Amendment 5

Eaton Aeroquip, LLC, Eaton Corporation, and Eaton Aerospace LLC ("Eaton" or "Seller") and AAR Supply Chain, Inc. (aka AAR Parts Trading, Inc.) dba AAR Distribution ("AAR" or "Distributor") Eaton and AAR are referred to collectively as "Parties" and individually as "Party".

WHEREAS, Eaton and AAR are parties to the following agreement:

The Distribution Agreement, dated October 18, 2013, between Eaton and AAR (as amended, restated, supplemented or otherwise modified from time to time, the "Military Distribution Agreement");

Effective upon the date of the final signature, and Distributor's verification of incorporation of all Selectable criteria contained herein within Eaton's Distribution Portal, Eaton and AAR agree to amend the Distribution Agreements as set forth below (the "Amendment"):

 Delete the final paragraph of Section I. SCOPE AND INTEGRATION and replace in its entirety as below:

This Agreement, together with the Exhibits referenced above, contain the entire understanding of the parties in respect to the transactions contemplated. As such, they supersede all prior negotiations, commitments and writings, including but not limited to any prior distribution agreement in effect between the parties hereto. Distributor hereby grants Seller a full, irrevocable and unconditional release of any and all amounts, investments, obligations and charges possibly due by Seller to Distributor under any prior agreement. This Agreement shall be interpreted in accordance with the following precedence in the event of a conflict of any part hereof:

- A. the main body of this agreement
- B. Exhibit B
- C. Exhibit F
- D. the remaining Exhibits (A, D and E)
- E. Any AAR Purchase Order emailed to Seller
- **2.** Amend subsection O to "Section V. Responsibilities of Distributor: Order Entry Requirements and Certification" as follows and add Exhibit F and G as below:

A. For CAGE codes 00624, 08118 and 8W928, Distributor shall enter all Purchase Orders and their terms and conditions intended for Seller using the MyEaton.com/CCP Portal or equivalent (collectively referred to as "Eaton's Distribution Portal") in accordance with Exhibit G below. Distributor shall select the Exhibit G specification which captures all mutually agreed upon terms and conditions herein. Additionally, Distributor is responsible for the review of Distributor's end Customer contract and shall ensure all necessary terms and conditions related to that contract are flowed from Distributor's end customer contract to Eaton, during order entry, in Eaton's Distribution Portal. Distribution shall also validate that the part revisions within the solicitation match those found within Eaton Distribution Portal.

Distributor and Seller will mutually agree to any additional requirements to be added to either Exhibit G or as a Selectable Specification within the Distribution Portal. All Selectable Specifications available in Distribution Portal are considered approved for use between Seller and Distributor, provided that they appear on Distributor's contract with its End Customer and product was quoted by Seller with those specifications.

All Selectable Specifications contained herein are mutually agreed by Distributor and Seller. If a requirement is not available in Eaton's Distribution Portal, or cannot be selected in Eaton's Distribution Portal, Distributor shall contact Seller immediately for a Specification Help Request to correct the problem. However, if after three (3) business days (including the 24 hours required for batching of new specifications) of contacting Seller, Distributor has not gotten a response on its Specification Help Request, that specification on the AAR PO will take precedence once PO is provided to Eaton with a specific request to action/add the new Selectable Specification. Distributor will enter the rest of the Order within the Eaton

Distribution Portal as outlined above and PO submitted to Eaton will serve as proof that new term or condition within Specification Help Request was flowed down. For avoidance of doubt, Seller has sole discretion on the implementation of an additional specification within Eaton's Distribution Portal.

Notwithstanding the forgoing clause availability and/or selectability referenced above, if any of the requirements between Distributor and Distributor's Customer are not selected by Distributor, and thus not flowed to Eaton at the time of entry into Eaton's Distribution Portal, this omission will be treated as a Distributor non-conformance and is solely the Distributor's responsibility. Any resulting costs to mitigate or remediate the non-conformance of the Order shall be borne by Distributor. For avoidance of doubt, when Distributor orders parts to stock, Distributor acknowledges that Eaton is not responsible for its eventual End Customer's requirements. Parties will not unduly withhold support to collaborate for the purposes of providing remedy for End Customer requirements.

