

General Provisions

1. CONTRACT FORMATION.

- a. This Purchase Order ("P.O." or "Order") constitutes an offer by Aerojet to purchase the goods, products or materials ("Goods"), and/or services described in this Order (the "Work") from the supplier identified on the front of this Order (the "Seller"). If Seller accepts this offer, Aerojet and Seller will have formed a contract on the terms and conditions set forth below (the "Contract").
- Seller may accept this Order by signing and returning a copy of it, commencing performance, or accepting payment.
- c. Aerojet limits acceptance of this offer to the terms and conditions contained in this Order, and objects to and rejects any terms and conditions that add to or differ from those set forth below unless accepted in writing by Aerojet.

2. CONTRACT DIRECTION.

- a. The person authorized by Aerojet's procurement organization to administer the Contract (the "Aerojet Buyer" or "Buyer") is the only person with authority to modify its terms.
- b. Occasionally, Aerojet engineering and technical personnel may provide assistance or technical advice, or exchange information with Seller's personnel concerning the Work. Such actions shall not be deemed a change under the Changes clause of the Contract and shall not provide a basis for an Equitable Adjustment. If Seller is in doubt as to whether it has received direction it is obligated to follow, it must promptly confirm with the Buyer in writing whether a change was intended. If Seller proceeds absent confirmation from the Buyer, Seller waives any right to request an Equitable Adjustment and is at risk of noncompliance with contract requirements.
- c. Unless the contract provides otherwise, all notices to be furnished by Seller shall be sent to the Aerojet Buyer, including notices of delays, and bankruptcy or insolvency.
- 3. TIMELY PERFORMANCE. Time is of the essence in the performance of this Contract. Seller shall immediately provide written notice to Aerojet of all pertinent details regarding any actual or potential cause or event that threatens the timely performance of the Contract. In the event of any actual or potential delay, Seller shall promptly notify Aerojet of the actions being taken to overcome or minimize the delay, provide Aerojet with a written recovery schedule, and unless Seller is excused from timely performance as provided in the Force Majeure or Excusable Delay clause of this Contract, ship via air or other expedited routing, without additional cost to Aerojet, to avoid or minimize delay to the maximum extent possible.
- 4. NOTICE OF OBSOLÉSCENCE ISSUES. During the course of contract performance, Seller shall monitor and report any and all obsolescence issues that can be reasonably anticipated to adversely affect the availability of items or materials currently used in production for Aerojet. The Seller shall report this information in writing to the Aerojet Buyer promptly, and in no event later than seven (7) days of Seller's first knowledge, and subsequently as directed by the Aerojet Buyer.

5. CHANGES.

- a. The Aerojet Buyer may at any time, by written notice to Seller, and without notice to sureties or assignees, make changes and give contract direction within the general scope of the Contract to any one or more of the following: (i) drawings, designs or specifications; (ii) method of shipping or packing; (iii) place of inspection, acceptance or point of delivery; (iv) property furnished by Aerojet or Aerojet customer; (v) time or place of performance; (vi) quantity; and (vii) delivery schedule.
- b. If any such change causes an increase or decrease in the cost of, or the time required for, performance of any part of the Contract, Aerojet shall make an Equitable Adjustment in the Contract price or delivery schedule, and modify the Contract accordingly. Changes to the delivery schedule will be subject to a price adjustment only.
- c. Seller waives a claim for an Equitable Adjustment under this Clause unless it submits such claim in writing to Aerojet within fifteen (15) days from the date of the notice of the change, unless Aerojet agrees in writing to a longer period.
- d. Failure to agree to any Equitable Adjustment shall be resolved in accordance with the Disputes clause of the Contract. However, nothing contained in this Clause shall excuse Seller from proceeding immediately in the performance of the Contract as changed.
- 6. PRICING OF ADJUSTMENTS. All price adjustments, including but not limited to Equitable Adjustments, under this Contract shall be based upon Seller's costs and a reasonable profit for work performed, unless profit is expressly excluded by terms of this Contract. Aerojet shall recognize costs

- that are reasonable, allowable and allocable under the standards of Part 31 of the Federal Acquisition Regulation ("FAR", Title 48, Code of Federal Regulations) in effect on the date of this Contract.
- 7. STOP WORK ORDER. As directed in writing by the Aerojet Buyer, Seller shall stop performance of all or part of the Work for up to ninety (90) days, or for such longer time as the parties may agree, and shall take all reasonable steps to minimize the incurrence of costs allocable to the stopped Work during the period of the Stop Work order. The Buyer shall either terminate or continue the stopped Work by giving written notice to Seller before the expiration of the Stop Work order. An Equitable Adjustment may be made, as provided by the Pricing of Adjustments and Changes clauses of the Contract, if the stopped Work is changed or continued, in whole or in part.

