

8. DEFAULT

(a) LOCKHEED MARTIN, by written notice, may terminate this Contract for default, in whole or in part, if SELLER (i) fails to comply with any of the terms of this Contract; (ii) fails to make progress so as to endanger performance of this Contract; (iii) fails to provide adequate assurance of future performance; (iv) files or has filed against it a petition in bankruptcy; or (v) becoment insolve suffers a material adversemange in financial condition. SELLER shall have ten (10) days (or such longer period as LOCKHEED MARTIN may authorize in writing) to cure any such failure after receipt of notice from LOCKHEED MARTIN. Default involving delivery schedule delays, bankruptcor adverse change in financial condition shall not be subject to the cure provision.

(b) Following a termination for default of this Contract, SELLER shall be compensated only for Work actually delive **ceptad** ac LOCKHEED MARTIN may require SEbuldeRver to LOCKHEED MARTIN any supplies and materials, manufacturing materials, and manufacturing drawings that SELLER has specifically produced or acquired for the terminated portion of this ContractDLOCKHEE MARTIN and SELLER shall agree on the arobit patyment for these other deliverables.

(c) Upon the occurrence and during the continuation of a default, LOCKHEED MARTIN may exercise any and all rights and remediavailable to it under applicable law and equity, including without limitation, caatical of this Contract. If after termination for default under this Contract, it is determined that SELLER was not in default, such termination shall be deemed a termination for convenience.

(d) SELLER shall continue all Work not terminated or cancelled.

9. DEFINITIONS

The following terms shall have the meanings set forth below:

(a) "Contract" means the instrument of contracting, such as "Purchase Order", "PO", "Subcontract", or other such typeodesigna including these General Provisions, 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) t term "Contract" shall also mean the release document for the Work to be performed.

(b) "LOCKHEED MARTIN" means LOCKHEED MARTIN CORPORATION, acting through its companies or business units, as iden the "9(L)3(O)4(C)8(K)7(H)2(E)-1(E)-1(D)6(M)5(A)6(R)-6(T)10(I)4(N")8()-12(m)-3(e)9aons that sb(s)10(i)5(ir)5(a)2(r)5y(o)2(r)5(a)2(r)5y(o)2(r)5(a)2(r)5(

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(b) Until final resolution of any dispute, SELLER shall diligently proceed with the performance of this Contract as directed by LOCKHEED MARTIN.

11. ELECTRONIC CONTRACTING



Department's Office of Foreign Assets Control ("OFAC"), Denied Parties List, Unverified List distinitient by the U.S. Commerce Department's Bureau of Industry and Security ("BIS") or the List of Statutorily Debarred Parties maintained by the U State Department's Directorate of Defense Trade Controls, or the consolidated list of asset argets designated by the United Nations, European Union, and United Kingdom (collectively, "Restricted Party Lists"). SELLER shall immediately nok (HEMEDLOC MARTIN Procurement Representative if SELLER or any parent, subsidiary or affiliate of SELLER is, or becomes, listed on any Restricted Party List or if SELLER's export privileges are otherwise denied, suspended or revoked in whole or in part by any U.S. o non-U.S. government entity or agency, or by any entity or agency of SELLER's own country.

(d) LOCKHEED MARTIN ITAR Controlled Technical Data can be provided only to SELLER's same country national employees. Th country national employees and/or dual country national employees of SELLER are not authorized to receive LOCKHEED MARTIN ITAR Controll







(b) If SELLER becomes aware of any compromise of informativity of by LOCKHEED MARTIN to SELLER, its officers, employees, agents, suppliers, or subcontractors (an "Incident"), SELLER shall take appropriate immediate actions to investigate intubecont Incident and any associated risks, including prompt notificato LOCKHEED MARTIN after learning of the Incident. As used in this Section, "compromise" means that any information provided by LOCKHEED MARTIN has been exposed to unauthorized access, inadvertent disclosure, known misuse, loss, destruction, or atternative ther than as required to perform the Work. SELLER shall provide reasonable cooperation to LOCKHEED MARTIN in conducting any investigation regarding the nature and scope of any Incident. Any costs incurred in investigating or remedying Incidents by SELLER.

(c) Any LOCKHEED MARTIN provided information identified as proprietary or subject to restrictions on public disclosore by law regulation shall be encrypted (i) if transmitted via the Internet, or (ii) during electronic storagteiftjadly accessible by the Internet or otherwise by nonauthorized users.

(d) The provisions set forth above are in addition to and do not alter, change or supersede any obligations containeprietary information agreement between the parties.

20. INFORMATION OF SELLER

SELLER shall not provide any proprietary information to LOCKHEED MARTIN without prior execution of a proprietary information agreement by the parties.

21. INSPECTION AND ACCEPTANCE

(a) LOCKHEED MARTIN and its customer may in stoked that reasonable times and places, including, when practicable, during manufacture and before shipment. SELLER shall provide all information, facilities, and assistance necessary for sate is inspection without additional charge.

(b) No such inspection shall relieve SELLER of its obligations to furnish and warrant all Work in accordance with the requirements o this Contract. LOCKHEED MARTIN's final inspection and acceptance shall be at destination.

