I.1.0 Hydra Terms and Conditions for Commercial Sales

GENERAL DYNAMICS
ORDNANCE AND TACTICAL SYSTEMS
STANDARD TERMS AND CONDITIONS
FIXED-PRICE SUPPLIES AND SERVICES
(July 27, 2020)

1. DEFINITION:

Unless otherwise specified, as used herein:

“Materials” means all articles, goods, equipment, and services to be delivered or provided under this Purchase Order.

2. ACCEPTANCE OF PURCHASE ORDER: Acceptance of this Purchase Order by Seller is expressly limited to the terms and conditions contained in this Purchase Order. Any term or condition stated by the Seller in any prior proposal, on Seller’s acknowledgment form, or in otherwise acknowledging or accepting this Purchase Order is deemed by Buyer to be a material alteration of this Purchase Order and is hereby rejected unless Buyer specifically agrees otherwise in writing. Acceptance of the Materials covered by this Purchase Order will not constitute acceptance by Buyer of Seller’s terms and conditions. Any of the following acts by Seller will constitute acceptance of this Purchase Order and all of its terms and conditions: signing and returning a copy of this Purchase Order, delivering any of the Materials ordered, commencing performance or informing the Buyer in any manner of commencement of performance, or returning Seller’s own form of acknowledgment.

3. PRICE: Seller shall furnish the Materials in accordance with the prices and delivery schedule stated on the face of this Purchase Order. Buyer shall not be billed at prices other than stated on this Purchase Order unless authorized by a Purchase Order Change Notice issued and signed by Buyer. Seller warrants that the prices charged for the Materials covered by this Purchase Order are the lowest prices charged by the Seller to any customers purchasing similar Materials in the same or similar quantities and under like circumstances.

4. DELIVERY:

a. Time is of the essence in the performance of this Purchase Order. If Seller fails to make shipment or delivery when due, or if any shipment or delivery is made which is not in all respects in accordance with this Purchase Order (including time of shipment or delivery), Buyer reserves the right to reject such delivery, and, if Buyer so elects, Buyer may treat this Purchase Order as repudiated by Seller and cancel it or any outstanding deliveries hereunder, without prejudice to Buyer’s rights to claim damages or to enforce any other remedy provided by law. All expenses of transportation and storage, if any, resulting therefrom shall be for Seller’s account.

b. Any provisions herein for shipment or delivery of Materials or the rendering of services by installments shall not be construed as making the obligation of Seller severable and Seller acknowledges that a default with respect to any one installment shall impair the value of the whole contract. Shipments sent C.O.D. without Buyer’s written consent will not be accepted and will be at Seller’s sole risk and expense.

c. Invoices shall not be issued nor payments made prior to delivery. Individual invoices must be issued for each shipment under this Purchase Order. Discount invoices will be payable based on applicable discount period computed from the date of scheduled or actual delivery of the items ordered or the date of receipt of the correct invoice, whichever is later. Unless freight and other charges are itemized, any discount will be taken on full amount of invoice. All payments are subject to adjustment for shortage or rejection.

5. INSPECTION:

a. All items covered by this Purchase Order may be subjected to inspection and test by Buyer and its customer at all times and places including the place and period of manufacture. The Buyer or his representative may inspect the plant or plants of the Seller or of any Seller’s subcontractors engaged in the performance of this
Section I: “Terms and Conditions” (Rev 00)

Purchase Order. Seller shall provide, without additional charge, all reasonable facilities and assistance for such inspections and tests. Any such inspection or test by Buyer or its customer shall be performed in such a manner as not to unduly delay the work. No inspection, test, approval (including design approval), or acceptance of items ordered shall relieve Seller from responsibility for defects or other failures to meet the requirements of this Purchase Order. All items are subject to final inspection and acceptance by Buyer at destination notwithstanding any prior payment or inspection at source and such inspection will be made within a reasonable time after delivery.

b. Buyer shall have the right to reject, require correction or accept with an equitable adjustment in price any goods delivered or services performed hereunder which are defective or otherwise not in strict conformance with the requirements of this Purchase Order. Buyer shall notify Seller of such rejections or other actions and at Buyer’s election and Seller’s risk and expense such items shall be held by Buyer or returned to Seller for credit, refund, repair, rework, or placement as directed by written instructions from Buyer. No replacements or correction of defective items shall be made by Seller unless agreed to in writing by Buyer.

