

ACC 10000/120/6007

Q/1/48

DISPOSAL SURPLUS <sup>US</sup> <sub>GA</sub> PROPERTY FOL

DISPOSAL SURPLUS <sup>US</sup> <sub>BA</sub> PROPERTY Folio 1-4

3348  
3362

SUBJECT: Sale of Salvaged Lumber to Italian Civilians

4

LAND FORCES SUP COMMISSION  
A.C. (M. M. I. A.) ROME  
C/A/1-1 ✓  
20 January 1947

TO : Commanding General  
Peninsular Base Section  
APO 782

1. Reference is made to telephone conversation 17 January 1947 between Capt. Ward, this headquarters, and Capt. Pasquare, GI Salvage Sales Section, PFS.

2. The Italian Ministry of War is most anxious to acquire stocks of lumber of any kind suitable for the repair of barracks throughout Italy.

3. If any stocks of lumber become available, similar to the lot recently sold by PFS to a civilian bidder, it would be appreciated if this headquarters could be informed so that one of the following procedures may be adopted :

- a) Have AFM purchase the lumber for the Italian Ministry of War
- b) Have the War Ministry instruct their civilian contractors to bid for the consignment.

*[Signature]*  
Maj. General,  
G.S., MIA.

Copy to: HQ

*See new file  
1/48 for 1*

3362

*C*  
A 3  
12/17/44

SUBJECT: Disposal of Surplus Equipment to Italian Army

G.H. Q., C.M.F.

8159/31

9 Jul 46

TO: REMG

Reference your ME/20/1546/2 of 6 Jun 46, not to FA.

1. The surplus fixtures and equipment manufactured by workshops as aids to their own production may be handed over to MMIA for the Italian Army.
2. The issue will officially be regarded as on loan, but vouchering will be done in accordance with AFHQ letter AG 400/031 GDS-O dated 6 Oct 44 para 12 (a).
3. In addition to the original signed vouchers to be forwarded to MMIA, another signed copy of each voucher is required by the Financial Adviser (AM) CHQ CMF.

*B.A. Cattell* 3361

B. A. CATTELL, S/Comd,  
for Brigadier,  
D.M.E.

TRAB/CS

Copy to:- FA (Br)  
MMIA

RECEIVED 11 JUL 1946  
9774

*QACs*

SECRET - ALLIED SURPLUS MATERIAL

LAND FORCE SUB COMMISSION AD  
M.M.I.A.  
R.C.M.E.  
Q.006

30 April 1946

TO : War Ministry

Ref your 200350/11 of 23 April 46 addressed to Direzione Generale ARAR.

1. Approval has been sought for the direct transfer to the War Ministry of surplus Allied war material which may be made available for the maintenance of the Italian Army. In the case of the stores recently delivered to BOLIGNA this procedure was adopted but in general the Allied policy remains that, with the exception of lethal weapons equipment, surplus stores will be disposed of through the Allied Disposal Agencies who deal only with ARAR.

2. Pending further clarification of what material is to be transferred direct, military to military, it is desirable that a distinction be clearly drawn between stores of Allied Origin and those classified as "captured enemy material" and which are obtained by the Ministry from ARAR.

3. Details of the financial adjustments needed have yet to be notified but the present position is as follows and should be noted by you.

(a) C.E.M.  
(i) Material of Italian Military origin released direct by the Allies is regarded as the return to the War Ministry of property to which they have legal title. Such material if obtained from depots under ARAR control comes under the category described in para 1 of your above noted letter via "materials for which the Allied authorities have already granted the free recovery".

3360

(ii) Material not of Italian Military origin which has been released by the Allies for the civil rehabilitation of the country is at the disposal of ARAR, and is subject to such financial adjustment as may be decided by the Italian Government as between ARAR and the War.

(b) Allied lethal equipment.  
Weapons in possession of the Italian Army on the 15th November 45 and such as have since been delivered are considered as on loan from the Allies subject to fiscal disposal instructions. Shipping tickets have not yet been prepared by it is HQ for such equipment except as regards assumption for these weapons.

