245.7302 Competitive sales.

245.7302–1 Property descriptions.
(a) Describe the property as “used” or “unused.” Indicate if unused property is still in the manufacturer's original containers. Qualifying statements such as “well-preserved” or “repairs required” are authorized. Do not use condition codes or the terms “new” or “salvage.”
(b) Property descriptions must be accurate and adequate for identification by prospective bidders. Use commercial terminology and original manufacturer and brand name, if applicable.

245.7302–2 Lotting.
(a) Consider combining property into lots when the quantities, value, or nature of the property makes it uneconomical to sell separately.
(b) When lotting is appropriate and economically practical—
(1) Size the lots to encourage bidding by small businesses or individuals;
(2) Lot unused items by make or manufacturer, except when quantities or dollar values are small;
(3) Lot commercially similar items when practicable;
(4) Lot used and unused items separately unless quantities, value, or nature of property makes it uneconomical to sell separately;
(5) Size lots large enough to ensure the selling costs are not disproportionate to the anticipated proceeds.

245.7302–3 Alternate bids.
Offerors may be solicited to bid for groups or for the entire offering by use of the following:

Item ________ (Alternate Bid)
This item consists of all property listed and described in Items ________ to ________, inclusive. Award under this item will be made only if the highest acceptable bid on this item is equal to, or greater than, the total of the highest acceptable bids on Items ________ to ________, inclusive.

245.7302–4 Basis for sale.
(a) Unit price basis—requires the offeror to state the bid price in terms of the quantity or weight generally applied in commercial sales of similar items.
(b) Lot price basis—requires the offeror to submit a bid for the entire lot.
Use the lot price basis of sale only when property cannot be sold by unit measure or the potential sales return is small.

245.7302–5 Mailing lists.
(a) The plant clearance officer will ensure the contractor solicits a sufficient number of bidders to obtain adequate competition.
(b) When large quantities of property, special commodities, or unusual geographic locations are involved, the plant clearance officer is encouraged to obtain additional listings from: Defense Reutilization and Marketing Service, Attn: DRMS-OCR, 74 North Washington Avenue, Battle Creek, MI 49017–3092.

245.7303 Formal bid procedures.
(a) The contractor will use formal invitations for bid unless the plant clearance officer approves use of informal bid procedures.
(b) The contractor shall solicit bids at least 15 calendar days before bid opening to allow adequate opportunity to inspect property and prepare bids.
(c) For large sales, the contractor may use summary lists of items offered as bid sheets with detailed descriptions attached.
(d) In addition to mailing or delivering notice of the proposed sale to prospective bidders, the contractor may, when the results are expected to justify the additional expense—
(1) Display a notice of the proposed sale in appropriate public places.
(2) Publish a sales notice in appropriate trade journals or magazines and local newspapers.
(e) When the acquisition cost of the property to be sold at one time, in one place, is $250,000 or more, the contractor shall send a notice of the proposed sale to: U.S. Department of Commerce, Commerce Business Daily, Sales Section, P.O. Box 5999, Chicago, IL 60680.
(1) The contractor shall send the CBD notice at least 20 days before bid opening, or date of sale.
(2) CBD notices shall be—
(i) Double spaced and in synopsis form suitable for printing;
(ii) Transmitted by fastest mail available; and