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This document incorporates technical and/or quality requirements (identified by an “R” or an “I” number) set forth in full text in the DLA Master List of Technical and Quality Requirements found on the web at: http://www.dla.mil/HQ/Acquisition/Offers/eProcurement.aspx. For simplified acquisitions, the revision of the master in effect on the solicitation issue date or the award data controls. For large acquisitions, the revision of the master in effect on the RFP issue data applies unless a solicitation amendment incorporates a follow-on revision, in which case the amendment date controls.

(End of TQ Requirement)
RP01: DLA PACKAGING REQUIREMENTS FOR PROCUREMENT

(1) Additional Packaging and Marking Requirements:

(a) Prohibited cushioning and wrapping materials: Use of asbestos, excelsior, newspaper, shredded paper (all types, including wax paper and computer paper), and similar hygroscopic or non-neutral materials and all types of loose-fill materials, including polystyrene, is prohibited for application such as cushioning, fill, stuffing, and dunnage. In addition, the use of yellow wrapping or packaging material is prohibited except where used for the containment of radioactive material.

(b) MIL-STD-129 establishes requirements for contractors that ship packaged materiel to the Government to provide both linear bar codes and two-dimensional (2D) symbols on shipping labels. Shipping labels with 2D symbols are referred to as Military Shipping Labels (MSL) and are required on all CONUS and OCONUS shipments with the following exceptions:

(1) Subsistence items procured through full-line food distributors (prime contractors), “market ready” type items shipped within the Continental United States (CONUS) to customers within CONUS;

(2) Any item for which ownership remains with the contractor until the item is placed in designated locations at the customer location prior to issuance to the customer. Government control begins upon placement of the item by the contractor into the designated location or issuance from the designated location by contractor personnel (i.e., the contractor is required to stock bins at the customer location and/or issue parts from a contractor controlled parts room).

(3) Bulk petroleum, oil and lubricant products delivered by pipeline; or tank car, tanker and tank trailer for which the container has a capacity greater than 450 L (119 gallons) as a receptacle for a liquid; a maximum net mass greater than 400 kg (882 pounds) and a capacity greater than 450 L (119 gallons) as a receptacle for a solid; or a water capacity greater than 454 kg (1000 pounds) as a receptacle for a gas.

(4) Medical items procured through Customer Direct suppliers or prime contractors that do not enter the Defense Transportation System.

(5) Delivery orders when the basic contract has not been modified to require MIL-STD-129.

(c) MIL-STD-129 provides numerous illustrations of what should be bar-coded and the recommended placement of the bar code. Further information is available on the DLA Packaging Web Site at: http://www.dla.mil/LandandMaritime/Offers/Services/TechnicalSupport/Logistics/Packaging.aspx.

(2) Requirements for Treatment of Wood Packaging Material (WPM)

(a) Assets packed in or on wood pallets, skids, load boards, pallet collars, wood boxes, reels, dunnage, crates, frames, and cleats must comply with the Heat Treatment (HT) or Heat Treatment/Kiln Dried (HT/KD) (continuous at 56 degrees Centigrade for 30 minutes) standard in
DoD Manual 4140.65-M "Compliance for Defense Packaging: Phytosanitary Requirements for Wood Packaging Material (WPM)". WPM must be stamped or branded with the appropriate certification markings as detailed in DOD 4140.65-M and be certified by an accredited American Lumber Standards Committee (ALSC)-recognized agency. The WPM certification markings must be easily visible, especially in pallet loads, to inspectors.

(3) Palletization shall be in accordance with MD00100452, REVISION C, DATED 09/2016 found at http://www.dla.mil/LandandMaritime/Offers/Services/TechnicalSupport/Logistics/Packaging/Palletization.aspx

(End of TQ Requirement)
IP025: PACKAGING, MARKING, AND SHIPPING OF HAZARDOUS MATERIALS

1. Packaging and marking for hazardous materials shall comply with applicable requirements including Performance Oriented Packaging (POP) contained in the International Air Transport Association (IATA) Dangerous Goods Regulations, AFMAN 24-204/DLAI 4145.3, Preparing Hazardous Materials for Military Air Shipment or the International Maritime Dangerous Goods Code (IMDG) and with Code of Federal Regulations (CFR) Title 29, Title 40 and Title 49.

2. All performance test requirements shall be supported by certificates and reports attesting to the date and the results obtained from performance oriented packaging testing. The contractor, if not a self-certifier, shall be responsible for assuring that third party sources providing performance testing services are, in fact, registered with the Department of Transportation.

3. The contractor's signed certification that the packaged configuration meets DOT, IATA or IMDG requirements shall be incorporated on the DD Form 250, Material Inspection and Receiving Report, and other related acceptance document if the DD Form 250 is not used. Ensure the Shipper’s Declaration for Dangerous Goods (SDDG) is included for all air shipments in accordance with IATA and/or AFMAN 24-204/DLAI 4145.3, Preparing Hazardous Materials for Military Air Shipment. All certificates and reports (including training records) shall be available for inspection by authorized Government representatives for a period of three years.