8. CANCELLATION OR TERMINATION FOR BUYER CONVENIENCE.

- a. Aerojet may terminate the Contract for its convenience, in whole or in part, by giving Seller written notice of such termination. In the event of such a termination, Seller shall stop work immediately, and shall cause all of its suppliers and subcontractors to stop work immediately, on the terminated portion of the Contract. Seller shall continue all work that is not terminated.
- b. Seller shall be entitled to an Equitable Adjustment, including reasonable settlement expenses. Seller shall not be paid for any work performed or costs incurred that could have been reasonably avoided. Seller must submit its proposal to Aerojet for costs relating to the termination within sixty (60) days after the effective date of the termination. In no event shall Aerojet be liable for lost or anticipated profits, unabsorbed indirect costs or overhead, or for any sum in excess of the total Contract price.
- 9. TERMINATION FOR SELLER BREACH OR DEFAULT. terminate the Contract for default, in whole or in part, if Seller fails to comply with any of the material terms of the Contract, endangers performance of the Contract by failing to make progress, or, upon reasonable request by Aerojet, fails to provide adequate assurances of future performance. Seller shall have ten (10) days, or such longer period as Aerojet may authorize in writing, to cure any such failure after receipt of notice from Aerojet. However, Seller shall not be entitled to a cure notice for a default involving delivery schedule delays. Aerojet shall only be liable for Work accepted. Aerojet may require Seller to deliver to Aerojet any supplies, materials, tooling and drawings that Seller has specifically produced or acquired for the terminated portion of the Contract. Aerojet and Seller shall agree on the amount of payment for these manufacturing materials. Failure to agree to any such amounts shall result in a fair payment unilaterally determined by Aerojet, and any remaining differences resolved in accordance with the Disputes clause of the Contract. However, nothing contained in this Clause shall excuse Seller from proceeding immediately in the performance of all work not terminated. If after termination under this Clause, it is later determined that Seller was not in default, the termination shall be deemed a Termination for Convenience.
- 10. FORCE MAJEURE OR EXCUSABLE DELAY. Seller shall not be in default or charged for any liability because of a failure to perform the Contract under its terms, or because of a failure to make progress so as to endanger performance, if the failure arises from causes beyond the control of and without the fault of Seller; provided, Seller gives to Aerojet prompt notice in writing as soon as it appears that such cause will delay performance of the Contract. Such causes shall include, without limitation, acts of God, acts or orders of any Governmental authority, natural disasters, unavoidable labor strikes, civil disturbances, freight embargoes and unusually severe weather Correspondingly, Aerojet shall not be liable for any failure or delay in performance of the Contract due to causes or circumstances beyond its control and without its fault or negligence.
- 11. <u>DUTY OF COOPERATION</u>. Upon reasonable suspicion that Goods or services procured under this contract may contribute to an Aerojet product failure of any type, the Seller shall immediately upon direction take reasonable actions and incur reasonable costs toward a cooperative failure cause investigation, for the duration of a reasonable investigation opportunity. The responsibility for costs incurred pursuant to this Clause will be determined in accordance with the terms of this Contract.
- 12. <u>INSPECTION.</u> All Work shall be subject to inspection, monitoring, and testing ("Inspection") by Aerojet and its customers at reasonable times and places. Seller shall provide information and access to facilities necessary for a safe and convenient Inspection at no additional charge, so long as the Inspection does not unduly delay work. No Inspection shall relieve Seller of any of its obligations to furnish all Work in accordance with requirements of the Contract.

