1. ACCEPTANCE OF CONTRACT/TERMS AND CONDITIONS

(a) This Contract integrates, merges, and supersedes any prior offers, negotiations, and agreements concerning the subject matter hereof and constitutes the entire agreement between the parties.

(b) SELLER’s acknowledgment, acceptance of payment, or commencement of performance, shall constitute SELLER’s unqualified acceptance of this Contract.

(c) ADDITIONAL OR DIFFERING TERMS OR CONDITIONS PROPOSED BY SELLER OR INCLUDED IN SELLER’S ACKNOWLEDGMENT HEREOF ARE HEREBY OBJECTED TO BY SRC AND HAVE NO EFFECT UNLESS EXPRESSLY ACCEPTED IN WRITING BY SRC

2. APPLICABLE LAWS

(a) This Contract and all matters arising from or related to it shall be governed by and construed in accordance with the law of the State within the United States from which this Contract is issued, excluding its choice of law rules. The provisions of the “United Nations Convention on Contracts for the International Sales of Goods” shall not apply to this Contract.

(b) (1) SELLER shall comply with all applicable laws, orders, rules, regulations and ordinances of the United States and the country where SELLER will be performing this Contract. SELLER shall procure all licenses, permits, pay all fees and other required charges necessary to conduct its business, all at SELLER’s expense.

(2) If: (i) SRC’s contract price or fee is reduced; (ii) SRC’s costs are determined to be unallowable; (iii) any fines, penalties or interest are assessed on SRC; or (iv) SRC incurs any other costs or damages; as a result of any violation of applicable laws, orders, rules, regulations, or ordinances by SELLER, its directors, officers, employees, agents, suppliers, or subcontractors at any tier, SRC may proceed as provided for in subparagraph 2(b)(3) below.

(3) Upon the occurrence of any of the circumstances identified in subparagraph 2(b)(2) above, SRC may make a reduction of corresponding amounts (in whole or in part) in the price, or in the costs and fee, of this Contract or any other contract with SELLER, and/or may demand payment (in whole or in part) of the corresponding amounts. SELLER shall promptly pay amounts so demanded.

(c) SELLER represents that each chemical substance constituting or contained in Work sold or otherwise transferred to SRC hereunder is on the list of chemical substances compiled and published by the Administrator of the United States Environmental Protection Agency pursuant to the United States Toxic Substances Control Act (15 U.S.C. Sec. 2601 et seq.) as amended.

(d) SELLER shall provide to SRC with each delivery any Material Safety Data Sheet (29 C.F.R. 1910.1200) applicable to the Work in conformance with and containing such information as required by the United States Occupational Safety and Health Act of 1970 (29 U.S.C. Sec. 651 et seq.) and regulations promulgated thereunder, or its state approved counterpart.

3. ASSIGNMENT

Any assignment of SELLER’s contract rights or delegation of duties shall be void, unless prior written consent is given by SRC

4. CHANGES

(a) The SRC Procurement Representative may at any time, by written notice, and without notice to sureties or assignees, make changes within the general scope of this Contract in any one or more of the following: (i) technical
5. COUNTERFEIT PARTS PREVENTION

(a) Definitions for purposes of this Contract:

(i) “Counterfeit Parts” shall mean a part, component, module, or assembly whose origin, material, source of manufacture, performance, or characteristics are misrepresented. This term includes, but is not limited to, (A) parts that have been (re)marked to disguise them or falsely represent the identity of the manufacturer, (B) defective parts and/or surplus material scrapped by the original manufacturer, and (C) previously used parts pulled or reclaimed and provided as “new”. (ii) As used herein, “authentic” shall mean (A) genuine; (B) from the legitimate source claimed or implied by the marking and design of the product offered; and (C) manufactured by, or at the behest and to the standards of, the manufacturer that has lawfully applied its name and trademark for that model or version of the material. (iii) “Independent Distributor” shall mean a person, business, or firm that is neither authorized nor franchised by an Original Component Manufacturer (“OCM”) to sell or distribute the OCM’s products but which purports to sell, broker, and/or distribute such OCM products. Independent Distributors are also referred to as unfranchised distributors, unauthorized distributors, and/or brokers.