6. WARRANTY:

a. In addition to all other express or implied warranties, Seller represents and warrants that any Materials (including packaging) provided under this Purchase Order shall: (1) conform to the description in the Purchase Order; (2) be free from defects in Materials and/or workmanship; (3) conform to Buyer’s instructions, specifications, drawings and data; (4) be merchantable; (5) be free from defects in design and be fit for the purpose intended; and (6) conform to all warranties, express or implied by law. Seller warrants all Materials furnished and/or installed hereunder to be new and not used or reconditioned (unless otherwise specified in this Purchase Order). Seller warrants that it will perform this Purchase Order with the degree of skill and judgment which is normally exercised by recognized firms with respect to Materials of a similar nature, and this will be provided in a good, competent and workmanlike manner. These warranties, and all other warranties, express or implied, shall survive delivery, inspection, acceptance, and payment.

b. In addition to the warranties above, if Seller supplies, or incorporates into Materials supplied under this Purchase Order, Materials that are manufactured by a third-party, Buyer shall have the benefit of warranties extended to Seller by the third-party to the extent they exceed Seller’s warranties in scope or duration.

c. Seller’s warranties shall run to Buyer and its customers.

d. At Buyer’s option, Seller shall repair, replace, or return for credit all defective or nonconforming items and the payment of all packing and transportation costs attributable to accomplishment of the above, all at Seller’s expense. Upon failure to do so within a reasonable time, after three (3) days prior written notice, Buyer may do so at Seller’s sole expense.

7. CONFLICT MINERALS – In addition to all other warranties provided under this Purchase Order, Seller warrants that the Materials delivered hereunder are free from Gold, Tungsten (Wolframite), Tantalum (Columbite-Tantalite) or Tin (Cassiterite), hereafter referred to as “Conflict Minerals”, that have originated in the Democratic Republic of Congo, Central African Republic, Angola, Burundi, Rwanda, South Sudan, Tanzania, Uganda or Zambia, hereafter referred to as “DRC”. For purposes of this Clause, Conflict Minerals purchased from scrap or recycled sources are not considered to have originated from the DRC. Seller is required to review all materials and components which are necessary for the functionality or production of the Materials being sold under this Purchase Order and disclose annually whether any of the Conflict Minerals are present, and if so, those that originated in the DRC, and to provide a chain of custody if the Conflict Minerals do originate from the DRC. The Seller shall determine the country of origin (where the materials were originally mined and processed) or whether the minerals originated from scrap of recycled sources. Seller must provide the following prior to shipment of the items upon request of Buyer:

(1) Country of Origin Inquiry (17 CFR 250 and 249B) documentation certifying that items are free from Conflict Minerals that have originated in the DRC.

(2) Traceability information on raw material sub-tier suppliers.
(3) To the extent an audit has been performed, results from any independent private sector audit; certifying that such an audit was obtained, including the audit report as part of the Country of Origin Inquiry and identifying the auditor.

Any Materials for which the above requirements are not met shall be considered defective under this Purchase Order and may be rejected by Buyer or returned. Seller shall be liable to Buyer for any damages, costs, penalties, judgments, or fines against Buyer to the extent caused by Seller’s failure to meet all requirements of this Clause and, at Buyer’s election, Seller may also be required to deliver suitable replacement Materials at Seller’s cost.

Seller shall include the substance of this clause in all of its sub-tier contracts with its suppliers providing components in support of this Purchase Order.

8. **NO WAIVER; SEVERABILITY:** The failure of Buyer to insist upon the performance of any provision of this Purchase Order, or to exercise any right or privilege granted to the Buyer under this Purchase Order or by law, shall not be construed as waiving such provision or any other provision of this Purchase Order, and the same shall continue in full force and effect. Where this Purchase Order provides rights and remedies to Buyer, such rights and remedies shall be in addition to any other rights and remedies provided at law or elsewhere in this Purchase Order and shall not be construed as Buyer’s exclusive rights or remedies.

