	06442	59864	20420	39201	6954
178	15072	48853	15178	30730	47481	48490	41438	25015	49932	20474	53821	51015	79841	3240
179	99154	57412	09853	. 65671	70655	71479	63520	31357	56968	05729	34465	70685	04184	3240 252
180	08759	61089	23706	32994	35426	38686	63988	98844	37533	08269	27021	45886	22835	784
181 182 183 184	67323	57839	81114	62192	47547 72206	58023	64630	34886	98777	75442	95592	08141	45095	7311
182	09255 36304	13986 74712	84834	20764	72206	89393	34548 81969	83439	88730	75442 61805	78955	08141 18952	46436	587
183	36304	74712	00374	10107	85081	69228	81969	92216	03568	39630	81869	52824	50937	279
184	15884	67429	86612	47367	10242	44880	12080	44309	48829	55105	86793	93173	00480	133
185	18745	32031	36303	08134	10242 33825	03004	59929	95418	04917	57596	24878	61733	92834	731 587 279 133 644
185	72934	40086	88292	65728	38300	42323	64068	98373	48971	09048	59943	36538	05976	9711
187	17828	02944	20910	57862	80181	38579	24580	90529	52303	50438 0	29401	57824	86039	810
187 188	17828 27117	02944 81399	50967	57862 41399	80161 81636	16663	15834	90529 79717	94696	59240	25543	97989	83306	ene/
189	93995	18678	90012	63545_	85701	85289	62263	68331	00389	72571	15210	20769	44686	961
190	67382	89421	09523	80725	62620	84162	87368	29580	00519	84545	15210 08004	24528	41252	8100 9054 9611 1452
	04910			80016										
191 192	81453	12261 20283	37568 79929	59839	21245 23875	89377 13245	50420 46808	85858 74124	55283 74703	88667 35789	78770 95588	04633 21014 58789	14513 37078	1809 3917
193	19480	75790	48539	23703	15537		02861	86587	74520	30/88 esdor		£1014 E0700		3817
194	21458	13162	48039 74808	23703 81011	1993/ EEE17	48885 07481	93551	72189	74539 78261	85227 81206	90799 88941	58/89 15132	96257 37738	UZ/U
195	89408	20912	46189	78378	55512 25538	87212	20748	12831	78261 57186	35026	88941 16817	1513Z 79121	37738 18929	0270 5928 4062
														4004
198	09886	07414	55977	18419	01101	69343	13306	94302	80703	57910	36933	57771 48829	42548	0300 5816 2704 1066
197	88541	24581 95941	23421	13521 72222	28000	94917	07423	57523	97234	63951	42878	46829	09781	5816
198 🕠	10414	35941	06205	72222	57167	83902	07460	69507	10600	08858	07885	44472	64220	2704
199 200	49942 23995	06883 68882	41479 42291	58982 23374	56288 24299	42853 27024	92186	20632 94703	62045	78812	358 <b>9</b> 5 26053	51851	83534 46704	1066 2198
							87460		40937	16961		78749		

