1. Buyer Definitions

"Affiliate" means a company or corporation under common control with or effectively controlled by or controlling a Party directly or indirectly either through the ownership or control of shares or other controlling agreements.

"Back Ground Intellectual Property" means Intellectual Property in existence at the Effective Date or is subsequently brought into existence other than as a result of the performance of this Agreement and is embodied in, or attaches to, the Products or is otherwise necessarily related to the functioning or operation of the Product.

"Buyer’s Property" means any dies, tools, patterns, plates, artwork, designs, drawings, specifications, free issue materials or other documents or items in the possession under the control of Supplier which have either been supplied by the Buyer to Supplier, or in respect of which the Buyer (subject always to Buyer’s rights under this Agreement) has paid Supplier the entire NRE Items price.

"Confidential Information" means any information received by one Party (the “receiving Party”) from the other Party (the “disclosing Party”) and which the receiving Party has been informed, or has a reasonable basis to believe, is confidential to the disclosing Party, unless such information: (i) was known to the receiving Party prior to receipt from the disclosing Party; (ii) was lawfully available to the public prior to receipt from the disclosing Party; (iii) becomes lawfully available to the public after receipt from the disclosing Party, through no act or omission on the part of the receiving Party; (iv) was rightfully communicated by a third party to a receiving Party free of any obligation of confidence subsequent to the time of the originating Party’s communication thereof to the receiving Party; or (v) is independently developed by an employee or agent of the receiving Party who has not received or had access to such information.

"Developments" means any Product, development documentation, information, materials, plans, drawings, reports or the like conceived during the course of the performance of an Order.

"Direct Competitor" means any third party in the defence, aerospace, intelligence or surveillance market selling products or services in competition with Buyer or its Affiliates.

"Documentation" means the user guides and manuals (as appropriate) for the Products, regardless of whether in printed and/or machine-readable format.

"Forecast" means a rolling estimate of Buyer’s requirements for Products from current Orders up to a forward looking period of at least nine (9) months and preferably twelve (12) months including the quantities to be manufactured and the requested delivery date.

"GST" means the Goods and Services Tax Act 1999 (Cth).

"GST Law" means a law that imposes a tax on the supply of goods or services. In this Agreement, GST means the GST imposed by the Australian Taxation Law.

"Intellectual Property Rights" means any right, whether real, personal or mixed which is or may be a subject to intellectual property rights, including but not limited to; copyrights, patents, trademarks, trade secrets, trade name, trade dress, patents, industrial designs, trade names, domain names, software, computer programs, software, works of authorship, technical know-how, business methods, and/or other intellectual property rights, whether registered or unregistered, including but not limited to; copyrights, patent rights (including applications for patent protection), publicity rights, trade secret rights, registered or otherwise protected trade marks, trade names and service marks and protections from trade mark dilution, database rights and semiconductor topography rights.

"Non-Recurring Expense Items” or “NRE Items” means any unique labour, tooling, jigs, fixtures, stencils, or other items utilized for the manufacture of a Product that are separately priced in an Order for the Product or detailed in a separate NRE Items Order related to a Product.

"Order" means a purchase order placed by Buyer with the Supplier for Products.

"PPSA" means the Personal Property Securities Act 2009 (Cth).

"PPSR" means the Personal Property Securities Register established pursuant to the PPSA.

"Product(s)" means hardware (meaning the tangible materials, sub-assemblies, assemblies and equipment, or any modified form thereof); software (meaning the computer object programs, source codes, procedures, statements, screen layouts, machine readable instructions and definitions, or any modified form thereof, supplied separately or along with or as part of any hardware); and services, and, for the avoidance of doubt, shall include the Developments.

"Tax Invoice" means a document detailing the NRE Items and other expenses incurred by the Buyer.

"Third Party Intellectual Property" means intellectual property which is owned by a party other than the Buyer, and is embodied in, or attaches to, the Products or is otherwise necessarily related to the functioning or operation of the Products.

"Tools” or “Tooling" means tools funded or provided by the Buyer.

"Traceable" means that all the Products, sub-assemblies and components supplied by Supplier shall be accompanied with original authentic certificates of conformity from the manufacturer of the original component or if not accompanying the component delivered to the Buyer are in the possession of Supplier as specified by the Buyer’s specification.

2. Agreement

2.1 Supplier shall provide the Products to Buyer as agreed to from time to time by the Parties pursuant to Orders on the negotiated terms set out herein. Each Order shall include a reference, and be subject to the terms and conditions contained in this Agreement and, subject to clauses 2.4.4, to the exclusion of all other inconsistent terms and conditions and each Order incorporating these terms and conditions shall constitute an Agreement separate from all other Orders. This Agreement and any documents expressly incorporated herein by reference comprise the entire Agreement between the Parties in relation to the matters referred to herein and supersede any previous agreement, arrangement, communication and negotiation (whether written or oral) between the Parties relating thereto.

