ADDITIONAL GENERAL PROVISIONS
The following terms and conditions are in addition to the terms and conditions of The Boeing Company General Provisions (GP1, GP2, GP3, GP4, or GP6), whichever is incorporated elsewhere in the Purchase Contract. In some cases, they modify or supplement terms and conditions with the same or similar titles as in GP1, GP2, GP3, GP4, or GP6.

A. General requirements.

1. BUYER’S USE OF DATA AND INFORMATION
   (This article applies only if this contract is issued under a Government prime contract or subcontract.)

Seller agrees that any technical data and computer software furnished to Buyer as a required deliverable under this contract will be free from confidential, proprietary, or restrictive-use markings (“nonconforming markings”) that are not expressly permitted by applicable FAR, Department of Defense FAR Supplement (DFARS), or NASA FAR Supplement clauses incorporated herein. On behalf of Buyer’s U.S. Government customer, Buyer’s procurement agent may notify Seller of such a nonconforming marking, and if Seller fails to remove or correct such marking within sixty (60) days after such notification, Buyer may ignore or, at Seller’s expense, remove or obliterate any such nonconforming marking as may be on such deliverables. Buyer will protect, in accordance with the CONFIDENTIAL, PROPRIETARY, AND TRADE SECRET INFORMATION AND ITEMS clause of this contract, any Seller technical data or computer software required to be delivered under this contract, and will use and disclose such technical data and computer software only as authorized by Seller or as appropriately authorized by the U.S. Government under the U.S. Government’s license.

2. PRECEDENCE

   All documents and provisions in this contract shall be read so as to be consistent to the extent practicable. In the event various parts of this contract are inconsistent, the following order of precedence shall apply: (i) special terms and conditions; (ii) the terms and conditions in Customer Contract Requirements (CCR) documents that are incorporated in this contract by reference; (iii) terms and conditions from the IDS Common Terms and Conditions Guide that are incorporated in this contract by reference with the exception of CCR documents; (iv) specifications; (v) all other attachments, exhibits, appendices, etc., incorporated by reference. Buyer’s specifications will prevail over any subsidiary documents referenced therein. Seller will not use any specification in lieu of those contained in this contract without the written consent of Buyer’s Authorized Procurement Representative.
3. SUBCONTRACTING
   (This article applies only if this contract is a subcontract under a U.S. Government prime contract.)

   Seller agrees that no subcontract placed under this contract will provide for payment on a cost-plus-a-percentage-of-cost basis.

4. BADGING REQUIREMENTS FOR FOREIGN PERSONS
   (This article applies only if this contract requires Seller to work on facilities owned or controlled by Buyer or Buyer's customer.)

   a. An employee of Seller who is not a U.S. citizen and does not have a permanent-resident-alien “green” card on his or her person may not be admitted to Buyer's or Buyer's customer's facilities for purposes of performing work without special arrangements.

   b. If foreign persons are to be used for work at Buyer's or Buyer's customer's facilities, advance notice must be provided to Buyer's Authorized Procurement Representative at least three weeks prior to the scheduled need for access to Buyer's or Buyer's customer's facilities.

   c. The following specific information must be provided for each such foreign national:

      (a) Complete name and address of employee;

      (b) Company name and address;

      (c) Contract number;

      (d) Detailed description of employee's duties;

      (e) Nationality;

      (f) Date and place of birth (country of origin);

      (g) Passport number and expiration date;

      (h) Employment authorization and/or work permit number issued by the Immigration and Naturalization Service;

      (i) Access requirements (i.e., facility locations, building number(s), controlled access areas, automated information systems, etc.), and
(j) Duration of need for access to Buyer's or Buyer's customer's facilities.

d. Buyer's Authorized Procurement Representative will make arrangements for appropriate badging for Seller's foreign national employees, or will notify Seller if unescorted access is denied or delayed.

e. Seller agrees that it will not employ for the performance of work at Buyer's or Buyer's customer's facilities any individuals who are not legally authorized to work in the United States.

f. Nothing in this clause shall be construed as requiring or encouraging violation of the labor laws of the United States, including without limitation, those pertaining to equal employment opportunity.