4. Shipment to a military aerial port or through a military container consolidation point to include, but not limited to those DOD Activity Address Codes (DODAAC) listed below, for onward movement to an OCONUS customer shall comply with AFMAN 24-204/DLAI 4145.3, Preparing Hazardous Materials for Military Air Shipment. Publication is available at: http://static.e-publishing.af.mil/production/1/af_a4_7/publication/afman24-204_ip/afman24-204_ip.pdf

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</tr>
<tr>
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<td>McChord, WA</td>
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</tr>
</tbody>
</table>

5. Shipment by a commercial air carrier for onward movement to an OCONUS customer, packaging and certification shall comply with the International Air Transport Association (IATA) Dangerous Goods Regulations International.

6. Shipment to a water port for onward movement via vessel, packaging and documentation shall comply with the IMDG, International Maritime Dangerous Goods Code.

7. Training and certification for preparing DOD shipments by any mode of transport may be obtained by contacting the DOT/Technical Safety Institute at: Transportation Safety Institute, 6500 South MacArthur Blvd, Oklahoma City, OK 73169-6900, Commercial: (405) 954-4500, Web address: www.tsi.dot.gov

(End of TQ Requirement)
(1) In addition to MIL STD-129 packaging requirements, the following also applies:

(a) Special marking as required under the applicable Military Specification [e.g. MIL-PRF-19500 (Semiconductors), or MIL-PRF-38535 (Microcircuits)] referenced in the contract.

(b) Semiconductor devices and microcircuits not procured under a military specification shall be marked in accordance with MIL-STD-129 for additional markings of unit package and include:

(i) Identification number

(ii) Manufacturer's identification

(iii) Manufacturer's date code

(End of TQ Requirement)
(1) If an item other than what is cited in the Purchase Item Description (PID) specified in the solicitation is offered under the provisions of DLA Procurement Notes “L04 Offers for part numbered Items” or “M06 Evaluation of Offers for Part Numbered Items” then additional documentation requirements are needed to evaluate that the offered items meet the requirements for Critical Application Item (CAI) and/or Critical Safety Items (CSI) specified in the PID.

(2) The mandatory requirements to submit a SAR for CATEGORY I - III critical parts can be found on the applicable DLA Office of Small Business Programs web site. To find the applicable DLA Office of Small Business Program, go to http://www.dla.mil/HQ/SmallBusiness.aspx and select the applicable Primary Level Field Activity (PLFA - Troop Support, Aviation, or Land and Maritime), then look for information on SAR.

(3) The offeror shall determine which category applies (see below). The specific documentation for that category, as well the documentation specified in paragraph 3 shall be submitted in support of the manufacturing process.

(a) CATEGORY I: Manufacturer of the same item for the Original Equipment Manufacturer (OEM), or for the Department of Defense (DOD).

(b) CATEGORY II: Manufacturer of a similar item for the OEM or DOD. A similar item is defined as an item whose design, application, operating parameters, material, and manufacturing processes are similar to those of the item for which source approval is sought.

(c) CATEGORY III: New manufacturer. The exact or similar item has not been previously provided to the OEM or DOD.

(4) SAR documentation requirements are also required for all non-critical parts:

(a) If the offeror seeking approval is not a manufacturer, the offeror shall submit SAR documentation on the manufacturer.

(b) Any SAR identified to Boeing Rights Guard must comply with the Boeing Rights Guard Agreement.

(End of TQ Requirement)

2. Mandatory demilitarization training requirements will be fulfilled in accordance with DOD Manual 4160.28, Volume 1, Enclosure 4.

(End of TQ Requirement)
1. The minimum Higher Level Contract Quality Requirements for manufacturers for DLA is either SAE AS9003, or the appropriate tailored version of ISO 9001:2008. MIL-I-45208 and MIL-Q-9858 are obsolete and no longer acceptable when higher level quality is required.

2. In the tailored version of the ISO 9001:2008, any references within ISO 9001:2008 which cite the entire international standard are interpreted as exclusions.

3. DLA tailored higher level quality technical requirements from ISO 9001:2008 are as follows:

   4.1 General requirements, [excluding reference to 1.2 and excluding Note 3c)]

   4.2.1 General, [excluding subparagraph a)]

   4.2.2 Quality manual, [excluding subparagraph a)]

   4.2.3 Control of documents

   4.2.4 Control of records

   5.1 Management commitment

   5.3 Quality policy

   6.2.2 Competence, training and awareness

   6.4 Work environment

   7.1 Planning of product realization, [excluding Note 2]

   7.2.1 Determination of requirements related to the product

   7.2.2 Review of requirements related to the product

   7.2.3 Customer communication

   7.3.7 Control of design and development changes

   7.4.1 Purchasing process

   7.4.3 Verification of purchased product

   7.5.1 Control of production and service provision

   7.5.3 Identification and traceability

   7.5.4 Customer property
4. Manufacturing contractors may also choose to offer a quality management program meeting the requirements of full ISO 9001:2008, full ISO 9001:2015, or a program that exceeds ISO 9001:2008 (example SAE AS 9100).