13. ACCEPTANCE AND REJECTION.

- a. Neither receipt nor payment shall constitute final acceptance. Aerojet shall accept or reject the Work within a reasonable time after delivery. Aerojet will not be obligated to accept substitutions, untimely deliveries, deliveries in quantities other than those ordered by Aerojet, or deliveries of Work failing to conform to Aerojet's specifications or Seller's warranties described in the Contract. Acceptance by Aerojet of substitutions, untimely deliveries, partial deliveries or non-conforming Work shall not waive the delivery schedule or other requirements of the Contract.
- b. If Seller delivers non-conforming Work, Aerojet may (i) accept all or part of such Work; (ii) return the Work for credit or refund; (iii) require Seller to promptly correct or replace the Work; (iv) correct, or have a third party correct, the Work; or (v) perform, or have a third party perform, replacement Work. Aerojet shall be entitled to an Equitable Adjustment for all costs, expenses, and loss of value incurred resulting from inspection, return, correction or replacement of non-conforming Work.
- c. Seller shall not redeliver corrected or rejected Work without disclosing the corrective action taken. In the event non-conforming Work is redelivered subsequent to corrective action, Aerojet may require Seller, at Seller's expense, to include an inspection report from a third-party inspector acceptable to Aerojet with any subsequent redelivery.

14. PRICES AND TAXES.

- a. Aerojet will not pay prices for Work higher than those prices stated in the Contract. Seller warrants that the prices of the items covered by this Order are not in excess of Seller's lowest prices in effect on the date of this Order for comparable quantities of similar items. If Seller reduces prices for this Work after formation of the Contract, but prior to payment, such price reductions will apply to this Contract. Unless otherwise specified, the prices include all charges for packaging, handling, storage and delivery.
- b. Unless prohibited by law or otherwise specified, Seller shall pay and has included in the price of the Order any federal, state or local tax, transportation tax, or other tax which is required to be imposed upon the items ordered hereunder, or by reason of their sale or delivery, except for applicable sales and use taxes that are listed separately on Seller's invoice. Prices shall not include any taxes, duties, tariffs or similar fees for which Aerojet has furnished a valid exemption certificate or other evidence of exemption.

15. INVOICES.

- a. All invoices must include the following: (i) Seller's name; (ii) invoice number and date; (iii) Contract number and line item number; (iv) description of the Work; (v) quantity, unit of measure, unit price, and extended total price; and (vi) name and address for remittal of payment. Seller shall deliver invoices to the address shown on the face of the Contract.
- b. If invoicing at times other than at delivery, Seller shall substantiate invoices by evidence of actual payment and individual daily job timecards, or by other evidence approved by Aerojet. Invoices shall not be submitted to Aerojet more frequently than once each month, unless otherwise agreed in writing.
- c. Aerojet may audit, or cause to be made such audit, of the invoices and substantiating information at any time or times prior to final payment under the Contract. Each payment made by Aerojet shall be subject to reduction to the extent of amounts that are found by Aerojet not to have been properly payable, and shall be subject to reduction for overpayments or to increases for underpayments on preceding invoices.

16. PAYMENT.

- a. Unless provided otherwise in the Contract, payment shall be due, and any applicable discount period shall begin, upon the later of (i) the scheduled delivery date; (ii) the actual delivery date; or (iii) the date of receipt of a proper invoice. Payment shall be deemed to have been made on the date Aerojet's check is mailed or payment is otherwise tendered.
- b. Aerojet will take advantage of the most favorable discount incorporated in the Contract or found on individual invoices. Delays attributable to the fault of Seller, such as late invoices, errors or omissions on invoices, or lack of supporting documentation required by the Contract, will entitle Aerojet to withhold payment without losing any discount privileges or incurring any interest expense payable to Seller.
- c. Aerojet shall not be obligated to pay Seller any amount in excess of the price set forth in the Contract, unless and until the Aerojet Buyer modifies the price for performance under the Contract. When and to the extent that the price set forth in the Contract has been increased, any hours expended and material costs incurred by Seller in excess of the price prior to the increase shall be payable to the same extent as if such hours expended and material costs had been incurred after such increase in the price.
- 17. <u>SET-OFFS.</u> Aerojet may set-off any amounts Aerojet in good faith claims to be due from Seller against any sums otherwise due to Seller whether such claims arise under or outside the Contract.

