## 45.603 Abandonment or destruction of personal property.

- (a) When contractor inventory is processed through the reutilization screening process prescribed in  $\underline{45.602-2}$  without success, and provided the property has no commercial value, does not require demilitarization, and does not constitute a danger to public health or welfare, *plant clearance* officers or other authorized officials may without further approval-
- (1) Direct the contractor to destroy the property;
- (2) Abandon non-sensitive property at the contractor's or subcontractor's premises; or
- (3) Abandon sensitive property at the contractor's or subcontractor's premises, with contractor consent.
- (b) Provided a Government reviewing official at least one level higher than the *plant clearance* officer or other agency authorized official approves, *plant clearance officers* or other agency authorized officials *may* authorize the abandonment, or order the destruction of other contractor inventory at the contractor's or subcontractor's premises, in accordance with FMR 102-36.305 through 325 (41 CFR 102-36.305-325) and consistent with the following:
- (1) The property is not considered sensitive, does not require demilitarization, has no commercial value or reutilization, transfer or donation potential, and does not constitute a danger to public health or welfare.
- (2) The estimated cost of continued care and handling of the property (including advertising, storage and other costs associated with making the sale), exceed the estimated proceeds from its sale.
- (c) In lieu of abandonment or its authorized destruction, the *plant clearance officer* or authorized official *may* authorize the donation of property including unsold *surplus property* to public bodies, provided that the property is not sensitive property, does not require demilitarization, and it does not constitute a danger to public health or welfare. The Government will not bear any of the costs incident to such donations.
- (d) Unless the property qualifies for one of the exceptions under FMR 102-36.330 (41 CFR 102-36.330), the *plant clearance officer* or requesting official will ensure prior public notice of such actions of abandonment or destruction consistent with FMR 102-36.325 (41 CFR 102-36.325).

Parent topic: Subpart 45.6 - Reporting, Reutilization, and Disposal