(c) Allied surplus Military stores.  
(i) Stores in possession of the Italian Army on the 15th November 45 and those delivered direct, military to military, since

this procedure was adopted out in general the Allied policy remains that, with the exception of lethal warlike equipment, surplus stores will be disposed of through the Allied Disposal Agencies who deal only with ADAR.

2. Pending further clarification of what material is to be transferred direct, military to military, it is desirable that a distinction be clearly drawn between stores of Allied Origin and those classified as "captured enemy material" and which are obtained by the Ministry from ADAR.

3. Details of the financial adjustment needed have yet to be notified but the present position is as follows and should be noted by you.

(a) C.E.M.  
(i) Material of Italian Military origin released direct by the Allies is regarded as the return to the War Ministry of property to which they have legal title. Such material if obtained from depots under ADAR control comes under **3360** the category described in para 1 of your above quoted letter viz "materials for which the Allied authorities have already granted the free recovery".

(ii) Material not of Italian Military origin which has been released by the Allies for the civil rehabilitation of the country is at the disposal of ADAR, and is subject to such financial adjustment as may be decided by the Italian Government as between ADAR and the User.

(b) Allied lethal equipment.  
Weapons in possession of the Interior Army on the 15th November 45 and such as have since been delivered are considered as on loan from the Allies subject to final disposal instructions. Shipping tickets have not yet been prepared by it is HQ for such equipment except as regards ammunition for these weapons.

(c) Allied surplus Military stores.  
(i) Stores in possession of the Interior Army on the 15th November 45 and those delivered direct, military to military, since that date are subject to payment on terms yet to be arranged. Shipping tickets have been prepared by this HQ for some (notably clothing) but not all such items. Stores obtained by the Ministry from depots under I.R.M. control are the property of the Italian Govt and subject to such financial adjustment as may be decided by them. Shipping tickets will not be prepared by this HQ for such items, as such accountability is a matter concerning the Allied Disposal Agencies and ADAR.

4. Please acknowledge receipt.

*M. M. I. S.*  
Major General  
M.M.I.S.

Copy to : GSR (for "G(1D)(5)  
AC (For Exec. Com. # CEM.2r) & (Accounts)  
Chief Disposals Officer  
C. I. C.  
INTERNAL : G  
Ordinance  
FILE Q. 150

**R E S T R I C T E D**

*Ray Nelson*

DCK/r

HEADQUARTERS  
MEDITERRANEAN THEATER OF OPERATIONS  
UNITED STATES ARMY  
APO 512

*James Coffey*  
*AKH*

CIRCULAR )  
NUMBER 111 )

14 September 1945

DISPOSAL OF SURPLUS INSTALLATIONS  
AND RELEASE OF REAL PROPERTY

Disposal of Surplus Army Installations . . . . . I  
Deregistration of Real Estate . . . . . II

1. The following instructions are hereby recalled:

- a. MATOUSA letter, file AG 686/235 DTC-O, subject, "Release or Abandonment of Airfields", dated 8 January 1944, addressed to Commanding General, AAF/ATO.
- b. MATOUSA letter, file AG 600.91/110 MGR-O, subject, "Reports on Army Overseas Installations", dated 31 May 1945.
- c. MATOUSA letter, file AG 602.1/820 D-O subject: "Vacating of Requisitioned Property", dated 7 July 1945.
- d. MATOUSA Redeployment Circular Number 13, dated 12 May 1945 and Change Number 1, dated 27 Apr 1945.
- e. Paragraph 6, MATOUSA Circular Number 92, dated 29 June 1945.

2. References

- a. MATOUSA Circular Number 92, dated 29 June 1945.
- b. MATOUSA letter, file AG 600.91/110 MGR-O, subject: **3700** "Reports on Overseas Army Installations", dated 1 August 1945.
- c. MATOUSA Engineer Letter, subject: "Reports Required by Allied Commission", dated 21 August 1945.