5. SECURITY REQUIREMENTS FOR ACCESS TO PREMISES OWNED OR CONTROLLED BY BUYER OR THE GOVERNMENT
(This article applies only if this contract requires Seller to work on facilities owned or controlled by Buyer or Buyer's customer.)

All employees, agents, and representatives of Seller or its subcontractors who are expected to enter premises owned or controlled by Buyer or the Government are required to provide Buyer's Security personnel with proof of citizenship. Examples of original documents that are considered satisfactory are U.S. Birth Certificates, U.S. Passports, Certificates of Naturalization, Alien Registration Receipt Card (with photograph), and/or other evidence of citizenship satisfactory to Buyer before being allowed access to Buyer's premises. All such employees, agents, and representatives are bound by the provisions of the United States Criminal Code relating to espionage and sabotage and will conform to the standards and requirements established by the Government and Buyer's Security. Seller will submit the name and birth certificate and/or other satisfactory evidence of citizenship of each such employee, agent, or representative prior to the time for reporting for work. Selected positions and assignments of Seller's employees may require a security clearance.

6. SAFEGUARDS
(This article applies only if this contract requires Seller to work on facilities owned or controlled by Buyer or Buyer's customer.)

If this contract requires work to be performed on property owned or controlled by Buyer or the Government, Seller will provide suitable and adequate protection of the work, property adjacent to the work, and persons in the immediate vicinity of the work.

7. INDEMNIFICATION, INSURANCE, PROTECTION OF PROPERTY, AND EVIDENCE OF
CITIZENSHIP  
(This article applies only if this contract incorporates GP1 or GP4 and requires Seller to work at a Boeing site.)

a. **Indemnification Negligence of Seller or Subcontractor.** Seller shall indemnify and hold harmless The Boeing Company, its subsidiaries, and their directors, officers, employees and agents from and against all actions, causes of action, liabilities, claims, suits, judgments, liens, awards and damages of any kind and nature whatsoever for property damage, personal injury or death (including without limitation injury to or death of employees of Seller or any subcontractor thereof) and expenses, costs of litigation and counsel fees related thereto or incident to establishing the right to indemnification, arising out of or in any way related to this contract, the performance thereof by Seller or any subcontractor thereof or other third parties, including, without limitation, the provision of services, personnel, facilities, equipment, support, supervision or review. The foregoing indemnity shall apply only to the extent of the negligence of Seller, any subcontractor thereof or their respective employees. In no event shall Seller’s obligations hereunder be limited to the extent of any insurance available to or provided by Seller or any subcontractor thereof. Seller expressly waives any immunity under industrial insurance, whether arising out of statute or source, to the extent of the indemnity set forth in this paragraph (a).

b. **Commercial General Liability.** If Seller or any subcontractor thereof will be performing work on Buyer's premises, Seller shall carry and maintain, and ensure that all subcontractors thereof carry and maintain, throughout the period when work is performed and until final acceptance by Buyer, Commercial General Liability insurance with available limits of not less than one million dollars ($1,000,000) per occurrence for bodily injury and property damage combined. Such insurance shall contain coverage for all premises and operations, broad form property damage, contractual liability (including, without limitation, that specifically assumed under paragraph (a) herein) and goods and completed-operations insurance with limits of not less than one million dollars ($1,000,000) per occurrence for a minimum of 24 months after final acceptance of the work by Buyer. Such insurance shall not be maintained on a per-project basis unless the respective Seller or subcontractor thereof does not have blanket coverage.

c. **Automobile Liability.** If licensed vehicles will be used in connection with the performance of the work, Seller shall carry and maintain, and ensure that any subcontractor thereof who uses a licensed vehicle in connection with the performance of the work carries and maintains, throughout the period when work is performed and until final acceptance by Buyer, Business Automobile Liability insurance covering all vehicles, whether owned, hired, rented, borrowed or otherwise, with available limits of not less than one million dollars ($1,000,000) per occurrence combined single limit for bodily injury and property damage.
d. **Workers’ Compensation.** Throughout the period when work is performed and until final acceptance by Buyer, Seller shall, and ensure that any subcontractor thereof shall, cover or maintain insurance in accordance with the applicable laws relating to Workers’ Compensation with respect to all of their respective employees working on or about Buyer's premises. If Buyer is required by any applicable law to pay any Workers’ Compensation premiums with respect to an employee of Seller or any subcontractor, Seller shall reimburse Buyer for such payment.