5. Higher-Level Contract Quality Requirement for Non-Manufacturers:

   (a) If a non-manufacturer is supplying the material, the non-manufacturer shall:

      (i) Furnish items produced at a manufacturing facility conforming to the higher-level contract quality requirement for manufacturers as specified in paragraph one; or

      (ii) Maintain and provide documented evidence that material furnished under this contract was produced at a manufacturing facility conforming to the specified higher-level contract quality requirement and that the material meets all requirements. At a minimum, the documented evidence shall be sufficient to establish the identity of the product and its manufacturing source; and include the basic item description, the item(s) part number and/or national stock number, the item(s) manufacturing source, the manufacturing source’s commercial and government entity code (e.g. CAGE code), and clear identification of the name and location of supply chain intermediaries from the manufacturer to the direct source of the product for the offeror/contractor, to the item(s) acceptance by the Government. It should also include, where available, the manufacturer’s batch identification for the part(s), such as date codes, lot codes, or serial numbers.

      (iii) Maintain documentation of the Non-Manufacturers’ quality assurance program; receiving/verification processes; records management system; procurement system; inventory control system; testing results; and any other records associated with the material being provided.

(End of TQ Requirement)

2. Furnished item(s) shall conform to the approved configuration requirements/revision, unless a Request for Variance (RFV) is processed and approved as provided by Paragraph E below. The term "Request for Variance" includes Requests for Deviations and Waivers.

3. Value Engineering Change Proposals (VECPs) for cost saving improvements to the Technical Data Package (TDP) should not be processed per SAE EIA-649-1 and should be referred to FAR Part 48 Value Engineering.

4. All Engineering Change Proposals (ECPs) submitted will be deemed routine. If an ECP is considered as an emergency or urgent, that justification for the rationale shall be included in the ECP submittal with all applicable supporting documentation.

5. For ECPs, RFVs, Notices of Revision (NORs) or Specification Change Notices (SCNs), the Contractor must submit the applicable documentation listed in sub-paragraphs 5(a) through 5(d) to the Administrative Contracting Officer (ACO), with an information copy to the Procuring Contracting Officer (PCO). Failure to submit a complete legible package may result in return of the ECP/RFV/SCN/NOR without processing.

   (a) Documentation listed in EIA-649-1 Paragraph 3.3.1 (for ECPs), 3.3.2 (RFV), 3.3.3 (for SCNs) or 3.3.4 (for Notices of Revision (NORs)).

   (b) DD Form 1692 (current revision) for ECP.

   (c) DD Form 1694 (current revision) for RFV.

   (d) DD Form 1695 (current revision) for NOR.

6. Questions regarding the status of previously submitted ECP or RFV should be directed to the PCO. Incorporation of an approved RFV and/or ECP will require a contract modification execution.

7. The submission of an ECP/RFV/SCN/NOR does not affect the required delivery date of the contract. If a delivery date change is needed, a contract modification is required.

(End of TQ Requirement)
1. The Configuration Change Management section of SAE EIA-649-1 “Configuration Management Requirement for Defense Contracts”, Paragraph 3.3, shall be used for configuration control of material with the following exclusions: paragraph 3.3(3); the second sentence of paragraph 3.3.1.8.1(1), and the General Note in paragraph 3.3.2.4(1) which reads as "Generally, Minor RFVs address product changes that are temporary and do not impact the baseline."

2. Furnished item(s) shall conform to the approved configuration requirements/revision, unless a Request for Variance (RFV) is processed and approved as provided by Paragraph E. below. The term "Request for Variance" includes Requests for Deviations and Waivers.

3. Value Engineering Change Proposals (VECPs) for cost saving improvements to the Technical Data Package (TDP) should not be processed per SAE EIA-649-1 and should be referred to FAR Part 48 Value Engineering.

4. All Engineering Change Proposals (ECPs) submitted will be deemed routine. If an ECP is considered as an emergency or urgent; that justification for the rationale shall be included in the ECP submittal with all applicable supporting documentation.

5. For ECPs, RFVs, Notices of Revision (NORs) or Specification Change Notices (SCNs), the Contractor must submit the applicable documentation listed in sub-paragraphs 5(a) through 5(d) to the Administrative Contracting Officer (ACO), with an information copy to the Procuring Contracting Officer (PCO). Failure to submit a complete legible package may result in return of the ECP/RFV/SCN/NOR without processing.

   (a) Documentation and/or use of DD Form 1692 (current revision) and delivery of data per DI-SESS-80639 is detailed in paragraph 3.3.1 of EIA-649-1 for ECPs.

   (b) Documentation and/or use of DD Form 1694 (current revision) and delivery of data per DI-SESS-80640 is detailed in paragraph 3.3.2 of EIA-649-1 for RFVs.

   (c) Documentation and/or use of DD Form 1695 (current revision) and delivery of data per DI-SESS-80642 is detailed in paragraph 3.3.4 of EIA-649-1 for NORs.

   (d) Documentation and delivery of data per DI-SESS-80643 is detailed in Paragraph 3.3.3 of EIA-649-1 for SCNs.

6. Questions regarding the status of previously submitted ECP or RFV should be directed to the PCO. Incorporation of an approved RFV and/or ECP will require a contract modification execution.

7. The submission of an ECP/RFV/SCN/NOR does not affect the required delivery date of the contract. If a delivery date change is needed, a contract modification is required.

   (End of TQ Requirement)
(1) All insecticidal, acaricidal, herbicidal, fungicidal or algacidal pesticide products delivered or utilized in the production of finished supplies or delivery of services must be specifically labeled for the intended use as a pesticide by the US Environmental Protection Agency (EPA).