9. **COMPLIANCE WITH LAWS:** In the performance of this Purchase Order, Seller shall comply with all applicable laws, ordinances, rules and regulations, Federal, State and Local, including without limitation the Arms Export Control Act, the International Traffic in Arms regulations, and the Foreign Corrupt Practices Act, and such compliance shall be a material requirement of this Purchase Order. Seller certifies to Buyer that the Materials ordered were produced in compliance with all applicable requirements of the Fair Labor Standards Act of 1938 (FLSA), as amended, including the requirements as to records. The Seller will comply with the Equal Employment Opportunity clause prescribed by Executive Order No. 11246 as of September 24, 1965, as amended from time to time, the Affirmative Action for Handicapped Workers clause prescribed by the Rehabilitation Act of 1973, as amended, and the Affirmative Action for Disabled Veterans of the Vietnam Era clause, and Seller agrees to submit reports, certificates, and other documents required of subcontractors by such Executive Order, the aforementioned Acts, and the rules, regulations, and relevant orders issued under the authority of any of the foregoing. Seller agrees that all Materials supplied hereunder shall comply with all applicable requirements and specifications of the Federal Occupational Safety and Health Act of 1970, as amended, and all rules and regulations adopted thereunder. Seller covenants to hold Buyer harmless from, and to reimburse Buyer for, all costs, damages and expenses (including attorney’s fees) incurred by Buyer as a result of any failure of Seller to comply with any applicable law, regulation or order.

Seller shall provide a current withholding certificate, executed on the latest version of the applicable Internal Revenue Service (“IRS”) form, to document Seller’s status for purposes of both Foreign Account Tax Compliance Act (“FATCA”) and non-resident alien (“NRA”) withholding. Generally, the withholding certificate will be in the form of a W-9 (if a U.S. individual, partnership, or a corporation), a W-8BEN (if a foreign individual), a W-8BEN-E (if a foreign entity), or a W-8ECI (if a foreign entity with effectively connected U.S. income). The most current form applicable to Seller’s situation may be obtained from the IRS at [http://www.irs.gov](http://www.irs.gov). Seller’s failure to provide a current U.S. withholding certificate may result in potential delays of payment processing and/or U.S. tax withholding under FATCA or NRA provisions which otherwise may be unnecessary.

10. **ORDER OF PRECEDENCE:** Any inconsistency in this Purchase Order shall be resolved by giving precedence in the following order: (a) the face of this Purchase Order; (b) Special Provisions, if any; (c) these Terms and Conditions; (d) Attachments, Exhibits, or Annexes, if any; and (e) the Statement of Work.

11. **EXCUSABLE DELAYS:**

a. Neither party shall be liable for any delay or failure of performance due solely to strikes, or other causes beyond its control and without its fault or negligence, provided that the party subject to such cause shall give written notice thereof to the other as soon as same could be anticipated, and if it could not be anticipated, promptly following the commencement thereof. Seller’s delay or failure of performance must also be due to
causes beyond the control of and without the fault or negligence, of all of Seller’s subcontractors, for Seller to escape liability pursuant to this provision.

b. If Seller should be unable, due to such cause, to meet all its delivery commitments for the Materials ordered hereunder as they become due, Seller shall not discriminate against Buyer or in favor of any other customer in making deliveries of such Materials. Seller shall use its best efforts to anticipate the effects of such cause, to mitigate the effect of such cause and to make deliveries as expeditiously as possible.

c. If Buyer believes that the delay or anticipated delay in Seller's deliveries may impair Buyer’s ability to meet Buyer’s production or delivery schedules or may otherwise interfere with Buyer’s operations, Buyer may, at its sole option, and without liability to Seller, cancel outstanding deliveries hereunder wholly or in part.

12. TITLE AND RISK OF LOSS: Title to, and risk of loss of, Materials purchased under this Purchase Order shall remain with Seller until such Materials are delivered at the F.O.B. point specified in the Purchase Order, or at such other point specified in this Purchase Order where title is to pass. If no such point is given, then until the Materials are delivered to a public carrier consigned to Buyer or delivered to Buyer, whichever delivery shall occur first, title and risk of loss remain with Seller. In the case of deliveries by barge or ship, however, title and risk of loss will pass when the Materials are unloaded into Buyer’s tanks, bins, or other storage facilities.