I -- DISPOSAL OF SURPLUS ARMY INSTALLATIONS

3. Purpose - The purpose of this directive is to establish a procedure in this theater for the disposition of surplus US Army installations (except Special Signal installations) and for the removal of US Army equipment and materials installed therein in accordance with the policies established in War Department Memoranda Number 700-45, subject: "Disposal of Property Overseas", dated 9 May 1945, as amended 30 June 1945 and 20 July 1945 and Number 700-45, subject: "Policy With Respect to United States Installed Equipment in Overseas Army Installations", dated 24 July 1945, and letter from Chief of Engineers War Department subject: "Report of Excess Fixed Installations and Disposal Actions" dated 19 June 1945. Special Signal installations will be disposed

**R E S T R I C T E D - 1 -**

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in accordance with Item 3, Section IX, AFHQ Signal Instructions, dated 22 November 1944.

4. Definitions

a. Fixed Installation

(1) A unit of real property not in a combat zone, leased, purchased or otherwise acquired by agreement, expressed or implied, together with any improvements constructed thereon, for the United States Army, at which a specific Military function is performed.

(2) A unit of real property not in a combat zone at which there have been accomplished repairs, modifications, or replacements to existing facilities such as roads, railroads, bridges, utilities, ports, airfields, depots and similar properties utilized by the US Army, where the repairs, modifications or replacements are of such type construction as to have a potential postwar economic value.

b. Removable installed equipment - (Applies to equipment installed by or for the US Army). Equipment which can be removed without damage to the structure or real property or without rendering the structure or property useless. Examples of removable installed equipment are boilers, power plants, motor generator sets, industrial production equipment, communication equipment, pre-fabricated huts, etc.

c. Non-removable installed equipment - (Applies to equipment installed by or for the US Army). Equipment which cannot be removed without damage to the structure or real property or without rendering it useless. Examples of non-removable installed equipment are sewage piping, water piping, steam piping, electrical or communications wiring, etc.

d. Definitions listed in paragraph 2, AFHQ Circular Number 92, 1945, are applicable to this directive.

5. Base Section Commanders and the Commanding General, AAF/WFO, will take aggressive action to insure that all installations and real property, not absolutely essential to the needs of redeployment or occupational forces, are immediately released in accordance with instructions below. Special attention will be given to the release of civilian hospital, industrial, educational and agricultural facilities.

6. Disposal of installations

a. Installations to be reported to this Headquarters prior to disposal - Installations of the following categories determined to be excess to the needs of the Base Section Commander or Commanding General, AAF/WFO, will be reported to this Headquarters for reference to the War Department for Disposition Instructions (See paragraphs 7a and 8 below).

(1) All installations regardless of United States investment which have major strategic or economic value.

(2) All airfields in which the estimated United States investment at the time of determination as excess is more than \$100,000.

(3) All installations which are terminal stations of or stations tributary to the Army Command and Administrative Network.

(4) All petroleum and port installations of the following types in which the United States investment at the time of determination as excess is more than \$100,000:

- (a) Tank farms.
- (b) Petroleum pipe lines.
- (c) Petroleum pumping installations.
- (d) Petroleum distribution systems.
- (e) Petroleum refineries.
- (f) Petroleum loading terminals.
- (g) Gas and drags plants.
- (h) Piers and wharves.
- (i) Berths.
- (j) Fixed port unloading facilities.
- (k) Tanker unloading facilities.
- (l) Marine repair facilities.

b. Upon the declaration of an installation of the above categories as surplus by the War Department, and upon instructions from this headquarters, the installations will be reported on Form SF-1 by the command concerned to the Field Commissioner, ANIS, for disposal in accordance with TUSA Circular Number 92, 1945. (Amended by Cir. 121)

c. Installations to be disposed of by authority of Base Section Commander or Commanding General AAF/AFM - all other types of installations not included in paragraph a, above, will be considered surplus without further authorization when they are determined by the Base Section Commander or Commanding General, AAF/AFM, to be excess to current needs. However, clearance will be obtained from this headquarters prior to disposition of any airfield, port facility or petroleum installation, or of installations with a housing capacity of over 5,000 persons, installations specifically constructed or acquired by direction of this headquarters, or installations which may, in the opinion of the controlling command, be of use to another agency or command.