Additionally, Distributor shall certify that it has performed a comparative analysis of any order it receives from its End Customer to each and every Order placed within Eaton's Distribution Portal to comply with this Requirement.

For the purposes of this Agreement:

"End Customer" shall mean a contracting entity that has an executed contract for goods with Distributor which contains Products from Seller's Primary Trading Area as outlined in Exhibit A of the Military Distribution Agreement.

"Order" shall mean the Distributor's commitment and requirements of purchase including mutually agreed price, lead time, part number and all associated terms and conditions.

"Selectable Specification" shall mean a selectable specification within Eaton's Distribution Portal that Distributor shall manually select (add) to their Order when entering to properly flow its End Customer requirements.

"Specification Help Request" shall mean a communication sent to an authorized Eaton representative (Account Representative, Contracts Representative or Technical Support Representative) with the subject "Proposed Additional Selectable Specification."

- 3. Add Exhibit F and G as attached.
- **4.** Add subsection P to "Section V. Responsibilities of Distributor: Additional Distributor Responsibilities:

Distributor shall maintain an active entity registration in SAM complying with requirements to report proceedings data in accordance with FAR 52.209-7 Information Regarding Responsibility Matters, with requirements to report executive compensation data in accordance with FAR 52.204-10 Reporting Executive Compensation and First-Tier Subcontract Awards and all other requirements so contained within the SAM registry (www.sam.gov)

IN WITNESS WHEREOF, the parties have caused this Amendment to be duly executed as of the day and year set forth above.

AAR SUPPLY CHAIN, INC.

Name: Title: EATON AEROQUIP LLC

By:

Name: Rebecca A. Stoner
Title: Lead Contracts Manager

EATON CORPORATION

By:

Name: Rebecca A. Stoner
Title: Lead Contracts Manager

EATON AEROSPACE LLC

By:

Name: Rebecca A. Stoner

Title: Lead Contracts Manager

Exhibit F

If Distributor receives a solicitation from its End Customer which requires specifications which increase cost and time for Seller to perform, Distributor must contact Seller for those additional costs to include in its response to its End Customer. Additionally, Distributor is hereby on notice that the following clauses contained herein will require additional cost and time to perform (not an all-inclusive list). Distributor shall advise Seller if it discovers an additional End Customer requirement which meets this criteria.

Distributor shall also validate that the part revisions within the solicitation match those found within Eaton Distribution Portal.

A. Specific Approval Required

Due to the challenging compliance requirements and limitations of authority, Seller hereby reserves its agreement and consent to accept the following FAR Clauses as a flow down at time of Distributor quotation to its End Customer and more specifically at time of quotation from Seller to Distributor:

52.215-20	Requirements for Certified Cost or Pricing Data
52.215-21	Requirements for Certified Cost or Pricing Data and Data Other Than Certified
	Cost or Pricing Data
52.217-9	Option to Extend the Term of the Contract
52.217-9012	Warstopper Program Material Buffer Availability
52.219-9	SMALL BUSINESS SUBCONTRACTING PLAN
RC001	DOCUMENTATION REQUIREMENTS FOR SOURCE APPROVAL REQUEST (SAR)

In the event any of the foregoing FAR clauses are included in a customer solicitation or contract, Distributor shall provide express notice to Eaton and highlight the presence of these clauses in any solicitation or order for supplies. The Parties mutually agree that at no time will any of the clauses listed in section A be Selectable Specifications available for inclusion in any automated systems or portals. Seller shall provide a response within 30 (thirty) business days addressing Seller's position to support, and/or no-quote Distributor. Seller will work reasonably to continuously improve response times to the Distributor.