13. INDEMNITY:

a. Seller agrees to indemnify, defend, and hold harmless Buyer from all losses, claims, demands, suits (including those from Seller’s employees), expenses, damages and costs including, but not limited to, all reasonable attorney’s fees incurred or suffered by Buyer as the result of:

(1) Seller’s breach of warranty;
(2) The injury to or death of any person, or damage to or destruction of property arising out of the failure of Materials hereunder to meet the warranties set forth herein;
(3) Defect in the Materials purchased under this Purchase Order;
(4) The failure of Seller or any of the Materials to comply with all applicable Federal, State, and Local laws and ordinances;
(5) The negligent acts or omissions of Seller, irrespective of Buyer’s negligence in any degree.

b. If this Purchase Order covers the performance of labor and/or supervision of installation on Buyer’s premises or within facilities owned or controlled by Buyer, Buyer’s customer, or any other entity, Seller shall be solely responsible for the safe conduct of such work and the protection of the premises or facilities, and of any persons on the premises or facilities. Seller agrees to defend, indemnify, hold harmless, and protect Buyer against all losses, claims, damages, suits, including those suffered or brought by Seller’s employees, liabilities, cost, and attorney’s fee for injury to or death to any person, or damage to or destruction of property arising out of the performance of this Purchase Order, irrespective of Buyer’s negligence in any degree.

c. If Materials purchased are of an explosive, flammable, toxic, hazardous or otherwise dangerous nature, Seller shall fully indemnify and hold Buyer harmless against any claims asserted against Buyer on account of any personal injury, property damages, or violation of law or regulation caused by such Materials, or by the transportation, manufacture, sale, handling, or disposal thereof, prior to the completion of unloading at Buyer’s plant, warehouse, or facility, regardless of the passage of title or responsibility for risk of loss.

d. Seller shall save Buyer, its agents and customers, and users of its products harmless from all loss, damage and liability, which may be incurred on account of infringement or alleged infringement of any United States or foreign patent, copyright, trademark, trade name or trade secret arising out of the manufacture, sale or use of such items by Seller, Buyer, Buyer’s agent or customers, or users of its products and Seller shall, at its own expense, defend all claims, suits and actions against Buyer, its agents or customers, or users of its products in which such infringement is alleged, provided Seller is duly notified of such claims, suits and actions.

14. INTELLECTUAL PROPERTY: Seller warrants that it has all right and title to the intellectual property required to perform its obligations and deliver Materials for Buyers intended use. Seller shall indemnify and
defend Buyer for and against any claims, demands, judgments, suits, costs, fees, including without limitation attorney fees, or damages of any kind resulting from Seller’s violation or breach of any third party’s intellectual property rights in the performance of this Purchase Order.

15. PACKING: Buyer is not responsible for any charge for packing, boxing, storage or cartage.

16. INSURANCE: Seller shall not insure the Materials for Buyer’s account unless the terms of this Purchase Order so require. Seller also agrees to furnish Buyer on request a certificate from Seller’s insurance carriers, showing that it carries adequate workman’s compensation (if Seller is self-insurer, Seller shall arrange to have the Department of Labor, or other appropriate agency, in the state in which such labor is to be performed, furnish a certificate of same to Buyer), public liability, automotive liability, and property damage insurance, and showing the amount of coverage, number of policy and date of expiration. Seller also agrees that its employees, agents, and subcontractors, will comply will all of Buyer’s safety and other rules covering outside contractors while on Buyer’s premises.

17. TAXES: Prices shown on this Purchase Order do not include taxes. Seller shall add taxes as a separate line item on the Seller’s invoice, if applicable. Refer to the face of this Purchase Order for tax status.

18. DESIGN, TOOLS, DIES, ETC.:
   a. Unless otherwise agreed herein, Seller at its sole cost shall supply all material, equipment, designs, drawings, tools and facilities required to perform this Purchase Order.
   b. Any Materials, equipment, designs, drawings, tools or other property furnished by Buyer or specifically paid for by Buyer shall be Buyer's property, shall be used only in filling orders from Buyer and may on Buyer's demand be removed by Buyer without charge. Seller shall use such property at its own risk and shall be responsible for all loss of or damage to the same or to any person while property is in Seller's custody. Seller shall, at its sole cost, store and maintain all such property in good condition and repair. Buyer makes no warranties of any nature with respect to any such property, which is furnished "AS IS".
   c. Graphics arts and packaging materials: All film negatives, positives, engravings, electrodes and dies made by Seller for the production of Material of this Purchase Order will become the property of Buyer and be delivered to Buyer at the completion of work under this Purchase Order.
   d. Notwithstanding anything herein to the contrary, the provisions of this paragraph 17 do not apply to property owned by the United States Government. Disposition and use of United States Government property shall be governed by applicable United States Government regulations.

