

**CUSTOMER CONTRACT REQUIREMENTS
UNITED KINGDOM CHINOOK THROUGH LIFE CUSTOMER SUPPORT
CUSTOMER CONTRACT CHC/087
TASK ORDER 102 PROJECT JULIUS, PHASE 1**

CUSTOMER CONTRACT REQUIREMENTS

The following customer contract requirements apply to this contract to the extent indicated below.

1. The following contract clauses are incorporated by reference from the United Kingdom Ministry of Defense (UK MoD) DEFCONs and apply to the extent indicated. The DEFCONs may be found at <http://www.ams.mod.uk/ams/content/docs/toolkit/home.htm> . In all of the following clauses “Purchaser” or “Authority” shall mean Boeing or Buyer or the like and any reference to “Supplier”, “Contractor” or “subcontractor” shall mean Seller, except for those DEFCONs indicated to the contrary by an asterisk (*) where the “Authority” shall mean the UK MoD.

DEFCON 23	(Edn. 4/98)	Special Jigs, Tooling and Test Equipment*
DEFFORM 43	(Edn. 11/98)	Memorandum to Contractor on Disposal of Materials, etc. made Surplus by the Termination, Amendment or Reduction of Ministry of Defence Contracts;
DEFCON 68	(Edn. 9/97)	Supply of Hazardous Articles and Substances;
DEFCON 76	(Edn. 7/99)	Contractor’s Personnel at Government Establishments. For the purposes of Clause 4 of DEFCON 76 (Edn. 7/99), The Boeing Company’s limitation of liability shall be £10,000,000 for any one incident.”
DEFCON 117	(Edn. 8/02)	Supply of Documentation for NATO Codification Purposes
DEFCON 315	(Edn. 2/98)	Contract Data Requirements
DEFCON 316	(Edn. 5/98)	Government Furnished Information
DEFCON 501	(Edn. 8/02)	Definitions and Interpretations:
DEFCON 515	(Edn. 9/01)	Bankruptcy and Insolvency;

DEFCON 516	(Edn. 11/02)	Racial Discrimination;
DEFCON 518	(Edn. 9/97)	Transfer;
DEFCON 520	(Edn 10/98)	Corrupt Gifts and Payments of Commission;
DEFCON 521	(Edn. 10/98)	Sub-Contracting to Supported Employment Enterprises;
DEFCON 526	(Edn. 8/02)	Notices;
DEFCON 527	(Edn. 9/97)	Waiver;
DEFCON 530	(Edn. 09/03)	Dispute Resolution (English Law):
DEFCON 531	(Edn. 10/97)	Disclosure of Information;
DEFCON 534	(Edn. 6/97)	Prompt Payment (Sub-Contracts);
DEFCON 537	(Edn. 6/02)	Rights of Third Parties;
DEFCON 538	(Edn. 6/02)	Severability;
DEFCON 566	(Edn. 9/02)	Change of Control of Contractor

Paragraph 3: The advice should be submitted to:

Boeing
International Contracts and Pricing
P10-43
Ridley Park, PA

DEFCON 601	(Edn. 01/98)	Disposal of Redundant Material (Articles supplied under DEFCON 611 (Edn. 01/04) – Issued Property only);
DEFCON 602(a)	(Edn. 12/98)	Quality Assurance (With Quality Plan); (if quality plan is required with PO)

For the avoidance of doubt, Quality Assurance shall be as agreed in Annex J to this Supplemental Agreement V1.0. See Below for Annex J.

DEFCON 603	(Edn. 6/97)	Aircraft Integration and Clearance Procedure
DEFCON 607	(Edn. 7/99)	Radio Transmissions;
DEFCON 608	(Edn. 10/98)	Access and Facilities to be Provided by the Contractor
DEFCON 611	(Edn. 01/04)	<p>Issued Property</p> <p>Clause 6 of this DEFCON 611 will be revised from “all reasonable measures” to “reasonable measures”.</p> <p>For the avoidance of doubt, the Authority's remedy for loss or damage to the Issued Property under Clause 8 of this DEFCON shall be limited to repair or replacement of the Issued Property or the cost of repairing or replacing the Issued Property, except where such loss or damage causes the Article not to conform to the requirements of the contract, in which case the Authority shall have the right to reject the Articles under clause 1 of DEFCON 524.</p> <p>(See Issued Property Article below in conjunction with this DEFCON)</p>
DEFCON 612	(Edn. 10/98)	Loss of or Damage to the Articles;
DEFCON 624	(Edn. 4/00)	Use of Asbestos in Arms, Munitions, or War Materials;
DEFCON 625	(Edn. 10/98)	Co-operation on Expiry of Contract
DEFCON 637	(Edn. 8/99)	Defect Investigation and Liability
DEFCON 638	(Edn. 11/02)	Flights Liability and Indemnity
DEFCON 643	(Edn. 7/04)	<p>Price Fixing</p> <p>Applies only to UK sub-contractors, with procurements over \$300,000. The sub-contractor is required to provide direct to the Authority a full breakdown of the price including hourly rates, overheads, profit, material costs, labour hours and any other relevant factors. This breakdown shall be</p>