(b) SELLER represents and warrants that only new and authentic materials are used in products required to be delivered to SRC and that the Work delivered contains no Counterfeit Parts. No other material, part, or component other than a new and authentic part shall be used unless approved in advance in writing by the SRC Procurement Representative. To further mitigate the possibility of the inadvertent use of Counterfeit Parts, SELLER shall only purchase authentic parts/components directly from the Original Equipment Manufacturers (“OEMs”)/OCMs or through the OEM’s/OCM’s authorized distribution chain. SELLER must make available to SRC, at SRC’s request, OEM/OCM documentation that authenticates traceability of the components to that applicable OEM/OCM. Purchase of parts/components from Independent Distributors is not authorized unless first approved in writing by SRC Procurement Representative. SELLER must present complete and compelling support for its request and include in its request all actions to ensure the parts/components thus procured are legitimate parts. SRC’s approval of SELLER request(s) does not relieve SELLER’s responsibility to comply with all Contract requirements, including the representations and warranties in this paragraph. SELLER shall immediately notify Buyer if SELLER cannot provide electronic parts, components, and/or assemblies traceable to the original component manufacturer (OCM) or the original equipment manufacturer (OEM). Upon receipt of such notification, Buyer reserves the right to terminate the purchase order at no cost to Buyer or provide specific material validation test and inspection protocol requirements. In the event that Seller delivers items that are determined not to be authentic, Seller shall take corrective action as required by the terms of this purchase order. Seller’s obligation to substantiate authenticity shall survive acceptance of and payment for supplies delivered under this purchase order.

(c) SELLER shall maintain a documented system (policy, procedure, or other documented approach) that provides for prior notification to the SRC Procurement Representative and his/her written approval before parts/components are procured from sources other than OEMs/OCMs or through the OEM’s/OCM’s authorized distribution chain. SELLER shall provide copies of such documentation for its system for SRC’s inspection upon SRC’s request.

(d) If the SELLER is providing electronic components/devices only, the following certification applies:

Certification of Origin of Product:

Acceptance of this Contract constitutes confirmation by the SELLER that it is either the Original Equipment Manufacturer (OEM), Original Component Manufacturer (OCM), or a franchised or authorized distributor of the OEM/OCM for the product herein procured. SELLER further warrants that OEM/OCM acquisition documentation that authenticates traceability of the components to that applicable OEM/OCM is available upon request. If the SELLER is not the OEM/OCM or a franchised or authorized distributor, the SELLER confirms by acceptance of this Contract that each product supplied to SRC has been procured from the OEM/OCM or a franchised or authorized distributor of the OEM/OCM. The supplier further warrants that OEM/OCM acquisition traceability documentation is accurate and available to SRC upon SRC’s request.

(e) SELLER shall flow the requirements of this paragraph 6 to its subcontractors and suppliers at any tier for the performance of this Contract.

7. CONTRACT DIRECTION

(a) Only the SRC Procurement Representative has authority to make changes in, to amend, or modify this Contract. Such changes, amendments or modifications must be in writing.
8. CUSTOMER COMMUNICATION

SRC shall be solely responsible for all liaison and coordination with the Customer or any higher tier contractor(s) as it affects this Contract or any Work thereunder or related thereto. Except as required by law, SRC shall not communicate with the Customer, and any higher tier contractor(s), with respect to this Contract or any Work thereunder or related thereto, without prior approval of the SRC Procurement Representative. SRC shall promptly notify SRC of any communications, initiated by the Customer or any higher tier contractor(s) that affects this Contract or any Work thereunder or related thereto.

9. DEFAULT

(a) SRC, by written notice, may terminate this Contract for default, in whole or in part, if SELLER fails to comply with any of the terms of this Contract, fails to make progress as to endanger performance of this Contract, or fails to provide adequate assurance of future performance. SELLER shall have ten (10) days (or such longer period as SRC may authorize in writing) to cure any such failure after receipt of notice from SRC. Default involving delivery schedule delays shall not be subject to the cure provision.

(b) SRC shall not be liable to pay for any Work not accepted; however, SRC may require SELLER to deliver to SRC any supplies and materials, and drawings that SRC has specifically produced or acquired for the terminated portion of this Contract. SRC and SELLER shall agree on the amount of payment for these other deliverables.

(c) SELLER shall continue all Work not terminated.

(d) If after termination under paragraph 9(a), it is later determined that SELLER was not in default, such termination shall be deemed a Termination for Convenience.

10. DEFINITIONS

The following terms shall have the meanings set forth below:

(a) “SRC” means the SRC legal entity as identified on the face of the Contract.

(b) “SRC Procurement Representative” means the person authorized by SRC’s cognizant procurement organization to administer and/or execute this Contract.

(c) “Contract” means the instrument of contracting, such as “PO”, “Purchase Order”, or other such type designation, including all referenced documents, exhibits and attachments. If these terms and conditions are incorporated into a “master” agreement that provides for releases, (in the form of a purchase order or other such document) the term “Contract” shall also mean the release document for the Work to be performed.

(d) “Customer” means the entity with whom SRC has or anticipates having a contractual relationship to provide services or goods that utilize or incorporate the Work. For purposes of paragraphs 16 (FURNISHED PROPERTY) and 19 (INDEPENDENT CONTRACTOR RELATIONSHIP), “Customer” shall include any higher tier contractor(s).

(e) “Electronic Signature” means an electronic sound, symbol, or process attached to or logically associated with a record and executed or adopted by a person with the intent to sign the record.