18. PROPERTY.

- a. Unless otherwise agreed herein, Seller at its cost shall supply all material, equipment, designs, drawings, tools, and facilities required to perform this order. Seller assumes, and shall ensure that its subcontractors assume, for it and its employees, the risk of loss and destruction of, and damage to any of its property, whether owned, rented, borrowed or otherwise. Seller waives, and shall ensure that its subcontractors waive, for it and its employees, all rights of recovery against Aerojet, its subsidiaries, affiliates, parent, and their customers, successors, assigns, employees, officers, attorneys and agents for any such loss and destruction of, or damage to, any of its property. "Subcontractor" as used in this Contract shall include Seller's subcontractors at any tier.
- b. Seller shall be responsible and accountable for all Aerojet and Aerojet customer-owned property ("Furnished Property"). Seller shall use, manage, maintain, protect, and preserve Furnished Property in accordance with good commercial practices, at Seller's risk and sole expense. Aerojet or its customer shall have access at all reasonable times to the premises at which Furnished Property is located for the purpose of inspecting the Furnished Property.
- c. Seller shall maintain insurance covering the full replacement value of all Furnished Property and providing protection against all perils normally covered in an "all-risk" policy, including, but not limited to, fire, windstorm, explosion, riot, civil commotion, aircraft accident, earthquake, flood or other acts of nature. Seller is responsible for any loss, destruction or damage of Furnished Property while in Seller's possession, custody or control. Seller shall promptly, and in no event more than ten (10) days after first learning of such an event, inform Aerojet in writing of any loss or damage to Furnished Property. However, Seller is not responsible for reasonable wear and tear to Furnished Property or for Furnished Property that is properly consumed in performance of the Contract.
- d. Unless Aerojet otherwise expressly permits in writing, Seller shall use Furnished Property only in the performance of the Contract. Seller shall mark, tag or segregate Furnished Property. Aerojet does not warrant the suitability of Furnished Property and all Work performed must be in strict accordance with drawings and specifications. As directed by Aerojet, or upon completion or termination of the Contract, Seller shall provide Aerojet, in acceptable form, an inventory list of Furnished Property and shall deliver such Furnished Property, to the extent not incorporated in delivered materials, to Aerojet.
- e. Title to Furnished Property shall remain in Aerojet or its customer and shall not be affected by its incorporation into or attachment to any property not owned by Aerojet or its customer, nor shall Furnished Property become a fixture or lose its identity as personal property by being attached to any real property. Title to all property (including material) purchased by Seller for which Seller is entitled to be reimbursed as a direct item of cost under this Contract shall pass to and vests in Aerojet upon Seller's delivery of such property. Title to property purchased by Seller, the cost of which is reimbursable to Seller, shall pass to and vest in Aerojet upon the earliest of (i) issuance of the property for use in performance of the Contract; (ii) commencement of processing of the property for use in performance of the Contract; or (iii) reimbursement of the cost of the property by Aerojet.

19. AEROJET AND SELLER PROPRIETARY INFORMATION.

- a. Information, including but not limited to technical information contained in documents, drawings, publications, specifications, schedules and the like, provided by Aerojet to Seller remains the property of Aerojet, and may not be disclosed to any person or organization by Seller, without the express prior written approval of Aerojet. Seller shall not use or reproduce such information except as necessary for the performance of this Contract, or as Aerojet may otherwise allow in writing. Seller will not use such designs, tools, patterns, drawings, information or equipment for the production of larger quantities than those specified herein or for customers other than Aerojet. Seller shall maintain data protection processes and systems sufficient to protect Aerojet information adequately.
- b. Unless otherwise agreed, within sixty (60) days after completion of work under this Contract, Seller shall return to Aerojet all information covered by this Clause, or destroy such information and certify to Aerojet in writing that such destruction has been completed.
- c. Seller agrees that failure to (i) comply with the terms of any and all proprietary information or nondisclosure agreements Seller may have with Aerojet or (ii) respect all "Proprietary Information," "Confidential," or similar markings and restrictive legends applied by Aerojet to any information provided to Seller, will constitute a material breach of this Contract.
- d. Seller shall not provide any proprietary information of Seller or any third party to Aerojet without prior execution of a proprietary information or nondisclosure agreement by the parties. Any knowledge or information that Seller has disclosed or may disclose to Aerojet incident to the placing of this Order or the performance of the Contract shall not, unless otherwise agreed in writing by Aerojet, be considered confidential or proprietary to Seller and shall be acquired free from any restriction other than restrictions that may be imposed by intellectual property considerations such as patent rights, copyrights, and trademarks.

