MA-PUR-LST-002

Revision: B 26-Oct-2017

Subject: Purchasing

Title: Supplier/Vendor Terms & Conditions

Reference: AS9100C - 7.4

Controlled Electronically

Custodian: Quality Approval: Executive Committee

8121 North 116th East Avenue, Owasso, Oklahoma USA 74055

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ACCEPTANCE

Unless otherwise specifically agreed to in writing, the following terms and conditions shall apply to the SUPPLIER'S acceptance of Purchase Order and Mingo Aerospace, LLC (MA) acceptance of ordered items. The acceptance of order by the SUPPLIER shall be conclusive evidence of the SUPPLIER'S approval, consent, and agreement to the terms and conditions herein. SUPPLIER'S acceptance of such shall be implied by full or partial performance under, or indication thereof of the Purchase Order. Any terms and conditions listed on any SUPPLIER documents which are in addition to or in conflict with these terms and conditions are objected to unless otherwise mutually agreed upon in writing.

Upon acceptance of the Purchase Order SUPPLIER certifies that personnel are appropriately trained, qualified, and certificated (where applicable) for work performed while executing the Purchase Order.

QUALITY

SUPPLIER shall maintain a quality management system; preferably one that is approved by FAA, EASA or ISO9001/AS9100, or which is acceptable and appropriate for the items supplied hereunder and shall comply with general industry standards. Items supplied shall meet the requirements of the applicable technical specifications and documentation (drawings, specifications, standards, etc.). The SUPPLIER shall comply with the revision in effect at the time the Purchase Order is issued unless otherwise specified on the Purchase Order. It shall be the sole responsibility of the SUPPLIER to monitor the technical specifications regarding materials, methods, form, fitness, and function are observed, whether or not the items have been manufactured by SUPPLIER or by any of the SUPPLIER'S subcontractors. If no specific requirements are stated, good industry and craftsman-like practice shall be observed.

CERTIFICATION AND TRACEABILITY

All items must conform to the Original Equipment Manufacturer's (OEMs) specifications and tests. An 8130-3 tag or Certification of Conformance must accompany the items from SUPPLIER'S facility, including a statement of the condition of the item, back-up data on file for inspection, and signed by an authorized representative of the SUPPLIER. Should such certification not accompany the shipment, items will be held in quarantine and no payment will be processed until the proper certification is received. MA reserves the right to be supplied with and/or audit such certification on all new items purchased. MA will require traceability back to a valid FAA, EASA, OEM, or an approved source (such as a 121 operator or a 145 repair station) and full source documentation. All raw material, machining, and processing certifications shall be supplied at no cost if requested. SUPPLIER shall to all requirements for design, test inspection, verification, and use of statistical techniques for product acceptance.

Unless otherwise specified on the purchase order, SUPPLIER shall work to, and certify to, the latest revision of the technical data including drawings, process specifications, and regulatory requirements.



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LIABILITY

The **SUPPLIER** is liable for all defects in items delivered, including concealed defects, even if they are recognizable and discovered only upon processing, installation, and/or use, and this is not subject to any time limit for claim by **MA**. The **SUPPLIER** shall indentify and hold **MA** harmless from all claims arising from infringement of industrial proprietary rights, patents, copyrights, and other third-party rights, and **SUPPLIER** agrees that it will defend at its own expense any and all suits against **MA** for infringement of any United States or foreign patent, copyright, or other intellectual property right. **MA** has the option to reject nonconforming items. All rejected items will be returned at **SUPPLIER'S** expense. In urgent cases or in the event of delay in supplying a replacement, **MA** shall, at the **SUPPLIER'S** expense, have the right to remedy the defects, or to procure a replacement elsewhere. This shall not affect **MA's** statutory warranty and liability claims, which are in addition to those expressly set forth herein.

PACKAGING & SHIPPING

Unless otherwise specified, all packing and packaging shall comply with best commercial practice. The price includes all charges for such packing, packaging and transportation to the shipping point. All items must be packed in accordance with manufacturer specifications. All Hazardous Materials/Dangerous Goods shipped to or on behalf of MA, must be packaged, labeled, and shipped in accordance with, and comply with the International Air Transport Association (IATA) and Federal Aviation Administration (FAA) regulations, as well as any and all other applicable laws and regulations. All shipments must be packaged in a way that shipped material will not be damaged.

SUPPLIER shall include with each shipment a packing slip containing the Purchase Order number, the item nomenclature/description, the item part number, the item serial number (where applicable), and the quantity of items.

If an MSDS is required for this material, the **SUPPLIER** shall include one copy of the MSDS, and it shall be identifiable and provided with each shipment of the items furnished under the order.