e. **Certificates of Insurance.** Prior to commencement of the work, Seller shall provide for Buyer’s review and approval certificates of insurance reflecting full compliance with the requirements set forth in paragraphs (b) Commercial General Liability, (c) Automobile Liability and (d) Workers’ Compensation. Such certificates shall be kept current and in compliance throughout the period when work is being performed and until final acceptance by Buyer, and shall provide for 30 days advance written notice to Buyer in the event of cancellation. Failure of Seller or any subcontractor thereof to furnish certificates of insurance, or to procure and maintain the insurance required herein or failure of Buyer to request such certificates, endorsements or other proof of coverage shall not constitute a waiver of Seller’s or subcontractor’s obligations hereunder.

f. **Self-Assumption.** Any self-insured retention, deductibles and exclusions in coverage in the policies required under this article shall be assumed by, for the account of and at the sole risk of Seller or the subcontractor which provides the insurance and to the extent applicable shall be paid by such Seller or subcontractor. In no event shall the liability of Seller or any subcontractor thereof be limited to the extent of any of the minimum limits of insurance required herein.

g. **Protection of Property.** Seller assumes, and shall ensure that all subcontractors thereof and their respective employees assume, the risk of loss or destruction of or damage to any property of such parties whether owned, hired, rented, borrowed or otherwise. Seller waives, and shall ensure that any subcontractor thereof and their respective employees waive, all rights of recovery against Buyer, its subsidiaries and their respective directors, officers, employees and agents for any such loss or destruction of or damage to any property of Seller, any subcontractor or their respective employees. At all times Seller shall, and ensure that any subcontractor thereof shall, use suitable precautions to prevent damage to Buyer's property. If any such property is damaged by the fault or negligence of Seller or any subcontractor thereof, Seller shall, at no cost to Buyer, promptly and equitably reimburse Buyer for such damage or repair or otherwise make good such property to Buyer’s satisfaction. If Seller fails to do so, Buyer may do so and recover from Seller the cost thereof.
h. Evidence of Citizenship or Immigrant Status. (i) Buyer may be required to obtain information concerning citizenship or immigrant status of Seller’s personnel or Seller’s subcontractor personnel entering the premises of Buyer. Seller agrees to furnish this information before commencement of work and at any time thereafter before substituting or adding new personnel to work on Buyer’s premises. Information submitted by Seller shall be certified by an authorized representative of Seller as being true and correct. (ii) With respect to Seller personnel or Seller’s subcontractor personnel entering the premises of Buyer to perform work under this contract, Seller specifically agrees that it is, and will remain, in compliance with the United States statute known as the Immigration Reform and Control Act of 1986, as amended, and will permit Buyer, upon reasonable notice, to inspect and audit Seller’s records documenting such compliance with respect to said personnel. Seller subcontracts for work under this contract shall suitably modify the parties in this paragraph and include the substance of this paragraph in subcontracts such that the subcontractor has the same obligation as Seller.

8. ELECTRONIC COMMERCE ACCOUNTS

Seller shall gain access to, maintain access and utilize electronic accounts during the performance of this contract. These accounts shall include at a minimum the following:

1. **Exostar** - (www.Exostar.com),
   An independent company, used by Buyer as the electronic exchange to transmit and receive transactions including Purchase Contracts, Purchase Contract Changes, Purchase Contract Acknowledgements, Advanced Shipment Notices, Goods Received Notices, Delivery Forecasts, Delivery Commitments/Updates, logistics/shipping information, and electronic invoices. Seller shall gain access to and maintain an electronic trading account with Exostar (www.Exostar.com) during the performance of this contract. Seller shall regularly check their Exostar trading account and provide transaction inputs to Boeing IDS as required by the contract. In order to receive a purchase contract, Bidder must have an electronic trading account with Exostar (www.Exostar.com) or must establish an electronic data interchange (EDI) connection with Buyer. Seller shall use their Exostar trading account and provide transaction inputs to Boeing IDS as required by the contract.