provided within an Equality of Information (EofI) Pricing Statement and the Contractor agrees that the Authority may undertake direct audits of any such UK sub-contracts. Where an audit is required, the relevant sub-contract shall not be signed or agreed until a price has been agreed between the Authority and the Contractor.

DEFCON 644 (Edn. 10/98) Marking of Articles- "For clarification where practical all Articles shall be marked with the data specified in DefStan 05-34 or Mil Std 129P as appropriate. In all cases such marking shall include the NSN. Where the size of an article prevents the direct application of such a marking regime the Contractor shall ensure that the smallest pack in which identical items are collectively packed shall be marked with the NSN and any other requirements as detailed in DEFCON129 (Edn 04/03)

DEFCON 648 (Edn. 10/02) Availability of Information

Applies only to UK sub-contractors, with procurements over \$300,000. The sub-contractor is required to provide direct to the Authority a full breakdown of the price including hourly rates, overheads, profit, material costs, labour hours and any other relevant factors. This breakdown shall be provided within an Equality of Information (EofI) Pricing Statement and the Contractor agrees that the Authority may undertake direct audits of any such UK sub-contracts. Where an audit is required, the relevant sub-contract shall not be signed or agreed until a price has been agreed between the Authority and the Contractor.

DEFCON 649 (Edn. 7/99) Vesting

DEFCON 650 (Edn. 10/02) Reference to the Review Board of Questions Arising Under the Contract

Applies only to UK sub-contractors, with procurements over \$300,000. The sub-contractor is required to provide direct to the Authority a full breakdown of the price including hourly rates,

overheads, profit, material costs, labour hours and any other relevant factors. This breakdown shall be provided within an Equality of Information (EofI) Pricing Statement and the Contractor agrees that the Authority may undertake direct audits of any such UK sub-contracts. Where an audit is required, the relevant sub-contract shall not be signed or agreed until a price has been agreed between the Authority and the Contractor.

DEFCON 651 (Edn. 10/02) Reference to the Review Board of Questions Arising in Relation to Relevant Subcontracts Including Those with a Subsidiary Company or Firm.

Applies only to UK sub-contractors, with procurements over \$300,000. The sub-contractor is required to provide direct to the Authority a full breakdown of the price including hourly rates, overheads, profit, material costs, labour hours and any other relevant factors. This breakdown shall be provided within an Equality of Information (EofI) Pricing Statement and the Contractor agrees that the Authority may undertake direct audits of any such UK sub-contracts. Where an audit is required, the relevant sub-contract shall not be signed or agreed until a price has been agreed between the Authority and the Contractor.

DEFCON 656 (Edn. 10/98) Break;

For the purposes of Clause 1 of DEFCON 656 the period shall be sixty (60) business days and for Clause 3a(ii) the period shall be 120 days from the effective date of termination. For the purposes of this Task Order 087 the value at Clause 6 of DEFCON 656 shall be \$100,000.

For the avoidance of doubt, MoD FHL IPT's rights under this DEFCON shall be limited to this Supplemental Agreement V1.0 and Task 102 Project JULIUS and does not confer any rights relative to the whole of the CHC/087 Partnering Agreement.

DEFCON 659	(Edn. 9/97)	Security Measures; (To be inserted in all UK Sub-Contracts)
DEFCON 661	(Edn. 05/02)	War Risk Indemnity;
DEFCON 684	(Edn. 01/04)	Limitation Upon Claims in Respect of Aviation Products:
DEFCON 694	(Edn. 01/04)	Accounting for Property of The Authority. For the avoidance of doubt, the requirement shall be for an annually reconciled report with access for audit by MoD Asset Accounting Centre, or other Authority appointed representative, on an as and when basis in accordance with Interim DefStan 05-99.