B. Additional Clauses which are known to cause additional cost and time to perform (not an all-inclusive list):

52.209-3	First Article Approval
52.209-4	First Article Approval—Government Testing
E01	Supplemental First Article Exhibit Disposition- Contractor Maintained
52.27-9018	DLAD - First Article Inspection (FAI)
52.246-9000	Certificate of Quality Compliance
52.246-9003	Measurement & Test Equipment Applies
52.246-9004	Product Verification Testing
252.211-7003	Item Unique Identification and Valuation
E03	Production Lot Testing-Contractor
E05	Product Verification Testing
RT001	MEASURING AND TEST EQUIPMENT

The additional costs for the above specifications are listed in Eaton Distribution Portal. Seller will provide to Distributor any additional time or costs (beyond those listed in Eaton Distribution Portal) to perform as needed. For Production Lot Testing and Item Unique Identification and Valuation, Distributor shall contact Seller with the relevant part information so that Seller may assess the costs (if any) for the subject parts. Distributor shall submit a Purchase Order for the miscellaneous charges.

EXHIBIT G

FAR/DFAR/DLAD Flow downs and Order Entry System Selections

Eaton and Distributor shall use the FAR/DFAR definitions provided at http://farsite.hill.af.mil/ and Procurement Notes definitions provided at http://www.dla.mil/HQ/Acquisition/Offers/DLAD/DLADProcurementNotes.aspx).

Distributor and Seller agree, for each Order satisfied to Distributor, that Distributor flowed the following clauses, listed in Section A, below:

A. Mutually Agreed Flow downs:

EAD Olemen		
FAR Clauses	Destrictions of Cube extractor Color to the Covernment	
52.203-6	Restrictions on Subcontractor Sales to the Government	
52.203-7	Anti-Kickback procedures	
52.203-11	CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS	
52.203-12	Limitation on Payments to Influence Certain Federal Transactions	
52.203-13	Contractor Code of Business Ethics and Conduct	
52.203-15	Whistleblower Protections Under the American Recovery and Reinvestment Act of 2009	
52.203-18	Prohibition on Contracting with Entities that Require Certain Internal Confidentiality	
	Agreements or Statements-Representation	
52.203-19	PROHIBITION ON REQUIRING CERTAIN INTERNAL CONFIDENTIALITY AGREEMENTS OR STATEMENTS	
52.204-8	Annual Representations and Certifications	
52.204-10	REPORTING EXECUTIVE COMPENSATION AND FIRST-TIER SUBCONTRACT	
	AWARDS	
52.204-21	BASIC SAFEGUARDING OF COVERED CONTRACTOR INFORMATION SYSTEMS	
52.209-1	Qualification Requirements	
52.209-6	PROTECTING THE GOVERNMENT'S INTEREST WHEN SUBCONTRACTING WITH	
	CONTRACTORS DEBARRED, SUSPENDED, OR PROPOSED FOR DEBARMENT	
52.209-11	Representation by Corporations Regarding Delinquent Tax Liability or a Felony Conviction	
	under any Federal Law	
52.211-9005	Conditions for Evaluation and Acceptance of Offers for CSI	
52.211-9052	Notification to Government of and Contemplated Production Phase-Out	
52.212-4	Contract Terms, Commercial Item	
52.212-5	Contract Terms and Conditions Required to Implement Statutes or Executive Orders -	
	Commercial Items (JAN 2014)	
52.213-4	TERMS AND CONDITIONS SIMPLIFIED ACQUISITION-OTHER THAN 52.215-2	
	AUDITS AND RECORDS (NEGOTIATION)	
52.213-9001	Evaluation Factor for Source Inspection	
52.215-14	Integrity of Unit Prices (OCT 2010)	
52.217-9G04	Flight Safety Critical Aircraft Part, Item Documentation Required	
52.219-8	Utilization of Small Business Concerns.	
52.219-16	Liquidated Damages - Subcontracting Plan	
52.219-28	POST-AWARD SMALL BUSINESS PROGRAM REPRESENTATION (JUL 2013)	
52.222-17	Nondisplacement of Qualified Workers	
52.222-19	Child Labor - Cooperation with Authorities and Remedies	
52.222-20	Contracts For Materials, Supplies, Articles, and Equipment Exceeding \$15,000	
52.222-21	Prohibition of Segregated Facilities	
52.222-22	Previous Contracts and Compliance Reports (FEB 1999)	
52.222-25	Affirmative Action Compliance	
52.222-26	Equal Opportunity	
	·	