(2) When a pesticide is specified by a contract but is not available with an EPA approved label, the offeror shall request a deviation from the specification and designate a substitute product with an EPA approved label for the use required by the specification.

(End of TQ Requirement)
RQ005: LENGTHS, TICKETS, PACKAGING, MARKING OF CUTS OR PIECES – DLA TROOP SUPPORT, CLOTHING AND TEXTILES (C&T)

(1) LENGTHS OF CUTS OR PIECES. The gross length of single continuous pieces (regular length) is in the applicable specification or deviation. On pieces where shade swatches have been removed, gross yards shall exclude any material cut pursuant to the shade evaluation requirement. Pieces less than 50 yards in length will be considered for acceptance as follows:

<table>
<thead>
<tr>
<th>Gross Length of Short Pieces (Yards)</th>
<th>Maximum % Permitted Of Total Contract Yardage</th>
<th>Discount From Contract Price</th>
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<tbody>
<tr>
<td>From: 40</td>
<td>4%</td>
<td>2%</td>
</tr>
<tr>
<td>To: 39-7/8</td>
<td>3%</td>
<td>5%</td>
</tr>
<tr>
<td>To: 29-7/8</td>
<td>2%</td>
<td>10%</td>
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</table>

Pieces less than 20 yards in length will not be accepted. When splicing is permitted, each individual cut so spliced will nevertheless be considered as a separate piece. Short lengths listed in this paragraph as acceptable must be presented to the Government Quality Assurance Representative (QAR) in separate groupings, identified as short lengths, and segregated by respective length ranges. The total yardage within any short length range, presented for acceptance at any stage of contract performance, shall not exceed the percentage specified in relation to the total yardage (gross of all regular and short length pieces) shipped to date on the contract plus the yardage in the lot being presented for acceptance.

(2) PIECE TICKETS:

(a) The piece ticket shall not include in the gross quantity any yardage removed there from for purposes of Contractor and Government verification testing, shade evaluation, standby samples, etc., but shall show only actual yardage in the piece.

(b) One-piece ticket shall be required for each length (whether a regular length or a short length as outlined in paragraph (a) above) showing gross yardage. Information on the ticket shall be specified in the applicable requirements for preparation for delivery.

(c) Where permitted, when two or more pieces are put up on the same roll and the roll is shipped unwrapped, one ticket shall be attached to each piece and one additional ticket shall be attached to the roll.

(d) Where permitted, when two or more pieces are put up on the same roll and the roll is shipped wrapped, one ticket shall be attached to each piece and two additional tickets shall be attached to the roll. One of the additional tickets shall be inserted in the paper tube and the other such additional ticket so positioned that, though covered by the wrapping, it can be readily located and drawn. An "X" marked on the outside wrapping shall indicate the position of the latter ticket.
(e) The additional tickets required by subparagraph (3) or (4) above shall be as specified in the applicable requirements for preparation for delivery. These tickets shall show gross yardage of each piece on the reverse side and the total gross yards of the pieces comprising the roll on the face side.

(3) PACKAGING AND MARKING OF SHORT LENGTH:

(a) Packaging: Lengths from 20 to 49-7/8 yards will be packed separately from regular length pieces. In addition, each length ranges as indicated in the table of paragraph (a), "Length of Cuts or Pieces" will, in turn, be packed separately. The total number of short lengths rolled on a tube shall be limited by the maximum yardage or maximum weight (whichever is applicable) specified for a roll.

(b) Marking: Marking of containers shall clearly indicate "Short Lengths", followed by the length range of the contents. This information shall immediately follow the nomenclature.

(End of TQ Requirement)
(1) This applies when manufactured parts are being acquired and the item description states that quality

(2) Specifications Standards:

(a) American Society of Mechanical Engineers (ASME) B46.1, Surface Texture.

(b) ASME Y14.5, Dimensioning and Tolerancing.

(c) ISO 10012-2003 "Requirements for the Measurement Processes and Measuring Equipment", excluding paragraph 7.3.1 of ISO 10012-2003, and adding the requirements that "The collective uncertainty of the measurement standards shall not exceed 25 percent of the acceptable tolerance for each characteristic being calibrated. The contractor's calibration system description may include provisions for deviating from the uncertainty requirements, provided the adequacy of the calibration is not degraded. The contractor shall be responsible for assuring that the sources providing calibration services, other than U.S. National Bureau of Standards or DoD laboratories, are capable of performing the required service to the satisfaction of this ISO standard. Certificates or reports from other than the U.S. National Bureau of Standards (NBS) or DoD laboratory shall attest to the fact that the measurement standards used in obtaining the results are traceable."


(e) American Society for Testing Materials (ASTM) Standards.


(g) ASTM E10 – Standard Test Method for Brinell Hardness of Metallic Materials.


(i) International Organization for Standardization (ISO) 9000 "Quality Management Systems

(3) Requirements:

(a) Items with a technical data package that is complete for manufacture (e.g., Government drawing, commercially-available technical data, etc.) shall be tested or examined as follows:

(i) Machined surfaces of parts specified to a surface roughness value shall be examined in accordance with ASME B46.1 to determine conformance of surface roughness to a specified value.