2.2 Supplier will procure all components necessary to fulfill Forecasts and Orders issued in accordance with this Agreement and to reasonably ensure sufficient capacity is available to achieve the quantities and delivery dates specified in such Forecasts and Orders, at lead-times reasonably consistent with the lead-times of such components at the time of order.

2.3 The Buyer will issue, and Supplier will accept or reject in writing in accordance with Section 2.4 below, Orders for all Products covered by this Agreement. Each Order shall contain the following information:

2.3.1 a description of the Product by part number;
2.3.2 the quantity of the Product (with the exception of blanket Orders);
2.3.3 the scheduled delivery date or delivery schedule;
2.3.4 the location to which the Product is to be delivered; and transportation instructions if other than defined by this Agreement;
2.3.5 Price, including unit, extended and Order total prices;
2.3.6 and any other special terms or requirements.

2.4 Order process is as follows: [details of order process]
Each Order shall be issued by the Buyer by email, fax or postal mail to Supplier. The Order will be deemed received by Supplier on the day issued if by email or fax and two days after issue in the event of posted mail.

2.4.2 The Order will be checked by Supplier; and

2.4.3 All Orders shall be confirmed or acknowledged in writing as accepted or rejected by Supplier within twenty four hours (24) of receipt. If Supplier does not accept or reject the Order within said twenty four hours (24), the Order shall be deemed to be accepted by Supplier on the terms and conditions contained in this Agreement on an unqualified basis and should the Supplier commence work under the Order, it shall be deemed to have accepted the Order on the performance of the terms and conditions contained in this Agreement on an unqualified basis.

2.4.4 If there is a conflict of terms the order of precedence shall be:

2.4.4.1 The typewritten provisions on the face of the acceptable Order;

2.4.4.2 This Agreement;

2.4.4.3 Any Appendices, programme schedules or other written Agreements attached to this Agreement as agreed by both Parties; and

2.4.4.4 the Buyer’s specification.

3. Supplier will supply Products strictly in accordance with the Buyer’s requirements as detailed in this Agreement, the Buyer’s specification and the Order.

2.6 The Parties acknowledge that the pre-printed provisions appearing on the reverse of, or attached to an Order acknowledgment, or invoice of the Supplier shall be deemed deleted and of no effect whatsoever.

2.7 Under this Agreement, Orders will be issued by each Buyer Affiliate and all rights and obligations of the Buyer under this Agreement and the Order shall pass to such Affiliate and for purposes of that Order such Affiliate shall be deemed to be the Buyer for the purposes of this Agreement. Upon Supplier’s acceptance of Orders from a Buyer’s Affiliate, such Orders shall be governed exclusively by this Agreement.

3. General

3.1 Any notice to be given hereunder shall be in writing and sent to the relevant Party’s address, email or fax number contained above (or such other address, email or fax number as shall have been notified to the other Party), and shall be delivered or sent:

3.1.1 by email or fax, provided that any transmission note shall be retained for proof of delivery; or

3.1.2 in the case of a notice between Parties whose respective addresses for service are in the same country, by registered or recorded delivery post or local equivalent postal service which provides written evidence of delivery; or

3.1.3 in the case of a notice between Parties whose respective addresses for service are in different countries, by courier provided that such courier obtains a signature on behalf of the recipient by way of:

3.1.3.1 acknowledgment of receipt and

3.1.3.2 evidence of the date and time of receipt.

3.2 Such notice shall be deemed to have been given:

3.2.1 in the case of a notice sent by email or fax, at the start of the first normal business day in the country of receipt following the date of transmission as such date is evidenced by a transmission receipt;

3.2.2 in the case of a notice sent by post in accordance with clause 3.1.2, five (5) days after the date on which the registered or recorded delivery letter including such notice is posted; and

3.2.3 in the case of a notice which is delivered by courier in accordance with clause 3.1.3, when it is delivered to the appropriate address, as evidenced by the signature referred to in clause 3.1.3.

3.3 Neither Party shall in any manner assume or create any obligation or responsibility, express or implied, on behalf of or in the name of the other Party, or act for or bind one another in any respect except as expressly permitted under the terms of this Agreement.

3.4 The relationship of Buyer and Supplier under this Agreement and the Order is intended to be that of independent contractors. Nothing contained in this Agreement or the Order shall be construed as creating a partnership, joint venture, agency, trust, or other legal association of any kind between the Parties. Except as specifically provided in this Agreement, neither Party shall act or represent itself or any of its employees or agents as an agent or partner of the other Party or in any way to bind the other Party to any obligations. The rights, duties, obligations and liabilities of the Parties shall be several and not joint or collective, each Party being individually responsible only for its actions and the obligations as set forth in this Agreement and the Order.

3.5 A person who is not a Party to this Agreement may not enforce any of its terms.

3.6 If any provision of this Agreement or an Order is found invalid or unenforceable, the remaining provisions will be given effect as if the invalid or unenforceable provision were not a part of this Agreement or the Order (as the case may be).