52.222-3	Convict Labor
52.222-35	Equal Opportunity for Veterans
52.222-36	Equal Opportunity for Workers with Disabilities
	Alternate I Equal Opportunity for Workers with Disabilities
52.222-37	Employment Reports on Veterans
52.222-40	Notification of Employee Rights Under the National Labor Relations Act
52.222-50	Combating Trafficking in Persons
52.222-54	Employment Eligibility Verification
52.222-55	Minimum Wages Under Executive Order 13658
52.222-99	(Deviation 2014 –00017) Establishing a Minimum Wage for Contractors
52.223-11	Ozone-Depleting Substances and High Global Warming Potential Hydrofluorocarbons
52.223-18	Encouraging Contractor Policies to ban Text Messaging While Driving
52.223-7	Notice of Radioactive Material
52.225-13	RESTRICTIONS ON CERTAIN FOREIGN PURCHASES
52.225-5	TRADE AGREEMENTS
52.225-6	TRADE AGREEMENTS CERTIFICATE
52.225-8	Duty-Free Entry.
52.227-1	AUTHORIZATION AND CONSENT
52.227-10	Filing of Patent ApplicationsClassified Subject Matter.
52.227-11	Patent RightsRetention by the Contractor (Short Form).
52.227-13	Patent RightsAcquisition by the Government.
52.227-2	Notice and Assistance Regarding Patent and Copyright Infringement.
52.228-3	Workers Compensation Insurance (Defense Base Act).
52.228-4	Workers Compensation and War-Hazard Insurance Overseas.
52.228-5	InsuranceWork on a Government Installation.
52.229-3	FEDERAL, STATE AND LOCAL TAXES
52.230-3	Disclosure and Consistency of Cost Accounting Practices (MAY 2012)
52.232-40	Providing Accelerated Payments to Small Business Subcontractors
52.234-1	Industrial Resources Developed Under Defense Production Act Title III.
52.236-13	Accident Prevention.
52.237-7	Indemnification and Medical Liability Insurance.
52.242-15	Stop Work Order
52.242-17	GOVERNMENT DELAY OF WORK
52.243-1	Changes Fixed-Price
52.244-6	Subcontracts for Commercial Items
52.245-1	Government Property.
52.246-1	Contractor Inspection Requirements
52.246-11	Higher-Level Contract Quality Requirements.
52.246-15	Certificate of Conformance
52.246-16	Responsibility for Supplies
52.246-9003	Measurement & Test Equipment Applies COMMERCIAL ITEMS) (APR 2015)
52.247-64	Preference for Privately Owned U.SFlag Commercial Vessels
52.248-1	VALUE ENGINEERING
52.249-1	Termination for Convenience
52.249-2	Termination for Convenience of the Government (Fixed-Price)
52.249-8	Default (Fixed-Price Supply and Service)
52.252-1	Solicitation Provisions Incorporated by Reference