d. (Repealed) - (See Cir. 121)

#### 7. Report of excess fixed installations and disposal actions.

a. Upon determination that a fixed installation or a portion thereof required to be reported to the War Department in accordance with paragraph 6a, above, is or will be excess to the needs of a

Base Section or AAF/MTC, a report will be submitted in 4 copies on Part D (Eng. Form 1266, 1 May 1945) "Report of Excess" to this headquarters, attention: Chief Engineer. The report of excess will be forwarded by this headquarters to the War Department in accordance with current War Department instructions.

b. Where an installation has been disposed of under the authority contained in paragraph 6c, above, and the installation is required to be reported on Parts A, B or C of "Real Property Records", (reference paragraph 2b, above) a report will be submitted in 4 copies on Part E (Eng. Form 1266, 1 May 1945) "Report of Disposal" to this headquarters, attention: Chief Engineer, upon completion of disposal action. Part E will not be submitted on those installations which are reported for disposition to the Field Commissioner, ANIC, on Form FFB-3.

3. Policy with respect to US installed equipment in Army installations to be disposed of through ANIC or reported to the War Department

a. The policy of the War Department is to remove from installations all removable equipment which is in short supply; to leave as part of the installation all removable installed equipment which is in excess, surplus, or obsolete supply; and to remove equipment in normal supply only if such removal does not interfere with ultimate disposal. Non-removable installed equipment will not be removed. The above policy and the procedure outlined below will govern with respect to removal of installed equipment from installations to be disposed of through the Field Commissioner, ANIC, or reported to the War Department.

b. A list of items in short, excess, surplus, and obsolete supply will be furnished each command by this headquarters. In addition to this list, the supply status of items listed in War Department SB 38-1 will apply. All items not included in either the short or in excess, surplus, or obsolete supply categories will be considered as being in normal supply.

c. All items of removable installed equipment in short supply will be removed from the installation and returned to depot stock prior to its disposition or preparation of the report of excess (Part D of the Real Property Record).

d. Removable installed equipment in excess, surplus, or obsolete supply will not be removed unless specifically required by this headquarters.

e. With respect to removable installed equipment in normal supply the Base Section Commander or Commanding General, AAF/MTC, will by informal inquiry to the Field Commissioner, ANIC, determine whether the retention of such equipment is desirable as a means of facilitating the ultimate disposal of the installation. If there is a desire for retention of such equipment, it will not be removed. In the case of installations required to be reported as excess on Part D, Eng. Form 1266, a statement of desire for retention of the equipment will be included in the transmittal letter forwarding the report of excess.

If there is no basis for the retention of such equipment, it will be removed only if it is economically desirable, taking into consideration the cost of removal, repair, packing and shipment. Equipment removed from an installation prior to the submission of a Report of Excess (Part D, Eng. Form 1286) will be indicated in letter of transmittal forwarding the report of excess.

9. Custodial responsibility - The Base Section Commander or Commanding General, AAF/MTD, will have continuing custodial responsibility for all property declared excess to his needs until it is transferred or abandoned in accordance with instructions of the Field Commander, ANLC, or until the installation is dismantled and real estate is returned to the owner. All such property will be retained in his control as US Army property until disposition is determined. Pending such determination the installation will not be abandoned or entirely evacuated. A minimum of personnel will be retained for maintenance, security and preservation of the rights of the United States Government.

#### II--DEREQUISITIONING OF REAL ESTATE

10. Subject to the above, the procedure set forth below will be followed by all US Commands when derequisitioning real estate in Italy.

11. For the purposes of this directive, the following definitions will apply:

a. Controlling agency - Any major command which holds territorial jurisdiction for the area concerned. Examples of a controlling agency are 783, Rome Area Command, or a British District.

b. Requisitioning agency - A major command responsible for requisitioning and derequisitioning real estate. Examples are AAF/MTD, US Navy. A controlling agency may be, in some cases, the requisitioning agency.