(f) “Open Source” means with respect to Software and any licenses of same, that Software provided under a license which permits the user to run, copy, distribute, study, change, modify and/or improve the Software but which prohibits the user from: (a) withholding improvements and/or modifications made by the user to the source code when and/or if user thereafter distributes the Software; and/or (b) adding restrictions on use when redistributing or transferring the Software to third parties. For purposes of this Contract, “Open Source” Software shall also include “Free Software” as defined by the Free Software Foundation Inc. By way of example and not limitation, “Open Source” licenses shall include such licenses as the GNU General Public License, the Mozilla Public License 1.1, Apache Software License Version 2.0, the Academic Free License 2.0, and Open Software License 2.0.

(g) “PO” or “Purchase Order” as used in any document constituting a part of this Contract shall mean this “Contract”.

(h) “SELLER” means the party identified on the face of this Contract with whom SRC is contracting. For the purposes of paragraphs 8 (CUSTOMER COMMUNICATION) and 19 (INDEPENDENT CONTRACTOR RELATIONSHIP), “SELLER” shall also include SELLER’s agents, representatives, subcontractors, and suppliers at any tier.

(i) “Software” means: (1) computer programs, source code, source code listings, executable code, machine readable code, object code listings, design details, algorithms, processes, flow charts, formulae, and related material that would enable software to be read, reproduced, recompiled, or recombined; (2) associated documentation such as operating manuals, application manuals, and installation and operating instructions that explain the capabilities of software and provide instructions on using the software; and (3) derivative works, enhancements, modifications, and copies of those items identified in (1) and (2) above.

(j) “Work” means all required articles, materials, supplies, goods and services, including, but not limited to, technical data and Software, constituting the subject matter of this Contract.

11. DISPUTES/JURY WAIVER

(a) All disputes arising from or related to this Contract which are not disposed of by mutual agreement may be decided by recourse to an action at law or in equity in accordance with subparagraphs 11(b) and 11(c) below. Until final resolution of any dispute, SELLER shall diligently proceed with the performance of this Contract as directed by SRC.

(b) SRC and SELLER agree to timely notify each other of any claim, dispute or cause of action arising from or related to this Contract, and to negotiate in good faith to resolve any such claim, dispute or cause of action. To the extent that such negotiations fail, SRC AND SELLER AGREE THAT ANY LAWSUIT OR CAUSE OF ACTION THAT ARISES FROM OR IS RELATED TO THIS CONTRACT SHALL BE FILED AND LITIGATED...
12. ELECTRONIC CONTRACTING

SRC and SELLER agree that if this Contract, or any order, ancillary agreement, or correspondence is transmitted electronically neither SRC nor SELLER shall contest the validity thereof, on the basis that this Contract, or the order, acknowledgement, ancillary agreement, or correspondence exists only in electronic form, an electronic record was used in its creation or formation, or it contains only an Electronic Signature or it was generated automatically, without human intervention by a system intended for the purposes of generating same.

13. EXPORT CONTROL

(a) SELLER shall comply with all applicable United States export control laws and regulations, including, but not limited to, the requirements of the Arms Export Control Act, 22 U.S.C. 2751-2799, the International Traffic in Arms Regulation (ITAR), 22 C.F.R. 120 et seq., the Export Administration Act, 50 U.S.C. app. 2401-2420, and the Export Administration Regulations, 15 C.F.R. 730-774. SELLER shall obtain all required export licenses or agreements necessary to perform SELLER’s Work, as applicable.

(b) Without limiting the foregoing, SELLER shall not transfer any export controlled item, data or services, to include transfer to a person who is not a “U.S. Person” as defined in the ITAR (22 C.F.R. 120.15), without the authority of a United States Government export license, export agreement, or applicable license exemption or exception. Further, a United States Government export license, export agreement, or applicable license exemption or exception shall be obtained by SELLER prior to the transfer of any export controlled item, data or services to any U.S. Person that is employed by any “Foreign person” within the meaning of 22 C.F.R. 120.16.

(c) SELLER shall notify SRC if any use, sale, import or export by SRC of Work to be delivered under this Contract is restricted by any export control laws or regulations applicable to SELLER.

(d) SELLER shall immediately notify the SRC Procurement Representative if SELLER is listed in any Denied Parties List or if SELLER’s export privileges are otherwise denied, suspended or revoked in whole or in part by any government entity or agency.

(e) If SELLER is engaged in the business of either exporting or manufacturing (whether exporting or not) defense articles or furnishing defense services, SELLER represents that it maintains an effective export/import compliance program in accordance with the ITAR and it is registered with the United States Office of Defense Trade Controls (unless covered by one of the exemptions set forth in 22 C.F.R. 122.1) as required by the ITAR.

(f) Where SELLER is a signatory under a SRC export license or export agreement (e.g., TAA, MLA), SELLER shall provide prompt notification to the SRC Procurement Representative in the event of changed circumstances affecting said license or agreement.