DFAR Clauses			
252.203-7000	Requirements Relating to Former DOD Officials		
252.203-7001	Prohibition on Persons Convicted of Fraud or Other Defense-Contract Related Felonies (DEC 2008)		
252.203-7002			
	Requirement to Inform Employees of Whistleblower Rights.		
252.203-7004	Display of Fraud Hotline Posters		
252.203-7005	Representation Relating to Compensation of Former DOD Officials		
252.203-7994	PROHIBITION ON CONTRACTING WITH ENTITIES THAT REQUIRE CERTAIN INTERNAL CONFIDENTIALITY AGREEMENTS - REPRESENTATION (NOV 2016) DFARS		
252.203-7995	Prohibition on Contracting with Entities that Require Certain Internal Confidentiality Agreements		
252.203-7996	Prohibition on Contracting with Entities that Require Certain Internal Confidentiality Agreements-Representation		
252 202 7007	PROHIBITION ON CONTRACTING WITH ENTITIES THAT REQUIRE CERTAIN		
252.203-7997	INTERNAL CONFIDENTIALITY AGREEMENTS		
252.204-7000	Disclosure of Information		
252.204-7002	Requirement to Inform Employees of Whistleblower Rights		
252.204-7008	Compliance with Safeguarding covered Defense Information controls.		
252.204-7008	Compliance with Safeguarding Covered Defense Information Controls		
252.204-7009	Limitations on the Use or Disclosure of Third-Party Contractor Reported Cyber Incident Information		
252.204-7012	Safeguarding Covered Defense Information and Cyber Incident Reporting		
252.204-7014	Limitations on the Use or Disclosure of Information by Litigation Support Contractors.		
252.204-7015	Disclosure of Information to Litigation Support Contractors		
252.209-7004	Subcontracting with Firms that are Owned or Controlled by the Government of a Country		
	that is a State Sponsor of Terrorism		
252.211-7000	Acquisition Streamlining.		
252.217-7012	Liability and Insurance.		
252.219-7004	Small Business Subcontracting Plan (Test Program).		
252.222-7000	Restrictions on Employment of Personnel.		
252.222-7006	Restrictions on the Use of Mandatory Arbitration Agreements.		
252.222-7007	Representation Regarding Combating Trafficking in Persons		
252.223-7001	HAZAD WARNING LABELS		
252.223-7001	Prohibition of Hexavalent Chromium.		
	Compliance with Safeguarding Covered Defense Information Controls		
252.224-7008			
252.225-7002	QUALIFIED COUNTRY SOURCES AS SUBCONTRACTORS		
252.225-7007	Prohibition on Acquisition of U.S. Munitions List Items from Communist Chinese Military		
	Companies		
252.225-7008	Restriction on Acquisition of Specialty Metals.		
252.225-7009	Restriction on Acquisition of Certain Articles Containing Specialty Metals.		
252.225-7012	Preference for Certain Domestic Commodities		
252.225-7013	DUTY FREE ENTRY		
252.225-7025	Restriction on Acquisition of Forgings.		
252.225-7027	Restriction on Contingent Fees for Foreign Military Sales		
252.225-7028	EXCLUSIONARY POLICIES AND PRACTICES OF FOREIGN GOVERNMENTS		
252.225-7036	Buy American - Free Trade Agreements - Balance of Payments Program ALT I		
252.225-7036 A	LT IV Buy American- Free Trade Agreements-Balance of Payments Program ALT IV		
252.225-7048	Export-Controlled Items		
252.225-7993	Prohibition on contracting with The Enemy		
252.226-7001	Utilization of Indian Organizations and Indian-Owned Economic Enterprises—DoD		
	Contracts.		
252.227-7013	Rights in Technical Data- Noncommercial Items.		
252.227-7014	Rights in Noncommercial Computer Software and Noncommercial Computer Software		
050 005 5015	Documentation.		
252.227-7015	Technical Data Commercial Items.		