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LINE COL.	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)
201	78994	36244	02673	25475	84953	61793	50243	63423	69309	80308	49977	18075	43227	08266
201 202	04908 46582 29242	58485	70888	23230	84953 34880	73059	06823	80257	44193 37322 01852	80308 08337	47885	75932	43227 28208	41954
· 203	46582	58485 73570	33004 -	93930 51795	86477 07190	46736	60460 '	70345	37322	19987	67143 31173	41128 43730	88514	46892 17958
. 204	29242	88792	88634	80285	07190	07795	27911	85941	01852	43086	31173	43730	48505	17958
205	68104	81339	87090	20601	78940	20228	22803	96070	10251	62711	66200	74330	13820	18986
208	17156	02182	82504	19880	93747 99057 39729	80910	78260 37997 09313	25136 18325	62018	62919 61091 70443	73801 97889	57185	83457	70597 72963 80516 89491 02114
207	17156 50711	02182 94789	82504 07171	19880 02103	99057	98775	37997	18325	88281	61091	97888	78977 73369 68651	04544	72863
208	39449 75829	52409	75085 76816	77720	39729	03205	09313	43645 84890	43786	70443	41350	73369	42405	80516
206 207 208 209 210	75829	82729	76916	72657	58882	32766	01154	8489C	04107 25257	17469	88346	68851	87433	89481
210	01020	55151	38132	51971	32155	60735	64887	35424		93844	39928	52519	34358	
211	08337	89289	24250	08618	86798	25889	52860	57375	52815 52564 90344 52630	43539	18072	44270	27309	56535
212 213	76829	47229	19706	30094	89430	82398	88748	22081 17276 58268	52564	90431 33199 75573	35208	40323	87505	10227 65930 40650
213	39708 89836	30841	21267	56501	85182	72442 83043	21445	17276	90344	33199	02522 91088	87883 41118	09515	65930
. 214 . 215	88836	55817	56747	75195	06818	83043	47403	58256	52530	755/3	81088	41118	27195	40050
Z15	25903	61370	66081	54078	67442	52964	23823	02718	28786	06121	29880	55285	67086	57574
216	71345	03422	01016	68025 08473	19703 34124	77313 10740	04555 40839	83425	46763	95315 73374	23150	15116	18017	42730 56272 85186 80694 70593
217	81454	92263	14647	08473	34124	10740	40839	05820	82418	73374	92577	06755	21856	56272
218	80376 45144	08909	30470 05505	40200 90074	48558 24783	61742 86299	11643 20900	92121	22294 26506	26648 53770 82182	69676	46198 23861 13217	00331 71208	85186
219	45144	64373	05505	30074	24/83 11534	50299	20900 04876	15144 85584	20000 78465	53//0	76431 03412	23881	14313	80894 70802
220	12191	88527	58852	51175		87218								/0383
221 222 223 224	62936 31588 20787	59120	73957	35968	21598	47287	38394	08778	38038	30140	89117	32054	44603	81849 58344 85785
222	31588	95798 95048	43688	12811	01714 39450	77288	55078	24690 34356	84716	77732	35363 65299	85525	17015	55344
223	20787	98048	84728	17512 43079	39450	43618	30829	34356	05294	34236 38088	65082	36922 92504	46995 80545	03/65
224	45603 31805	00745 84782	84835 34027	43079 58734	52724 09385	14262 20008	05750 93559	89373 78384	79088 99219	81747	98111	86965	33233	03090 29812
225														
226	10452	33074 64633	76718	99558	16028	00013	78411	95107	10786	44886 04782	44612	06830 34928	27848	87597 60916
227	37018	64633	87301	50949	91298 00818	74988	73631	57397 10232	08632 19035	04782 21885	39328	349Z8	07403	. 60916
228	86725	97885	25409	37488	40963	99282 55757	14471 13492	10232 88294	19035 87170	21005	07540 40164	12274	20743 23021	9Z4/Z
226 227 228 229 230	86725 07380 71621	74438 57888	82120 58256	37488 17890 47702	74724	89419	08025	68518	95188	49468 54788	32999	96447 13374 34374	05780	92472 17006 17506
230														*****
231 232 233 234	03466	132 <b>63</b> 32 <b>9</b> 31	23917	20417 34822 17833	11315 53775 94563	52805 91874	33072	07723	87876 91118	75258	22709	99869 31839	11609 88614	40008
232	12692	32831	97387 44998	34822 17822	93//5	23062	78549 85725	37635 38463	03685	31082 48189	89441 46359	37401	73407	/B100
233	52192 58691	30941 72528	66063	73570	86860	68126	4043B	31303	79330	59083	34887	00540	31734	75535
235	74952	43041	58869	15677	78598	43520	40436 97521	83248	52173	17636	34882 , 77106	01044	22990	48668 78168 61817 75535 74874
	18752		32867	53017		39810	03796	02822	78267		79510	78545	99088	00780
2J0 227	81891	43883 04844	43111	9839F	22881 82319 70867	65589	88048	98498 ··	46941	24503 81427 17277	73518 44447 84278	70357	18864	08369 15525 35359
738	48197	83948	38947	28325 60207	70887	39843	88048 80807	15328	09528	17277	84278	04483	12188	35359
239	18438	87291	71684	74859	78501	93458	95714	92518	10683	75817	78841	25315	74041	71554 18790
238 237 238 239 240	38143	84893	14805	74859 13543	76501 09621	68301	89817	52140	03976	48795	78841 80286	99592	74041 68334	18790
		87549	78491		74494	91307		66597		38692		96096		25047
242	82244 55847	58155	42878	23708	97999	40131	52380	90390	73108	40475	18094 80487	97787	35238	50990
243	94095	56155 95970	07828	09761 23708 25991	97999 37584	56966	64222 52380 68623	90390 83454 87542	67270 73108 48461	87707	12479 62785	95095 97787 25041	08849 35238 40585	18313
241 242 243 244	11751	64988	25521	44097	07511	88976	30122	87542	54825	38593 40475 87707 03274	02785	67182	40312	25047 50990 18313 76127 06807
245	89902	08995	27821	11758	64989	81902	32121	28185	21326	97375	44801	86977	08232	08807
246 1	21850	25352	25556	92161	23582	43294	10479	37879	21825	11453 35541 14458	29584	70067	09471	18319 57852 39377
247	75850	46382	25165	55908	62339	88958	91717	15756	78817	35541	01177	05869	10543 18292 24991	57852
247 248	28648	46 <b>382</b> 22086	42581	85677	20251	39641	85786	20629	49056	14456	91881	69371	18292	39377
249 250	82740 36842	28443 42082	42734 52075	25518	82827 42875	35825	90288	32911 01350	79886	52959 847 <b>9</b> 2	01475 87455	83321	24991	80102
250	36842	42082	52075	83926	42875	71500	69216	01350	92846	84792	87455	08842	22422	77379