3.7 Neither this Agreement nor an Order may be varied or amended except in writing and signed by a duly authorised officer of each Party.

3.8 The headings contained in this Agreement and an Order are for reference only and shall not be used in its construction or interpretation. The provisions of this Agreement and the Order shall be construed together and interpreted fairly and in good faith to both Parties without regard to which Party drafted the same.

3.9 References to any gender includes any other gender and the plural shall include the singular and bodies corporate shall include unincorporated bodies and (in each case) vice versa.

3.10 Reference to any statute, enactment, ordinance, order, regulation or other similar instrument shall be construed to include a reference to the statute, enactment, ordinance, order, regulation or instrument in force as from time to time.

3.11 The relationship the FAR and DFARS intend to establish between the “Government” and a “Contractor.” It is not the intent of the FAR or DFARS to impose any legal obligations on a “Supplier” or “Offeror” that are not a part of this Agreement or the Order (as the case may be).

3.12 If the same term is defined in more than one clause, it shall be construed to include a reference to the statute, enactment, ordinance, order, regulation or other similar instrument shall be construed to include a reference to the statute, enactment, ordinance, order, regulation or instrument made pursuant to it.

3.13 The failure of either Party to enforce any provision of this Agreement or the Order shall not constitute or be construed as a waiver of such provision or of the right to enforce it at a later time.

3.14 During the term of this Agreement and for one year after termination of this Agreement, Supplier shall not either directly or indirectly employ, or solicit to employ, or cause to be solicited for employment, persons employed by Buyer at the relevant time, without Buyer’s prior written consent. As to employees who left the employ of Buyer prior to termination of this Agreement, Supplier shall not, directly or indirectly, employ or otherwise contract such former employee of Buyer until one year after the former employee’s termination or separation from Buyer, except with Buyer’s written consent.

3.15 Supplier undertakes to inform Buyer immediately of any changes in ownership or control of Supplier and of any change in its organization or method of doing business that might affect the performance of Supplier’s duties under this Agreement or an Order.

3.16 This Agreement may be executed in several counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one and the same instrument.

3.17 The applicable terms in clauses 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16 and 17 shall survive termination or expiration of this Agreement.

3.18 Supplier undertakes and agrees to comply with all laws or other similar instrument shall be construed to include a reference to the statute, enactment, ordinance, order, regulation or other similar instrument in force as from time to time.

4. Law

4.1 This Agreement is governed by the laws for the time being prevailing in the State of South Australia, Australia and the Parties hereby submit to the jurisdiction of the courts of that state and country.

5. Disputes

5.1 The intent of the Parties is to identify and resolve disputes promptly. Each Party agrees to perform as follows:

5.1.1 to notify the other Party of any dispute in reasonable detail as soon as possible after any dispute arises;

5.1.2 to negotiate in good faith to seek to resolve the dispute within 14 days from the date notified of the dispute.

5.1.3 If the parties are unable to resolve the dispute within the time specified in clause 5.1.2, the parties shall refer the dispute to their respective General Managers for resolution within seven (7) days.

5.1.4 Should the parties subsequently fail to resolve the dispute within the time frame specified in clause 5.1.3, the parties reserve their rights to issue proceedings in accordance with clause 4 above. For the avoidance of doubt, nothing in this clause precludes either party from applying to any relevant court for an injunction or restraint relating to any breach or threatened breach of this Agreement.

6. Import/Export

6.1 Supplier shall promptly notify Buyer of any export restrictions that may apply to the Products supplied under the Order, which shall include but not be limited to United States export control regulations administered by the U.S. Department of Commerce, the United States Department of Treasury Office of Foreign Assets Control and other United States agencies, and the export control regulations of the European Union, including without limitation the U.S. Export Administration Regulations, 15 C.F.R. Parts 730-774 and Council Regulation (EC) No. 1334/2000.

6.2 Supplier, at its own expense, agrees to comply with all laws and regulations of the United States related to exports, imports, and foreign transactions, including, but not limited to, the International Traffic in Arms Regulations (ITAR) (22 C.F.R. §§ 120-130), the Export Administration Regulations (EAR) (15 C.F.R. §§ 730-774), and the National Industrial Security Program Operating Manual (NISPOM) (DOD 5220.22-M). Supplier also agrees to obtain, at its sole expense, any export licenses or other official authorizations and to carry out any customs or immigration formalities or similar requirements for the export of any Products covered by the Order. Supplier specifically shall obtain all required authorizations from the U.S. Government before transferring or otherwise disclosing technical data or technology (as those terms are defined in 22 C.F.R. § 120.10 and 15 C.F.R. § 752, respectively), to and for the use in or for the benefit of any Foreign Person (as defined in 22 C.F.R. § 120.16). Supplier shall provide written notice to the Foreign Person to technical data related to the Order. Supplier agrees to bear sole responsibility for all regulatory record keeping associated with the use of licenses and license exceptions/exemptions. Supplier’s failure to comply with the requirements of this clause shall be deemed a substantial breach of a material term of the Order that shall subject Supplier to the termination of clauses of paragraph 15.

