VENDOR TERMS AND CONDITIONS

These requirements shall be communicated to ALL appropriate personnel within the Seller’s organization, upon receipt of the Purchase Order.

1. Purpose

This document establishes requirements applicable to items ordered under the Request for Quote or Purchase Order of which this document is a part. It contains vendor (supplier) terms and conditions for general Quality Assurance Requirements that are applicable, unless expressly excluded in the Purchase Order. Any supplemental requirements specified on the Purchase Order shall also apply and if in conflict, shall supersede these requirements. Any other conflict of requirements shall be resolved in writing through the MTI Buyer.

2. Definitions

• The term “Purchase Order” refers to the Purchase Order, Sub-Contract, or other written agreement between the Buyer and the Seller (Supplier), in which this document is incorporated by reference.

• The term “Buyer” refers to the MTI Purchasing Agent issuing the Purchase Order.

• The term “Seller” refers to the legal entity that is the contracting party with the Buyer with respect to the Purchase Order. The Seller is the supplier to the Buyer.

3. Requirements for the Systematic Control of Quality

A. Systematic Assurance of Conformance to Requirements: The Seller shall establish a system of internal quality controls sufficient to assure that all items, materials, and services submitted to the Buyer conform to contract and Purchase Order requirements, whether manufactured or processed by the Seller, or procured from subcontractors or sub-tier suppliers. The Seller shall perform any inspections and/or tests necessary to substantiate product conformance to drawing, specification, or Purchase Order requirements. MTI encourages its suppliers to become compliant with the requirements of AS9100 and/or ISO9001 (current revision) and to utilize those guidelines as the basis for their internal Quality Management System.

B. Records: The Seller shall maintain adequate records of all required certificates, inspections and tests, including such records or certifications provided to the Seller by its suppliers, for at least ten years after final payment, unless otherwise specified, and shall provide or make available for review all such documentation.

C. Drawing and Specification Control: The Seller’s system shall assure that only correct, current drawings and specifications as detailed in the contract and/or Purchase Order are used for fabrication, processing, inspection and testing.

For military and other standards and specifications, the latest revision at the time of purchase order shall be used unless otherwise directed by the purchase order, drawing, or Buyer.
D. **Measuring and Test Equipment:** The Seller shall provide and maintain any measuring and test equipment necessary to assure that items and materials conform to requirements. To assure continued accuracy, such equipment shall be regularly checked for accuracy, and precision equipment shall be calibrated at established intervals against certified standards traceable to the National Institute of Standards and Technology (NIST). MTI encourages its suppliers to utilize the guidelines of ISO 10012 (current revision) as a model for maintaining inspection equipment and tools.

E. **Control of Nonconforming Material:** The Seller shall establish and maintain an effective and positive system for identifying, segregating, and controlling material found not to conform to requirements. An initial report to the Buyer of any material considered for MRB action is required within two business days of rejection. The Seller is advised that the authority to make Material Review Board (MRB) dispositions for assemblies, sub-assemblies, or components that comprise items listed on the Purchase Order is not granted. The Seller does not have the authority to perform any repairs or make substitutions. The Seller, however, have the authority to scrap product that doesn’t use or contain buyer supplied material. Any decisions to scrap any items made from Buyer supplied material must have the written consent of the Buyer. Rework to drawing requirements is permitted unless otherwise noted. The Seller may perform Rework to Print only after the Buyer has been notified that such Rework to Print needs to be performed and only if a documented procedure is in place that has been approved by the Buyer. Repair may not be accomplished without prior specific written approval of the repair from the Buyer.

“Rework to Print” and “Repair” are defined as follows:

- **Rework to Print:** The reprocessing of nonconforming items, in the same manner as originally performed, to bring them completely into conformance with drawings, specifications, and/or Purchase Order requirements.
- **Repair:** The subjection of nonconforming material to an approved process designed to reduce but not completely eliminate the nonconformance. The purpose of repair is to bring nonconforming material into an acceptable condition. Repair is distinguished from rework in that the item after repair still does not completely conform to the applicable drawings, specifications, or contract requirements. Only the MTI Buyer can approve any repair activity.