(g) SELLER shall indemnify, hold harmless and, at SRC’s election, defend SRC, its directors, officers, employees, and agents from and against all losses, costs, claims, causes of action, damages, liabilities and expense, including, but not limited to, reasonable attorneys’ fees, all expense of litigation and/or settlement, and court costs, arising from or related to any act or omission of SELLER, its directors, officers, employees, agents, suppliers, or subcontractors at any tier in the performance of any of its obligations under this paragraph 13. SELLER shall include the requirements of this paragraph 13 in all agreements with lower tier subcontractors.

(h) Failure of the United States Government or any other government to issue any required export or import license, or withdrawal/termination of a required export or import license by the United States Government or any other government, shall relieve SRC of its obligations under this Contract. Provided SELLER has diligently pursued obtaining such license and, through no fault of SELLER, such license has been denied, withdrawn, or terminated, SELLER shall also be relieved of its obligation under this Contract. In either event, this Contract may be terminated by SRC without additional cost or other liability.

(i) If the technical data required to perform this Contract is subject to the United States International Traffic in Arms Regulations (ITAR), SELLER shall comply with the following:

(1) The technical data shall be used only in performance of Work required by this Contract; and

(2) The data shall not be disclosed to any other person, including lower-tier subcontractors within the same country, unless said person is expressly authorized pursuant to an export license or export agreement; and

(3) Any rights in the data may not be acquired by SELLER or any other Non-U.S. Person; and

(4) SELLER shall return, or at SRC’s direction, destroy all of the technical data exported to SELLER pursuant to this Contract upon fulfillment of its terms;

(5) Unless otherwise expressly directed by SRC, SELLER shall deliver the Work only to SRC or to an agency of the U.S. Government.

14. EXTRAS

Work shall not be supplied in excess of quantities specified in this Contract. SELLER shall be liable for handling charges and return shipment costs for any excess quantities.

15. FOREIGN CORRUPT PRACTICES PROHIBITION

(a) By accepting this Contract, SELLER certifies and represents that it has not made or solicited and will not make or solicit any offer, payment, promise to pay, or authorization to pay any money, gift, or anything of value to any governmental official or any political party,
party official or candidate, either directly or through an intermediary, corruptly for the purpose of influencing any official act, omission, or exercise of influence by the recipient, to assist SRC or SELLER in obtaining or retaining business.

(b) SELLER shall ensure that all lower tier subcontracts include this paragraph 15.

16. FURNISHED PROPERTY

(a) SRC may provide to SELLER property owned by either SRC or its Customer (Furnished Property). Unless previously authorized in writing by the SRC Procurement Representative, Furnished Property shall be used only for the performance of this Contract.

(b) Title to Furnished Property shall remain in SRC or its Customer. SELLER shall clearly mark (if not so marked) all Furnished Property to show its ownership.

(c) The Furnished Property shall be supplied in “as-is” condition unless otherwise expressly agreed in writing. Except for reasonable wear and tear, SELLER shall be responsible for, and shall promptly notify SRC of, any loss or damage to Furnished Property while in SELLER’s care, custody, or control. Without additional charge, SELLER shall manage, maintain, preserve, and insure Furnished Property in accordance with good commercial practice.

(d) At SRC’s request, and/or upon completion of this Contract SELLER shall submit, in an acceptable form, inventory lists of Furnished Property and shall deliver or make such other disposal as may be directed by SRC.

17. GRATUITIES/KICKBACKS PROHIBITION

No gratuities (in the form of entertainment, gifts or otherwise) or kickbacks shall be offered or given by SELLER, or anyone acting on SELLER’s behalf, to any employee of SRC or the Customer with a view toward securing favorable treatment as a supplier.

18. IMPORTER OF RECORD

This paragraph 18 applies only if this Contract involves importation of Work into the United States.

(a) If elsewhere in this Contract SRC is indicated as importer of record, SELLER warrants that all sales hereunder are or will be made at not less than fair value under the United States Anti-Dumping Laws (19 U.S.C. Sec. 1673 et seq.).

(b) If elsewhere in this Contract SRC is not indicated as importer of record, then SELLER agrees that:

(1) SRC will not be a party to the importation of Work, the transaction(s) represented by this Contract will be consummated after importation, and SELLER will neither cause nor permit SRC’s name to be shown as “Importer of Record” on any customs declaration; and

(2) Upon request and where applicable, SELLER will provide to SRC United States Customs Form 7501 entitled “Customs Entry” properly executed.

19. INDEPENDENT CONTRACTOR RELATIONSHIP

(a) SELLER’s relationship to SRC shall be that of an independent contractor and this Contract does not create an agency, partnership, or joint venture relationship between SRC and SELLER or SRC and SELLER personnel. SELLER personnel engaged in performing Work under this Contract shall be deemed employees of SELLER and shall not for any purposes be considered employees or agents of SRC SELLER assumes full responsibility for the actions and supervision of such personnel while engaged in Work under this Contract. SRC assumes no liability for SELLER personnel.

(b) Nothing contained in this Contract shall be construed as granting to SELLER or any personnel of SELLER rights under any SRC benefit plan.