19. SURVIVAL: Seller shall not be relieved of its obligations under the following clauses (or under any applicable Special U.S. Government Provision that, by its nature, requires continuing obligations on Seller to achieve its intended effect) because of the termination, expiration, or completion of this Purchase Order:

Inspection
Warranty
Intellectual Property
Compliance with Laws
Indemnity
Insurance
Amendments and Governing Law
Publicity
Changes
Pricing of Adjustments
Disputes
Designs, Tools, Dies, Etc.

20. ASSIGNMENT: No assignment of this Purchase Order by Seller or of monies due or to become due hereunder shall be made without the prior written consent of Buyer. No Materials to be delivered under this
Purchase Order shall be procured by Seller from a third party in completed or substantially completed form
without Buyer’s prior written consent.

21. INSOLVENCY: Buyer may terminate this Purchase Order for cause if Seller files a voluntary petition
under any Federal or State bankruptcy act, is adjudicated a bankrupt, or if Seller becomes insolvent or commits an
act of bankruptcy or engages in any act which reasonably causes Buyer to deem itself insecure.

22. TERMINATION:

a. Convenience. Buyer may, at any time, terminate this Purchase Order in whole or in part for its
convenience by written or telegraphic notice, or oral notice confirmed in writing.

(1) Upon termination for convenience of Buyer, settlement shall be made in accordance with the
following principles:

(a) If the materials covered by the Purchase Order are shelf items, then Buyer shall be liable to
Seller only for the difference between Purchase Order price and the fair market price or the amount received on
disposal of the items, whichever price or amount is higher. In no event shall Buyer be liable for an amount in
excess of 15% of the Purchase Order price.

(b) If the materials covered by the Purchase Order are special order items or services, then Buyer
shall be liable only for costs of direct materials, direct labor and variable overhead incurred prior to the date of
termination that relate directly to the materials covered in the Purchase Order, less any salvage value. In no event
shall Buyer be liable in an amount more than the Purchase Order price for the terminated Materials.

(2) In the event that this Purchase Order is issued to support a United States Government contract and an
alternate Termination for Convenience clause for application between Seller and Buyer is attached or referenced
in an accompanying document thereto, such Termination for Convenience clause shall prevail.

b. Default. If Seller fails to make delivery of the Materials, in accordance with the delivery dates specified in
this Purchase Order, fails to perform any of the requirements or to perform any of the other provisions of this
Purchase Order, or fails to make progress so as to endanger performance of this Purchase Order in accordance
with its terms and does not cure such latter failure within ten (10) days after notice from the Buyer, Buyer may (in
addition to any other right or remedy provided by this Purchase Order or by law) terminate all or any part of this
Purchase Order by written notice to Seller without liability and purchase substitute goods elsewhere, and Seller
shall be liable to Buyer for any excess cost occasioned Buyer thereby. Seller shall continue performance of this
Purchase Order to the extent not terminated pursuant to this Clause 21(b). Except with respect to defaults of
subcontractors at any tier, Seller shall not be liable to Buyer for any excess costs if the failure to perform this
Purchase Order arises out of causes beyond the control and without the fault or negligence of the Seller. If the
failure to perform is caused by the default of a subcontractor at any tier, and if such default arises out of causes
beyond the control of both the Seller and subcontractor, and without the fault or negligence of either of them, the
Seller shall not be liable for any excess costs for failure to perform to Buyer, unless the Materials to be furnished
by the subcontractor were obtainable from other sources in sufficient time to permit the Seller to meet the
requirements of this Purchase Order.

If this Purchase Order is terminated as provided in this Clause 21(b), the Buyer, in addition to any other rights
provided herein, may require the Seller to transfer title and deliver to the Buyer: (i) any completed Materials, and
(ii) such partially completed Materials, parts, tools, dies, jigs, fixtures, plans, drawings, information, and contract
rights as the Seller has specifically produced or specifically acquired for performance of this Purchase Order.