2. The following prime contract special provisions apply to this purchase order:

A. Access and Surveys

- 1: Where, under the Agreement, Seller/Supplier is required to provide facilities, for use by The Boeing Company and/or the Authority, the Seller/Supplier shall use all reasonable endeavours to provide such facilities at the times and for the duration and periods set out in the Agreement.
- 2: Representatives of Boeing and/or the Authority shall be granted reasonable access to work in progress at the Supplier's premises and at the Designated Area for the purposes of keeping in touch with the nature and progress of the work under the Contract. Such access will be pre-coordinated and be on a non-interference basis. Proper Security and Export clearances shall be in place.
- 3: The Supplier shall furnish to representatives of the Authority such copies of orders, specifications, drawings and other documents as may reasonably be required for the purposes of keeping in touch with the nature and progress of work under the Contract.
- 4: The Boeing Company and the Authority representatives shall comply with all appropriate site/station standing orders.

- 5: If Boeing reasonably believes that Seller/Supplier is in breach of its obligations under this Contract or is not carrying out the contractor work in accordance with the Contract then Boeing may carry out a survey of the contracted work to assess whether the contracted work have been completed or partially completed in accordance with its obligations under the Contract. At Boeing's option, representatives of the Authority may accompany Boeing during the survey.
- 6: Boeing shall notify Seller/Supplier in writing a minimum of 10 days in advance of the date on which it wishes to carry out the survey.
- 7: When carrying out any survey, Boeing shall use reasonable endeavors to minimise any disruption caused to the provision of the contracted work. Seller/Supplier shall give Boeing, at no additional charge, any reasonable assistance required during the carrying out of any survey.
- 8: If the survey shows that Seller/Supplier has not complied or is not complying with its obligations under this Clause, Boeing shall:
 - A: notify Seller/Supplier of the standard that the condition of the contracted work should be in to comply with its obligations;
 - B: agree a reasonable period within which Seller/Supplier must carry out such rectification and/or maintenance work
- 9: Provided Boeing and Seller/Supplier agree to the survey results, Seller/Supplier shall carry out such rectification and/or maintenance work within the period specified and any costs it incurs in carrying out such rectification and/or maintenance work shall be at its own expense. If agreement cannot be reached between Boeing and Seller/Supplier the matter shall be referred to the Disputes clause.

B. Intellectual Property Rights

- 1: If this Agreement is let under DEFCON 14 (Inventions and Designs), 15 (Design Rights and Rights to Use Design Information), 90 (Copyright), 91 (Intellectual Property Rights in Software), 632 (Third Party IPR), 703 (IPR Vesting in the Authority) or 705 (IPR Research and Technology) either all of a combination then the Seller/Supplier shall enter into an Agreement direct with the Authority, namely the DEFFORM 177 (Sub-Contractors Agreement) which a copy for reference shall be provided to Boeing.
2. Subject to 1 above, The Supplier grants to the Purchaser a non-exclusive licence (on fair and reasonable terms to be agreed) to use any of the Supplier's Background Rights and the foreground Rights vested in the Supplier pursuant to this Contract to the extent necessary to fulfil the Purchaser's obligations under the Prime Contract to the Authority, subject to the terms and execution of applicable Boeing Licensing Agreements which will be append to this Contract upon agreement

- 3: Seller/Supplier shall indemnify The Boeing Company and the Authority (and any third party engaged by The Boeing Company or the Authority) against any losses, claims, actions, damages, demands, charges or expenses resulting from:
 - (A) infringement or alleged infringement by Seller/Supplier of Intellectual Property Rights of third parties; and
 - (B) failure by Seller/Supplier to ensure that The Boeing Company and the Authority is either entitled to a novation of any licence, or has the right to obtain a licence

C. Security Measures

- 1: The Supplier shall ensure, where appropriate, that his employees are cleared to the appropriate security level as stated in the **Restricted Aspects Letter** or Security Aspects Letter issued by the Authority to the Purchaser.
- 2: The Purchaser reserves the right to insist on increased levels of security clearance for specific duties and to refuse or withdraw security clearance under specific circumstances following notification received by the Purchaser from the Authority.
- 3: The Supplier shall ensure that his employees, agents or Sub-Contractors comply with relevant UK MoD Security regulations when working at Government Property. This may include in the most exceptional circumstances a willingness to submit to a search of their person, personal belongings and transport when entering or leaving Government Property. The Supplier shall accept (without prejudice to any remedies the Purchaser may have) full responsibility for any loss or delay in performance of the Contract caused directly or indirectly by the expulsion of, or refusal to allow access to, a Supplier's employee, agent or Sub-Contractor who does not consent to being searched.