20. DATA RIGHTS, INTELLECTUAL PROPERTY INDEMNIFICATION AND INVENTIONS.

- a. To the extent any pre-existing inventions, technology, designs, works of authorship, mask works, technical information, computer software, and other information or materials are used, included, or contained in the Work or deliverable items, and not owned by Aerojet pursuant to this or a previous agreement with Seller, Seller grants to Aerojet an irrevocable, nonexclusive, world-wide, royalty-free license to use, sell, or offer for sale such pre-existing inventions, technology, designs, works of authorship, mask works, technical information, computer software, and other information or materials.
- b. Seller shall indemnify, defend, and hold harmless Aerojet, its subsidiaries, affiliates, parent, and their customers, successors, assigns, employees, officers, attorneys and agents from and against any and all losses, liabilities, damages, claims, demands, subrogation, suits, actions, proceedings, costs, and expenses, including attorneys' fees and costs of litigation related thereto or incident to establishing the right to indemnification, arising from any action by a third party that is based upon a claim that the Work performed under the Contract infringes, or otherwise violates, the intellectual property rights of any person or entity. Seller will have no obligation under this provision for infringement arising from (i) Seller's compliance with detailed specifications issued by Aerojet where infringement could not be avoided in complying with such specifications, or (ii) use or sale of Work by Aerojet in combination with products not delivered by Seller if such infringement would not have occurred from the use or sale of the Work solely for the purpose for which the Work was designed or sold to Aerojet.
- Seller agrees that Aerojet shall be the owner of all inventions, technology, designs, works of authorship, mask works, technical information, computer software, copyrights, business information technical data, documents, drawings, publications, specifications, schedules or the like and other information conceived, developed or otherwise generated in the performance of this Contract by or on behalf of Seller. Seller shall disclose directly to Aerojet, or cause its employees to so disclose, promptly and in written detail, all such inventions, discoveries and improvements. Seller agrees to maintain and disclose to Aerojet written records of, and otherwise provide Aerojet with full access to, the subject matter covered by this Clause and that all such subject matter will be deemed information of Aerojet and subject to the protection provisions of the Aerojet and Seller Proprietary Information clause. Seller hereby assigns and agrees to assign all right, title, and interest in the foregoing to Aerojet, including without limitation all copyrights, patent rights and other intellectual property rights therein and further agrees to execute, at Aerojet's request and expense, all documentation necessary to perfect title therein to Aerojet. Seller agrees to assist Aerojet, at Aerojet'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 clause. Seller shall take, or cause its employees to take, any and all actions required to effectuate the purpose of this clause. This clause is not applicable for commercial off-the-shelf Work. unless such Work is modified or redesigned pursuant to this Contract.

21. GENERAL INDEMNIFICATION FROM SELLER NEGLIGENCE.

- a. Seller shall be solely responsible for the safe conduct of the work under the Contract and for the protection of all persons, premises, or facilities involved in the performance of the Contract. Seller shall take all precautions to prevent the occurrence of any accident, injury, death or loss to any person or property in the performance of the Contract, whether on Seller's property, Aerojet's property or elsewhere.
- b. Seller shall indemnify, defend, and hold harmless Aerojet, its subsidiaries, affiliates, parent, and their customers, successors, assigns, employees, officers, attorneys and agents from and against any and all losses, liabilities, damages, claims, demands, subrogation, suits, actions, proceedings, costs, and expenses, including attorneys' fees and costs of litigation related thereto or incident to establishing the right to indemnification, for property damage, or for personal injury to, or death of, any person, including, but not limited to, employees of Seller or its subcontractors, arising from or relating to the performance of the Contract. This indemnity shall apply only to the extent of the negligence or misconduct of Seller, its subcontractors or any of their respective employees. Seller's obligation under this provision shall not be limited to the extent of insurance available to or provided by Seller or any subcontractor.

22. INSURANCE.

a. Seller shall, at its own expense, maintain, with insurers which are rated A-or better by A.M. Best, insurance fully covering, in amounts customary for prudent and conservative businesses, all liabilities, whether to Aerojet or others, that might be incurred in any way related to this Contract. If requested by Aerojet, Seller shall cause Aerojet and Aerojet's Customer to be added to Seller's insurance as additional insured. Seller's insurance shall be primary to any insurance coverage procured by Aerojet. On

- Aerojet's request, Seller shall furnish Aerojet evidence of Seller's compliance with any aspect of this Clause.
- b. Seller shall provide Aerojet 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 required insurance, provided however such notice shall not relieve Seller of its obligations to procure and maintain the required insurance. Seller's obligations for procuring and maintaining insurance coverage are freestanding and are not affected by any other language in this Contract.
- c. Without in any way limiting the foregoing undertaking, Seller and its Subcontractors at any tier shall maintain public liability and property damage insurance in reasonable limits covering the obligations set forth and shall maintain proper Worker's Compensation insurance or an Aerojet-approved self-insurance program covering all employees performing this order.