F. **Request for Changes / Deviations / Waivers / Variances:** The Seller shall not incorporate any change, deviation, or waiver which affects the Buyer’s, Seller’s, or Government’s specifications or drawings prior to receipt of written authorization from the Buyer. This will also include any Acceptance Test Procedure or process specification changes or other requirements imposed for the acceptance of the item as described in the Purchase Order.

G. **Rounding, and the Reporting of Inspection Data:** Unless otherwise specified, the Seller shall, during the course of inspection of items under the Purchase Order, utilize the standard practice of ASTM E29 (latest revision) with respect to rounding of digits. The accuracy of acceptance is a ratio of 10:1 greater than the tolerance of the feature being inspected. It shall be this last digit that is employed to determine the rounding of the other significant digits. In the case of MAX callout for a feature, rounding shall not be utilized and the absolute method shall be employed.
Additionally, the Seller shall report all inspection data, whether in their format or that of MTI, to the same number of decimal places as shown on the drawing or within the specification.

H. **Use of Controlled of Shelf Life Materials:** The Seller shall have and maintain an effective system for controlling items that have limited acceptability due to shelf life constraints. The system must include a method for identifying the age of such items and provide for the rotation of stock (FIFO) as well as provisions for any special storage and handling conditions required by the manufacturer of the controlled shelf life item. The Seller shall not under any circumstances use or incorporate into any item materials that have lapsed beyond the shelf life expiration date.

I. **Formation and Identification of Lot or Batches:** Materials/items shall be packed in final shipping containers such that only one lot of material/items is in each container, and the containers shall be marked with the lot number of their contents. The Supplier shall also comply with any additional marking requirements dictated on the Purchase Order.

J. **Calibration System:** The Supplier shall maintain a calibration system using the guidelines of ISO-10012 (latest version) or equivalent. Reports shall identify NIST traceable standards and show actual values measured. Upon request the Supplier shall provide a certified calibration report for each instrument utilized in the acceptance/rejection of parts.

4. **Prohibited Practices**

   A. **Unauthorized Repairs:** The Seller may not repair parts damaged or found to be faulty during fabrication by means of welding, brazing, soldering, adhesives, or other means of adding material without the written consent of the MTI Buyer. Defects in castings or forgings shall not be repaired by any method unless authorized in writing by the MTI Buyer.

   B. **Changes in Approved Systems, Processes, Materials, or Procedures:** The Seller shall not change any process to include manufacturing methods or equipment, inspection methods or equipment, material, or procedure without prior written consent of MTI. This specifically includes the Quality Management System. As to any product which has been subjected to Buyer or Government specified qualification procedures qualifying the Seller’s product or to permit the Seller to become a qualified source for the product, the Seller shall not change product design, composition, configuration (including form, fit, function, or interchangeability), materials, fabrication processes, Seller’s subcontractors, facility of manufacture, or outside processing sources without prior notification and subsequent written approval by the Buyer. All requests for change shall be submitted in writing. The Seller shall flow down this requirement to subcontractors as applicable.

   C. **Improper Resubmittal:** Items rejected by MTI and subsequently resubmitted to the Buyer shall be clearly and properly identified as resubmitted. The Seller’s shipping documents shall state that the items are replacements or reworked.

   D. **Unauthorized Subcontracting:** The Seller shall not subcontract work, or processing (including that required by drawing or specification), or procure materials to be supplied to the Buyer (other than raw materials or catalog items), or release technical information included with the Request for Quotation or Purchase Order, to other subcontractors or sub-
tier suppliers without specific written approval of the MTI Buyer. (MTI may have Customer requirements to control special process sources.)

E. **Unauthorized Facility Change:** The Seller shall not relocate any production, manufacturing, and/or processing facilities during performance of the Purchase Order without prior notification of such relocation to the MTI Buyer, and affording the Buyer an opportunity to examine such facilities for compliance with Quality Assurance requirements, including any necessary approvals.