D. Supplier's Personnel

- 1: Personnel employed under the Contract shall have the appropriate qualifications, competence and security clearance for the tasks on which they are engaged.
- 2: Where so requested by the Purchaser following a request from the Authority, particulars (as detailed by the Authority) of all personnel to be so employed shall be forwarded in advance to the Purchaser for confirmation of acceptability unless such information is protected by US law.
- 3: The Supplier shall take all reasonable steps to avoid changes of personnel assigned to the work under the Contract. Except whenever changes are unavoidable or of a temporary nature caused by sickness etc, the Supplier shall give at least one month's notice to the Purchaser and paragraphs 1 and 2 above shall apply to the replacement personnel.

E. Health and Safety

- 1: The Supplier shall familiarise itself with and ensure that its sub-contractors and agents shall familiarise themselves with and use reasonable endeavours to comply with the

Purchaser's and the Authority's procedures relating to discipline, fire, health and safety when on the U.K and U.S establishments of the Authority and the Purchaser and such other procedures applicable to such other sites as the Contract requires.

- 2: The Supplier shall ensure that he complies with the Health and Safety at Work etc Act 1974 and corresponding "Enabling Regulations", Environmental Protection Act 1990, the Environment Act 1995 and other relevant statutory provisions **whilst undertaking work in the UK and all applicable regulations whilst undertaking work in the USA.**
- 3: The Supplier shall ensure the he operates under an Environmental Management System based on ISO 9001.

F. Suspension of Import Duty

- 1: In accordance with EC Regulation 150/2003, articles to which this Contract applies are Weapons or Military Equipment that will be used by or on behalf of the Authority in respect of which import duties will be suspended provided the Supplier holds an appropriate end-use authorisation from H.M. Customs & Excise.
- 2: **Upon written request**, the Authority will issue the Supplier with a certificate confirming the items on which duty may be suspended. This certificate (or for multiple consignments, its reference number) together with the Supplier's end-use authorisation number, issued by Customs, must be made available to the Supplier's import agent to enable them to achieve suspension of the import duties at the time of import. In order that these items can readily be identified by the Supplier's import agent, the Supplier's overseas suppliers shall be instructed to endorse their invoices certifying that the goods are in aid of this Contract and shall quote "Destined for use by or on behalf of the Authority, Contract number: CCHC/087".
- 3: No import duty is included in the Contract price.

G. Measures in a Crisis

- 1: The Parties acknowledge that if in its sole opinion the Government of the United Kingdom believes any of the conditions detailed below exist it may appropriate part or all of the Services or a Facility.
- 2: The circumstances referred to in Condition are:
 - A: a material threat to the national security and defence, or a material adverse effect on the national interests, of the United Kingdom, or the occurrence of a state of war, crisis, state of tension or other emergency (whether or not involving hostilities); or

- B: a request to the Government of the United Kingdom by a local authority, public body, or statutory corporation for assistance in relation to the occurrence or possible occurrence of a major accident, crisis or natural disaster; or
 - C: a request by NATO, the EU or the United Nations for support or assistance in relation to international obligations.
- 3: In the event that the Government of the United Kingdom appropriates part of all of any Services or Facility then this Agreement shall be suspended.
 - 4: The Parties shall be released from all obligations under the Agreement if the appropriation lasts more than 180 days or renders the continuation or completion of the Agreement impossible.
 - 5: Where the Government of the United Kingdom appropriates part or all of a Facility and requires Seller/Supplier to prepare an Exit Plan, The Boeing Company will co-operate with Seller/Supplier in the generation of the Exit Plan on a fair and reasonable basis