   Seller shall establish one or more accounts in the Boeing Supplier Portal within forty-five (45) days of contract award. Supplier Portal Account information can be obtained from Buyer’s Authorized Procurement Representative. The Supplier Portal is an electronic information portal to simplify transmission and availability of electronic information between Buyer and Seller. The Portal is a Supplier self-served system and
will be provided at no cost to Seller. An Internet Browser and internet access is required to access the Supplier Portal. The Supplier Portal is a secure password protected site. One or more Seller accounts shall be requested by the Seller (one account per Seller representative each with a separate protected password) and maintained through regular access to the Portal. Each Seller representative with a Supplier Portal account shall access their account in support of the performance of this contract one or more times within a ninety (90) day period. The Supplier Portal account is used by Buyer as the electronic information portal exchange with Suppliers for a range of information including, but not limited to paragraphs 3, 4, and 5 below.

3. Electronic Request for Quotation (e-RFQ)
Buyer uses Electronic Procurement Information Center (EPIC) as the standard system for providing and receiving electronic Request for Quotations/Proposals. Use of the e-RFQ will be determined by Buyer.

4. Supplier Data Transmittal (SDT)
SDT is Buyer’s standard system for tracking, submitting, reviewing and archiving Seller’s Data Requirements Lists (SDRLs) when applicable on the contract. SDT is deployed at the program level and usage will be determined by Buyer.

5. Boeing Enterprise Supplier Tool (BEST)
Seller shall obtain a BEST account within 45 days after contract award. Supplier Portal Account and BEST account information can be obtained from Buyer’s Authorized Procurement Representative.

Supplier Performance Measurement – Seller’s performance under the contract will be measured by Buyer utilizing the BEST Supplier Performance Measurement System. Performance will be measured for delivery to contract schedule, quality acceptance, and general performance assessment (GPA) (for development contracts and contracts without standard deliveries) as applicable. Buyer will generally provide a supplier performance rating (SPR) each month (updated by the 15th of the month). Seller shall monitor its SPR using the BEST system at least monthly and take corrective action, as appropriate, to ensure on-time delivery of quality products to Buyer.

Supplier Profile – Seller’s profile information used in the performance of this contract is contained in the BEST Supplier Profile system. The Supplier Profile (e.g., contact information, e-mail addresses, telephone numbers, diversity information, etc.) shall be reviewed for accuracy and updated, as applicable, at least once during the performance of the contract or annually.

Annual Representations and Certifications – Seller shall establish and maintain Annual Representations and Certifications on at least an annual basis. Seller shall use Buyer’s Annual Representations system in the BEST system. Seller shall ensure its Annual Representations and Certifications are current, accurate and complete.
Boeing Invoice Visibility System – Buyer utilizes a Boeing Invoice Visibility System (BIVS) available to Seller in BEST to allow Seller monitoring and viewing of invoice status and payment information in a secure environment. BIVS will be the single source of Seller information for invoice status and payment information. Seller should check with Buyer’s Authorized Procurement Representative for account access requirements.

9. RESERVED

10. ETHICAL BUSINESS CONDUCT
    (This article applies only if this contract requires Seller’s employees to work on Buyer’s premises for extended periods of time.)

    Seller will ensure that its employees performing under this contract comply with Boeing’s Ethical Business Conduct Guidelines. The Guidelines are available at the following Internet address:


    A hardcopy of the Guidelines will be provided upon request.

11. FOREIGN CONTENT REPORTING
    (This article applies only if this purchase contract exceeds $500,000)

    In accordance with the Offset Credits article of Boeing’s General Provisions, Seller shall submit “Advance Notification / Supplier Foreign Content Report” (AN/SFCR) form X33647 on a Supplier Data Requirements List (SDRL) and follow the instructions below:

    1. DESCRIPTION
       1.1. The Advance Notification / Supplier Foreign Content Report form is used to document foreign procurements. This SDRL requirement only applies to Boeing subcontracts in excess of $500,000.
       1.2. For purposes of establishing “offset causality” under a contract, the supplier shall provide ADVANCE NOTIFICATION to Buyer for any FOREIGN BIDDER under consideration for any subcontract that is anticipated to exceed $50,000.