LINE COL.	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)
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252	43427	25412	25587	21276	44426	17369	29010	45337	90245	92053	41447	14897	18753	68291
253	58575	81958	51848	02876	67781	95137	88430	78280	68962	31812	12769	08427	40337	50115
254	61888	71245	24245	23487	78639	92006	53846	82283	33212	26516	93882	72398	88244	33922
256	73881	47025	4093,7	71907	26827	98865	38882	25757	28862	91441	89357	87803	61521	80800
256	40938	73894	40864	15997	55293	95033	31736	75068	91314	75293	04895	39355	54837	57203
257	98053	43587	17282	86908	71364	06089	92394	73891	57883	09983	35643	78309	53449	95334
258	59774	29138	48983	39836	89586	59050	25419	04130	54832	17223	94804	22973	97731	98478
259	09765	07548	63043	57982	81448	13652	94420	74460	48707	94303	85523	96244	70995	10742
260 261 262 263 264	38891 25822 31864 81171 89874	54502 27100 74120 75639 52803	24770 56128 66231 60863 28544	29209 62145 52306 49582 51589	82909 82388 91784 28846 58090	45197 33177 81581 44558	84418 97809 17881 10249 42095	86214 83942 18963 23190 92311	28001 01120 07216 53440 57915	78685 71717 48288 32357 13368	58117 32858 43185 16472 13719	72448 58679 62797 99013 15833	79783 97185 00735 24328 38744	22305 02810 27085 93670 56065
285	27848	51107	05781	02159	53911	01952	59273	32250	39647	29908	49075	23061	07795	85047
285	69407	68736	75375	31488	67528	84234	76462	13628	21286	13736	67478	45818	27867	83049
287	29418	03081	06384	13151	40663	43633	87954	69800	24773	62596	52476	60831	50503	94116
258	38222	31231	79415	44558	62490	26936	49682	16307	98535	44822	99574	58487	85020	68881
259	94720	83786	83251	03568	62484	29140	14152	37044	90398	92042	35099	31640	99753	44409
270	45275	18852	02284	41361	73733	61486	33189	08907	41159	08147	15472	33250	17361	78961
271	97260	08552	82626	42915	45847	87401	13339	53850	34931	00802	75307	99708	77863	04924
272	01990	65259	80684	78175	43825	45211	86287	78190	02431	68251	74970	50246	23975	80897
273	24833	42314	81192	50253	67516	59076	92006	65676	87343	89231	15760	73706	69426	01879
274	98071	52677	74820	74481	52266	20967	68284	31612	40335	28865	98949	64492	96905	29184
275	34101	78442	88403	48541	13010	18598	72001	38546	78305	22119	82668	84017	44111	40302
278 277 278 278 278 280	77188 23114 59988 11852 59992	93967 05481 49944 42254 87922	25918 42335 41038 82304 58299	66403 51396 99977 -05588 01700	73837 60823 16348 75185 07003	73445 22680 41119 20179 87507	88863 50459 51548 94198 69280	15929 05429 19511 25700 53349	08237 35227 90142 33473 86947	05647 92559 65604 59564 27517	18765 24136 16147 30974 80159	70444 13126 63445 69873 01889	58870 22089 60523 57629 48890	95967 52388 10480 38550 53850
281	42116	86593	22828	41422	18176	03250	06079	85487	32052	56922	98804	51080	33157	83948
282	39663	81401	21471	42702	70588	53144	27087	05591	57758	51394	98873	45825	61069	78783
283	53542	72009	96296	68906	58657	87114	21483	28879	20480	57309	95552	09826	79928	17141
284	25996	76108	98476	36397	89457	19577	65877	04802	81938	25032	09190	74932	36925	82686
285	91106	26450	14451	50328	29084	32332	08635	25192	31337	20249	95073	93800	70022	89968
286	37133	85924	27845	13024	90887	23726	11212	30414	42185	49224	46560	80447	24334	74866
287	13982	25736	10087	18762	02564	27250	79316	83848	38684	20552	44402	85153	94526	41258
288	28683	36187	81688	25005	48677	75851	73938	73044	05132	81204	90384	90296	03182	36672
289	82672	08275	.18313	24836	81680	53829	40412	01479	24241	58488	85341	93414	07135	43446
290	85925	85455	08383	24643	72962	08172	37824	07587	40698	34964	50166	74756	77033	41501
291	97978	74678	08942	48919	51592	71196	48534	16855	25759	95848	03148	10646	15860	86520
282	01914	42524	67820	47985	91773	10383	85914	07557	02084	16738	39198	69897	62485	81938
293	68565	44811	39238	70394	78565	33539	56310	40808	63204	14478	19635	87289	68947	58010
294	54370	31672	03893	32423	54082	88375	63308	00016	28407	98287	22874	57545	72695	01604
295	78854	89801	23881	48951	88084	33477	87868	15639	82409	34125	36864	52112	27102	87334
296	55478	01058	44229	58975	08785	80930	28443	44898	77561	51123	34405	31376	06238	15973
297	38114	70330	.42157	88698	48212	74892	92603	91308	58558	57280	50639	20863	71370	61487
298	29786	83452	68202	02488	72704	97821	70614	53516	39050	30355	15340	87298	41793	35185
299	31771	70640	34779	41831	33458	53194	19602	74194	81154	51774	76822	73794	54182	45284
300	77522	87188	83577	99067	23235	48862	31503	54829	54723	13177	15387	26073	62915	88415