7. Federal Acquisition Regulation (“FAR”)/Defense Federal Acquisition Regulation Supplement (“DFARS”)

7.1 Where applicable, the FAR/DFARS clauses listed in the Order by reference with the same effect as if they were included in full text. Unless otherwise expressly noted herein, where necessary to make the FAR and DFARS clauses applicable to the Order and to protect Buyer’s interests, the words “Government,” “DOO,” and “Contracting Officer” shall mean “Buyer” or its delegate. The appropriate “Buyer” or “Contracting Officer” shall mean “Supplier,” and for the sake of convenience, the words “Contract” and “Schedule” shall refer to this “Agreement” or the applicable Order. The definitions outlined herein are intended to create legal relationships between Buyer and Supplier identical to, but not dependent on, the relationship the FAR and DFARS intend to establish between the “Government” and a “Contractor.” It is not the intent of Buyer that any such substitution shall result in the disclosure of a Party’s proprietary and/or confidential cost and pricing data.
8. Products
8.1 Supplier represents and warrants that it shall provide the Products to Buyer precisely in accordance with this Agreement and the Orders. Supplier further represents and warrants that:
8.1.1 it shall use all best skill and care in such provision and shall perform its obligations in accordance with the Order;
8.1.2 title to the Products (including software unless expressly agreed) ordered under the Order shall transfer free from any security interest or other lien or encumbrance;
8.1.3 it has the rights to grant the licence rights set out in this Agreement and in the Order;
8.1.4 that the Products are of good quality, material and workmanship in accordance with best industry practice;
8.1.5 the goods are and will be fit for the intended purpose and use;
8.1.6 the Products are free from defects and hazards to health;
8.1.7 the Products are new and not used, repaired or reconditioned and not of an age that deteriorates or impairs their usefulness, safety or operation;
8.1.8 the Products do not infringe the rights of any third party;
8.1.9 as applicable, any Product which are aircraft components or materials will be accompanied by either CASA Form 1, FAA 8130-3, EASA Form 1 or equivalent, or as per CAS Part 12 MRO Chapter 12;
8.2 As applicable, Supplier must ensure that Products of a thermal/acoustic insulation material meet propagation requirements of FAR25-856 and be accompanied with the appropriate documentation. Burn test results for materials must be shipped with goods.
8.3 Supplier must ensure that Material Safety Data sheets accompany Products.
8.4 All Products’ wooden packaging provided by Supplier must be treated in accordance with ISPM15 Standard and marked accordingly.
8.5 The Buyer reserves the right to return any Products received with less than 75% shelf life remaining.
8.6 For standard parts and raw materials forming part of the Products, a Certificate of Conformity shall be supplied by Supplier with the parts and or raw materials.
8.7 As applicable, to comply with Australian quarantine requirements all shipping invoices issued by Supplier must state and be signed as either “New Items: These goods are free from Quarantine Risk” or “Used Items: Refurbished/Refurbished as new and are free of all Quarantine Risk material prior to arrival in Australia”.
8.8 The Products will be delivered carload paid to the address stated as the address for delivery on the Order unless otherwise specified in the Order. Supplier shall bear the risk of loss and damage to the Products until they are delivered (and off loaded) in conformity to the Order at Buyer’s destination specified in the Order. This shall not affect or waive any of Supplier’s warranties or other obligations under this Agreement or the applicable Order for, or in relation to, the Order. Upon delivery of the Products by Supplier to Buyer (or Buyer at the request of Buyer) may perform an acceptance test upon such Products. The Products shall be deemed to have been accepted when notified by Buyer in writing, including applicable that Supplier has overcome any defects.
8.9 Supplier agrees:
8.9.1 that title to the Products and associated Documentation provided to Buyer under the Order shall pass to and;
8.9.2 grants a worldwide, royalty free, perpetual, irrevocable, transferable right to use, modify, adapt, distribute and onward develop the Products (including any software contained in the Products and utilisation rights thereof, to the Buyer (or its Affiliate) upon delivery of the Products to the Buyer, or purchase, whichever is the earlier.
8.10 When delivering a Product that contains software to Buyer, Supplier shall deliver all of the following, unless mutually agreed otherwise:
8.10.1 the object code for the software;
8.10.2 the source code for the software;
8.10.3 all Development Documentation and other Documentation relating to the software;
8.10.4 copies of all applications and tools used in the creation or development of the software;
8.10.5 any password and encryption details necessary to access the software or its source code; and
8.10.6 documentation of the software, including full name and version details, design information (including module names and functionality, the type of media on which the software is provided, details of any commands required to install and make a backup copy of the software, any compression used in packaging the software, and details of operating systems on which the software runs.
8.11 Supplier may not deliver the Products by separate instalments unless agreed in writing by Buyer.
8.12 Time for the performance of all obligations of Supplier under this Agreement and Orders is of the essence.