(c) If SELLER delivers roomforming Work, LOCKHEED MARTIN may, in addition to any other remedies available at law or at equity: (i) accept all or part of such Work at an equitable price reduction; or (ii) reject such Work; or (iii) require SELLERRat Society, to make all repairs, modifications, or replacements at the direction of LOCKHEED MARTIN necessary to enable such Work to comply in all respects with Contract requirements.

(d) SELLER shall nottee der rejected Work without disclosing the corrective action taken.

22. INSURANCE/ENTR



irrevocable, nonexclusive, workdide, royaltyfree license to: (i) make, have made, sell, offer for sale, use, execute, reproduce, display,perform, distribute (internally or externally) copies of, and prepare derivative works based upon, such statisting inventions, technology, designs, works of authorship, mask works, technical information, computer software, and other or materials and derivative works thereof; and (ii) authorize others to do any, some or all of the foregoing.

(d) The tangible medium storing all reports, memoranda or other materials in written form including machine readable form, prepared by SELLER and furnished to LOCKHEED MARTIN pursuant to this Contract shall become the sole property of LOCKHEE MARTIN.

24. LANGUAGE AND STANDARDS

All reports, correspondence, drawings, notices, marking, and other communications shall be in the English languagesh the Engli version of the Contract shall prevail. Unless otherwise provided in writing all documentation and work shall employ the units United States Standard weights and measures.

25. NEW MATERIALS

The Work to be delivered hereunder shall consist of new miaster not used, or reconditioned, remanufactured, or of such age as to impair its usefulness or safety.

26. OFFSET CREDIT/COOPERATION

This Contract has been entered into in direct support of LOCKHEED MARTIN's international offset programs. All offset benefit creater resulting from this Contract are the sole property of LOCKHEED MARTIN to be applied to the offset program of its choice. SELLER shallassist LOCKHEED MARTIN in securing appropriate offset credits from the respective country governmities author

27. PACKING AND SHIPMENT

(a) Unless otherwise specified, all Work is to be packed in accordance with good commercial practice.

(b) A complete packing list shall be enclosed with all shipments. SELLER shall mark containers or packages withiftingessar loading, and shipping information, including the LOCKHEED MARTIN 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 **sp**ified, delivery is FCA Free Carrier, in accordance with INCOTERMS 2010. Carrier and site of delivery for th goods shall be specified in the Contract.

28. PAYMENTS, TAXES, AND DUTIES

(a) Unless otherwise provided, terms of payment shall be net thing days from the latest of the following: (i) LOCKHEED MARTIN's receipt of SELLER's proper invoice; (ii) scheduled delivery date of the Work; or (iii) actual delivery of the Work.

(b) Each payment made shall be subject to reduction to the extent of ansovanich are found by LOCKHEED MARTIN or SELLER not to have been properly payable, and shall also be subject to reduction for overpayments. SELLER shall promptly notify LOCKHEED MARTIN of any such overpayments found by SELLER.

(c) LOCKHEED MARTIN shall have



(d) Payment shall be deemed to have been made as of the date of mailing LOCKHEED MARTIN's payment or electronic funds transfer.

(e) Unless determise specified, prices include all applicable federal, state, and local taxes, duties, tariffs, and similar fees in posed b any government, all of which shall be listed separately on the invoice.

(f) The prices stated in the Contract are firm, fixedesiin United States Dollars.

29. PRECEDENCE

Any inconsistencies in this Contract shall be resolved in accordance with the following descending order of precedenceof(1) F the Purchase Order and/or Task Order, release document, or schedule, (incluging ntinuation sheets), as applicable, including any special terms and conditions; (2) this CorpDoc; and (3) the Statement of Work.

30. QUALITY CONTROL SYSTEM

(a) SELLER shall provide and maintain a quality control system to an industry recognize Standard and in compliance with any other specific quality requirements identified in this Contract.

(b) Records of all quality control inspection work by SELLER shall be kept complete and available to LOCKHEED MARTIN and its customers.

31. RELEASE OF



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

(c) If SELLER becomes aware of an impending labor dispute involving SELLER or any lower tier sub constrayoddiner difficulty in performing the Work, SELLER shall lynnetify LOCKHEED MARTIN, in writing, giving pertinent details. This notification shall not change any delivery schedule.

(d) In the event of a termination for convenience 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 LOCKHEED MARTIN.

38. TRAVEL COSTS

(a) All travel incurred by SELLER in the performance of this Contract is included within the Contract price and shall not be separate reimbursed by LOCKHEED MARTIN unless such travel is expressly authorized in writing in advance by LOCKHEED MARTIN's Procurement Representative.

(b) When travel is authorized under this Contract, SELLER shall be reimbursed only for necessary, reasonable, **eave** between the expenses for transportation, lodging, meals and incidental expenses only to the extent that they do not exceed the maximum pe diem rate in effect at the time of travel, as set forth in the United States Federal Travel Regulations for the areast efutheorized under this ContractAir travel shall be reimbursed for coach class dudy ging expenses are reimbursable only where incurred from establishments serving the general public.

(c) SELLER shall provide a detailed summary of all such costs b