F. **Counterfeit Parts:** Purchased parts must be obtained by the Original Component Manufacturer (OCM)/Original Equipment Manufacturer (OEM), or through an OCM/OEM authorized distributor chain. "Counterfeit Work" means Work that is or contains items misrepresented as having been designed and/or produced under an approved system or other acceptable method. Supplier must immediately notify MTI with the pertinent facts, if the supplier becomes aware or suspects that it has furnished Counterfeit Work. When requested by MTI, the supplier shall provide OCM/OEM documentation that authenticates traceability of the affected items to the applicable OCM/OEM.

5. **Responsibility for Conformance**

Neither surveillance inspection and/or tests performed by the Buyer, or their representative, at either the Seller’s or Buyer’s facility, or the Seller’s compliance with all applicable Quality Assurance Requirements shall relieve the Seller of the responsibility to furnish items that fully conform to the provisions of the Purchase Order in its entirety.

Product found to be nonconforming after source inspection or source surveillance does not relieve the Supplier’s responsibility of their product. Product will have to be replaced or reworked as appropriate.

6. **Documentation**

The Buyer may refuse to accept items delivered under the Purchase Order if the Seller fails to submit the certification documentation, test data, inspection documentation, or reports specified in the Purchase Order. Documentation includes source inspection records when such source inspection is performed.

7. **Lot Sampling**

The Buyer reserves the right to use statistically valid sampling plans, including Zero Defect plans, for the acceptance or rejection of items, and to return items rejected by such means to the Seller for correction or replacement. Final acceptance shall be at MTI, or if drop shipped, at the final destination.

8. **Corrective Action Requests**

When the Buyer determines that an issue exists, the Seller shall provide a formal response to any Supplier Corrective Action Request (SCAR) issued by the Buyer within the following timeframe.

A. **Initial response:** The Seller shall provide to the Buyer an initial response within 48 hours (2 business days if the 48 hours timeframe falls during a weekend or holiday). Extensions to the initial response due date may be granted at the discretion of the Buyer but shall not
exceed an additional 48 hours. The Supplier Point of Contact (POC) shall provide an initial response which shall include at a minimum:

- Acknowledgement that the SCAR has been received and understood.
- A simple statement of the condition without placing blame or attempting to solve the issue.
- A short-term containment effort to prevent the condition from getting to the next step or the customer. This should include the name of the person responsible (POC) and the date of implementation.
- An initial data gathering plan – this plan may not be fully realized at this stage of the process but may be used as a starting point which may be modified and updated as the process develops. Again, this should include the name of the person responsible (POC) and the date of initiation and projected dates of additional events.

B. **Interim response(s):** As the Seller generates updates to either the containment action or to the initial data gathering plan they shall be supplied to the Buyer.

C. **Final response:** The Seller shall provide a final response to the Buyer within 14 calendar days of initial receipt of the SCAR. Extensions to the final response due date may be granted at the discretion of the Buyer, but only in the event the need for extension is justified and is evidenced by a plan of action with dates extending beyond the original final response due date. The final response shall include at a minimum:

- The completed fully executed data gathering plan with analysis/interpretation of data.
- A determination of the root cause for the condition.
- A determination of actions needed to prevent recurrence of the condition.
- A corrective action implementation plan including the name of the person responsible and the date of implementation.
- A plan for future monitoring of the implemented actions to determine effectiveness.
- All objective evidence of actions taken to support the root cause and corrective actions implemented.
- Signature of the highest authority within the Seller’s facility responsible for the overall execution of the corrective action process.

A SCAR may not be closed until all actions have been implemented. Failure by the Seller to adhere to the response requirements shall reflect on the Seller’s supplier rating and their ability to quote future business.

When corrective action is required for Government Source inspected items, the Seller shall coordinate such actions with the Government Quality Assurance Representative assigned to their facility.

9. **Workmanship**

Products delivered to MTI are representative of the supplier’s quality of work and shall be free of sharp edges, burrs, dents, folds, dirt, and oil.

A. **Surface Finish, Plated, & Surfaces:** Machined, plated and painted surfaces shall be smooth and uniform. Free from blisters, pits with depth exceeding surface finish specifications and
other defects visible without magnification. Paint and plating shall be uniform in color. Scratches shall not expose base material.