TIME   COL.	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)
301 302 303	64670 25771	10396 02205	82981 73984	58320 28436	71478 88192	08143 11470	48294 11775	42631 67385	45454 86360	58092 59884	14187 93673	12271 29848	98179 58302	87812 82227 80058 02811 30749
303	27551 81224	13537	54984	89406 26189	88326	33993	92324	13249	35271 54835	60400	70762	08343 47512	78456	90058
304 305	91224 75179	13537 22417 64320	44820 71523	25189 67868	88325 57541 38883	87558 09674	45835 27645	28461 78240	54835 47587	92411 01677	44369 38342	47512 85598	49508 12482	02811
	84854	91085	85818	03313	20222	46384		14148	87552	38383	87435		63866	30/48
308 307 308 309 310	98059	81123	67832	04102	39273 86188 11414	78200	66677 67488	48043	65406	22834	08620	21072 17509	51424	74644 25187 95469 40129 08884
308	38765	83585	18810	95805	11414	58096	00295	82526	42683	44518	12209	83245 51149 14816	53771 87148	95469
309	01921 16211	03564 93671	71754 27704	10213 66778	80383 98307	13473 06732	94128 83750	62199 04191	59411 40003	46782 51863	62871 54228	51149	87148 05361	40129
310														00004
311 312 313 314 315	70832 22332	86076 - 94285	61527 67627	56123 85815	48514 00394	53935 75271	86784 98385	42351 53697	67586 56378	07432 505 <b>9</b> 2	61499 77441	01773 88505	97463 87971	58815 16331 97895 34061
313	81333	94285 45985	84171	84367	15052	37985	03122	53597 81914	69381	70034	92563 67943	61804 35589	58328	97895
314	39333	47453	66174	04546	10594	64271	51026	39471	55981	18628	67943	35589	37209	34061
315	29195	20825	50878	80273	26285	90070	79586	12449	77293	36577	59192	03658	90056	83145
316 317 318 319 320	74420	64037	06960 24866	25109	08821	60143	34485	19257 95718	29417 28560	72713	72326 74272	41572	41553	46946
318	72919	16508 54618	40816	13177 33287	07464 51274	51730 78491	55802 53604	66742	2000U 97777	RAABR	74272 98224	591 <b>89</b> 45485	53167 17257	13133 31561
318	22763 72919 92385	42402	15922	90033 46118	21555	31647	22288	75692	97777 20592	11332 64468 84620	58679	45485 - 24587	83517	55327
320	85431	19857	87246		71222	82744	6789Z	77155	10785	00344	19641	96279	18716	46946 13133 31561 55327 13895
321 322 323 324 325	40778	12451 46592 34899	14921	51464 65231 19548	45331 08778 83355	75822	46859	66829	35803	27645 89871 56104	76095	41535	25508	53068
322	88903 29830	4658Z	80837 85457	85231 10540	08778 82258	86813 52479	47819 77801	19218 01598	48837 48890	89871	77661 68733 67900	05818	85216 58611	62664
324	22832	47422	08073	10107	46772 51239	92299	42975	88376	27869	52954	87900	40830 75918	51398	87598
325	75159	14809	11930	83531	51239	86298	72661	63015	98804	52954 98491	99585	42801	71816	53068 62664 59181 87598 84000
326	99390	08217	52876	09263	82685	30451	25742	41105	74711	42007	02082	93025	86641	28952
327	58622 92393	80997 95901	08902 41179	10867 72129	91379 72502	30058 91097	84289 09488	45020 84896	92458 37720	03831 68104	08531 73817	63498 67628	98230	42884
326 327 328 329 330	53122	66033	38229	51879	72002 29925	45574	53938	72801	84067	76328	73817 28941	43645	16221 37181	95329
330	43251	66033 11941	86631	93264	29925 53433	70281	55000	24550	74731	32855	28941 25398	43645 95743	85393	28952 42884 63527 95329 20261
331	18613	24901 60852 97879	34866	75002 70393	55163 17989 02908 92087	68300	20070	36953	39378 41996 72264	71191 02893 87245 88394 70498	84510 94163 65903 ,41748 98694	47599 36156	93608	24379 94138 81889 81474 03673
332	12010 85528	60852	92603 27814	70393 08219	17989	95755 71582	14872	58786	41996	02893	94183	36156	54203	94138
331 332 333 334 335	32590	55079	33556	83169	92087	77939	14872 31439 53792	58786 00360 78795	72264 58159	88394	41748	42298 91823	28061 26973	81474
335	92934	55079 30650	16449	15805	61551	38589	59179	85485	18537	70498	98694	42298 91823 18796	78804	03673
336	80614	.10150	09389 90764	618 <b>92</b> 52872	79477 22285	14522	40270	45744	29582	29717	39590	10223 03887	43048	78775
337	82398	12034	90764	52872	22285	50592	42505	80580	38213	18917	10015	03887	62589	15851
336 337 338 338	02222 08690	46811 31785	05145 1 81864	67916 61322	15184 24149	02638 21471	59078 23328	57773 03093	21259 31266	88090 14840	58705 30703	65556 01640	04487 07874	16830
340	61187	73897	66168	12885	73191	89432	85414	41886	75911	35708	43208	59193	04727	95954 16830 31037
	12324 47635	61149	85843	64999	63738	48671	25408 97403	69313	54455	04917	35047	09951	72776 45696	84697
341 342 343	47635	51149 42278 00390	85843 98620	64999 70677 15373	63738 52388 70278	50904	97403	69313 03931	54455 42090	28179	98028	47728	45696	74175
343 344	70965 587 <b>64</b>	90390 15282	98878 96814	15373 54548	70278 00042	71889 19721	86953 78869	37931 85937	23286 36639	20508 29135	40100 12633	09951 47728 22486 87225	37323 69588	35429 74179
345	07429	05509	31207	50254	68389	07714	92288	64698	32823	60122	46213	05848	57472	84697 74175 35429 74178 98304
	15885		54852	53217	76898	88931	25788	55912	85289	29212	84976	ORRRR	94332	有発表で発
347	64208	28659 53232	99459	43605	04553	48451	68154	49436	49891	65524	85133	55163	78785	26006
346 347 348 349	17952 60531	73276 43217	52567	48489	64264 97195 88053	24220	55498	97548 99010	98437 90189	26033 12522	39026	55163 17377 01995	43519 82781	26006 27425 95130
349 350	78692	4321/ 38888	39999 43254	38615 68110	8/130 88053	76928 88727	87698 14187	98623	84225	12522 78440	00875 87082	01995 37425	40559	9513U 16838