252.227-7016	Rights in Bid or Proposal Information.		
252.227-7018	Rights in Noncommercial Technical Data and Computer Software- Small Business		
050 007 7040	Innovation Research (SBIR) Program.		
252.227-7019	Validation of Asserted Restrictions-Computer Software.		
252.227-7033	Rights in Shop Drawings.		
252.227-7037	Validation of Restrictive Markings on Technical Data.		
252.227-7038	Patent Rights—Ownership by the Contractor (Large Business).		
252.228-7001	Ground and Flight Risk.		
252.228-7005	Accident Reporting and Investigation Involving Aircraft, Missiles and Space Launch Vehicles.		
252 222 7004	7-		
252.233-7001	HAZARD WARNING LABELS		
252.236-7013	Requirement for Competition Opportunity for American Steel Producers, Fabricators, and		
	Manufacturers.		
252.237-7019	Training for Contractor Personnel Interacting with Detainees.		
252.237-7023	Continuation of Essential Contractor Services.		
252.239-7010	Cloud Computing Services		
252.239-7016	Telecommunications Security Equipment, Devices, Techniques, and Services.		
252.239-7018	Supply Chain Risk		
252.239-7999 (DEVIATION 2015-O 0011)(remains in effect until incorporated in the DFARS or otherwise		
	Cloud Computing Services		
252.244-7000	Subcontracts for Commercial Items and Commercial Components (DOD Contracts)		
252.244-7007	Contractor Counterfeit Electronic Part Detection and Avoidance		
252.246-7003	Notification of Potential Safety Issues		
252.246-7007	Contractor Counterfeit Electronic Part Detection and Avoidance System		
252.247-7003	Pass-Through of Motor Carrier Fuel Surcharge Adjustment to the Cost Bearer.		
252.247-7023	Transportation of Supplies by Sea		
	control comment at a military with a second		

Procurement Notes and Miscellaneous		
C01	Superseded Part Number Items	
C02	Manufacturing Phase Out or Discontinuation of Production, Diminishing Sources, and	
	Obsolete Materials or Components	
C03	Contractor Retention of Supply Chain Traceability Documentation	
C04	Unused Former Government Surplus Property	
H02	Component Qualified Products List (QPL)/ Qualified Manufacturers List (QML)	
ISO 9001:2008	/ AS9100C Quality Management Systems	
ISO 9001:2008	/ AS9120A Quality Management Systems	
L04	Offers for Part Numbered Items	
L05	Notification to Government of Obsolescence and Diminishing Manufacturing	
L06	Agency Protests (DEC 2016)	
L22	Restriction of Alternate Offers for Source Controlled Items (SEP 2017)	

MERCURY MERCURY OR MERCURY CONTAINING COMPOUNDS SHALL NOT BE INTENTIONALLY ADDED TO<(>,<)> OR COME IN DIRECT CONTACT WITH<(>,<)> ANY HARDWARE OR SUPPLIES FURNISHED UNDER THIS CONTRACT. EXCEPTION: FUNCTIONAL MERCURY USED IN BATTERIES, FLUORESCENT LIGHTS, REQUIRED INSTRUMENTS; SENSORS OR CONTROLS; WEAPON SYSTEMS; AND CHEMICAL ANALYSIS REAGENTS SPECIFIED BY NAVSEA. PORTABLE FLUORESCENT LAMPS AND PORTABLE INSTRUMENTS CONTAINING MERCURY SHALL BE SHOCK PROOF AND CONTAIN A SECOND BOUNDARY OF CONTAINMENT OF THE MERCURY OR MERCURY COMPOUND. (IAW NAVSEA 5100-

003D).

MERCURY OF MERCURY CONTAINING COMPOUNDS MERCURY OR MERCURY CONTAINING COMPOUNDS SHALL NOT BE INTENTIONALLY ADDED TO OR COME IN DIRECT CONTACT WITH ANY HARDWARE OR SUPPLIES FURNISHED UNDER THIS CONTRACT.