If, after notice of the termination of this Purchase Order "with cause," it is determined that the failure to perform is
due to causes totally beyond the control and totally without the fault or negligence of the Seller, such notice of
default shall be deemed to have been issued pursuant to Clause 21(a) hereof, and the rights and obligations of the
parties hereto shall be governed by Clause 21(a).

23. BUYER’S LIMITATION OF LIABILITY: In no event shall Buyer be liable, for any reason or arising
from any cause whatsoever, for special, incidental, or consequential damages.
24. AMENDMENTS AND GOVERNING LAW: No agreement or understanding to modify this Purchase Order shall be binding upon the Buyer unless in writing and signed by Buyer's authorized agent. All specifications, drawings, and data submitted to Seller with this Purchase Order are hereby incorporated herein and made a part hereof. The validity and construction of this Purchase Order shall be governed by the laws of the State of Florida, except for its conflicts of law provisions.

25. ANTI-TRAFFICKING VIOLATIONS:

Seller represents and warrants that it and its officers, employees, agents and representatives will comply with all laws and regulations prohibiting trafficking in persons and/or the use of forced labor, and further that, Seller will, if this Purchase Order is in support of a U.S. Government program, comply with the following FAR and DFARS clauses associated with Combating Trafficking in Persons including, but not limited to: FAR 52.222-50, FAR 52.244-6, DFARS 252.203-7004, DFARS 252.222-7007, and DFARS 252.225-7040. Seller hereby agrees to defend and indemnify Buyer from and against any liability that Buyer may incur as a result of violation of any relevant law or regulation.

If applicable, Seller acknowledges it is aware of and in full compliance with California’s Transparency in Supply Chains Act (Cal. Civ. Code §1714.43), and will continue to be in compliance throughout the duration of this Purchase Order. If Seller does any business in the State of California, whether under this Purchase Order or otherwise, Seller shall assume this Act applies.

26. PUBLICITY: Seller shall not make or authorize any news release, advertisement, or other disclosure (except as required by law) that denies or confirms the existence of this Purchase Order without prior written consent of Buyer.

27. CHANGES: Buyer may, at any time, by written instruction from Buyer’s Procurement Department to Seller, make changes in the work to be performed or the items to be furnished hereunder in any one or more of the following: (a) drawings, designs, or specifications; (b) method of shipment or packing; (c) time and/or place of inspection, delivery, or acceptance of the Materials; and (d) the quantity of items ordered. If such changes cause an increase or decrease in the amount due under the Purchase Order or the time required to perform, an equitable adjustment shall be made and the Purchase Order shall be modified in writing accordingly; provided however, that any equitable adjustment in price to which Seller may be entitled as a result of an increase in the quantity of items ordered shall not exceed the unit price established for such items herein. Any claim hereunder must be asserted in writing within fifteen (15) days from the date the change is ordered. Nothing contained herein shall excuse Seller from proceeding without delay with the Purchase Order as changed, including failure of the parties to agree upon any equitable adjustment. Changes shall not be binding upon Buyer, except when confirmed in writing by a member of Buyer’s Procurement Department.

28. DISPUTES: Any dispute arising under this Purchase Order which is not settled by agreement of the parties hereto shall be resolved by appropriate legal proceedings. Pending any decision, appeal or judgment in such proceedings or the settlement of any dispute arising under or in connection with this Purchase Order, Seller shall proceed diligently with the performance of this Purchase Order in accordance with the decision and instructions of Buyer.

Except as expressly set forth in this Document, in the associated Purchase Order, or as expressed in writing by the Buyer’s Representative, and only if Buyer has received the U.S. Government Contracting Officer’s consent, the Seller shall not make any direct claims or take direct course of action against the U.S. Government. THE UNITED NATIONS CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS SHALL NOT APPLY TO THIS ORDER.

29. RETENTIONS: In addition to any other rights Buyer has, Buyer may, at its sole option, withhold payment of up to ten percent (10%) of the total value of this Purchase Order or individual invoices until Seller provides all required objective quality evidence, submits required data items, and satisfactorily fulfills all other reporting and documentation requirements.