23. GOVERNING LAW AND AUDITS.

- a. Seller warrants that it is familiar with all federal, state and local laws, regulations and other governmental directives that may relate to this Contract and performance under it, and that Seller has complied, and will comply, with such laws, regulations and directives in every respect that may be relevant to this Contract. Seller agrees to indemnify and hold Aerojet harmless to the full extent of any loss, damage or expense (including attorneys' fees) which Aerojet may incur as a result of Seller's violation of any applicable laws.
- b. This P.O., and the Contract created by its acceptance, will be governed by the provisions of the Uniform Commercial Code in effect in the state of California on the date of this Order, except to the extent that the provisions of the Uniform Commercial Code are modified or supplemented by the terms set forth elsewhere in this Order, and will be construed in accordance with the laws of the state of California, exclusive of any conflict of law provisions. Any provision of this Order that is (i) incorporated in full text or by reference from the FAR, or (ii) incorporated in full text or by reference from any agency regulation that implements or supplements the FAR, or (iii) that is substantially based on any such agency regulation or FAR provision, shall be construed and interpreted according to the federal common law of government contracts as enunciated and applied by federal judicial bodies. Boards of Contract Appeals and quasi-judicial agencies of the federal Government. The United Nations Convention on Contracts for the International Sale of Goods shall not apply to this Contract.
- c. Upon written request, Aerojet is entitled to conduct a timely compliance audit of Seller. The audit shall be for the purpose of determining compliance with this Clause, or in response to actions of the U.S. Government or Aerojet Customers. The compliance review may include document review, on-site visits, and employee and subcontractor interviews, and may encompass review of direct and indirect ("corporate") functions. Information and material obtained from the compliance review will only be used in furtherance of this Contract, but shall be provided to Government personnel without limitation. Without limitation on the scope or frequency of compliance reviews, Aerojet will make reasonable efforts to minimize disruption and cost to Seller. Seller shall include a substantially identical audit provision in all subcontracts in support of this Contract.
- 24. REPRESENTATIONS OF MATERIAL FACTS. The award of this P.O. was in reliance on the facts reflected in certifications and representations made by Seller prior to the award. Those same facts can determine whether the intended end use of Seller's Work is lawful. If, at any time during the performance of this P.O., Seller discovers that any information contained in these certifications and representations is erroneous or is no longer current, Seller must provide immediate written notice of the correction and current information to the Aerojet Buyer. This obligation is a material term of this contract. The corrected and current facts could lead Aerojet to divert Seller's Work from the intended use, terminate continued performance, or other business decision. A breach of this obligation is grounds for a default termination.

25. EXPORT CONTROL.

a. Seller agrees to comply with all applicable U.S. export control laws and regulations, specifically including, but not limited to, the requirements of the Arms Export Control Act, 22 U.S.C. 2751-2794, including the International Traffic in Arms Regulation (ITAR), 22 C.F.R. 120 et seq.; and the Export Administration Act, 50 U.S.C. app. 2401-2420, including the Export Administration Regulations, 15 C.F.R. 730-774; including the requirement for obtaining any export license or agreement, if applicable. Without limiting the foregoing, Seller agrees that it will not transfer any export controlled item, data, or services, to include transfer to foreign persons employed by or associated with, or under contract to Seller or Seller's lower-tier suppliers, without the authority of an export license, agreement, or applicable exemption or exception. 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 (i) it is registered with the Office of Defense Trade Controls, as required by the ITAR, and (ii) it maintains an effective export/import compliance program in accordance with the ITAR. Employees of Seller who perform work on Aerojet premises will have access to information that is subject to U.S. export control laws and