B. **Forgings & Castings:** Forging and castings shall be free of slivers, laps, cracks, checks, seams, cold shunts, inclusions, scale, burning and lamination.

C. **Welding:** All welds are to be free of slag, spatter, inclusions and porosity. Weld beads are to be uniform and consistent.

D. **Threaded Features:** Screws, nuts, bolts, and threaded holes shall show no evidence of cross threading, mutilation, or detrimental burrs.

E. **Cleaning:** Machined parts and assemblies shall be cleaned free of dirt, oil, machining residues, smudges, metal chips, mold release agents, fingerprints, or any other contaminant that detracts from the appearance of the item. Care should be taken in process to avoid staining and absorption of contaminant such as cutting fluid into porous material. Lubricants containing silicone should be avoided as silicone is nearly impossible to remove.

F. **Identification:** When required item identification shall be clearly legible without magnification using a color contrasting in color to the surface. Do not metal stamp, engrave, or otherwise alter surface in excess of surface finish requirements unless explicitly stated in applicable purchase order or drawing. Do not use graphite pencils to identify metal parts (corrosion).

10. **Packaging for Shipment**

The seller shall package all items for shipment or transport to MTI, or other destinations as may be designated by the Buyer, in accordance with good commercial practices or as otherwise specified, assuring that the items are sufficiently protected so as to preclude damage such as abrasion, scratching, and denting due to contact between the items themselves and/or external damage in the course of normal commercial transportation.

11. **Right of Access**

The Buyer, Buyer’s Customer, and/or the Government shall have the right of access to the Seller’s facilities for the purpose of inspection or verification of materials, processes, procedures, tooling, and equipment during performance of the contract or Purchase Order.

12. **Contract Change Approval**

The MTI Purchasing department has sole authority to invoke contract changes, such as engineering changes. No other MTI representative, whether in the act of technical supervision, administration, or any other functional group is authorized to make any commitment to the Seller, to perform or terminate any work, or to incur obligation. Project Engineers, Technical Supervisors, Quality Engineers and any other groups within MTI (or as an agent thereof) are not authorized to make or otherwise direct changes that in any way affect the contractual relationship of the Seller and Buyer.
13. **Flow Down of Requirements**

The Seller’s Purchase Orders must flow down all applicable Quality Assurance Requirements of MTI Purchase Order/Subcontract including, but not limited to, DFAR clauses, material certification, traceability of raw material during processing and delivery, documentation and control of processes, record retention and a requirement for the appropriate inspection/quality system.

The Seller’s system shall assure the flow down of all applicable quality and technical requirements that are part of the Purchase Order and shall verify the subcontractor’s capability to produce items and methods for assuring compliance to requirements. The Seller’s subcontractors shall be required to flow down and verify requirements of supplies and services to their suppliers.

14. **Proprietary Information, Duplication & Disclosure**

MTI stipulates that no item furnished by MTI for the purpose of completing this purchase order, including tools, drawings, fixtures, gages, etc. shall be duplicated or furnished to others without prior written consent of MTI. Seller agrees that proprietary information provided by MTI to Seller for fulfillment of this purchase order and identified as proprietary shall be held in confidence and used only in the performance of this purchase order. Seller will not publicize or disclose any details of the purchase order or the product or service provided to third parties or use MTI’s name in connection with Seller’s publicity without prior written approval from MTI.

15. **Safeguarding Controlled Technical Information**

When the materials, parts and products or services, including the products resulting from services hereby ordered are due for use in connection with a United States Government Department of Defense prime contract or higher-tier subcontract clause, Department of Defense FAR Supplement (DFARS) clause 252.204-7012 “Safeguarding Covered Defense Information and Cyber Incident Reporting” (final rule 10/21/2016) shall apply as required by the terms of the prime contract or by operation of law or regulation.

16. **Cybersecurity**

The Supplier shall have a cybersecurity program in place.

17. **Quality Management System Awareness Program**

The supplier is responsible for ensuring that employees are aware of the following per AS9100:

- their contribution to product or service conformity;
- their contribution to product safety;
- the importance of ethical behavior.