30. RECORDS RETENTION: Seller shall retain all inspection, acceptance, quality, financial and
contractual records, documents, and supporting information required for the performance of this Purchase Order for a period of six (6) years after final payment.

31. COUNTERFEIT GOODS: In addition to all other warranties provided under this Purchase Order, Seller warrants that the Materials delivered hereunder are new and not refurbished or used, are being supplied by the original equipment manufacturer (OEM) or its expressly authorized agent or distributor, and that Seller has documented traceability of the Materials or components to the OEM. Seller must have a counterfeit avoidance program in conformance with AS5553. Seller must replace any Materials that are not genuine, new and unused items and any counterfeit items will not be returned to the Seller which is a requirement of counterfeit parts DFARS provisions. Seller must provide the following with shipment of the items upon request of Buyer:

1. Certificate of Conformance (C of C), certifying the items are genuine and meet all Purchase Order and original manufacturer requirements.

2. Traceability information to original manufacturer.

3. Results from any additional inspections, tests, and examinations as required by this Purchase Order.

Any Materials for which the above requirements are not met shall be considered defective under this Purchase Order and may be rejected by Buyer or returned. Seller shall not return any counterfeit Materials to the supply chain and shall ensure these Materials are stored for inspection. All counterfeit parts received by Seller must be reported to Buyer immediately. Seller shall be liable to Buyer for any damages, costs, penalties, judgments, or fines against Buyer to the extent caused by Seller’s failure to meet all requirements of this Clause and, at Buyer’s election, Seller may also be required to deliver suitable replacement Materials traceable to the OEM, meeting all OEM specifications. Seller shall include the substance of this clause in all of its sub-tier contracts with its suppliers providing components in support of this Purchase Order.

32. COMPLIANCE WITH EXPORT LAWS: The information provided by Buyer may be subject to U.S. export control laws and regulations, including the International Traffic in Arms Regulations (ITAR). Seller may not export or re-export any information, technical data, or supplies except in strict compliance with all U.S. export control laws and regulations, including ITAR. Technical data that are controlled by the ITAR shall not be released to foreign nationals, including employees, companies or other entities, whether within or outside of the United States, unless the Seller shall first obtain the written consent of Buyer, and shall obtain the appropriate license or other advance approval from the U.S. Government. Seller’s obligation to adhere to the ITAR shall survive the expiration or termination of this Purchase Order. Seller hereby agrees to defend and indemnify Buyer from and against any liability that Buyer may incur as a result of Seller’s violation of any U.S. export or re-export control law or regulation.

ITAR/FCPA Disclosure Certification

By signing this Purchase Order, Seller hereby certifies he has not paid, or offered or agreed to pay, or has caused to be paid, or offered or agreed to be paid directly or indirectly, in respect of this Purchase Order any political contributions, fees or commissions (as defined in Part 130 of the International Traffic In Arms Regulations [“ITAR”], as amended and/or the Foreign Corrupt Practices Act [“FCPA”], as amended).

Seller further certifies that it will not offer, pay, promise to pay, or authorize the payment of any money, or offer, give, promise to give, or authorize the giving of anything of value to a Territory official (as defined in the FCPA, as amended), to any Territory political party or official thereof or any candidate for Territory political office, or to any person, while knowing or being aware of a high probability that all or a portion of such money or thing of value will be offered, given or promised, directly or indirectly, to any Territory official, to any Territory political party or official thereof, or to any candidate for Territory political office, for the purposes of:

(a) influencing any act or decision of such Territory official, political party, party official, or candidate in his or its official capacity, including a decision to fail to perform his or its official functions; or

(b) inducing such Territory official, political party, party official, or candidate to use his or its influence with
the Territory government or instrumentality thereof to affect or influence any act or decision of such government or instrumentality, in order to assist Buyer or Seller in obtaining or retaining business for or with, or directing business to Buyer or Seller.

33. **ASSURANCES:** Seller understands and agrees that, as partial consideration under this Purchase Order, it is obligated to provide certain assurances of its ability to continue its business and perform in the event of a disaster. To that end, Seller agrees to establish and/or maintain a Business Continuity Disaster Recovery Plan (BCDR) which shall remain in effect at least during the term of this Purchase Order. Such plan shall be provided to Buyer upon request, and shall, at a minimum, provide a reasonable and realistic plan of action on how Seller will remain capable of performing, transfer performance temporarily to another provider, or recover operations within a very short period of time (within days) after a disaster. If Buyer disapproves of Seller’s BCDR, Seller shall make such changes to meet the requirement of this clause.