- regulations and must be citizens or lawful permanent residents of the United States. Upon request of Aerojet, Seller shall provide proof of citizenship, lawful permanent residence or other status as a U.S. Person for each employee who will perform work on Aerojet premises.
- b. Seller agrees to notify Aerojet if any deliverable under this Contract is restricted by export control laws or regulations. Seller shall immediately notify the Aerojet Buyer if Seller is, or becomes, 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 U.S. Government entity or agency. Where Seller is a signatory under a Aerojet export license or export agreement (e.g., Technical Assistance Agreement, Manufacturing License Agreement), Seller shall provide prompt notification to the Aerojet Buyer in the event of changed circumstances including, but not limited to, ineligibility, a violation or potential violation of the ITAR, and the initiation or existence of a U.S. Government investigation, that could affect the Seller's performance under this Contract.
- c. Seller shall be responsible for all losses, costs, claims, causes of action, damages, liabilities and expenses, including attorneys' fees, all expense of litigation and/or settlement, and court costs, arising from any act or omission of Seller, its officers, employees, agents, suppliers or subcontractors at any tier, in the performance of any of its obligations under this clause.

26. PROHIBITION OF GRATUITIES.

- a. Seller warrants that its officers, directors, employees, agents and representatives have not offered or given, and will not offer or give, any gratuities in the form of entertainment, gifts, or otherwise, to any officer or employee of Aerojet or Aerojet's Customer with a view toward (i) securing this or any other Contract issued by Aerojet, (ii) any favorable treatment with respect to the awarding or amending of this or any other Contract issued by Aerojet or (iii) the making of any determination with respect to Seller's rights or duties under this or any other Contract issued by Aerojet.
- b. For any breach of Seller's warranty under this Clause Aerojet shall have, in addition to any other rights provided by this Contract, the right to terminate all Contracts with Seller for default, and to recover from Seller the amount of any gratuity paid together with all damages (including the amount of any penalty or fine) that are incurred by Aerojet as a result of Seller's breach, plus all reasonable costs (including attorney fees) expended by Aerojet in seeking such recovery. (Seller is also advised that, if this Contract is issued under a prime contract or subcontract of the U.S. Government, any gratuity covered by this Clause may also entail further liabilities of Seller under applicable statutes or other provisions.)
- PUBLICITY. Seller shall not release any publicity, advertisement, news release, or denial or confirmation of information regarding the Contract or the Work without the prior written approval of Aerojet, which approval shall not be unreasonably withheld.
- 28. RIGHTS AND REMEDIES. The rights and remedies of Aerojet in the Contract are cumulative and in addition to any other rights and remedies that Aerojet may have at law or in equity. IN NO EVENT SHALL AEROJET BE LIABLE FOR SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS).
- 29. <u>DISPUTES.</u> Any dispute not settled between the parties may be decided by recourse to an action at law or in equity and will be referred to a court of competent jurisdiction in the state of California. Pending final resolution of any dispute between the parties, Seller shall diligently proceed with performance of the Contract, as directed by Aerojet, as though no dispute existed.
- HEADINGS. Descriptive headings used in this Contract are for convenience of reference only and shall not be considered in its construction.
- 31. PRECEDENCE. Any inconsistencies in any parts of the Contract shall be resolved by giving precedence in the following descending order: (i) front of this Contract, including any continuation sheets, and special and quality terms; (ii) Terms and Conditions; (iii) Statement of Work; (iv) specifications and drawings; (v) other referenced documents. All requirements contained in these documents are cumulative if not contradictory.
- 32. NONWAIVER AND SEVERABILITY. The failure of a party to enforce any provision of the Contract shall not constitute a waiver of the provision or prejudice that party's right to enforce that or another provision later. If any provision of the Contract is or becomes void or unenforceable by law, the remaining provisions shall remain valid and enforceable.
- 33. CALCULATING TIME. Except as otherwise expressly stated, all "days" referred to in this Contract shall be calendar days. If the last day of any period falls on a weekend day, federal holiday or other day that Aerojet is closed, the period shall expire the next working day after the weekend or holiday.
- 34. INTEGRATED AGREEMENT. The Contract constitutes the entire agreement of the parties and integrates, merges, and supersedes all prior offers, negotiations, agreements, understandings, and arrangements between the parties related to the subject matter of the Contract. The Parties agree that this Contract has been drafted by both.
- 35. <u>ASSIGNMENT.</u> Seller may not assign any of its rights or interest in the Contract or delegate any of its duties or obligations under the Contract