## AP4. APPENDIX 4

## CONSUMPTION ANALYSIS WORKSHEET AND INSTRUCTIONS

CONTRACT NUMBER:	
ASSEMBLY AND/OR PART NUMBER:	
NOMENCLATURE:	
SECTION A - PLANNED MATERIAL REQUIREMENTS	
Quantity of Part Number Required per the Next     Higher Assembly	
2. Quantity of the Next Higher Assembly Required by the Contract:  (Use best estimate and/or MRL for overhaul and repair contracts)	
Determine the Net Quantity Required (Line 1 X Line    *  2)	
4. Planned Mortality and/or Scrap and/or Attrition and/or Usage Variance Factor (Percent)  Variance Factor (Percent)	
5. Projected Mortality Quantity (Line 3 X Line 4)	
6. Total Projected Requirements (Line 3 + Line 5 for production contracts)	
(Use historical data, if available, for overhaul and repair contracts when a bill of material requirements list is not available)	
SECTION B - QUANTITY ACQUIRED	
7. Quantity Received or Transferred for Use on Contract	
8. Quantity on Order Due In	
Quantity Projected for Future Acquisition Under the Contract	
10. Quantity Rejected or Pending Material Review Board	
11. QuantityTransferred from Contract	
12. Net Quantity Acquired (Lines 7 + 8 + 9 + 10 - 11)	