NONCONFORMING PRODUCT

MA shall be contacted to provide disposition instructions when appropriate for nonconforming items that result from the Purchase Order, whether produced through manufacturing process, or a product from overhaul/repair maintenance activity. If an item/product is found to be nonconforming after being sent to MA, the SUPPLIER must then notify MA immediately of the nonconforming item/product.



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PRICING & DELIVERY

All prices are stated in U.S. Dollars and shall stay firm during the entirety of the Purchase Order. Any price increases will be absorbed by the **SUPPLIER**.

If the **SUPPLIER** becomes aware of any circumstances that are likely to cause a delay in delivery of the ordered item(s), the **SUPPLIER** will immediately notify **MA** in writing stating the reason for the delay and the updated delivery date. Upon receipt of this information, **MA** reserves the right to keep or cancel the Purchase Order without liability or penalty. **MA** also reserves the right to cancel a Purchase Order if the **SUPPLIER** cannot meet the needs of an expedited Purchase Order.

RIGHT OF ENTRY

SUPPLIER hereby grants to **MA**, its customers, and any applicable regulatory agencies, the right to enter on its premises as well as other necessary places, during normal business hours, for the purpose of inspection of **SUPPLIER'S** facilities and systems to ensure **SUPPLIER'S** compliance with the terms and requirements of order, including the quality of the contracted work, records, and materials.

ASSIGNMENT & MODIFICATION

SUPPLIER shall not assign, sell, or subcontract the Purchase Order, or any part thereof, without **MA's** prior written consent. **SUPPLIER** shall notify **MA** of changes in product and/or process, changes of suppliers, changes of facility location and, where required, obtain **MA** approval. No modification of the order shall be binding, unless agreed to in writing by an authorized representative of **MA**.

All **SUPPLIER** requirements mandated by **MA** must be flowed down to sub-tier suppliers.

OUTSIDE MAINTENANCE FUNCTIONS

SUPPLIER shall meet all the requirements set forth by FAA and EASA (where applicable) to be able to perform maintenance functions for **MA**. This includes having an FAA approved drug program and a quality management system, etc...

CORRECTIVE ACTION

SUPPLIERS must have a system for Corrective Action. **SUPPLIERS** must provide a Corrective Action response within 30 calendar days. If a Corrective Action is not responded to within 60 days of receipt, **MA** reserves the right to terminate, for cause, any open Purchase Orders with the **SUPPLIER**. Unusual circumstances that require additional time to resolve should be arranged in advance by the **SUPPLIER** through **MA's** Quality department.



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SUPPLIER RECORDS

The **SUPPLIER** shall maintain a documented procedure, maintaining and controlling Quality records in accordance with acceptable quality system standards. Upon request, **SUPPLIER** shall be capable of retrieving and delivering records to **MA**.

RECORD RETENTION

Unless otherwise approved by MA in writing, SUPPLIER shall maintain all records that provide objective evidence of compliance to MA Purchase Order requirements for a minimum of 5 years after the last delivery of products and/or services listed on the Purchase Order received by MA. Prior to discarding, transferring to another organization, or destruction of such records, the SUPPLIER shall notify MA Quality department in writing and give MA the opportunity to gain possession of the records. These requirements are applicable to records generated by SUPPLIER'S sub-tier sources.

DUTY TIME LIMITATIONS

SUPPLIER shall relieve each person performing a maintenance or preventive maintenance function from duty for a period of at least 24 consecutive hours during any seven consecutive days, or the equivalent thereof within any one calendar month.

SUSPECTED UNAPPROVED PARTS / COUNTERFEIT PARTS

SUPPLIER shall have in place, mitigation plans for the detection and disposition of suspected unapproved parts / counterfeit parts, to prevent those items from entering the supply stream.

SUPPLIER EMPLOYEE ACCOUNTABILITY

SUPPLIER shall ensure employees are aware of the following:

- 1. Their contribution to product/service conformity.
- 2. Their contribution to product safety.
- 3. The importance of ethcial behavior.

Document Change Record (Replaces Obsolete Form MA-DOC-FRM-001)				
22-May-2015	Original Issue	J. Andoe	Original	
16-Sep-2016	Added clause to flow down the requirement for supplier to have	J. Andoe	А	
26-Oct-2017	Updated to meet requirements of AS 9100 D.	T. Addis	В	
Document Approval				
(Replaces Obsolete Form MA-DOC-FRM-002)				

This document has been reviewed and approved by the Executive Committee IAW Mingo Aerospace Quality

Manual MA-QAS-QM-02, Section 1.4				
Jimmy Newman, VP of Operations	General Manager, vacant position at this time Todd Addis, Director			
Approval Signature on File See MA-DOC-LST-001	Approval Signature on File See MA-DOC-LST-001	Approval Signature on File See MA-DOC-LST-001		

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