(ii) Product threads shall be examined in accordance with FED-STD-H28.

(iii) Specified dimensional and geometric tolerances shall be measured using only calibrated measuring equipment that is certified and traceable to National Institute of Standards and Technology (NIST) for accuracy.

(iv) Testing shall be in accordance with applicable ASTM standards.

(b) Finished products shall be uniform in quality and condition; and clean, smooth and free from scale, burrs, slivers, sharp edges (unless a technical requirement), ragged or torn edges, and defects considered detrimental to serviceability of product.
(4) Quality Assurance Provisions:

(a) Sampling for quality conformance inspection shall be as specified in the contract.

(b) The following classification of characteristics shall apply, unless otherwise specified:

Sampling for quality conformance inspection shall be as specified in the contracts.

(i) Critical:

(a) Diametrical and linear dimensions having a total tolerance of 0.001 inch (0.025 MM) or less.

(b) Surface finishes having a 16 rms value or less.

(c) Geometric Tolerances having a tolerance of 0.002 inch (0.051 MM) or less.

(d) Nondestructive tests - Magnetic particle inspection, Liquid penetrant inspection, Ultrasonic testing, Radiographic testing, etc.

(ii) Major:

a) Diametrical and linear dimensions having a total tolerance greater than 0.001 inch (0.025 MM) up to and including 0.005 inch (0.1270 MM).

b) Surface finishes having specified rms values over 16 but less than or equal to 63.

c) Geometric Tolerance having a tolerance greater than 0.002 inch (0.051 MM) and equal to or less than 0.008 inch (0.2032 MM).

d) Threads specified to Class 3 tolerances.

(iii) Minor:

a) Diametrical and linear dimensions having a total tolerance in excess of 0.005 inch (0.1270 MM).

b) Surface finishes specified to rms values in excess of 63.

(c) Visual and dimensional characteristics that are found to be nonconforming with the requirements of the applicable drawing and the requirements are contractual non-conformances.

(d) Chemical Test Lot - For chemical analysis, a test lot shall consist of one heat or melt of material regardless of product sizes/shapes produced.

(e) Mechanical Test Lot - For mechanical testing, when heat treatment is a technical requirement, a lot shall consist of:
(e) Mechanical Test Lot - For mechanical testing, when heat treatment is a technical requirement, a lot shall consist of:

(i) One size/shape of "as received" material from a "Chemical Test Lot", or

(ii) Each heat treats batch or continuous furnace run of end items from a "Chemical Test Lot".

(f) Material Certification - Written certification shall state that the material used conforms to the specification requirements and that test reports are on file. The material manufacturer's certificate of test for each heat or melt of material used in the manufacture of inspection lot product is required. The certificate shall show that the test results are in accordance with specification requirement and shall be entered into the inspection record. When a Certificate of Quality Compliance (COQC) is a requirement, the material certification:

(i) Shall be signed by an authorized company officer or contractor representative responsible for Quality Assurance;

(ii) Shall include actual test/inspection results; and

(iii) Shall include documentation for all required processes.

(g) Metallic Products: Products produced from "as received" material, or from material purchased in accordance with technical requirements of the contract/order, including products to be heat treated during the manufacturing cycle, shall require certificates (test report results) or mill source certification; and shall be verified by the Contractor for conformance with the requirements of the applicable material specification, including conformance with the properties for the type, grade, class, condition ordered. Inconclusive certification will require verification testing in accordance with the applicable specification and shall be performed on the chemical test lot and mechanical test lot of any particular material received; and test report results shall form part of the contract inspection records.

(i) Heat Treated Parts: Those articles which during the manufacturing cycle have been heat treated as may be required by drawing to obtain desired mechanical properties must be tensile and/or hardness tested as applicable to assure conformance to the drawing requirements.

(ii) When necessary due to product size, tensile test coupons may be taken from the same material from which the part is made. Test coupons shall be the same thickness as the maximum section of the part being heat treated and shall be subjected to the same heating and cooling cycles performed in the heat treatment of the parts.

(h) Non-metallic Products: Test certificates from the raw material producer or source certification shall be examined by the Contractor for conformance to the applicable material application. The certification received from the material producer/ supplier may be the sole basis for acceptance when the certificate establishes that the material meets the requirements of the applicable specifications. If the certificate is not complete, additional testing must be performed or data obtained to establish that material meets the requirements of the applicable specifications.

(i) Surface Finishes and Treatments/Metallic Coatings:
(a) Plating, Surface Finishes and Treatments: Samples shall be selected, examined and tested in accordance with requirements of the applicable finish specification cited within technical documents of the contract with the acceptance/rejection criteria of the specification applying. In lieu of specific testing inspection criteria, the Contractor may furnish the plating contractor's certification with inspection results attached as objective quality evidence of surface finish conformance with specified requirements.

(b) When hydrogen embrittlement relief treatment is required, the Contractor shall include on the certification a statement that product was so treated by baking at the temperature and time required.

(j) Examination for Preparation for Delivery - Examination of the preparation for delivery shall be performed to determine conformance with contractual requirements.