SECTION C - CONSUMPTION	
13. Quantity Consumed Within the Next Higher Assembly (including scrap)	
14. Number of Higher Assemblies  Produced and/or Repaired to Date for the Contract	
15. Actual Consumption Rate per Higher  Assembly (Line 13 divided by Line 14)	
* Items 1, 3, 4, 5, & 17 MAYNOT BE APPLICABLE TO OVERHAUL AND/OR REPAIR CONTRACTION OF MATERIALS OR MRL IS NOT AVAILABLE.	CTS WHEN A
SECTION D - EXTENT OF EXCESSIVE ACQUISITION AND/OR CONSUM	MPTION
<ol> <li>Projected Requirements for Contract Based on Current Consumption Rate (Line 2 XLine 15)</li> </ol>	
17. Quantity authorized by DD Form 610, when applicable	*
18. Quantity Acquired That Exceeds Authorization or Projected Requirements (Line 12 - Line 17 for DD 610 items) (Line 12 - Line 6 for others) (If less than 1, enter N/A)	
<ol> <li>Actual or Projected Excessive Acquisition Due to Variance Between Planned and Actual Consumption (Line 6 - Line 16)</li> <li>(Note: Negative Number Indicates Possible Over Consumption that must be separately explained but not used to compute Line 21)</li> </ol>	
<ol> <li>Quantity in Line 18 and 19 which Justified (Such as inventory losses for which the contractor is not liable) (Provide explanation)</li> </ol>	#
21. Unjustified Actual or Projected Excessive Acquisition (Line 18 + 19 - 20)	
22. Projected Dollar Impact (Line 21 X Unit Price of Item)	
# Item 20 should consider pushed GFMin excess of quantities authorized by DD Form 610.	
SIGNATURE OF EVALUATOR	DATE

#### INSTRUCTIONS FOR USING THE CONSUMPTION ANALYSIS WORKSHEET

- 1. The Consumption Analysis Worksheet is intended to provide a standardized technique for determining the reasonableness of consumption of Government-Furnished Materials (GFM) and Contractor-Acquired Materials (CAM) that are subject to a Government property clause.
- 2. It is recognized that consumption analyses are more effective on production efforts where the consumption rates are projected and can be analyzed than on other contracts. For example, on research and development (R&D) contracts, consumption analyses are often highly subjective since material requirements are primarily developed based on engineering estimates. On overhaul and repair (O&R) contracts, materials are consumed as needed, thus making the materials requirements planning process susceptible to error. The consumption analysis worksheet is based on data generally available and required for production contracts. Several data elements do not apply or must be subjectively developed for non-production effort.
- 3. The worksheet will identify and document cases in which quantities of GFM have been acquired in excess of their contractual authorization. In addition, the worksheet identifies variances in consumption rates for both GFM and contractor-acquired materials that could indicate either excessive acquisition or consumption. Obviously, the ultimate determination of over consumption is consumption of all planned materials before completion of contract effort. Similarly, the extent of possible over acquisition is difficult to quantify until the contract reaches completion. Analyses are prone to error until accurate consumption rates can be determined. Thus, analyses during the start-up portion of a contract must be considered as preliminary at best, and possibly inaccurate, at worst.
- 4. Instructions for completion of the worksheet:
- a. Section A of the worksheet (Planned Material Requirements) is intended to document the quantity of an item of material that the contractor projects will be needed to complete a contract. For production contracts, bills of material are the primary source of information pertaining to requirements planning. For R&D or O&R contracts, estimates must be made based on engineering judgment, material requirements lists, past history, or other available information.

Step 1 of the worksheet documents the quantity of the item of material that is planned for incorporation into the next higher assembly. This is based on bill of material data in most cases. In the event that an item of material is used on two or more higher

assemblies, Sections A and C of the worksheet must be completed for each higher assembly that uses the part on the contract. Step 1 may apply to some non-production contracts based on engineering estimates or past history.

Step 2 is the quantity of the next higher assembly required for the contract. Once again, this is most meaningful on production contracts where the manufacturing requirements are fully defined. Engineering estimates or material requirements lists may exist for R&D contracts, and historical data may provide the best source of this information for O&R contracts.

Step 3 is simply the multiplication of the quantities from steps one and two to determine, material requirements without consideration of scrap or mortality factors. This step will not apply to all R&D or O&R contracts.

Step 4 provides for acquisition of additional materials based on projected scrap factors. These should be developed based on past historical data, when available. The evaluator should question scrap factors that appear excessive. This factor should be entered on the form as a percent of net requirements.

Step 5 computes the amount of materials that are projected based on the scrap and/or mortality factor from line 4. This quantity must be added to the net requirements in determining total material requirements.