9. Developments
9.1 Supplier agrees that it will promptly communicate the Developments to the Buyer together with all inventions, programs, improvements, processes, standards, techniques, developments, know how, designs or any other original matters whether capable of registration or not associated with the Products which, at any time during the performance of this Agreement, Supplier might devise or discover. Supplier further agrees that all such Intellectual Property Rights and all rights throughout the world deriving from the same which arise after this Agreement has terminated shall vest in Buyer absolutely, as works made for hire.
9.2 Supplier shall, both during the continuance and following the termination of this Agreement for any reason whatsoever, at the request and reasonable expense of Buyer, as Buyer may require, apply for, and do all acts and things necessary to obtain registration or other protection in respect of the Intellectual Property Rights in the Developments in any part of the world. Further, Supplier shall vest all such Intellectual Property Rights in Buyer, or as Buyer may direct.
9.3 Supplier shall not, at any time, whether during the continuance or following the termination of this Agreement for any reason whatsoever, do anything to impel the validity of any of the Intellectual Property Rights in the Developments in the Buyer’s possession or control. Supplier shall, and shall require the third party or third parties who are in possession or control, to abide by all confidentiality duties, and to restrict the use of the developments and documentation to the extent required by Buyer to ensure that the developments and documentation are used only for the purpose of ensuring the intellectual property rights in the Developments are protected.
9.4 To the extent that any of the rights, title and interest referred to in clause 9.1 do not vest in Buyer by operation of law, Supplier hereby grants an irrevocable, worldwide, royalty free, licence to its Background Intellectual Property and Third Intellectual Property to Buyer, without further consideration.
9.5 The Buyer, in its absolute discretion may grant a licence to the Supplier in respect of the Intellectual Property Rights referred to in clause 9.1 on commercial terms to be mutually agreed between the Buyer and the Supplier.
9.6 With respect to any moral rights which arise under clause 9.1, Supplier shall procure that all applicable moral rights shall not be asserted by the holder of such rights.
9.7 Supplier agrees at the additional cost to Buyer, shall:
9.7.1 comply with all of Buyer’s standard policies that are relevant to the supply of the Products and any other on-site regulations specified by Buyer for personnel working at Buyer’s premises or relating to accessing any Buyer’s computer systems. Buyer shall provide Supplier with a copy of such policies and standards as they exist at the Order date, and, when they are updated, promptly following issue of the updated version.
9.7.2 provide the Products in compliance with all requirements of all applicable legislation from time to time in force and which is or may become applicable to the Products. Supplier shall promptly notify Buyer if Supplier is required to make any change to the Products for the purposes of complying with its obligations under this clause; and
9.7.3 Supplier agrees that they or any such changes or or direct component Suppliers. Supplier agrees to indemnify and hold the Buyer harmless from and against all costs and expenses for the removal, repair or replacement and reinstallation of counterfeit components incorporated into a Product sold by Supplier to the Buyer where the counterfeit component was procured by Supplier from a person or entity other than a franchised distributor or direct component supplier or other person or entity pre-approved by the Buyer in writing.
9.8 Supplier agrees, unless directed otherwise by the Buyer, to ensure components through franchised distributors or direct component Suppliers. Supplier agrees to indemnify and hold the Buyer harmless from and against all costs and expenses for the removal, repair or replacement and reinstallation of counterfeit components incorporated into a Product sold by Supplier to the Buyer where the counterfeit component was procured by Supplier from a person or entity other than a franchised distributor or direct component supplier or other person or entity pre-approved by the Buyer in writing.
9.9 Supplier will:
9.9.1 require that its suppliers provides a Certificate of Conformance with each component shipment;
9.9.2 perform incoming inspections of components and paperwork to ensure conformity to the relevant specification; and
9.9.3 maintain and document incoming inspection specifications used for each component used in manufacturing Products. The foregoing obligations of this Section
9.10 Supplier’s quality system shall be compliant with the requirements of ISO9001.
9.11 Buyer may at any time make changes in writing to relating to the Order, including changes in the drawings or specifications, method of shipment, quantities, packing or time or place of delivery. If such changes result in an increase in cost of, or time required for, performance of the Order an equitable adjustment will be made to the price, delivery schedule or both. Any such claim or adjustment must be approved by Buyer in writing before Supplier proceeds with such changes.
9.12 Supplier undertakes to work with the Buyer to maintain a technical watch for obsolescence on all Products. For the purpose of this Agreement, a technical watch shall be defined as the provision of forward visibility of parts, processes and materials procured from Supplier’s subcontract and supply base. This watch shall occur on a quarterly basis.
9.13 Supplier will maintain detailed quality control and manufacturing sub-assembley and component Traceability records for the period of at least twelve years from the date of last supply of the Products. After twelve (12) years, Supplier shall either agree to continue holding the records or shall offer the Buyer, at no charge, the option to transfer them for archiving or provide electronic copies to the Buyer. No record shall be destroyed without the Buyer’s written approval.

