

**ENVIRONMENT, HEALTH and SAFETY
SERVICE PROVIDERS Huntsville and Associated Sites**

a) PRE-START PROGRAM REVIEW.

Plans shall be provided to the Boeing Procurement Representative and Boeing Environment, Health and Safety (EHS) office.

b) EXPLOSIVE PRE-START APPROVAL.

Site and construction plans for ammunition and explosive facilities will be submitted to the Buyer for endorsement and transfer to the cognizant DoD Safety Office in accordance with the DoD Contractor's Safety Manual 4145.26-M. Modifications, additions or relocation of facilities or operations shall likewise be submitted for review. These provisions apply equally to Seller's subcontractors. Pre-award safety approval by the Government is required for any subcontracts involving research, developing, manufacturing, loading, testing, and handling of ammunition, explosives and related dangerous materials. Therefore, Seller shall: (a) request a pre-award safety survey be performed of any proposed subcontracts; and (b) obtain Buyer's approval in writing prior to the award of subcontracts.

c) SELLER EHS REPRESENTATIVE.

Seller shall appoint one member of the crew as EHS Supervisor, with full authority to coordinate, implement and enforce all EHS plans. The name of the EHS Supervisor and phone numbers will be transmitted to the Boeing Onsite Activity Representative (BOAR) and the Boeing EHS department. Competent persons will be appointed when work shifts do not allow the Supervisor to be present.

MATERIAL PURCHASES AND SERVICE PROVIDERS

d) NOTIFICATION OF TOXIC CHEMICALS.

Seller will comply with Section 313 of the Emergency Planning and Community Right to Know Act of 1986 (EPCRA) and 40 CFR Part 372. As part of such compliance, Seller shall furnish to the Buyer's Procurement Representative the following information with the initial shipment of each product to the Buyer. This notification must be attached to or otherwise incorporated into an MSDS submitted by the Seller.

1. A statement that the product contains chemicals which are subject to Section 313 of the Emergency Planning and Community Right to Know Act (EPCRA) of the Superfund Amendments and Reauthorization Act of 1986 and 40 CFR 372.45;
2. The name and associated Chemical Abstract Service Registry number of each chemical which has been incorporated in the Product and which is listed in the specific Toxic Chemical Listings contained in 40 CFR 372.65; and
3. The percent by weight of each toxic chemical component of the product shipped.

e) OZONE DEPLETING SUBSTANCES.

All items to be delivered shall not contain and/or are prohibited from being manufactured using Class I and Class II ozone depleting substances.

f) DANGEROUS AND HAZARDOUS MATERIALS.

Seller shall package, label, transport and ship hazardous materials or items containing hazardous materials in accordance with current published issues or tariffs and regulations reflecting 29 CFR 1910.1200, 49 CFR Article 171-179 or Packaging and Handling of Dangerous Materials for Transportation by Military Aircraft, Joint Manual AFR 71-4, TM 38-250, NAVSUP PVB 505, dLM 4145.3 and MCO-P 4030.19 and subsequent

reissues thereof. Shipment of hazardous materials shall be by common carrier authorized to handle the material and in accordance with 49 CFR Parts 100-199 and the IATA “Dangerous Goods Regulations” or “The International Maritime Dangerous Goods Code” (if applicable). This includes but is not limited to:

1. Shipping papers must include the emergency contact number.
2. Shipping papers and packages for hazardous materials or wastes identified as N.O.S. (not otherwise specified) must show the technical name listed in parenthesis, the association, the basic description, and in the case of mixtures, list the major hazardous components by percentage contributing to the hazard.
3. Seller shall indicate on the shipping papers whether the material presents Poisonous Inhalation Hazard (PIH).
4. At Buyer’s request Seller will provide test reports indicating Performance Oriented Packaging (POP) compliance to facilitate Buyer’s reshipment of Seller’s Product.
5. Seller shall mark on all interior packages and shipping containers the closed cup flash point of flammable and combustible materials and/or percentage concentration of corrosive liquids.