RQ001 HIGHER LEVEL CONTRACT QUALITY REQUIREMENTS (MANUFACTURES AND NON-MANUFACTURERS) *** incorporates 52.246-11 by reference

RQ002	CONFIGURATION CHANGE MANAGEMENT- ENGINEERING CHANGE PROPOSAL
	REQUEST FOR VARIANCE (DEVIATION OR WAVIER)
RQ016	COMPONENT QUALIFIED PRODUCTS LISTS (QPL)/QUALFIED MANUFACTURERS
	LISTS (QML)
RQ018	CONTRACTOR RETENTION OF SUPPLY CHAIN TRACEABILITY DOCUMENTATION
	(AUG 2016)
RT001	MEASURING AND TEST EQUIPMENT

B. The Parties agree to be mutually bound by, and comply with, the following FAR Clauses Listed in Section B below specifically when the Distributor selects them during Distributor Order Entry:

Selectable Specifications that will be available in MyEaton/CCP:

FAR Clauses 52.209-3	First Article Approval
52.209-4	First Article Approval—Government Testing
52.211-14	Notice of Priority Rating for National Defense, Emergency Preparedness, and Energy
Program Use	DESCRIPTION DECLUREMENTS (ADD 2009) FAD
52.211-15	DEFENSE PRIORITY AND ALLOCATION REQUIREMENTS (APR 2008) FAR
52.211-9002	DPAS Priority Rating
52.211-9006	Changes in Contractor Status, Item Acquired and/or manufacturing process/ facility CSI
52.211-9007	Withholding of Material Review Board (MRB) Authority - Critical Safety Items
52.211-9024	Shelf Life Riverial Hard Marking Marking
52.211-9036	Physical Item Identification/Bare Item Marking
52.225-1	Buy American- Supplies
52.225-18	Place of Manufacture
52.225-3	Buy American Act—Free Trade Agreements—Israeli Trade Act (NOV 2012)
52.246-2	Inspection of Supplies Fixed Price
52.246-9000	Certificate of Quality Compliance
52.246-9004	Product Verification Testing
52.246-9005	NOTE TO CONTRACTOR FOR INSPECTION (AIR LAUNCH AND RECOVERY
EQUIPMENT) (· · · · · · · · · · · · · · · · · · ·
52.246-9007	Inspection and Acceptance at Destination
52.246-9008	Inspect & Accept at Origin

DFAR Clauses

	CRITICAL SAFETY ITEMS
252.211-7003	ITEM UNIQUE IDENTIFICATION AND VALUATION (DEC 2013)
252.225-7000	BUY AMERICAN - BALANCE OF PAYMENTS CERTIFICATE-BASIC
252.225-7001	Buy American and Balance of Payments Program
252.225-7009	Restriction on Acquisition of Certain Articles Containing Specialty Metals.
252.225-7016	Restriction on Acquisition of Ball and Roller Bearings
252.225-7035	Buy American - Free Trade Agreements - Balance of Payments Program Certificate

DLAD Clauses

52.209-9017	First Article-contractor testing
52.209-9018	First Article-government testing

Procurement Notes and Miscellaneous

ANSI/ ASQ Z1.4- Sampling for Inspection and Testing; C=0 Required

ASBESTOS No asbestos as defined in Fed-Std 313

E01 Supplemental First Article Exhibit Disposition- Contractor Maintained

E03 Production Lot Testing-Contractor

E05 Product Verification Testing

E06 INSPECTION AND ACCEPTANCE AT ORIGIN

H04 Sourcing for Critical Safety Items

RQ006 QUALITY CONFORMANCE INSPECTION REQUIREMENTS

RQ009 INSPECTION AND ACCEPTANCE AT ORIGIN

RQ017 PHYSICAL IDENTIFICATION/BARE ITEM MARKNG

Distributor agrees and accepts that it is solely and exclusively responsible for maintaining the foregoing list and, where and when necessary, provide reasonable notice to Buyer, through the Specification Help Request function, when additional Selectable Specifications are added to this list, either from legal or regulatory requirements, or to meet the needs of specific Customer contract.