10. Quality
10.1 Supplier’s quality system shall be compliant with the requirements of ISO9001.
10.2 Buyer may at any time make changes in writing to relating to the Order, including changes in the drawings or specifications, method of shipment, quantities, packing or time or place of delivery. If such changes result in an increase in cost of, or time required for, performance of the Order an equitable adjustment will be made to the price, delivery schedule or both. Any such claim or adjustment must be approved by Buyer in writing before Supplier proceeds with such changes.
10.3 Supplier undertakes to work with the Buyer to maintain a technical watch for obsolescence on all Products. For the purpose of this Agreement, a technical watch shall be defined as the provision of forward visibility of parts, processes and materials procured from Supplier’s subcontract and supply base. This watch shall occur on a quarterly basis.
10.4 Supplier will maintain detailed quality control and manufacturing sub-assembley and component Traceability records for the period of at least twelve years from the date of last supply of the Products. After twelve (12) years, Supplier shall either agree to continue holding the records or shall offer the Buyer, at no charge, the option to transfer them for archiving or provide electronic copies to the Buyer. No record shall be destroyed without the Buyer’s written approval.

11. Traceability
11.1. Supplier shall ensure that all Products, sub-assemblies and the components contained therein supplied to the Buyer are completely Traceable back to manufacturer by batch or lot or date code.
11.2 Buyer agrees, unless directed otherwise by the Buyer, to require components through franchised distributors or direct component Suppliers. Supplier agrees to indemnify and hold the Buyer harmless from and against all costs and expenses for the removal, repair or replacement and reinstallation of counterfeit components incorporated into a Product sold by Supplier to the Buyer where the counterfeit component was procured by Supplier from a person or entity other than a franchised distributor or direct component supplier or other person or entity pre-approved by the Buyer in writing.
11.3 Supplier agrees that:
11.3.1 require that its suppliers provides a Certificate of Conformance with each component shipment;
11.3.2 perform incoming inspections of components and paperwork to ensure conformity to the relevant specification; and
11.3.3 maintain and document incoming inspection specifications used for each component used in manufacturing Products. The foregoing obligations of this Section
11.4. Supplier agrees to maintain and document incoming inspection specifications used for each component used in manufacturing Products. The foregoing obligations of this Section
11.5 For components purchased from the Buyer, Supplier shall maintain the traceability back to the paperwork provided by the Buyer as part of the components transfer.
12. Buyer's Property

12.1 Buyer's Property which is furnished to the Supplier, shall become and/or remain the exclusive property of the Buyer. The Buyer may demand possession thereof at any time without notice; however, if such a demand of possession is made and it affects Supplier's cost of performing the Order(s) on which the Buyer's Property is or was to be used, or affects Supplier's ability to meet any delivery dates under such Order(s), then such demand shall constitute a modification for which Supplier is entitled to a price adjustment or delivery adjustment if so mutually agreed to by both.

12.2 Supplier shall maintain and keep the Buyer's Property in good condition. The Buyer will compensate Supplier at its normal hourly rates for all calibration, maintenance or repair services to the Buyer's equipment or tooling (other than normal preventative maintenance services or services to correct defects caused by Supplier's act or omission or negligence or willful misconduct). The Buyer will be charged in accordance with the Buyer's Property rates and the rate in this agreement and in writing. The Buyer is not required to compensate Supplier for any such services associated with equipment or tooling owned by Supplier and not intended to be assigned to the Buyer.

12.3 The Buyer's Property shall not be used by Supplier or its Affiliates for any purpose other than for the supply of Product or any other purpose as otherwise agreed in writing between the Parties.

12.4 Supplier will remove Buyer's Property from Supplier's premises except upon the Buyer's written permission of the Buyer. Supplier may remove Buyer's Property from Supplier's premises for purposes of repair provided that Supplier provides advance notice to the Buyer of the anticipated removal.

12.5 Supplier shall keep the Buyer's Property separate and apart from its own property and that of other persons and shall clearly mark the Buyer's Property as being the Buyer's property.

12.6 Supplier will maintain and keep the Buyer's Property in good working order and condition and shall take all necessary steps to keep the Buyer's Property adequately accounted for by the Supplier.

12.7 Upon termination of the Agreement in accordance with any provision of this Agreement, Supplier shall return to the Buyer for its sole use and benefit the Buyer's Property or, if the Buyer's Property cannot be returned or is not returned, Supplier shall pay the Buyer the fair market value of the Buyer's Property. If for any reason Supplier is unable to return the Buyer's Property as being the Buyer's property.