12. Prior to derequisitioning, all household and office furnishings added by the US during the US occupancy will be removed and returned to the appropriate US supply depot. Such furnishings belonging to the owner will not be removed.

13. Notice of intent to derequisition - The requisitioning headquarters will address notice of intent to derequisition specific real estate to the nearest office of the Genio Militare ten days in advance of evacuation date. At the same time, Genio Militare will be requested to send a representative to make a final inventory of the premises in conjunction with a representative of the requisitioning agency. In those cases where the requisitioning agency is not the controlling agency, the real estate officer of the controlling agency will also be notified of intent to derequisition. If the Genio Militare representative cannot be present at the time of evacuation, derequisitioning

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procedure will not be delayed. It is however, most desirable that Genio Militare view all real estate and contents at the time of evacuation since that office will make settlement of claims arising from occupancy.

#### 14. Derequisitioning

##### a. Inventory

(1) The final inventory will be made by a representative of the requisitioning agency together with the Genio Militare and the owner or the owner's representative. In the absence of both the Genio Militare and the owner, the owner will be represented on the joint inventory by a disinterested officer appointed by the requisitioning agency, or he may be represented by the local Sindaco, Genio Civile or Prefettura. In the case of a quasi-military organization such as the ARS, where the owner of the property is unknown or cannot be located and the Genio Militare is not available, a disinterested officer will be appointed by the requisitioning agency to represent the owner when making the joint inventory.

(2) There will be noted on the final inventory form the following information:

- (a) Contents, fixtures, etc., and condition thereof.
- (b) A full description of any damages to buildings or contents caused by the occupying unit and not the result of fair wear and tear.
- (c) A full description of any damage caused by the occupying unit to crops or land.
- (d) A full description of any improvements made to the property by US Forces. Lists of materials used and an estimate of man and/or equipment hours will also be noted.
- (e) Any failure in agreement between persons conducting the inventory as to contents or condition of premises.
- (f) Signature of all parties making the inventory.

(3) A copy of the final inventory will be retained by the requisitioning agency and a copy will be furnished the real estate officer of the controlling agency and the Genio Militare. 3301

b. The United States will not be divested of responsibility for the real estate until it is returned to the owner, or in the absence of the owner, returned to the Genio Militare, Sindaco, Genio Civile or Prefettura and a receipt obtained therefor. Quit-claims will be obtained whenever possible, copies of which will be furnished the Genio Militare and the real estate officer of the controlling agency.

15. The requisitioning agency will be responsible for maintaining adequate guards for the protection of the real estate and property until divested in responsibility as outlined in paragraph 14b, above. The requisitioning agency will also be responsible that the property is left in a clean and sanitary condition.

16. Misuse, such as willful destruction or looting, of requisitioned property will not be permitted. If such misuse is discovered, the real estate officer will present all available information to the Commanding General or Commanding Officer of the requisitioning agency for appropriate action.

17. The Genio Militare will receive and adjust all claims arising from authorized occupancy of real estate.

18. The principal office of the Genio Militare is:

Ufficio Centrale Controllo Requisizioni,  
Via XX Settembre - Roma

Branch offices are called Ufficio Genio Militare Per Requisizioni AA and are located in the following cities:

Ancona	Naples
Bari	Palermo
Bologna	Perugia
Comobasso	Rome
Catania	Taranto
Florence	Turin
Genoa	Vasto
Laghorn	Venice
Milan	

19. Headquarters releasing real estate will report residual value of any improvements made to the property by United States forces in accordance with reference mentioned in paragraph 2c, above. The value thus reported will be reconciled with the value of improvements listed on inventory required in paragraph 14a, above.