34. **NOTICE OF LABOR DISPUTES:** Whenever an actual or potential labor dispute delays, or threatens to delay, the timely performance of this Purchase Order, Seller shall immediately notify Buyer in writing of all relevant information with respect to such dispute.

35. **CONSTRUCTION:** This Purchase Order shall be construed to have been drafted equally by all parties. The language of all parts of the Purchase Order shall be construed as a whole, according to its fair meaning, and any presumption or other principle that the language herein is to be construed against any party shall not apply. The headings used herein are for reference only and shall not affect the interpretation of the Purchase Order.

36. **PROPRIETARY INFORMATION.** All written information obtained by Seller from Buyer in accordance with this Purchase Order and which is identified as proprietary by Buyer shall be received in confidence and shall remain the property of Buyer, and shall be used and disclosed by Seller only to the extent necessary for the performance of this Purchase Order except that upon prior written notice to Buyer, Seller may use such information in the manufacture of end items for direct sale to the Government to the extent that the Government has the right to authorize such use by Seller, and, provided that Seller, to the extent practicable, prominently identifies such end items as being manufactured by Seller for direct sale to the Government.

Seller shall not provide any proprietary information to Buyer, nor shall Buyer be required to take any steps to protect any information provided by Seller, unless Buyer and Seller have separately executed a written agreement regarding the protection and disclosure of such Seller information.

37. **SUBCONTRACTS.** Seller shall not subcontract for all or substantially all of this Purchase Order without Buyer’s prior written approval.

38. **LIEN WAIVERS.** Seller shall furnish, upon Buyer’s request, waivers by Seller and all other persons entitled to assert any lien rights in connection with the performance of this Purchase Order.

39. **PROHIBITION OF GRATUITIES.**

a. Seller represents and warrants that it and its officers, employees, agents and representatives have not offered or given, and agrees that it and its officers, employees, agents and representatives will not offer or give, any kickbacks or gratuities in the form of entertainment, gifts, or otherwise to any officer or employee of Buyer or Buyer’s customer with a view toward securing this or any other Purchase Order, any favorable treatment with respect to the awarding or amending of this or any other Purchase Order, or the making of any determination with respect to Seller’s right or duties.

b. For any breach of Seller’s obligations under this Clause, Buyer shall have, in addition to any other rights provided by this Purchase Order, the right to terminate any or all Purchase Orders with Seller for cause, and to recover from Seller the amount of any gratuity, plus all reasonable costs (including attorney fees) incurred in seeking such recovery. (Seller is also advised that, if this Purchase Order is issued under a prime contract or
subcontract of the Government, any gratuity offered or given in violation of this Clause may also entail liabilities of Seller under applicable statutes, regulations, or other Purchase Order provisions.)

40. **PRICING OF ADJUSTMENTS.** All adjustments, including but not limited to “equitable adjustments,” under this Purchase Order shall be based upon Seller’s costs, plus a reasonable profit unless profit is expressly excluded by language of this Purchase Order. Seller’s costs shall be those that are reasonable, allowable, and allocable under the standards of Part 31 of the Federal Acquisition Regulation (and, if this Purchase Order is issued under a contract or subcontract with any Department of Defense entity, Part 231 of DFARS) as in effect in Buyer’s Contract on the date of this Purchase Order.

41. **COMPLETE AGREEMENT.** All specifications, drawings, and data submitted to Seller with this Purchase Order are hereby incorporated herein and made a part hereof. This Purchase Order constitutes the entire contract between Buyer and Seller for the specific purchase described herein. No other negotiations, promises or agreements about this Purchase Order are binding. All of the provisions herein shall be limited to this Purchase Order and shall not modify, cancel or waive provisions of other agreements, to include an Ordering Agreement or pricing agreements for other purchase orders. No revision, addition, or supplement to this Purchase Order or to any of its terms or conditions shall be effective unless agreed to in writing by Buyer’s Representative.