45.103 General.

- (a) Agencies shall-
- (1) Allow and encourage contractors to use voluntary consensus standards (see FAR <u>11.101(b)</u>) and industry-leading practices and standards to manage *Government property* in their possession;
- (2) Eliminate to the maximum practical extent any competitive advantage a prospective contractor *may* have by using *Government property*;
- (3) Ensure maximum practical reutilization of contractor inventory for government purposes;
- (4) Require contractors to use *Government property* already in their possession to the maximum extent practical in performing Government contracts;
- (5) Charge appropriate rentals when the *property* is authorized for use on other than a rent-free basis; and
- (6) Require contractors to justify retaining *Government property* not needed for contract performance and to declare *property* as excess when no longer needed for contract performance.
- (b) Agencies will not generally require contractors to establish *property* management systems that are separate from a contractor's established procedures, practices, and systems used to account for and manage contractor-owned *property*.

Parent topic: Subpart 45.1 - General