    2. FREQUENCY
       2.1. The supplier shall submit a completed Advance Notification / Supplier Foreign Content Report (AN/SFCR) using form X33647 within 30 days after the effective date of the contract.
       2.2. The supplier shall provide an updated (AN/SFCR) for each new foreign bid opportunity or foreign subcontract.
3. FORMAT
3.1. The supplier shall complete the Advance Notification / Supplier Foreign Content Report using the form X33647, as identified in Section 4 of these instructions.

4. PREPARATION INSTRUCTIONS
4.1. If the supplier does not have any foreign procurement in excess of $50,000 then the supplier shall complete sections A and B of the AN/SFCR.
4.2. If the supplier is pursuing foreign bid opportunities in excess of $50,000, the supplier shall complete sections A through D of the AN/SFCR.
4.3. If the supplier is reporting for Advanced Notification, the supplier shall complete sections A, B and E of the AN/SFCR, as appropriate.

Note: If supplier does not submit their AN/SFCR SDRL through the Boeing Supplier Data Transmittal (SDT) system, then the supplier shall submit the AN/SFCR (using form X33647) to the Procurement Agent AND e-mail a copy to: foreigncontent@boeing.com.

The information provided will be used for the sole purpose of claiming credit toward Boeing’s Industrial Participation (Offset Credits) obligations with its international customers. The information will be treated as proprietary information, to be disclosed only for the purpose noted.

12. ITAR REGISTRATION REQUIREMENTS

Seller shall comply with International Traffic in Arms Regulation §122.1, Registration requirements.

13. EXPORT LICENSING INFORMATION/OFFSHORE PROCUREMENT

a. This contract, including any attachments or exhibits hereto, may contain information which is subject to the International Traffic in Arms Regulations (ITAR) or Export Administration Regulations (EAR) which may not be released to foreign concerns or foreign persons either inside or outside the United States without first obtaining the proper export authority. Seller shall obtain an export license pursuant to the requirements set forth herein for any items that Seller either manufactures or subcontracts outside the U.S or before allowing access to any technical data by a foreign person in the United States. If Seller is a “Foreign Person” (as defined by the International Traffic in Arms Regulations [ITAR] reference 22 CFR Sub-chapter M) the Seller shall, upon request of Buyer’s Procurement Agent and without additional cost, provide such information as may be necessary to support Buyer’s application for export license(s) covering any items
ordered from Seller hereunder.

b. This Contract may contain defense related technical data. Buyer has obtained, or will obtain, the approval of the U.S. Government to furnish to Seller the data, and any other items hereunder requiring such approval, which are necessary for Seller to perform this Contract. U.S. Government approval is based upon the following ITAR requirements with which Seller agrees to comply:

(1) Seller shall use the technical data furnished by Buyer only in the manufacture of defense articles in accordance with this Contract.

(2) Seller shall not disclose or provide technical data furnished by Buyer to any person except authorized U.S. citizen, protected person, permanent resident alien (immigrant alien). If Seller is a “Foreign Person,” it may also disclose or provide technical data furnished by Buyer to its employees who are citizens of the same country and qualified subcontractors in the same country which require the data in performance of the subcontracts.

(3) Seller shall not disclose or provide technical data furnished by Buyer to any foreign person either in the U.S. or abroad unless obtaining prior authorization directly from the U.S. Department of State Office of Defense Trade Controls (ODTC). ITAR defines a “foreign person” as any person who is not a U.S. citizen, permanent resident alien, or a protected individual as defined by 8 USC 1324B(a)(3). Foreign person also means a foreign corporation (corporation not incorporated in the U.S.), foreign government, and any agency or subdivision of foreign governments (i.e. diplomatic mission).

(4) Seller shall not acquire any rights in the data furnished by Buyer except to use it in the performance of this Contract. Seller also shall not convey to its qualified subcontractors any greater rights in the data than Seller has. Seller’s qualified subcontractors shall only have the right to use the data as required in performance of their subcontracts.

(5) Seller shall deliver the defense articles manufactured in accordance with this Contract only to Buyer or to the U.S. Government.

(6) Upon completion or termination of this Contract, Seller shall destroy or return to Buyer all technical data furnished to Seller by Buyer pursuant to this Contract. At Buyer’s election, Buyer may direct Seller to return or destroy the data and may require Seller to certify in writing that Seller has complied.