(c) SELLER personnel: (i) will not remove SRC’s or its Customer’s assets from SRC’s or Customer’s premises without SRC’s authorization; (ii) will use SRC or Customer assets only for purposes of this Contract; (iii) must have SRC permission to connect SELLER’s device(s) to SRC computer networks and equipment, communications resources, programs, tools or routines (e.g., VPN from a home PC, VPN from a contractor laptop), and the system must pass either a manual or automated security risk assessment. Upon request SELLER shall provide a written attestation to the required security controls. At a minimum, security controls must include up-to-date anti-virus software and definitions, all operating system security patches, and all application security patches in compliance with applicable SRC policies, all at SELLER’s risk and expense; and (iv) will not share or disclose user identifiers, passwords, cipher keys or computer dial port telephone numbers. SRC may monitor any communications made over or data stored in SRC computer networks and equipment or communications resources.

(d) SELLER SHALL INDEMNIFY, HOLD HARMLESS AND, AT SRC’S ELECTION, DEFEND SRC, ITS DIRECTORS, OFFICERS, EMPLOYEES, AND AGENTS FROM AND AGAINST ALL LOSSES, COSTS, CLAIMS, PENALTIES, CAUSES OF ACTION, DAMAGES, LIABILITIES, FEES, AND EXPENSES, INCLUDING, BUT NOT LIMITED TO, REASONABLE ATTORNEYS’ FEES, ALL EXPENSES OF LITIGATION AND/OR SETTLEMENT, AND COURT COSTS, ARISING FROM OR RELATED TO ANY ACT OR OMISSION OF SELLER, ITS DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, SUPPLIERS, OR SUBCONTRACTORS AT ANY TIER, IN THE PERFORMANCE OF ANY OF ITS OBLIGATIONS UNDER THIS CONTRACT.

20. INFORMATION OF SRC

Information provided by SRC to SELLER remains the property of SRC SELLER shall comply with all proprietary information markings and restrictive legends applied by SRC to anything provided hereunder to SELLER. SELLER shall not use any SRC provided information for any purpose except to perform this Contract and shall not disclose such information to third parties without the prior written consent of SRC.

21. INFORMATION OF SELLER

SELLER shall not provide any proprietary information to SRC without prior execution by SRC of a Proprietary Information or Non-Disclosure Agreement that expressly covers the Work under this Contract.

22. INSPECTION AND ACCEPTANCE

(a) SRC and its Customer may inspect all Work at reasonable times and places, including, when practicable, during manufacture and before shipment. SRC shall perform such inspections in a manner that will not unduly delay the Work. SELLER shall provide all information, facilities, and assistance necessary for safe and convenient inspection without additional charge.

(b) No such inspection (or election not to inspect) shall relieve SELLER of its obligations to furnish all Work in strict
(c) If SELLER delivers non-conforming Work, SRC may: (i) accept all or part of such Work at an equitable price reduction; (ii) reject such Work; or (iii) make, or have a third party make all repairs, modifications, or replacements necessary to enable such Work to comply in all respects with Contract requirements and charge the cost incurred to SELLER.

(d) When Work is not ready at the time specified by SELLER for inspection, SRC may charge to SELLER the additional cost of inspection.

(e) SRC may also charge SELLER for any costs of additional inspection and/or transportation when rejection makes re-inspection necessary.

(f) SELLER shall not re-tender rejected Work without disclosing the corrective action taken.

23. INSURANCE/ENTRY ON SRC OR CUSTOMER PROPERTY

(a) In the event that SELLER, its employees, agents, or subcontractors enter the site(s) of SRC or its Customer for any reason in connection with this Contract, then SELLER and its subcontractors shall procure and maintain worker’s compensation (with a waiver of subrogation in favor of SRC), automobile liability, comprehensive general liability (bodily injury and property damage) insurance in amounts reasonably acceptable to SRC, and such other insurance as SRC may reasonably require. SELLER shall indemnify, hold harmless and, at SRC’s election, defend SRC, its directors, officers, employees, and agents from and against all losses, costs, claims, penalties, causes of action, damages, liabilities, fees, and expenses, including, but not limited to, reasonable attorneys’ fees, all expenses of litigation and/or settlement, and court costs, by reason of property damage or loss or personal injury or death to any person arising from or related to the actions or omissions of SELLER, its directors, officers, employees, agents, suppliers, or subcontractors while on the site(s) of SRC or its Customers. With respect to any injury, including, but not limited to, death, to employees of SELLER or SELLER’s agents, subcontractors or suppliers, SELLER’s obligation to indemnify and defend in accordance with this section shall apply regardless of cause. SELLER shall provide SRC thirty (30) days advance written notice prior to the effective date of any cancellation or change in the term or coverage of any of SELLER’s required insurance, provided however such notice shall not relieve SELLER of its obligations to procure and maintain the required insurance. If requested, SELLER shall send a “Certificate of Insurance” showing SELLER’s compliance with these requirements. SELLER shall name SRC as an additional insured for the duration of this Contract. Insurance maintained pursuant to this paragraph 23 shall be considered primary as respects the interest of SRC and is not contributory with any insurance that SRC may carry. “Subcontractor” as used in this subparagraph 23(a) shall include SELLER’s subcontractors at any tier.