Step 6 provides an estimate of total material requirements for the item being reviewed based on quantity required per higher assembly, number of higher assemblies, and projected scrap rates. It is the sum of items 3 and 5. For R&D or O&R contracts without firm-material requirements, use the best available estimate of material requirements for the contract. When desired, include "est" to denote the fact that a highly subjective number has been used.

b. Section B of the worksheet (Quantity Acquired) provides a summary of past, present, and projected acquisitions for the item being reviewed. Obviously, excessive acquisition is more readily visible during the latter part of a contract than early in the contract when quantities to be acquired are subject to revision.

Step 7 is the quantity of the item being checked that has been received or transferred to the contract from other contracts. Include all quantities, whether ultimately accepted, rejected, or transferred out.

Step 8 is the quantity on order that has not yet been received.

Step 9 is the quantity planned for future orders to satisfy contract requirements. This is needed to project total acquisitions for the contract.

Step 10 provides a means of identifying quantities of an item that are rejected or pending review. This information is especially valuable to highlight quality problems associated with delivery of GFM. If GFM does not meet specifications, then the CO must initiate action to repair or replace the faulty materials.

Step 11 shows the quantity of the item transferred from the contract for use on other contracts. This is one obvious method of reducing the impact of acquisitions found to be excessive. If records show large quantities of materials ultimately transferred from the contract, the evaluator should determine the cause for the high rate and ensure that Government contracts are not routinely used as the mechanism to acquire materials actually intended for other contract efforts.

Step 12 is the net quantity of materials acquired to date or projected for acquisition against the contract. It is the sum of lines 7, 8, and 9 minus lines 10 and 11. If the quantity acquired exceeds total projected requirements (line 6), then the potential for excessive acquisition exists. However, consumption rates must be considered before making conclusions in this area.

c. Section C (Consumption) provides a mechanism for comparison of planned against actual consumption data. This produces a revised projection of material requirements for the contract.

Step 13 is the quantity of material consumed within the next higher assembly. This quantity may be available from manufacturing records, or it may be necessary to total the issue documents for the materials being reviewed and reduce this amount by the stock of the materials in the production area that have not been used. Quantity scrapped should be included in this figure.

Step 14 is the number of higher assemblies produced or repaired to date for the contract. This data will generally be obtained from production records.

Step 15 is the actual consumption rate for the item being checked which is determined by dividing the quantity consumed (line 13) by the number of higher assemblies produced (line 14).

Step 16 is a projection of contract requirements based on actual consumption rates. It is computed by multiplying the consumption rate per higher assembly (line 15) by the total number of higher assemblies required for the contract (line 2). If it is significantly different from the original planned requirements (line 6), then the potential for excessive acquisition or over consumption is indicated.

d. Section D (Extent of Excessive Acquisition and/or Consumption) is the mechanism for concluding whether or not excessive acquisition or consumption is indicated. Once again, data is more conclusive on contracts nearing completion than on contracts starting up. However, the worksheet provides a mechanism for conclusions based on the best available information.

Step 17 is included to readily identify quantities of GFM that exceed contractual authorizations. This step is the quantity of the item being checked that is authorized by the DD Form 610 (The Department of Defense Government-Furnished Equipment Requirement Schedule). This line obviously does not apply to contractor-acquired materials.

Step 18 is a simple comparison of quantities acquired (line 12) against quantities authorized by DD Form 610 (line 17) or against projected requirements for other items (line 6). Obviously, if acquisition exceeds authorization or planned requirements, further explanation is needed. The reasons for these situations need to be fully identified and documented. If neither of these conditions exists, enter "N/A" on line 18.

Step 19 compares actual consumption rates against projected rates to identify possible excessive acquisition or over consumption. When reliable consumption rates are available, significant variances between planned and actual consumption rates are indicators of potential for excessive acquisition (positive number in line 19), or for over consumption (negative number in line 19). The contractor should be tracking consumption rates and reducing projected requirements where the planned rates are found to be overstated. If consumption rates are not available, so state. This may be the case during the initial part of contract performance. If line 19 is negative, provide a separate explanation of the nature or potential for over consumption and any actions that are required to correct the condition. However, do not use a negative number in line 19 to compute line 21.

Step 20 provides the evaluator the opportunity to identify mitigating factors and to consider whether the data collected is conclusive or inconclusive. If data is inconclusive, and the contractor is able to justify its position, the evaluator should reduce the quantity of potential over acquisition from lines 18 or 19. If line 19 suggests over consumption (negative value), which the evaluator feels is justified or inconclusive, enter "see remarks" in line 20 and provide a separate explanation.

Step 21 summarizes the extent of excessive acquisition that is considered to be conclusive by the evaluator.

Step 22 projects the dollar impact of unjustified excessive acquisition.