(End of TQ Requirement)
RQ007: QUALIFIED MANUFACTURERS LIST (QML) INTEGRATED CIRCUITS, HYBRID MICROCIRCUITS, AND SEMICONDUCTOR DEVICES – DLA MARITIME

(1) This is a QML item. Military specification MIL-M-38510, MIL-PRF-38534, or MIL-PRF-38535, MIL-PRF-19500 apply, as applicable.

(2) QML item(s) shall be in strict conformance to the military specification referenced in the item description of the solicitation/contracting, including applicable revisions and slash sheets.

(3) The contractor shall provide a certificate of conformance and adequate supply chain traceability documentation (CoC/T), IAW the applicable military specification referenced in paragraph one. The CoC/T documentation must also reference the contract number. Failure to provide adequate CoC/T will result in the rejection of the offeror.

(4) If the contract requires inspection and acceptance at origin, the contractor shall furnish the original and two copies of the CoC/T to the Government quality assurance representative (QAR) with the items offered for acceptance. The CoC/T must clearly reference the applicable contract number. Upon acceptance, the QAR shall sign all copies indicating approval of the certification and acceptance of the supplies. The contractor shall email the signed copy to DLA Land and Maritime at Maritime.CDAP.Monitor@dla.mil. The second copy shall be retained by the QAR. The original shall be maintained by the contractor.

(5) If the contract requires inspection and acceptance at destination, the Contractor shall email one copy of the CoC/T to DLA Land and Maritime at Maritime.CDAP.Monitor@dla.mil upon shipment/delivery. The CoC/T must clearly reference the applicable contract number.

(End of TQ Requirement)
(1) The contractor warrants that for one year all supplies furnished under this contract will be free from defects in material and workmanship and will conform to all requirements of this contract. Warranty period begins from the date of acceptance.

(2) Any supplies or parts corrected or furnished in replacement by the contractor shall be subject to the conditions to the same extent as supplies initially delivered. This warranty shall be equal in duration to one year and shall run from the date of delivery of the corrected or replaced supplies.

(3) When the machine is inoperable because of a defect, deficiency and/or nonconformance subject to the contractor's warranty, and after the contractor has received written notice of the defect, deficiency or nonconformance, the warranty shall be extended for the time period during which the machine was inoperable (i.e., length of time from when contractor receives notification until machine is operable.)

(4) The contractor shall not be obligated to correct or replace supplies if the facilities, tooling, drawings, or other equipment or supplies necessary to accomplish the correction or replacement have been made unavailable to the contractor by action of the Government. In the event that correction or replacement has been directed, the contractor shall promptly notify the contracting officer, in writing, of the non-availability.

(5) The contractor shall also prepare and furnish to the Government data and reports applicable to any correction required (including revision and updating of all affected data called for under this contract) at no increase in the contract price.

(6) When supplies are returned to the contractor, the contractor shall bear the transportation costs from the place of delivery specified in the contract (irrespective of the free on board point, or the point of acceptance) to the contractor's plant and return. When defective items are returned to the contractor from other than the place of delivery specified in the contract, or when the Government exercises alternate remedies, the contractor's liability for transportation charges incurred shall not exceed an amount equal to the cost of transportation by the usual commercial method of shipment between the place of delivery specified in the contract and the contractor's plant and subsequent return.

(7) The warranties expressed herein are in lieu of any implied warranties of merchantability and “fitness for a particular purpose”.

(8) Remedies available to the Government.

(a) In the event of a breach of the contractor's warranty, the Government may, at no increase in contract price

(i) Require the contractor, at the place of delivery specified in the contract (irrespective of the F.O.B. point or point of acceptance), or at the contractor's plant, to repair or replace, at the contractor's election, defective or nonconforming supplies, or
(ii) Require the contractor to furnish at the contractor's plant the materials or parts and installation instructions required to successfully accomplish the correction.

(iii) Where it is impracticable for the Government to pursue remedies at (i) and (ii), the Government may arrange for the repair or replacement of defective or nonconforming supplies by the Government or by another source at the contractor's expense. Where the Government is to accomplish the repair, the contractor at the Government's option will furnish the material or parts and the instruction required to successfully accomplish the repair.

(9) If the contracting officer does not require correction or replacement of defective or nonconforming supplies or the contractor is not obligated to correct or replace under paragraph (4) the Government shall be entitled to an equitable reduction in the contract price.

(10) The contracting officer shall notify the contractor in writing of any breach of the warranty in paragraph (b) of this clause within a reasonable period, but not later than 45 days after discovery of the defect. The contractor shall submit to the contracting officer a written recommendation within two working days as to the corrective action required to remedy the breach. After the notice of breach, but not later than five days after receipt of the contractor's recommendation for corrective action, the contracting officer may, in writing, direct correction or replacements in paragraph (8)(a) and the contractor shall comply with this direction within five days of receipt. If it is later determined that the contractor did not breach the warranty in paragraphs (1) and (b) the contract price will be equitably adjusted.

(11) If supplies are corrected or replaced, the period for notification of a breach of the Contractor's warranty in paragraph 10 shall be 45 days from the discovery of the defect.

(12) The rights and remedies of the Government provided in this clause are in addition to and do not limit any rights afforded to the Government by any other clause of the contract.

(13) The contractor shall be liable for the reasonable costs of disassembly and/or reassembly of larger items when it is necessary to remove the supplies to be inspected and/or returned for correction or replacement.