12.8 Supplier shall maintain and keep the Buyer's Property in good working order and condition and shall take all necessary steps to keep the Buyer's Property adequately accounted for by the Supplier.

13. LIABILITY AND INDEMNITY

13.1 SUPPLIER REPRESENTS AND WARRANTS THAT IT HAS THE AUTHORITY TO PERFORM ALL ITS OBLIGATIONS AND GRANT THE RIGHTS GRANTED PURSUANT TO THIS AGREEMENT OR THE ORDER AND THAT SUCH PERFORMANCE OR THE GRANTING OF SUCH RIGHTS IS NOT IN BREACH OF ANY AGREEMENT TO WHICH IT IS A PARTY OR OTHERWISE BOUND.

13.2 SUPPLIER SHALL BE LIABLE FOR DAMAGES, COSTS, EXPENSES (INCLUDING ANY OTHER SUMS INCURRED OR CHARGED THAT BUYER MAY SUFFER IN CONNECTION WITH ANY ACTS OR OMISSIONS OF SUPPLIER UNDER THIS AGREEMENT OR THE ORDER.

13.3 SUPPLIER SHALL INDEMNIFY, KEEP INDEMNIFIED AND HOLD HARMLESS BUYER FROM AND AGAINST ANY CLAIMS BY THIRD PARTIES WHICH ARE CAUSED BY OR ARISE OUT OF OR IN CONNECTION WITH: 13.3.1 ANY ACT OR OMISSION OF SUPPLIER; OR 13.3.2 ANY BREACH BY SUPPLIER OF ANY TERMS OF THIS AGREEMENT.

13.4 NOTWITHSTANDING ANYTHING STATED HEREIN NOTHING SHALL EXCLUDE OR LIMIT THE LIABILITY OF EITHER PARTY: 13.4.1 FOR DEATH OR PERSONAL INJURY ARISING AS A RESULT OF THE NEGLIGENCE OF THE OTHER OR ITS EMPLOYEES; OR 13.4.2 FOR FRAUD; OR 13.4.3 FOR LIABILITY ARISING PURSUANT TO CLAUSE 8, CLAUSE 9 CLAUSE 13.7 OR CLAUSE 14; OR 13.4.4 FOR GROSS NEGLIGENCE, DELIBERATE OR WILLFUL ACTS; OR 13.4.5 FOR ANY BREACH FOR WHICH IT WOULD BE ILLEGAL FOR THE RELEVANT PARTY TO EXCLUDE OR LIMIT TO OR ATTEMPT TO EXCLUDE OR LIMIT ITS LIABILITY.

13.5 SUBJECT TO CLAUSE 13.4, BUYER'S AGGREGATE LIABILITY UNDER THIS AGREEMENT IS LIMITED TO 100% OF THE TOTAL AMOUNT OF FEES WHICH HAVE BEEN PAID UNDER THIS AGREEMENT.

13.6 A采购方将保留所有合同的条款在任何情况下不对供应商不予追究的义务，同时供应商将保留任何合同的条款在任何情况下不对采购方不予追究的义务。


14.1 Supplier acknowledges that any and all of the Buyer's Back Ground Intellectual Property is and shall remain the sole property of Buyer.

14.2 Supplier undertakes not: 14.2.1 Copy Buyer's Intellectual Property Rights (other than as authorized under this Agreement) nor otherwise reproduce the same; 14.2.2 Utilize, customize, modify or create derivative works of, translate, adapt or vary Buyer's Intellectual Property Rights except as expressly permitted in this Agreement or otherwise agreed in writing between the Parties; 14.2.3 Disassemble, decompile or reverse engineer Buyer's Intellectual Property Rights, except if and to the extent permitted by applicable law; and 14.2.4 License or sell any buyer's intellectual Property Rights, or any part thereof, to any third party.

15. Termination

15.1 Supplier shall be entitled by notice in writing, without prejudice to any of its rights herein, to terminate forthwith this Agreement if Buyer is in substantial breach of a material term of this Agreement and within sixty (60) days of the date of receipt by Buyer of a written request from Supplier to remedy such breach Buyer fails to remedy such breach.

15.2 Without prejudice to any of its accrued rights whether arising out of or in connection with this Agreement either Party shall be entitled to immediately terminate this Agreement by notice in writing if any of the following:

15.2.1 Becomes an externally-administered body corporate or an insolvent under administration or has a controller appointed over its property (within all the meaning of section 9 of the Corporations Act 2001 (Cth));
15.2.2 Has a resolution passed for its winding up or liquidation; 15.2.3 Becomes insolvent or bankrupt; 15.2.4 Cannot pay its debts as and when they fall due; 15.2.5 Has proceedings brought against it under any bankruptcy or insolvency law and such proceedings are not discharged or stayed within 14 Business Days; 15.2.6 Becomes insolvent or bankrupt as and when they fall due; 15.2.7 Causes or is subject to any event that has analogous effect to any of clauses 15.2.1 to 15.2.6 above.