(b) SELLER shall ensure that personnel assigned to work on SRC’s or Customer’s premises comply with any on-premises guidelines. Unless otherwise authorized in writing by SRC, SELLER’s personnel assigned to work on SRC’s or Customer’s premises shall while on SRC’s or Customer’s premises (i) not bring weapons of any kind; (ii) not manufacture, sell, distribute, possess, use or be under the influence of controlled substances or alcoholic beverages; (iii) not possess hazardous materials of any kind; (iv) remain in authorized areas only; and/or (v) not solicit SRC’s employees for employment during business hours.

(c) All SELLER personnel, property, and vehicles entering or leaving SRC’s or Customer’s premises are subject to search.

(d) SELLER shall promptly notify SRC and provide a report of any and all physical altercations, assaults or harassment, and accidents or security incidents involving death, personal injury or loss of or misuse of or damage to SRC’s or Customer’s property, while on SRC’s or its Customer’s premises.

(e) SRC may, at its sole discretion, remove or require SELLER to remove any specified employee of SELLER from SRC’s or Customer’s premises and request that such employee not be reassigned to any SRC’s premises under this Contract. Any costs arising from or related to removal of SELLER’s employee shall be borne solely by SELLER and not charged to this Contract.

24. INTELLECTUAL PROPERTY

Subparagraphs 24(a) and 24(b) are NOT applicable for commercial off-the-shelf purchases unless such off-the-shelf Work is modified or redesigned pursuant to this Contract.

(a) SELLER agrees that SRC shall be the sole owner of all inventions, discoveries, improvements, technology, designs, works of authorship, mask works, technical information, data, Software, business information and other information, conceived, developed or otherwise generated in the performance of this Contract by or on behalf of SELLER, which shall be works-for-hire and shall be used by SELLER solely in work for SRC thereby assigns, conveys, transfers, and agrees to assign, convey or transfer all right, title, and interest in the foregoing to SRC, including without limitation all copyrights, patent rights and other intellectual property rights therein and further agrees to execute at SRC’s request and expense, all assistance reasonably required and documentation necessary to perfect title therein in SRC. SELLER shall maintain and disclose to SRC written records of, and otherwise provide SRC with full access to, the subject matter covered by this paragraph 24 and that all such subject matter shall be deemed information of SRC and be subject to the protection provisions of paragraph 20 entitled "Information of SRC" SELLER shall assist SRC, at SRC’s request and expense, in every reasonable way, in obtaining, maintaining, and enforcing patent and other intellectual property protection on the subject matter covered by this paragraph 24.

(b) SELLER grants and agrees that SELLER shall have a nonexclusive, worldwide, irrevocable, paid-up, royalty-free license and right to make, have made, sell, offer for sale, use, execute, reproduce, display, perform, publish, distribute, copy, prepare derivatives or compilations, and authorize others to do any, some or all of the foregoing, with respect to any and all, inventions, discoveries, improvements, technology, designs, works of authorship, mask works, patents, copyrights, technical information, data, databases, Software, business information and other information, conceived, developed, generated or delivered in performance of this Contract. SELLER shall provide all assistance reasonably required and execute all documents necessary to perfect the rights granted to SRC herein. SELLER acknowledges that the foregoing grant applies, without limitation, to pre-existing inventions, discoveries, improvements, technology, designs, works of authorship, mask works, patents, copyrights, technical information, data, databases, Software, business information and other information contained in deliverable items provided by SELLER in accordance with this Contract.

(c) SELLER warrants that the Work performed and delivered under this Contract will not infringe or otherwise violate the
intellectual property rights of any third party in the United States or any foreign country and is free and clear of all liens, licenses, claims, and encumbrances.

(d) SELLER shall indemnify, hold harmless and, at SRC’s election, defend SRC and its Customer from and against all losses, costs, claims, penalties, causes of action, damages, liabilities, fees, and expenses, including, but not limited to, reasonable attorneys’ fees, arising from or related to any action by a third party that is based upon a claim that the Work performed or delivered under this Contract infringes or otherwise violates the intellectual property rights of any person or entity. If an injunction is obtained against SRC’s use of the Work or a portion thereof as a result of infringement or misappropriation of the intellectual property of any third party, SELLER shall either (i) procure for SRC and Customer the right to continue using the Work or (ii) replace or modify the Work so it becomes non-infringing. This indemnity and hold harmless provision shall not be considered an allowable cost under any provisions of this Contract except with regard to allowable insurance costs.