(End of TQ Requirement)
RQ009: INSPECTION AND ACCEPTANCE AT ORIGIN

The inspection location for supplies is the awardee’s CAGE CODE address unless otherwise indicated in the contract/purchase order. Inspection will be conducted by the Government’s Quality Assurance Representative (QAR). Inspection of packaging, if required, may be conducted at the packaging location cited in the award.

SECTION I (All Awards)

a. Objective evidence of conformance with all contract quality assurance requirements must be present at the inspection location. When requested, manufacturer drawings and technical information and complete records of all inspection work performed to verify that the supplies meet technical requirements shall be provided. If required to determine conformity with contract requirements, subcontractor records shall also be provided.

b. Objective evidence to establish the location of the actual manufacturing source may also be requested to confirm the end product country of origin and/or business size of the manufacturer.

c. If the supplier is not the manufacturer of the supplies, objective evidence must be furnished to establish the supplies were produced by an approved manufacturer or approved source.

d. The QAR is required to notify the Post Award Administrator (PCO), if at time of Government Source Inspection (GSI), the QAR is denied access to the offeror's facility. If supplies being provided are described only by manufacturer’s name/CAGE Code and part number, objective evidence must be furnished to establish that the supplies were manufactured under the direction of or under agreement with the CAGE Code of the part number offered.

e. The QAR may require additional examinations and tests to determine:

   i. Completeness of item
   ii. Material is new and unused
   iii. Absence of corrosion
   iv. Contamination or deterioration
   v. Correct identification/item marking
   vi. Correct packaging
   vii. Absence of any damage
   viii. Compliance with preparation for delivery

SECTION II (Surplus Awards)

a. The QAR may require examinations and tests to determine conformance as referred to in Section I (f) above.

b. The item shall be in the original packaging and/or package markings of each item of supply shall be visually verified to previous Government contract number and part number by the QAR prior to packaging for delivery. Any deviation shall be cause for rejection of the item.

c. Unless the solicitation states otherwise, offerors of surplus material are authorized to open packages, inspect material, and reseal packages to verify material conforms to conditions of the contract. Each time this is accomplished, the offeror’s authorized representative or inspector must sign documentation showing where they resealed the package and annotate the date of inspection. The Procuring Activity may add additional inspection requirements based on the evaluation of the surplus offer. Such additional requirements will be identified before award or at time of issuing a unilateral purchase order (offer).

(End of TQ Requirement)
RQ010: DATA NAME PLATES

(1) The most current version of military standard (MIL-STD) 130 is applicable with the exception of paragraphs 4.1, 4.5, 4.6, 4.11 and 4.13. Data name plates shall be made of minimum 22-gauge corrosion-resisting metal and attached to each item by rivets, screws, or welding in such a manner as to meet the applicable National Sanitation Foundation sanitary requirements for this equipment. The plate shall contain the following information stamped, engraved or applied by photosensitive means.

- a) National stock number
- b) Procurement Instrument Identification Number
- c) Specification data
- d) Manufacturer's name, address, phone number
- e) Supplier's name, address, phone number
- f) Manufacturer's model number
- g) DIC approved manual number

(2) Each plate shall be placed so that it is readily visible to the operator during normal operating use. Each plate shall be placed in a manner as to not adversely affect the life and utility of the item.

(End of TQ Requirement)
RQ011: REMOVAL OF GOVERNMENT IDENTIFICATION FROM NON-ACCEPTED SUPPLIES

The Contractor shall remove or obliterate from a rejected end item and its packing and packaging, any marking, symbol, or other representation that the end item or any part of it has been produced or manufactured for the United States Government. Removal or obliteration shall be accomplished prior to any donation, sale, or disposal in commercial channels.

(End of TQ Requirement)
RQ012: QUALIFIED PRODUCTS LIST (QPL) CONNECTOR ASSEMBLIES AND QPL ELECTRICAL CONTACTS

This is a qualified item. DLA Directive (DLAD) Procurement Note “H01 Qualified Products List (QPL) for Federal Supply Class (FSC) 5935 Connector Assemblies and Contacts” applies. The full text of H01 is in the DLAD Procurement Notes located on the Web at: http://www.dla.mil/HQ/Acquisition/Offers/eProcurement.aspx.

(End of TQ Requirement)
RQ013: QUALIFIED SUPPLIERS LIST OF MANUFACTURERS (QSLM) FOR GUN PARTS

This is a qualified item. DLA Directive (DLAD) Procurement Note “M02 Qualified Suppliers List of Manufacturers (QSLM) for Gun Parts Federal Supply Class (FSCs) 1005, 1010, 1015, 1025, 1055, and 1095” applies. The full text of M02 is in the DLAD Procurement Notes located on the Web at: http://www.dla.mil/HQ/Acquisition/Offers/eProcurement.aspx.

(End of TQ Requirement)
RQ014: QUALIFIED SUPPLIERS LIST OF DISTRIBUTORS (QSLD) AND QUALIFIED TESTING SUPPLIERS LIST (QTSL) FOR FEDERAL SUPPLY CLASS (FSC) 5961 SEMICONDUCTORS AND HARDWARE DEVICES AND FSC 5962 ELECTRONIC MICROCIRCUITS

This is a qualified item. The DLA Directive (DLAD) Procurement Note “M01 Qualified Suppliers for Federal Supply Class (FSC) 5961 Semiconductors and Hardware Devices and FSC 5962 Electronic Microcircuits” applies. The full text of M01 is in the DLAD Procurement Notes located on the Web at: http://www.dla.mil/HQ/Acquisition/Offers/eProcurement.aspx.