- without the prior written consent of Aerojet, except as provided in the Contract. Seller may assign its right to money due, or to become due, provided Aerojet is provided a true copy of the instrument of assignment reasonably in advance of the due date for payment of such amounts, the assignment is not subject to further assignment, and the assignment is made subject to setoff or recoupment for any present or future claims of Aerojet against Seller. Aerojet may make settlements and adjustments in price with Seller without notice to the assignee.
- 36. SURVIVABILITY. Certain obligations of the Seller shall continue beyond the execution of this Contract, as follows: Duty of Cooperation; Aerojet and Seller Proprietary Information; Data Rights, Patent Indemnification and Inventions; General Indemnification from Seller Negligence; Governing Law and Audits; Export Control; Prohibition of Gratuities; Publicity; Rights and Remedies; Disputes; and Assignments.

37. WARRANTY (applicable if the Work includes the delivery of Goods).

- a. Seller warrants that all Goods furnished under the Contract shall conform to all specifications and requirements of the Contract and shall be free from defects in materials and workmanship. To the extent Goods are not manufactured pursuant to detailed designs and specifications furnished by Aerojet, Seller warrants that the Goods shall be free from design and specification defects.
- b. This warranty shall begin after final acceptance by Aerojet and shall 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 Goods; or (ii) one (1) year or the manufacturer's warranty period, whichever is longer if Seller is the manufacturer of the Goods or has modified them. Aerojet shall give written notice of any warranted defect or nonconformance of Goods. Aerojet, at its option, may require Seller to promptly correct or replace warranted Goods at no expense to Aerojet. If correction or replacement by Seller is not timely, Aerojet may, at Seller's expense, return the Goods to Seller, correct or replace the Goods, or have a third party correct or replace the Goods. Seller shall comply with Aerojet's direction under this provision. If it is later determined that Seller did not breach this warranty, the parties shall equitably adjust the contract price.
- c. This warranty shall survive inspection, test, acceptance of and payment for Goods, and shall run to Aerojet and its successor, assigns, and customers. If the Contract expires, is completed or is terminated, Seller shall not be relieved of the continuing obligations of this warranty.

RESPONSIBILITY FOR GOODS, TITLE AND RISK OF LOSS (applicable if the Work includes the delivery of Goods).

- a. Title to Goods furnished under this Contract shall pass to Aerojet upon final acceptance by Aerojet, regardless of when or where Aerojet takes physical possession, unless the Contract specifically provides for earlier passage of title
- b. Unless the Contract specifically provides otherwise, risk of loss of or damage to Goods shall remain with Seller, and shall not pass to Aerojet, until: (i) delivery of the Goods to a carrier, if transportation is F.O.B origin; or, (ii) delivery of the Goods to Aerojet at the destination specified in the Contract, if transportation is F.O.B destination. The risk of loss of or damage to Goods that Aerojet has a right to reject remains with the Seller until final acceptance or until all nonconformances are cured.

PACKING AND SHIPPING (applicable if the Work includes the delivery of Goods).

- Seller shall pack Goods in accordance with good commercial practice to prevent damage and deterioration.
- b. Seller shall include a complete packing list with all shipments. Packing lists will include the Aerojet Contract number, item number, dates of shipment, and the names and addresses of consignor and consignee. Seller shall mark containers and packages with necessary lifting, loading, and handling instructions, and ensure the Aerojet Contract number is referenced on exterior container labels.

HAZARDOUS MATERIALS (applicable if the Work includes the delivery of Goods).

- a. Seller shall package, label, transport and ship hazardous materials or items containing hazardous materials in accordance with all applicable federal, state and local laws and regulations, including Title 49 of the Code of Federal Regulations.
- b. Seller, prior to each hazardous material shipment, shall notify Aerojet of its nature and shipment data by such means of communication as will allow for proper preparation for acceptance of delivery by the carrier of the material and shall identify same on all shipping documents.
- c. Seller represents that each chemical substance constituting or contained in Work delivered to Aerojet is included on the inventory of chemical substances published by the Administrator of the Environmental Protection Agency pursuant to the Toxic Substances Control Act, as amended.
- d. Seller will provide to Aerojet with each delivery any Material Safety Data Sheet applicable to the Work that conforms with, and contains the information required by, the Occupational Safety and Health Act of 1970 and its implementing regulations, or a state approved counterpart.