25. LANGUAGE AND STANDARDS
All reports, correspondence, drawings, notices, marking, documentation, and other communications shall be in the English language. In the event of any inconsistency with any translation into another language, the American Standard English meaning of this language. In the event of any inconsistency with any translation into another language, the American Standard English meaning of this Contract shall prevail. Unless otherwise provided in writing, all documentation and Work shall employ the units of United States standard weights and measures as published by the United States National Institute of Standards and Technology.

26. MAINTENANCE OF RECORDS
(a) SELLER shall maintain complete and accurate records in accordance with generally accepted accounting principles and good commercial practices to substantiate SELLER’s charges hereunder. SELLER shall retain such records for three (3) years from final payment of this Contract.

(b) SRC shall have access to such records, and any other records SELLER is required to maintain under this Contract, for the purpose of audit during normal business hours, upon reasonable notice for so long as such records are required to be retained. Audit rights shall be available to SRC on all performance related reports and other records, except records pertaining to proprietary indirect cost data. Audit of any proprietary indirect cost data may be accomplished through a mutually agreeable third party auditor from an internationally recognized firm of certified public accountants.

27. NEW MATERIALS
Unless authorized in writing by the SRC Procurement Representative, all Work to be delivered hereunder shall consist of new materials, and shall not be used, or reconditioned, remanufactured, or of such age as to impair its usefulness or safety.

28. OFFSET CREDIT/COOPERATION
All offset or countertrade credit value resulting from this Contract, and any lower tier subcontracts, shall accrue solely to the benefit of SRC. SELLER shall cooperate with SRC in the fulfillment of any foreign offset/countertrade obligations.

29. OPEN SOURCE SOFTWARE
Without the prior written approval of SRC, which SRC may withhold in its sole discretion, SELLER shall not incorporate any Open Source Software, including any source code governed by an Open Source license, into Work to be performed and/or delivered under this Contract. Before SRC will provide written approval for the incorporation of such Open Source Software, SELLER shall first identify all Open Source Software incorporated into Work to be performed and/or delivered under this Contract, including a complete source code listing of the Software comprising the Work with a description of the operation of the Software in English and machine-readable form, together with copies of any licenses required to be accepted.

30. PACKING AND SHIPMENT
(a) Unless otherwise specified, all Work is to be packed in accordance with good commercial practice designed to protect the integrity of the shipped contents consistent with international shipping practices.

(b) A complete packing list shall be enclosed with all shipments. SELLER shall mark containers or packages with necessary lifting, loading, and shipping information, including the SRC Contract number, item number, dates of shipment, and the names and addresses of consignor and consignee. Bills of lading shall include this Contract number.

(c) Unless otherwise specified, delivery shall be Carriage and Insurance Paid (CIP) SRC’s facility, in accordance with Incoterms 2000. The minimum insurance shall cover the price provided in this Contract plus ten percent (i.e. 110%) and shall be provided in the currency of this Contact.

(d) SELLER shall provide written notification to SRC’s Procurement Representative at least five business days prior to shipment. Such notification shall include submission of a copy of the packing list required by subparagraph 30(b) and such other information as SRC may reasonably request.

31. PARTS OBSOLESCENCE
SRC may desire to place additional orders for items purchased hereunder. SELLER shall provide SRC with a “Last Time Buy Notice” at least twelve (12) months prior to any action to discontinue any item purchased under this Contract.

32. PAYMENTS, TAXES, AND DUTIES
(a) Unless otherwise provided, terms of payment shall be net thirty (30) days from the latest of the following: (i) SRC’s receipt of SELLER’s proper invoice; (ii) scheduled delivery date of the Work; or (iii) actual acceptance of the Work. SRC shall have a right of setoff against payments due or at issue under this Contract or any other contract between SRC and SELLER.

(b) Each payment made shall be subject to reduction to the extent of amounts which are found by SRC not to have been properly payable and shall also be subject to reduction for overpayments.

(c) Payment shall be deemed to have been made as of the date of mailing SRC’s payment or electronic funds transfer.

(d) Unless otherwise specified, prices include all applicable federal, state, local and foreign taxes. All duties, taxes, and other official charges as well as the costs of carrying out customs formalities shall be payable in accordance with the Incoterm called out in this Contract. Each of the foregoing shall be listed separately on the invoice.

(e) The prices stated in this Contract are firm, fixed prices in United States dollars.

33. PRECEDENCE
Any inconsistencies in this Contract shall be resolved in accordance with the following descending order of precedence:
(1) face of the Purchase Order, release document or schedule,
(which shall include continuation sheets), as applicable, to include any special provisions; (2) any master-type agreement (such as corporate, operating group, or blanket agreements); (3) representations and certifications; (4) these terms and conditions; (5) statement of work; and (6) specifications or drawings.

34. RELEASE OF INFORMATION

Except as required by law, no public release of any information, or confirmation or denial of same, with respect to this Contract or the subject matter hereof, shall be made by SELLER without the prior written approval of the SRC Procurement Representative.

35. SEVERABILITY

Each paragraph and provision of this Contract is severable, and if one or more paragraphs or provisions are declared invalid, the remaining provisions of this Contract will remain in full force and effect.