(End of TQ Requirement)
This is a qualified item. The DLA Directive (DLAD) Procurement Note “M03 Qualified Suppliers List for Manufacturers (QSLM)/Qualified Suppliers List for Distributors (QSLD) for Troop Support” applies. The full text of procurement note M03 can be found in the DLAD Procurement Notes located on the Web at: http://www.dla.mil/HQ/Acquisition/OfferseProcurement.aspx.

(End of TQ Requirement)
This is a qualified item. The item contains one or more components defined by a specification(s) with an associated Qualified Products List (QPL) or Qualified Manufacturers List (QML). The DLA Directive (DLAD) Procurement Note “H02 Component Qualified Products List (QPL)/Qualified Manufacturers List (QML)” applies. The full text of H02 can be found in the DLAD Procurement Notes located on the Web at: http://www.dla.mil/HQ/Acquisition/Offers/eProcurement.aspx.

(End of TQ Requirement)
RQ017: PHYSICAL IDENTIFICATION/BARE ITEM MARKING

(1) Unless authorized by exclusions listed below, items shall be marked as specified in the current military standard 130 (MIL-STD-130). The following supplemental marking requirements shall take precedence in case of conflict with MIL-STD-130:

(a) Unless the design control document specifically cites other marking requirements, the item will be considered too small to mark under the conditions listed below (however, IP027 Packing and Marking Requirements for Federal Stock Class (FSC) 5961 and Semiconductors and Hardware Devices and FSC 5962 Electronic Microcircuits) applies:

(2) For federal supply classes (FSCs) 5905, 5910, 5935, 5961, 5962, and 5999, items smaller than .100 inch in diameter and .250 inch in length or .100-inch square X .250 inch in length, exclusive of wire leads, will not be marked.

(3) Items from other FSCs will not be marked if the item is smaller than .250 inch in diameter X .500-inch-long or .250-inch square X .500-inch-long, exclusive of wire leads.

(4) Restrictions (1) and (2) above will not preclude marking of items of smaller dimensions if it is the manufacturer’s standard practice to do so.

(a) No other physical item marking exclusions are authorized unless specified by MIL-STD-130.

(End of TQ Requirement)
RQ018: CONTRACTOR RETENTION OF SUPPLY CHAIN TRACEABILITY DOCUMENTATION (AUG 2016)

This item requires supply chain traceability documentation in accordance with DLA Directive (DLAD) Procurement Note “C03 Contractor Retention of Supply Chain Traceability Documentation (AUG 2016)”. The full text of C03 can be found in the DLAD Procurement Notes located on the Web at: http://www.dla.mil/HQ/Acquisition/Offers/eProcurement.aspx.

(End of TQ Requirement)
RQ01: FEDERAL AVIATION ADMINISTRATION (FAA) AIRWORTHINESS APPROVAL

1. This item has been identified as being used on commercial certified aviation aircraft. Parts are required to be manufactured by an FAA approved manufacturer. The Supplier shall prepare and furnish with the shipment an FAA 8130-3, Certificate of Conformance (CoC) equivalent in compliance with the CDRL, EASA Form 1, or TCCA Form One for delivered parts requiring FAA approval in the civil aviation sector in compliance with 14 CFR part 21, "Certification Procedures for Parts and Products with a “statement certifying "ALL" items furnished on the contract are "Serviceable or Airworthy, ready for installation in New, Repaired, Overhauled, Modified, Inspected/Tested" condition, in conformity to approved design data, and are in a condition for safe operation (i.e. airworthy) and are in "FULL COMPLIANCE" with all specifications, technical data and contract requirements.

2. Material provided by a dealer/distributor must provide traceability documentation as an approved/licensed distributor of the original equipment manufacturer. Traceability documentation may be requested by the Acquisition Specialist either prior to or subsequent to award.

3. Material is to be new and unused. "FAA Certified Part" marking/sticker is required on the outside of the packaging.

(End of TQ Requirement)
Gauges and other measuring and testing equipment used for product acceptance shall conform to specified technical requirements and shall be calibrated in accordance with International Organization for Standardization (ISO) 10012-2003 "Requirements for the Measurement Processes and Measuring Equipment", excluding paragraph 7.3.1 of ISO 10012-2003, and adding the requirements that "The collective uncertainty of the measurement standards shall not exceed 25 percent of the acceptable tolerance for each characteristic being calibrated. The contractor's calibration system description may include provisions for deviating from the uncertainty requirements, provided the adequacy of the calibration is not degraded. The contractor shall be responsible for assuring that the sources providing calibration services, other than U.S. National Bureau of Standards or DoD laboratories, are capable of performing the required service to the satisfaction of this ISO standard. Certificates or reports from other than the U.S. National Bureau of Standards (NBS) or DoD laboratory shall attest to the fact that the measurement standards used in obtaining the results are traceable.”

(End of TQ Requirement)