

§ 101-43.001-15 Inspection.

Inspection means the critical examination of material by any means to verify quantity, to determine condition, or to compare actual characteristics with those given in applicable specifications.

[53 FR 16090, May 5, 1988]

§ 101-43.001-16 Intangible personal property.

Intangible personal property means property including but not limited to such classes of items as patents, patent rights, processes, techniques, inventions, copyrights, negotiable instruments, money orders, bonds, shares of stock, and similar evidences of value, except as, in a given case or class of cases, may be excluded by the Administrator of General Services.

[53 FR 16091, May 5, 1988]

§ 101-43.001-17 Line item.

Line item means a single line entry on a reporting form which indicates a quantity of personal property located at any one activity having the same description, condition code, and unit cost.

[53 FR 16091, May 5, 1988]

§ 101-43.001-18 Management.

Management means the safeguarding of the Government's interest in property in an efficient and economical manner consistent with the best business practices.

[53 FR 16091, May 5, 1988]

§ 101-43.001-19 Material.

Material means any item necessary for the equipment, maintenance, operation, and support of Governmental activities without distinction regarding its use for administrative or operational purposes.

[53 FR 16091, May 5, 1988]

§ 101-43.001-20 Motor vehicle.

Motor vehicle means a conveyance, self-propelled or drawn by mechanical power, designed to be principally operated on the streets and highways in the

transportation of property or passengers.

[53 FR 16091, May 5, 1988]

§ 101-43.001-21 Nonappropriated fund property.

Nonappropriated fund property means property acquired by religious or morale, welfare or recreational activities, post exchanges, ship stores, military officer or enlisted clubs, veterans' canteens, and similar activities with funds generated by Government employees and their dependents for operation of these activities. Such property is not Federal property.

[53 FR 16091, May 5, 1988]

§ 101-43.001-22 [Reserved]**§ 101-43.001-23 Personal property.**

Personal property means any property, except real property, records of the Federal Government, and naval vessels of the following categories: Battleships, cruisers, aircraft carriers, destroyers, and submarines.

[53 FR 16091, May 5, 1988]

§ 101-43.001-24 Possessions.

Possessions means the Virgin Islands, Guam, American Samoa, Wake Island, Midway Island, and the Guano Islands, but does not include the Commonwealth of Puerto Rico.

[53 FR 16091, May 5, 1988]

§ 101-43.001-25 Project grant.

Project grant means a grant made for a specific purpose and with a specific termination date.

[53 FR 16091, May 5, 1988]

§ 101-43.001-26 Public agency.

Public agency means any State; political subdivision thereof, including any unit of local government or economic development district; any department, agency, or instrumentality thereof, including instrumentalities created by compact or other agreement between States or political subdivisions; multi-jurisdictional substate districts established by or pursuant to State law; or any Indian tribe, band, group, pueblo,

§ 101-43.001-27

or community located on a State reservation.

[53 FR 16091, May 5, 1988]

§ 101-43.001-27 Related personal property.

Related personal property means any personal property which:

(a) Is an integral part of real property or is related to, designed for, or specially adapted to the functional or productive capacity of the real property and removal of this personal property would significantly diminish the economic value of the real property. Normally, common-use items, including but not limited to general-purpose furniture, utensils, office machines, office supplies, or general-purpose vehicles, are not considered to be related personal property; or

(b) Is determined by the Administrator of General Services to be related to the real property.

[53 FR 16091, May 5, 1988]

§ 101-43.001-28 Salvage.

Salvage means personal property having value greater than its basic material content but which is in such condition that it has no reasonable prospect of use for any purpose as a unit (either by the holding or other Federal agency), and its repair or rehabilitation for use as a unit is clearly impracticable. Repairs or rehabilitation estimated to cost in excess of 65 percent of acquisition cost would be considered "clearly impracticable" for purposes of this definition.

[53 FR 16091, May 5, 1988]

§ 101-43.001-29 Scrap.

Scrap means personal property that has no value except for its basic material content.

[53 FR 16091, May 5, 1988]

§ 101-43.001-30 Screening period.

Screening period means:

(a) For reportable excess personal property as defined in § 101-43.304, the calendar days from the day following receipt of a report in the appropriate GSA office to and including the day specified as the surplus release date.

(b) For nonreportable excess personal property as defined in § 101-43.305, the calendar days from the day following the date of the determination by the holding agency that the property is available for screening as excess, to and including the day specified as the surplus release date.

[53 FR 16091, May 5, 1988]

§ 101-43.001-31 Surplus personal property.

Surplus personal property means any excess personal property not required for the needs and the discharge of the responsibilities of all Federal agencies, as determined by the Administrator of General Services.

[53 FR 16091, May 5, 1988]

§ 101-43.001-32 Surplus release date.

Surplus release date means the predetermined date on which Federal utilization screening of excess personal property is terminated. The date signifies the transition of the property from excess of surplus status. This term is equivalent to "automatic release date" or "ARD".

[53 FR 16091, May 5, 1988]

§ 101-43.001-33 United States.

United States in the geographical sense means all the 50 States and the District of Columbia.

[53 FR 16092, May 5, 1988]

§ 101-43.002 Requests for deviations.

Deviations from the regulations in this part shall only be granted by the Administrator of General Services (or designee). Requests for deviations shall be made in writing to the General Services Administration (FB), Washington, DC 20406, with complete justification. A copy of the authorizing statement for each deviation, including the nature of the deviation, the reasons for such special action, and the Administrator's or designee's approval, will be available for public inspection in accordance with subpart 105-60.3 of this title.

[53 FR 16092, May 5, 1988]