(7) Seller shall impose these requirements, (1) through (7), suitably revised to identify the parties properly, on all of its subcontractors to which Seller intends to furnish
technical data provided by Buyer for use by the subcontractors in performance of the subcontracts.

14. BUYER APPROVALS

Seller agrees that any and all Buyer approvals of Seller's technical and quality specifications, drawings, plans, procedures, and reports shall neither relieve Seller from Seller's obligations to perform all of the requirements of this contract nor be used as conclusive evidence of Seller compliance with such requirements.

15. RESERVED

16. INDUSTRIAL PARTICIPATION COMMITMENT

Seller shall use its best efforts to cooperate with Boeing in the fulfillment of any Industrial Participation (IP), Offsets, Co-Production or similar obligations to certain foreign governments that Boeing may have accepted as a requirement for the sale of products to foreign customers.

17. NOTICE OF THE REQUIREMENTS OF DFARS 252.225-7014, PREFERENCE FOR DOMESTIC SPECIALTY METALS, ALTERNATE I (HEREINAFTER “SPECIALTY METALS CLAUSE”)

(This article applies only if this contract is issued under a Department of Defense (DoD) prime contract or subcontract under a DoD prime contract.)

DoD's interpretation of this specialty metals clause is that it prohibits the contractor (including its suppliers at every tier) from incorporating into military parts, components, and/or end item deliverables “specialty metals” (identified in the clause, including titanium and stainless steel) which have been melted outside the United States, its possessions, or Puerto Rico, unless certain limited exceptions set forth in the clause or DFARS Subpart 225.7002-2 apply. One such exception is for specialty metals melted in a qualifying country or incorporated into an article manufactured in a qualifying country. Those countries are listed at DFARS 225.872-1(a) or (b). Since the United States is not listed as a qualifying country, DoD does not consider it to be a qualifying country. Even if a qualifying country exception applies, the source for specialty metals melted outside the United States may also have to be listed in an applicable Qualified Products List (QPL), such as that set forth in Douglas Material Specification (DMS) 2201, Procurement from Foreign Sources - Metallic Raw Material. Please check your purchase order carefully for any such requirement. If your purchase order contains this requirement, you must comply with its provisions unless you apply for and are granted, through The Boeing Company, one or more of the limited exemptions authorized under the specialty metals clause.
If your organization is issued a purchase order with the specialty metals clause, compliance to the following is strongly encouraged:

a. Your Quality Assurance Personnel, particularly Receiving Inspection, (i.e. where incoming material and certifications are verified), should be made aware of specialty clause requirements, and ensure that no foreign melted specialty metals are utilized to fabricate any components for use on a product to be supplied to DoD unless they are melted in a qualifying country.

b. If a distributor or other sub tier supplier is the source of your material, ensure that the specialty metals clause requirements have been flowed down. Also take the necessary steps to ensure that your supplier provides only specialty metals (such as Titanium or stainless steel) that have been melted within the United States or a qualifying country and, if required, proper certifications are issued.

If your organization needs further information and/or assistance, please contact the Boeing Procurement Quality Representative assigned to your facility or identified in your purchase order.

18. DEFECTIVE COST OR PRICING DATA

a. If Seller, its subcontractor, or prospective subcontractor fails to submit accurate, complete and current cost or pricing data, and, as a result of that failure, the Government reduces the price of Buyer’s prime contract, Buyer may recover from Seller an amount equal to the price reduction of the prime contract.

b. If, as a result of Seller’s or its subcontractor’s foregoing conduct, the Government imposes a penalty on or charges Buyer interest, Buyer may recover from Seller the amount of that interest or penalty.

c. For the purposes of paragraphs a. and b. of this Article 18, if Buyer is a higher tier subcontractor, “Government” means the higher tier contractor and “prime contract” means the higher tier subcontract.

d. Seller will not raise as defenses the matters listed in FAR 52.215-10(c)(1) (OCT 1997) or FAR 52.215-11(d)(1) (OCT 1997).

19. BUSINESS SIZE REPRESENTATIONS AND CERTIFICATIONS

The Seller is hereby notified that, under 15 U.S.C. 645(d), any person who misrepresents a firm's business size or socioeconomic status as defined in FAR 52.219-9 in order to obtain a contract to be awarded under the preference programs established pursuant to sections 8(a), 8(d), 9 or 15 of the Small Business Act or any other provision of Federal law that specifically references section
8(d) for a definition of program eligibility, shall:
a. Be punished by imposition of a fine, imprisonment, or both;
b. Be subject to administrative remedies, including suspension and debarment; and
c. Be ineligible for participation in programs conducted under the authority of the Act.