H. Compliance With Laws.

- 1: For work being undertaken either in the UK or another country, Seller/Supplier shall use all reasonable endeavours to ensure that he, his sub-contractors and suppliers shall comply with the legislation of the country where the work is being performed.
- 2: Within the UK mainland, specifically this will include:
 - A: Health and Safety at Work Act (1974)
 - B: Race Relations Act (1976)
 - C: Race Relations Remedies Act (1994)
 - D: Sex Discrimination Act (1986)
 - E: Disability Discrimination Act (1995)
 - F: Data Protection Act (1984)
- 2: With regards to the Health and Safety at Work Act (1974), nothing in the Contract shall release The Boeing Company or the Authority from his obligations under Statutory requirements for Health and Safety, to provide prior written notice to Seller/Supplier of any health or safety hazards associated with equipment, material or other substances supplied to Seller/Supplier by The Boeing Company or the Authority.

PROJECT JULIUS TASK ANNEX J: SCHEDULE OF QUALITY REQUIREMENTS

Quality System Requirements

1. For the purposes of this Contract Task, the Contractor shall maintain a Quality Management System that satisfies the NATO specific requirements of Allied Quality Assurance Publication 2110 (AQAP 2110) Edition 2 as modified by the Memorandum of Agreement between the Boeing Company and the United Kingdom Ministry of Defence dated 3 May 2005, Version 3, the Chinook Project JULIUS Quality Assurance Management Plan Ref. TBD dated TBD incorporating the Quality Performance and management Plan and implemented through the procedures contained in the latest amendment version of the Contractors Procedure PRO-5765 in accordance with ISO9001 :2000/AS9100.
2. The Contractor shall maintain their certification status to ISO 9001:2000/AS9100 as appropriate for the duration of the Contract.
3. The Contractor shall comply with the Quality System Requirements of:
 - a. ISO 9001:2000 / AS9100
 - b. AQAP 2110 Edition 2 (Nov 2006) - NATO QA Requirements for Design, Development and Production.
 - c. AQAP 2009 Edition 2 (Nov 2006) - NATO Guidance on the use of the AQAP 2000 Series.
 - d. AQAP 2105 Edition 1 (Dec 2005) - NATO Requirements for Deliverable Quality Plans.
 - e. AQAP 2210 Edition 1 (Nov 2006) - NATO Supplementary Software Quality Assurance Requirements to AQAP2110.
 - f. Def Stan 05-57 Issue 5 (Jun 2005) - Configuration Management of Defence Materiel.

Quality Assurance Procedural Requirements

4. The Contractor shall comply with:
 - a. Def Stan 05-61 Part 1 Issue 4 - Concessions
 - b. Def Stan 05-61 Part 9 Issue 3 - Independent Inspection Requirements for Safety Critical Items

MoD Government Quality Assurance Representative (MoD GQAR)

5. The MoD GQAR is: DES SE-DQA -FF for work to be carried out in the UK by the Boeing Sub-contractor Thales and Installer (TBD). See also Para 13 below.

MoD Project Quality Assurance Officer

6. The PQAO is the focal point for Quality matters on behalf of the MoD IPT Leader and for the purposes of this contract is:

DES Chinook-FHL-JUL-4,

YewOb,#1048

MoD Abbey Wood,

Bristol,

BS348JH

Tel: 0117-9131338

Fax: 0117-9134981

Email: DESChinook-FHL-P2@rmod.uk

Quality Assurance Plan/Quality Performance and Management Plan

7. The Contractor shall implement and maintain the Quality Assurance Plan Ref: TBD Issue: Original incorporating a Quality Performance and Management Plan for the duration of the Contract.

8. Sub-Contract Quality Plan(s)

- a. For sub-contract packages valued over \$6Million, a sub-contractor Quality Plan shall be prepared and submitted to Boeing Supplier QA for approval. The sub-contractor Quality Plan is to be made available to the Authority, on request, and may be used by the Authority as the bias against which to carry out any risk based surveillance as they may see fit.
- b. Quality Plans for major or critical work shall comply with AQAP 2105 Edition 1 (Dec 2005).

Sub-Contracting

9. The Contractor shall flow down the contract requirements to sub suppliers/sub-contractors, as appropriate in accordance with the requirements of the Contractors Quality Management System (Meeting AS9100 / AQAP 2110, as modified by the Memorandum of Agreement between the Boeing Company and the United Kingdom Ministry of Defence dated 3 May 2005)

10. The Contractor shall advise the PQAO of any changes to their Sub-Contract Plan. The information to be supplied shall include:

- a. Details of work to be placed on sub-contract
- b. Name and address of the sub-contractor and place of manufacture, if different.
- c. Details of Sub-contractor Certification

11. Sub-contract Orders - The contractor shall supply to the Authority, on request, a copy of any Sub-contract Order and/or Sub-contractor Quality Plan required for their activities.