#### AP5. APPENDIX 5

# INSTRUCTION FOR THE USE, COMPLETION, AND DISTRIBUTION OF DD FORM 1149, "REQUISITION AND INVOICE/SHIPPING DOCUMENT"

- 1. <u>Use.</u> The DD Form 1149 may be used for the following purposes (unless otherwise approved by the PA, CO, or contract):
- a. Return of Government-Furnished Property (GFP) except for material obtained through the Military Standard Requisitioning and Issue Procedures (MILSTRIP) and Real Property. MILSTRIP material may be returned on DD Form 1348-1, as prescribed by DoD Manual 4000.25-1-M. Real Property will be transferred on DD Form 1354.
- b. Shipment of Industrial Plant Equipment (IPE) controlled by the Defense Industrial Plant Equipment Center (DIPEC), Memphis, TN. (Use DD Form 1149 issued by DIPEC.)
- c. Internal transfer of Government property accountability from one contract to another, with proper authorization; e.g., contract modification.
- d. Shipment of Government Property to other contractors and subcontractors. DD Form 1149 may also be used for shipments to secondary locations of the prime contractor.

#### 2. Preparation and Completion of DD Form 1149

- a. The following information will be reflected in each appropriate block:
- (1) From Consignor (including contract number under which shipment is made).
- (2) To Consignee Enter complete name. Do not abbreviate or use letter symbols.
- (3) Ship to Mark for as indicated in the shipping instructions. Indicate contract number under which consignee will receive shipment, if furnished with shipping instruction.

- (4) Accounting and Funding Data Cite applicable data if specified in the shipping or other instructions. For Item 4 leave blank in all other cases. Items (4a) through (4i) shall be completed in all instances.
- (4a) Item No. Numerical sequence of items being shipped or transferred.
- (4b) National Stock Number, Description and Coding of Material and/or Services enter data listed in applicable Federal catalogs. Use Manufacturer's part number and description if item is not listed in Federal catalogs and so indicate in the description. If applicable, include in this block a listing of all attachments and accessories.
  - (4c) Unit of issue as appropriate.
- (4d) Quantity requested enter quantity requisitioned by consignee, if appropriate. If not applicable, leave blank.
  - (4e) Supply action enter quantity being shipped or transferred.
  - (4f) Type container carton, wooden or metal box, skid, etc.
- (4g) Container Numbers. Number each container if more than one and indicate in this block the container numbers in which the particular item is located.
- (4h) Unit price cost of each individual item Use estimate when cost is not available.
- (4i) Total cost Unit price multiplied by the total number of the applicable item shipped.
- (5), (6), (7) and (8) (Requisition date, number, requirement and priority) Leave blank unless such data are included in the shipping instructions.
- (9) Authority or purpose cite document, contract modification, or other Government directive, which authorized shipment or transfer.
  - (10) Signature leave blank.

- (11a) Voucher number and date enter number assigned by the shipping contractor or consignor to identify this shipping document and to credit his property account.
  - (11b) Indicate date the voucher number was assigned.
- (12) Date shipped enter date items are picked up by carrier. For in-place transfers, enter date transaction is completed.
- (13) Mode of shipment enter type of carrier used railroad, commercial or Government truck, pick-up, commercial or Government aircraft.
- (14) Bill of Lading number enter the commercial or Government bill of lading number on which shipment is accomplished.
- (15) Air Movement Designator or Port Reference No. enter data when applicable.
- (16) Transportation via MSTS Chargeable to Cite appropriate funds for these items as called for in shipping instructions. Leave blank if not applicable.
- (17) Special handling enter special handling requirement specified in the shipping instructions or required by the nature of the items shipped; i.e., "fragile," "do not drop," etc.
- (18) Recapitulation of shipment enter appropriate data only when shipments are of such magnitude and complexity that this information will be helpful in controlling shipment. This block may be left blank at the discretion of the Consignor.
  - (19) Receipt data for use by consignee.
- b. <u>QAR verification</u> When appropriate, the QAR will place a verification stamp or signature in block (4b) following the last line item entered. DD Form 1149C, "Requisition and Invoice/Shipping Document (Continuation sheet)" will be used if more than one page is required for a single shipment.

#### 3. <u>Distribution</u>

a. The DD Form 1149, as a minimum, will be distributed as follows:

Original - To Consignee w/shipment

- 1 Copy Consignor
- 1 Copy Mailed to consignee as advance copy
- 1 Copy Attached to original copy of Bill of Lading
- 1 Copy Attached to Transportation Office copy of GBL
- 1 Copy Carrier
- 1 Copy Quality Assurance Representative (QAR)
- 1 Copy Plant Clearance Officer (PLCO) (if applicable)
- 1 Copy Property Administrator (if required for information purposes)
  - b. Distribution should be reflected in the body of DD Form 1149 or 1149-1.
- c. Classified shipments and documents will be marked and handled in accordance with existing security regulations.