Socioeconomic status for Boeing subcontracts includes the list of concerns in FAR 52.219-9 as well as women-owned small business concerns, Historically Black College or University or Minority Institutions, Indian organizations or Indian-owned economic enterprises, rural area small business concerns, foreign business concerns, joint ventures, and/or a large minority business concerns or women-owned large business concerns.

20. DELIVERY PAYMENT TERMS

Buyer uses Seller's BEST composite score by site to determine delivery payment terms. The delivery payment terms were calculated by adding Seller's average days late, as recorded by Buyer's BEST system rounding up to a multiple of 30 days, to the standard 30 day delivery payment term. If Seller's delivery ratings change over the three most current months sufficient to justify a change in the payment terms, Seller agrees the payment due date for Seller invoices may be extended by Buyer by the average number of days late until there are no average days late.

21. IMPORT COMMERCIAL INVOICING

The supplier and/or shipper shall utilize Form F70210 – Commercial Invoice or its Exostar equivalent (when available) for Boeing U.S. imports when making an international shipment to the United States, where Boeing is the Importer of Record. Form DD250 does not supersede the use of this form.

22. INVOICE AND PAYMENT CLAUSE (applicable when the Purchase Contract includes The Boeing Company General Provisions GP3 [Labor Hour/Time & Material Contract] and the Purchase Contract is issued under a Government contract or subcontract).

The Seller Furnished Material Clause of GP3 is deleted and the following inserted in lieu thereof and is applicable only to the portion of the Purchase Contract that provides for reimbursement for material (as defined in the clause at FAR 52.232-7) at actual cost.

a. Except as provided in this article, payment will be made in accordance with the following clauses of the Federal Acquisition Regulations (FAR), which are incorporated by reference. In each of the following clauses "Contractor" means Seller, "Contracting Officer" means Buyer’s Authorized Procurement Representative, "Government" means Buyer, and "Disputes Clause" means the Disputes Clause of this contract.

   (i) FAR 52.216-7 (Dec 2002) Allowable Cost and Payment, except that for purposes of
final indirect cost rate determinations in paragraph (d), the terms “cognizant Federal Agency official” and “appropriate Government representative” maintain their original meaning, subparagraphs (a)(2), (b)(4), and (d)(4) are deleted, paragraph (f) is deleted, in subparagraph (h)(2)(ii)(B) the term “6 years” is deleted and replaced with the term “5 years 9 months,” and the blank in paragraph (a)(3) is filled-in with the word “30th,” unless otherwise specified in the contract.

b. Each invoice shall include Buyer's contract number. Buyer may take any offered discount. Payment due date, including discount periods, shall be computed from the date of receipt of a correct invoice.

c. Payment shall be deemed to have been made on the date Buyer’s check is mailed or payment is otherwise tendered. Seller shall promptly repay to Buyer any amounts paid in excess of amounts due Seller.

23. ADVANCED SHIPPING NOTICE (ASN)
Seller shall provide, with each container shipped under this contract, an Advanced Shipping Notice (ASN). For each container shipped, the Seller shall provide two (2) readable copies of the ASN barcode as follows:

a. One (1) copy is to be securely affixed to the outside of each container.
b. One (1) copy is to be loose inside each container.

Non-conforming shipments are subject to rejection and repackaging at Seller’s expense. Instructions and guidelines related to the ASN process can be found on the Boeing Supplier Portal. To access, select the ‘Enterprise ASN Instructions’ hyper-link under the header ‘Exostar Resources’. A copy of these instructions can also be found at www.exostar.com.

B. ADDITIONAL REQUIREMENTS –

(Issuing location/program site - El Segundo)

1. INSPECTIONS AND TEST RECORDS

During the performance of this contract and for a period of 15 years after acceptance of all goods to be delivered under this contract, Seller shall keep and maintain all inspection and test records, and all other technical data generated under or related to this contract including, but not limited to, drawings, designs, specifications, and manufacturing and process control records. Upon Buyer's request, Seller shall make available for inspection, and shall allow Buyer to make copies of, and take excerpts from, all such records and data.