BY COMMAND OF GENERAL MCNARNEY:

OFFICIAL  
/s/ C. W. Christenberry  
C. W. CHRISTENBERRY  
Colonel, AGD  
Adjutant General

H. G. WHITE  
Major General, GSC  
Acting Chief of Staff

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RESTRICTED

CE 601.1 SPFLY

June 1945

SUBJECT: Report of Excess Fixed Installations and Disposal Actions

TO: ALL THEATERS, DEPARTMENTS AND SEPARATE BASE COMMANDS

1. Attention is invited to the following references:

a. War Department Memorandum No. W 100-44, dated 2 March 1944, "Report on Army Installations in Theaters, Departments and Separate Base Commands."

b. Letter from the Chief of Engineers, File CE 601.1 SPFLY, dated 5 May 1945, Subject: "Report on Overseas Army Installations."

c. War Department Memorandum No. 700-45, dated 2 May 1945, as amended, Subject: "Disposal of Property Overseas," requiring that certain fixed installations in excess to the needs of a theater will be reported on Part D "Report of Excess" to the Chief of Engineers.

2. Upon determination that a fixed installation or a portion thereof required to be reported to the War Department under War Department Memorandum No. 700-45, as amended, is or will be excess to the needs of a theater, there will be submitted to the Chief of Engineers, Attention: Real Estate, Washington 25, D. C., a report on Part D (Eng. Form 1266, 1 May 1945) "Report of Excess." Upon receipt in the Office, Chief of Engineers appropriate action will be taken by the War Department and necessary instructions will be issued to the theater commander who will take appropriate action in accordance with Memorandum No. 700-45, as amended.

3. Where the theater commander has authority to dispose of fixed installations in accordance with War Department Memorandum No. 700-45, as amended, and the installations are required to be reported on Parts A, B and C of "Real Property Record," a report will be submitted on Part E (Eng. Form 1266, 1 May 1945) "Report of Disposal" to the Chief of Engineers, Attention: Real Estate, Washington 25, D. C., upon completion of disposal action. This report is required in order to complete the records of the Chief of Engineers with respect to fixed installations reported to him. Part E will not be submitted on those installations which are reported for disposition to Army-Navy Field Liquidation Commissioner on Form SPX-3.

Sincerely,

3332

E. KEYBOLD  
Lieutenant General  
Chief of Engineers

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HEADQUARTERS  
MEDITERRANEAN THEATER OF OPERATIONS  
UNITED STATES ARMY  
APO 512

CIRCULAR )

NUMBER 121 )

15 October 1945

Reports of Investigation (WD AGO Form No 51) (Death (Non Battle) and Injury)..... I  
Disposal of Surplus Installations and Release of Real Property ..... II

I -- REPORTS OF INVESTIGATION (WD AGO FORM NO 51) (DEATH (NON BATTLE) AND INJURY)

Circular Number 46, this headquarters, 1945, is amended as follows:

1. So much of paragraph 1a(2) as reads "AR 345-415, dated 23 November 1933" is amended to read "AR 345-415, dated 14 August 1945".

2. Paragraph 1c is added as follows:

"1c. Delegation of authority

The following Commanders are hereby delegated authority to take final action on reports of investigation involving only cases of injury under the provisions of paragraph 1a, AR 345-415 dated 14 August 1945:

- a. Commanding General, AAFSC/MTD
- b. Commanding General, 8th Infantry Division
- c. Commanding General, PMS
- d. Commanding General, Rome Area, MTOUSA".

3. Paragraph 1b is rescinded.

4. Paragraph 1d is rescinded and redesignated as paragraph 1b and the following substituted:

"1b. Expediting Reports of Investigation - Every possible effort will be made to expedite the completion and submission of this report, when death is involved, within 15 days after date of death; and when injury only is involved, within 15 days after request by either the soldier's unit commander or the surgeon for an investigation. In cases where an extension of time is necessary, this headquarters will be so informed of reasons for delay, present status of the case, and approximate date of completion of the report of investigation."

5. Paragraph 17 is redesignated paragraph 1c.

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II - DISPOSAL OF SURPLUS INSTALLATIONS AND RELEASE OF REAL PROPERTY

MTOUSA Circular Number 111, 1945, is amended as follows:

1. All references made to MTOUSA Circular Number 92, 1945, are rescinded.

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C O P YR E S T R I C T E DC O P Y

Hq MTOUSA Circular Number 121 (cont'd).

