Clause Number: D520 Effective: 11/15/2013 Page: 1 of 2

Process Standards/Specifications Supersession List, Authorized Equivalent Parts List, Approved Material Substitution List, and Change Notification - Huntington Beach Part Numbers 1Gxxxxx, 4Gxxxxx

1. Process Standards/Specifications Supersession List, Authorized Equivalent Parts List and Approved Material Substitution List

If any of the process standards/specifications incorporated in this Contract have become obsolete, or materials required by Boeing drawing are not available, Seller may refer to drawing number 1G50100, Approved Substitute or Alternate List for Materials and Processes (ASAL), for a list of superseding standards/specifications and authorized equivalent materials. Unless specified otherwise elsewhere in this Contract, drawing number 1G50100 is Buyer's authorization for Seller to use the listed superseding process standards/specifications or authorized equivalent materials.

If an obsolete process is not listed, Seller should contact Buyer's Authorized Procurement Representative to submit a Supplier Information Request (SIR) to obtain authorization to use a superseding standard/specification.

If there is no authorized equivalent material in the ASAL or if additional clarification is desired, Seller should contact Buyer's Authorized Procurement Representative.

If any of the parts required by a Boeing drawing are not available, or if additional clarification is desired, Seller should contact Buyer's Authorized Procurement Representative.

2. Change Notification - - Huntington Beach Part Numbers 1Gxxxxx, 4Gxxxxx

a. Seller agrees to advise Buyers Authorized Procurement Representative of any change, initiated by Seller, to the design, form, fit or function of the goods furnished under this Contract. Furthermore, any change involving a substitution of material, changes in Seller's manufacturing and/or acceptance processes, or changes in manufacturing location will be submitted immediately in writing to Buyer's Authorized Procurement Representative for processing and review. Buyer will, within 15 days after receipt of the written notice, notify Seller of acceptance, rejection, or other status of such changes. In no event will Seller incorporate such changes without Buyer's written approval. All goods to be delivered will incorporate all changes and revisions that are approved by Buyer under this clause, commencing with the agreed effectivity of such changes.

Clause Number: D520 Effective: 11/15/2013 Page: 2 of 2

- b. Nothing contained in this clause will excuse Seller from performing in strict compliance with the terms, conditions, delivery schedule, specification, or any other provision of this Contract.
- c. Noncompliance with this change notification requirement may result in subsequent rejection of delivered items and actual and/or consequential damages.