15.3 Buyer shall be entitled by notice in writing, without prejudice to any of its rights herein, to terminate forthwith this Agreement if Supplier is in substantial breach of a material term of this Agreement and within sixty (60) days of the date of receipt of a written notice from Supplier to remedy the breach Buyer fails to remedy the breach.

15.4 Either party shall notify the other in writing within thirty (30) days of the date the other party notified the first party of any act or omission of Supplier or any of its Affiliates:

15.4.1 Purchases a controlling interest, acquires or otherwise has any interest in a Direct Competitor of Supplier or 15.4.2 Purchases, has or acquires any interest in a Direct Competitor of Supplier. Supplier shall have the right to terminate this Agreement if either party notifies the other of any act or omission of Supplier or any of its Affiliates.

15.5 This Agreement may be terminated by Buyer serving one month's notice in writing on Supplier in which event Buyer's sole liability will be to pay to Supplier fair and reasonable compensation for work-in-progress at the time of cancellation but such compensation will not include loss of profits (whether direct or indirect and whether actual or anticipated) or any indirect or consequential loss.

15.6 Supplier shall provide or return, as applicable, to Buyer all the Developments and any other material relating to the Developments and all copies of any of them by no later than thirty (30) days from the date of expiration or termination of this Agreement for all cause whatsoever.

16. Confidentiality Obligations

16.1 Each party agrees to maintain Confidential Information received from the other in confidence and not to use or disclose such Confidential Information, without the prior written approval of the disclosing party, except as required to comply with any order of a court or any applicable law, regulation or law of any jurisdiction.

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16.2 Each Party agrees that the Confidential Information shall be disclosed only on a need-to-know basis to their employees, officers, directors, Affiliates, agents, professional advisors or others that are likewise subject to a confidentiality obligation. Each Party shall protect the Confidential Information of the other by using the same degree of care, but not less than a reasonable degree of care, to prevent the unauthorized disclosure or use thereof that such Party uses to protect its own confidential information of like nature. The Parties hereby acknowledge that damages may not be an adequate remedy for any breach of this clause 16.1 and that either Party will therefore be entitled to apply for injunctive relief from any court of competent jurisdiction to restrain any breach or threatened breach of this clause 16.1.
16.3 Supplier shall keep confidential all Buyer proprietary information including, but not limited to, designs, processes, drawings, specifications, reports, data, and other technical or business information and the features of all parts, equipment, tools, gauges, patterns, and other items furnished or disclosed to the Supplier by the Buyer and the Supplier shall use such information and items, and the features thereof, only in the performance of this Agreement for the Buyer.
16.3 Return of Confidential Information:
Upon termination or expiration of this Agreement, each Party agrees at the request of the other Party to destroy and certify destruction thereof of all Confidential Information in its possession received from the other save insofar as the receiving Party needs such Confidential Information to fulfill its post-termination obligations to the other Party or to Customers.

17. Price and Payment
17.1 Supplier shall invoice Buyer (by way of a Tax Invoice) for the Products which are specified in the Order the fees specified in the Order upon Buyer’s written acceptance of the Products. Such invoice shall include: Order number, descriptions of the Products, sizes, quantities, prices and totals. Supplier may invoice Buyer for Products on or at any time after date of delivery or acceptance whichever is the later by sending the invoice to allaccounts payable@cobham.com or mailing it to Buyer’s address.
17.2 Buyer shall pay to Supplier the invoiced fees in the currency of payment as set out in the Order within seventy-five (75) days of receipt of a correct invoice. All payments shall be made to Supplier at the address shown in the Order. Buyer may make adjustments or withhold payment if Buyer reasonably deems that any invoices are not submitted in accordance with this Agreement, due to any shortages or failures, or for any failure to comply with the requirements of the Order.
17.3 Subject to clause 17.4, the fees and any other sums payable by Buyer are gross amounts inclusive of:
17.3.1 any value added tax and all other foreign, federal, local, sales or use taxes;
17.3.2 all charges including, but not limited to, packaging material, packing, shipping, loading, carriage, insurance and delivery of the Products to Buyer’s specified place of delivery; and
17.3.3 any duties, imposts and levies.
17.4 GST
17.4.1 Supplier warrants to Buyer that it is registered for GST (if required).
17.4.2 Unless otherwise stated in the Order, the fees for the Products specified in the Order are exclusive of GST.
17.4.3 Where under GST Law GST is payable on a supply made by Supplier under this Agreement and Supplier has issued Buyer with a Tax Invoice, Buyer will pay an amount equal to such GST as an when it pays the fees for the Products.

18. Assignment
Supplier shall not assign the benefit or delegate the burden of this Agreement or any Order (whether in whole or in part) without the prior written consent of Buyer.