2. Paragraph 5b, is amended to read as follows:

"b. Upon the declaration of an installation of the above categories as surplus by the War Department, and upon instructions from this headquarters, the installation will be reported on Form SPB-3 by the command concerned to the Field Commissioner, ANLC, for disposal in accordance with applicable directives."

3. Paragraph 6d, is rescinded and the following substituted therefor:

"d. Disposal of surplus installations outlined in paragraph c, above, will be as follows:

(1) As soon as it is known when an installation or any portion thereof will become surplus, the base section or air force commander will determine whether the installation or a portion thereof, as the case may be, has a commercial value as such, and in the best interest of the United States Government should be disposed of as an installation; or, whether the sum total of:

- (a) the cost of the care, handling, and maintenance, pending possible sale;
- (b) the estimated recoverable value of removable property;
- (c) the estimated proceeds of scrap sales

would exceed any possible proceeds from sale as an installation.

(2) If it is determined that the installation or a portion thereof has a commercial value as such, it will be reported to the Field Commissioner, ANLC, on Form SPB-3, in accordance with applicable directives.

(3) If it is determined that the installation or any portion thereof has no commercial value the base section or air force commander will make the following disposition:

- (a) All items of removable and non-removable installed equipment which are serviceable or economically repairable will be removed and returned to the appropriate supply depot, provided, the cost of removal and labor involved will justify such removal.
- (b) All other items of U.S. property will be disposed of as scrap in accordance with applicable directives, either in place or dismantled and turned in to a Quartermaster Supply Depot; or, in the event that the residue has no commercial value as scrap or that the cost of its care, handling and disposition would exceed the estimated proceeds, it will be destroyed or abandoned. Any agency authorizing destruction or abandonment shall make and retain a record of the surplus property destroyed or abandoned and the reasons therefor.

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Hq. MTOUSA Circular Number 121 (cont'd).

- (c) Real Estate will be derequisitioned and the residual value of improvements made by the U.S. Forces will be reported to Allied Commission in accordance with letter referred to in paragraph 2c, above, and Section II below. The report to Allied Commission will not include any part of the installation disposed of by the Field Commissioner, AEC, or disposed of as scrap.
- (d) When an installation or any portion thereof is disposed of under the provisions of paragraph 6d (3), the agency authorizing such action shall make and retain a record of its findings justifying such action. Two copies of this record will be forwarded to the Chief Engineer, MTOUSA. Attached as Inclosure 1 is a suggested form to be used in recording justification for disposal by this procedure.
- (e) The record outlined in paragraph (d) above will not be required on real estate where no expenditures have been made by the United States other than for maintenance."

4. Paragraph 6e, is rescinded.

BY COMMAND OF GENERAL MORGAN

OFFICIAL:

L. L. LEWIS  
Major General, GSC  
Chief of Staff

C. W. CHRISTENSEN  
Colonel, AGD  
Adjutant General

1 Inclosure;  
Form "Justification for Dismantling  
Fixed Installation"

DISTRIBUTION:

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Inclosure #1 to Hq MTCUS  
Circular #121.

JUSTIFICATION FOR DISMANTLING FIXED  
INSTALLATION

1. Name of Installation \_\_\_\_\_
2. Location \_\_\_\_\_
3. Date of Surplus \_\_\_\_\_
4. General description of U.S. construction facilities or improvements \_\_\_\_\_  
\_\_\_\_\_
5. Original cost of construction \_\_\_\_\_
6. Estimated cost of guarding and maintenance for period of 90 days \_\_\_\_\_  
(cost of guarding to be computed at \$6.00 per day per guard)
7. Estimated proceeds if salvaged:
  - a. Estimated value of items returned to stock \_\_\_\_\_
  - b. Estimated proceeds of scrap sale \_\_\_\_\_
  - c. Total recoverable \_\_\_\_\_
  - d. Estimated loss thru abandonment of non-salvageable items \_\_\_\_\_
8. Estimated remaining physical life of U.S. improvements of construction,  
stated as percentage of total original physical life \_\_\_\_\_
9. Statement giving justification for action taken to dismantle the installation.  
\_\_\_\_\_  
\_\_\_\_\_

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