36. STOP WORK ORDER

(a) SELLER shall stop Work for up to ninety (90) days in accordance with the terms of any written notice received from SRC, or for such longer period of time as SRC and SELLER may agree and shall take all reasonable steps to minimize the incurrence of costs allocable to the Work during the period of Work stoppage.

(b) Within such period, SRC shall either terminate or continue the Work by written order to SELLER. In the event of a continuation, an equitable adjustment in accordance with paragraph 4 “Changes” shall be made to the price, delivery schedule, or other provision affected by the Work stoppage, if applicable, provided that the claim for equitable adjustment is made within thirty (30) days after such continuation.

37. SURVIVABILITY

If this Contract expires, is completed, or is terminated, SELLER shall not be relieved of those obligations contained in the following provisions:

Applicable Laws
Disputes/Jury Waiver
Electronic Contracting
Export Control
Furnished Property
Independent Contractor Relationship
Information of SRC
Insurance/Entry on SRC or Customer Property
Intellectual Property
Language and Standards
Maintenance of Records
Parts Obsolescence
Release of Information
Warranty

38. TERMINATION FOR CONVENIENCE

(a) For specially performed Work: SRC may terminate part or all of this Contract for its convenience by giving written notice to SELLER. Upon receipt of such notice SELLER shall immediately: (i) cease work; (ii) prepare and submit to SRC an itemization of all completed and partially completed deliverables and services; (iii) deliver to SRC deliverables satisfactorily completed up to the date of termination at the agreed upon prices in this Contract; and (iv) deliver upon request any Work in process. SELLER shall use reasonable efforts to mitigate SRC liability under this paragraph 39 by, among other actions, accepting the return of, returning to its suppliers, selling to others, or otherwise using the canceled deliverables (including raw materials or work in process) and provided such expenses do not exceed the prices set forth in this Contract. SRC’s only obligation shall be to pay SELLER a percentage of the price reflecting the percentage of the Work performed prior to the notice of termination, plus reasonable charges that SELLER can demonstrate to the satisfaction of SRC, using generally accepted accounting principles, have resulted from the termination. SELLER shall not be paid for any Work performed or costs incurred which reasonably could have been avoided.

(b) For other than specially performed Work: SRC may terminate part or all of this Contract for its convenience by giving written notice to SELLER and SRC’s only obligation to SELLER shall be payment of SELLER’s standard restocking or service charge, not to exceed ten (10) percent of the price of the terminated Work.

(c) In either case, SELLER shall continue all Work not terminated.

(d) In no event shall SRC be liable for lost or anticipated profits, or unabsorbed indirect costs or overhead, or for any sum in excess of the total Contract price. SELLER’s termination claim shall be submitted within sixty (60) days from the effective date of the termination.

39. TIMELY PERFORMANCE

(a) SELLER’s timely performance is a critical element of this Contract.

(b) Unless advance shipment has been authorized in writing by SRC, SRC may store at SELLER’s expense, or return, shipping charges collect, all Work received in advance of the scheduled delivery date.

(c) If SELLER becomes aware of difficulty in performing the Work, SELLER shall timely notify SRC, in writing, giving pertinent details. This notification shall not change any delivery schedule.

(d) In the event of a termination or change, no claim will be allowed for any manufacture or procurement in advance of SELLER's normal flow time unless there has been prior written consent by SRC’s Procurement Representative.

40. WAIVER, APPROVAL, AND REMEDIES

(a) Failure by SRC to enforce any provision(s) of this Contract shall not be construed as a waiver of the requirement(s) of such provision(s), or as a waiver of the right of SRC thereafter to enforce each and every such provision(s).

(b) SRC’s approval of documents shall not relieve SELLER from complying with any requirements of this Contract.

(c) The rights and remedies of SRC in this Contract are cumulative and in addition to any other rights and remedies provided by law or in equity.

41. WARRANTY

SELLER warrants that all Work furnished pursuant to this Contract shall strictly conform to all specifications, drawings, samples, and descriptions, and other requirements of this Contract and be free from defects in design, material and workmanship. The warranty shall begin upon final acceptance and extend for a period of (i) the manufacturer’s warranty period or six (6) months, whichever is longer, if SELLER is not the manufacturer and has not modified the Work or, (ii) one (1) year or the manufacturer’s warranty period, whichever is longer, if SELLER is the manufacturer of the Work or has modified it. If any non-conformity with Work appears within that time, SELLER shall promptly repair, replace, or re-perform the Work. Transportation of replacement Work and return of non-conforming Work and repeat performance of Work shall be at SELLER’s expense. If repair or replacement or re-performance...
of Work is not timely, SRC may elect to return the non-conforming Work or repair or replace Work or re-procure the Work at SELLER’s expense. All warranties shall run to SRC and its Customer(s). Any implied warranty of merchantability and fitness for a particular purpose is hereby disclaimed.