International Contracts / Sub-contracts / Orders

12. Where work is to be undertaken outside of the UK as a result of Contract I Sub-Contract(s) I Order(s). QA surveillance may be required to be conducted directly by the Authority or

requested from the National Quality Assurance Authority in the relevant countries in accordance with NATO STANAG 4107, the relevant Memoranda of Understanding (MOU) agreed between the Governments concerned, or other agreed arrangements. The MoD or National QAR shall be entitled to undertake QA surveillance on behalf of the Authority at the Contractor's or Sub-Contractors' premises.

13. In all such cases where the Sub-Contractor is not based in the UK, the Contractor shall include in any relevant Sub-Contract I Order the following clause selecting where marked thus' as appropriate:

- a. This 'Contract I Order may be subjected to Government QA surveillance at your facility on behalf of the Government of the UK. You shall provide any assistance need by the Government Quality Assurance Representative (GQAR) in the execution of their responsibilities in the execution of this Contract I Order.

14. The decision to request surveillance rest with the Authority and it is the Authority that will make the request.

Configuration Management

15. The Contractor shall maintain the data pack under Configuration Control in accordance with the requirements of Def Stan 05-57 Issue 5 (Jun 2005) Configuration Management of Defence Materiel.

16. The Contractor shall maintain in accordance with Def Stan 05-57 Issue 5, Para 10, a Configuration Status Record (CSR).

17. Where manufacturing data affects interchangeability (ICY) of articles, the Contractor shall implement all necessary measures to ensure and demonstrate that interface parameters, including performance, dimensions, tolerances, are such that full ICY is achieved.

Concessions

18. The Contractor shall control the management of concessions in accordance with the requirements of Defence Standard 05-61 Part 1 Issue 4.

Records Retention

19. For the purpose of this Contract, Quality Control I Inspection records shall be retained for the following periods after completion of all work under the Contract.

Boeing uses the following guidelines for Record Retention:

Dynamic Components Process	Component Life + 2 yrs.
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Sensitive Part Records including but not limited to:	50 yrs.
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- Mfg, Plans (Traceable)
- Heat Treat Records (Traceable)
- Q,A, M&P Lab Records (Traceable)
- RR Hard Copies

Other Aircraft Records including but not limited to:	4 yrs,
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- Mfg, Plans (Non-Traceable)
- Heat Treat Records (Non-Traceable)
- RR Hard Copies (Non-Traceable)

Applicable Standards

20. Unless Standards are otherwise specified, the Contractor shall apply the following order of precedence:

- a. International Standards
- b. European Standards
- c. UK National Standards
- d. NATO Standards & STANAGS
- e. Defence Standards
- f. Local Standards

21. The use of other Standards shall not be permitted used unless specifically agreed with the Authority.

Quality Meetings

22. Quality matters will normally be tabled at the Programme Review Meetings, Quality Meetings on an 'as required' basis and covered under the Contract will be convened by the Authority, to address specific quality matters including surveillance activities, surveillance reports, audit reports, risk areas, quality problems, defect metrics, non compliances, corrective actions.

23. When required, an agenda for each Quality Meeting will be agreed between the Contractor and the Authorities representatives and this, together with any reports required for the meeting, shall be delivered by the Contractor to add addresses at least 10 working days prior to the meeting, Minutes of meeting shall be taken by the Contractor and provided to each addressee and the MoD Project Manager not later than 10 days following the meeting.

Flight Certification and Indemnity

24. Flight liability and indemnity shall be in accordance with the requirements of DEFCON 638, In satisfaction of DEFCON 638, and prior to any Authorised Flight under this Contract, leading to the issue of the Flight Authorisation Certificate, (formerly MoD Form 1090) or Engine Ground Running Certificate, the Contractor shall satisfy the requirements of Defence Standard 05-100 Issue 3.

Certificates of Conformity

25. All Certificates of Conformity required by the Contract shall be supplied in a format as specified in AQAP 2070 Annex B.