2. PRODUCT SUPPORT

a. In the event that any goods delivered under this contract become defective or malfunction for any reason and at any time (even after the applicable warranty period has expired),
including while “in-orbit” if integrated into a satellite, Seller shall promptly perform a failure verification or analysis and determine the appropriate corrective action at no additional cost to Buyer. Seller shall take the appropriate measures to correct all defects, determined to be Seller's responsibility, in all applicable documentation, undelivered goods, and delivered un-launched goods, as required by Buyer.

b. Seller shall immediately provide Buyer with full visibility of all technical and programmatic aspects of failures and problems occurring on the ground or in orbit that are relevant to the goods being delivered by Seller under this contract; however, Seller is not required to provide Buyer information that would violate the confidentiality and commercial sensitivity of Seller's relationships with its other customers.

(Issuing location/program site - Long Beach)

1. BAR CODING REQUIREMENTS
   a. Seller shall provide bar coded shipping labels, pursuant to Information Technology Standard MRC 3.301-1, on all goods, items and packages shipped to Buyer hereunder.

   b. Determination of payment due date, as set forth elsewhere in this contract, will also be based on the receipt by Buyer of correct bar coded shipping labels pursuant to paragraph a above.

2. DISPOSITION OF NONCONFORMING MATERIAL
   Nothing herein or in other parts of the contract shall be construed as granting the Seller the authority to make repairs, or accept without repair any nonconformance condition which adversely affects fit, form, function, safety, weight, maintainability or appearance (where a factor), of products to be applied to the contract.

   It shall be Seller's continuing obligation to advise Buyer's Purchasing Representative in the event Seller discovers potential or actual nonconformances prior to or during manufacture, and/or subsequent to delivery of goods under this Contract. Seller must provide written notice within twenty-four (24) hours of discovery using:

   a. for goods procured under this contract for military program application (C-17, B-1B etc.), Buyer's Form MD-1898, Request for Deviation/Waiver, in accordance with MIL-STD-973, Configuration Management, to seek concession from the Customer (Buyer) for use-as-is and repair dispositions, provided, however, those Sellers in the seven county Southern California area (Los Angeles, Orange, Riverside, San Bernardino, San Diego, Santa Barbara and Ventura Counties) shall contact Buyer's local source inspector in lieu of submitting Form MD-1898. The local source inspector shall process a System Report QA070-20A, Discrepancy Record (DR), in accordance with TA-QA-062 “FUNCTIONS OF PROCUREMENT QUALITY ASSURANCE LOCAL SOURCE INSPECTION
INSPECTORS’; 

b. for goods procured under this Contract for other than military program application, (K/DC-10, MD-17, etc.) Buyer Form MD-7053, Supplier Information Request (SIR), or any similar format providing the same information.

(Issuing location/program site - St. Louis)

1. ADDITIONAL CONTRACT PROVISIONS
   In addition to clauses incorporated into this contract that are found on this website (http://www.boeing.com/companyoffices/doingbiz/idscommon) there may be Special Purchase Order Conditions (SPOCs) incorporated into this contract (referenced by a four digit number) which can be found at the following website: http://www.boeing.com/companyoffices/doingbiz/spocs/index.html

(Issuing location/program site - Puget Sound)

1. SUPPLIER DISCLOSURE
   The Seller is obligated to provide to the Boeing Company Goods and Services that meet the requirements of the Purchase Contract. If the Seller is notified, Discovers or Suspects that the Goods or Services delivered are not compliant to the terms of the Purchase Contract. Seller shall within 24 hours provide the Boeing Procurement Agent and the Recipient/Recipients with the following disclosure information using Supplier/Corporate Letter Head containing the following:

   a. Date 
   b. Clear description of discrepancy (i.e.: should be and as is condition) 
   c. Part numbers, quantities, purchase orders, ship dates, serial numbers, lot numbers, time frame of discrepancy etc. 
   d. Root cause, root cause correction, follow-up (If available at the time of the Disclosure) 
      If not available at time of disclosure a corrective action plan is required. 
   e. Signatures shall include a representative of the Quality Assurance department or designee.